

Riga Sugar Company Ltd.

Regd. Office: 14, Netaji Subhas Road, 2nd Floor, Kolkata - 700 001
©: 2231-3214/3415/3416, 4050 6600 Fax: (033) 2230-3663
E-mail: ho.rigasugar@gmail.com, Website: www.rigsugar.com
CIN-L15421WB1980PLC032970

04.12.2020

BSE Limited, Phiroze Jeejeebhoy Towers Dalal Street Mumbai-400 001

The Calcutta Stock Exchange Ltd. 7, Lyons Range Kolkata – 700 001

Dear Sir,

Re: Annual Report 2019-20 of the Company

With reference to the above enclosed herewith please find Annual Report of the Company for the year 2019-20 along with Notice of the Annual General Meeting of the Shareholders of the company to be held on 30.12.2020.

Thanking you,

Yours faithfully, For Riga Sugar Co. Ltd.

B.K.Bhartia Company Secretary

Encl: As above



FACTORY: Dhanuka Gram, P.O. RIGA-843327, Dist. Sitamarhi (Bihar)

©: (06226) 285085

E-mail: sugar.rigasugar@gmail.com, distillery.rigasugar@gmail.com

RIGA SUGAR COMPANY LIMITED

Registered Office: 14, Netaji Subhas Road, Kolkata- 700 001 Telephone No.: 033-2231 3415, Email: sprasad@rigasugar.in

Website: www.rigasugar.com CIN: L15421WB1980PLC032970

NOTICE OF 39th ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Thirty Ninth Annual General Meeting of the Members of Riga Sugar Company Limited will be held on Wednesday, the 30th December, 2020, at 11.00 AM (IST) for the transaction of the following businesses, through Video Conferencing/ Other Audio Visual Means in conformity with the regulatory provisions and Circulars issued by the Ministry of Corporate Affairs, Government of India:-

ORDINARY BUSINESS:

- 1. To consider and adopt the Financial Statements of the Company for the financial year ended 31st March, 2020, and the Reports of the Board of Directors and the Auditors thereon.
- 2. To appoint a Director in place of Mr. Nirmal Kumar Parasramka (DIN: 00086584), who retires by rotation and, being eligible, offers himself for re-election.

SPECIAL BUSINESS

To consider and, if thought fit, to pass the following resolution as a Special Resolution:-

"Resolved that, in accordance with the provisions of Section 149, 152 read with Schedule IV of the Companies Act, 2013, and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, Mrs. Sulekha Dutta (DIN:07114240), who completed her 5 years term on 30th March, 2020 and was appointed as Additional Director in the Capacity of Independent Director of the company by the Board of Directors, with effect from 31st March, 2020 subject to approval of the shareholders and in respect of whom the company has received a notice in writing under section 160 (1) of the Act from a member proposing her candidature for the office of director of the company, be and is hereby appointed as an Independent Director of the company for a period of 5 consecutive years with effect from 31st March, 2020 to 30th March, 2025, or till such earlier date to conform with the policy on retirement and as may be determined by any applicable statutes, rules, regulations orguidelines."

4. To consider and, if thought fit, to pass the following resolution as a Special Resolution:-

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 (hereinafter referred to as "the Act") and the Rules made thereunder read with Schedule IV to the Act, Regulation 17(1A) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including any amendment(s), statutory modification(s) and/or re-enactment thereof for the time being in force and subject to such other laws, rules and regulations as may be applicable in this regard approval of the Members of the Company be and is hereby granted to continuance of Mr.Dilip Datta (DIN 00406151) as an Independent Director till the remaining period of his term i.e. upto 30th September, 2021 or the date of 40th Annual General Meeting whichever is earlier, who has attained the Age of seventy five(75) years on 7th September, 2020 and in respect of whom Board of Directors made recommendation for his continuance as Independent Director."

5. To consider and, if thought fit, to pass the following resolution as an OrdinaryResolution:-

"Resolved that,in accordance with the provisions of Section 148 and other applicable provisions, if any, of the Companies Act, 2013, the remuneration of M/s. Mani & Co., Cost Accountants (Firm Registration No.000004), appointed by the Board of Directors, on the recommendation of the Audit Committee, as the Cost Auditor to conduct audit of Cost Records maintained by the Company for the financial year 2020-21, be paid the remuneration of Rs. 90,000/- plus applicable taxes and out of pocket expenses."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds and things and take all steps as may be necessary or expedient to give effect to this resolution."

By Order of the Board For Riga Sugar Company Limited

Place: Kolkata
Date: 26.11.2020

Bishnu Kumar Bhartia

Company Secretary & Compliance Officer Membership No. ACS2720

Notes:

- (i) Explanatory Statement, pursuant to Section 102 of the Companies Act, 2013 ('the Act'), relating to the Special Business to be transacted at this Annual General Meeting ('AGM'), is annexed.
- (ii) Since this AGM will be held through Video Conferencing ('VC')/Other Audio Visual Means ('OAVM'), Members will not be able to appoint proxies for this meeting. Further, Attendance Slip and Route Map are not being annexed to this Notice
- (iii) The Register of Members and Transfer Books of the company will be closed from 28th December, 2020 to 30th December 2020 (both days inclusive)
- (iv) The Attendance of Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- (v) Corporate Members are requested to send ascanned copy (in PDF/JPG format) of the Board Resolution authorising their representatives to attend the AGM, pursuant to Section 113 of the Act, through e-mail at sprasad@rigasugar.in.
- (vi) In terms of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, the Resolutions for consideration at this AGM will be transacted through remote e-voting (facility to cast vote prior to the AGM) and also e-voting during the AGM, for which purpose the Board of Directors of the Company ('the Board') have engaged the services of NSDL. The Board has appointed Mr. H.M.Choraria, Practicing Company Secretary, as the Scrutinizer for this purpose.
- (vii) Remote e-voting will commence at 9.00a.m.on 27th December, 2020 and will end at 5.00 p.m. on 29th December, 2020, when remote e-voting will be blocked by NSDL.
- (viii) Voting rights will be reckoned on the paid-up value of shares registered in the name of the Members on 23rd December, 2020 (cutoff date). Only those Members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial
 Owners maintained by the Depositories as on the cut-off date will be entitled to cast their votes by remote e-voting or e-voting during
 the AGM. A person who is not a Member on the cut-off date should accordingly treat this Notice as for information purposes only.
- (ix) Pursuant to the Provisions of section 124 of the Act, the unpaid /unclaimed dividend till last financial year 2008-09 has been transferred by the Company to investor Education & Protection Fund (IEPF) established by the Central Government. Shareholders can claim the unclaimed dividend transferred to IEPF by making an application in the manner specified under IEPF Rules.
- (x) In conformity with the applicable regulatory requirements, the Notice of this AGM and the Report and Accounts 2020 are being sent only through electronic mode to those Members who have registered their e-mail addresses with the Company or with the Depositories.
 - Members who have not registered their e-mail addresses with the Company or with the Depositories and wish to receive the aforesaid documents are required to register their e-mail addresses by sending e-mail to sprasad@rigasugar.in or write to Registrar & Share Transfer Agent.
- I. Instructions for attending the AGM through VC /OAVM
- (a) Members who wish to attend this AGM through VC / OAVM are requested to login to the e-voting system of NSDL at https://www.evoting.nsdl.com/under 'Shareholder / Member Login' by using their remote e-voting user ID and password. Thereafter, click on the link appearing under 'Join General Meeting' against the Electronic Voting Event Number ('EVEN') of Riga Sugar Company Limited.
 - Members who do not have their user ID and password for remote e-voting or have forgotten their user ID and / or password may retrieve the same by following the instructions given under (II) below.
- (b) The facility for the Members to join this AGM through VC / OAVM will be available from 15 minutes before the time scheduled for the meeting and may close not earlier than 15 minutes after the commencement of the meeting. Members will be able to participate in the AGM through VC/OABM on a 1st come and 1st serve basis upto 1000. Large member (members holding 2% or more shareholding), promoters, Institutional Investors, Directors, Key Managerial Personnel, The Chairpersons of the Audit Committee,

Nomination and Remuneration Committee and Stakeholders Relationship committee, Auditor etc., will not be subject to the aforesaid restriction of 1st come 1st serve basis.

- (c) Members are requested to login to the NSDL e-voting system using their laptops / desktops / tablets with stable Wi-Fi or LAN connection for better experience. Members logging in from mobile devices or through laptops / desktops / tablets connecting via mobile hotspot or with low bandwidth, may experience audio / video loss due to fluctuation in their respective network.
- (d) Members who would like to express their views or ask questions during the meeting will be required to register themselves as speaker by sending e-mail to sprasad@rigasugar.in from the registered e-mail address, mentioning their name, DPID and Client IDs / folio number and mobile number. Only those Members who have registered themselves as speaker by 11 AM on 28th December, 2020 will be able to speak at the meeting.

Further, Members who would like to have their questions responded to during the AGM are requested to send such questions/queries in advance within the aforesaid date and time, by following similar process as stated above.

II. Instructions for remote e-voting

Step 1: Login to NSDL e-voting website

Please follow the following steps:

- (a) Launch internet browser by typing the URL:https://www.evoting.nsdl.com/and click on 'Shareholder/Member-Login'.
- (b) Insert your user ID & password on the login window and also insert the verification code as shown on the screen.

UserID:

	•
For Members holding shares in demat account with NSDL.	8 character DP ID followed by 8 digit Client ID. For example, if your DPID is IN300***and Client ID is12******, then your user ID is IN 300***12******.
For Members holding shares in demat account with CDSL.	16 digit Beneficiary ID. For example, if your Beneficiary ID is 12*************, then your user ID is 12**************.
For Members holding shares in certificate form.	EVEN followed by your folio number registered with the Company. For example, if the EVEN is 101456 and your folio number is 01/12***, then your user ID is 1014560112***.

Password:

(i) If you are already registered with NSDL for remote e-voting, you should use you rexisting password for login.

Members may also use OTP based login.

- (ii) If you are using NSDL e-voting system for the first time, you would need to use your 'initial password' for login, which has been communicated to you by the Company.
- (iii) If you are unable to retrieve the 'initial password', or have forgotten your password:

Click on 'Forgot User Details / Password?', if holding shares in dematerialised form, or

Click on 'Physical User Reset Password?', if holding shares in certificate form.

You may also send an e-mail requesting for password at evoting@nsdl.co.in, mentioning your name, PAN, registered address and your DP ID and Client ID / folio number.

- (c) Agree to the terms and conditions by clicking the box.
- (d) Click on 'Login'. Home page of remote e-voting opens.

Step 2: Cast your vote on NSDL e-voting website

- (a) Click on 'e-voting: Active Evoting Cycles / VC or OAVM' and select the EVEN of Riga Sugar Company Limited.
- (b) Now you are ready for remote e-voting as 'Cast Vote' page opens.

(c) Cast your vote by selecting appropriate option and click on 'Submit'. Thereafter click on 'Confirm' when prompted; upon confirmation, your vote is cast and the message 'Vote cast successfully' will be displayed.

Other Instructions

- (a) Corporate and Institutional Members (companies, trusts, societies etc.) are required to send a scanned copy(in PDF / JPG format) of the relevant Board Resolution / appropriate authorisation to the Scrutinizer through e-mail at hmchoraria@gmail.com with a copy marked to NSDL's e-mail ID evoting@nsdl.co.in.
- (b) Those who become Members of the Company after sending the Notice but on or before 23rd December, 2020 (cut-off date) may write to NSDL at evoting@nsdl.co.in or to the Company at sprasad@rigasugar.inrequesting for user ID and password. On receipt of user ID and password, the steps stated above under 'Step 2: Cast your vote on NSDL e-voting website' should be followed for casting of vote.
- (c) In case of any query / grievance, you may refer to the Frequently Asked Questions for Shareholders and e-voting User Manual for Shareholders available under the Downloads section of NSDL's e-voting website www.evoting.nsdl.com or contact:
 - Mr. Amit Vishal, Senior Manager, National Securities Depository Limited, Trade World, 'A' Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013 at telephone nos.1800-222-990 (toll free) or 022-2499 4360 or at e-mail ID amitv@nsdl.co.in;

III. Instructions for e-voting during the AGM

- (a) The procedure for e-voting during the AGM is the same as mentioned above for remote e-voting.
- (b) The aforesaid facility will be available only to those Members who participate in the AGM and who do not cast their votes by remote e-voting prior to the AGM. Members, who cast their votes by remote e-voting, will not be entitled to cast their votes once again.

IV. Instructions for the Members whose e-mail IDs are not registered with the Company or with the Depositories

Members who hold shares in the certificate form or who have not registered their e-mail addresses with the Company or with the Depositories and wish to participate in the AGM or cast their votes through remote e-voting or e-voting during the meeting, may obtain their user ID and password by registering their e-mail addresses by sending mail to sprasad@rigasugar.in.

Such Members may also write to NSDL at evoting @nsdl.co.in and obtain user ID and password by sending scanned copies of (i) signed request letter mentioning their name and DP ID and Client ID / folio number, (ii) share certificate (front and back) / self-attested client master or consolidated demat account statement, (iii) self-attested PAN Card, and (iv) any self-attested proof of their address (e.g. Driving License, Aadhaar Cardetc.).

General Information

- (a) There will be one vote for every Client ID / registered folio number irrespective of the number of joint holders.
- (b) In case the Members require any technical assistance with respect to attending the meeting or voting during the meeting, they may contact the helpline numbers mentioned above under Clause (c) of 'Other Instructions' for remote e-voting.
- (c) The Register of Directors and Key Managerial Personnel and their shareholding under Section 170 of the Act, the Register of contracts with related party, and contracts in which Directors are interested under Section 189 of the Act, will remain available for inspection during the meeting, on the NSDL e-voting system after login.
- (d) The Results of voting will be declared within 48 hours from the conclusion of the AGM and the Resolutions will be deemed to be passed on the date of the AGM, subject to receipt of requisite number of votes. The declared Results, along with the Scrutinizer's Report, will be available forthwith on the Company's corporate website www.rigasugar.com under the section 'Investor Areas' and

on the website of NSDL; such Results will also be forwarded to BSE Limited and The Calcutta Stock Exchange Limited, where the Company's shares are listed.

EXPLANATORY STATEMENT

Annexed to the Notice convening the Thirty Ninth Annual General Meeting to be held on 30th December, 2020.

Item No. 3

The Members of the Company at the 34thAnnual General Meeting ('AGM') held on 29th September, 2015 approved the appointment of Mrs. Sulekha Dutta as an Independent Director of the Company for a period of five years with effect from 31st March,2015. Mrs. Sulekha Dutta completed her first term on 30th March,2020..

The Board of Directors of the Company ('the Board') at the meeting held on 14th February, 2020 appointed Mrs Sulekha Dutta as Additional Director in the Capacity of Independent Director of the company with effect from 31st March, 2020 subject to approval of the shareholders.

The Board is of the view that, given the contribution to Board processes by Mrs. Sulekha Dutta and her knowledge, experience and performance, her continued association would benefit the Company. Mrs Dutta is also qualified company secretary and Professional in Corporate matter. Declaration has been received from Mrs. Sulekha Dutta that she meets the criteria of independence prescribed under Section 149 of the Companies Act, 2013 ('the Act') read with the Companies (Appointment and Qualification of Directors) Rules, 2014 and Regulation 16 of the Securities and Exchange Board of India (Listing Obligations and DisclosureRequirements) Regulations, 2015 ('Listing Regulations'). In the opinion of the Board, Mrs. Dutta fulfils the conditions specified in the Act & the Rules thereunder and the Listing Regulations for appointment as an Independent Director and she is independent of the management of the Company.

Consent of the Members by way of Special Resolution is required for appointment of Mrs. Sulekha Dutta in terms of Section 149 of the Act. Further, pursuant to Regulation 17 of the Listing Regulations, consent of the Members by way of Special Resolution is required.

Requisite Notice under Section 160 of the Act proposing the appointment of Mrs. Sulekha Dutta has been received by the Company, and consent has been filed by Mrs. Sulekha Dutta pursuant to Section 152 of the Act.

Additional information in respect of Mrs. Sulekha Dutta, pursuant to the Listing Regulations and the Secretarial Standard on General Meetings, is appearing in the ANNEXURE. Mrs. Dutta does not hold any share in the Company, either in her individual capacity or on a beneficial basis for any other person.

Mrs. Dutta is interested in this Special Resolution. None of the other Directors and Key Managerial Personnel of the Company, or their relatives, is interested in this Special Resolution.

The Board recommends this Special Resolution for your approval.

Item No.4

Mr. Dilip Datta (DIN:00406151) was appointed as an Independent Directors by the members of the Company at its 35th Annual General Meeting held on 30th September,2016,for the period of 5(five)years i.e upto expiry of five consecutive years or the date of 40th Annual General Meeting, whichever is earlier.

SEBI vide its Notification dated 9th May, 2018, notified SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018, which came in force with effect from1st April,2019.

In terms of the said amendment, no Listed Company shall, appoint a person or continue directorship of any person who has attained the age of seventy five years unless approval of the members is obtained by way of Special Resolution.

As Mr. Dilip Datta has attained the age of 75 years on 7th September, 2020 and in respect of whom Board of Directors in their meeting held on 26th August, 2020 made recommendation for his continuance as Independent Director till the remaining period of his term i.e. upto 30th September, 2021 subject to approval of the shareholders by way of special resolution in the ensuing Annual General Meeting.

In view of COVID-19 the prior approval of continuance of Mr. Dilip Datta before attaining the age of 75 years on 7.9.2020 could not be taken as Annual General Meeting could not be hold before that date.

Further pursuant to the provisions of Section149 of the Companies Act, 2013, and Rules made thereunder, members approval by way

of Special Resolution is sought at the ensuing Annual General Meeting for continence of Mr. Dilip Datta as Independent Director till 40th Annual General Meeting or 30th September, 2021 whichever is earlier.

The Company has received declaration in writing from Mr. Dilip Datta that he meet the criteria of independence as provided in Section 149 (6) of the Act and Regulation16(1)(b)of the SEBI Listing Regulations, 2015.

In the opinion of the Board, Mr. Datta fulfills the conditions specified in the Companies Act, 2013 and rules made thereunder and Regulation16(1) (b) of the SEBI Listing Regulations, 2015, for his continuation as an Independent Director of the Company. The Board also considers that his association would be of immense benefit of the Company and it is desirable to avail his services as an Independent Director on the Board of the Company.

Considering the skills, experience, knowledge Mr. Datta possess and the report of performance evaluation of Mr. Datta, the Board recommended for the approval of shareholders by way of special Resolution.

A brief profile of Mr. Dilip Datta is provided as Annexure A to the Explanatory Statement. Mr. Datta is not debarred or disqualified from appointed as Director of the Company by the Board / Ministry of Corporate Affairs or any such other statutory authority.

Except Mr. Dilip Datta none of the Directors or Key Managerial Personnel of the Company, or their respective relatives are in any way concerned or interested in the solution set out at Item No.4 of the notice.

Item No.5

As per the Companies (Cost records and Audit) Amendment Rules, 2014 the Company is required to appoint Cost Auditor for Sugar, Ethanol and Power. The proposal for re-appointment of M/s. Mani & Co., Cost Accountants as Cost Auditor for the year 2020-2021 was recommended by the Audit Committee to the Board. It was proposed to re-appoint M/s. Mani & Co., Cost Accountants, 'Ashoka", 111, Southern Avenue, Kolkata- 700029 as Cost Auditors for conducting the Cost audit of the cost records of the Company for the Financial Year 2020-2021 on a remuneration of Rs. 90,000/- (Rupees ninety thousand only) per annum plus out of pocket expenses.

The letter dated 01.08.2020 of Cost Auditors regarding their eligibility for re-appointment as Cost Auditors will be available for inspection electronically by sending email to sparasad@rigasugar.in.

As per Rule 14 of Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors is to be ratified by the Members. Hence this Resolution is put for the consideration of the Members.

The Board recommends the resolution set forth in item no. 5 for the approval of the Members.

None of the Directors, Key managerial personnel and relatives of such persons is in any way, concerned or interested, financially or otherwise, in the resolution.

By Order of the Board of Directors

Registered Office:
14, Netaji Subhas Road
Kolkata - 700 001

Date: 26th November, 2020

B. K. Bhartia Company Secretary & Compliance Officer Membership No. : ACS2720

Annexure - A
Disclosure relating to Director pursuant to Regulations 36 (3) of the Listing Regulations and Secretarial Standard on General Meetings

Particulars	Mr. Nirmal K. Parasramka	Mrs. Sulekha Dutta	Mr. Dilip Datta
DIN	00086584	07114240	00406151
Briefresume	Vast knowledge of commercial field	Company Secretary Vast knowledge of Corporate Compliance	Consultant Corporate Compliance Corporate Manager & Restructuring
Date of Birth	2 nd January,1951	21.05.1974	07.09.1945
Date of first appointment as Board	10 th November,2016	31.03.2015	11.02.2020
Qualifications	B.Com	ACS, LLB	M.Tech(Chemical Engineering) M.B.A. (Finance)
Expertise in specific functional areas	Commercial and Labor	Corporate Compliance	Business Management
Shareholding in the company	NIL	NIL	NIL
Relationship with other Director, Manager and others Key Managerial Personnel of the Company	None	None	None
No. of Board Meeting attended during FY 2019-20	6	6	3
Name of other public limited companies in which directorship held (excluding foreign companies)	DG Villa Vinimay & Properties Ltd.	The Belsund Sugar & Industries Ltd. Premier India Bearings Ltd.	The Angus Company Limited The Ganges Manufacturing Company Ltd. Nicco Corp. Ltd. (In liquidation)
Membership/Chairmanship of Committees of other companies (includes only Audit Committee and Shareholders/Investors Grievance Committee).	None	Member of Audit Committee and Stakeholders Relationship Committee in 'The Belsund Sugar & Industries Ltd.	
Terms of Appointment or re-appointment alongwith details of remmuneration sought to be paid	Appointed as non-executive Director, only sitting fee is payable for attendeding Board meeting	Appointed as additional Director in capacity of Independent Director, only sitting fee is payable for attending Board meeting	Appointed as Independent Director, only sitting fee is payable for attending Board meeting
Remuneration last drawn	Sitting fee of Rs. 24,000 in 2019-20	Sitting fee of Rs. 24,000 in 2019-20	Sitting fee of Rs. 24,000 in 2019-20





RIGA SUGAR COMPANY LIMITED

RIGA SUGAR COMPANY LIMITED

CIN: L15421WB1980PLC032970 Annual Report: 2020

Board of Directors : Shri O. P. Dhanuka (DIN : 00049947) - Chairman & Managing Director

Shri Dilip Datta (DIN : 00406151)
Shri P. J. Bhide (DIN : 00012326)
Smt. Sulekha Dutta (DIN : 07114240)
Shri N. K. Parasramka (DIN : 00086584)

Company Secretary : Shri B. K. Bhartia

Auditors : Salarpuria & Partners

Chartered Accountants

Kolkata

Bankers : Bank of India

Union Bank of India

Registered Office : 14, Netaji Subhas Road,

2nd Floor,

Kolkata - 700 001 Phone : 2231 3414/15

E-mail: sprasad@rigasugar.in Website: www.rigasugar.com

Registrars &

Share Transfer Agent

S. K. Infosolutions Pvt. Ltd. 34/1A, Sudhir Chatterjee Street

Kolkata - 700 001

E-mail: skcdilip@gmail.com

Shares Listed at : The Calcutta Stock Exchange Ltd.

7, Lyons Range Kolkata - 700 001

BSE LIMITED

Phiroze Jeejeebhoy Towers

Dalal Street Mumbai - 400 001

Legal Advisor and Solicitor : Khaitan & Co.

Emerald House

1B. Old Post Office Street

Kolkata - 700 001

DIRECTORS' REPORT

То

THESHAREHOLDERS

Your Directors have pleasure in presenting their Report and audited Accounts of the Company for the financial year ended 31st March, 2020.

FINANCIAL & OPERATIONAL RESULTS

(Rs. in Lacs)

	Financial Year 31st March, 2020	Financial Year 31st March, 2019
FINANCIALRESULTS		
(a) GrossTurnover	15,313.22	15,487.31
(b) Operating Profit Before Finance Cost & Depreciation	(407.77)	(2,189.13)
(c) Finance Cost	1,481.02	1,963.44
(d) Cash Accruals	(1,888.79)	(4,152.57)
(e) Depreciation & Amortization	521.18	490.55
(f) Profit (Loss) before extraordinary items	(2,409.97)	(4643.12)
(g) Extraordinary Item of Exp./Income		
(h) Profit (Loss) Before Tax	(2,409.97)	(4,643.12)
(i) Provision for Tax		
- Deferred Tax		
- Income Tax of earlier year		
(j) Profit (Loss) After Tax	(2,409.97)	(4,643.12)
(k) Other comprehensive Income (net of tax)	(59.24)	(1.66)
(I) Total Comprehensive Income for the year	(2,469.20)	(4,644.78)

DIVIDEND:

In view of losses company is unable to pay Dividend.

OPERATIONAL RESULTS

Sugar Unit

The comparative figures in regard to duration of season, cane crush, sugar recovery and production for the year ended 31st March, 2020 vis -a-vis previous financial year ended 31st March, 2019 in respect of the Sugar Factory of your Company are given below:

		Financial Year 31st March, 2020	Financial Year 31st March, 2019
1.	Duration of crushing (gross days)	120	110
2.	Cane crushed (Lac Qtls.)	33.17	35.28
3.	Recovery (%)	8.10	8.78
4.	Production (Lac Qtls.) -	2.69	3.10

The sales of sugar unit increased by 6% from Rs.127.52 Cr. to Rs. 135.02 Cr.

The crushing season 2019-20 started from 18th December, 2019 and concluded on 29th February, 2020. Due to labour problems and strike during season period the recovery of sugar affected resulting higher cost of production.

The crushing season for 2018-19 was extended till 16th May, 2019. Due to the extreme hot weather in the months of April and May, the recovery of sugar was abysmally low & at 8%. During the months of April and May, 2019 the recovery falls below 5%. The labour problems and strike during season period also contributed to adverse working and loss of recovery of sugar and thus resulting higher cost of production.

The state government had promised to compensate for the loss due to the extended running period of sugar factory during the scorching summer heat and the company has also made a claim against the same. However, the claim of the company of Rs. 7.45 Cr was not honoured by the state government. The company filed writ petition in High Court and as per direction of High Court directed The Principle Secretary for hearing. However Principle Secretary rejected the valid claim of the company and thus company again went to High Court for relief.

Sugar sale price remained subdued during the year, much below cost of production of sugar.

The sale price of sugar was lower than cost of production. The central government fixed minimum floor price of sugar at Rs. 31 per kg which was announced to revise Rs.33 per kg from 1st October, 2020. However the cost of production of sugar on all India basis was much higher and industry demanded floor price of Rs. 35-36 per kg which was not accepted by the government, thus resulted in a loss on realizations. The parity between cane price and sugar price is yet to be established.

For season 2019-20 the sugar factory run only for 74 days and crushed only 21 Lac qtl of sugarcane at average capacity utilization of 28,378 qtl per day against installed capacity of 50,000 qtl per days and annual capacity of 150-160 days running and cane crush of 50-60 Lac qtl. The recovery is abysmally low at 8.86% against Bihar average of 10.8% and thus there was huge loss due to lower recovery and cane availability for season 2019-20.

The Recovery of sugar during last 3 years has been abysmally low:--

	<u>Narkatiaganj</u>	<u>Sidhwalia</u>	<u>Hasanpur</u>	<u>Harinagar</u>	<u>Riga</u>	<u>Majhaulia</u>	<u>Gopalganj</u>	<u>Bagaha</u>
2017-18	10.25	9.24	10.47	10.16	8.78	9.00	9.45	9.19
2018-19	11.31	10.33	11.23	10.71	8.01	10.00	10.36	10.35
2019-20	11.54	10.92	11.00	11.42	8.86	9.91	10.18	11.24

Due to lower recovery during last 3 years company has incurred huge loss.

Continuing Losses

During last 9 years company has incurred Loss of Rs. 127 Cr. but still made repayment of Term Loan of Rs. 79 Cr. and interest of Rs. 142 Cr., whereas fixed assets investment were Rs. 50 Cr as enumerated below:-

Rs. in Lacs

	2011-12	2012-13	2013-14	2014-15	2015-16	2016-17	2017-18	2018-19	2019-20	Total
Net Profit (Loss)	(524)	(350)	(272)	(1,442)	(506)	(409)	(2081)	(4,643)	(2,410)	(12,637)
Term Loan Repayment	1,432	492	477	1,066	786	1,205	1,410	1,039	21	7,928
Payment of Interest	1,571	1,559	1,318	1,607	1,435	1,502	1,765	1,963	1481	14,201
Fixed Assets Investment	702	209	546	412	195	1,325	1,114	342	155	5,000

Due to continuous losses for last 9 years there are cane price arrears to farmers. However the company has totally repaid the sugar cane price till last season 2017-18.

Riga Sugar for last 6-7 years due to natural calamities, disparity in sugar price & cane price, closure of distillery on CPCB directions have faced tremendous problem. Cyclone Phailin in 2013, Cyclone Hud-Hud in 2014, Earthquake in 2015, Flood in 2017 and 2019

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have made great loss to company. The State Government had given assurance to help and visited the area but no compensation was granted. In August 2017 and 2019 heavy flood also caused huge damage to our plant and sugarcane.

The incentive claim as declared by the State Government and other receivable from state government is pending for long time which the Government is not releasing. The same amount could have been used for payment of cane price arrears for the season 2018-19.

Since the entire bank loans of the company had became an NPA in the year 2018-19, the bankers allowed holding on operation which is still going on.

Due to continuous losses, the Net worth of the company is fully eroded which may have an effect on the entity's ability to continue as a going concern. However, the Management is still hopeful that with financial restructuring by the banks and financial assistance from the state and central government, the company can still revive.

The company has made request for following support from central and state government, if provided the company can be revived:-

CENTRAL GOVERNMENT

1. Ethanol Loan to NPA sugar factory who has defaulted in SDF

To increase the no of days of operation of Ethanol Plant from present restricted 270 days to 330 days and consequential increase in plant capacity company have to install Incineration boiler and also install Modification System.

2. Company have been deprived from Soft Loan Scheme announced by the Central Government to Sugar Industry.

3. MIEQ & Cane price Subsidy by the Central Government for the season 2018-19

The central government had announced cane price subsidy for the season 2018-19 at the rate of Rs. 13.88 per qtl. However it was linked with compulsory export obligation known as MIEQ. However there was loss on making export of sugar which the majority of weak companies like your company could not bear and thus could not pay cane price subsidy to the farmers and thus farmers are deprived of cane price subsidy. Company has demanded that central government to pay Rs. 13.88 for season 2018-19 directly to farmers without linking with prior export obligation to weak and small sugar companies.

4. SDF Loan Restructuring & withdrawal of DRT Case

Company have become totally weak and Sick Sugar Unit and has become NPA from 30th September, 2018. As per SDF Rules our company is fit case for restructuring of the Loan by way of :-

- (a) extension of repayment period;
- (b) waiving of all penal and additional interest;
- (c) Providing Loan for Clearance of Cane Price Arrears;
- (d) Loan for plant rejuvenation and balancing;
- (e) Loan for Ethanol and Power Plant; and
- (f) withdrawal of Recovery case in DRT

Company seek aforesaid relief and assistance as the SDF Rules provides for this under Chapter X of SDF Rules regarding - Loans for potentially viable sick sugar undertaking and Chapter XV of SDF Rules regarding Restructuring of loans of potentially viable sick sugar undertaking.

5. Non-payment of 3rd and 4thqtr Buffer Stock Claim of 2018 Scheme and other penalties

Buffer Stock claim for 3rd and 4th quarter as per Scheme of Buffer Stock dated 15th June, 2018 has been withheld because the company have not able to export sugar in 2018-19 as per MIEQ, because there was upfront loss on such export which company could not bear.

For one fault of non-export which is reason beyond control, the Company is penalized by multiple ways as follow:-

- i) Not given cane price subsidy of Rs. 13.88/- per quintal on cane crush of 45.25 Lacsqtl. in 2018-19 i.e Rs. 6.29 Cr. which could have gone to farmers directly.
- ii) Withholding of Buffer subsidy of 3rd and 4th quarter of Rs. 1.24 Cr, which will go to the cane price arrears.
- iii) Reduction of subsequent Buffer qty created in 2019.
- iv) Non-eligibility of the company to avail subsidized soft loan to pay cane price arrears as per scheme dated 2nd March, 2019 to pay cane price arrears to farmers of 2018-19.

STATE GOVERNMENT

The company has made request for the following support from the State government. If provided, the company can be revived and it can come out of NPA:-

(a) Provide additional cane price subsidy of Rs.40 per qtl. for the season 2017-18 and additional cane price subsidy of Rs.30 per qtl. for the season 2018-19 over and above the subsidy announced for all Bihar sugar mills- This will ward-off the additional losses incurred by company on account of lower Recovery for payment of cane price to Farmers.

OR

Provide company soft term loan of Rs. 70 crores at interest rate of 4% for period of 10 years with moratorium of 5 years, so that we can pay cane price for last season and current season. The Bank has already agreed to provide second charge on Fixed Assets of the company toward security of loan.

The aforesaid amount can be paid directly to the farmers.

- (b) Release of Bihar Soft Loan Interest subvention for the FY 2016-17, 2017-18 and 2018-19 and 2019-20 -Rs. 447 Lacs.
- (c) Reimbursement of Co-gen subsidy of Rs.156 lacs pending since last 2 years.
- (d) Help farmers directly for procurement of High Yield variety of cane seed of CO 238 for 2 year of Rs. 10 Cr.
- (e) Compensation towards running sugar plant in scorching heat of April and May, 2019 as per direction of the state government in the interest of farmers in season 2018-19 and consequent loss by way of extremely lower recovery estimated at Rs. 7.45 Cr.

CENTRAL GOVERNMENT ACTION DURING THE YEAR

FRP: The FRP for 2019-20 remained at same at Rs. 275 per quintal against last year Rs. 255 per qtl. linked to a basic recovery of 10% subject to a premium of Rs. 2.75 per quintal for every 0.1 percentage point increase above that level.

In Bihar the cane Price for the season 2019-20 remained at same at Rs.290 per qtl. for normal varieties, Rs. 265 per qtl. for lower varieties and Rs.310 for premium variety. Transport rebate on out center cane is at Rs.20 per qtl.

MAEQ Scheme: The Central government with a view to facilitates export of sugar during the season 2019-20 thereby improving the liquidity position of the sugar mills to enabling them to clear cane price arrears of farmers for sugar season 2019-20, announced a mill-wise Minimum Admissible Export Quantity (MAEQ) totaling 60 Lacs tonnes, for the sugar season 2019-20 with compliant WTO subsidy.

Floor Price of Sugar: The Government set floor price of sugar at Rs. 31 per kg below which sugar factory cannot sell sugar, which has been increased to Rs. 33 per kg from 1st October, 2020. However the cost of production of sugar is between Rs. 3,700 to Rs.4,000 per qtl.

Pricing of Ethanol: The pricing methodology for ethanol also remained unchanged. Ethanol prices are announced annually by the Central Government based on a formula, which considers the price of sugar and FRP of sugarcane to calculate the ethanol

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procurement prices. The ethanol prices are delinked with the crude or petrol prices. Prices for ethanol for the supply period December 2019 to November 2020, were increased to Rs. 43.75, Rs. 54.27 and Rs. 59.48 per BL for Ethanol produced from Cheavy molasses, B-heavy molasses and Direct Cane Juice/Sugar syrup respectively as compared to Rs. 43.46, Rs. 52.43 and Rs. 59.13 per BL in the previous year.

Loan for Ethanol Production: Soft loans through banks for setting up of new distillery capacities as well as augmentation of existing capacities, which could facilitate higher production of ethanol on one hand and reduce production of surplus sugar through diversion of B-heavy molasses and Direct Cane Juice/Sugar Syrup away from sugar into ethanol.

Custom Duty on Sugar: Higher custom duty on import of sugar and Zero custom duty on export of sugar.

Buffer Stock creation: The government created buffer stock of 40 lac MT from 1st August, 2019 for a period of one year.

SUGAR SCENARIO

Sugar production for the season 2019-20 is estimated at 272 Lac MT against previous year 332 Lac MT.

In spite of plethora of steps taken by the Government, the sugar industry is still passing through a difficult phase in view of very high sugar inventory and higher expected production of around 310 Lac MT of sugar in the next season.

As an immediate solution following steps are required to be taken:-

- Increase the Minimum Selling Price to Rs.3,600/- per Qtl to cover the all India average cost of production of sugar.
- Announce buffer stock and subsidy for next year too.

For long-term solution, further proactive steps are required to be taken again on priority basis in order to protect the interest of various stakeholders:

- Most of the sugar producing countries in the world including some of the largest viz. Brazil, Thailand, Australia and USA follow
 the Revenue Sharing Formula (RSF) to pay cane price to farmers. India should also follow the same so as to achieve its
 competitiveness on the global front.
- Dr. Rangarajan committee as well as Niti Ayog have recommended the concept of joint implementation of FRP, RSF and PSF (Price Stabilization Fund) as a permanent long term solution for the sector; otherwise the sector would continue to require Government support. Once the above formula is in place, miller's liability for cane price to be limited to the amount arrived at as per RSF, farmers will continue to get FRP and the difference between the FRP and the RSF to be paid from PSF. PSF has to be on a self-financing mechanism. State Advised Price (SAP) to be done away with. Cane price to be allowed to be paid in instalments across the country so as to ease the pressure on the working capital requirements of the sugar mills which will also support the sugar prices.

The All India sugar price and sugarcane price announced by Central Government as per FRP for last 9 years are depicted below:-

<u>Year</u>	<u>Sugar</u>	PriceSugarcane Price (FRP)
2011-12	2,951	145.00
2012-13	3,148	170.00
2013-14	2,917	210.00
2014-15	2,492	220.00
2015-16	3,121	230.00
2016-17	3,620	230.00
2017-18	3,136	255.00
2018-19	3,050	275.00
2019-20	3,250	275.00

The sugar price during last 9 years increased by 10%, whereas the sugarcane price increased by 90%.

Dis	stillery Unit	Financial Year 31st March, 2020	Financial Year 31st March, 2019
1.	Production of Ethanol from Molasses (Lac BL)	77.80	71.70
2.	Supply of Ethanol (Lac BL)	58.73	81.35

Ethanol

The Distillery of the company run for higher nos. of days of 158 days against 157 days last year.

Co-Gen of Power

The Company is supplying surplus power upto 3 MW from its co-generation plant. This forward integration contribute to the bottom-line of the company.

Bio-Compost Fertiliser

The company is using distillery effluent and press mud from sugar and other agricultural waste to produce bio-compost which is very cost efficient. Thus the company apart from treatment of effluent and zero discharge adding value. The company got Registration of Bio-compost under Fertiliser Control Order, 1985 with Ministry of Agriculture as per requirement of CPCB.

SEGMENT-WISE PERFORMANCE:

During the reporting period sugar segment contributed 74 percent of net sales of the company whereas Distillery accounted for 16 percent. The company identified two business segments in line with the Accounting Standard on Segment Reporting, Segmentwise Revenue, Results and Capital Employed as stated in Note No.25 (5) of financial statement enclosed with the Annual Report.

Significant changes in key financial ratio:

- i) Debtor Turnover ratio increased from 20 to 26 due to lower outstanding in Distillery sales.
- ii) Inventory Turnover improved from 1.06 to 1.50 due to higher sales in sugar and lower inventory level of sugar.
- iii) Interest Coverage Ratio improved from (1.11) to (0.28), this is due to lower operating loss and interest cost.
- iv) Current Ratio deteriorated from 0.45 to 0.33 due to further in loss during the year and consequent depletion in Current Asset.
- v) Debt Equity Ratio The total Debt of the company vis-à-vis shareholder point are negative both years and are (2.95) in 2019-20 and (4.01) in 2018-19 respectively.
- vi) The Operating Profit Margin Percentage was negative both year which was (5.91) in 2019-20 and (16.76) in 2018-19. The improvement was due to higher realization of Sugar sales and Distillery.
- vii) Net Profit Margin was negative in both year (15.34%) in 2019-20 and (29.04%) in 2018-19 and the improvement was due to better operating margin and lower interest expenses.
- viii) Return on Net Worth There was losses in current year as well as previous year. There is negative Net Worth.

INDUSTRY STRUCTURE & POLICY

Structure

Sugar Industry, is seasonal in nature and directly dependent on monsoon for availability of adequate sugar cane. India is the largest consumer and second largest producer of sugar in the world, contributing over 15 percent of the world's sugar production through over 600 sugar factories situated in different parts of the country. The sugar Industry is the largest agro based industry in India. This industry also provides valuable by-products like bagasse, molasses and press mud. The availability of these by-products had led to setting up of Alcohol/Ethanol/co-generation of Power and Organic Manure plants. Over 5 Crore farmers, large number of agricultural labourer are involved in sugarcane cultivation and its harvesting operations. The growth of sugar industry has a powerful impact on the rural economy. Integrated Sugar Industry (comprising sugar, molasses, alcohol, power and bio-fertilizer) enjoys annual turnover of over Rs. 1,00,000 Crore and contribute about Rs. 5,000 crore to the Central Government Exchequer by way of GST beside state taxes on sugarcane and hefty taxes collected by state as excise and VAT on sale of spirit in the state

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which run an estimated Rs.10,000 crores annually. The Income tax also contributes to the government coffer. Industry accelerates rural development through farm employment as well as business opportunities in transport and communication.

Sugar has been declared as an 'essential commodity' under the Essential Commodities Act, 1955. Under Sugarcane (Control) Order, 1966, the Government of India fixes cane price called Fair and Remunerative Price (FRP) for sugarcane every year based on the recommendations of the Commission on Agricultural Costs & Prices. However many state government fixes higher cane price for the sugar factories in their state. CACP gives recommendation of cane price, but government do not implement due to political consideration. Since last few year Central government is also fixing floor price of sugar below which no sugar factory sale sugar. This is to check the free fall of sugar price. However floor price is still lower than cost of production.

Sugar Cycle

The Indian sugar industry is characterized by cycle of high and low sugar production. This cycle of 3-4 years is broadly of two types viz. Natural comprising climatic variation, water availability and pest attacks. The other is induced cyclicality which have sequence like -- higher sugar production and accumulation of stock -- decline in sugar prices & profitability -- higher sugarcane arrears -- decline in area under cultivation & Lower cane production -- lower sugar production -- lower sugar availability and stock and thus increase in sugar prices --- improved profitability & low cane arrears -- higher cane production -- higher sugar production and so on. Every time the cyclicality reaches its low, government have to step in to provide Fiscal support in the form of Export subsidy, Buffer Stock creation, Interest Free Loans etc.

The fundamental problem of the Indian Sugar Industry is that there is no parity between the price of raw material i.e. sugarcane and its finished goods of sugar i.e. Illogical intervention of state government cause wide economical distortation in sugar industry. In almost all major sugar producing countries of the world the price of cane paid to the farmers depends on realization from sugar.

Rangrajan Committee Report-Linkage of Raw Material Costs and Sugar Realization

The main recommendation of Rangrajan Committee report of the year 2012 regarding linkage of cane price with sugar price and its by products has not been implemented so far. The committee has suggested for revenue sharing model under which 70% of sugar value and each of its major three by-products would be paid to farmers. Rangrajan Committee has indicated a derived cane price formula. It indicates that cane price will not be an absolute but linked to another variable. Cane price will be linked to the price of sugar in the market place. The higher the sugar realizations, the greater will be the cane price. This is an internationally tested model. This ensures that any increase in sectors profitability is equitably shared between its manufactures and growers. The cane grower will not be treated outsider, but as partner of entire value chain. The Rangrajan committee has gone a step further in this proposed linkage; it has proposed a sharing percentage at a level higher than what is practiced abroad, which more than secures the interest of farmers.

Fixation of cane price at high level than the market price of sugar should be made illegal. Various committees and high-level committee like Rangarajan have said so. According to Rangrajan Committee, "Asugar unit without any by-products' business will have to pay cane price of 70% of its revenue realisation, while it will have to spend 30% on its functioning. On the other hand, a sugar factory with by-products business will have to pay cane price of 75% of its revenue realization from sugar. The cane price to be fixed taking into account this formula."

Pollution Control-Zero Discharge Company

The Sugar and Distillery factories of the company are Zero Discharge Plants as per norms of Central Pollution Control Board and Ministry of Forest and Environment. The company treat the entire solid waste generated from Sugar factory which is generated in the form of Press-mud and liquid generated from Distillery in the form of spent wash for production of Bio-Compost. For this the company has set-up Digesters, MEE, RO, Lagoon and Bio-compost facilities on more than 17 Acres of Land. The Digesters is capable of generating bio-gas which is replacement of fossil fuel. The Bio-compost produced is rich in all organic nutrients required for fertility of the land. The said bio-compost is sold to farmers who supply sugarcane to company and also to other farmers and even used in Tea Gardens of Assam and Darjeeling.

The company is not only zero discharge company, but is also generating economic value from such waste products and rejuvenating the farm land through use of organic fertilizer.

As per revised norms of CPCB, Distillery of the company is also installed CPU. Now to increase no of permitted days of Distillery

operation from present 270 days to 330 days CPCB has prescribed installation of Incineration. Due to financial constraints company has not been able to install the same. However the Central government has notified scheme for interest subvention Loan from the Bank for financing of Incineration. The company is applying for in-principle approval of the same from Ministry.

OPPORTUNITIES AND THREATS

OPPORTUNITIES

Sugar

India is largest consumer and second largest producer of sugar in the world. Major consumers are manufacturer of cold drink, Biscuits, Confectioneries and Halwais which constitute 70% of total consumption and rest 30% by ordinary consumer. There are huge scope for further increase in demand as India is still lagging behind from many advanced countries in respect of per capita consumption of sugar. Thus there are opportunity in production and consumption of higher quantity of sugar in coming period.

Distillery

The mandatory provision of ethanol blending of 10% have strong support for growth of sugar industry. Ethanol production improves oil security and contributes to environmental protection. The Government has announced its policy decision and set aim to increase the ethanol mixing with petrol at 20% by the year 2030 and also mixing with Diesel. The Government of India has announced package for financing of Ethanol Production Capacity including new Ethanol plant and expansion including financing of Pollution Control Equipment. Thus coming years the Ethanol is going to be major driver for growth of sugar industry in the country.

Power

Sugar Industry offer immense scope for renewal energy project on co-generation basis, which provide clean energy. Due to this the increased demand of surplus bagasse has added imputes to revenue generation. The Tariff policy for co-gen renewal power is also lucrative in comparison to conventional power based on fossil fuel. At present sugar industry in India is producing about 4000 MW of surplus power and supplying to grid. However there is potential of 8000 MW co-gen surplus power with the sugar industry.

Bio-Compost Fertiliser

The bio-compost fertilizer being produced by the company has got immense scope of demand in all major agriculture cultivation as it not only preserve the soil from excessive use of chemical fertilizer but also increase its fertility.

THREATS

- No linkage of Sugar Price with cane price
- Unreasonable high cane price in comparison to sugar selling price.
- The sugar sector is exposed to political intervention and cyclical downtrend.
- Natural Calamity.

FUTURE PROSPECTS/OUTLOOK

As per ISMA's latest estimates, production of sugar for the season 2019-20 estimated at 272 Lacs MT and consumption of 255 Lac MT. With opening balance of 146 Lac MT and estimated export under MAEQ of hardly 57 Lac MT, the closing balance in the current season is estimated to be around 106 Lac MT, which is equivalent to 5 months of consumption and is very high in comparison to 3 months ideal norms.

However the by-products of Power and Ethanol support the sugar industry to some extent. The proactive policy of the central government to promote the production capacity of Ethanol will have far reaching positive impact on sugar industry.

Ethanol sector in India A steady rise in ethanol blending is not only likely to moderate crude oil import, saving precious foreign exchange reserves, but also encourage the use of additional cane juice and other raw materials efficiently while protecting the environment from the release of poisonous vehicular exhaust gas. The new National Biofuel Policy 2018 has fixed a target of achieving 20% ethanol blending with petrol by 2030 with the government targeting to achieve the 10% milestone of ethanol blending with petrol by 2022.

Committee of the Board

The details of composition of Audit Committee and other committees of the Board of Directors alongwith the attendance thereof is provided in the Corporate Governance Report forming part hereof.

Audit Committee

The composition of the audit committee meeting are as follow:-

Name of Members	<u>Status</u>	Date of joining during the year	Date of leaving during the year
Mr. P. J. Bhide (Chairman)	Independent & Non-Executive	12.04.2019	-
Mr. Sarad Jha (Chairman)	-do-	-	11.04.2020
Mrs. Sulekha Dutta	-do-	12.04.2019	-
Mr. Dilip Datta	-do-	14.02.2020	-
Mr.N.K.Parasramka	Non Independent & Non Executive	-	-

Five meetings of Audit Committee held during the year on 30.05.2019, 12.07.2019, 14.08.2019 14.11.2019 and 14.02.2020.

Information pursuant to Section 134 of the Companies Act, 2013

- a. Extract of the annual return as provided under Section 92(3) of Companies Act, 2013 is enclosed -Annexure I
- b. Six meetings of the Board of Directors of the Company were held during the year on 12.04.2019, 30.05.2019, 12.07.2019,14.08.2019,14.11.2019 and 14.02.2020...
- c. All the Independent Directors of the company have furnished declarations that they satisfy the requirement of Section 149 (6) of the Companies Act, 2013.
- d. Relevant extracts of the Company's policy on directors appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a director and other matters provided in section 178(3) of Companies Act, 2013 is enclosed Annexure II. We affirm that the remuneration paid to the Directors is as per terms laid out in the Nomination and Remuneration Policy of the company.
- e. There is no qualification in the auditors report. The explanation of the Board on reservation, adverse remark and disclaimer made by the auditor in his report and by Company Secretary in practice in the secretarial audit report are explained.
- f. There has been no materially-significant related party transactions made by the company with the promoters, the directors, the Key Managerial Personnel which may be in conflict with the interest of the company at large. The company has formulated a policy on Related Party Transactions and also on dealing with Related Party Transactions. The policy is disclosed on the website of the company (www.rigasugar.com). All related party transactions as placed before the Audit Committee has also received approval from the Board. Your Directors draw attention of the members the Note No. 25 (9) to the financial statement which set out Related Party Disclosures.
- g. Details of conservation of energy, technology absorption, foreign exchange earnings and outgo as prescribed vide Rule 8(3) of Companies (Accounts) Rules 2014 is enclosed Annexure III
- h. The company has laid down policy on risk assessment and minimization procedures and the same is periodically reviewed by the Board. The Policy facilitates in identification of risk at appropriate time and ensure necessary steps to be taken to mitigate the risk. Brief details of risks and concerns are given in this Board Report.
- i. The corporate Social Responsibility Committee has formulated and recommended to the Board a Corporate Social Responsibility Policy (CSR Policy) indicating the activities of the company. The Annual Report on CSR activities is not annexed herewith due to non-applicability of relevant provisions to the company due to losses.
- j. In compliance with the Companies Act, 2013 and Regulation 17 of the Listing Regulations, during the year the Board adopted a mechanism for evaluating its performance as well as that of its Committee and Individual directors, including the Chairman of the Board.

The evaluation of Independent Director was carried out by the entire Board and that of the chairman and Non-Independent directors were carried out by the Independent directors.

The Directors were satisfied with the evaluation results, which reflected the overall engagement of the Board and its committee with the company.

RISK AND CONCERN

SUGAR

- (a) Delay in evolving a rational Sugarcane Pricing Policy having link with sugar price is detrimental to growth of the industry.
- (b) The output of sugar, an agro-based product, is influenced by climatic vagaries.
- (c) Sugar Industry being cyclic in nature, the growth is hampered during downtrend.

DISTILLERY

High cost of molasses due to greater demand is matter of concern for Ethanol Blending Programme.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

Your Company has adequate systems and internal control procedures to safeguard the assets of the company and to ensure maintenance of proper accounting records. There is also an Internal Audit System in place which reviews the key business and controls and also test checks on routine transactions and reports deviations. Besides, an Audit Committee periodically reviews the functioning of the entire system.

CREDIT RATING

Not applicable since from 30.09.2018 the company became NPA and continue to be NPA so far and working under holding on operation.

EMPLOYEESTOCK OPTION SCHEME

There are no outstanding stock options and no stock options were either issued or allotted During the year.

INTER CORPORATE LOANS AND INVESTMENTS

Company has not made loans, guarantees and investments covered under the provisions of Section 186 of the Act.

FIXED DEPOSITS:

The company has neither accepted nor renewed any deposit from public within the meaning of section 73 of the Companies Act, 2013 read with Companies (Acceptance of Deposit) Rules, 2014 during the year under the review.

AUDITORS

(a) Statutory Auditors

Pursuant to the applicable provisions of the Act, the members of the Company at their AGM held on 18th September, 2017, appointed M/s. Co M/s. Salarpuria & Partners., Chartered Accountants (ICAI Registration No. 302113E), Kolkata, as the Statutory Auditors of the Company to hold office from the conclusion of the 36th AGM until the conclusion of the 41st AGM. The reports given by the Auditors, M/s. Salarpuria & Partners., Chartered Accountants on the standalone financial statements of the Company for the year ended 31st March, 2020 form part of this Annual Report and there is no qualification, but there is reservation, adverse remark or disclaimer given by the Auditors in their Reports. The Auditors of the Company have not reported any fraud in terms of the second proviso to Section 143(12) of the Act.

(b) Cost Auditors

Pursuant to Section 148 of the Companies Act, 2013 read with The Companies (Cost Records and Audit) Amendment Rules, 2014, the cost audit records maintained by the Company in respect of its Sugar activity is required to be audited. Your Directors have, on the recommendation of the Audit Committee, appointed M/s. Mani & Co., Cost Accountants (Firm Registration No 000004) as the Cost Auditor to audit the cost accounts of the Company for the financial year 2020-21. As required under the Companies Act, 2013, the remuneration payable to the cost auditor is required to be placed before the Members in a general meeting for their ratification.

(c) Secretarial Auditor and Secretarial Audit Report

In pursuance of section 204 of the Companies Act, 2013 M/s H.M. Choraria & co., Company Secretaries were appointed as secretarial Auditors to carry out Secretarial Audit for the financial year 2019-20 Their report is annexed to this report as Annexure-IV. The contents of the said Audit Report are self explanatory and do not call for any further comments by the Board.

DIRECTORS:

The Board of the Company has an appropriate mix of Executive and Independent Directors to maintain the independence of the Board, and separate its functions of governance and Management. As on 31st March, 2020, the Board consists of 5 members, one of whom was executive director, one non-executive non-independent director and three were independent directors consisting of one lady director.

The Board periodically evaluates the need for change in its composition and size.

On recommendation of Nomination and Remuneration Committee, the Board of Directors, in their meeting held on 12.07.2019, re-appointed Mr. O. P. Dhanuka (DIN: 00049947) as Managing Director of the Company for a period of 3 years with effect from 13.08.2019, which was approved by the Shareholders of the Company.

Mr.Nirmal Kumar Parasramka (DIN:00086584), Director, who retires by rotation at the ensuing Annual General Meeting and being eligible offer himself for re-appointment. The Board recommends his re-appointment.

The Members of the Company at the 34th Annual General Meeting ('AGM') held on 29th September, 2015 approved the appointment of Mrs. Sulekha Dutta (DIN:07114240) as an Independent Director of the Company for a period of five years with effect from 31st March,2015. Mrs. Sulekha Dutta completed her first term on 30th March,2020. On the recommendation of the Nomination & Remuneration Committee the Board of Directors of the Company ('the Board') at the meeting held on 14th February,2020 appointed Mrs Sulekha Dutta as Additional Director in the Capacity of Independent Director of the company with effect from 31st March, 2020 subject to approval of the shareholders in the ensuing Annual General Meeting.

Consent of the Members by way of Special Resolution is required for appointment of Mrs. Sulekha Dutta in terms of Section 149 of the Act and Regulation 17 of the Listing Regulations. Notice under Section 160 of the Act proposing the re-appointment of Mrs. Sulekha Dutt has been received by the Company, and consent has been filed by Mrs. Sulekha Dutta pursuant to Section 152 of the Act.

Mr.Dilip Datta (DIN: 00406151) was appointed as an Independent Directors by the members of the Company at its 35th Annual General Meeting held on 30th September, 2016, for the period of 5 (five) i.e upto expiry of five consecutive years or the date of 40th Annual General Meeting, whichever is earlier.

As Mr. Dilip Datta has attained the age of 75 years on 7th September, 2020 and in respect of whom Board of Directors in their meeting held on 26th August, 2020 made recommendation for his continuance as Independent Director till the remaining period of his term i.e. upto 30th September, 2021 subject to approval of the shareholders by way of special resolution in the ensuing Annual General Meeting.

In view of COVID-19 the prior approval of continuance of Mr. Dilip Datta before attaining the age of 75 years on 7.9.2020 could not be taken as Annual General Meeting could not be hold before that date.

Further pursuant to the provisions of Section 149 of the Companies Act, 2013, and Rules made thereunder, members approval by way of Special Resolution is sought at the ensuing Annual General Meeting for continuance of Mr. Dilip Datta as Independent Directors till 40th Annual General Meeting or 30th September, 2021 whichever is earlier.

The Company has received declaration in writing from Mr. Dilip Datta that he meet the criteria of independence as provided in Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI Listing Regulations, 2015.

In the opinion of the Board, Mr. Datta fulfills the conditions specified in the Companies Act, 2013 and rules made thereunder and Regulation 16(1)(b) of the SEBI Listing Regulations, 2015, for his continuence as an Independent Director of the Company. The Board also considers that his association would be of immense benefit to the Company and it is desirable to avail his services as an Independent Director on the Board of the Company.

Considering the skills, experience, knowledge Mr. Datta possess and the report of performance evaluation of Mr. Datta, the Board recommended for the approval of shareholders by way of special Resolution.

For disclosure as per SEBI (LODR) Regulations, 2015, brief details, including qualification and expertise of directors to be appointed / re-appointed, has been mentioned in the Notice of the thirty ninth Annual General Meeting of the company.

Declaration by Independent Directors

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed both under the Act and Regulation 16 of the Listing Regulations. The Board of Directors confirm that the Independent Directors appointed during the year also meet the criteria of expertise, experience and integrity in terms of Rule 8 of the Companies (Accounts) Rules, 2014 (as amended).

Separate Meeting of Independent Directors

Details of the separate meeting of Independent Directors held in terms of Schedule IV of the Act and Regulation 25(3) of the Listing Regulations are given in the Corporate Governance Report.

DIRECTORS' REPONSIBILITY STATEMENT:

Your Directors state that:-

- (i) in preparation of the annual accounts for the year ended 31st March, 2020, the applicable accounting standards have been followed alongwith proper explanation relating to material departures, if any;
- (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 and of the loss of the company as on 31st March, 2020;
- (iii) the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) the Directors have prepared the annual accounts on 'going concern' basis;
- (v) the Directors have laid down internal financial controls to be followed by the company and such internal financial controls are adequate and are operating effectively; and
- (vi) directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

PERSONNEL:

The particulars of employee as required under Section 197 (12) of the Companies Act, 2013 read with Rule 5(1) and Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are given as separate annexure attached hereto and forms part of this report as **Annexure-V.**

During the year under review, no complaint/case was filed pursuant to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

CORPORATE GOVERNANCE:

The Corporate Governance form an integral part of this Report and are set out as Annexure-VI to this Report. The certificate from the Auditors of the company certifying compliance of condition of Corporate Governance stipulated in Regulations 34(3) of the Listing Regulations is also annexed to Report on Corporate governance.

BUSINESS RESPONSIBILITY REPORT

Regulation 34(2) of the Listing Regulations, inter alia, provides that the annual reports of the top 1000 listed entities based on market capitalization (calculated as on March 31st of every financial year), shall include a Business Responsibility Report. The company do not fall under this category.

KEYMANAGERIAL PERSONNELS

In compliance of provisions of section 203 of the Companies Act, 2013 the following persons were the key managerial personnel of the company during the year:

- (i) Mr. O.P.Dhanuka, Chairman & Managing Director
- (ii) Mr. B.K.Bhartia, Company Secretary .Mr. Bhartia was appointed with effect from 12.07.2019.
- (iii) Mr. S.R. Mallick CFO, Mr. Mallick was appointed as CFO with effect from 21.06.2019, he resigned with effect from 16.08.2019. The company was searching CFO and ultimately appointed Mr. J.K. Pachisia as CFO on 19.08.2020 on recommendation of Nomination and Remuneration Committee. Such appointment was ratified by the Board of Directors in their meeting held on 26.08.2020.

The other details pertaining to KMP of the company, their appointment/cessation during the year under review and their remuneration have been provided in the Extract of Annual Return annexed hereto and forming part of this report.

Code of conducts and ethics

The Board of company has adopted a Code of Conducts and ethics for the Directors and Senior Executives of the company. The code is available on the company's website at www.rigasugar.com.

Significant & material orders passed by the regulators

During the year under review, no significant and materials orders were passed by the Regulators or courts or Tribunals impacting the going concern status.

Whistleblower Policy

The company has in place a whistleblower policy to deal with unethical behavior, victimizations, fraud and other grievances or concerns, if any. The Whistleblower policy can be accessed on the company's website www.rigasugar.com.

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

The Company has in place an Anti Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees, etc.) are covered under this policy. No sexual harassment complaints were received during the year 2019-20.

Risk Management Policy

The Company has Risk Management committee of Directors to have a system of Risk Management, inter alia, to review it periodically.

Policy for Preservation of Documents

The Policy for preservation of documents are stated in website of the company www.rigasugar.com.

Material changes and commitments affecting the financial position of the company after 31st March, 2020

Material Changes and Commitments

Except those disclosed in this Annual Report, there are no material changes and commitments affecting the financial position of the Company between the end of the financial year i.e. 31st March, 2020 and the date of this Report. The impact of COVID 19 pandemic has not been material on the financial performance of the Company. However there was delay in compliance due to non-filing of timely return and result.

Subsidiaries, Joint Ventures or Associate Companies

There is no subsidiary, Joint Venture or Associate of the company under meaning of Companies Act, 2013.

LISTING OF EQUITY SHARES:

The Shares of the Company are listed on The Calcutta Stock Exchange Ltd. and BSE Ltd. The Company has paid Listing Fees to BSE Ltd for 2019-20.

ANNEXURES FORMING PART OF THIS REPORT OF THE DIRECTORS

The Annexure referred to in this report and other information which are required to be disclosed are annexed herewith and forms a part of this report of the Directors:-

<u>Annexure</u>	<u>Particulars</u>
1	Extract of the Annual Return as per form MGT-9
II	Policy on selection & Remuneration of Directors, Key Managerial Personnel and other employees and on Board Diversity
III	Particulars of Conservation of Energy, Technology Absorption and Foreign Exchange earnings and outgo
IV	Secretarial Audit Report
V	Particulars of Employees
VI	Corporate Governance Report

APPRECIATION:

Your Directors express their appreciation for the support and contribution by Cane Growers, Bankers, Central and Bihar State Government, Suppliers, Customers and the valuable services rendered by the Employees at all levels.

For and on behalf of the Board,

Kolkata,

Dated: 26th August, 2020

O. P. Dhanuka (DIN:00049947)

Chairman & Managing Director

Annexure - I to the Directors Report

FORM NO. MGT 9

EXTRACT OF ANNUAL RETURN

As on financial year ended on 31.03.2020

Pursuant to Section 92 (3) of the Companies Act, 2013 and Rule 12(1) of the Company (Management & Administration) Rules, 2014.

I. REGISTRATION & OTHER DETAILS:

1.	CIN	L15421WB1980PLC032970
2.	Registration Date	2nd September, 1980
3.	Name of the Company	Riga Sugar Company Limited
4.	Category/Sub-category of the Company	Public Company/Limited by shares
5.	Address of the Registered office & contact details	14, Netaji Subhas Road, 2nd Floor, Kolkata-700001 Phone: 033-2231 3414, E-mail: sprasad@rigasugar.in
6.	Whether listed company	Yes
7.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	S.K. Info solutions Pvt. Ltd. 34/1A, Sudhir Chatterjee Street, Kolkata-700 006 Phone: 033 2219 4815 E-mail: skcdilip@gmail.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY (All the business activities contributing 10 % or more of the total turnover of the company shall be stated)

S. No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
1	Sugar	10721-Manufacture of sugar from sugarcane	74%
2	Ethanol	1101	16%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:

SI.	Name and address of company	CIN/GLN	Holding/Subsidiary/	% of shares	Application
No.			Associate	held	section
	NONE				

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity) i) Category-wise Share Holding

Category of Shareholders	No. of Sha		ne beginning o March 19]	of the year	No. of		at the end of th March 2020]	ne year	% change
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A. Promoters									
(1) Indian									
a) Individual/HUF	1,03,677	NIL	1,03,677	0.72	1,03,677	NIL	1,03,677	0.72	0
b) Central Govt.	-	-	-	-	-	-	-	-	-
c) State Govt.(S)	-	-	-	-	-	-	-	-	-
d) Bodies Corp.	98,89,810	NIL	98,89,810	68.47	98,89,810	NIL	98,89,810	68.47	0
Banks / FI	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
f) Any other	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
Total shareholding of Promoter (A)	99,93,487	NIL	99,93,487	69.19	99,93,487	NIL	99,93,487	69.19	0
B. Public Shareholding									
1. Institutions	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
a) Mutual Funds	0	2,600	2,600	0.02	0	2,600	2,600	0.02	0
b) Banks / FI	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
c) Central Govt	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
d) State Govt(s)	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
e) Venture Capital Funds	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
f) Insurance Companies	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
g) FIIs	NIL	NIL	NIL	NIL	NIL	0	NIL	0	0
h) Foreign Venture Capital Funds	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
i) Others (specify)	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	
Sub-total (B)(1):-	0	2,600	2,600	0.02	NIL	2600	2600	0.02	0
2. Non-Institutions									
a) Bodies Corp.									
i) Indian	10,57,644	6,600	10,64,244	7.37	1011060	6,600	10,17,660	7.05	-0.32
ii) Overseas	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
b) Individuals									

i) Individual shareholders holding nominal share capital upto Rs. 2 lakh	23,38,957	2,21,317	25,60,274	17.73	23,61,941	2,19,117	25,81,058	17.87	0.14
ii) Individual shareholders holding nominal share capital in excess of Rs 2 lakh	7,51,877	NIL	7,51,877	5.20	7,85,678	NIL	7,85,678	5.44	0.24
c) Others (specify)	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
(i)Non Resident Indians	70,923	NIL	70,923	0.49	62,493	NIL	62,493	0.43	-0.06
(ii) Overseas Corporate Bodies	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
(iii)Foreign Nationals	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
(iv)Clearing Members	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
(v)Trusts	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
(vi)Foreign Bodies-DR	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
Sub-total (B)(2):-	42,19,401	2,,27,917	44,47,318	30.79	42,21,172	2,25,717	44,46,889	30.79	0
Total Public Shareholding (B)=(B)(1)+ (B)(2)	42,19,401	2,30,517	44,49,918	30.81	42,21,601	2,28,317	44,49,918	30.81	0
C. Shares held by Custodian for GDRs & ADRs	NIL	NIL	NIL	N.A.	NIL	NIL	NIL	N.A.	0
Grand Total (A+B+C)	1,42,12,888	2,30,517	1,44,43,405	100.00	1,42,15,088	2,28,317	1,44,43,405	100.00	0

ii. Shareholding of Promoter :

SI.	Shareholder's Name	Shareholding at the beginning		eginning	Shareholding at the end of the year			% change in
No.		of the year						shareholding
		No. of	% of total	% of Shares		% of total	% of Shares	during the
		Shares	Shares	Pledged/	Shares	Shares of	Pledged /	year
			ofthe	encumbered		the	encumbered	
			Company	to total		company	to	
				shares			total shares	
1	Meera Dhanuka	45,342	0.31	0	45,342	0.31	0	0
2	Tripti Saraff	57,135	0.39	0	57,135	0.39	0	0
3	Garima Tibrawalla	1,100	0.01	0	1,100	0.01	0	0
4	Shruti Jatia	100	0.00	0	100	0.00	0	0
5	DG Vitta Vinimay & Properties Ltd.	70,98,484	49.15	0	70,98,484	49.15	0	0
6	The Belsund Sugar & Industries Ltd.	27,91,326	19.33	0	27,91,326	19.33	0	0
	Total	99,93,487	69.19	0	99,93,487	69.19	0	0

iii. Change in Promoters' Shareholding (Please specify, if there is no change)

SI. No.	Particulars	Shareholding at the beginning of the year			Cumulative Shareholding during the year	
		No. of Shares		% of total shares of the Company	No. of Shares	% of total shares of the company
	At the beginning of the year		99,93,487	69.19		
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus / sweat equity etc.):				99,93,487	69.19
	At the end of the year				99,93,487	69.19

iv. Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

SI. No.	Name for each of the Top 10 Shareholders	beginning	ding at the of the year	Cumulative Shareholding during the year	
		No. of Shares	% of total shares of the company	No. of Shares	% of total shares of the company
1	Chitravali Barter Pvt.Ltd.				
	At the beginning of the year	3,00,000	2.08		
	As at 31.03.2020			3,00,000	2.08
2	Baldeep Singh				
	At the beginning of the year	1,44,514	1.00		
	As at 31.03.2020			1,44,514	1.00
3	Harcharan Singh Sidana				
	At the beginning of the year	1,20,000	0.84		
	14.02.2020	7,101	0.04		
	As at 31.03.2020			1,27,101	0.88
4.	Gayatri Dealtrade Private Ltd.				
	At the beginning of the year	1,01,853	0.70		
	As at 31.03.2020			1,01,853	0.70
5	Universal Cine Trade Pvt. Ltd.				
	At the beginning of the year	96,000	0.66		
	As at 31.03.2020			96,000	0.66
6	Black Rose Industries Ltd.				
	At the beginning of the year	62,660	0.43		
	As at 31.03.2020			62,660	0.43

7	Harinder Kour Sidana				
	At the beginning of the year	61,400	0.42		
	As at 31.03.2020			61,400	0.42
8	Raj Kumar Kudilal Seksaria				
	At the beginning of the year	90,000	0.62		
	20.03.2020	(34,001)	-0.24		
	As at 31.03.2020			55,999	0.38
9	Darshan Financial Services Pvt. Ltd.				
	At the beginning of the year	56,173	0.38		
	01.10.2019	(4,826)	-0.03		
	31.01.2020	2,413	0.02		
	As at 31.03.2020			53,760	0.37
10	Famous Developers Pvt.Ltd.				
	At the beginning of the year	51,000	0.36	-	-
	As at 31.03.2020			51,000	0.36
11	Abhinna Vyapaar Pvt. Ltd.				
	At the beginning of the year	50,000	0.35	50,000	0.35
	As at 31.03.2020			50,000	0.35

v. Shareholding of Directors and Key Managerial Personnel :

SN	Sahreholding of each Directors and each Key Managerial Personnel	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
		No. of Shares	% of total shares of the company	No. of Shares	% of total shares of the company
	At the beginning of the year	N		Nil	
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus / sweat equity etc.):				
	At the end of the year	N		Nil	

VI. INDEBTEDNESS - Indebtedness of the Company including interest outstanding / accrued but not due for payment.

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i)PrincipalAmount	10,113.03	2,675.00	-	12,788.03
ii) Interest due but not paid		-	-	-
iii) Interest accrued but not due	343.41	113.70	-	457.11
Total (i+ii+iii)	10,456.44	2,788.70	-	13,245.14
Change in Indebtedness during the financial year				
*Addition		90.71		90.71
*Reduction	2,023.40			2,023.40
Net Change	(2023.40)	90.71		(1,932.69)
Indebtedness at the end of the financial year				
i)PrincipalAmount	8,208.03	2675.00		10,883.03
ii) Interest due but not paid	-	-		-
iii) Interest accrued but not due	225.01	204.41		429.42
Total (i+ii+iii)	8,433.04	2,879.41		11,312.45

VII. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:-

A. Remuneration to Managing Director, Whole-time Directors and/or Manager :

SI.	Particulars of Remuneration	Name of MD / WTD / Manager	TotalAmount
No.		Mr. O. P. Dhanuka, CMD	
1	Gross salary		
	(a) Salary as per provisions contained in section 17(1)		
	of the Income-taxAct, 1961	60,000/-	60,000/-
	(b) Value of perquisites u/s 17(2) of Income-taxAct, 1961	39,600/-	39,600/-
	(c) Profits in lieu of salary under section 17(3) of		
	Income-taxAct, 1961	-	
2	Stock Option		
3	Sweat Equity		
4	Commission		
	- as % of profit		
	- others, specify		
5	Others, please specify		
	Total (A)	99,600/-	99,600/-
	Ceiling as per the Act	In terms of the provisions of the Companie remuneration paid is well within the limit.	s Act, 2013, the

B. Remuneration to other directors :

SI.	Particulars of Remuneration		Name of I	Directors		TotalAmount
No.		Mr. Dilip Kumar Datta	Mr. P. J. Bhide	Mrs. Sulekha Dutta	Mr. N. K. Parasramka	
1	Independent Directors					
	Fee for attending Board meetings	24,000/-	12,000/-	24,000/-	-	60,000/-
	Commission	-		-	-	-
	Others, please specify	-	-	-	-	-
	Total (1)	24,000/-	12,000/-	24,000/-	-	60,000/-
2	Other Non-Executive Directors					
	Fee for attending Board meetings				24,000/-	24,000/-
	Commission					
	Others, please specify					
	Total (2)				24,000/-	24,000/-
	Total (B)=(1+2)	24,000/-	12,000/-	24,000/-	24,000/-	84,000/-
	Total Managerial					
	Remuneration	24,000/-	12,000/-	24,000/	24,000/-	84,000/-
	Overall Ceiling as per the Act	n terms of the provis	sions of the Compan	ies Act, 2013, the re	muneration paid is	well within the limit.

Note:

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

SI.	Particulars of Remuneration	Ke	Key Managerial Personnel			
No.		CS Mr. B. K. Bhartia	CFO Mr. Satya Ranjan Mullick	Total		
1	Gross salary					
	(a) Salary as per provisions contained in	3,45,806	1,84,946	5,30,752		
	section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) of Income-tax Act, 1961	-	-	-		
	(c) Profits in lieu of salary under section 17(3) of Income-taxAct, 1961	-	-	-		
2	Stock Option	-	-	-		
3	Sweat Equity	-	-	-		
4	Commission					
	- as % of profit	-	-	-		
	others, specify	-	-	-		
5	Others, please specify	-	-	-		
	Total	3,45,806	1,84,946	5,30,752		

VIII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

No penalties/punishment/compounding of offences were levied under the Companies Act, 2013.

 $[\]bullet \text{Mr.O.P.D} hanuka-\text{Managing Director of the Company, is not entitled for Director's sitting fee}$

Annexure - II to the Directors Report

POLICY ON SELECTION & REMUNERATION OF DIRECTORS, KMP AND OTHER EMPLOYEES AND ON BOARD DIVERSITY.

The objectives of this Policy include the following:

- to lay down criteria for identifying persons who are qualified to become Directors;
- to formulate criteria for determining qualification, positive attributes and independence of a Director;
- to determine the composition and level of remuneration, which is reasonable and sufficient to attract, retain and motivate Directors and KMP.;
- to frame guidelines on the diversity of the Board:

DEFINITIONS

Unless the context requires otherwise, the following terms shall have the following meanings:

"Director" means a Director of the Company.

"Key Managerial Personnel" or "KMP" means-

- (i) the Chief Executive Officer or the Managing Director or the Manager;
- (ii) the Whole-time director;
- (iii) the Chief Financial Officer;
- (iv) the Company Secretary; and
- (v) such other officer as may be prescribed under the applicable law.

Criteria for identifying persons who are qualified to be appointed as a Director of the Company:

Section 164 of the Companies Act, 2013 ("Act") provides for the disqualifications for appointment of any person to become Director of any company. Any person who in the opinion of the Board of Directors ("Board") is not disqualified to become a Director, and in the opinion of the Board, possesses the ability, integrity and relevant expertise and experience, can be appointed as Director of the Company.

Independent Directors

For appointing any person as an Independent Director he/she should possess qualifications as mentioned in (A) the Act and the Rules made thereunder (including but not limited to Section 149 of the Act and Rule 5 of The Companies (Appointment and Qualification of Directors) Rules, 2014; and (B) the Listing Regulations.

Appointment criteria and qualifications

The Nomination & Remuneration Committee (Committee) shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director (including Independent Directors), or KMP and recommend to the Board his / her appointment. Such person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person is sufficient/ satisfactory for the concerned position.

Evaluation:

The Committee shall carry out evaluation of performance of every Director or KMP at regular interval and at least on a yearly basis.

Evaluation of Directors:

In terms of Section 149 of the Act read with Schedule IV of the said Act the Independent Directors shall at its separate meeting review the performance of non-independent Directors based on the parameters that are considered relevant by the Independent Directors.

The Board as a whole shall evaluate the performance of Independent Directors. During such evaluation the Director being evaluated shall be excluded from the meeting.

Evaluation of KMP and Senior Management Personnel

Criteria for evaluating performance of KMP (other than Directors) and Senior Management Personnel shall be as per the internal guidelines of the Company on performance management and development.

Criteria for evaluating performance of Other Employees

The human resources department of the Company shall evaluate the performance of Other Employees. In this regard, the human resources department shall decide upon the criteria for evaluating performance of Other Employees.

REMUNERATION OF DIRECTORS AND KMP

The remuneration/compensation etc. to Managing Director/Whole-time Director and remuneration of KMP will be determined by the Committee and recommended to the Board for approval. Remuneration/commission to Directors (including Independent Directors) as per the statutory provisions of the Act and the rules made thereunder for the time being in force within limits approved by shareholders, shall be decided by the Board.

Increments to the existing remuneration/compensation structure payable to Managing Director/Wholetime Directors and KMP may be recommended by the Committee to the Board which should be within the slabs if any, approved by the shareholders in the case of Directors.

Sitting Fees:

Non-Executive Directors including Independent Directors may receive remuneration by way of fees for attending meetings of Board or its committee within limits prescribed by the Central govt.

Remuneration to Senior Management Personnel:

The Committee has delegated its powers under this Policy with respect to Senior Management Personnel (other than their appointment) and other employees to the Whole time Director of the Company and the Whole-time Director shall be entitled to take decisions with respect to remuneration of Senior Management Personnel and other employees / their extension after attainment of applicable retirement age/employee welfare measure including provision of loans (with or without interest as per statutory provisions) through wage settlements or company rules/regulations or otherwise.

Remuneration to Other Employees

The human resources department of the Company with Managing Director 's approval, will determine from time to time the remuneration payable to Other Employees. The powers of the Committee in this regard have been delegated to the human resources department of the Company.

BOARD DIVERSITY

With a view to achieving a sustainable and balanced development, the Company sees increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development. The Company while appointing may consider the following criteria; i.e. appoint those persons who possess relevant experience, integrity, understanding, knowledge or other skill sets that may be considered by the Board as relevant in its absolute discretion, for the business of the Company etc. The Board shall have the optimum combination of Directors of different genders, from different areas, fields, backgrounds and skill sets as maybe deemed absolutely necessary. The Board shall have members who have accounting or related financial management expertise and are financially literate.

Annexure - III to the Directors Report

Particular of Energy Conservation, Technology Absorption and Foreign Exchange earnings and outgo required under the Companies (Accounts) Rules, 2014:

A. CONSERVATION OF ENERGY:

(i) The Steps taken or impact on conservation of energy

Your Company continues to give priority to conservation of energy on an ongoing basis. The measures result into saving of fuel and power and consequently cost of production.

- (ii) Steps taken by the company for utilizing alternate source of energy
 - (a) Sugar factory runs on bagassee based steam and power and thus there is no fossil fuel consumption.
 - (b) The company also installed co-gen plant which is supplying surplus power to state grid.
 - (c) During off-season also the boiler run on bagassee, thus saving fuel.
 - (d) In Distillery installed new digester for treatment of spent wash feeding, which generate bio gas and reduce COD and BOD substantially.
- (iii) The Capital investment on energy conservation equipments during the year 2019-20 was Rs NIL

B. TECHNOLOGY ABSORPTION:

The company carried out the following technology absorption activities during the financial year 2019-20:

- (i) Sugarcane Development
 - (a) Soil Analysis and Nutrition
 - (b) Soil Testing Lab
 - (c) Tissue Culture
 - (d) Microbial Culture Labratory
 - (e) Biological Control of Cane Crop
 - (f) Heat Treatment Therapy to treat Sugarcane Seeds
 - (g) Pest Control Measures to protect Sugar Cane from diseases.
 - (h) Multiplication of foundation Cane Seeds by rearing in Nurseries
 - (i) Ratoon Management for Sugar Cane crops.
 - (j) Installation GPS, HHT for cane survey.

The above measures will result into high yielding disease-free cane and higher financial return to the Cane Growers. Microbial Lab will increase the fertility of soil by restoring its vital components.

- (ii) Utilisation of by-products:
 - (a) Manufacture of Bio-Compost & Vermi- Compost by using Pressmud and Distillery Effluents.
- (b) Co-gen of power from bagassee.

The above measures results into advent of Bio-Fertilizer and cheaper duly treated Effluent Water, rich in nutrients, which are beneficial to the farmers, factory and environment and achievement of zero water discharge and pollution level below the maximum norms set by government and co-gen.

- (iii) The company has not imported any technology.
- (iv) Expenditure incurred on Research and Development: Rs.5.10 Lacs

		Financial Year 31st March, 2020	Financial Year 31st March, 2019
i)	Total Foreign Exchange Earnings	Nil	Nil
ii)	Used (Rs. in Lacs)	Nil	6.00

Annexure - IV to the Directors Report

FORM-MR-3 SECRETARIAL AUDIT REPORT

(For the financial year ended 31st March, 2020)
[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies
(Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, Riga Sugar Company Limited 14, Netaji subhas Road Kolkata- 700 001

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Riga Sugar Company Limited (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2020, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by Riga Sugar Company Limited ("The Company") for the financial year ended on 31st March, 2020 according to the provisions of:

- I. The Companies Act, 2013 (the Act) and the Rules made thereunder;
- II. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- III. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- IV. Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- V. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBIAct') to the extent applicable to the Company.
 - a. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
 - b. Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - c. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - d. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - e. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; Not applicable
 - f. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; Not applicable
 - g. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - h. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; Not applicable
 - i. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; Not applicable.
- VI. Laws specifically applicable to the industry to which the company specifically belongs, as identified by the management, that is to say:
 - a. Essential Commodities Act., 1955
 - b. Sugar Control Order, 1966
 - c. Sugar Cess Act, 1982
 - d. Levy Sugar Price Equalisation Fund Act, 1976

- e. Sugar Development Fund Act, 1982
- f. Food Safety and Standards Act, 2006
- g. The Legal Metrology Act, 2009
- h. Environment Protection Act, 1986
- VII. We have also examined compliance with the applicable clauses Secretarial Standards issued by The Institute of Company Secretaries of India and Listing Agreement entered into by the company with Stock Exchanges.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, Listing Regulations etc mentioned above, save and except the following observations.

- 1. In some cases the Company was irregular in depositing the statutory dues, within the period allowed by the respective statutes.
- 2. CFO, One of the KMP under section 203 of the Companies Act, 2013, resigned on 18.08.2019 and the Company had filled up the position by appointing CFO with effect from 19-08-2020.
- 3. The Company appointed Mr. P.J. Bhide having age above 75 years as an additional director by the Board of Directors on 12.04.2019 and Confirmed his appointment by Special Resolution at the Annual General meeting held on 25.09.2019 in compliance with Regulation 17 of the LODR.
- 4. Notice of the closure of the Trading windows were not given by the company to all those who are likely to have access to the price sensitive information, however management explained that the account of the company had declared an NPA by its banker and net worth of the Company eroded, Shares of the Company are not traded frequently at Stock Exchanges and none of the senior managerial personnel have significant shareholdings in the Company, and also not trading hence such compliance were not ensured.

Reliance has been put on compliance system prevailing in the company and legal compliance certificates received from various Unit heads as regards compliance of Laws specifically applicable to the industry to which the company specifically belongs:

We further report that :-

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

As per the minutes maintained by the company for the Board/Committee and Shareholders, we noticed that all decisions were approved by the respective Board/Committee and shareholders without any dissent note.

We further report that there are adequate systems and processes in the company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines, mentioned hereinabove, we further report that the accumulated losses of the Company have eroded the entire net worth of the Company indicating the uncertainty about the Company's ability to continue on a going concern basis. We, further report that the accounts of the Company with Bank of India has been declared as non performing assets (NPA).

For **H.M. Choraria & Co.** Company secretaries

(Hanuman Mal Choraria)

Proprietor FCS 2398 CP No. 1499

UDIN:-F002398B000594528

Place: Kolkata

Date: 19th August, 2020

Annexure - V to the Directors Report

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT & REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

(i) The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the Financial Year 2019-20, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial Year 2019-20 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:-

SI. No.	Name of Directors(KMP) and Designation	Remuneration of Director/KMP for the Financial Year 2019-20 (Rs. in Lac)	% increase in Remuneration in the Financial Year 2019-20	Ratio of remuneration of each of Director to median remuneration of employees	Comparison of the remuneration of the KMP against the performance of the Company
1.	Mr. Om Prakash Dhanuka -Chairman cum Managing Director	1.00	-97%	0.43	
2.	Mr. Dilip Datta- Independent Director	0.24	100%	0.11	Sales decreased
3.	Mr. P. J. Bhide - Independent Director	0.12	NA	0.05	by 1% during 2019-20. Net loss was Rs. 2409.96 lacs
4.	Mrs. Sulekha Dutta- Independent Director	0.24	0%	0.11	in 2019-20 as against net loss
5.	Mr. Nirmal K. Parasramka Non Executive Director	0.24	0%	0.11	of Rs. 4,643.12 lacs in 2018-19
6.	Mr. B. K. Bhartia Company Secretary	3.45	NA	1.51	
7.	Mr. S. R. Mullick - CFO	1.85	NA	0.81	

Note:

- (i) Remuneration to the Independent Directors and non-executive Directors consisting of only sitting fee in 2018-19 and 2019-20.
- (ii) The median remuneration of employees of the Company during the Financial Year was Rs. 2.28 lacs.
- (iii) In the financial year, there was an increase of 8% in the median remuneration of the employees.
- (iv) Number of permanent employees on the rolls of the Company as on 31.03.20 were 583.
- (v) Sales during the year 2019-20 was Rs.15313.22 lacs as compared to Rs 15487.31 lacs during 2018-19. Net loss was Rs. 2409.96 lacs in 2019-20 as against net loss of Rs. 4643.12 lacs in 2018-19. Increase in median remuneration of employees during the year was 8%. The average increase in remuneration was not in line with the sales performance of the Company.
- (v) The total remuneration of Key Managerial Personnel's decreased by 90% from Rs.62.33 lacs in 2019-20 to Rs. 6.30 Lacs in 2018-19. Net loss during 2019-20 was Rs 2409.96 lacs as against net loss of Rs.4,643.12 lacs in 2018-19. The remuneration is lower due to lower salary of CMD.
- (vi) a) Variations in the Market capitalization of the Company: The Market capitalization as on 31.03.2020 was Rs.729.39 Lacs and as on 31.03.2019 was Rs. 823.27 Lacs.
 - b) Price earnings ratio of the Company as at 31.03.2020 and 31.03.2019 was not applicable as the EPS was negative in both years.

- c) Percentage increase over/decrease in the Market quotations of the shares of the Company as compared to the rate at which the Company had come out with last public offer in the year: The company made initial public offer (IPO) in 1994-95 @ Rs.50/- per share . As on 31.03.2020, the closing market price of one Equity share was Rs. 5.05. Therefore, an amount of Rs. 100 invested in the said IPO would be worth Rs. 10.10 as on 31.03.2020. This excludes the dividend payout.
- (viii) Average percentage increase made in the salaries of employees other than the Managerial Personnel in the financial year 2019-20 was 8%, whereas the total managerial remuneration was decreased in financial year 2019-20 was 17%.
- (ix) The Non-executive Directors were paid sitting fee of Rs. 4,000/- for attending the Board Meetings. No sitting fee was paid for attending committee meetings. Remuneration to directors are as per recommendation of the Nomination and Remuneration Committee and as approved by the Board and shareholders of the Company.
- (x) The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year- 29 times. This is because CMD in view of continuous losses have reduce his salary by 97% and taking only token salary
- (xi) It is hereby affirmed that the remuneration paid is as per the remuneration policy of the Company.

STATEMENT OF PARTICULARS OF EMPLOYEES AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(2) OF THE COMPANIES (APPOINTMENT & REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

STATEMENT OF PARTICULARS OF EMPLOYEES AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(2) OF THE COMPANIES (APPOINTMENT & REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

SI. No.	Name (Relationship)	Designation, Nature of duties	Remuneration (Rs.)	Qualification and experience (years)	Age (Years)	Date of commencement of employment	Last employer, designation
1	I D Mittal	Advisor	29,24,167	Dip. Mechanical Engineer (55 yrs)	75	12.04.2019	Bajaj Hindusthan, CEO
2	Shailendra Prasad	Chief Corporate Officer	22,29,467	M.Com, ACMA, ACS. (26 Yrs.)	51	lst July 1995	Chemcrown (India) Ltd- Company Secretary.
3	Sashi Gupta	Chief General Manager	16,67,990	B.Tech (Mech. Engr) (37 yrs.)	63	07.06.2019	Sugar Corp. of Uganda- Plant Head
4	Ram Kumar Pandey	G.M. (Commercial)	13,24,857	B.Com, MBA (Finance),CA (Inter) (25 years)	52	05th June 2017	M/s K.R. Pulp & papers Ltd. (AGM- Commercial)
5	Rakesh Sharma	General Manager (Technical)	12,42,504	Dip. In Mech Engr. (37 yrs.)	61	07.06.2019	JHV Sugar Ltd. CGM
6	Mukesh Kumar Mittal	G.M. (Production)	10,85,315	B.Sc., A.N.S.I. (Sugar Technology) (31 Yrs.)	56	31st May, 2017	Modi Sugar Ltd. GM-Production
7	Janki Jiwan Mani	DGM (instrumentation)	9,61,639	B.E. (Electronics & Instrument) (23 yrs.)	50	15th September, 1999	Kanoria Sugar & General Manufacturing Co. Ltd. (Sr. Instrument Engineer)
8	R K Mishra	D.G.M. (HR)	8,65,558	B. Tech -Mech.Eng (35 yrs)	59	07.07.2019	Rana Sugar Co. Ltd. CGM
9	R N Sharma	Finance & Tax Advisor	8,43,750	M.Com (29 yrs)	54	1st April, 1991	-
10	Hari Om Shukla	Lab Head	7,06,494	B.Sc(37 Yrs)	65	13.11.2017	Balrampur Chini Mills Ltd. Manager

Annexure - VII to the Directors Report

CORPORATE GOVERNANCE REPORT

COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

Riga Sugar Company Limited as a part of Dhanuka Group, has over the years endeavored to follow practice of Corporate Governance. Riga Sugar's business objective and that of its management and employees is to manufacture and market the Company's products so as to create value for consumers, farmers, shareholders, employees, and the national economy. In addition to compliance with regulatory requirements, Riga Sugar Company Limited endeavors to ensure that standards of ethical and responsible conduct are met throughout the organization.

BOARD OF DIRECTORS:-

The Board of Riga sugar Co. Ltd. as on 31st March, 2020 comprises of an Executive Chairman cum Managing Director (CMD) and four other Directors including a Women Director. The day to day affairs of the company is managed by CMD. The composition of the Board is in conformity with section 149 of the Companies Act, 2013 and Regulation 17(1) of SEBI (LODR) Regulations, 2015. The Composition, attendance at the Board meeting & last Annual General Meeting, Outside Directorship and other Board Committees are given below.

During the year ended 31st March, 2020, six board meetings were held. The company held at least one meeting in every quarter and the time gap between two board meetings did not exceed 120 days. The details are as follow:-

Sl. No.	Date of Board Meeting	Board Strength	No. of Directors Present	No. of Independent Directors Present
1	12.04.2019	5	4	2
2	30.05.2019	5	4	2
3	12.07.2019	5	5	3
4	14.08.2019	5	5	3
5	14.11.2019	5	5	3
6	14.02.2020	5	4	2

The composition of the Board of Directors as at 31st March, 2020, the number of other Boards of Directors or Board Committees of which he/she is a member/Chairperson and the attendance of each director at these Board Meetings and the last Annual General Meeting was as under:-

Directors	Category	No. of Outside Directorship Held (Public Ltd. Co.)	No. of Membership (Chairmanship) In Board Committees	No. of Board Meetings Attended	Attendance At previous AGM held on 25.09.2019	Shareholding in the Company
Mr. O. P. Dhanuka Chairman & Managing Director	Promoter & Executive	2	Nil	5	Yes	Nil
Mr. P. J. Bhide	Independent & Non- Executive	8	3	4	Yes	Nil
Mrs. Sulekha Dutta	-do-	2	1	6	Yes	Nil
Mr. Dilip Datta	-do-	3	0	3	No	Nil
Mr. N. K. Parasramka	Non Indipendent & Non - Executive	1	3	6	Yes	Nil

Note 1: number of directorship in other companies excludes directorship in private limited companies, foreign companies and companies incorporated under section 8 of the Companies Act, 2013.

Note 2: Board Committee chairmanship/memberships in other companies include only chairmanships/memberships of Audit Committees and Stakeholders Relationship Committee.

Note 3: Board committee memberships in other companies includes only chairmanships in committees of other companies.

As required under Para C of Schedule V to the Listing Regulations, based on the latest disclosures received by the Company, following are the names of the listed entities where the directors of the Company are also a director and the category of their directorships therein:

Name of Director Directorship and its category in Listed entity

Mr. O.P. Dhanuka Riga Sugar Co. Ltd (PE)

The Belsund Sugar & Industries Ltd.(PE)

Mr. P.J. Bhide Riga Sugar Co. Ltd (ID)

The Belsund Sugar & Ind. Ltd. (NE) Marmagoa Steel Ltd. (Under Liquidation)

Dhunseri Investment Ltd. (ID) Plenty Valley Intra Ltd. (NE) The Grob Tea Co. Ltd. (ID)

Unick Fix -A-form and Printers Ltd. (ID)

Mr. Dilip Datta Riga Sugar Co. Ltd (ID)

The Ganges Manufacturing Co. Ltd. (ID) Nicco Corporation Ltd. (Under Liquidation) (ID)

Mrs. Sulekha Dutta Riga Sugar Co. Ltd (ID)

Premier India Bearings Ltd. (ID) The Belsund Sugar & Ind. Ltd. (ID)

Mr.N.K.Parasramka Riga Sugar Co. Ltd. (NE)

PE = Promoter Executive : ID = Independent Director, NE = Non-Executive Director

Core Skills / Expertise / Competencies available with the Board

In pursuance of Para C(2), Schedule V to the Listing Regulations, the Board of Directors of the Company at its meeting held on 14th February, 2019 has identified the core skills/expertise/competencies that are desirable for the Company to function effectively in the context of the business of the Company and its sector. The Board of the Company comprises of qualified members who possess required skills, expertise and competencies that allow them to make effective contributions to the Board and its Committees. While all the Board members possess the skills identified, their area of core expertise is given below:-

Name of Director Area of	Expertise
--------------------------	------------------

1 Mr. O.P. Dhanuka Sugar & Distilery Plant Management

Sugar Industry Expert

Government Dealing & Representation
Ex Wage Board Member for Sugar Industry

Business Planning & Strategy

Labour Management

Agri Research & Development

Farmers Understanding

Leadership

2 Mr. P.J. Bhide Economics

Accounting and Finance Tax Laws & Compliance Statutory Compliance

Auditing

Interpersonal relations

Leadership

3 Mr. Dilip Datta Industry Experience

Finance

Corporate Consultancy Revival of Sick Industry Government Dealing Statutory Compliance

Auditing

Interpersonal relations

Leadership

RIGASUGAR COMPANY LIMITED

4 Mrs. Sulekha Dutta Corporate Law

Economics Statutory Compliance

Interpersonal relations

Leadership

5 Mr.N.K.Parasramka Commercial Field

Labour Matter Leadership

During the year on 11.04.2019 Mr. Sharad Jha, Independent Director resigned without giving any reason.

In the opinion of the Board the independent directors qualify the conditions for being independent director as prescribed under Regulation SEBI (LODR) Regulations,2015 and are Independent of the Management. The Board periodically reviews compliance reports of all laws applicable to the Company and necessary steps are being taken to ensure the compliance of law.

As required under Regulation 17(7) of SEBI (LODR) Regulations, 2015, all the necessary information were placed before the Board from time to time.

The company pays to its non-executive Directors as sitting fees, an amount of Rs.4,000/- per meeting for attending meetings of the Board of Directors.

Code of Conduct

The company has adopted a code of conduct for its non-executive Directors and all non-executive Directors have affirmed compliances with the said code. All senior Management of the company have also affirmed compliance with the Code of Conduct. The code of conduct is also displayed on the website of the company www.rigasugar.com.

Maximum tenure of independent directors

The maximum tenure of independent directors is in accordance with the Companies Act, 2013 and SEBI (LODR) Regulations, 2015.

Formal Letter of appointment to independent directors

The company issue a formal letter of appointment to independent directors in the manner as provided in the Companies Act, 2013 and SEBI (LODR) Regulations, 2015. The terms and conditions of appointment of independent directors are placed on the company's website.

Performance evaluation

Pursuant to the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015 the Board of Directors has carried out an annual performance evaluation of its own performance, and that of its Committee and individual Directors.

A structured questionnaire was prepared after taking into consideration input received from the Directors, covering many aspects of the Board functioning. The performance evaluation of the independent directors was carried out by the entire Board. The performance evaluation of the Chairman and the Non-independent directors was carried out by independent directors. The Nomination and Remuneration Committee also carried out evaluation of every director's performance. The directors expressed their satisfaction with the evaluation process.

Independent Directors Meeting

In compliance with schedule IV of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015, the independent directors held their separate meeting on 10.02.2020 without the attendance of non-independent directors and members of management to review the performance of non-independent directors and chairman of the Board, assess their quality, quantity and timeliness of flow of information between company Management and the Board.

All Independent Director were present at the meeting. The independent directors present at the meeting deliberated on the above and expressed their satisfaction.

Transaction with Board Members, KMC and Senior Management

There were no materially significant transactions during the Financial Year with Board Members, KMC and Senior Management, including their relatives that had or could have has a potential conflict of interest with the company. The Annual Report of the company contains a certificate duly signed by Managing Director in this regard.

BOARD COMMITTEES

Composition of various Committees of Board of Directors are disclosed in website of the company www.rigasugar.com.

AUDIT COMMITTEE

The Audit committee has been constituted and its Terms of reference is in line with provisions of Regulation 18 of SEBI (LODR) Regulations, 2015 and section 177 of the Companies Act, 2013. Terms of Audit committee includes overseeing the financial reporting process, review of financial statements, ensuring compliance with the regulatory guidelines, review of internal audit report, recommending appointment and remuneration of auditors to the Board of Directors and to review adequacy of internal control systems and internal audit function and other matters specified for audit committee under the listing regulations and section 177 of the Act. The Audit committee also review information as per the requirement of part C of schedule II to the Listing Regulations.

The Audit Committee comprises of 4 directors, three of whom are Independent Directors. All of them are expert in corporate finance, accounts and corporate law. The Company Secretary acts as secretary of the committee. The CFO, Auditor, Internal Auditor and Cost Auditor are the permanent invitee of the audit committee meeting. The Internal auditors report directly to the audit committee.

The Audit Committee of the Company met 4 times during the financial year 2019-20 on 30.05.2019, 12.07.2019, 14.08.2019, 14.11.2019 and 14.02.2020.

The composition and attendance at the audit committee meeting are as follow:-

Name of Members	Status	No. of Meetings attended	Date of Joining during the year	Date of leaving during the year
Mr. P.J.Bhide (Chairman)	Independent & Non-Executive	5	12.04.2019	
Mr. Sarad Jha (Chairman)	-do-	0	-	11.04.2019
Mrs. Sulekha Dutta	-do-	5	12.04.2019	-
Mr.N.K.Parasramka	Non Independent & Non Executive	5	-	-
Mr. Dilip Datta	Independent & Non Executive	0	14.02.2020	-

Mr. P.J.Bhide, Chairman attended the AGM held on 25.09.2019.

There is no relationship between directors inter-se.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment and removal and carry out evaluation of every directors performance. It shall carry out such other functions as may be required under section 178 of the Companies Act, 2013 and Regulation 19 of SEBI (LODR) Regulations, 2015. The Nomination and Remuneration Committee comprises of 4 Directors, all of whom are non-executive and three of them are Independent Directors. The members of the Committee are Mr.P.J.Bhide - Chairman, Mrs. Sulekha Dutta, Mr. Dilip Datta and Mr.N.K.Parasramka.

During the Financial Year 2019 - 20 one Nomination and Remuneration Committee Meeting was held on 21.06.2019. The composition and attendance of the members of the Nomination and remuneration Committee are as follow:-

Name of Members	Status	Position in Committee	Date of Joining during the year 2019-20	Date of leaving during the year 2019-20	Meeting dated 21.06.2019 attended by
Mr. P.J.Bhide	Independent & Non-Executive	Chairman	12-04.2019		Attended
Mr. Sarad Jha	-do-	Chairman	-	11.04.2019	-
Mr.Dilip Datta	-do-	Member	14.02.2020	-	-
Mrs. Sulekha Dutta	-do-	Member	12.04.2019	-	Attended
Mr.N.K.Parasramka	Non Ind. & Non Executive	Member	-	-	Attended

Remuneration Policy

The Board on the recommendation of the Nomination and Remuneration Committee has framed a Remuneration Policy, providing (a) criteria for determining qualification, positive attributes and independence of directors and (b) a policy on remuneration for directors, key managerial personnel and other employees.

REMUNERATION OF DIRECTORS FOR FINANCIAL YEAR 2019-20

(Amount in Rs.)

Name of the Director	Sitting Fee	<u>Salaries</u>	Perquisites/Benefits	(Amount in As.) <u>Total</u>
Mr. O.P.Dhanuka, Chairman - Managing Director		60,000/-	39,600/-	99,600/-
Mr.P.J.Bhide	12,000/-			12,000/-
Mrs. Sulekha Dutta	24,000/-			24,000/-
Mr. Dilip Datta	24,000/-			24,000/-
Mr.N.K.Parasramka	24,000/-			24,000/-

The Company does not have any stock option scheme.

The present appointment of the Managing Director is for a period of three years and is effective from 13th August, 2019.

Familiarization Programme

With a view to familiarizing the Independent Directors with the company's operations as required under Regulation 25 of SEBI (LODR) Regulations, 2015, the company held various programme on continuous basis. The details of familiarization programmes are also placed on the companies website www.rigasugar.com

SHAREHOLDERS COMMITTEE

(i) Share Transfer Committee

The Share Transfer Committee was constituted to deal with various matters relating to share transfer/transmission, issue of duplicate share certificates, approving the split and consolidation request and other matters relating to transfer and registration of shares.

The members of the committee are Mr. O.P.Dhanuka, Mr. N.K.Parasramka. and Mrs.Sulekha Dutta. During financial year 2019-20, 2 No. of share transfer committee meetings were held on 05.04.2019 and 24.05.2019

(ii) Stakeholders Relationship Committee

In compliance with the provision of section 178 of the Companies Act, 2013 and Regulation 20 of SEBI (LODR) Regulations, 2015 the Board has constituted "Stakeholders Relationship Committee" to look into and resolve the Grievance of security holders of the company related to transfer of shares, non-receipt of annual report and non-receipt of dividend.

During the financial year 2019-20, the Committee met on 06.04.2019,08.07.2019, 09.10.2019 and 08.01.2020 (four meetings).

The Composition and attendance of Stakeholder Relationship Committee during the year were as follows:-

Name of Members	Status	No. of Meetings attended	Date of Joining during the year	Date of Leaving
Mr. P. J. Bhide	Independent & Non-Executive	4	12.04.2019	-
Mr. N.K.Parasramka	Non Ind. & Non Executive	4	-	-
Mr.Sarad Jha	Independent & Non-Executive4	-	-	11.04.2019
Mrs. Sulekha Dutta	-do-	4	12.04.2019	-
Mr. Dilip Datta	-do-	0	14.02.2020	-

Shareholder complaints received and redressed during the Financial Year 2019-20

Nature of	Complaints received from				Total	Total	No. of
Grievances	Investors directly	Stock Exchange	SEBI 'SCORES'	ROC	Complaints received during 2019-20	Complaints resolved	complaints outstanding as on 31st March, 2020
Non-receipt of Dividend	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Non-receipt of Share Certificate	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Non-receipt of Annual Reports	Nil	Nil	Nil	Nil	Nil	Nil	Nil

SUBSIDIARY COMPANY

The company has no subsidiary company.

COMPLIANCE OFFICER

Mr. B.K.Bhartia, Company Secretary-Compliance Officer

Address: Riga Sugar Co. Ltd.

14, Netaji Subhas Road, Kolkata-700 001

Phone No. 033 2231 3414/15 e-mail.:sprasad@rigasugar.in

GENERAL BODY MEETING

Location and time of last Annual General Meetings are as under:

For Financial year ended	<u>Venue</u>	Date and time	No of Special Resolution passed
31.03.2019	Sitaram Seksaria Sabhagar (Auditorium) Bhartiya Bhasa Parishad, 36A, Shakespeare Sarani, Kolkata-700 017	25th September, 2019 at 11.00 a.m.	2
31.03.2018	Sitaram Seksaria Sabhagar (Auditorium) Bhartiya Bhasa Parishad, 36A, Shakespeare Sarani, Kolkata-700 017	25th September, 2018 at 10.00 a.m	1
31.03.2017	Sitaram Seksaria Sabhagar (Auditorium) Bhartiya Bhasa Parishad, 36A, Shakespeare Sarani, Kolkata-700 017	18th September, 2017 at 10.00 a.m.	1

During last one year no special resolution passed through postal ballot.

No special resolution is proposed to be passed through postal ballot in the ensuing Annual General meeting

DISCLOSURES

- (i) The details of related party transactions is mentioned in note no. 25 (9) of financial statement. There was no materially significant related party transaction, which was considered to have conflict with the interest of the Company at large. The company has disclosed the policy of dealing with the related party transaction on its websites at www.rigasugar.com.
- (ii) Disclosure of transaction with entity belonging the promoters group which hold 10% or more shareholding in the company-The Belsund Sugar & Industries Limited holding 19.33% shares and D G Vitta Vinimay & Properties Ltd holding 49.15%. The details of transaction is stated in note no. 25(9) of financial statement.
- (iii) There was no non-compliance, penalties or strictures imposed on the Company by the Stock Exchange, SEBI or any other statutory authority, on any matter relating to the capital markets, during the last three years except fine by BSE of Rs. 97,200/- for late publication of quarterly result under regulation 33 of LODR, which was waived by BSE Ltd. vide their letter dated 16.01.2020.
- (iv) Inter-se relationships between Directors and Key Managerial Personnel of the Company: None
- (v) Details of utilisation of funds raised through preferential allotment or qualified institutions placement: Not Applicable
- (vi) Credit rating(s) obtained by the Company for any debt instrument, fixed deposit programme or any other scheme involving mobilisation of funds: None
- (vii) None of the Directors of the Company has been debarred or disqualified from being appointed or continuing as a Director by

- SEBI / Ministry of Corporate Affairs / Statutory Authorities, which has also been confirmed by Messrs. H. M. Choraria & Company, Practising Company Secretaries.
- (viii) The total fees paid during the year by the Company and its subsidiaries to the Statutory Auditors and all entities in the network firm / network entity of which the Statutory Auditors are a part, aggregate Rs. 8.19 Lacs to M/s Salapuria & Partners.
- (ix) Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 are provided in the Directors Report forming part of the Report and Accounts
- (x) Details with respect to secretarial audit of the Company and confirmation by the Board with respect to the Independent Directors are provided in the 'Report of the Board of Directors & Management Discussion and Analysis', forming part of the Report and Accounts.
- (xi) None of the Non-Executive Directors hold equity shares or convertible instruments of the Company as on 31.03.2020.
- (xii) The Company has followed the guidelines of Accounting Standards prescribed under the Companies (Accounting Standard) Rules, 2006 in preparation of its financial statements.
- (xiii) Pursuant to section 177(9) of the Companies Act, 2013 and Regulation 22 of SEBI (LODR) Regulations, 2015, Whistle Blower Policy has been made in Board Meeting dated 25.05.2014.
 - The Whistle Blower Policy/Vigil Mechanism provides a mechanism for the director/employee to report violations without fear of victimization of any unethical behavior, suspected or actual fraud, violation of the code of conduct etc. which are detrimental to the organization's interest. The Whistle Blower Policy is placed on the companies website www.rigasugar.com. During the year no personnel has been denied access to the Audit Committee.
- (xiv) The company has no unlisted subsidiary company as defined under Listing Regulations.
- (xv) Industry structure and developments, opportunities and threats, segment-wise or product-wise performance, outlook, risks and concerns of the Company and discussion on financial performance with respect to the operational performance, has been covered in the Director's Report.
- (xvi) The Managing Director and CFO certificate for the year 2019-20 forms part of the Annual Report.
- (xvii) All mandatory requirements relating to corporate governance under the Listing Regulations have been appropriately complied with and the status of non-mandatory (discretionary) requirements is given below:
 - 1. The Company does not bear any expenses of the Non- executive Chairman's office.
 - 2. The Financial Statements are free from any Audit Qualifications.
 - 3. The Internal Auditors of the Company report directly to the Audit Committee.
- (xviii) The Company has laid down Risk Assessment and Minimization procedures and the same are periodically reviewed by the Board. The Company has a defined Risk Management Policy approved by the Board of Directors of the Company. Further the Company has adequate internal control systems to identify risks at appropriate time and to ensure that the executive management controls the risk through properly defined framework.
- (xix) The company is engaged in the production and sale of commodities viz sugar, Ethanol, Bio-Fertiliser and co-gen power in the domestic market. The price risk of sugar is related to domestic demand and supply and there is no absurd movement in price as the market is homogeneous because large no of sugar manufacturer and supplier is there in India. The Ethanol Procurement and Co-Gen Power is determined by the government and thus there is no price movement risk associated. The sale of Bio-fertiliser is primarily to farmers at pre-determined price and thus there is no risk of price fluctuation.
 - There is no foreign exchange exposure and also no hedging and thus there is no associated foreign exchange and hedging risk associated with the company.
- (xx) Other terms which are not applicable to the Company have not been separately commented upon.

MEANS OF COMMUNICATION

The Quarterly, Half yearly and Annual Results were published in the leading English and Bengali Newspapers such as 'The Financial Express', and 'Dainik Statement' (Bengali). The Half-Yearly reports are not sent to household of shareholders. The Company's Website is www.rigasugar.com, Official news release and presentations made to analysts are sent to the Stock Exchanges at Calcutta and Mumbai, where shares of the Company are listed.

The Company's Quarterly Results are available on www.rigasugar.com

As per Listing Regulations, certain documents/information such as quarterly/annual financial results, shareholding pattern and corporate governance are accessible on the website www.rigasugar.com

The Company has designated separate section for redressal of the investor grievances and necessary disclosure to this effect in the Company's website www.rigasugar.com as well the email-id sprasad@rigasugar.in

GENERAL SHAREHOLDERS INFORMATION

(i) Annual General Meeting

Date and Time: 30th December, 2020 at. 11.00 a.m.

Deemed Venue: The Company is conducting AGM through Video Conferencing (VC) or Other Audio Visual Means (OAVM)

(ii) Financial Year Calendar for 2020-2021

Results for quarter ending, June, 2020 Results for quarter ending, September, 2020 Results for quarter ending, December, 2020

Results for quarter ending March, 2021

second week of November, 2020 second week of February, 2021 second week of May, 2021 (Unaudited) OR last week of May, 2021 (if audited)

second week of August, 2020

(iii) Date of Book Closure 28.12.2020 to 30.09.2020

(iv) Outstanding ADRs/GDRs Warrants or any convertible instruments, conversion date

and likely impact on equity

NIL

LISTING OF EQUITY SHARES ON STOCK EXCHANGES AT

(i) The Calcutta Stock Exchange Limited 7, Lyons range, Kolkata - 700 001

(ii) BSE Limited

Phiroze Jeejeebhoy Towers

Dalal Street,

Mumbai - 400 001

LISTING FEES

Listing fee for the year 2019-20 has been paid to BSE Ltd.

DEPOSITORIES

(i) National Securities Depository Limited Trade World, 4th Floor, Kamala Mills Compound Senapat Bapat Marg, Lower Parel Mumbai-400023

(ii) Central Depository Securities Limited Phiroze Jeejeebhoy Towers, 28th Floor Dalal Street Mumbai- 400 023

STOCK CODE

CSE Code 10028038
BSE Code 507508

ISIN Code INE 909 C01010

STOCK MARKET DATA

	Calcutta Stock Exchange(CSE)			Bombay Stock Exchange(BSE)		
	Month's high Price	Months Low Price	Volume	Month's high price	Month's low price	Volume
April . 2019	-	-	-	5.42	3.50	40350
May. 2019	-	-	-	5.00	3.70	68657
June. 2019	-	-	-	5.80	4.94	72179
July. 2019	-	-	-	6.30	5.13	81736
Aug. 2019	-	-	-	7.27	6.37	139392
Sept. 2019	-	-	-	6.98	5.67	25196
Oct. 2019	-	-	-	5.67	5.50	674
Nov. 2019	-	-	-	5.50	4.30	41054
Dec. 2019	-	-	-	4.30	3.71	12596
Jan. 2020	-	-	-	5.16	3.55	132083
Feb. 2020	-	-	-	4.37	3.04	116298
Mar. 2020	-	-	-	3.32	2.62	115750

Note: There was no trading in Calcutta Stock Exchange during on year and many previous year.

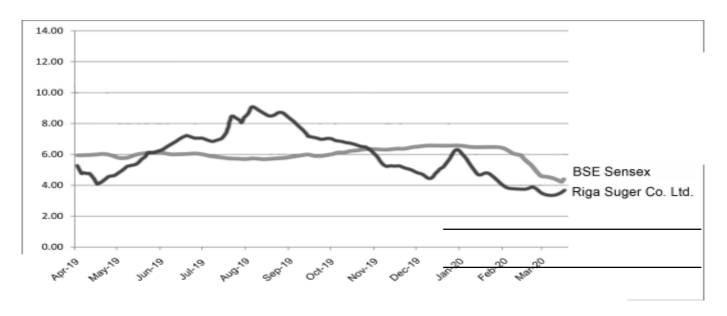
Share Price Performance in comparison to BSE Sensex.

BSE Sensex

% change in RSCL % change in Sensex (-) 11% (+) 24%

Financial Year ended 31st March, 2020

MOVEMENT OF SHARE PRICE VIS-A-VIS SENSEX



REGISTRAR AND TRANSFER AGENTS, SHARE TRANSFER SYSTEM

Share transfers are normally held within a maximum period of 15 days from the date of receipt and Demat request is confirmed within a period of 14 days.

Registrars and Share Transfer Agents:

M/s S.K. Infosolutions Pvt.Ltd. 34/1A, Sudhir Chatterjee Street,

Kolkata-700006

Phone: 033 2219 6797 Fax: 033 2219 4815 E-mail: skcdilip@gmail.com

CATEGORIES OF SHAREHOLDING AS ON 31ST MARCH, 2020

Category	Number of Shares	Percent of total shares
Promoters	99,93,487	69.19
Foreign Institutional Investors	-	-
Banks, Financial Institutions, Insurance Co.	-	-
Companies (Central/State Govt. Institutions/Non Govt. Institutions)	-	-
Mutual Funds and UTI	2,600	0.02
Private Corporate Bodies (including clearing members)	10,17,660	7.05
Non-Resident Indian(NRI) and Overseas Corporate Bodies(OCB)	62,493	0.43
Indian Public	33,67,165	23.31
TOTAL	1,44,43,405	100.00

DISTRIBUTION OF SHAREHOLDING AS ON 31ST MARCH, 2020

Shareholding Range	Number of shareholders	% of Shareholders	No. of Shares	% of Shareholding
1-500	5,215	86.08	629817	4.36
501-1000	344	5.68	285062	1.96
1001-2000	203	3.35	311578	2.16
2001-3000	87	1.44	222029	1.54
3001-4000	36	0.59	129996	0.90
4001-5000	34	0.56	164044	1.14
5001-10000	68	1.12	515336	3.57
10001-50000	58	0.96	1184311	8.20
50001-100000	7	0.12	437954	3.03
100001 and above	6	0.10	10563278	73.14
TOTAL	6058	100.00	1,44,43,405	100.00

DEMATERIALISATION OF SHARES AND LIQUIDITY

	<u>No.</u>	<u>%</u>
Demat in CDSL	18,14,660	12.56
Demat in NSDL	1,24,00,428	85.86
Physical	2,28,317	1.58
Total	1,44,43,405	100.00

98.33% Equity Shares of the Company have been dematerialized as on 31st March, 2020.

PLANTLOCATION

i)	SUGARUNIT	(ii)	DISTILLERYUNIT
	Dhanuka Gram,		Dhanuka Gram,
	P.O.Riga		P.O.Riga
	Dist. Sitamarhi		Dist. Sitamarhi
	Bihar - 843 327		Bihar - 843 327

INVESTORS CORRESPONDANCE

All share transfer cases should be forwarded to the Registrars & Share Transfer Agents of the company. All communication should be forwarded to the Registered Office of the Company marked to the attention of the Company Secretary-Mr.B.K.Bhartia (Phone No. 033 2231-3414, E-mail sprasad@rigasugar.in)

DECLARATION BY THE MANAGING DIRECTOR ON THE CODE OF CONDUCT

Pursuant to Regulation 17 (5) of SEBI (LODR) Regulations, 2015, this is to confirm that company has adopted the code of conducts for its Board Members and Senior Management Personnel and same is available on the website of the company. The Board of Directors and Senior Management Personnel of the company have affirmed their compliance with the said code, it is hereby declared that the company has obtained from all the Board Members and Senior Management personnel affirmation that they have complied with the said code for the financial year 2019-20

Kolkata 26.08.2020 O. P. Dhanuka (DIN:00049947) Chairman - Managing Director

CMD Certification in Terms of Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

The Board of Directors

Riga Sugar Co.Ltd.

Kolkata.

Re: Financial Statements for the Financial Year 2019-20 Certification by CMD.

- I, O.P.Dhanuka, Managing Director and J. K. Pachisia, CFO of Riga Sugar Co. Ltd, on the basis of the review of the financial statements and the cash flow statement for the year ended 31st March, 2020 and to the best of our knowledge and belief, hereby certify that:-
- 1. These statements do not contain any materially untrue statements or omit any material fact or contain statements that might be misleading.
- 2. These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 3. There are, to the best of our knowledge and belief, no transactions entered into by the company during the year ended 31st March, 2020 which are fraudulent, illegal or violative of the company's code of conduct.
- 4. We accept responsibility for establishing and maintaining internal controls for financial reporting, we have evaluated the effectiveness of the internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee those deficiencies in the design or operation of such internal controls of which we are aware and the steps we have taken or propose to take to rectify these deficiencies
- We have indicated to the Auditors & the Audit Committee:
 - a) there have been no significant changes in internal control over financial reporting during this period
 - b) about the significant changes in accounting policies during this period.
 - c) there have no instances of significant fraud of which we have become aware and the involvements therein, of management or an employee having significant role in the company's internal control systems over financial reporting.

Kolkata 26.08.2020 **J. K. Pachisia** C.F.O.

O. P. Dhanuka (DIN:00049947) Chairman - Managing Director

CERTIFICATE

To the Members of Riga Sugar Company Limited

We have examined the compliance of conditions of corporate governance by Riga Sugar Company Limited for the year ended 31st March, 2020 as stipulated in SEBI (Listing Obligation and Disclosure Requirements Regulation 2015.

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the company has complied with the conditions of Corporate Governance as stipulated in the above mentioned SEBI (Listing Obligation and Disclosure Requisements) Regulation 2015.

We state that in respect of investor grievances received during the financial year ended 31st March, 2020 no investor grievance is pending for a period exceeding one month against the company as per the records maintained by the the Company.

We further state that such compliance is neither an assurance as to the future viability of the company nor the efficiency or effectiveness with which the management has conducted the affairs of the company.

For H M CHORARIA & CO.

Company Secretaries

(H M Choraria)

Proprietor (FCS 2398) CP No. 1499

UDIN:F002398B000596134

Kolkata 19.08.2020

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

[In terms of Para C(10)(i) of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)]

То

The Members of Riga Sugar Co. Ltd. 14, Netaji Subhas Road Kolkata - 700 001

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Riga Sugar Co. Limited, having CIN L15421WB1980PLC032970 and having registered office at 14, Netaji Subhas Road, Kolkata - 700 001 (hereinafter referred to as 'the Company'), produced before me/us by the Company for the purpose of issuing this Certificate, in accordance with rEgulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of INdia (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my/our opinion and to the best of my/our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2020 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority, save and except Mr. Sarad Jha.

<u>Sr.</u>	Name of Director	DIN	Date of appointment
			in Company
1.	Mr. Om Prakash Dhanuka	0000049947	02.09.1980
2.	Mr. Dilip Dutta	0000406151	11.02.2016
3.	Mr. Sarad Jha	0000131305	25.01.2012*
4.	Mrs. Sulekha Dutta	0007114240	31.03.2015
5.	Mr. Nirmal Kumar Parasramka	0000086584	10.11.2016

*Mr. Sarad Jha who was appointed as Additional Director of the Company w.e.f. 25.01.2012, confirmed by AGM held on 27.09.2012 and further with effect from 11.09.2014 Mr. Sarad Jha was appointed as Independent Director of the Company for a term of five years, however he resigned and ceased to be director of the company with effect from 11.04.2019.

Ensuring the eligibility for the appointment / continuity of every Dirctor on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For H M CHORARIA & CO.

Company Secretaries

(H M Choraria)

Proprietor

Membership No.(FCS 2398)

CP No. 1499

UDIN:F002398B000596112

Place: Kolkata Date: 26.08.2020

INDEPENDENT AUDITOR'S REPORT

TO
THE MEMBERS OF
RIGA SUGAR COMPANY LIMITED

Opinion

We have audited the accompanying Ind AS financial statements of Riga Sugar Co Ltd ("the Company"), which comprise the Balance Sheet as at 31stMarch, 2020, and the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and notes to the financial statements, including a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Ind AS Financial Statements give the information required by the Companies Act,2013 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 March 31, 2020, and loss, total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Material Uncertainty Related to Going Concern

We draw attention to Note 11(b) in the Ind AS financial statements, which indicates that the Company incurred a Net Loss (including other comprehensive income) of Rs. 2,469.20/- lakhs during the year ended March 31, 2020 and Net Worth of the Company has also been fully eroded. The loans from the banks became Non-Performing Asset (NPA) w.e.f. 30.09.2018 and also called by the bank for repayment [Refer Note 12(a)d], and said borrowings are subject to confirmation. As stated in Note 25(8), these events or conditions, along with other matters, indicate that a material uncertainty exists that may cast significant doubt on the Company's ability to continue as a going concern.

The Management of the Company has prepared the statement on going concern basis based on their assessment of the successful outcome of the restructuring proposal and accordingly no adjustments have been made to the carrying value of the assets and liabilities and their presentation or classification in the Balance Sheet. Also, in case of defaulted loans, the Banks have allowed "Holding on Operation" for the time being.

The company has applied permission of closure of sugar plant from Laboure Department .

Our opinion is not modified in respect of this matter.

Key Audit Matters

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

We have determined that there are no key audit matters to communicate in our report.

Information Other than the Ind AS Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Ind AS Financial Statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

RIGASUGAR COMPANY LIMITED

In connection with our audit of the Ind AS Financial Statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Ind AS Financial Statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

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

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Ind AS Financial Statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. 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 of the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Ind AS Financial Statements, the Board of Directors 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 Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Ind AS Financial Statements

Our objectives are to obtain reasonable assurance about whether the Ind AS Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue and 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 decision of user taken on the basis of these Ind AS 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 Ind AS Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Ind AS 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 Ind AS Financial Statements, including the disclosures, and whether the Ind AS 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.

Report on Other Legal and Regulatory Requirements

- 1) As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act,2013, we give in "Annexure-A", a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2) 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, the Statement of Profit and Loss, the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - (d) In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014
 - (e) On the basis of the written representations received from the directors as on 31st March, 2020, none of the directors is disqualified as on 31stMarch, 2020 from being appointed as a director in terms of Section 164(2) of the Act.
 - (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure -B".
 - (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 has disclosed the impact of pending litigations on its financial position in its financial statements as at 31st March 2020 [Refer Note No. 25(1)to the financial statements].
 - (ii) The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - (iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company as at 31st March, 2020.

For Salarpuria & Partners

Chartered Accountants (Firm ICAI Regd No. 302113E)

Nihar Ranjan Nayak Membership No. 57076

UDIN: 20057076AAAABH8404

Place: Kolkata
Date: 26.08.2020

Partner

ANNEXURE-'A'TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in Paragraph 1 under "Report on Other Legal and Regulatory Requirements" section of our Report of even date)

The Annexure referred to in Independent Auditors' Report to the members of the Company on the financial statements for the year ended 31st March, 2020, we report that:

- i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) As explained to us, the fixed assets have been physically verified by the management at reasonable intervals, in a phased verification programme, which, in our opinion, is reasonable, looking to the size of the Company. According to the information and explanations given to us, discrepancies noticed on such verification have been properly adjusted in the books of account.
 - (c) According to the information and explanations given to us, the title deeds of immovable properties are held in the name of company.
- ii) As explained to us, inventories have been physically verified during the year by the management, which, in our opinion, is reasonable and discrepancies which were noticed have been properly dealt with in the books of account.
- iii) The Company has granted an unsecured loan, to a company, covered in the register maintained under section 189 of the Companies Act, 2013.
 - (a) The terms and conditions of the grant of such loans are not prejudicial to the company's interest.
 - (b) In respect of interest and repayment of principal and other conditions, refer Note No. 25(9)(b)(5).
- iv) According to the information and explanations given to us, there are no such loans, investments, guarantees and security for which Section 185 & Section 186 are applicable.
- v) According to the information and explanations given to us, there is no such deposits, taken by the Company, for which directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed there under, are required to be complied with.
- vi) Maintenance of cost records has been specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 and such accounts and records have been so made and maintained.
- vii) a) According to the records of the Company and as per the information and explanations given to us, the Company is generally regular in depositing undisputed statutory dues except in some cases including provident fund, employees' state insurance, goods and services tax, income tax, duty of customs, cess and other statutory dues with the appropriate authorities. Some delay is noticed in depositing the above however, no arrears of outstanding statutory dues on the last day of the financial year concerned exists for a period of more than six months from the date they became payable.
 - b) On the basis of our examination of the documents and records the following disputed statutory due which have not been deposited with the appropriate authorities are as under:

The details regarding the Excise Duty, Custom Duty and Service Tax disputed dues are as follows:

	me of tute	Nature of dues	Amount of demand (Including Interest & Penalty) (Rs. in Lacs)	Amount deposited under dispute (Rs. in Lacs)	Period to which amount relates	Forum where dispute is pending
1	VAT	VAT	25.87	25.87	2004-05	Hon'ble Patna High Court
2	VAT	VAT on SDS @ 12.5% instead of 4%	95.72	35.62	2009-10 & 2010-11	Commercial Taxes Tribunal, Patna
3	VAT	VAT on SDS @ 12.5% instead of 4%	230.65	41.73	2011-12	Commercial Taxes Tribunal, Patna
4	VAT	VAT on Stock Transfer of RS for CL	61.84	12.99	2012-13	Commercial Taxes Tribunal, Patna
5	VAT	VAT on Stock Transfer of RS for CL	200.15	10.00	2013-14	Commercial Taxes Tribunal, Patna
6	Central Excise	Demand under Rule 6(3) against sale of Bagassee pressmud and bio-compost	4.78	-	Nov 13 to June 17 (upto Feb 16)	CESTAT, Kolkata
7	State Excise Dept.	Inferior Quality of Country Liquor supplied at Araria	382.49	-	2015-16	Hon'ble Patna High Court
8	State Excise Dept.	Inferior Quality of Country Liquor supplied at Seohar	98.07	-	2016-17	Hon'ble Patna High Court
9	Employee State Insurance	Employee State Insurance	3.07	0.77	2013-2014 to 2017-2018	Employee State Insurance Court

viii) The Company has defaulted in repayment of loans to Banks .The details of the facts are given as follows:

Name of the Banks/ Financial Institution	Loan outstanding as on 31.03.2020	Remarks
Bank of India(BOI)	Rs. 6338.57 lacs	Present status - "Holding on Operation" Both banks served notices under SARFAESI Act,2002 for repayment of their respective loan
Union Bank of India (UBI)	Rs. 1869.46 lacs	and as per banks the loan became NPA w.e.f 30th September,2018. As a result, term loans and working capital loans is shown under Financial Liabilities under Current liabilities as "Holding on Operation" and subject to confirmation and reconciliation thereof Refer Note 12A (d)&(e) of the financial statements.

Interest payable on above Rs. 225.01 lacs.

Further, the Company has defaulted in repayment of Sugar Development Fund (SDF) amounting to Rs. 979.49 lakhs and of Rs. 1101.01 Lakhs is still not acknowledged as debt [Refer Note 25(1)(c)]. The company has also defaulted in repayment of Kisan Credit Card Loans [Refer Note 25(7)]

- ix) To the best of our knowledge and belief and according to the information and explanations given to us, the Company has not raised any term loan, and it has not raised any money by way of initial public offer or further public offer during the year. Hence comment on this clause in not applicable.
- x) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted audit practices in India, and according to the information and explanation given to us, we have neither come across instance of fraud on the Company or any fraud on the Company by its officers or employees, noticed or reported during the year, nor have we been informed of such case by the management.
- xi) To the best of our knowledge and belief, managerial remuneration has been paid/provided in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act, 2013.
- xii) According to the information and explanation given to us, clause (xii) in respect of Nidhi Company is not applicable to the company. Hence the comment on the said clause does not arise.
- xiii) All transactions with the related parties are in compliance with sections 177 and 188 of Companies Act 2013, and have been disclosed in Notes to Accounts as required by Ind AS 24. [Refer Note 25(9)].
- xiv) The company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year; hence comment on the said clause of the order is not applicable.
- xv) To the best of our knowledge and belief and as per the information and explanations given to us, the Company has not entered into any non-cash transaction with directors or persons connected with them.
- xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For Salarpuria & Partners

Chartered Accountants (Firm ICAI Regd No. 302113E)

Nihar Ranjan Nayak

Partner

(Membership No. : 57076) UDIN : 20057076AAAABH8404

Place: Kolkata Date: 26.08.2020

ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of section 143 of the Companies Act, 2013 ("the Act")

(Referred to Paragraph 2(g) of Report on Other Legal and Regulatory Requirements of our Report of even date)

We have audited the internal financial controls over financial reporting of Riga Sugar Co Ltd ("the Company") as of 31st March, 2020 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Unit considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Unit's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding

RIGASUGAR COMPANY LIMITED

prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March, 2020, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Salarpuria & Partners

Chartered Accountants (Firm ICAI Regd No. 302113E)

Nihar Ranjan Nayak

Partner

(Membership No. : 57076) UDIN : 20057076AAAABH8404

Place : Kolkata Date : 26.08.2020

Balance Sheet as at 31st March, 2020

CIN: L15421WB1980PLC032970

(Rs. in Lakhs)

	ASSETS	Notes	As at 31.03.2020	As at 31.03.2019
(1)	NONCURRENTASSETS			
` ′	(a) Property, Plant and Equipment	2 2	16,002.05	15,464.87
	(b) Capital Work in Progress	2	21.55	176.92
	(c) Other Intangible Assets	3	32.69	38.50
	(d) Financial Assets	4/ ->	074.00	004.40
	(i) Other Financial Assets	4(b)	874.99 935.52	691.48
	(e) Deferred Tax Assets (Net) (f) Other Non- Current Asset	5 6	935.52 551.97	935.52 553.82
	()			
	Total (1)		18,418.76	17,861.11
(2)	CURRENTASSETS			
	(a) Inventories	7	8,399.05	11,955.30
	(b) Financial Assets			
	(i) Trade Receivables	8(a)	527.74	658.56
	(ii) Cash & Cash Equivalents	8(b)	62.23	184.75
	(iii) Bank Balances other than (ii) above	8(c)	127.54	141.46
	(iv) Loans (c) Current Tax Asset (Net)	4(a) 9	14.08	13.25
	(c) Current Tax Asset (Net) (d) Other Current Assets	10	275.46	322.72
	Total (2)		9,406.10	13,276.04
	Total Assets (1+2)		27,824.87	31,137.15

	EQUITYANDLIABILITIES	Notes	As at 31.03.2020	As at 31.03.2019
(1)	EQUITY			
` '	(a) Equity Share Capital	11(A)	1,444.34	1,444.34
	(b) Other Equity	11(B)	(3,602.19)	(1,133.00)
	Total (1)		(2,157.85)	311.35
(2)	LIABILITIES			
	Non Current Liabilities			
	(a) Financial Liabilities	40(-)	074.00	050.07
	(i) Borrowings (b) Other Non Current Liabilities	12(a)	974.09 47.35	952.87 49.92
	(c) Provisions	15(a) 13	510.35	502.37
	Total (2)		1,531.79	1,505.16
(3)	Current Liabilities		1,001110	1,000110
(' '	(a) Financial Liabilities			
	(i) Borrowings	14(a)	10,883.03	11,832.18
	(ii) Trade Payables	12(b)		
	(A) Total outstanding dues of micro enterprises and small enterprises;		15 700 05	10 100 75
	 (B) Total outstanding dues of creditors other than micro enterprises and small enterprises; (iii) Other Financial Liabilities 	14(b)	15,793.95 1,226.97	16,192.75 1,021.04
	(b) Other Current Liabilities	15(b)	401.13	165.17
	(c) Provisions	16	145.84	109.50
	Total (3)		28,450.93	29,320.64
	Total Equity and Liabilities (1+2+3)		27,824.87	31,137.15

Significant Accounting Policies & Other Notes

The accompanying notes are an integral part of the Financial Statements As per our report of even date For SALARPURIA & PARTNERS

Chartered Accountants Firm ICAI Reg. No. 302113E Nihar Ranjan Nayak

Partner (Membership No.: 57076)

Place: Kolkata Date: 26.08.2020 J. K. Pachisia CFO

B. K. Bhartia Company Secretary

51

O. P. Dhanuka (DIN: 00049947) Chairman &

1 & 25

Nirmal K. Parsarmka (DIN: 00086584) Directors

Managing Director

For and on behalf of the Board of Directors

Statement of Profit and Loss for the year ended 31st March, 2020

CIN: L15421WB1980PLC032970

(Rs. in Lakhs)

	PARTICULARS	Notes	For the Year ended 31.03.2020	For the Year ended 31.03.2019
I.	Revenue from Operations	17	15,313.22	15,487.31
II.	Other Income	18	394.29	503.22
III.	Total Revenue (I + II)		15,707.51	15,990.53
IV.	Expenses:			
	a) Cost of Materials Consumed	19	9,461.43	9,851.67
	b) Excise duty on sale of goods		-	-
	c) "Changes in Inventories of Finished Goods,			
	Stock in Trade and Work in Progress"	20	3,457.65	5,285.08
	d) Employee Benefit Expenses	21	1,633.61	1,600.91
	e) Finance Costs	22	1,481.02	1,963.44
	f) Depreciation and Amortization Expense	23	521.18	490.55
	g) Other Expenses	24	1,562.59	1,442.00
	IV. Total Expenses		18,117.48	20,633.65
V.	Profit/(Loss) before Exceptional Items and Tax (III - IV)		(2,409.96)	(4,643.12)
VI.	Exceptional Items		-	-
VII.	Profit/(Loss) before Tax (V -VI)		(2,409.96)	(4,643.12)
VIII.	Tax Expense:			
	1 Current Tax		-	-
	2 Tax for earlier years (Net)		-	-
	3 Deferred Tax		-	-
	Net Current Tax (VIII)		-	-
IX.	Profit/(Loss) for the Period (VII- VIII)		(2,409.96)	(4,643.12)
X.	Other Comprehensive Income for the period			
	(i) Item that will not be reclassified to Profit or Loss		(59.24)	(1.66)
	(ii) Items that will be reclassified to Profit or Loss		-	-
XI.	Total Comprehensive Income for the period (IX +X)		(2,469.20)	(4,644.78)
	Earnings per Equity Share (for Continuing Operations):	25(3)		
	(1) Basic		(16.69)	(32.15)
	(2) Diluted		(16.69)	(32.15)

Significant Accounting Policies & Other Notes

The accompanying notes are an integral part of the Financial Statements

J. K. Pachisia

CFO

As per our report of even date

For SALARPURIA & PARTNERS

Chartered Accountants Firm ICAI Reg. No. 302113E

Nihar Ranjan Nayak Partner

(Membership No.: 57076)

Place: Kolkata Date: 26.08.2020 1 & 25

For and on behalf of the Board of Directors

O. P. Dhanuka (DIN: 00049947) Chairman &

Nirmal K. Parsarmka (DIN: 00086584) Directors

Managing Director

B. K. Bhartia

Company Secretary

Cash Flow Statement for the Year ended 31st March, 2020

CIN: L15421WB1980PLC032970

(Rs. in Lakhs)

PARTICULARS	For the Year ended 31.03.2020	For the Year ended 31.03.2019
A. CASH FLOW FROM OPERATING ACTIVITIES Net Profit/(Loss) before Tax & Extra-Ordinary Items Adjustment for:	(2,409.96)	(4,643.12)
Depreciation Net Gain/Loss on Fair Valuation Amortisation Loss on Dispose of asset Interest Expenses Capital Subsidy Interest Income	515.38 (59.24) 5.80 3.14 1,481.02 (2.57) (7.58)	485.33 (1.66) 5.22 4.71 1,963.44 (7.61)
Operating Profit before Working Capital Changes	(474.02)	(2,193.69)
Movements In Working Capital: Increase/(Decrease) in Trade Payables Increase/(Decrease) in Other Current Liabilities (Increase)/ Decrease in Inventories (Increase)/ Decrease in Trade Receivables (Increase)/ Decrease in Loans	(398.80) 235.98 3,556.25 130.82	538.86 (166.80) 5,363.11 216.83
Increase/ (Decrease) in Provisions Increase/ (Decrease) in Other Financial Assets (Increase)/ Decrease in Other Financial Liabilities (Increase)/Decrease in Other Non Current Assets (Increase)/Decrease in Other Current Assets	44.32 (183.51) 233.61 1.86 47.25	(64.31) (198.96) (65.07) (54.88) (18.60)
Cash generated from/(used in) Operations	3,193.77	3,356.48
Direct Taxes Paid (Net)	(0.83)	(0.83)
Net Cash from Operating Activities (A)	3,192.94	3,355.65
B. CASH FLOW FROM INVESTING ACTIVITIES: Investment in Bank Deposits Addition to Capital Work-in-Progress Sale of Property, Plant & Equipment and Intangible Assets Capital Subsidy Received Interest Received Purchase of Property, Plant & Equipment and Intangible Assets	13.92 155.37 14.00 - 7.58 (1,069.70)	(90.48) (176.92) - 52.49 7.61 (173.88)
Net Cash from Investing Activities (B)	(878.83)	(381.18)
C. CASHFLOW FROM FINANCING ACTIVITIES: Interest Paid Repayment of Long Term Borrowings Refund from Long Term Loans Proceeds/(Repayment) of Short Term Borrowings	(1,508.70) 21.22 - (949.15)	(1,619.11) (1,038.81) 12.50 (175.71)
Net Cash from Financing Activities (C)	(2,436.63)	(2,821.13)
Net (Decrease)/ Increase in Cash and Cash Equivalents (A+B+C) Cash and Cash Equivalents at the beginning of the year Cash and Cash Equivalents at end of the year Cash & Cash Equivalents: Balances with Bank	(122.52) 184.75 62.23	153.35 31.40 184.75
Current Account Cash-on-Hand	54.45 7.78	184.11 0.64
Total	62.23	184.75

Note: (a) Previous year's figures have been regrouped/recasted wherever necessary.

(b) The above cash flow has been prepared under "Indirect Method" as prescribed under Indian Accounting Standard 7 (Ind AS 7) "Statement of Cash Flows", notified under section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015 and subsequent amendments thereto, and other accounting principles generally accepted in India.

As per our report of even date For SALARPURIA & PARTNERS

Chartered Accountants Firm ICAI Reg. No. 302113E Nihar Ranjan Nayak

Partner (Membership No. : 57076)

CFO

J. K. Pachisia

B. K. Bhartia
Company Secretary

O. P. Dhanuka (DIN: 00049947) Chairman & Nirmal K. Parsarmka (DIN: 00086584) Directors

For and on behalf of the Board of Directors

Managing Director

Place: Kolkata Date: 26.08.2020

Statement of Changes in Equity for the year ended 31.03.2020

A) EQUITYSHARE CAPITAL

Rs. in Lakhs

Particulars	As at 31.03.2020	As at 31.03.2019
At the beginning of the year	1,444.34	1,444.34
Issue of Equity share capital during the year	-	-
At the end of the year	1,444.34	1,444.34

B) OTHEREQUITY

Rs. in Lakhs

		Reserves	& Surplus		Other Compre- hensive Income	Takal
Particulars	Capital Reserve	Securities Premium	Revaluation Surplus	Retained Earnings	Remeasurement of defined benefit plan	Total Other Equity
Balance as at 1st April, 2019	8.43	1,703.05	7,991.98	(10,755.53)	(80.92)	(1,132.99)
Changes in equity during the year ended 31st March, 2020:						-
Profit/(Loss) for the year	-	-	-	(2,409.96)	(59.24)	(2,469.20)
Transfer from/to revaluation surplus/retained earnings	-	-	-	-	-	-
Transfer from/to other comprehensive income/retained earnings	-	-	-	-	-	-
Balance as at 31st March, 2020	8.43	1,703.05	7,991.98	(13,165.49)	(140.16)	(3,602.19)
Balance as at 1st April, 2018	8.43	1,703.05	7,991.98	(6,112.41)	(79.26)	3,511.79
Changes in equity during the year ended 31st March, 2019:						-
Profit/(Loss) for the year	-	-	-	(4,643.12)	(1.66)	(4,644.78)
Transfer from/to revaluation surplus/retained earnings	-	-	-	-	-	-
Transfer from/to other comprehensive income/retained earnings	-	-	-	-	-	-
Balance as at 31st March, 2019	8.43	1,703.05	7,991.98	(10,755.53)	(80.92)	(1,132.99)

For and on behalf of the Board of Directors

As per our report of even date For**SALARPURIA & PARTNERS** Chartered Accountants

Firm ICAI Reg. No. 302113E Nihar Ranjan Nayak

Partner

(Membership No.: 57076)

Place : Kolkata Date : 26.08.2020 **J. K. Pachisia** CFO

B.K.BhartiaCompany Secretary

O. P. Dhanuka (DIN: 00049947) Chairman & Managing Director Nirmal K. Parsarmka (DIN: 00086584) Directors

Notes to Financial Statements as at 31st March, 2020

NOTE 1(A) CORPORATE INFORMATION

Riga Sugar Co Ltd ("RSCL" or "the Company") is a public limited company incorporated and domiciled in India. The registered office of the Company is situated at 14, Netaji Subhas Road, 2nd Floor Kolkata—700001, West Bengal, India.

The Company's shares are listed on the Bombay Stock Exchange Ltd. and The Calcutta Stock Exchange Ltd.

The Company's sugar factory is one of the oldest sugar factories in India. The principal activity of the Company is manufacturing of sugar.

Its allied business consists of:

- (a) Manufacturing and sale of Ethanol & Bio-Compost (in the name of Harabhara Fertilisers, Krishi Labh) ,and
- (b) Generation and Sale of Power

The financial statements are presented in Indian Rupee (`) in Lakhs

NOTE 1(B) SIGNIFICANT ACCOUNTING POLICIES

i) Statement of Compliance with Ind AS

In accordance with the notification dated 16th February, 2015, issued by the Ministry of Corporate Affairs, the Company has adopted Indian Accounting Standards (referred to as "Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended) with effect from 1st April, 2017. Accordingly, the financial statements have been prepared in accordance with Ind AS prescribed under Section 133 of the Companies Act, 2013 ("Act") read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and the Companies (Indian Accounting Standards) (Amendment) Rules, 2016.

All the Ind AS issued and notified by the Ministry of Corporate Affairs under the Companies (Indian Accounting Standards) Rules, 2015 (as amended) till the financial statements are approved for issue by the Board of Directors has been considered in preparing these financial statements.

ii) Basis of Preparation

These financial statements have been prepared in accordance with Ind AS under the historical cost basis except for the following:

- i) Certain financial assets and financial liabilities measured at fair value and
- ii) Defined benefits plan plan assets measured at fair value.

Historical cost is generally based on the fair value of the consideration in exchange for goods and services.

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in Schedule III to the Companies Act, 2013. The Company has ascertained its operating cycle as 12 months for the purpose of current and non-current classification of assets and liabilities.

The financial statements including notes thereon are presented in Indian Rupees ("Rupees" or "Rs." or "`"), which is the Company's functional and presentation currency. All amounts disclosed in the financial statements including notes thereon have been rounded off to the nearest rupees in lakhs as per the requirement of Schedule III to the Act, unless stated otherwise.

iii) Revenue Recognition

Revenue is recognised to the extent it is probable that economic benefits would flow to the Company and the revenue can be reliably measured, regardless of when the revenue proceeds is received from customers.

Revenue is measured at the fair value of the consideration received/receivable taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the Government.

The specific recognition criteria for revenue recognition are as follows:

a. Sale of goods

Sale of goods is recognised at the time of transfer of substantial risk and rewards of ownership to the buyer for a consideration. It includes excise duty and cess and excludes sales tax/VAT,GST, trade discounts and rebates.

b. Interest income

Interest income is included in "Other Income" in the Statement of Profit and Loss.

c. Insurance claims

Insurance claims are accounted for on the basis of claims admitted/expected to be admitted and to the extent that there is no uncertainty in receiving the claims.

d. All other incomes are accounted for on accrual basis.

iv) Expenses

All expenses are accounted for on accrual basis.

v) Property, plant and equipment (PPE) and Capital work-in-progress (CWIP)

 All Property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses, if any.

The cost of an asset includes the purchase cost of materials, including import duties and non-refundable taxes, and any directly attributable costs of bringing an asset to the location and condition of its intended use. Interest on borrowings used to finance the construction of qualifying assets are capitalised as part of the cost of the asset until such time that the asset is ready for its intended use.

Subsequent costs are included in the asset's carrying amount only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably.

The carrying amount of the replaced part is derecognised. All other repair and maintenance costs are recognised in the Statement of Profit and Loss as incurred.

The present value of the expected cost for the decommissioning of an asset after its use, if any, is included in the cost of the respective asset if the recognition criteria for a provision is met.

When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

The cost and related accumulated depreciation are eliminated from the financial statements upon sale or retirement of the asset and the resultant gains or losses are recognized in the Statement of Profit and Loss.

b. Depreciation methods, estimated useful lives and residual value

Freehold land is not depreciated.

Depreciation on other items of PPE is provided on a straight-line basis to allocate their cost, net of their residual value over the estimated useful life of the respective asset as specified in Schedule II to the Companies Act, 2013, except where stated otherwise.

The estimated useful lives are determined based on assessment made by technical experts, in order to reflect the actual usage of the assets. The management believes that these estimated useful lives are realistic and reflect fair approximation of the period over which the assets are likely to be used.

The estimated useful lives considered are as follows:

Category	<u>Useful life</u>
Buildings Factory	30 years
Buildings Non-Factory	60 years
Plant and equipment	25 years
Furniture and fixtures*	5 years
Vehicles	8 years
Computer and Data Processor	3 years

* The Management believes that the useful life of Furniture & Fixtures best represents the period over which it is expected to be used. Hence the useful lives of these assets are different from the useful lives as prescribed under Schedule II of the Companies Act, 2013.

The residual value of an item of PPE is not more than 5% of the original cost of the respective asset.

The estimated useful lives, residual values and depreciation method are reviewed at-least at the end of each financial year and are adjusted, wherever appropriate.

d. Expenditure during construction period

Directly attributable expenditure (including finance costs relating to borrowed funds for construction or acquisition of fixed assets) incurred on projects under implementation are treated as Pre-operative expenses pending allocation to the assets and are shown under CWIP. CWIP is stated at the amount expended upto balance sheet date on assets or property, plant and equipment that are not yet ready for their intended use.

vi) Intangible assets

a. Recognition

An intangible asset shall be recognised if, and only if:

- it is probable that the expected future economic benefits that are attributable to the asset will flow to the Company; and
- the cost of the asset can be measured reliably.

b. Amortization methods, estimated useful lives and residual value

Intangible Assets are amortized on a straight-line basis over its estimated useful lives of ten years and are carried at cost less accumulated amortisation & impairment losses, if any.

The estimated useful lives, residual values and amortization method are reviewed at-least at the end of each financial year and are adjusted, wherever appropriate.

vii) Inventories

 Inventories (other than by-products and scraps) are valued at lower of cost and net realisable value after providing for obsolescence, if any.

Cost of inventory comprises purchase price, cost of conversion and other directly attributable costs that have been incurred in bringing the inventories to their respective present location and condition. Borrowing costs are not included in the value of inventories.

Net realisable value (NRV) is the estimated selling price in the ordinary course of business less estimated costs of completion and the estimated costs necessary to make the sale.

- b. By-products and scraps are valued at net realisable value.
- c. Biological Assets comprise Standing crops of Sugarcane. Biological Assets are measured at Fair Value less estimated costs to sell.

viii) Government Grants

Government grants related to revenue nature are recognized on a systematic basis in the Statement of Profit and Loss over the periods necessary to match them with the related costs which they are intended to compensate, and are adjusted with the related expenditure.

Government grants related to PPE are treated as deferred income (included under non-current liabilities with current portion considered under current liabilities) and are recognized and credited in the Statement of Profit and Loss on a systematic and rational basis over the estimated useful life of the related asset and included under "Other Income".

If not related to a specific expenditure, it is taken as income and presented under "Other Income".

ix) Borrowings Costs

Borrowing costs that are directly attributable to the acquisition or construction of a qualifying asset are capitalized as part of the cost of such asset till such time that is required to complete and prepare the asset to get ready for its intended use. A qualifying asset is one that necessarily takes a substantial period of time to get ready for its intended use. Borrowing costs consist of interest and other costs that the Company incurs in connection with the borrowing of funds. Borrowing costs also include exchange differences to the extent regarded as an adjustment to the borrowing costs.

All other borrowing costs are charged to the Statement of Profit and Loss in the period in which they are incurred.

x) Provisions, contingent liabilities and contingent assets

a. A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are not recognised for future operating losses.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation as at the balance sheet date, taking into account the risks and uncertainties surrounding the obligation.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognized as an asset, if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably. The expense relating to provision is presented in the Statement of Profit and Loss, net of any reimbursement.

- b. A contingent liability is not recognised in the financial statements, however, is disclosed, unless the possibility of an outflow of resources embodying economic benefits is remote.
 - If it becomes probable that an outflow of future economic benefits will be required for an item dealt with as a contingent liability, a provision is recognized in the financial statements of the period (except in the extremely rare circumstances, where no reliable estimate can be made).
- c. A contingent asset is not recognised in the financial statements, however, is disclosed, where an inflow of economic benefits is probable.
 - When the realisation of income is virtually certain, then the related asset is no longer a contingent asset, and is recognised as an asset.
- d. Provisions, Contingent Liabilities and Contingent Assets are reviewed at each Balance sheet date.

xi) Dividend payable

Final dividend on shares are recorded as a liability on the date of approval by the shareholders and interim dividend are recorded as a liability on the date of declaration by the Company's Board of Directors. A corresponding amount is recognised directly in equity.

xii) Foreign currency transactions and translations

a. Functional and presentation currency

The items included in the financial statements are measured using the currency of the primary economic environment in which the Company operates ("the functional currency").

The financial statements are presented in Indian National Rupee (INR), which is the Company's functional as well as presentation currency.

b. Transactions and balances

Transactions in foreign currencies are initially recorded at the functional currency spot rate prevailing at the date the transaction first qualifies for recognition.

Monetary assets and liabilities related to foreign currency transactions remaining outstanding at the balance sheet date are

translated at the functional currency spot rate of exchange prevailing at the balance sheet date. Any income or expense arising on account of foreign exchange difference either on settlement or on translation is recognised in the Statement of Profit and Loss.

Non-monetary items which are carried at historical cost denominated in a foreign currency are translated using the exchange rate at the date of the initial transaction.

xiii) Employee benefits

Short-term employee benefits

Short-term employee benefits in respect of salaries and wages, including non-monetary benefits are recognised as an expense at the undiscounted amount in the Statement of Profit and Loss for the year in which the related service is rendered.

b. Defined contribution plans

Contributions under the Provident Fund benefit Plan are being deposited to the Government administered/trust formed exclusively for maintaining the Provident fund related activities of the company, which is an exempted organization under the Employees Provident Fund and Miscellaneous Provisions Act, 1952 and charged toStatement of Profit and Loss on accrual basis.

c. Defined benefit plans

The liability or asset recognised in the Balance sheet in respect of gratuity is the present value of the defined benefit obligation as at the balance sheet date less the fair value of plan assets. The defined benefit obligation is calculated annually by external actuaries using the projected unit credit method.

The present value of the defined benefit obligation is determined by discounting the estimated future cash flows by reference to the market yields as at the balance sheet date on government bonds that have terms approximating to the terms of the related obligation.

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

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the Company recognises related restructuring costs.

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Company recognises the following changes in the net defined benefit obligation as an expense in the Statement of Profit and Loss:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements, and
- Net interest expense or income

d) Compensated absences

The employees of the Company are entitled to compensated absences which are both accumulating and non-accumulating in nature. The expected cost of accumulating compensated absences is determined by actuarial valuation using projected unit credit method for the unused entitlement that has accumulated as at the balance sheet date. The benefits are discounted using the market yields as at the end of the balance sheet date that has terms approximating to the terms of the related obligation. Re-measurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

xiv) Taxes

Income tax expense comprises current tax and deferred tax and is recognized in the Statement of Profit and Loss, except to the extent it relates to items directly recognized in Equity or in OCI.

a) Current Income Tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities using the tax rates and tax laws that are enacted or substantively enacted by the balance sheet date and applicable for the period.

Current tax items in correlation to the underlying transaction relating to OCI and Equity are recognized in OCI and in Equity respectively.

Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

The Company offsets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to settle on a net basis or to realise the assets and settle the liabilities simultaneously.

b) Deferred income tax

Deferred income tax is recognized using the balance sheet approach. Deferred income tax assets and liabilities are recognized for deductible and taxable temporary differences arising between the tax base of assets and liabilities and their carrying amount in financial statements, except when the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profits or loss at the time of the transaction.

Deferred tax assets are recognized for deductible temporary differences, the carry forward of unused tax credits and any unused tax losses to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilised.

Unrecognised deferred tax assets are re-assessed at each balance sheet date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

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

Deferred tax assets include Minimum Alternate Tax (MAT) paid in accordance with the tax laws to the extent it is likely to give future economic benefits in the form of availability to set off against future income tax liability. Accordingly, MAT is recognised as deferred tax asset in the balance sheet when the asset can be measured reliabily and it is probable that the future economic benefit associated with the asset will be realised.

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

xv) Prior Period Items

Prior Period Income/expenses are accounted under the respective heads. Material items, if any, are disclosed seperately by way of a note, except the items which are necessitated by circumstances although related to prior period but are determined in current period.

xvi) Earnings per Share

a. Basic earnings per share are computed by dividing the net profit/(loss) after tax by the weighted average number of equity shares outstanding during the year.

b. Diluted earnings per share are computed by dividing the net profit/(loss) after tax by the weighted average number of equity shares considered for deriving basic earnings per share and also the weighted average number of equity shares which could be issued on the conversion of all dilutive potential equity shares. Dilutive potential equity shares are determined as at the end of each period presented. Dilutive potential equity shares are determined independently for each period presented.

xvii) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker (CODM).

The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Managing Director who makes strategic decisions.

The accounting policies adopted for segment reporting are in line with the accounting policies adopted for preparing and presenting the Financial Statements of the Company as a whole. In addition, the following specific accounting policies have been followed for segment reporting:

- a. Segment revenue includes sales and other income directly identifiable with/allocable to the segment including inter segment transfers.
 - Inter segment transfers are accounted for based on the transaction price agreed to between the segments which is at cost in case of transfer of Company's intermediate and final products and estimated realisable value in case of by-products.
- b. Revenue, expenses, assets and liabilities are identified to segments on the basis of their relationship to the operating activities of the segment. Revenue, expenses, assets and liabilities which relate to the Company as a whole and are not allocable to segments on direct and/or on a reasonable basis, have been disclosed as "Unallocable".

xviii) Cash and cash equivalents

Cash and cash equivalents in the Balance sheet comprise cash on hand, cheques on hand and balance with banks on current accounts.

For the purpose of the Cash Flow Statement, Cash and cash equivalents consist of Cash and cash equivalents, as defined above and net of outstanding book overdrafts as they are considered an integral part of the Company's cash management.

xix) Cash Flow Statement

Cash flows are reported using the indirect method, whereby profit/loss before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing flows. The cash flows from operating, investing and financing activities of the Company are segregated.

xx) Financial Instruments

Financial assets and financial liabilities are recognised in the Balance sheet when the Company becomes a party to the contractual provisions of the instrument. The Company determines the classification of its financial assets and financial liabilities at initial recognition based on its nature and characteristics.

- a. "Financial Assets "Initial recognition and measurement"All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. The financial assets include trade and other receivables, loans and advances, and cash and bank balances. "De-recognition"The Company derecognises a financial asset only when the contractual rights to the cash flows from the asset expires or it transfers the financial asset and substantially all the risks and rewards of ownership of the asset."
- b. "Financial liabilities"Initial recognition and measurement"All financial liabilities are recognised initially at fair value and, in the case of financial liabilities classified at amortised cost, net of directly attributable transaction costs. "The financial liabilities include trade and other payables, loans and borrowings including bank overdrafts etc. "De-recognition"A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires."

xxi) Use of critical estimates, judgements and assumptions

The preparation of the financial statements requires the use of accounting estimates, which, by definition would seldom equal the actual results. Management also needs to exercise judgement and make certain assumptions in applying the Company's accounting policies and preparation of financial statements.

The use of such estimates, judgements and assumptions affect the reported amounts of revenue, expenses, assets and liabilities including the accompanying disclosures and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in the future periods.

Estimates and judgements are continuously evaluated. They are based on historical experience and other factors including expectations of future events that may have a financial impact on the Company and that are believed to be reasonable under the circumstances.

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the balance sheet date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are described below.

The Company based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

In the process of applying the Company's accounting policies, management has made the following judgements, which have most significant effect on the amounts recognised in the financial statements.

Notes to Financial Statements as at 31st March, 2020

Rs. in Lakhs

NOTE2: PROPERTY, PLANT & EQUIPMENT AND CAPITAL WORK-IN-PROGRESS

		<u>a</u>	ROPERTY, PLAN	PROPERTY, PLANT & EQUIPMENT	⊨		Sabita
Particulars	FreeholdLand	Building	Plant & Machinery	Fumiture, Fixtures & Equipments	Vehciles	Total	Work-in Progress
Gross block							
Gross Carrying Amount As At 1st April, 2019	8,069.60	971.56	7,696.25	29.59	77.70	16,844.70	176.92
Additions during the year	1	1	1,067.32	2.38	•	1,069.70	1
Redassification made during the year	•	i	•	•	•	•	•
Disposals/deductions during the year*	•	i	•	•	46.47	46.47	155.37
Gross carrying amount as at 31st March, 2020	8,069.60	971.56	8,763.57	31.97	31.23	17,867.93	21.55
Depreciation/amortisation							
Accumulated depreciation/amortisation as at 1 st April, 2019	1	122.46	1,184.42	27.16	45.78	1,379.82	•
Depreciation/amortisation for the year	1	41.47	464.91	1.92	7.08	515.38	•
Reclassification made during the year	1	•	•	•	•	•	•
Disposals/deductions during the year	1		•	•	29.33	29.33	
Accumulated depreciation as at 31st March, 2020	•	163.93	1,649.33	29.08	23.53	1,865.87	•
Net carrying amount as at 31st March, 2020	8,069.60	807.63	7,114.24	2.89	7.70	16,002.05	21.55
Grossblock							
Gross Carrying Amount As At 1st April, 2018	8,069.60	971.56	7,531.69	34.61	77.70	16,685.16	1
Additions during the year	ı	•	164.56	0.71	•	165.27	176.92
Reclassification made during the year	1	1	٠	1	•	•	1
Disposals/deductions during the year*	•	-	-	5.73	•	5.73	-
Gross carrying amount as at 31st March, 2019	8,069.60	971.56	7,696.25	29.59	07.77	16,844.70	176.92
Depreciation/amortisation							
Accumulated depreciation/amortisation as at 1st April, 2018	1	80.52	763.81	19.38	31.81	895.52	1
Depreciation/amortisation for the year	1	41.94	420.61	8.80	13.97	485.32	•
Reclassification made during the year	1	1	٠	1	•	•	1
Disposals/deductions during the year	1	•	•	1.02	•	1.02	•
Accumulated depreciation as at 31st March, 2019	•	122.46	1,184.42	27.16	42.78	1,379.82	•
Net carrying amount as at 31st March, 2019	8,069.60	849.10	6,511.83	2.43	31.92	15,464.87	176.92

The finance costs on specific borrowings capitalised during the year amounted to Rs NIL (P.Y. NIL).

Note:3 OTHER INTANGIBLE ASSETS	Software Development	Total
Gross block		
Gross carrying amount as at 1st April, 2019	52.14	52.14
Additions during the year	-	-
Disposals/deductions during the year	-	-
Gross carrying amount as at 31st March, 2020	52.14	52.14
Amortisation		
Accumulated amortisation as at 1st April, 2019	13.65	13.65
Amortisation for the year	5.80	5.80
Disposals/deductions during the year	-	-
Accumulated amortisation as at 31st March, 2020	19.45	19.45
Net carrying amount as at 31st March, 2020	32.69	32.69
Gross block		
Gross carrying amount as at 1st April, 2018	43.53	43.53
Additions during the year	8.61	8.61
Disposals/deductions during the year	-	-
Gross carrying amount as at 31st March, 2019	52.14	52.14
Amortisation		
Accumulated amortisation as at 1st April, 2018	8.43	8.43
Amortisation for the year	5.22	5.22
Disposals/deductions during the year	-	-
Accumulated amortisation as at 31st March, 2019	13.65	13.65
Net carrying amount as at 31st March, 2019	38.49	38.50

Note: 4(a) LOANS (Carried at amortised cost)	As at 31.03.2020	As at 31.03.2019
Loan Receivable considered good - Secured	-	-
Loan Receivable considered good - Unsecured	-	-
Loan to Related Party		
- DG Vitta Vinimay & Properties Limited	-	-
Loan Receivable which have significant increase in Credit Risk	-	-
Loan Receivable - credit impaired	-	-
Unsecured, Considered Good	-	-
Total	-	-

Note: 4(b) OTHER FINANCIAL ASSETS (Unsecured, Considered good)	As at 31.03.2020	As at 31.03.2019
Bank Deposits with Maturity more than 12 months(Refer Note No. 8c) (Margin money against Bank Guarantee)	10.28	10.26
Buffer Stock Subsidy	242.11	124.42
Government Grants	622.61	556.81
Total	874.99	691.48

Note:5 DEFERRED TAXASSET (NET)	As at 31.03.2020	As at 31.03.2019
Deferred Tax Asset (Net)	935.52	935.52
Total	935.52	935.52

Note: 6 OTHER NON CURRENT ASSETS (Unsecured, Considered good unless otherwise stated)	As at 31.03.2020	As at 31.03.2019
Balances with Government Authorities	48.44	52.92
Receivable from Government	500.65	497.80
Security Deposit	2.88	3.30
Total	551.97	553.82

Rs. in Lakhs

Note: 7 INVENTORIES (Valued at Cost or NRV whichever is lower)	As at 31.03.2020	As at 31.03.2019
Raw Material	38.31	163.49
Stock-in-Process*	58.80	252.71
Finished Goods**	7,529.93	10,438.35
By- Products***	142.67	497.97
Stores & Spares	629.35	602.78
Total	8,399.05	11,955.30

*Details	of Sta	nck-in-	Process:

Sugar	58.80	252.71
Ethanol	-	-
	58.80	252.71
**Details of Finished Goods:		
Sugar	6,791.19	10,149.10
Ethanol	734.62	213.90
Fertiliser	4.11	75.36
	7,529.93	10,438.36
***Details of By-Products:		
Molasses	88.81	177.99
Bagassee	53.86	319.98
	142.67	497.97

Note:8(a) TRADE RECEIVABLES (Carried at Amortised cost)	As at 31.03.2020	As at 31.03.2019
Trade Receivable considered goods -Secured	-	-
Trade Receivable considered goods -Unsecured	527.74	658.56
Trade Receivable which has significant increase in Credit Risk	-	-
Trade Receivable -credit impaired	-	-
Total	527.74	658.56

Note:8(b) CASHAND CASH EQUIVALENT	As at 31.03.2020	As at 31.03.2019
Balances with Bank		
- In Current Account*	54.45	184.11
Cash on Hand	7.78	0.64
Total	62.23	184.75

Includes C. Y: NIL

P.Y.: Rs. 153.98 Lakhs ,withheld by Bank since 30.09.2018 on becoming NPA which is to be paid to suppliers of cane.

Note:8(c)BANK BALANCES OTHER THAN 8(b) ABOVE	As at 31.03.2020	As at 31.03.2019
Bank Deposits with maturity less than 12 months (Margin money against Bank Guarantee)*	127.54	141.46
Total	127.54	141.46

^{*} For Bank Gurantee amounting to Rs.214.13 Lakh (Rs. 231.76 Lakhs), Margin Money Deposit of Rs.137.82 lakh (Rs. 151.72 Lakh)has been kept with the Bank.

Note:9 CURRENT TAX ASSET	As at 31.03.2020	As at 31.03.2019
Unsecured,Considered good		
Advance payment of Income Tax	14.08	13.25
Total	14.08	13.25

Note: 10 OTHER CURRENT ASSETS (Unsecured, considered good)	As at 31.03.2020	As at 31.03.2019
Advances other than Capital Advances		
Prepaid Expenses	34.42	22.51
Advance to Cane Growers	80.18	21.45
Advance to staff	4.78	8.96
Advance to Suppliers (Net off Credit impairment of RS72.23lacs,previous year NIL)	116.05	218.21
Other Advances	40.04	51.60
Total	275.46	322.72

Note	: 11(A) EQUITY SHARE CAPITAL	Nos.	As at 31.03.2020	Nos.	As at 31.03.2019
(A)	Equity Share Capital				
	Authorised Shares				
	Equity Shares of Rs. 10/- each	19,900,000	1,990.00	19,900,000	1,990.00
	12% Cumulative Redeemable Preference shares of Rs. 10/- each	100,000	10.00	100,000	10.00
(B)	Issued, Subscribed Shares & Paid-up Shares				
	Issued and Subscribed:				
	Equity Shares of Rs. 10/- each	14,477,105	1,447.71	14,477,105	1,447.71
	Paid- Up :				
	Equity Shares of Rs. 10/- each	14,443,405	1,444.34	14,443,405	1,444.34
	Total		1,444.34		1,444.34

a. Reconciliation of shares outstanding at the beginning & at the end of the reporting period :

Rs. in Lakhs

Equity Shares	Nos.	As at 31.03.2020	Nos.	As at 31.03.2019
At the beginning of the period	14,443,405	1,444.34	14,443,405	1,444.34
Issued during the period -	-	-	-	
Outstanding at the end of the period	14,443,405	1,444.34	14,443,405	1,444.34

b. Terms/Rights attached to Equity Shares

The Company has one Class of Shares issued, Equity Shares having a par value of Rs. 10/- each and no special right and/or preference are attached to such shares. Each Equity Shareholder is eligible for one vote per share held. The dividend proposed, if any by the Board of Directors is subject to approval of the shareholders at the ensuing Annual General Meeting, except in case of interim dividend. In the event of liquidation, the Equity Shareholders are eligible to receive the assets of the Company after distribution of all preferential amounts, in proportion of their shareholding.

c. The Company does not have any Holding Company, ultimate Holding Company or Subsidiary Company.

d. Details of Shareholders holding more than 5% of Shares in the Company:

Particulars	Nos.	As at 31.03.2020	Nos.	As at 31.03.2019
D G Vitta Vinimay & Properties Limited	7,098,484.00	49.15%	7,098,484.00	49.15%
The Belsund Sugar and Industries Ltd	2,791,326.00	19.33%	2,791,326.00	19.33%

- e. No Shares reserved for issue under options and contract/commitments for the sale of shares/disinvestment including the terms and amounts.
- f. For the period of five years immediately preceding the date as at the Balance Sheet is prepared:

No Shares have been alloted as fully paid up pursuant to contract(s) without payment being received in cash.

No Shares have been alloted as fully paid up by way of Bonus Shares.

No Shares has been bought back by the Company.

g. There is no unpaid call.

h. Amount of forfeited equity shares:

Particulars	As at 31.03.2020	As at 31.03.2019
(33,700) shares of Rs. 10 each on which Rs. 5 was paid up)	1.69	1.69

Rs. in Lakhs

No	ote:11(B):OTHEREQUITY	As at 31.03.2020		As at 31.03.2019	
		31.03	01.00.2020		.2019
(a)	Capital Reserve				
	Opening balance	8.43		8.43	
	Addition/Deduction during the year	-		-	
	Closing Balance		8.43		8.43
(b)	Securities Premium				
	Opening balance	1,703.05		1,703.05	
	Addition/Deduction during the year	-		-	
	Closing Balance		1,703.05		1,703.05
(c)	Revaluation Surplus				
	Opening balance	7,991.98		7,991.98	
	Addition/Deduction during the year	-		-	
	Closing Balance		7,991.98		7,991.98
(d)	Retained Earnings				
	Opening balance	(10,755.53)		(6,112.41)	
	Profit/(Loss) during the year	(2,409.96)		(4,643.12)	
	Closing Balance		(13,165.49)		(10,755.53)
(e)	OCI (Remeasurement of Defined Benefit Plan)				
	Opening balance	(80.92)		(79.26)	
	Addition/Deduction during the year	(59.24)		(1.66)	
	Closing Balance		(140.16)		(80.92)
	TOTAL OTHER EQUITY		(3,602.19)		(1,133.00)

Nature and Purpose of Reserve

i) Capital Reserve

Capital Reserve have arised on the account of Share Forfeiture.

ii) Revaluation Reserve

Revaluation Reserve have arised on the account of revaluation of Land.

iii) Securities Premium

Securities Premium is the premium on issue of equity shares. The reserve will be utilised in accordance with the provision of the Act.

iv) Retained Earnings

Retained Earnings is the present accumulated profits/(losses) earned the Company and remaining undistributed as on date.

v) FVTOCI Reserve

OCI have arised on the account of remasurement of defined benefit plan.

Rs. in Lakhs

Note 12 : FINANCIAL LIABILITIES	As at 31	.03.2020	As at 31	.03.2019
(A) BORROWINGS				
(i) Non-Current				
Carried at amortised cost				
Term Loan				
Secured from Banks				
Rupee Loans				
Bank of India (BOI)	1,041.69		1,066.57	
Union Bank of India(UBI)	251.24		369.19	
Less: Transferred to Current Borrowings as "Holding on Operation" [Note No.: 14]	(1,292.93)	-		(1,435.76)
Car Loan				
HDFC Bank	-		-	
Tractor Loan				
Central Bank of India		-		1.76
From entities other than banks				
Secured				
RupeeLoans				
Government of India, Sugar Development Fund (SDF)		974.09		951.11
Total		974.09		952.87

a. Nature of Security, Terms of Repayment etc. (As per Sanction Letter) :

Term Loans from Bank	Rate of Interest	Repayment Terms
Bank of India (BOI) : Bihar Soft Loan Term Loan Union Bank of India (BOI) :	14.90% 14.90%	Quarterly Repayment of Rs. 62.90 Lakhs from June, 2019 to June, 2021 Quarterly Repayment of Rs. 34.70 Lakhs from June, 2019 to June, 2022
Bihar Soft Loan Term Loan	12.15% 13.45%	Quarterly Repayment of Rs. 21.00 Lakhs from June, 2019 to June, 2021 Quarterly Repayment of Rs. 11.55 Lakhs from June, 2019 to June, 2022
Sugar Development Fund :	Normal Interest: 6% per annum from the date of release of amount to Industrial Finance Corporation of India, New Delhi which was reduced to 4% w.e.f. 20.10.2014. Penal Interest in case of Default: Additional @ 2.5 % per annum over and above normal rate of 6% per annum.	
	(SDF) before Debt Rec	ar IFCI Ltd. have filed Recovery Suit on behalf of Sugar Development Fund covery Tribunal for RS. 19.13Cr. The Company has disputed the amount at las filed Reply. The matter is sub-judice.

Security	Particulars
Working Capital from Bank of India and Union Bank of India for Sugar & Distillery Division	1st pari-passu charge on current assets of the company including Book Debts.
Term Loans under consortium from Bank of India & Union Bank Of India	1st pari-passu charge on fixed assets of the company.
Collateral for Working Capital (Sugar Division)	1st pari-passu charge on block of assets of Sugar to the extent of Rs. 5.44 crores for part of Working Capital Limit sanctioned for Sugar Division. 3rd pari passu charge on fixed assets (Property, Plant & Equipment) of Sugar Division for balance amount.
Collateral for Working Capital (Distillery Division)	2nd pari-passu charge on fixed assets of Distillery division.
Sugar Development Fund	2nd Charge on Fixed Assets of Sugar Division.

b) Details of Guarantors:

Personal guarantee of:

- Mr. Om Prakash Dhanuka (Director of the Company)
- Smt. Meera Dhanuka (Wife of Director)- restricted to the valuation of residential property at New Delhi offered as collateral security for the Distillery Term Loan and Bihar Soft Loan.

Corporate guarantee of :

- The Belsund Sugar & Industries Ltd
- DG Vitta Vinimay and Properties Limited
- c) The Government of India Sugar Development Fund Loan is secured against Second charge on its Fixed Assets(Property, Plant & Equipment) and movable assets and the said loan is irregular in repayment.
- d) The Term Loans & Working Capital Loans from Bank of India & Union Bank of India became Non Performing assets (NPA) w.e.f 30.09.2018, accordingly Banks recalled their credit facility and called back their loans for repayment. Subsequently also served notices u/s 13(2) of SARFAESI Act,2002. However after negotiation the Banks have allowed "Holding on Operation" for the time being.
- e) Due to the NPA of the loans, the Banks have not confirmed the interest charged on Working Capital Loans w.e.f 30.09.2018 for that the Company has provided interest for relevant period, so that balance of Working Capital Loans are subject to confirmation & reconciliation there of.

		Tio: III Editilo
Note 12(b): FINANCIAL LIABILITIES	As at 31.03.2020	As at 31.03.2019
(A) TRADE PAYABLES		
Current		
Trade Payables		
Total Outstanding Dues to Micro and Small Enterprises *		
Total Outstanding dues of Creditors other than Micro Enterprise &		
Small Enterprises* "Refer Note 25(7) "	15,793.95	16,192.75
Total	15,793.95	16,192.75
Non-Current	-	-
Total	-	-

^{*} There are no Micro, Small and Medium Enterprises to which the company owes dues as no parties claim to be registered as a Micro, Small and Medium Enterprises and above Trade Payable is net off Rs.2425 Lakhs(P.Y. Rs.2425 Lakhs) assigned to The Belsund Sugar & Industries Ltd.

Particulars	As at 31.03.2020	As at 31.03.2019
Principal amount and the interest due thereon remaining unpaid to any supplier at the end of each accounting year (but within due date as per the MSMEDAct, 2006).	NIL	NIL
The amount of interest paid by the Company in terms of Section 16 of the MSMED Act, 2006 along with the amounts of the payment made to the supplier beyond the appointed day during the accounting year.	NIL	NIL
The amount of interest due and payable for the period of delay in making payment (where the principal has been paid beyond the appointed day during the year but interest under the MSMED Act, 2006 not paid);	NIL	NIL
The amount of interest accrued and remaining unpaid at the end of accounting year.	NIL	NIL
The amount of further interest due and payable even in the succeeding year, until such date when the interest dues as above are actually paid to the small enterprise, for the purpose of disallowance as a deductible expenditure under section 23 of the MSMED Act, 2006.	NIL	NIL

Note 15: (a) OTHER NON CURRENT LIABILITIES					at .2019
Deferred Income* (Refer Note 25(2) (iii) Less: Transferred to Other Current Liability	49.92 (2.57)	-	52.49 (2.57)	-	
(Refer to Note 15(b)		47.35	-	49.92	
Total		47.35	-	49.92	

^{*}Subsidy against Property Plant & Equipment.

Note 13: LONG TERM PROVISIONS	As at 31.03.2020		As at 31.03.2019	
Provision for Employee Benefit - Provision for Gratuity - Provision for Leave Encashment	484.02 26.33	510.35	472.28 30.09	502.37
Total		510.35		502.37

Note 14(a): FINANCIAL LIABILITIES	As at 31.03.2020		As at 31.03.2019	
(A) BORROWINGS				
Carried at amortised cost				
"Holding on Operation" From Banks				
Rupee Loan (Secured) (Refer Note 12(d))				
Bank of India (BOI)	1,041.69		1,066.57	
Union Bank of India(UBI)	251.24	1,292.93	369.19	1,435.76
Working Capital Loan (Secured) (Refer Note 12 (e))		,		,
Bank of India (BOI)	5,296.88		5,722.03	
Union Bank of India(UBI)	1,618.22	6,915.10	1,999.40	7,721.43
From Other Parties (Payable on Demand)		1		
Loan From Related Parties (Unsecured) *	1,692.25		1,715.00	
Inter Corporate Deposits (Unsecured)	982.75	2,675.00	960.00	2,675.00
Total		10,883.03		11,832.18

*Details of Loan from Related Parties	As at 31.03.2020	As at 31.03.2019
The Belsund Sugar & Industries Ltd *	1,692.25	1,692.25
Du Point Impex Limited	-	22.75

^{*}The above unsecured loan is net off Rs.732.75 lakhs as loan given (Net of Provision for credit impaired Rs.773.33 lakhs) { P.Y. Rs.732.75 Lakhs as loan given (Net of Provision for credit impaired Rs. 773.33 Lakhs).

Note 14(b): FINANCIAL LIABILITIES		As at 31.03.2020		As at 31.03.2019	
(B)	OTHER FINANCIAL LIABILITIES				
	Carried at amortised cost				
	Current Maturities of Long-Term Debt	-		2.98	
	Interest Payable	429.43		457.11	
	Security Deposit	94.02		83.82	
	Liability for Expenses	125.47		77.46	
	Commission Payable	172.54		154.07	
	Payable to Employees	405.52	1,226.97	245.61	1,021.04
	Total		1,226.97		1,021.04

Note 15(b): OTHER CURRENT LIABILITIES	As 31.03	at .2020	As 31.03	
Advance from Customers	199.57		19.47	
Current Maturity of Deferred Income (Refer Note 15(a)	2.57		2.57	
Statutory Dues	92.88		64.51	
Others Payable	106.11	401.13	78.62	165.17
Total		401.13		165.17

Note 16: SHORT TERM PROVISIONS	As at 31.03.2020		As at 31.03.2019	
Provision for Employee Benefits (Refer Note 25(5))				
Provision for Gratuity	134.28		97.05	
 Provison for Leave Encashment 	11.56	145.84	12.45	109.50
Total		145.84		109.50

Note 17: REVENUE FROM OPERATIONS		1	For the Year Ended 31.03.2020		ear Ended 3.2019
A)	Sale of goods				
	Sugar	12,569.26		11,871.45	
	Molasses	746.90		683.11	
	Ethanol	2,558.35		3,418.31	
	Fertilisers	62.01		57.31	
	Power	123.60		140.24	
	Less: Inter unit slae of Molasses	(746.90)	15,313.22	(683.11)	15,487.31
	Total		15,313.22		15,487.31

Not	e 18 : OTHER INCOME	For the Year Ended 31.03.2020		For the Year Ended 31.03.2019	
(a)	Interest Income				
	-Deposit with banks and others	7.58		5.92	
	-On Cane Advance given to Cane Growers	-		-	
	-On Inter Corporate deposits	-		-	
	-On Income Tax Refund	-	7.58	1.69	7.61
(b)	Other Non Operating Income				
	- Insurance claims	8.26		255.95	
	 Sundry Balances Written Back 	93.37		4.46	
	- Deferred Income (Refer Note 15(b))	2.57		2.57	
	- Rent Received	10.48		9.11	
	- Buffer Stock Claim	179.90		186.62	
	- Miscellaneous Receipt	92.14	386.72	36.90	495.61
	Total		394.29		503.22

Note 19: COST OF MATERIALS CONSUMED	For the Year Ended 31.03.2020		For the Year Ended 31.03.2019	
Sugarcane	9,283.23		9,672.99	
Molasses	925.10		861.79	
Less: Inter unit Purchase of Molasses	(746.90)	9,461.43	(683.11)	9,851.67
Total		9,461.43		9,851.67

Note 20 : CHANGES IN INVENTORIES OF FINISHED GOODS BY PRODUCTS & WORK IN PROGRESS	For the Ye 31.03.		For the Year Ended 31.03.2019	
Stock at the Beginning of the Year				
Finished Goods*	10,438.36		14,803.49	
Stock-in-Process**	252.71		291.80	
By Product***	497.98	11,189.05	1,378.84	16,474.13
Total (A)		11,189.05		16,474.13
Stock at the End of the year				
Finished Goods*	7,529.93		10,438.36	
Stock-in-Process**	58.80		252.71	
By Product***	142.67	7,731.40	497.98	11,189.05
Total (B)		7,731.40		11,189.05
Changes in inventories of finished goods, by-products				
and work-in-progress (A-B)		3,457.65		5,285.08
Less: Excise Duty on Stock		-		-
(Increase)/ Decrease		3,457.65		5,285.08
*Details of Finished Goods				
Opening Stock				
Sugar	10,149.10		13,991.86	
Ethanol	213.90		614.70	
Fertiliser	75.36	10,438.36	196.93	14,803.49
Closing Stock				
Sugar	6,791.19		10,149.10	
Ethanol	734.62		213.90	
Fertiliser	4.11	7,529.93	75.36	10,438.36
**Details of Stock-in-Process		7,020.00	70.00	10,100.00
Opening Stock				
· · ·	252.71		291.80	
Sugar	252.71	252.71	291.80	291.80
Ethanol	-	252.71	-	291.00
Closing Stock				
Sugar	58.80		252.71	
Ethanol	-	58.80	-	252.71
***Details of By Products				
Opening Stock				
Molasses	177.99		313.52	
Bagassee	319.99	497.98	1,065.32	1,378.84
-				-
Closing Stock	00.04		177.00	
Molasses	88.81	440.07	177.99	407.00
Bagassee	53.86	142.67	319.99	497.98

Note 21 : EMPLOYEE BENEFITS EXPENSE		For the Year Ended 31.03.2020		ear Ended .2019
Salary, Wages, Bonus & Allowances	1,433.77		1,390.64	
Contribution to Provident Fund & Other Funds	99.91		102.82	
Gratuity	67.53		75.24	
Staff Welfare Expenses	32.40	1,633.61	32.21	1,600.91
Total		1,633.61		1,600.91

Note 22 : FINANCE COSTS	For the Year Ended 31.03.2020			ear Ended 3.2019
Interest	1,479.34		1,957.16	
Exchange differences regarded as an adjustment to				
borrowing costs	-		5.20	
Bank Commission	1.68	1,481.02	1.08	1,963.44
Total		1,481.02		1,963.44

Note 23 : DEPRECIATION & AMORTISATION EXPNESE	For the Year Ended 31.03.2020		For the Ye 31.03	
Depreciation on Property, Plant & Equipment	515.38		485.33	
Amortisation of Intangible Assets	5.80	521.18	5.22	490.55
Total		521.18		490.55

Note 24 : OTHER EXPENSES	For the Year Ended 31.03.2020		For the Year Ended 31.03.2019	
Manufacturing expenses Store, Chemicals and Packing Materials- Indigenous Power, Fuel and Water Repairs to buildings Repairs to machinery Processing Expenses & Ferti- irrigation expenses Pollution Control Expenses	262.25 226.39 26.90 446.99 52.39 38.77		262.13 142.59 12.48 464.19 57.37 17.37	272.02
Co-generation Expenses Selling & Distribution Expenses	11.57	1,065.26	3.35	959.48
Commission & Discount Selling Expenses Establishment Expenses	30.18 83.33	113.51	30.10 108.66	138.76
Rent Insurance Cost Audit Fee Director's Fee Sundry Balance Written Off Rates and taxes, excluding taxes on income Loss on Disposal of Property Plant & Equipment Provision for Credit Impairment	20.75 79.00 0.90 0.84 11.74 9.25 3.14 72.23		40.77 54.91 0.90 0.80 5.27 13.17 4.61	
Provision for Credit Impairment Miscellaneous expenses Payments to auditor As auditor for statutory audit For Tax Audit For limited Review For other services (certifications)	72.23 177.79 2.00 0.60 1.95 3.64	375.64 8.19	215.71 2.00 0.60 0.75 4.27	336.14 7.62
Total		1,562.59		1,442.00

25. OTHERNOTES

1) Contingent liabilities and commitments (to the extent not provided for):

Rs. in Lakhs

a) Contingent Liabilities:

Particulars	Period	Forum	As at 31.03.2020	As at 31.03.2019
Sugar Development Fund Loan to the extent not acknowledged		Debt Recovery Tribunal, Patna	1,101.01	934.12
Employees's State Insurance demand - under appeal	2013-14 to 2017-18	Employee State Insurance Court	2.30	2.30
Claims against the Company not acknowledged as debt:-				
Central Government Demand - Under LSPEF Act	-	-	223.40	223.40
Bank Guarantee	-	-	214.13	231.76
Central Excise Duty Demand - Under Appeal	2013-2017	CESTAT,Kolkata	4.78	106.62
Sales Tax Demand - Under Appeal	2009-10 to 2013-14	Commercial Taxes Tribunal, Patna	488.02	488.02
Others - Under Appeal / Litigation	2015-2017	Hon'ble Patna High Court	480.55	480.55

b) Capital Commitments:

Particulars	As at 31.03.2020	As at 31.03.2019
Capital Commitments to be excetuted	-	63.13

- c) The Company has not recognised under protest certain Interest charged in respect of SDF Loan as per its calculation in respect of Penal Interest, Compound Interest etc. amouting to Rs. 1101.01 Lakhs (P.Y. 934.12 Lakhs).
- 2) The Company is eligible to receive government grants by way of cane price subsidy and interest subvention on certain term loans. Accordingly, the Company has recognised these government grants in the following manner:

SI. No.	Particulars	Treatment in Accounts	2019-20	2018-19				
Rev	Revenue related to Government Grants:-							
i)	Cane Price Subsidy (Refer Note (a) below)	Deducted from cost of materials consumed	152.06	413.66				
ii)	Interest on term loans	Deducted from interest expenses on long term borrowings	65.80	104.54				
iii)	Capital Subsidy against Fixed assets	Received During the year Balance brought 52.49 (previous year 55.06) less charged to Statement of profit and loss 2.57 (previous year 2.57) shown as non current liability 47.35 (previous year 49.92) & current liability 2.57 (previous year 2.57)	NIL	55.06				

Notes:

- (a) Cane price subsidy of Rs. 12.50 per quintal of cane paid by the State Government for the sugar season 2018-19.
- * Cane Price subsidy of CY: NIL (PY:- Rs.246.12) has been reversed back during the year and charged to the cost of material consumed due to non fullfillment of certain conditions.

3. Earning per Share:

Rs. in Lakhs expect (c), (d) and (e)

Particulars	2019-20	2018-19
(a) Net Profit/(Loss) after tax available for equity shareholders	(2,409.96)	(4,643.12)
(b) Weighted Average number of Equity shares for calculating EPS	144.43	144.43
(c) Nominal Value of Equity Shares	10.00	10.00
(d) Basic Earning per share (a/b)	(16.69)	(32.15)
(e) Diluted Earning per share(a/b)	(16.69)	(32.15)

4) Employee Benefits:

As per Indian Accounting Standard - 19 " Employee Benefits", the disclosures of Employee Benefits are as follows:

Defined Contribution Plan:

Employee benefits in the form of Provident Fund, Gratuity, Pension Scheme, and Labour Welfare Fund are considered as defined contribution plan.

The contributions to the respective fund are made in accordance with the relevant statute and are recognised as expense when employees have rendered service entitling them to the contribution. The contributions to defined contribution plan, recognised as expenses in Statement of Profit and Loss are as under:

Rs. in Lakhs

Defined contribution plan	2019-20	2018-19
Employer's Contribution to Provident Fund Employer's Contribution to Pension Scheme	44.23 55.68	44.38 58.45
Total:	99.91	102.82

a) Gratuity:

The following table summarise the components of net benefit expense recognised in the Statement of Profit and Loss:

Details of funded post retirement plans are as follows:

SI.	Particulare	Grat	uity	Leave Encashment	
No.	lo. Particulars		2018-19	2019-20	2018-19
I.	Expenses recognised in the Statement of Profit and Loss:				
1	Current service cost	29.34	33.29	20.50	19.16
2	Past service cost	-	-	-	-
3	Curtailment	-	-	-	-
4	Settlement	-	-	ı	-
5	Service Cost	29.34	33.29	20.50	19.16
6	Net interest on the net defined benefit liability/asset	38.19	40.95	2.68	4.97
7	7 Immediate recognition of (gains)/losses/otherlong term employee benefit plans		-	-	-
8	8 Cost recognised in P/L		74.24	5.89	(9.62)
II.	Other comprehensive income :				
1	Actuarial (gain) / loss arising from:				
	- change in experience	36.29	(7.49)	(18.97)	(34.57)
	- change in financial assumptions	22.96	9.15	1.68	0.82
2	Acturial (gain)/ loss arising during the period	59.25	1.66	(17.29)	(33.75)
3			-	-	-
4	Actuarials (gains)/ losses recognised in OCI	59.24	1.66	•	-
5	Adjustment for limit on Net Assets	-	-	-	-

(Rs. in Lacs)

SI.		Gra	tuity	Leave Encashment		
No.	Particulars	2019-20	2018-19	2019-20	2018-19	
III.	Defined Benefit Cost					
1 2 3	Service cost Net interest on the net defined benefit liability/asset Actuarials (gains)/ losses recognised in OCI	29.34 38.19 59.24	33.29 40.95 1.66	20.50 2.68	19.16 4.87	
4 5	Immediate recognition of (gains)/losses/other long term employee benefit plans Defined Benefit Cost	126.77	75.90	(17.29) 5.89	(33.75)	
IV.	Change in present value of defined benefit obligation :	120.77	75.90	3.09	(9.72)	
1 1 2	Present value of defined benefit obligation at the beginning of the year Acquisition adjustment	571.03	600.12	(42.54)	(77.64)	
3 4	Interest expense Past service cost	38.31	41.07	(2.68)	(4.97)	
5 6	Current service cost Employees' contributions	29.34	33.29	(20.50)	(19.16)	
7 8	Benefits paid directly by the company Actuarial (gain) / loss arising from:	(77.80)	(105.11)	10.54	22.83	
	- change in experience - change in financial assumptions	36.29 22.96	(7.49) 9.15	18.97 (1.68)	37.22 (0.82)	
9	Present value of Defined Benefit Obligation at the end of the year	620.13	571.03	(37.89)	(42.54)	
V .	Change in fair value of plan assets during the year: Fair value of Plan assets at the beginning of the year	1.70	1.58	-	-	
2	Interest income Employee's Contribution	0.12	0.12	-	-	
4 5	Employers's Contribution Benefits Paid	-	-	-	-	
6 7 8	Settlement Return on plan assets greater / (lesser) than discount rates Administration expenses	0.01	-	- - -	- - -	
9	Fair Value of Plan Assets at the end of the year	1.83	1.70	-	-	
VI. 1	Net Asset/ (Liability) recognised in the Balance Sheet as at the year end: Present Value of Defined benefit obligation	(620.13)	(571.03)	(37.89)	(42.54)	
2 3 4	Fair value of Plan assets Funded Status [Surplus/(Deficit)] Effects of Asset ceiling	1.83 (618.30)	1.70 (569.33)	(37.89)	(42.54)	
5	Net defined benefit asset/ (liability) at the end of current period	(618.30)	(569.33)	(37.89)	(42.54)	
VII. 1 2 3	Actuarial Assumptions: Discount Rate (per annum) % Expected Return on Plan Assets (per annum) % Expected Rate of Salary Increase	6.50% 7.50% 5.00%	7.20% 7.50% 5.00%	6.50% - 5.00%	7.20% - 5.00%	
4	Retirement / Superannuation Age (Years)	60	60	60	60	
5	Mortality Rates	IALM (2006-08) Ultimate	IALM (2006-08) Ultimate	IALM (2006-08) Ultimate	IALM (2006-08) Ultimate	
VIII. 1 2 3 4	Major Category of Plan Assets as a % of the Total Plan Assets as at the year end: Administered by Insurance Companies Public Financial Institutions / Public Sector Companies bonds Central / State Government Securities Private sector bonds		- - -			
5	Others	100.00%	100.00%	-	-	
IX.	Maturity Profile of Defined Benefit Obligation Expected cash flows (valued on undiscounted basis): Within the next 12 months Between 2 and 5 years	140.46 237.52	102.24 257.85	11.93 16.38	12.89 20.16	
	Between 5 and 10 years	344.32	317.58	54.71	43.54	
	Total expected payments	722.30	677.67	83.02	76.59	
	The weighted average duration of the defined plan obligation at the end of the Balance Sheet date(in years)	7.00	7.00	7.00	6.00	

b) Risks related to defined benefit plans:

The main risks to which the Company is exposed in relation to operating defined benefit plans are:

- i) Interest Rate Risk: The defined benefit obligation calculated uses a discount rate based on government bonds. If bonds yeilds fall, the defined benefit obligation will tend to increase.
- ii) Salary Inflation Risk: Higher than expected increasesin salary will increase the defined benefit obligation.
- iii) Demographic Risk: This is the risk of variability of results due to unsystematic nature of decrements that include mortality, withdrawal, disability and retirement. The effect of these decrements on the defined benefit obligation is not straight forward and depends upon combination of salary increase, discount rate and vesting criteria. It is important not to overstate withdrawals because in the financial analysis the retirement benefit of a short career employee typically costs less per year as compared to a long service employee.
- c) The Gratuity and Provident Fund expenses have been recognised in Employee Benefits Expense under "Contribution to Provident and Other Funds" and Leave Encashment (Refer Note No. 21).

5) Segment information

- a) The Managing Director has been identified as the Company's chief operating decision-maker (CODM) as defined by Ind AS 108— Operating Segments.
 - The CODM evaluates the Company's performance and allocates resources based on an analysis of various performance indicators by Business segments.
 - The CODM of the Company evaluates the segments based on their revenue growth, operating income and return on capital employed.
- b) The following is an analysis of revenue and result from operation by reporatble segment. The sugar segment includes the production of sugar, molasses, power and fertilizer, whereas the Distillery segment includes production of Ethanol.

Rs. in Lakhs

	Particulars	Sugar	Distillery	Unallocable	Elimination	Total
i)	Revenue					
	Gross Sales	13,501.77	2,558.35		-	16,060.12
		12,752.12	3,418.31		-	16,170.43
	Less: Inter Segment Revenue	746.90	-		-	746.90
		683.11	-		-	683.11
	Revenue from operations (Gross)	12,754.87	2,558.35		-	15,313.22
		12,069.01	3,418.31		-	15,487.32
ii)	Segment Results :					
	Profit/(Loss) before tax and finance Cost	(1,987.33)	1,058.39			(928.94)
		(3,685.99)	1,006.31			(2,679.68)
	Less: Unallocable expenditure	-	-		-	59.24
		-	-		-	1.66
	Finance costs	-	-		-	1,481.02
		-	-		-	1,963.44
	Profit/(Loss) before tax	-	-		-	(2,469.20)
		-	-		-	(4,644.78)

Figures below currenr year pertain to previous year, negative figures in bracket indicate loss pertaining to previous year

Segment Assets and Liabilities:

Rs. in Lakhs

Partic	ulars	Sugar	Distillery	Unallocable	Elimination	Total
Segment Assets	31st March, 2020	21,095.30	5,794.11	935.52	-	27,824.93
	31st March, 2019	16,995.22	13,206.42	935.52	-	31,137.16
Segment Liabilities*	31st March, 2020	28,870.99	1,111.73	-	-	29,982.72
	31st March, 2019	27,455.67	978.53	-	-	28,434.21
Other Information :						
Capital Expenditure	31st March, 2020	852.33	217.37	-	-	1,069.70
	31st March, 2019	162.84	11.04	-	-	173.88
Depreciation	31st March, 2020	415.26	105.93	-	-	521.18
	31st March, 2019	394.72	95.83	-	-	490.55

- 6) Deferred Tax Assets is not recognised for the current financial year on the basis of uncertainity.
- 7) The Company has given a Guarantee to Bank of India and Union Bank of India for repayment of Loan along with interest towards KCC Loan availed by Cane Growers. The Trade Payables includes outstanding liability of KCC payable to Bank of Rs. 6113.84 lakhs and Rs. 5915.93 Lakhs as at 31st March, 2020 and 31st March, 2019 respectively including interest. The interest is @7% p.a. as per Interest Subvention Scheme declared by Reserve Bank of India/Government of India. The repayment of Kishan Credit Loans which is repayable by the Company is irregular in nature and defaulted. The said loans also become NPA.

The Company has assigned its Trade Payable of Rs.2,425 Lakh (P.Y.2,425 lakh) to The Belsund Sugar & Industries Ltd as per the agreement of the company which is treated and shown under the head Unsecured Loan.

8) Due to continuous losses, the Net worth of the company is fully eroded which may have an effect on the entity's ability to continue as a going concern. However the Management is still hopeful that with financial restructuring by the banks and financial assistance from the State and Central Government the company can still revive.

Note 25: NOTES ON ACCOUNTS

- 9) Related Party Disclosures:
 - a) Name of related parties and description of relationship:
 - i) Enterprise over which KMP and relatives has significant influence
 - 1. The Belsund Sugar & Industries Limited
 - 2. Garima Investment & Trading Co. Limited
 - ii) Company having Substantial Interest
 - 1. DG Vitta Vinimay & Properties Limited
 - iil) Key Management Personnel:
 - 1. O. P. Dhanuka
 - b) Transactions with Related Parties:

SI. No.	Note of Related Party	Nature of Transaction	Year ended 31.03.2020	Year ended 31.03.2019
1	DG Vitta Vinimay & Properties Limited	Opening Balance	-	15.03
		Loan given during the year	-	-
		Loan repaid during the year	-	15.03
		Interest Provided		
		Outstanding Balance incl. interest	-	-
2	Directors	Sitting Fees	0.84	0.80
3	O.P. Dhanuka	Salary	1.00	36.62
4	The Belsund Sugar & Industries Ltd	Unsecured Loan		
		Assignment of Trade Payable*	2,425.00	2,425.00
		Less: Loan Given*	1,506.08	1,522.08
		Less: Loan Refunded	-	16.00
		Allowance for bad & doubtful debts	773.33	773.33
		Outstanding Balance	1,692.25	1,692.25
		Receivable (Net) included in Other		
		Advances/Other Payable	12.02	8.35
		Purchase of Sugarcane	3.91	14.57

^{*} The Company has not charged interest on unsecured loan and neither provided assignment charges on assignment of trade payable as per mutual consent.

Note 25: NOTES ON ACCOUNTS

10) Financial instruments - Accounting, Classification and Fair value measurements

A. Financial instruments by category

As at 31st March, 2020

Rs. in Lakhs

SI.	Particulars Particulars	Refer Note	Total	Carrying Value			Total
No.	r ai liculai 3	No.	Fair Value	Amortized Cost	FVTOCI	FVTOPL	
	Financialassets						
a)	Trade and other receivables	8(a)	527.74	527.74	-	-	527.74
b)	Cash and cash equivalents	8(b)	62.23	62.23	-	-	62.23
c)	Bank balances other than cash and cash equivalents	8(c)	127.54	127.54	-	-	127.54
d)	Otherfinancialassets	4(b)	874.99	874.99	-	-	874.99
	Total		1,592.49	1,592.49	-	-	1,592.49
	Financial liabilities						
a)	Borrowings	12(a) &14(a)	11,857.12	11,857.12	-	-	11,857.12
b)	Trade and other payables	12(b)	15,793.95	15,793.95	-	-	15,793.95
c)	Other financial liabilities	14(b)	1,226.97	1,226.97	-	-	1,226.97
	Total		28,878.04	28,878.04	-	-	28,878.04

As at 31st March, 2019

SI.	Particulars	Refer Note No.	Total Fair Value	Carrying Value			Total
No.				Amortized Cost	FVTOCI	FVTOPL	
	Financialassets						
a)	Trade and other receivables	8(a)	658.56	658.56	-	-	658.56
b	Cash and cash equivalents	8(b)	184.75	184.75	-	-	184.75
c)	Bank balances other than cash and cash equivalents	8(c)	141.46	141.46	-	-	141.46
d)	Other financial assets	4(b)	691.48	691.48	-	-	691.48
	Total		1,676.26	1,676.25	-	•	1,676.25
	Financial liabilities						
a)	Borrowings	12(a) &14(a)	12,785.05	12,785.05	-	-	12,785.05
b)	Trade and other payables	12(b)	16,192.75	16,192.75	-	-	16,192.75
c)	Other financial liabilities	14(b)	1,021.04	1,021.04	-	-	1,021.04
	Total		29,998.84	29,998.84	-	-	29,998.84

B. Fair value hierarchy

The fair value of the financial assets and financial liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The following methods and assumptions were used to estimate the fair values:

- i) Fair value of cash and cash equivalents, bank balances other than cash and cash equivalents, trade and other receivables, loans and other current financial assets, short term borrowings from banks and financial institutions, trade and other payables and other current financial liabilities approximate their carrying amounts due to the short-term maturities of these instruments.
- ii) The Company uses the following fair value hierarchy for determining and disclosing the fair value of financial instruments:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.
 - **Level 2**: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
 - Level 3: Inputs for the assets or liabilities that are not based on observable market data (unobservable inputs).

1) Financial Risk Management objectives and policies

i) Foreign currency risk

Foreign currency risk is the risk that the fair value of future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's foreign currency denominated borrowings as per forward rate.

Foreign Currency Exposure:

Rs. in Lakhs

Particulars	Currency	As at 31.03.2020 Rs.	As at 01.04.2019 Rs.
Borrowings	USD	-	-
	INR	-	-

ii) Regulatory risk

Sugar industry is regulated both by central government as well as state government. Central and State Governments policies and regulations affects the Sugar industry and the Company's operations and profitability. Distillery business is also dependent on the State Government. However, with the removal of major regulatory control on sugar sales by the Central Government, the regulatory risk are moderated.

iii) Commodity price risk

Sugar industry being cyclical in nature, realisations get adversly affected during downturn. Higher cane price or higher production than the demand ulimately affect profitability. The Company has mitigated this risk by well integrated business model by diversifying into co-generation and distillation, thereby utilizing the by-products.

iv) Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company's sugar sales are mostly on cash. Power and ethanol are sold to government entities, thereby the credit default risk is significantly mitigated.

The impairment for financial assets are based on assumptions about risk of default and expected loss rates. The Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, existing market conditions as well as forward looking estimates at the end of each balance sheet date.

Financial assets are written off when there is no reasonable expectation of recovery, however, the Company continues to attempt to recover the receivables. Where recoveries are made, these are recognised in the Statement of Profit and Loss.

v) Trade Receivables

Trade receivables of the Company are non-interest bearing and are generally on credit terms of 0 to 60 days.

An impairment analysis is performed at each balance sheet date on an individual basis for major clients. In addition, a large number of minor receivables are grouped into homogenous groups and assessed for impairment collectively. The maximum exposure to credit risk at the balance sheet date is the carrying value of each class of financial assets disclosed under Note No. 8(a).

vi) Balances with banks

Credit risk from balances with banks is managed in accordance with the Company's policy.

The Company's maximum exposure to credit risk for the components of the balance sheet as at 31st March, 2020 & 31st March, 2019 is the carrying amounts as stated under Note No. 4(b) and 8(c).

vii) Liquidity risk

The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of cash credit facilities and short term loans.