

Dated:29-08-2020

To
BSE Limited
25th Floor,Pheroze Jeejebhoy Towers,
Dalal Street,
Mumbai-40001

Scrip Code: 530305

Sub:Compliance of Regulation 34 (1) Annual Report for F.Y 2019-20

Dear Sir

Please find enclosed herewith the copy of the 26th Annual Report for the Financial year 2019-20 which is scheduled to be held on 23rd September,2020 at 4:00 PM through Video Conferencing/Other Audio Visual Means.Details are as under:

Particulars	Start date	End date
Book Closure Date	12th September 2020(both	23rd September 2020 (both
	days inclusive)	days inclusive)
E-voting	20th September 2020	22 nd September 2020
Dividend record date	12 th September 2020	

Kindly Take the above on record and oblige. Thanking you

Yours faithfully

For Piccadily Agro Industries Limited

Niraj Kumar Sehga

Group Secretary

Piccadily Agro Industries Ltd.

CIN No.: L01115HR1994PLC032244

Registered Office: Village Bhadson, Umri - Indri Road, Teh.Indri, Distt. Karnal, Haryana-134101 (India).

Corresp. Address: #304, Sector 9-D, Chandigarh-160009 Ph.: 0172-4660993

Website: www.picagro.com Email: piccadilygroup34@rediffmail.com

26th ANNUAL REPORT 2019-20

PICCADILY AGRO INDUSTRIES LTD.

Piccadily

Piccadily Agro Industries Limited

DIN No.
02321706
00129891
02354480
00644669
08644677
00003704

Auditors

M/s Aggarwal Sahil & Associates, Chartered Accountants. H.No. 3026, 2rd Floor, Sector 27-D, Chandigarh.

Company Secretary

Sh. Ashutosh Sharma

Chief Financial Officer

Sh. Balinder Sharma

CIN No. :L01115HR1994PLC032244

Registered Office & Factories

Village: Bhadson, Umri Indri-Road, Tehsil Indri, Distt: Karnal, Haryana-134109

Registrar & Share Transfer Agent

Abhipra Capital Ltd.
Ground Floor, Abhipra Complex Dilkush Industrial Area,
A-387,GT Karnal Road, Azadpur, Delhi-110033

Banker

Punjab National Bank

Content's	Page No
Notice	2-11
Director's Report	12-18
Annexture A to G to Director's Report	19-37
Auditor's Report	38-43
Balance Sheet	44
Profit & Loss Statement	45
Statement of Change in Equity	46
Cash Flow Statements	47
Notes to Financial Statements	48-64
Consolidated Auditors Report	65-69
Consolidated Balance Sheet	70
Consolidated Statement of Profit & Loss	71
Consolidated Statement of Change in Equity	72
Consolidated Cash Flow Statements	73
Notes & Significant Accounting Policy	74-87

NOTICE

Notice is hereby given that the 26" Annual General Meeting of the members of Piccadilly Agro Industries Limited will be held on Wednesday, September 23, 2020 at 4:00 P.M. at Village Bhadson. Umri-Indri Road, Tehsil Indri, Distt. Karnal, Haryana-134109 through Video Conferencing (VC) or Other Audio Visual Means (OAVM) to transact the following

ORDINARY BUSINESS

- 1. To receive, consider and adopt:
- The Audited Financial Statements of the company for the financial year ended March 31, 2020, the reports of the Board of Directors and Auditors thereon; and
- The Audited Consolidated Financial Statement of the company for the financial year ended March 31, 2020.
- 2. To declare Dividend on Equity Shares.
- To appoint a Director in place of Sh. Jai Parkash Kaushik (DIN: 02354480), who retires by rotation and being eligible offers himself for re-appointment.

SPECIAL BUSINESS

 Re-appointment of Sh. Harvinder Singh Chopra (DIN: 00129891) as Managing Director of the Company. To consider and, if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution "RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 read with Schedule V and all other applicable provisions of the Companies Act, 2013, the Companies (Appointment and Remuneration of Managerial P Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) Sh. Harvinder Singh Chopra (DIN: 00129891) be and is hereby reappointed as Managing Director of the Company, for a period of one (1) year with effect from August 2, 2020 as per terms & conditions set out in explanatory statement annexed to the notice convening this meeting with liberty to the Directors to alter and vary the terms & conditions of the said appointment in such a manner as may be agreed between the Directors and Sh. Harvinder Singh Chopra. FURTHER RESOLVED THAT the Board be and is hereby authorized to do all acts and take all such sleps as may be

ssary proper or expedient to give effect to this resolution."

5. Alteration the Object Clause of the Memorandum of Association of the Company To consider and, if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution: 'RESOLVED THAT pursuant to the provisions of Section 4 and 13 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules framed thereunder (including any statutory modification or re-enactment thereof for the time being in force) and subject to the approval of the Registrar of Companies and/or of any other statutory or regulatory authority, as may be necessary, Clause III (Objects Clause) of the Memorandum of Association of the Company, be and is hereby altered by inserting the following new sub-clauses under Part - A of Clause III, after the existing sub-clause 5:

To carry on the business of mineral water, soft drinks, fruit drinks, artificial flavored drinks.

To carry on business of Contractors, Builders, Town planners, Infrastructure developers, Estate developers.

 To conduct the business of music entertainment and hospitality, event management service on variety of areas including corporate events (product launches, press conferences, corporate meetings and conferences). marketing programs (road shows, grand opening events), and special corporate hospitality events like concerts, award ceremonies, film premiers, launch/release parties, fashion shows, commercial events, private and personal events such as weddings, birthday celebrations and such other events of like nature.

Appointment of Ms. Heena Gera (DIN: 08644677) as Director.

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

'RESOLVED THAT pursuant to the provisions of Sections 149, and 161 and any other applicable provisions of the Companies Act, 2013 and the rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) Ms. Heena Gera (DIN: 08644677), who was appointed as additional Women Director on December 20, 2019 and who is entitled to hold office upto the conclusion of the ensuing Annual General meeting in respect of whom the Company has received a notice in writing from a member proposing his candidature for the office of Director, be and is hereby appointed as Women Director of the Company liable to retire by rotation.

Ratification of Remuneration to Cost Auditor.

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

"RESOLVED THAT pursuant to the provisions of section 148(3) and all other applicable provisions of the Companies Act 2013 and the Companies (Audit and Auditors) Rules 2014 (including any statutory modification(s) or r-enactment thereof, for the time being in force), M/s Sanjeev K Bansal, Cost Accountants, appointed by the Board of Directors to conduct the audit of the cost records of the company for the financial year anding March 31, 2021 be paid a remuneration of Rs. 36,000/- p.a. (Rupees, Thirty Six thousand only) plus GST and reimbursement of out of pocket expenses incurred inconnection with the aforesaid Audit.

8. Appointment of Sh. Sunder Lal (DIN No. 00063784) as Independent Director.

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

Resolved that pursuant to the provisions of sections 149, and 152 and other applicable provisions. If any, of the Companies Act 2013, (the Act) and the rules made there under, read with Schedule IV of the said Act and other applicable provisions, if arry, or the companies Act 2015, (the Act) and the rules made there under, read with Schedule IV of the said Act and regulation 16(1) (b) & regulation 17 of the SEBI. (Listing Obligations and Disclosure Requirements) Regulations 2015 (Listing Regulations) including any statutory modification(s) or re-enactment thereof for the time being in force. Sh. Sunder Lal. (Din no. 00003704), Independent. Director of the company, who has submitted a declaration that he meets the criteria for independence as provided in the Act and Listing Regulations , and who is eligible for appointment and in respect of whom based on his evaluation of performance, the Nomination and Remuneration Committee has recommended his appointment to the Board, be and is hereby appointed as an independent Director of the company to hold office for a term of 5 (Five) consecutive years, commencing from ist April 2020 to 31st March, 2025 not liable to retire by rotation and in respect of whom the Company has received a Notice in writing from a Member under Section 160(1) of the Act proposing his candidature for the office of Director, be and is hereby re-appointed as an Independent Director of the Company,

By the order of the Board of Director

Date: 27-06-2020 Ashutosh Sharma Place: Chandigarh Company Secretary M.No. ACS 58510

Notes:

- Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, in respect of the Special Businesses to be transacted at the Annual General Meeting as set out in the Notice is annexed hereto.
- 2. In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs ("MCA") has vide its circular dated May 5, 2020 read with circulars dated April 8, 2020 and April 13, 2020 (collectively referred to as "MCA Circulars") permitted the holding of the Annual General Meeting ("AGM") through VC / OAVM, without the physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and MCA Circulars, the AGM of the Company is being held through VC / OAVM. The procedure for participating in the meeting through VC/OAVM is explained in Point C (Instructions for Shareholders Attending the AGM through VC/OAVM).
- 3. Pursuant to the provisions of the Act, a Member entitled to attend and vote at the AGM is entitled to appoint
- a proxy to attend and vote on his/her behalf and the proxy need not be a member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 4. Institutional / Corporate Shareholders (i.e. other than individuals / HUF, NRI, etc.) are required to send a scanned_copy (PDF/JPG Format) of its Board or governing body Resolution /Authorization etc., authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through remote e-voting. The said Resolution /Authorization shall be sent via registered email of the shareholder to email of the Company_piccadilygroup34@rediffmail.com
- The Members can join the AGM in the VC/OAVM mode 30 minutes before the scheduled time of the commencement of the meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be available on first come first served basis.
- 6. In compliance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020, Notice of the AGM along with the Annual Report 2019-20 is being sent only through electronic mode to those members whose email addresses are registered with the Company/ Depositories. Members may note that the Notice and Annual Report 2019-20 will also be available on the Company's website www.picagro.com, websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com.
- The Company's Registrar and Share Transfer Agent for its Share Registry Work (Physical and Electronic) are M/s Abhipra Capital Limited having their office at Ground Floor, Abhipra Complex, Dilkhush Industrial Area, A-387, GT Karnal Raod, Azadpur, Delhi-110033.
- The attendance of the 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.
- Since the AGM will be held through VC / OAVM, the Route Map is not annexed in this Notice.
- 10. The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, September 12, 2020 to Wednesday, September 23, 2020 (Both days inclusive).
- 11. To support the 'Green Initiative', Members who have not yet registered their email addresses are requested to register the same with their DPs in case the shares are held by them in electronic form and with Registrar and Share Transfer Agents of the Company (RTA) i.e. Ms. Abhipra Capital Limited in case the shares are held by them in physical form.
- 12. In terms of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, securities of listed companies can only be transferred in dematerialized form with effect from 1st April, 2019. Accordingly, Members are advised to dematerialize shares held by them in physical form.
- 13. The record date for the purpose of payment of dividend shall be September 12, 2020. Accordingly, the dividend, as recommended by the Board, if declared and approved at the Annual General Meeting will be paid to those members whose names appear on the Register of Members at the end of day on Friday September 11, 2020. In respect of shares held in dematerialized form, the dividend will be paid on the basis of beneficial ownership, as per the details to be furnished for the

- purpose by National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) as on Friday September 11, 2020.
- 14. Members are requested to intimate changes, if any, pertaining to their name, postal address, email address, telephone/ mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc., to their DPs in case the shares are held by them in electronic form and to RTA in case the shares are held by them in physical form.
- 15. Pursuant to Section 72 of the Companies Act, 2013, shareholders are entitled to make nomination in respect of shares held by them. Shareholders desirous of making nominations are requested to send their requests in Form SH 13 (which will be made available on request) to the RTA in case the shares are held in physical form and to their DP in case the shares are held by them in electronic form.
- 16. Re-appointment of Directors
 - Sh. Harvinder Singh Chopra re-appointed as Manging Director of Company and Sh. Jai Parkash Kaushik shall retire by rotation at the forthcoming Annual General Meeting and being eligible, offer themselves for re-appointment. Additional information, pursuant to Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards on General Meetings issued by The Institute of Company Secretaries of India, in respect of the Directors seeking re-appointment at this AGM, forms part of the Notice. Details mentioned at the end of notice.

 None of the Directors of the Company are inter-se related to each other.
- 17. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 18. All unpaid or unclaimed dividends upto the year ended 31st March, 2012 have been transferred to Investor Education and Protection Fund (IEPF) established by the Central Govt.
- 19. Pursuant to the provisions of Section 124 of the Companies Act, 2013, Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 read with the relevant circulars and amendments thereto (IEPF Rules), the amount of dividend remaining unclaimed or unpaid for a period of seven years from the due date is required to be transferred to the Investor Education and Protection Fund ("IEPF"), constituted by the Central Government. Accordingly, an amount of Rs.15,04,922/- being unclaimed/unpaid dividend of the Company for the financial year ended 31st March, 2013 will be transferred within the prescribed period.
 - Details of the unclaimed/unpaid dividend(s) as on 31st March, 2020 are also uploaded as per the requirements, on the Company website www.picagro.com. The details of unclaimed/unpaid dividend(s) lying with the Company as on 31st March, 2020 shall be updated in due course. Members, who have not encashed their dividend(s) pertaining to financial year ended on 31st March, 2013 and onwards are advised to write to the Company immediately for claiming dividend(s) declared by the Company.
- 20. Members desirous of obtaining any information concerning the accounts and operations of the Company are requested to address their questions in writing to the Secretary of the Company by 11th September, 2020. Members who would like to express their views or ask questions during the AGM may register themselves as a_speaker by sending their request from their registered email address mentioning their name, DP ID and Client ID/folio number, PAN, mobile number at piccadilygroup34@rediffmail.com from 12th September, 2020 (9:00 a.m. IST) to 14th September, 2020 (5:00 p.m. IST). Those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- 21. Payment of Dividend through ECS:

The Securities and Exchange Board of India (SEBI) has made it mandatory for all companies to use the bank account details furnished by the Depositories and the bank account details maintained by the Registrar and Transfer Agents for payment of dividend to Members electronically. The Company has extended the facility of electronic credit of dividend directly to the respective bank accounts of the Member(s) through the Electronic Clearing Service (ECS)/National Electronic Clearing Service (NECS)/Real Time Gross Settlement (RTGS)/Direct Credit, etc.

As directed by SEBI, the Members holding shares in physical form are requested to submit particulars of their bank account alongwith self-attested copy of PAN and the original cancelled cheque bearing the name of the Member to the Company's Registrar and Share Transfer Agent, M/s Abhipra Capital Ltd. at their abovementioned address/Company to update their Bank Account details.

Members holding shares in demat form are requested to update their Bank Account details with their respective Depository Participant. The Company or its Registrar and Share Transfer Agent cannot act on any request received directly from the Members holding shares in demat form for any change of bank particulars. Such changes are to be intimated only to the Depository Participants of the Members. Further, instructions, if any, already given by them in respect of shares held in physical form will not be automatically applicable to shares held in the electronic mode.

In case, the Company is unable to pay the dividend to any shareholder by the electronic mode due to nonavailability of the details of the bank account, the Company shall upon normalization of the postal services, dispatch the dividend warrant to such shareholder by post.

- 22. The Securities and Exchange Board of India (SEBI) has directed for the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are therefore requested to submit their PAN to their Depository Participants with whome they are mantaining their demat account. Members holding shares in physical forms can submit their PAN to the company/registrar.
- 23. Members holding shares in physical modes and who have not registered / updated their email addresses with the company are requested to register / update their email addresses by writing to the company at piccadilygroup34@rediffmail.com alongwith the copy of the signed request letter mentioning the name and address of the member, self attested copy of the PAN card and self attested copy of any document (e.g. Driving License, Aadhar Card, Election Identity Card, Passport in support of the address of the member, Members holding shares in dematerialised mode are requested to register/ update their email addressess with the relevant Depository Participants.
- 24. Pursuant to the Finance Act, 2020, dividend income will be taxable in the hands of shareholders w.e.f. 1st April, 2020 and the Company is required to deduct tax at source from dividend paid to shareholders at the prescribed rates. For the prescribed rates for various categories, the shareholders are requested to refer to the Finance Act, 2020 and amendments thereof. The shareholders are requested to update their PAN with the Company/ Registrar and Share Transfer Agent (in case of shares held in physical mode) and depositories (in case of shares held in demat.mode).

A Resident individual shareholder with PAN and who is not liable to pay income tax can submit a yearly declaration in Form No. 15G/15H, to avail the benefit of non-deduction of tax at source by email to piccadilygroup34@rediffmail.com by 8* September, 2020. Shareholders are requested to note that in case their PAN is not registered, the tax will be deducted at a higher rate of 20%. Non-resident shareholders can avail beneficial rates under tax treaty between India and their country of residence, subject to providing necessary documents i.e. No Permanent Establishment and Beneficial Ownership Declaration, Tax Residency Certificate, Form 10F, any other document which may be required to avail the tax treaty benefits by sending an email to piccadilygroup34@rediffmail.com The aforesaid declarations and documents need to be submitted by the shareholders by 8* September, 2020.

Please note that the Company is not obligated to apply the beneficial Double Tax Avoidance Agreement (DTAA) rates at the time of tax deduction / withholding on dividend amounts. Application of beneficial DTAA Rate shall depend upon the completeness and satisfactory review by the Company, of the documents submitted by Non-Resident shareholder.

- 25. Voting through electronic means Detail instructions explained after explanatory statement.
- 26. Other Instructions:
- The Scrutinizer shall, immediately after the conclusion of voting at the AGM, first count the votes cast during the AGM, thereafter unblock the votes cast through remote e-voting and

make, not later than 48 hours of conclusion of the AGM, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing, who shall countersign the same

2. The result declared along with the Scrutinizer's Report shall be placed on the Company's website www.picagro.com and on the website of NDSL at www.evoting.nsdl.com immediately. The Company shall simultaneously forward the results to BSE Limited, where the shares of the

STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

The following Statement sets out all material facts relating to the Special Business mentioned in the accompanying Notice:

ITEM No. 4

Sh, Harvinder Singh Chopra (DIN No 00129891) is a qualified Chartered Accountant and is having more than 35 years' experience in Finance, Accounts, Project implementation, administration etc. He has been associated with the Company from the inception, designing, construction, expansion and successful running of all units of the company.

He has been managing affairs of the Company for the last twenty six years with strong dedication and devotion for the overall growth of the Company to a very sound state.

The Board of Directors of the Company in its meeting held on 18" June, 2020 has, subject to the approval of members, re-appointed Sh. Harvinder Singh Chopra (Din No. 00129891) as Managing Director, for a period of one (1) year w.e.f. 2nd August 2020 at the remuneration recommended by the Nomination & Remuneration Committee of the Board and approved by the Board of Directors is, within the limit specified in Schedule V, Part II, Section II(A) of the Companies Act, 2013.

Terms of remuneration of Sh. Harvinder Singh Chopra (DIN No. 00129891) are as follows:

Period: 2nd August 2020 to 1st August 2021.

Nature of Duties: The Managing Director carry on the business of the company and carry on such duties as may be entrusted to him by the Board of Directors of the company from time to time and separately communicated to him and such powers as may be assigned to him, subject to superintendence, control & directions of the board in connection with and in the best interests of the business of the company.

- A. Remuneration
- Salary Rs. 9,35,000/- (Rs Nine lac & thirty five Thousand only) per month including all a) perquisits & allowances.
- Benefits, perquisites and allowances as will be determined by the Board from time to time. Reimbursement of expenses incurred on travelling, telephone expenses shall not be considered as perquisite.
- B). Minimum remuneration

Notwithstanding anything to the contrary herein contained where in any financial year during the currency of the tenure of Managing Director, the company has no profits or its profits are inadequate, the company will pay remuneration by way of salary, benefits and perquisites, performance incentive as approved by the Board of Directors as per provisions of Companies Act 2013 & rules framed there under,

- The Managing Director shall not become interested or otherwise concerned through his spouse/ children or any selling agency of the company.
 - The appointment may be terminated by either party by giving to other party one month notice for such termination or the company paying two months remuneration in lieu

The Information as required under schedule-V to the Companies Act, 2013 is given hereunder:

1.	Consession	200000		Picca	dily Agro Industries Lin
1	General Informa				
	Nature of Industry			The Company con Sugar & Alcohol in	nes under dustry
2	of commercial pr	roduction	commencement	The Commercial p started in the year	roduction
3	In case of new of date of comment asper project as institutions appear	compan ncemen oproved aring in t	ies, expected t of activities by financial he prospectus	Not applicable	1990.
4	Financial perfor given indicators	mance	based on	the consistent inci	rmance of the Compa ng the last 7-8 years w rease in sales turnov performance of last to
	Particulars				Rs. In lac
_	Total Income	_		31st March, 2020	31st March, 2019
	Profit Before Tax			39982.68 1084.18	38086.14
	Provisional for T	ax/Defe	rred Tax	(232.61)	689.40
	Net Profit			1316.79	137.33 552.07
	Export performan	ce and	net foreign evel-	nge collaborations	-
	Foreign investme	nts or or	ollaboratore if an	ye collaborations	Nil
					Nil
7	Information about the Background details	e Appoir			
+	Past remuneration		As mentioned in the	explanatory statements as	mentioned above
1	, ast remaneragon		of Rs. 9,35,000/- p.	Chopra (DIN No. 00129891) m. including other benefits a	was drawing Remuneration
4	Recognition or award	s:	Career profile airea	dy covered in the section B	ackground detail
	Job profile and his su	itability	dedication and dev sound state. He is designation/position	h Chopra (DIN No. 001298) om the last twenty six years otion for the overall growth very well suited to handle and the responsibilities as:	and has given his strong of the Company to a very
	Remuneration propos		of Directors of the Company. Consolidated Salary amounting Rs. 9,35,000/- per month including oth benefits and perquisites as mentioned in the Notice subject to maximu ceiling as allowed in Schedule V of the Companies Act, 2013.		
	Comparative remur profile with respect to size of the company of the position and per	industry profile	In the present scer personnel by compar Singh Chopra (Din N more than thirty fiv assigned, the remur in comparison of r	nario the remuneration bein nies in Sugar & Alcohol trade io. 00129891) has business e e years and taking into ac- ieration proposed to be pain emuneration packages pain of Companies in the industry.	ng paid to the managerial is very high. Sh. Harvinder experience of approximately coount the responsibilities if to him is very reasonable of the similar responsibilities.
0	Pecuniary relationship or indirectly with the co or relationship wit managerial personnel,	mpany, th the	Sh. Harvinder Singh no other pecuniary re as approved by shan	a Chopra (Din No. 0012989 lations with the Company exc sholders of the company. No tives is interested in the res	Managing Director; has ept drawing of remuneration A the KMP or age of the KMP.
0	Other Information				
TF	Reasons of loss or nadequate profits	and net there ar paymen	profit after tax of Rs.1: e no actual losses to t t of the Managereal re	ve market scenario in Liquor Company has posted profits bi 316.79 Lacs for the year endi- the company. However for the muneration, the profit seems Companies Act, 2013	efore tax of Rs.1084,18 Lacs ad 31st March, 2020. Hence
to	lieps taken or proposed to be taken for approvement.	The Con	npany is constantly looking and therefore steps ha	ng forward to improve its produc we been taken for addition of ni imum utilization of resources to	may proposed to an amount of 1, 24.
p	xpected increase in roductivity and profit measurable terms	Consider sales an years. Th 31st Mar going for	ing the present market or d profitability of the Cor- ne Company posted ne ch. 2020 and is focusion ward. Moreover compa	onditions and the steps taken by inpany is expected to increase it profit (after tax) of Rs. 1316. ig on widening its product po iny expects that Government or s of Sugar cane on revenue si	the Company, the production, substantially in the ensuing 79 lakhs for the year ended riblio to improve the profits

None of the Directors, Key Managerial Personnel and their relatives are concerned or interested, financially or otherwise, in the resolution except Sh. Harvinder Singh Chopra, Managing Director.

The Board recommends the Special Resolution set out at Item No. 4 of the Notice for approval by the shareholders.

The Company may in due course consider diversifying into drinking water, real estate, events management and Hospitality businesses. Since these businesses are not covered under the Main objects clause (Clause III(A)) of the Memorandum of Association this insides. Office allege book reases are indicovered under are main objects clause (Crause in(A)) or the memorandum of Association (MOA) by inserting the new sub-clause 6 to 8. (MADA), his proposed to alter and shart objects datase of the mention and of the control of the

The Board of Directors of the Company in its meeting held on June 27, 2020, approved the above mentioned alteration in the Main Objects Clause of the Memorandum of Association of the Company. This alteration requires approval of the Shareholders via special

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out above.

or ornawise, in the resolution set out acove.

A copy of the Memorandum of Association of the Company together with the proposed alterations is available for inspection by the Members of the Company at its Registered Office during normal business hours on all working days up to the date of the Meeting. The Board recommends the Special Resolution set out at Item No. 5 of the Notice for approval by the shareholders.

The Board of Directors of the Company had appointed Ms. Heena Gera as an Additional Women Director w.e.f. 20.12.2019 to hold

The board of Directors of the Company had appointed Ms. Heena Gera as an Apquional everner Director W.E.I. 20.12.2019 to hold office on the Board of the Company till the date of ensuing Annual General Meeting.

Accordingly, in terms of the provisions of section 149, 152 and 161 of the Companies Act, 2013 approval of the members of the Company is required for regularization of Ms. Heena Gera as Director of the Company. A notice pursuant to Section 160 of the Companies Act, 2013 along with deposit of requisite amount has been received from a member signifying her intention to propose her as a candidate for the office of Director. She is not disqualified from being appointed as Director in terms of Section 164 of the Companies Act, 2013 and has given her consent to act as Director, Further, her term in the office of director shall be liable to

None of the Directors or Key Managerial Personnel of the Company or their relatives except Ms. Heena Gera is concerned or interested in the proposed Resolution.

Brief profile of Ms. Heena Gera is given below for reference of the member:

Ms. Heena Gera (DIN: 08644677) is a Commerce graduate form Delhi University.

The Board recommends the Ordinary resolution set forth in item No. 6 of the notice for approval of the members.

The Board on the recommendation of the Audit Committee has approved the appointment of M/s Sanjeev Bansal & Associates, Cost Accountants, to conduct the audit of the cost records of Sugar unit & Distillery unit at remuneration of Rs. 36000/- per annum for both units for the financial year ending 31st March 2021

units on the innancial year enoung 31st march 2021.

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules 2014 the remuneration payable to the Cost Auditors has to be ratified by the shareholders of the company.

Accordingly, consent of the members is sought for passing an ordinary resolution as set out in the item no 7 of the Notice for approval

of the members. None of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or

The Board recommends the Ordinary resolution set forth in item No. 7 of the notice for approval of the members.

The Board of Directors in its meeting held on 1/4/2020 has appointed Sh. Sunder Lal (Din no 00003704) as an independent Director up to the Date of forthcoming Annual General Meeting.

As per Section 149(10) of the Companies Act, 2013, an independent Director shall hold office for a term of up to 5 (Five) consecutive

years on the Board of a company

Based on recommendation of Nomination and Remuneration Committee and in terms of the provisions of Sections 149, 150, 152 read with Schedule IV and all other applicable provisions of the Companies Act 2013, Sh. Sunder Lal (Din no 00003704) is eligible for appointment as Independent Director and has offered himself for reappointment. The Board of Directors recommends the proposal to

appoint them as an Independent Directors for a term as mentioned in the respective resolution.

The company has received notice under Section 160 of the Companies Act 2013, from Sh. Sunder Lal signifying his candidature as an

Independent Director of the company. & has also received a declaration of independence from them.

In the opinion of the Board, Independent Directors fulfils the conditions specified under the Companies Act 2013, the Companies (Appointment and Qualifications of Directors) Rules 2014 and Regulation 16(1)(b) &17(1A) of the Listing Regulations for appointment as an Independent Director of the company and are independent of the management. Acopy of the draft letter of Appointment Sh. Sunder Lal (Dir no 00003704) for Independent Director is available for inspection at the registered office of the company during the business hours on any working day. The Board considers that association of the Independent Directors would be of immense benefit to the

flours on any working usy. The Board considers that association of the independent birectors would be of immense benefit to the company considering their expertise and experience and it is desirable to avail services of independent Director.

Sh. Sunder Lal (Din no 00003704) is a qualified Company Secretary havingmore than 29 years experience in Secretarial, Finance, Accounts, Planning & control of all operations of the various organizations, which will bevery productive & useful for the company. Keeping in view experience of Sh. Sunder Lal (Din no 00003704) his presence on the board will be very useful.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE AS UNDER:

emote e-voting period begins on Sunday, 20th September 2020 at 09.00 A.M. and ends on Tuesday, 22nd September 2020 at The remote e-voting period begins on Surriary, 20th September 2020 at 65,00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2: Cast your vote electronically on NSDL e-Voting system Details on Step 1 is mentioned below:

How to Log-in to NSDL e-Voting website?

- Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/either.on.a.Personal Computer.or.on.a.mobile.
- Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.
- 3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.
 - Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- Your User ID details are given below

Manner of holding shares i.e. Demat (NSDL or COSL) or Physical	Your User ID is:
For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12*****
 For Members who hold shares in demet account with CDSL. 	16 Digit Beneficiary ID For example if your Beneficiary ID is 12***** the
) For Members holding shares n Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- Your password details are given below:
- a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
- b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the "initial password" which was communicated to you. Once you retrieve your 'initial password', you need to enter the "initial password" and the system will force you to change your password.
- system was force you to change your password.

 () How to retrieve your 'initial password'

 (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digits of client ID for NSDL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.

 (ii) If your amed ID is not registered, please follow steps mentioned below in process for those shareholders.
- (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered
- fyou are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
- b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on
- b) Physical User Reset Password (if you are noting states in physical conditions).

 www.evoting.nsdl.com.

 c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.

 d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system.
- After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box. Now, you will have to click on "Login" button.
 After you click on the "Login" button, Home page of e-Voting will open.

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e-Voting system?

- After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.
- After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- Select "EVEN" of company for which you wish to cast your vote.

 Now you are ready for e-Voting as the Voting page opens.
- Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- Upon confirmation, the message "Vote cast successfully" will be displayed.
- You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to kanwalcs@gmail.com with a copy marked to evoting@nsdl.co.in.
- It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or Physical User Reset Password? option available on www.evoting.nsdl.com to reset the password.
- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voling user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no. 1800-222-990 or send a request to (Name of NSDL Official) at evoting@nsdl.co.in or Ms, Pallavi Mhatre 0222499545 Evoting@nsdl.co
 - Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:
- In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to piccadilygroup34@rediffmail.com
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN) card), AADHAR (self attested scanned copy of Aadhar Card) to piccadilygroup34@rediffmail.com

A. THE INSTRUCTIONS FOR MEMBERS FOR E-VOTING ON THE DAY OF THE AGM ARE AS UNDER:

- The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote evoting
- Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- Members who have voted through Remote e-Voting will be eligible to attend the/AGM. However, they will not be
- The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

B. INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access the same at https://www.evoting.nsdl.com under shareholders/members login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/members login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush. Further members can also use the OTP based login for logging into the e-Voting system of NSDL.
- Members are encouraged to join the Meeting through Laptops for better experience.
- Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker may send their request mentioning their name, demat account number/folio number, email id, mobile number at (company email id)...
- Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at (company email id). The same will be replied by the company suitably.
- Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.

Name of Director	Sh. Jai Prakash Kaushik	Sh. Harvinder Singh Chopra	Ms. Heena Gera	Sh. Sunder La!
Director Identification Number (DIN)	02354480	00129891	08644677	00003704
Date of Birth & Age	05/10/1950 & 69 Yr	26/11/1960 & 59 Yr	10/03/1998 &22 Yr	03/05/1959 & 60 years
Date of Appointment	18/06/2010	13/05/1994	23/02/2017	1/4/2020
Qualifications	MSc. Physics	Chartered Accountant	B.com from Delhi University	B.Com. & FCS
Expertise	He is retired IAS officer of the Government of India and he is Well experienced and possesses expertise in administration, business, & entrepreneurship qualities. He has got special talent for Risk management.	He is a qualified Chartered Accountant and is having more than 35 years' experience in Finance, Accounts, Project implementation, administration, designing, construction, expansion, Commercial Banking Direct & Indirect taxation etc. Expertse in overall management.	She is a Commerce graduate from Delhi University, expertise in Finance and	He is a Commerce graduate from Punjabi University & qualified Company Secretary, expertise in Finance, accounts, pollutions norms
Shareholding of Director in the Company	NL	NL	NL	NL
Relationship with other directors and KMPs of the Company	NIL	NE.	NE.	NL
as on Appointment Date	Piccadily Sugar and Allied Industries Limited.	Nicadly Saps and Allier Industries Limbed. Victor Textile Ltd. Mach Buildhooth Private Limited. Grient Cord Infrastructure Limited. Julya Hotel Private Limited. Soon-N-Sure Holdings Ltd.	NL	Aglow Finance Limited
esono contra	Nomination and Remuneration Committee- Member. 2.Stakeholder Relationship Committee-Member	Audit Committee-Member Stakeholder Relationship Committee-Member. Corporate Social Responsibility Committee-Member.	ML.	NL

DIRECTOR'S REPORT

Dear Share Holders,

Your Directors have the pleasure in presenting their 26th Annual Report together with Audited Accounts of the Company for the year ended 31st March 2020.

FINANCIAL RESULTS:

(Rs. In lacs)

-	Consol	idated	Stand	alone
Particulars	2019-20	2018-19	2019-20	2018-19
Total Income	39982.68	38086.14	39982.18	38086.14
(Increase)/decrease of Stock in trade	(1953.72)	448.97	(1953.72)	448.97
Profit before Interest, Depreciation, Tax & Exceptional items	3922.15	3587.80	4073.49	3604.16
Less : Interest Depreciation	1484,55 1314,78	1659.42 1255.36	1484.53 1314.78	1659.40
Profit before Tax	1122.82	673.02	1274.18	1255,36 689,40
Provision for Tax Deferred Tax Earlier years	391.76 (695.45) 71.08	252.63 (94.39) (20.91)	391.76 (695.45) 71.08	252.63 (94.39) (20.91)
Net Profit	1355.43	535.68	1316,79	552.07
Transfer to Profit & Loss A/c	1355.43	535.68	1316.79	552.07

1) Review of the operations of Sugar Mill

a) Sugar Mill

Sugar Mill commenced crushing operations for the season 2019-20 on 22-11-2019 and closed on 05.05.2020. The comparative operational results over the last two seasons are as follows:

Particulars	Season 2019-2020	Season 2018-2019
Duration (Days)	166	148
Sugarcane Crushed (Quintals)	7535900	5802209
Recovery (%)	10.85	9.26*
Sugar produced in quintals	818300	539162

^{*} Recovery of sugar is low due to production of B heavy molasses.

During the season, the mill operated for 166 days and crushed 75.36lac quintals of sugar cane. The Sugar Mill has produced 818300quintals of Sugar at an average recovery of 10.85%. The mill also produced 339614quintals of molasses at an average recovery of 4.51. The Sugar unit of the company has achieved turnover income of Rs 24642.14lacs& has incurred a net profit of Rs.235.62 Lacs

b) Distillery

The Distillery has produced 28,77,786 cases of Malta, under Country liquor category. The brands of the distillery i.e. Malta 50 Degree proof continue to be well accepted by the people and have become popular brand in the State of Haryana.

The Company has produced 7695 cases Golden Wings whisky & 2146 cases of Whistler whisky under the Indian Made Foreign Liquor (IMFL) category. The company is under process of making more Indian made foreign liquor (IMFL) category. The distillery division has achieved a turnover & other income of Rs. 15311.88 lacs & has earned a net profit of Rs. 1081.17 Lacs

The company has also produced 2318.05 quintals of CO2 Gas.

c) Malt Plant

The 10 Kilo Liters per Day Malt Plant to produce Malt Spirit made from Barley is running perfectly. The quality of Malt Spirit produced thereat is of very high standards. The unit has produced 13, 47,053/- bulk liters of Malt Spirit during the year 2019-20.

d) Ethanol

During the year the company has produced 2417044 bulk liters of Ethanol from Molasses/ Grain / ENA which has been supplied various oil manufacturing companies.

2. Dividend

Your Directors are pleased to recommend an equity dividend of Rs. 0.20 per share of the face value of Rs. 10.00 for thefinancial year ended 31st March, 2020.

If approved by the Shareholders at the ensuing Annual General Meeting, the above equity dividend will be paid to thoseshareholders whose names shall appear in the Register of Members as on the Book Closure date. The total equity dividendoutgo for the financial year 2019-20 will absorb a sum of Rs. 1, 88, 67,856.

The paid up Equity Share Capital as at March 31,2020 stood at Rs 94.33 Crore consisting of 94339280 equity shares of Rs.10/- each. During the year under review, the company has not issued shares or convertible securities or shares with differential voting rights nor has granted any stock options or sweat equity or

4. Subsidiary/Associate Company

Subsidiary

During the year Company has sold the shares of M/s. Clearvision Media India Private Limited as it did not commence any commercial operations. It was considered to sell its investments. There is no subsidiary at the

Associate Company

The Company has three associate at the end of the financial year i.e. M/s. Piccadily Sugar and Allied Industries Limited, M/s. Astin Excavation and Mining Private Limited and M/s. Madya Beverages LLP. Pursuant to provisions of Section 129 and other applicable provisions of the Act read with Rules made there under, the performance and financial position ofthe subsidiaries/associate company are annexed in Form AOC-1 and marked as "Annexure-C" to the Annual Report.

5. Consolidated Financial Statement

As required under the Listing Agreement & in accordance with the Accounting Standard (AS)-21 on consolidated Financial Statements read with AS-23 on accounting for investments in Associates, the Audited consolidated financial statement is provided in the Annual report,

6. Directors & Key Managerial Personnel

(a) Appointment/Re-appointment of Director.

Ms. Bhawana Gupta, Director, has resigned from the post of Directorship of the company w.e.f. 1/4/2019. Sh. Harvinder Singh Chopra re-appointed as Managing Director of the Company w.e. f 02nd August, 2020 for a period of one year subject to the approval of shareholder in the forthcoming Annual General Meeting. Ms. Heena Gera appointed as additional Non-Executive Director of the Company w.e.f 20th December, 2019 and hold office up to the forth coming Annual General Meeting & is proposed to be appointed as Director liable to retire by rotation.

Ms. Madhu Sharma was appointed as additional director of the Company w.e.f from 29.05.2019 and she had resigned from the post of directorship of the Company w.e.f 01st July, 2019.

In accordance with the provisions of Section 152 of the Companies Act, 2013 and Articles of Association of the Company, Sh. Jai Parkash Kaushik, Non-Executive Director of the Company retires by rotation at the ensuing Annual General Meeting and being eligible for re-appointment.

Sh. Sunder Lail has been appointed as Independent Director w.e.f. 01.04.2020 Independent Directors have submitted their disclosure to the Board that they fulfill all the requirements as to qualify as an independent director under section 149 (6) of the Companies Act 2013 &16(1) (b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The Board is of the opinion that the Independent Directors of the company hold highest standards of integrity and possess requisite expertise and experience required to fulfill their duties as Independent Directors.

In terms of sections 150 of the Companies Act, 2013 read with, the Rules framed their under, Independent Directors of the company have confirmed to the company that they have registered themselves with the databank mantained by the Indian Institute of Corporate Affairs (IICA).

Key Managerial Personnel.

During the financial year ended March 31, 2020 the following persons are the Whole time Key Managerial Personnel (KMP) of the Company in term of provision of section 203 of the Companies Act, 2013.

Sr. No.	Name	Designation
1.	Sh. Harvinder Singh Chopra	Managing Director
2. 3.	Ms. Bhawana Gupta*	Company Secretary& Chief Financial Officer
3.	Sh. Des Raj Pahwa #	Chief Financial Officer
4.	Ms. Anchal Madaan @	Company Secretary
5.	Sh. Ashutosh Sharma \$	Company Secretary2

- * Ms. Bhawana Gupta resigned from the post of Company Secretary and Chief Financial officer of the
- #Sh, Des Raj Pahwa appointed as Chief Financial Officer of the Company w.e.f 08th May, 2019
- @ Ms. Anchal Madaan appointed as Company Secretary w.e.f 08th May, 2019 and she resigned from the post on 01st July, 2019.
- \$ Sh, Ashutosh Sharma appointed as Company Secretary of the Company w.e.f 14th November, 2019.

7. Number of meetings of the Board

During the year under review 10 (Ten) meetings of the Board of Directors were held to transact the business of the company. The time gap between the two consecutive meetings was not exceeding 120 days. Details of the Board meetings including attendance of Directors at these meetings are provided in the Corporate Governance Report annexed to this report.

8.Board evolution

The Board of Directors has carried out an annual evaluation of its own performance, Board Committees and individual Directors pursuant to the provisions of the Act and the Corporate Governance requirements asprescribed by Securities and Exchange Board of India(Listing Obligations and Disclosure Requirements). Regulations 2015 ("SEBI Listing Regulations").

The performance of the Board and Committees thereofwas evaluated on the basis of the criteria such as thecomposition and structure, effectiveness of processes, information, involvement of the Members and functioning etc. The Board reviewed the performance of the individual Directors on the basis of the criteria such as the contribution of the individual Director to the Board and Committee meetings like preparedness on the issues to be discussed, meaningful and constructive discussion and inputs in meetings, etc.

In a separate meeting of Independent Directors, the performance of Non-Independent Directors, the performance of the Board as a whole was evaluated. Performance evaluation of Independent Directors was done by the entire Board, excluding the Independent Director being evaluated,

The review concluded by affirming that the Board as a whole, the Committees of the Board as well as all of its Members, individually, continued to display commitment to good governance, ensuring a constant improvement of processes and procedures. It was further acknowledged that every individual Member of the Board and the Committee thereof contribute its best in the overall growth of the organization.

Material Changes & commitment affecting the financial position of the company

There is no material changes affecting the financial position of the company subsequent to the close of the financial year 2019-20 till the date of report.

10. Significant & material orders passed by the Regulators or Courts or Tribunals

There are no significant material orders passed by the regulators or Courts or Tribunal which would impact the going concern status of the company and its future operation. However, Members attention is drawn to the statement on Contingent Liabilities and commitments in the notes forming part of the financial statement.

Your company has not accepted any deposits from the public during the year. Further there is not any noncompliance of Chapter 5 of Companies Act 2013 and rules framed there under.

12. Risk Management

Your company carries out a periodical exercise to identify various risks involved in the business & operations of the company. After identification, such risks are assessed for the degree of risks involved and accordingly steps are taken to mitigate those risks. The objective of such exercise is to mitigate the probable adverse impact on business operations and thus enhance the competitiveness. The risk assessment process of the company defines the risk management approach at all levels across the organization including determination of the degree of risks and proper steps to be taken to avoid the probable harm. The Board is updated periodically on the risks identified and steps taken for mitigating them.

13. Audit Committee

The Audit Committee comprises of three Directors, two of whom are independent Director and one is Executive Director, viz., Sh. Vinod Dada as Chairman, Sh. Akhil Dada and Sh. Harvinder Singh Chopra Managing Director as Members. The details of terms of reference of the Audit Committee, number and dates

of meeting held, attendance, among others are given separately in the attached Corporate Governance Report.

14. Nomination and Remuneration Committee

Pursuant to the provisions of Section 178 of the Companies Act, 2013 read with Rules made there under, the Board has constituted a Nomination & Remuneration Committee and the details of terms of reference, number & dates of meeting held, attendance and other details are given separately in the attached Corporate Governance Report. The Board on the recommendation of Nomination & Remuneration Committee framed a policy i.e. Nomination and Remuneration Policy for selection and appointment of Directors, senior managerial personnel and their remuneration.

15. Remuneration Policy

The Company has adopted a Remuneration Policy for executive and non-executive directors and persons who may be appointed in Senior Management and Key Managerial positions and to determine their remuneration as approved by the Board of Directors on the recommendation of Nomination and Remuneration Committee. The remuneration so approved is subject to the approval by the shareholders and such other authorities as the case may be. The Non-Executive Directors do not draw any remuneration from the Company. The aforesaid policy is annexed in "Annexure- G-4".

16. Auditors & Audit report

a. Statutory Auditors

M/s Aggarwal Sahil & Associates, the Statutory Auditors of the company were appointed by the members at the 23rd Annual General meeting of the company for an initial term of 5 years i.e. from the conclusion of 23rd Annual General Meeting till the conclusion of 28th Annual General meeting of the company pursuant to section 139 of the Companies Act 2013. They have confirmed that they are not disqualified from continuing as Auditors of the company.

The Auditors Report does not contain any qualification, reservation or adverse remark. The Notes on Financial statements referred to in the Auditors report are self-explanatory and do not call any further

Secretarial Audit

Pursuant to the provisions of section 204 of the Companies Act, 2013 read with the Companies (Appointment and remuneration of Managerial Personnel) Rules 2014 the Board has appointed Mr. Kanwaljit Singh, Practicing Company Secretary as Secretarial Auditors of your company for the financial year 2019-2020. The Secretarial Audit report for the financial year 2019-20 is annexed to this report as "Annexure-A".

The Auditor has made a remark to the effect that during the financial year, there has been a delay in filling the vacancy in the office of woman Director. In it this regard, it is hereby submitted that the company made all the efforts to identify at appoint the suitable candidate with in prescribed time but could not find the same. However, the vacancy was subsequently filled.

The Company has already made the compliance by appointing the women Director

The Notes on Financial statements referred to in the Auditors report are self-explanatory and do not call any further comments.

Cost Auditors

The Board of Directors upon recommendation of the Audit committee appointed Sh. Sanjeev K Bansal, Cost Accountants as the Cost Auditor of the company to conduct cost audit forits Sugar & Distillery unit the financial year 2020-2021. Sh. Sanjeev K Bansal, Cost Accountant has submitted a certificate of eligibility for

In accordance with the provisions of section 148 of the Act read with the Companies (Audit & Auditors) Rules, 2014, the remuneration payable to the Cost Auditors has to be ratified by the shareholders of the company. Accordingly consent of members is sought in the ensuing Annual General Meeting.

17. Amounts proposed to be carried to Reserves

Particulars of the amounts proposed to be carried to reserves have been covered as part of the financial performance of the company.

18. Conservation of Energy, Technology Absorption and Foreign Exchange earnings and outgo:

As required under Section 134 (3)(m) of the Companies Act 2013 read with rule 8 of the Companies (Accounts) Rules 2014, the information relating to the conservation of the energy, technology absorption and foreign exchange earnings and outgo, is annexed and forms part of the report as per "Annexure-B".

19. Contracts or Arrangements with related Parties

Pursuant to section 134 of the Companies Act, 2013 read with Rule 8(2) of the Companies (Accounts) Rules 2014, the contracts or arrangements entered into by the company with related parties have been done at arm's length basis and are in the ordinary course of business and are not prima facile covered under the ambit of Section 188. Hence no particulars are being provided in Form AOC-2 as per "Annexure-C."

20.Particulars of Loans, Guarantees or Investments

Details of Loans, Guarantees and investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statements, and however there is no transaction during the year.

21. Internal Controls

The company's internal Control system is commensurate with its size, scale and complexities of its operations. The Audit committee of the Board of Directors actively reviews the adequacy and effectiveness of the internal control system and suggests improvements to strengthen the same. It also reviews the Internal Audit reports.

22. Change in the nature of business

During the year under review, there has been no change in the nature of business of the company,

23. Extract of Annual Return

The information required under section 134(3) (a) of the Companies Act 2013(the Act) read together with section 92(3) of the Act regarding extract of the Annual return is given in Annexure Dof this report.

24. Corporate Social Responsibility (CSR) Committee-CSR Report

Your Directors have already constituted the Corporate Social Responsibility Committee comprising of Sh. Vinod Dada as the chairman, Sh. Harvinder Singh Chopra & Sh. Akhil Dada as other members.

As part of its initiatives under "Corporate Social Responsibility" (CSR), the company has contributed entire funds as required under section 135 of the Companies Act, 2013. The Company through M/s Kedar Nath Sharma Hospital Charitable trust has taken up various social works for the betterment of society. The company & M/s Kedar Nath Sharma Hospital Charitable trust contributes towardsdistribution of school books, bags, uniforms etc. to the poor children & for promoting health care including preventive health care. CSR report is as per "Annexure-E".

25. Management Discussion and Analysis & Corporate Governance & Policies

Pursuant to regulation 34 (3) of SEBI (Listing obligation and disclosure requirements) 2015. Management discussion and Analysis, Corporate Governance Report and Auditors certificate regarding compliance of conditions of corporate governance are made part of the Annual Report as per "Annexure-F".

Your board has in accordance with the requirements of Companies Act 2013 &SEBI (Listing obligation and disclosures requirement) 2015 has adopted policies such as Related Party Transaction, Corporate Social Responsibility Policy, Whistle Blower and Vigil Mechanism policy. These policies are available on the website of the company and can be viewed on www.picagro.com.

Your board has in accordance with the requirements of Companies Act 2013 &SEBI (Listing obligation and disclosure requirements) 2015, has formed Nomination & Remuneration Committee, Corporate Social Responsibility Committee, Audit Committee& Stakeholders relationship Committee is given in "Annexure-F".

26. Whistle Blower / Vigil Mechanism policy

Whistle Blower / Vigil Mechanism policy regulation 22 of the Listing regulations and subsection (9 & 10) of section 177 read with rule 7 of the companies (Meetings of Board & its powers) Rules, 2014, inter-alia, provides, for all listed companies to establish a Whistle Mechanism called "whistle blower policy" for Directors & employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the company's code of conduct or ethics policy.

As a conscious & vigilant organization, the company believes in the conduct of the affairs of it constituents in a fair & transparent manner, by adopting the highest standards of professionalism, honesty, integrity & ethical behavior. In its endeavor to provide its employee a secure & fearless working environment, the company has established the 'Whistle Blowerpolicy'.

The Whistle Blowerpolicy and establishment of Vigil Mechanism have been appropriately communicated with in the company. The whistle blower policy is also posted on the website of the company. The purpose of the policy is to create a fearless environment for the Directors & employees to report any instance of unethical behavior, actual or suspected fraud or violation of the company's code of conduct or ethics policy. It protects Directors & employees wishing raise a concern about serious irregularities within the company.

During the year, the company has not received any complaint under Vigil mechanism / whistle blower policy.

27.Reporting of Frauds

There were no instances of fraud during the year under review, which required the statutory Auditors to report to the Audit Committee and/or Board under Section 143(12) of Act and rules framed thereunder.

28. Insurance

The Company has taken adequate Insurance policies for its assets against the possible risks like fire, flood, public liability, marine etc.

29. Policy on sexual harassment of women at workplace (Prevention, Prohibition and Redressed Act 2013)

Your company is committed in creating & maintaining a secured work environment where is its employees, agents vendors & partners can work and pursue business together in an atmosphere free of harassment, exploitation &intimidation. To empower women & protect woman against sexual harassment a policy for prevention of sexual harassment had been rolled out & internal complaints committee as per legal guidelines had been setup. This policy allows employees to report sexual harassment at the work place. The internal committee is empowered to look into all complaints of sexual harassment& facilitate free & fair enquiry process with cleat timelines. The policy on prevention of sexual harassment is also posted on the website of the company.

During the year ended 31st March 2020, No complaints pertaining to sexual harassment was received by the company.

30. Employees and Industrial relations

The relation between the management and employees are healthy and cordial. There is transparency in the dealings and on matters relating to the activities of the company and its employees.

Disclosure required under section 197 (12) of the Companies Act, 2013 read with Rule (1) of Companies (Appointment and Remuneration of managerial Personnel) rules 2014 is as under:

Sr.no	Information required	Input
1.	The ratio of the remuneration of each Director to the median remuneration of the employees of the company for the financial year.	Please refer Annexure G-1
2.	The percentage increase in remuneration of each Director, Chief Financial officer, Company Secretary or manager, if any in the financial year	Please refer Annexure G-2
3.	The percentage increase in the median remuneration of employees in the financial year.	9.03
4.	The number of permanent employees on the rolls of company	142
	Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration	Average percentile increase of 5.51 increase in salaries of non-managerial personnel: The salary increases are a functions of various factors due to inflationary trends, motivational human development policies.

6	Affirmation that the remuneration is as per the remuneration policy of the company	The remuneration paid to the Directors is as per the remuneration policy of the company.
7	Statement showing the name of every employee of the company who- (i)if employed throughout the financial year, was in receipt of remuneration for that year which, in the aggregate, was not less than sixty Lakh rupees. (ii) if employed for the part of financial year, was in receipt of remuneration for any part of that year at a rate which, in the aggregate was not less than five lakh rupees per month. (iii) if employed throughout the financial year, was in receipt of remuneration for that year which, in the aggregate, or as the case may be, at a rate, in the aggregate, is in excess of that drawn by the Managing Director or Whole-time Director or Manager and holds by himself or along with his spouse and dependent children not less than two percent of the equity shares of the company	The particulars of employees and related disclosures: In terms of the provisions of section 197(12) of the Companies Act 2013, read with rule 5(2) & 5(3) of the Companies (Appointment and remuneration of manageria personnel) Rules Amendment 2016, the names of employees drawing remuneration in excess of the limits set out in the said rules forming part of this report, is given in the annexure to this report. as per Annexure G-3.

31. Director's Responsibility Statement

Pursuant to the requirement under section 134 (3) (c) and section 134(5) of the Companies Act 2013, your Directors hereby reportthat:

- In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures,
- b) The Directors had selected such accounting policies and applied them consistently and made judgment and estimates that are reasonable & prudent so as to give true and fair view of the state of affairs of the Company at the end of the financial year and of the Profit & Loss of the Company for the said period.
- c) The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities
- d) The Directors have prepared the Annual Account ongoing concern basis.
- The Directors in the case of a listed company had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- f) The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

32. Transfer of Dividend to Investor Education and Protection Fund.

The Company has already transferred an amount of Rs. 14,04,416/- pertaining to unpaid dividend for the year ending on 31st March, 2012.

33. Compliance with the Secretarial Standards.

The company has duly complied with the applicable Secretarial Standards on the meeting of Board of Directors (SS-1) and General Meetings (SS-2) issued by the Institute of Company Secretaries of India (ICSI).

34.Appreciation

Your Directors wish to place on record their appreciation towards the contribution of all the employees of the company and their gratitude to the company's valued customers, farmers, bankers, vendors, for their continued support and confidence in the company.

For Piccadily Agro Industries Limited

Sd/-	Sd/-	
Place : Chandigarh.	(Akhil Dada)	(Harvinder Singh Chopra)
Date : 27/06/2020	Chairman Managing	Director
DIN No. 02321706	DIN No. 00129891	

Annexure A

Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED MARCH 31, 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, Piccadily Agro Industries Limited, Village Bhadson, Umri Indri Road, Tehsil: Indri, Distt: Karnal, Harvana.

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by PICCADILY AGRO INDUSTRIES LIMITED (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the PICCADILY AGRO INDUSTRIES LIMITED 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, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on March 31, 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 mannerand subject to the reporting made hereinafter.

I have examined the books, papers, minute books, forms and returns filed and other records maintained by PICCADILY AGRO INDUSTRIES LIMITED ("the Company") for the financial year ended on March 31, 2020 under the provisions of below mentioned regulations, which were shared with me.

- (i) The Companies Act, 2013 (the Act) and the rules made there under:
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under:
- (iii) The Depositories Act, 1996 and the Regulations and Bye-lawsframed thereunder;
- Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercia Borrowings to the extent applicable;
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ("SEBI Act"):
- The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) (Amendment) Regulations, 2013.
- The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- c) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 and the amendments thereof: Not Applicable, as none of the securities of the company were delisted during the audit period.
- d) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009- Not applicable as the company has not issued any securities during the financial year under review.
- The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations 2014- Not Applicable as the company has not provided any share based benefits to the employees during the year.
- f) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 and Chapter V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015- Not applicable as the company has not issued any debt securities during the financial year under review.
- 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- Not applicable as the company is not registered as Registrar to an Issue and Share Transfer Agent during the financial year under review.
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018- Not applicable as the company has not bought back any of its securities during the financial year under review.
- (vi) The major provisions and requirements have also been complied with as prescribed under all applicable Labour laws viz. The Factories Act, 1948, The Payment of Wages Act, 1936. The Minimum Wages Act, 1948, The Payment of Bonus Act, 1965, Industrial Dispute Act, 1947, Employee State Insurance Act, 1948, The Employee's Provident Fund and Miscellaneous Provisions Act, 1952.
- (vii) Environment Protection Act, 1986 and other environmental laws.
- (viii) Hazardous Waste (Management and Handling) Rules, 1989 and the Amendments Rules, 2003.
- (ix) The Air (Prevention and Control of Pollution) Act, 1981
- (x) The Water (Prevention and Control of Pollution) Act, 1974
 - I have also examined compliance with the applicable clauses of the following:
- Secretarial Standards issued by The Institute of Company Secretaries of India.

The SEBI (Listing Obligations & Disclosure) Regulations, 2015 being listed with BSE Limited. During the period under review the Company has complied with the provisions of the act, rules. b) regulations, guidelines, standards, etc. mentioned above.

Based on our examination and the information received and records maintained, I further report that:

The Board of Directors of the Company is duly constituted withproper 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 year under review were in compliance with the provisions of the Actex copt that vacancy in the office of the woman director was filled with a delay beyond the prescribed time period.

Adequate notice is given to all directors to schedule the BoardMeetings, agenda and detailed notes on 2. agenda were sent well in advance, and a system exists for seeking and obtaining further information and clarifications on the agendatems before the meeting and for meaningful participation at themseting.

All decision is carried through majority while the dissenting members views, if any, are captured and

3. recorded as part of the minutes.

4 The company has proper board processes.

Based on the compliance mechanism established by the companyand on the basis of the compliance

certificate(s) issued by the Company Secretary/ Officers, I am of an opinion that:

1. There are adequate systems and processes in the company commensurate with the size andoperations of the company to monitor and ensure compliance withapplicable laws, rules, regulations and guidelines.

2, On examination of the relevant documents and records, on test check basis, the company has

complied with the following laws specifically applicable to the company:

Sugar Cess Act, 1982

b. Essential Commodities Act, 1955

Sugar Development Fund Act, 1982

d Levy Sugar Price Equilization Fund Act, 1976

I further report that, apart from the instances stated above, there were no instances of:

Ø Public / Rights / Preferential issue of shares / debentures / sweat equity.

Redemption / buy-back of securities. (ii)

Major decisions taken by the Members in pursuance to Section 180 of the Companies Act, 2013. (iii)

(iv) Merger / amalgamation / reconstruction etc.

(v) Foreign technical collaborations.

Place: Chandigarh Date: 10.07,2020

Sd/-KANWALJIT SINGH FCS No. 5901 C P No.: 5870

UDIN: F005901B000436925

This report is to be read with our letter of even date which is annexed as "Annexure A" and forms an integral part of this report.

"Annexure-A'

To.

The Members, Piccadily Agro Industries Limited, Village Bhadson, Umri Indri Road, Tehsil: Indri, Distt: Karnal, Haryana.

My report of even date is to be read along with this letter.

Maintenance of secretarial records is the responsibility of the management of the company. My responsibility is to express an opinion on these secretarial records, based on our audit.

I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of secretarial records. The verification was done on test basis to ensure that the correct facts are reflected in secretarial records. I believe that the processes and practices, I followed, provide a reasonable basis for my opinion.

3. I have not verified the correctness and appropriateness of financial records and books of accounts of the company.

4 Wherever required, I have obtained the management representation about the compliance of laws, rules and regulations and happening of events etc.

5 The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. My examination was limited to the extent of verification of procedures on test basis.

The secretarial audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Place: Chandigarh Date: 10.07.2020

6.

KANWALJIT SINGH FCS No. 5901 C P No.: 5870

UDIN: F005901B000436925

Annexure B

Annexure to the Directors Report for the Financial year 2019-20

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS OUTGO IN ACCORDANCE WITH COMPANIES (DISCLOSURE OF PARTICULARS IN THE REPORT OF BOARD OF DIRECTORS) RULES 1988.

(A) CONSERVATION OF ENERGY

- (i) The step taken or impact on conservation of energy:
 - The Company is continuously working on conservation of energy through innovative measures and has taken following steps towards the same:
- 1. Replacement of old and in-efficient motors and panels to improve efficiency of equipment.
- Water circulation arrangement has been done to reduce ground water consumption. Water recycle system has been modified. The same will reduce ground water consumption significantly.
- 3. Partial replacement of conventional lights with LED Light.
- 4. Old Air compressors replaced with new oil free air compressors of high efficiency.
- (ii) Steps taken by the Company for utilising alternate sources of energy: NIL
- (iii) The capital investment on energy conservation equipment's: NIL

(B) TECHNOLOGYABSORPTION

- (i) The efforts made towards technology absorption
- 1. Distribution of improved Varieties of Seeds.
- 2. Water recycle technology for cooling tower.
- 3. Dissemination of technique of tranche and paired row planting.
- To improve upon the raw material efficiency and better quality of its products continuous up gradation of technology is undertaken.
- We have installed VFD Motors for energy savings.
- 6. We are installing CPU for total water recyling and ETP outlet should be ZLD.
- 7. We have installed Planetry Gear Boxes to the reduce capital power consumption.
- 8. Technical Training to our Staff for Emproyment.
- (ii) Benefits derived as a result of the above.
 - The above mentioned measures will result in saving of ground water, healthy cane with higher recovery will be available to the Company and enhanced income to farmers too.
- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year): Not Applicable.

D

(C) Foreign Exchange Earning and Outgo

Foreign Exchange Earning

Nil

Foreign Exchange Outgo

Rs.29.05 lacs for Import Capital Goods. Consultancy Fee & Registration Fee.

For Piccadily Agro Industries Limited

Place : Chandigarh Date : 27/06/2020 Sd/-(Akhil Dada) Sd/-

Chairman DIN No. 02321706 (Harvinder Singh Chopra) Managing Director. DIN No. 00129891

Annexure C

Form AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)
Statement containing salient features of the financial statement of subsidiaries/associate

companies/joint ventures

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Rs.)

SI, No.	Particulars	Details
1	Name of the subsidiary	CLEAR VISION MEDIA (P) LTD
2.	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	Financial Year 2019-20
3,	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries	INR
4.	Share capital	20.000,000
5.	Reserves & surplus	(3,990,064)
6.	Total assets	18,302,551
7	Total Liabilities	18,302,551
8.	Investments	16,570,000
9.	Turnover	Nil
10.	Profit before taxation	(125,812)
11.	Provision for taxation	Nil
12.	Profit after taxation	(125,812)
13.	Proposed Dividend	Nil
14.	% of shareholding	100%

Notes:

Investment in the Clear Vision Media Privata Limited has been disposed on 20.03.2020

Part "B": Associates and Joint Ventures

Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures

Name of associates/Joint Ventures	Piccadily Sugar & Allied Industries Ltd.	Astin Excavation and Mining Private Ltd.	Madya Beverages LLP
Latest audited Balance Sheet Date	31.03.2020	31.03.2020	31.03.2020
Shares of Associate/Joint Ventures held by the company on the year end		C-120,000	000 VARIENTER
No.	83,41,936	10,000	5000
Amount of Investment in Associates/	16,21,27,686	1,00,000	10,55,000
Joint VentureExtend of Holding%	35.87%	50.00%	50.00%
Description of how there is significant influence Net worth attributable to shareholding as per latest audited Balance Sheet	Refer Note 5,48,42,567	Refer Note (3778743)	Refer Note 740975
ProfitLoss for the year			
Considered in Consolidation Not Considered in Consolidation	179865	(57,199,947)	(722,050)

Notes: 1. There is significant influence due to percentage of shareholding.

FOR PICCADILY AGRO INDUSTRIES LTD. Sd/-

Place: Chandigarh Date: 27-06-2020

(Akhil Dada) Chairman DIN No. 02321706 Sd/-(Harvinder Singh Chopra) Managing Director DIN No. 00129891

22

Annexure - D.

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	L01115HR1994PLC032244
2.		25/03/1994
3.		PICCADILY AGRO INDUSTRIES LIMITED
4.	Category/Sub-category of the Company	Company Limited by shares/Non Government Company
	Address of the Registered office & contact details	Village Bhadson , Umri Indri Road ,Teh. Indri, Distt. Karnal, Haryana (India)-134109 01744-271859, 271653
6.	Whether listed company	
7.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	Abhipra Capital Ltd. A-387 Dilkhush Industrial Area, G.T Kamal Road Azadpur,Delhi-110033
_	Email id of the Company	
9.	Website	
8.	Name, Address & contact details of the Registrar & Transfer Agent, if any. Email id of the Company	A-387 Dilkhush Industrial Area, G.T. Karr

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY (All the business activities contributing 10 % or

S	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
	Sugar	10721	61.68
2.	Distillery	11011 & 11012	38.32

III.PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES.

S. No	Name and address of the Company	CIN/LLPIN	Holding/ Subsidiary /Associate	% of shares held	Application Section
1.	Clear Vision Media Private Limited	U64204DL2007 PTC170598	Subsidiary	100	Section 2(87) of the Companies Act. 2013
2	Astin Excavation and Mining Private Limited	U10200DL2009 PTC190949	Associate	50	Section 2(6) of the Companies Act, 2013
3	Piccadily Sugar & Allied Industries Limited	L15424PB1993 PLC013137	Associate	35.87	Section 2(6) of the Companies Act, 2013
4	Madya Beverages LLP	AAP-4215	Associate	50	Section 2(6) of the Companies Act. 2013

* Investment are sold during the year IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

Category of Shareholeder	No. of Shares held at the beginning of the year [As on 01-April-2019]			No. of Shares held at the end of the year [As on 31-March-2020]				%Chang during the year	
	Demat	Physical Shares	Total	% of Total	Demat	Physical Shares	Total	% of Total	
A. Promoter's (1) Indian								-	
a) Individual/ HUF	21578092	0	21578092	22.87	21578092	0	21578092	22.87	ni
b) Central Govt	0	0	0	0	0	0	0	0	ni
c) State Govt(s)	0	0	0	. 0	0	0	0	0	fin
d) Bodies Corp.	45311980	0	45311980	48.03	45311980	0	45311980	48.03	ni
e) Banks / FI	0	0	0	0	0	0	0	0	ni
) Any other	0	0	0	.0	0	0	0	0	ni
Total shareholding of Promoter (A)	66890072	0	66890072	70.90	56890072	0	66890072	70.90	nil
Public Shareholding I, Institutions	0	0	0	0	0	0	0	0	NI
a) Mutual Funds	0	0	0	0	0	0	0	0	Ni
b) Banks / FI	0	.0	0	0	1300	0	1300	0	ni
c) Central Govt	0	0	0	0	0	0	0	0	Ni.
d) State Govt(s)	0	0	0	0	0	0	0	0	Ni

Piccadily

Piccadily Agro Industries Limited

=								-		
	e) Venture Capital Funds	0	0	0	0	0	0	ō	0	NI.
	f) Insurance Companies	0	- 0	0	0	0	.0	0	0	ni
	g) Filis	0	0	0	0	0	0	0	0	mi
	h) Foreign Venture Capital Funds	0	- 5	0		0	0	0	-	nil
	i) Others (specify)	0	0	0	0	0	0	0	0	mil
	Sub-total (B)(1):-	0	0	0	0	1300	0	1300	0	NE
2.	Non-Institutions									
	a) Bodies Corp.	3957871	95200	4053071	4.30	961648	101200	1062848	1.13	3.17
	i) Indian	0	0	0	. 0	0	0	0	0	NIL
	ii) Overseas	0	0	0	0	0	0	0	0	NIL
	b) Individuals	0	0	0	0	0	0	0	0	NIL
	Individual shareholders holding nominal share capital upto Rs. 2 lakh	3902747	5476316	9379063	9.94	6518892	5304216	11823108	12.53	2.59
	 ii) Individual shareholders holding nominal share capital in excess of Rs 2 lakh 	12995611	102000	13097611	13.88	13324925	159800	13484725	14.29	0.41
	c) Others (specify) (HUF)	267649	0	267649	0.28	222934	0	222934	0.24	0.04
	Non Resident Indians	531344	115200	646544	0.69	545413	115200	660613	0.70	0.01
	Overseas Corporate Bodies	0	0	0	0	0	0	0	0	NI.
	Foreign Nationals	0	0	0	0	0	0	0	0	Ni
	Clearing Members	5270	0	5270	0.01	22050	0	22050	0.03	0.02
	Trusts	0	0	0	0	0	0	0	0	Nil
	Foreign Bodies - D R	0	0	0	0	171630	0	171630	0.18	0.18
	Sub-total (B)(2):-	21660492	5788716	27449208	29.10	21767492	5680416	27447908	29.10	Ni
	Total Public Shareholding (B)=(B)(1)+ (B)(2)	21660492	5788716	27449208	29.10	21768792	5680416	27449206		NI
*	Shares held by Custodian for GDRs & ADRs	0	0	0	0	.0	0	0	0	NI
_	Grand Total (A+B+C)	88550564	5788716	94339280	100	88658864	5680416	94339280	100	NI

b) Shareholding of Promoter

	Shareholder's Name	Shareholding at the beginning of the year 01.04.2019			Shar E	% change in shareholding during the year		
		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	
1	Siddhartha Vashishta	21378092	22.88	: Ni:	21378092	22.66	Nit	NI
2	Prachi setty	200000	0.21	Ni.	200000	0.21	Ni	Ni Ni
3	Piccadily sugar & allied ind.td.	4	0.00	Nii.	4	0.00	NI	Ni
4	Soon-n-sure holdings ltd.	31564692	33.46	Ni	31564692	33.46	NE	NI
5	Piccadily Hotels Private Itd.	13747284	14.57	Ni Ni	13747284	14.57	Nil	NI
	Total	66890072	70.90	Nil	66890072	70.90	Ni	Nil

- c) Change in Promoters' Shareholding (please specify, if there is change)
- There is no change in the promoters. Shareholding.
 Shareholding Pattern of top ten Shareholders:
 (Other than Directors, Promoters and Holders of GDRs and ADRs):

	For Each of the Top 10 Shareholders	No. of	% of total shares of the company
SNo.	At the beginning of the year 1/04/2019.		
1	JM Financial Services Limited	2890742	3.06
2	Investor Education and Protection Fund	2803196	2.97
3	Abhishek Singhvi	345000	0.36
4	Manju Singhvi	333500	0.35
5	Sangeetha s	331048	0.35
6	Rameshkumar Javerchand Jain	325000	0.34
7	Madan Bhagchand Melwani	266708	0.28
8	Manjusha Anil Lodha	263383	0.28
9	Prakash Hanjarimal Jain	216193	0.23
10	Prakash Sajandas Lachhwani	190827	0.20
	Total	7965597	8.42

Piccadily

Piccadily Agro Industries Limited

	At the end of the year 31/03/2929.		
1	Investor Education and Protection Fund	2800796	2.97
2	JM Financial Services Limited	2608784	2.77
3	Manju Singhi	425000	0.45
4	Abhishek Singhvi	378000	0.40
5	Ramesh Kumar Javerchand Jain	360500	0.38
8	Sangoetha s	331048	0.35
7	Tejash Finstock Private Limited	315413	0.33
8	Madan Bhagchand Melwani	266708	0.28
9	Manjusha Anil Lodha	263383	0.28
10	Prakash Sajandas Lachhwani	216767	0.23
	Total	7966399	8.44

e) Shareholding of Directors and Key Managerial Personnel:

	Shareholding of each Directors and each Key Managerial Personnel	Shareholding a of the year	t the beginning 01-04-2019	Cumulative Shar the Year 31	eholding during 1-03-2020
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1	Sh. Harvinder Singh Chopra	0	0	0	0
2	Sh, Akhil Dada	.0	0	0	0
3	Sh. Vinod Dada	10000	0.01	10000	0.01
4	Sh. Jai Parkash Kaushik	.0	0	0	0
5	Ms. Heena Gera	0	0	0	0
6	Sh. Cesrai Pahwa	0	0	0	0
7	Sh, Ashutosh Sharma	0	0	0	0
8	Ms. Anchual Madan	0	0	0	0
9	Sh. Sunder Lal	0	0	0	0

Shareholding of Key Managerial Personnel:

	Shareholding of each Key Managerial Personnel	Shareholding a of the year	t the beginning 01-04-2019	Cumulative Shareholding during the Year 31-03-2020		
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	Sh. Harvinder Singh Chopra	0	0	0	0	
2	Ms. Bhawana Gupta	0	0	0	0	
3	Sh. Desrai Panwa	0	0	0	0	
4	Sh. Ashutosh Shanna	0	0	0	0	
5	Ms. Anchaal Madan	0	0	0	0	

V) 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				
() Principal Amount	17,66,39,906	16,22,64,886	0	33,89,04,792
ii) Interest due but not paid	0	0	0	0
iii) Interest accrued but not due	5,20,805	12,73,016	0	17,93,821
Total (i+ii+iii)	17,71,60,711	16,35,37,902	0	34,06,98,813
Change in Indebtedness during the financial year				
* Addition	57,66,34,719	0	0	57,66,34,719
* Reduction	19,75,36,439	12,30,80,178	0	32,06,16,617
Net Change	37,96,98,280	-12,30,80,178		25,60,18,102
Indebtedness at the end of the financial year				
i) Principal Amount	55,57,38,186	3,91,84,708	O.	59,49,22,894
ii) Interest due but not paid	0	0	.0	0
iii) Interest accrued but not due	0	3,06,045	0	3,06,045
Total (I+II+III)	55,57,38,186	3,94,90,753	0	59,52,28,939

S No.	Particulars of Remuneration	Name of MD	Total
	Harvinder Singh Chopra		_
ł.	Gross salary	100000000000	
(a)	Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	1,12,20,000	1,12,20,000
(5)	Value of perquisites u/s 17(2) Income-tax Act, 1961		125
(c)	Profits in lieu of salary under section 17(3) Income- tax Act, 1961	(-))))	190
2	Stock Option	-	
3	Sweat Equity	(書)	(-)
4	Commission - as % of profit	(40)	1809
	- others, specify		
5	Others, please specify		
	Total (A)	1,12,20,000	1,12,20,000
	Celling as per the Act	_	-

B. Remuneration to other directors

S No. Particulars of Remuneration	Name of Directo		Total Amount	
	-14		_/- 1	1
1 Independent Directors				
Fee for attending board committee meetings		NIL		
Commission				
Others, please specify				
Total (1)				
2 Other Non-Executive Directors		6 0	8 9	
Fee for attending board committee meetings				
Commission				
Others, please specify				
Total (2)				
Total (B)=(1+2)		0 0	0 3	
Total Managerial		0 9		
Remuneration				
Overall Ceiling as per the Act				

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MDIMANAGER/WTD

SNo.	Particulars of Rymuneration		Key Manage	rial Personnel	in Rs.
		CFO Sh. Des raj Pahwa	CS Ms Anchal Madaan	CS Mr.Ashutosh Sharma	Total
1	Gross salary from 01.04.2019 to 31.03.2020	31,33,9771-	30,000-	1,34,540/-	32,98,617/-
	(a) Salary as per provisions contained in section 17(1) of the income-tax Act, 1961	-	13	*	8#3
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	-	-	-	
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	35	(1.00 m)	13#3	Ξ.
2	Stock Option	-	-	-	-
3	Sweat Equity	*	19	-	-
4	Commission	H	14	-	
	- as % of profit		-	(-)	-
	Others, specify	-	3	-	-
5	Others, please specify		-	H	- constitues.
	Total	31,33,977/-	30,000/-	1.34,640/-	32,98,617/-

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре		Section of the Companies Act	Brief Description	Details of Penalty / Purishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made if any (give Details)
A	COMPANY				I MARGAMENT II	1 - 50 G0 GW D1
	Penalty				_ = 5	
	Punishment		NE			
	Compounding				1	
В.	DIRECTORS					
5	Penalty				<u> </u>	
	Punishment		NIL			
	Compounding	V-100				
C.	OTHER OFFICE	RS IN DEFAULT				
	Penalty					
	Punishment		NIL			
	Compounding					

	F	CSR	NCORPORATE SO Report for the fir rsuant to Section	nan	cial year e	ended March 3	1 2020	ANNEXUR	
1	overview of pro-	's CSR policy, including ms proposed to be the web-link to the grams		(i) To develop a long-term vision and strategy for PAIL's CSR objective (ii Establish relevance of potential CSR activities to PAIL's core business and create an overview of activities to be undertaken, in line with Schedule VII of the Companies Act, 2013. (iii) PAIL shall promote projects that are (a) Sustainable and create a long term change; (b) Have specific and measurable goals in alignment with PAIL philosop (c) Address the most deserving cause or beneficiaries. To establish process and mechanism for the implementation and					
2	The composition	of the CSR C	ornmittee		monitoring of the CSR activities for PAIL. We have a board committee namely CSR Committee comprising of the following three directors: 1.Sh. Vinod Dada, Director Chairman 2. Sh. HarvinderSingh Chopra, Managing Director-Member				
3.	Average Net Pro	off of the Comp	any for last three years		Average of	il Dada, Director, - M rofit Rs. 9.17.21.728	ember:		
4.	Prescribed CSR item 3 above	expenditure (2% of the amount as in		Rs.18,34,4	35/-			
5.	Details of expen a) financial year b) Total amount Amount unspe	spent for the fi	vancial year		Rs. 27,24;	275/-			
C	Manner in which the amount spent during the financial year				Details for 2019-20 Amount contributed to implementing Agency i.e. M/s Kedarflath Sharma Hospital & Charilable Trust.				
1	2	3	4	5		6	7	В	
Sr.	CSR Projects / Activities identified	Sector in which the project is covered	Project or programs 1. Local area or other 2. Specify the state and District where project or programs was undertaken	(B) Pro pro Win (In	nount Outley udget) of oject or oprams se Lacs)	on the Project or programs. Sub Heads: 1 Direct Expenditure on projects or programs 2 Overheads: (In Lacs)	Cumulative Expenditure upto reporting period. (In Lacs)	Amount Spent Direct or through Implementing agency	
	education, including special education vocation skills specially among children, women, elderly & differently abled inethood	coucason	Delhi & surrounding area	20.91		20.91	20.91	Through agency	
	Promoting health care including preventive healthcare	Health	Ambala & Kamal	6.33		6.33	6.33	Through agency	
	111111111111111111111111111111111111111		Total	27.	24	27.24	27.24		
i.	average net profit any part thereof ,	pend the two percent of re years financial years shall provide reasons for rd report	OF:		***	NIL			
差	implementation as	spending the amount in the Board report. A responsibility statement of the CSR committee that the implementation and monitoring of CSR policy is in compliance with CSR objectives and policies of the company.				they have impleme objectives and polic M/s KedarNath Sh	er of the company has on inted and monitored the cles of the company. Mo arma Hospital & Charlis experience in undertal elfare of society.	CSR preover able Trust have	

For Piccadily Agro Industries Limited

Place: Chandigarh Date: 27/06/2020 Sdi-(Akhil Dada) Chairman DIN No. 02321706 Sdi-(Harvinder Singh Chopra) Managing Director. Din No: 00129891

Annexure -F

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The sugar industry in India is the second largest agro-based industry in the country.

There are about 25 to 30 million farmers who grow sugarcane across the country on over 5 million hectare of land. The livelihood of many farmers and their families are directly dependent on the sugar industry, which makes the industry a vital lifeline in rural India.

Agriculture is one of the important reform agenda of the Government. Keeping in mind the interest of cane farmers and supplementing its revenue by increasing production of food grains and doubling the income of farmers are two main focus areas of the Government.

Sugar Availability position in the Country & Sugar Exports.

In 2017-18, the sugar mills produced about 324 lakh tons of sugar, and in 2018-19, the sugar production was at 331 lakh tons. These two years were challenging for the sugar mills, as the gap between consumption demand and sugar stocks availability in the country, widened, thereby adversely impacting the domestic sugar prices and financial condition of the sugar mills.

In the first advance estimate for the current season, Indian Sugar Mills Associations (ISMA) said that the country can produce around 268.5 lakh tons of sugar. As mills are expected to divert about 8.5 lakh tons of sugar in the current season, for production of ethanol for the blending programme, the sugar production is estimated at around 260 lakh tons. This gives the total sugar availability in the country in 2019-20 season at 405 lakh tons (opening sugar stock of 145 lakh tons + expected sugar production of 260 lakh tons.)

In the current season, mills are expected to export around 50-60 lakh tons of sugar. The total sugar off take in the current season is expected to be 310 lakh tons (Internal Consumption of 260 lakh tons + sugar exports of 50 lakh tons). The closing sugar stock at the end of September 2020 is expected to be around 90-95 lakh tons, which is much lower than current season's opening balance of 145 lakh tons. But since the normative requirement at the beginning of a sugar season is 50 lakh tons, mills will carry about 45 lakh tons as surplus sugar stocks in 2020-21 season. If, however, the buffer stock of 40 lakh tons created by the Government upto August 2020, gets extended by one year to August 2021, the available sugar balance with sugar mills for sale in the market will be only 50-55 lakh tons. That will give a big boost to market sentiments.

Distillery

The Excise & Taxation Department of Haryana in its Excise Policy for the year 2019- 2020 has fixed the sale price of country Liquor (Ex Distillery issue price) Rs.291-for quarts, Rs.318 for Pints and Rs. 350 for Nips per case.

The company is in the process of introducing new brands of Indian made Foreign Liquor (IMFL) in the market.

Segment wise performance is under:

_DN	(Rs.in Lacs
Particulars	Amount
Sugar	24642.14
Distillery	15311.88
Total	39954.02

Ethanol

Government of India's ethanol blending program in the country has jumped substantially in the last 5 years from just about 1% to 5% in the current year. Government steps include the fixed pricing policy for ethanol, multiple ethanol prices depending on the feedstock used and the subsidized loan scheme for ethanol production capacities

Opportunities' & threats

In the last few months, the world has seen the worst crisis in recent memory unfolding and taking all of us by surprise. The spread of Covid-19 virus in almost all developed and emerging economies of the world, has thrown life out of gear and severely impacted global economy. As the world was grappling with ways to contain the spread of the virus, many countries decided to impose lockdowns to break the chain of the virus spread.

India reported its first Covid-19 case in late January 2020. But as the virus cases started spreading quickly in latter part of March. 2020, the Government decided to impose a nation-wide lockdown on 24th March, 2020, for an initial period of 21 days and extended thereafter in phares. The lockdown was meant to totally stop movement of people outside their homes, as a preventive measure to check more people from getting infected. It also meant stopping of almost all economic activities across the country, except the essential ones.

Demand for ice creams, beverages, juices, confectionaries, sweets etc. fell by 60-70%. As a result, bulk consumers had limited their sugar procurement from the industry. This led to drop in sugar sales in March and April, 2020, by about 10 lakh tons, as compared to corresponding months in last year.

The Indian sugar industry has played an important role of ensuring that no sugarcane farmer suffers and have accordingly taken all sugarcane from them, even when the gur and khandsari manufacturers shut operations and left the farmers stranded. The industry ensured that sugar continued to be reach the market and provided enough of this essential item to all the citizens. No worker has been retrieved from his/her job in this industry and all precautions and safe practices have been adopted to check the virus from spreading in the factories or even in the vitages.

Out Look / Projection:

The company's projection on crushing of sugarcane for the current year 2020-21 is 80,00 lac quintals and production /sale of 45,00 lacs cases of country liquor.

Risk and Concern

The steep escalation in the prices of sugarcane & raw materials will adversely affect profitability of sugar mill & other products of the company.

Competition from the other distilleries in the state of Haryana may affect the sale of Country Liquor.

Internal Control System & their Adequacy

The auditor have felt that the company has a reasonable system of authorization at proper levels with necessary controls on the purchase of sugar cane, issue of materials and components & other related system of Internal control is commensurate with the size of the company. They also felt that the company has a reasonable system of recording receipts of raw materials and components and the company is recording the sales and purchase through the software. The Software engineers regularly check software program me.

Material Development in HRD/IR

The company has appointed regular staff of 142 persons in various departments along with contractual & seasonal staff for the efficient working of all the units of the company.

Other Key Indicators

Ratios	2019-	2018- 19(%)	Increase /Decrease (%)	Comments
Debtors Turnover(no of days)	10.74	11.57	-7.25	2
Inventory Turnover(no of days)	3.38	3.76	-10.00	32
Interest coverage ratio	1.73	1.42	22.24	38
Current ratio	0.78	0.71	10.35	<u> </u>
Debt Equity ratio	0.12	0.06	114.97	Due to increase in the amount of Term Borrowings.
Operating Profit Margin (%)	6.43	6.31	0,12	35
Net Profit Margin (%)	3.30	1.48%	1.81	
Change in Net worth Ratio (%)	7.91	-3.44	11.35	2

CORPORATE GOVERNANCE REPORT

Pursuant to regulation of 34(3) SEBI (Listing Obligation & Disclosure Requirement) Regulations 2015, the company has been incorporating for the past few years, a separate section on Corporate Governance, in its Annual report. The shareholders and investors would have found the information informative and useful. Company's policies on the Corporate Governance and due compliance report on specific areas, where ever applicable, for the financial year ended 31" March 2020 are given here under and divided into following areas:

1. Company's philosophy on Corporate Governance

The Company adheres to good corporate practices and is constantly striving to better them and adopt the best practices. It is believed that adherence to business ethics and commitment to social corporate responsibility would help the company achieve its goal of maximizing value of its stakeholders.

2. Composition of Board of Directors

The Board consists of six Directors. The Directors on our board are highly qualified and experienced individuals who are active participants in the decision-making process and provide guidance and objective judgment to the company. The names of the directors are as following:

a. Composition of the Board

Name of Directors	Category	Attendance Particulars		No of other	Membership of othr Board	Committee position in other companies		No of shares	
V000198037577575758			Board meetings	Last AGM held on	Directorship other than	(Listed)		takeholder mittee)	held on
			30/09/19	company		Member	Chairman	31/03/20	
Sh. Vinod Dada Din no 00644669	Non-executive Independent Director	10	Yes	1	- 2			10000	
Sh. Akhil Dada Din no 02321706	Non-executive Independent Director	10	Yes	1				*	
Sh. Harvinder Singh Chopra Din no 00129891	Executive Director	10	Yes	6	Piccadily Sugar & Allied Industries Limited	4	2	- 15	
Sh. Jai Parkash Kaushik Din no 02354480	Non-executive Non-Independent Director	10	No	1	Piccadily Sugar & Allied Industries Limited	2	1	•	
Ms. Heena Gera DIN No. 08644677	Non-executive Non Independent Woman Director	2	NA	0	-	(4)	16	*	
*Sh. Sunder Lal DIN No. 00003704	Non-executive Independent Director	150	81	8	*	(*)	- SE	in .	

^{*}Joined on 01.04.2020

Pursuant to regulation 17(1A) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2016 that no sisted company shall appoint a person or continue Directorship of any person as non-executive Director who has attained the age seventy five years unless Special Resolution is passed to that effect. There is no inter-se relationship among the Directors.

b. No. of Board Meeting

The Board looks at long term strategic planning, annual budget and policy formulation. The Board also has strong operational oversight and reviews business plans, key risk and opportunities in the business context. The Board meets at least four times every calendar year and the minimum time gap between any two meetings is not more than 120 days. During the financial year 2019-20. Ten (10). Board meetings were held on 01st April, 2019, 08th May, 2019, 29th May, 2019, 10th July, 2019, 14th August, 2019, 06th September, 2019 14th November 2019, 20th December, 2019, 11th February, 2020 and 20th March, 2020.

c. Annual Independent Directors Meeting:

During the year under review, an annual independent Directors meeting in accordance with the provisions of Section 149(8) read with Schedule IV of the Act and regulation 25(3) and 25(4) of SEBI Listing regulations was convened on March 23, 2019, wherein all independent Directors were present to review the performance of Non-Independent Directors and performance of the Board as a whole.

d. Board effectiveness Evaluation:

Pursuant to the provisions of regulation 17(10) of the SEBI Listing regulations and provisions of the Act., Board evaluation involving evaluation of Board of Directors, its committees and individual Directors, including the role of the Board Chairman, was considered during the year. For details pertaining to the same kindly refer the Boards report.

e. Familiarization Programs:

Familiarization Programs for independent Directors in respect of their roles, rights, responsibilities in the company, nature of the industry & business model was imparted.

f. Confirmation

On the basis of declaration received from the Independent Directors, the Board confirms that in their opinion the Independent Directors of the Company fulfill the conditions specified in the SEBI Listing Regulations 2015 and are independent of the management.

g. Information supplied to the Board

- 1. Annual operating plans and budgets, capital budgets, updates.
- 2. Quarterly results of the Company.
- 3. Minutes of meetings of Board committees and unlisted subsidiary company.
- Compliance of any regulatory, statutory nature or listing requirements and shareholder services.

The Board periodically reviews the compliance reports of all laws applicable to the Company, prepared by the Company.

The Board is presented with detailed notes along with the agenda papers.

During the year, none of the Independent Director has resigned before the expiry of his/her tenure as Independent Director of the Company.

3. Chart on the Core skill/expertise/competence of the Directors

Name of Director	Category	Core skill/expertise/competence
Sh. Vinod Dada	Non-Executive Independent Director	Graduate, experience in corporate management more than 47 years. He has been associated with various industry bodies, actively participate in the social work. He is involved in Strategic planning, operational management. He has got acumen in risk management.
Sh, Akhil Dada	Chairman (Non-Executive Independent Director)	Sh. Akhil Dada (41) is a graduate in Commerce from Punjab University and Post Graduate in Business Administration (MBA) from VTU Belgaum. Having more than 19 years of experience in managing different business including. Specializes sales& management team.
Sh, Harvinder Singh Chopra	Managing Director (Executive Director)	Sh, Harvinder Singh Chopra is a qualified Chartered Accountant and is having more than 35 years experience in Finance, Accounts, Project implementation, administration, designing, construction, expansion, Commercial Banking, Direct & Indirect taxation etc. Expertise in overall management.
Sh, Jai Parkash Kaushik	Non-Executive Non-Independent Director	He is retired IAS officer of the Government of India and he is Well experienced and possesses expertise in administration, business, & entrepreneurship qualities. He has got special talent for Risk management.
Ms Heena Gera	Non-Executive Non-Independent (Woman Director)	She is a Commerce graduate from Delhi University, expertise in Finance and accounts.
*Sh. Sunder Lal	Non-Executive Independent Director	He is a Commerce graduate from Punjabi University & qualified Company Secretary ,expertise in Finance, accounts, pollutions norms

^{*}Joined on 01.04.2020

4. Board Committees Meetings and Procedures

I. Audit Committee

The role and terms of reference of Audit Committee shall cover areas mentioned under SEBI Listing Regulations! and Section 177 of the Companies Act. 2013 and nales reliated thereto/other SEBI Laws/Regulations, as applicable from time to time besides other matters as may be delegated by the Board of Directors from time to time. The Audit Committee comprises of three Directors, one Executive & two non-executive directors. The Audit committee met four times during the year and attendance of members at the meetings was as under:

Name of Member	Status	No.of meetings attended	Attended
Sh. Vinod Dada	Chairman (Non-Executive Independent Director)	4	4
Sh. Harvinder Singh Chopra	Member, Executive Director	4	4
Sh. Akhii Dada	Member, (Non-Executive Independent Director)	4	4

Audit Committee meetings were held on 28° May, 2019, 13" August 2019, 13" November 2019 and 10" February, 2020 Chief Financial Officer and Statutory Auditors are invitees. The Group Secretary is the Secretary of the Committee. Powers of the Audit Committee

To investigate any activity within terms of reference

To seek information from any employee
To obtain outside Legal or other professional advice

To secure attendance of outsiders with relevant expertise, if it considers necessary,

Terms of Reference

The terms of reference stipulated by the Board to the Audit Committee are following Company's financial reporting process and the disclosure of its Financial information to ensure that the Financial statement is correct, sufficient & credible

Recommending the Board, the appointment. Reappointmen if required or removal of Statutory Auditors, including cost

- auditors and fixation of Audit Fees and other terms of appointment.

 The Audit Committee should have discussion with the auditors periodically about internal control system, the scope of Audit including the observations of the Auditors and review the half yearly and annual financial statement before submission to the Board and also ensure compliance of internal control systems.

 The Audit Committee should have authority to investigate into any mater in relation to the items specified in section 292 A of the
- Companies Act 1956/Companies Act 2013 or referred to it by the Board and for this purpose, shall have full access to the information contained in the records of the company and external professional advice, if necessary. To secure attendance of outsiders with relevant expertise, if it considers necessary.

Discussion with the internal auditors any significant findings and follow up thereon

The Chairman of the Audit Committee shall attend the Annual General Meeting of the company to provide any clarification on matters relating to audit sought by the members of the company.

Reviewing with the management annual financial statements and Auditors report thereon before submission to Board for

approval with particular reference to
Matters required to be included in the Directors responsibility statement to be included in the Director report in terms of Companies Act 2013

Changes if any, in accounting policies and practices and reason for the same.

Major accounting entries involving estimates based on the exercise of judgment by the management.

Compliance with listing and other legal requirements relating to financial statements.

Qualifications in draft audit report

To review quarterly financial statements before submission to board for approval

To review the functioning of Whistle Blower mechanism

Nomination and Remuneration Committee

The board has constituted a Nomination & remuneration Committee as per the requirements of Companies Act 2013 and formulates the terms of reference in conformity with the Securities and Exchange Board of India (Listing Obligations and Disclosure requirements) Regulations 2015.

Name of Member	Status	No of Meetings	Attended
Sh. Vinod Dada (Non-Executive-Independent Director)	Chairman	3	3
Sh. Jai Parkash Kaushik (Non-Executive- Non Independent Director)	Member	3	3
Sh. Akhil Dada (Non-Executive-Independent Director)	Member	3	3

The role of the Committee shall, inter-alia, include the following:

- Laying down the criteria, to identify the persons who are qualified to become Directors and who can be appointed in the senior management.
- Recommending to the Board, appointment and removal of Directors and senior management.

Carrying out evolution of every Directors performance.

- Formulating criteria for determining qualification, positive attributes and independence of directors.
- Recommending to Board, a policy relating to remuneration of Directors, Key managenal personnel and other employees.

Devising a policy on Board diversity.

Details of Directors remuneration paid for the year 2019-2020

Managing Director-Rs.9,35,000/- per month.

No sitting fees have been paid to any Director for attending the Board meeting or Committee meeting.

During the year 3 meetings were held on 01" April, 2019, 20th May, 2019, and 07" November, 2019.

III. Stakeholders Relationship Committee

The Company has a Board Committee namely 'Stakeholders Relationship Committee' as required under the provisions of Section 178 (5) of the Companies Act, 2013 and Regulation 20 of SEBI (LODR) Regulations, 2015 to look into various issues relating to shareholders including the redressal of shareholders complaints, sharetransfers/ transmission/ issue of duplicate shares etc. The Stakeholders Relationship Committee consists of following Directors:

Name of Member	Status	No of Meetings	Attended
Sh. Vinod Dada (Non-Executive Independent Director)	Chairman	4	4
Sh. Jai Parkash Kaushik (Non-Executive- Non Independent Director)	Member	4	4
Sh. Harvinder Singh Chopra (Executive Director/Managing Director)		4	4

Terms of reference

To munitor share transfer process

To oversee the performance of company's Registrar & Transfer Agents.

Recommend methods to upgrade the standard of services to investors

Carry out any other function as is referred by the Board from time to time or enforced by any statutory notification/amendment or modification as may be applicable

Monitor implementation of the code of conduct for prohibition of insider Trading
To look into the redressing of shareholders and investors complaints like transfer of shares, non-receipt of shares, non-receipt of Balance sheet, non-receipt of dividend etc.

To do all other acts or deeds as may be necessary or incidental thereto. The main object of the committee is to strengthen the investor relations.

During the year 4 meetings were held on 05° June, 2019, 16" September, 2019, 07" November, 2019 and 20" March, 2020.

During the year 32 Complaints were received from the shareholders and all stands resolved.

In order to expedite the process of share transfer & demat of shares, Board has appointed Mr. Ashutosh Sharma, Company Secretary was Compliance officer of the company

was Comptiance ontoer or the company
Abhipra Capital Limited, Registrar & Share transfer agent of the company to look into the work of Share Transfer, Share Demat work, &
liaston with National Securities & Depository Limited (NSDL) & Central Depository Services (India) Ltd (CDSL).

IV. Corporate Social Responsibility Committee
In compliance with the requirements of section 135 read with schedule VII of the Companies Act 2013, the Board had constituted
Corporate Social Responsibility Committee comprising of following Directors.

Name of Member	Status	No of meetings held	Attended	
Sh Vinod Dada(Non-Executive Independent Director)	Chairman	3	3	
Sh. Harvinder Singh Chopra (Executive Director)	Member	3	3	
Sh. Akhii Dada (Non-Executive-Independent Director)	Member	3	3	

During the year the committee was met thrice on 16th September, 2019, 07th November, 2019& 20th March, 2020.

5. General Body Meeting

(i) Details of the last three 3 Annual General Meetings were held as under:

Year	Meeting	Location	Date	Time	Special Resolution Passed
2016-17	Annual General Meeting	Piccadily Agro Industries Limited, Village Bhadson, Umri-Indri Road, Tehsil Indri, Disti Karnal, Haryana	Friday 29/09/2017	04:00 P.M.	delivery of documents as requested by shareholder.
2017-18	Annual General Meeting	Piccadily Agro Industries Limited, Village Bhadson, Umri-Indri Road, Tehsil Indri, Distt Kamal, Haryana	Saturday 29/09/2018	04:00 P.M	NA
2018-19	Annual General Meeting	Piccadily Agro Industries Limited, Village Bhadson, Umri-Indri Road, Tehsil Indri, Dist Kamal, Haryana	Monday 30/09/2019	04:00 P.M.	Appointment of Sh. Vinod Dada as independent Director for second term. Appointment of Sh. Akhil Dada as Independent Director for second term. Re-appointment of Sh. Harvinder Singh Chopra as Managing Director for one year.

Resolution passed through Postal Ballot (ii)

During the financial year ended March 31, 2020 no special resolution was passed through Postal Ballot process.

There is no item in the Notice for the forthcoming Annual General Meeting that is proposed to be passed through Postal Ballot.

(B) Book Closure Date

Saturday, 12th September to Wednesday, 23rd September 2020 (both days inclusive) for purpose of Annual General Meeting.

(C) Means of Communication

All price-sensitive information & matters that are material to shareholders are disclosed to the BSE limited, where the securities of the

named and the second of the se

The quarterly results, shareholding pattern, quarterly /half yearly /annual compliances & all other material events or information as detailed in regulation 30 of the Listing regulations are filed electronically with BSE Limited through BSE on line portal. These communications are also posted on the Companies' website: www.picagro.com

6. Listing of Stock Exchange & Stock Code

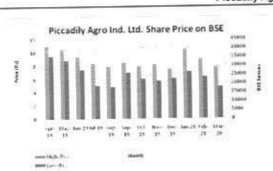
The shares of the company continue to be listed on BSE Limited. (BSE) & Stock code of the company is 530305, ISIN No. INE546C01010 Note: Company has already made the payment of Annual listing Fees for the year 2020-2021

7. Dividend payment: The dividend, if declared, shall be paid on or after 28th September, 2020.

8. Stock Market Data

The details of monthly highest and lowest closing quotations of the equity shares of the company and number of shares traded during the each calendar month at BSE Limited during the year ended 31st March 2020 are as under:

Month	High(Rs.)	Low(Rs)	Total no shares traded
April 2019	11.00	9.51	158156
May,2019	10.5	8.82	216991
June,2019	9.45	7.4	164198
July,2019	8.39	5	263703
August,2019	7.9	4.8	253645
September 2019	8.49	7.01	154682
October 2019	8	6	165228
November,2019	8.19	5.71	151497
December,2019	7.5	6.11	146518
January,2020	10.55	7.1	483548
February,2020	9	6.3	214848
March.2020	7.83	4.81	202672



Shares holding of	Share holders Number (in %)		holding of Share holders Number	Number	Amount	Total
nominal value of Rs.10/- each			of shares	(in Rs)	(in %)	
Upto 2500	1683	16.87	180936	1809360	0.20	
2501-5000	1738	17.42	705512	7055120	0.75	
5001-10000	2078	20.83	1697883	16978830	1.80	
10001-20000	2797	28.04	4121466	41214660	4.37	
20001-30000	638	6.39	1595887	15958870	1.59	
30001-40000	338	3.39	1240424	12404240	1.31	
40001-50000	213	2.14	997631	9978310	1.06	
50001-100000	261	2.62	1957152	19571520	2.07	
100001 & above	229	2.30	81842389	818423890	86,75	
Total	9975	100	94339280	943392800	100.00	

Share Holding Pattern at 31st March 2020

Particulars	Number of Equity Shares	Percentage	
Promoters	66890072	70.90	
Bodies Corporate	1062848	1.13	
Individuals	25309133	26.83	
NRI	832243	0.88	
Clearing Members	22050	0.02	
	222934	0.24	
HUF Total	94339280	100	

Outstanding GDRs/ ADRs warrants or convertible instruments, conversion data and likely impact on equity. N. A.

14. Demai	OF SHRIES	45 OH 2 1/03/2020
The detail	of demat of	f shares is as under

Particulars	Number of equity Shares	Percentage	
NSDL	60993316	64.65	
CDSL	27865548	29.33	
PHYSICAL	5680416	6.02	
TOTAL	94339280	100	

Company has already made the Annual custodial charges of both NSDL & CDSL 11. DISCLOSURES

11. DISCLOSURES
a) All related party transactions that entered into during the financial year 2019-20 were on arm's length basis, in the ordinary course of business & were in compliance with the applicable provisions of the Act & the listing regulations.
There were no materially significant related party transactions made by the company with promoters, Directors, KMPs or other designated persons which may have a potential conflict with the interest of the company at large. Suitable disclosure as required by the accounting Standards (IND AS-24)has been made in the financial statements as required under SEBILOOR), Detailed related party disclosures as per accounting standards. Please refer Note 39 & 39 of the Standardone & Consolidated financial Statements.
b) Statisting compliance strictures & Denattice

b) Statutory compliance, strictures & Penalties

The Company has complied with the requirement of the Stock Exchanges, SEBI & other statutory authorities on the matters related to Capital markets during the last three years. No Strictures/penalties have been imposed on the company by these authorities. Except a fine of Rs. 4,72,000/-for non-appointment of Women Director on the Board of the Company.

 Details of utilization of funds raised through preferential altorment or qualified institutions placement as specified under regulation 32 (7A) Not applicable.

d) A certificate from a Company Secretary in practice that None of the Directors on the Board of the company have been debarred or disqualified from being appointed or continuing as Directors of companies by the Board/Ministry of Corporate Affairs or any other such Statutory authority.

The company has taken required certificate from Mr. Kanwaljt Singh, Practicing Company Secretary.

The company adopted Indian Accounting Standards (Ind-AS) from 01 April 2017 with the transition date 01 April 2016 and accordingly the financial results of the company for the three quarters (annual have been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard (Ind-As)

India Ratings and research Private Limited has accorded IND-BBB- ratings for the purpose of borrowings from the Bank.

12. WEBSITE: The company's website www.picagro.com which contains all the

Familiarization program of independent Directors, related party transactions, policy relating to material subsidiaries & other noticies are mentioned at website

13. (i) Registrar for Demat& Transfer of Shares

Abhipra Capital Ltd.,

Ground Floor, Abhipra Complex, Dilkhush Industrial Area.

A-387, GT Karnal Road, Azadour, Delhi-110033.

(ii) The Share transmission system: Shares in physical forms are processed by the RTA within 15 days from the date of receipt, if the documents are complete in all respects. The Managing Director, or Company Secretary or Group Secretary has been severally empowered to approve transfers.

Requests for dematerization of shares are processed & confirmation thereof is given to the respective depositories i.e. National Securities Depository Limited (NSDL) & Central Depository Services (India) Limited (CDSL) within the statutory time limit from the date of receipt of share certificates provided the documents are complete in all respects.

A summary of transfer /transmission of shares etc, so approved by the Group Secretary is placed before the Stakeholders Relationship committee

Secretarial Audit

As per regulation 40(9) of the Listing regulations, a certificate from the practicing Company Secretary has been submitted to the BSE Limited within stipulated on half yearly basis confirming the due compliance.

Mr. Karrwalit Singh, Practicing Company Secretary has conducted the Secretarial Audit of the company. The Audit report confirms that the company has compiled with the applicable provisions of the act and the rules made there under its Memorandum & Articles of Association, Listing regulations and the applicable SEBI Regulations.

14. Investors' correspondence may be addressed to:

Mr. Ashutosh Sharma, Company Secretary, House No. 304, Sector 9D, Chandigarh-160009, Phone No.: 0172-4660993, E-mail:

piccadilygroup34@rediffmail.com 15. Address for Correspondence

Piccadily Agro Industries Limited House No. 304, Sector 9-D, Chandigarh 160009.

16. Plant Location

Piccadily Agro Industries Limited

Village Bhadson, Umri-Indri Road, Tehsil-Indri, District Karnal, Haryana-134109.

17. Annual General Meeting Date, Time

Date 23rd September 2020 (Wednesday) Time 4.00 P.M.

Financial Year: 2019-20

Venue: Village Bhadson, Umri-Indri Road, Tehsil Indri, Distt. Karnal, Haryana-134109 Through Video Confrensing: Audio/Visual Means (OVAM)

18. Reconciliation of Share Capital

Pursuant to Regulation 76 of the SEBI (Depositories and participants) Regulations 1996, quarterly audit of the company's share capital is carried out by M/s Jain & Associates, Charlered Accountants, Chandigarh for the purpose of reconciliation of the total share capital admitted with National Securities Depository limited (NSDL) and Central Depository Services (India) Limited (CDSL) and in physical form with the issued & Listed capital of the company. The Audit confirms that the total issued /paid up capital is in agreement with the aggregate of the total number of shares in physical form and the total number of shares in dematerialized form (held with NSDL & CDSL)

19. General

Company has complied with the corporate Governance requirements specified in regulations 17 to 27 and Clauses (b) to (i) of regulation 48(2) of listing regulations

20. Total fees for all Services paid by the listed and its subsidiaries

The detail of payment of total fees to the Statutory is under:

Statutory Audit	100000
Tax Audit	25000
Total	125000

21. Prevention of Sexual Harassment at Workplace

Prevention of Sexual Harassment at workplace The Company values the dignity of individuals and strives to provide a safe and respectable work environment to all the employees. The Company is committed to providing an environment, which is free of discrimination, infimidation and abuse. The Company believes that it is the responsibility of the organization to protect the integrity and dignity of the employees and also to avoid conflicts and discriptions in the work environment due to such cases. The company has complied with provisions under the Sexual Harassment Act, 2013. During the year, no complaint pertaining to sexual harassment was received by the Company.

*GST Extra

22. Insider trading

There have been no instances of insider trading by any of the employees of the company at any stage or any Exchange.

23. Certificate on Compliance of Code of Conduct

Thereby confirm that all Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct for the Directors and Senior Management Personnel as approved by the Board for the Financial Year ended 31st March, 2020.

Place: Chandigarh Date : 27/06/2020

(Harvinder Singh Chopra) Managing Director DIN No. 00129891

- 24. Compliance Certificate pursuance to Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirem We Harvinder Singh Chopra. Managing Director and Balinder Kumar. Chief financial officer do hereby certify that in respect of the annual accounts and cash flow statement for the financial year ending on March 31st, 2020.

 We have reviewed financial statements and the cash flow statement for the year and that to the best of our knowledge and belief.
- These statements do not contain any materially unitrue statement or omit any material factor contain statements that might be misleading;
- 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.

- There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or
- violate of the Company's code of conduct.

 We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee, internal control systems of the Company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to

- deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to recify these deficiencies.

 We have indicated to the Auditors and the Audit Committee that:

 There has not been any significant changes in internal control over financial reporting during the year under reference.

 There has not been any significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and.

 There has not been any instances of significant fraud of which we had become aware and the involvement therein, any, of the management or an employee having a significant role in the Company's internal control system over financial reporting during the year.

Place: Chandigar Date: 18/06/2020

Harvinder Singh Chopra, Managing Director (DIN No.00129891)

Balinder Sharma Chief Financial Officer

25. Vigil Mechanismi Whisitle Blower Policy and other Policies

Vigil McChanism's Whistiene Burdeer onlicy and other Policies.
 Refer to weblink www.picagro.com.
 Recomendations of Audit Committee are adopted by Board of Directors of Company.
 If the recomendation malided by the Audit Committee are adopted by Board of Directors of Company.
 Certificate of Non-Disqualification of Directors - Pursuant to Regulation 34(3) and Schedule V Para C clause (10) (i) of the SEBI (Listing Obligations and Disclosure requirements) Regulations 2015.

The Members of Piccadily Agro Industries Limited Village: Bhadson, Umri-Indri Road, Tehsil: Indri, Distl: Karnal,

Haryana-134199
We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Piccadily Agro Industries Limited having CIN. L01115HR1994PLC032244 and having registered office at Villager Bhadson, Urmi-Indir Road, Tehsit: Indir, Dist. Karnal, Haryana-134108. (hereinafter referred to as the Company), produced before 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 our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal wave. Including Directors Identification Number (DIN) status at the portal wave. Including a considered necessary and explanations furnished to us by the Company & its officers. We hereby certify that none of the Directors on wave. The Board of the Company & 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.

Name of the Director	DIN	Date of appointment in the company
	00129891	16.01.1995
	00644669	16,01,1995
	02321706	30.06.2008
The state of the s	02354480	12.11.2011
The state of the s	08644677	20.12,2019
֡	Name of the Director Mr, Harvinder Sinch Chopra Mr, Vinod Dede Mr, Abril Dede Mr, Jai Parkash Kaushik Ms, Heina Gera	Mr. Harvinder Sinch Chopta 00129891 Mr. Vinod Dada 00644699 Mr. Akhil Dada 02321706 Mr. Jan Parkash Kaushik 02354480

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these trased 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.

Place: Chandigarh

Kanwalijt Singh UDIN: F005901B000436980 M No. 5901 C P No. 5870

AUDITOR'S CERTIFICATE ON COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE

Piccadily Agro Industries Limited

This certificate is issued in accordance with the terms of our engagement with Piccasibly Agro Industries Limited (the Company).
 We have examined the compliance of conditions of Corporate Governance by the Company, for the year ended on March 31, 2020, as stipulated in regulations 17 to 27 and clauses (b) to (t) of regulation 45(2) and para C and D of Schedule V of the SEBI (Listing Collegators and Disclosure Requirements) Regulations, 2015 (the Listing Regulations).

MANAGEMENTS' RESPONSIBILITY

- INJURIENCE TO RESPONSIBILITY

 3. The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in Listing Regulations.

 AUDITOR'S RESPONSIBILITY

AUDITOR'S RESPONSIBILITY

4. Our responsibility is limited to examining the procedures and implementation thersof, adopted by the Company for ensuring compliance with the conditions of the Company.

5. We have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company is accordance with the Guidance Note on Certification of Corporate Governance issued by the institute of Charlered Accountants of India (the ICAI), the Standards on Auditing specified under Section 143(10) of the Companies Act 2013, in so fair as applicable for the purpose of this certificate and a pair the Guidance Note on Response to Certificates for Specified under Section 143(10) of the Companies Act 2013, in so fair as applicable for the purpose of this certificate also pair the Guidance Note on Response or Certificates for Specified under Section 143(10) of the Companies Act 2013, in so fair as applicable to the purpose of this certificate also pair the Guidance Note on Response or Certificates for Specified under Section 143(10) of the Companies that we complied with the relevant applicable requirements of the ICAI.

7. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

CENTRICAN

8. Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provided by the Management, we certify that the Company has compiled with the conditions of Corporate Governance as stiputated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the Listing Regulations during the year ended March 31, 2020.

9. We state that such compliance is neither an assurance as to the future visibility of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For AGGARWAL SAHIL & ASSOCIATES. Chartered Accountants Firm Registration No. 026978N SAHIL AGGARWAL Partner Membership No. 52381

UDIN: 20523581AAAABA8937

Place: Chandigarh Date: 18.06.2019

		Annexure (
S. No	Name of Director	Ratio of remuneration to the median remuneration of the employees of the company
1	Sh. Harvinder Singh Chopra	47.50
2	Sh. Vinod Dada	Ni
3	Sh. Akhii Dada	NI
4	Sh. Jai Parkash Kaushik	NI
5	Ms. Heena Gera	Ni
6	Sh. Sunder Lall	Nil Annexuse
S. No	Name of Director	The percentage increase in remuneration of each Directors, Chief Financial officer, Company Secretary or manager
1	Sh. Harvinder Singh Chopra	Ni
2	Sh. Vinod Dada	NI
3	Sh. Akhii Dada	Ni
4	Sh. Jai Parkash Kaushik	NI
5	Ms. Heena Gera	Ni .
б	Sh. Desh Raj Pahwa	2273.25
7	Ms. Anchal Madaan	Ni
8	Sh. Ashutosh Sharma	Nil
9	Ms. Bhawna Gupta	Ni
		Annexure

Employee name, designation & age	Educational qualification	Remuneration	Date of Joining & Experience	Previous employment and designation	Relation with any other Director/Manager
Harvinder Singh Chopra, Managing Director, 59	BSc, Chartered Accountant	1,12,20,000	16/01/1995	-	Accession G

Annesure G-4

Remuneration policy for Directors, Key managerial Personnel and other employees

This policy applies to the Board of Directors, Key managenal Personnel and Senior Management personnel of Piccadilly Agro Industries Limited. The

Company
This policy envisages the framework for nomination, remuneration and evaluation of Soard of Directors, Key Managerial Personnel and Senior Management personnel as provided provisions of Section 179(3) of Companies Act 2013 including rules thereof and Regulation 19 read along with Schedule II of the SEBI listing Regulations

- Management personnel as provided provisions of Section 179(3) of Companies Act 2013 hooding rates before a sin registrations.

 B Definitions

 1. Board 'means Board of Directors of the company.

 2. "Committee' means Nomination and Remuneration Committee of the company as constituted or reconstituted by the Board from time to time.

 3. "Key management Personnel" (KMP) means:
 a) Chief Executive officer or Managing Director or the Manager
 b) Whole time Director
 c) Chief Executive officers as may be prescribed under the Act from to time.

 9. Such other officers as may be prescribed under the Act from to time.
 9. Such other officers as may be prescribed under the Act from to time.
 9. Such other officers as may be prescribed under the Act from to time.
 9. Such other officers as may be prescribed under the Act from to time.
 9. Such other officers as may be prescribed under the Act from to time.
 9. Such other officers as may be prescribed under the Act from to time.
 9. Such other officers as may be prescribed under the Act from to time.
 9. Such other officers as may be prescribed under the Act from to time.
 1. The committee the least of blood of Director, KMP & SMP

 A. Directors
 1. The committee shall consider or terms such as qualifications, skills, expertise and expenence of the person to be appointed as a Nor executive Director that not be less than 21 years and not more than 75 years. The Committee at its discretion may recommend to the Board for the continuation of Director for a further term of appointment who has completed 75 years.

 The age of the person to be appointed as a Nor executive Director shall not be less than 21 years and not more than 75 years.

 The age of the person to be appointed as a Nor executive Director for a further term of appointment who has completed 75 years.

 The age of the person to be appointed as a Nor executive Director for a further term of appointment who has completed 75 years.

 The age of the person to be appointed as a Nor executive Director for a further term of appointment who

ame being in torce.

4. All actions of the committee shall be made as recommendation to the Board of Directors of the company.

IV Board Diversity

The Board shall have an optimum composition of Directors by comprising expert from different fields viz finance, law, management, sales, marketing, engineering, research, technical operations or any other areas related to the company business.

The Board shall ensure that there is a appropriate balance of skills, experience and knowledge so as to enable the Board to discharge its functions and truther finance.

outies effectively.

V. Remuneration of Directors, KMP and SMP
The Board of Directors of the company shall decide the remuneration of Executive Non-Executive Directors on the basis of recommendation of the Committee subject to overall limits provided under the Companies Act 2013 and rules made there under, including any amendments, modifications and re-enactments thereto and in compliance with Listing regulations or any other enactment for the time being in force.

The remuneration of Directors shall be approved by the shareholders of the company as & when required.

L Executive Directors.

The Board of Director upon the recommendation of committee may appoint any Executive Directors, finalizer vary terms & conditions, tenure subject to overall limits as prescribed under the act. Fixed salary

Fixed salary

Each Executive Director shall be paid fixed salary consisting of basic salary and such other allowances and perquisites as may be recommended by
the committee and decided by the Board and performance evaluation of each Executive Director from time to time, subject to overall limits as
prescribed under the Act.

Option 1. The salary may be revised annually. Or

Option 2. The salary shall remain fixed for the tenure of Executive Directors

Commission

The Board may approve payment of commission subject to limits provided under the Act. The eligibility and amount of commission to be paid to each Director shall be recommended by the committee on the basis of performance evaluation of the Director undertaken by the committee and the Board.

Non monetary benefits

Executive Directors may be entitled to club membership, company vehicle with Driver, petrol reimbursement, vehicle maintenance, telephone expenses, fax, internet at residence, payment of mobile phone bills, fully furnished accommodation, house rent allowance in lieu thereof, reimbursement of gas, electricity bills, reimbursement of medical expenses

Separation/retirement benefits

Executive Director shall be eligible to the following perquisities which shall be included in the computation of the ceiling on remuneration provided in the Act

- Contribution to Provident Fund, superannuation fund or annuity fund 1961 or any amendment thereof, to the extent these are either singly or put together are not taxable under the income tax Act
- Gratuity payable at a rate not exceeding Fifteen Days salary for each completed year service and

Encashment of Leave at the end of tenure.

In case of Loss or inadequacy of profits, the aforesaid perquisites shall not be included in computation of the ceiling on remuneration provided in the Act.

NON-EXECUTIVE DIRECTORS:

The Company shall issue a letter of appointment to every Non-Executive Independent Director.

The components of payment of remuneration to Non-Executive Directors shall include:

Sitting fees may be paid for Board Meetings and any Committee Meetings attended by the Director. Different amount of sitting fees may be paid for different types of meetings within limits as prescribed under the Act.

Committee shall include Audit Committee, Nomination and Remuneration Committee Stakeholders Relationship Committee, Corporate Social Responsibility Committee or such Committees as may be constituted by the Board from time to time.

Commission:

The Board may approve payment of commission subject to the limits provided in the Act. The eligibility and the amount of commission to be paid to each Director shall be recommended by the Committee on the basis of annual performance evaluation of the Director.

Deviluesional fape:

Non Independent Directors may be paid fees for services of professional nature, if in the opinion of Committee, the Director possesses the requisite qualification for the profession. Such professional fees shall not be considered as remuneration for the purpose of Act.

Key Managerial Personnel and Senior Management Personnel
The Company shall issue an appointment letter to every KMP and SMP. 88

The remuneration components payable to KMP/SMP may be

Fixed Salary:

Each KMP/SMP shall be Paid Fued. Salary consisting of basic salary and such allowances and perquisites as per service rules of the Company. The band of the salary shall be determined according to the industry standards, market conditions, scale of Company's business relating to the position, educational parameters and experience in the industry as detailed in the service rules of the Company and such other factors as may be prescribed therein

The same shall be reviewed annually based on the Company's annual appraisal policy.

Variable pay: A portion of the overall salary may be paid as variable pay to every KMP/SMP. This shall be as per the Performance Linked Pay Scheme of the Company, which is designed to bring about increase in overall organizational effectiveness through alignment of Company, Functional and Individual objectives.

Perquisites/Other Benefits

Perquisite / Other Benefits are benchmarked with Industry practices from time to time keeping an

overall salary structure in mind. These may, include petrol reimbursement, vehicle maintenance, telephone, reimbursement of mobile phone bills, leave travel assistance and reimbursement of medical exponditure for self and family and such other benefits as per Company. Policy.

KMP/SMP may be entitled to personal accident insurance group accident insurance coverage, medical insurance coverage, term insurance and uch other benefits as per Company policy.

Annual Pay Revision / Promotion

Evaluation of KMP/SMP shall be based on appraisal against stated. Objectives/goals of the individual which in turn shall be aligned to the Functional and Enterprise Score Card. Key Result Areas (KRAs) are set at the beginning of the year in consultation with the Executive Director. Pay revisions / promotions will be achievement oriented and will also have reference to industry benchmarks, where appropriate

Separation/Retirement Benefits

Separation /retirement benefits as per Company policy which shall include contribution to provident fund, superannuation, gratuity and leave

C) DIRECTORS AND OFFICERS LIABILITY INSURANCE

The Company will take Directors and Officers Liability Insurance or such insurance of like nature for indemnifying any of the Director, KMP and SMP against any liability in respect of any

negligence, default, misfeasance, breach of duty or trust for which they may be guilty in relation to the Company.

The premium paid on such insurance shall not be treated as part of remuneration payable to Managing Director, Whole time Director, Chief Executive Officer, Chief Financial Officer or Company Secretary. Provided that if any such person is proved to be guilty, the premium paid shall be treated as part of the remuneration.

Stock Options:

The Committee may recommend issue of stock options to Directors (other than Independent Directors and Promoter Directors), KMP/SMP, which may be granted by the Board subject to the compliance of the provisions of applicable laws.

VI. Criteria for Evaluation of Board

The evaluation of Board shall be carried out annually as per the provisions of the Companies

Act, 2013 rules therefore and the Listing Regulations, Performance evaluation of each Director will be based on the criteria as laid down from time to time by the Nomination and Remuneration Committee.

Criteria for performance evaluation shall include aspects such as attendance for the meetings, participation and independence, during the meetings, interaction with Management, role and accountability, knowledge and proficiency and any other factor as may be decided by the Noministon and Remuneration Committee.

Further, performance evaluation of an Executive Director will also be based on business achievements of the Company.

VII. Amendment

Based on the recommendation of the Committee, the Board reserves its right to amend or modify this Policy in whole or in part, at any time, when it deems appropriate, in accordance with any amendments the applicable provisions of the Companies Act 2013, including rules thereof and the Listing Regulations.

Piccadily

INDEPENDENT AUDITOR'S REPORT To the Members of M's Piccadily Agro Industries Ltd Report on the Audit of the Standalone Financial Statements

Opinion
We have audited the accompanying standalone financial statements of Piccadily Agro Industries Ltd ("the Company"), which comprises the Standalone Balance Sheet as at March 31, 2020, the Standalone Statement of Profit and Loss (including Other Comprehensive Income), the Standalone Statement of Cash Flows and the Standalone Statement of Changes in Equity for the year then ended March 31, 2020, and a summary of significant accounting policies and other explanatory information. (Hereinafter referred to as "the standalone financial statements") financial statements

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2020, the profit and total comprehensive income, changes in equity and its cash flows for the year ended on

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing specified under Section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone 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 (ICAI) together with the independence requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements. basis for our audit opinion on the standalone financial statements.

Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial

Statements: We draw attention to Note 44 of the accompanying standalone financial statements, which describes the management's evaluation of impact of uncertainties related to COVID-I9 and its consequential effects on the operations of the Company. Our opinion is not modified in respect of this matter.

Ney Audit matters.

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone 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 the matters described below to be the key audit matters to be communicated in successful.

Sr. No.	Key Audit Matter	Auditor Reports
1.	Accuracy of recognition, measurement, presentation and disclosures of revenues and other related balances in view of adoption of Ind AS 115 "Revenue from Contracts with Customers" (new revenue accounting standard)	Principal Audit Procedures We assessed the Company's process to identify the impact of adoption of the new revenue accounting standard. Our audit approach consisted testing of the design and operating effectiveness of the internal controls and substantive testing at follows:
	The application of the new revenue accounting standard involves certain key judgments relating to identification of distinct performance obligations, determination of transaction price of the identified performance obligations, the appropriateness of the basis used to measure revenue recognized over a period. Additionally, new revenue accounting standard contains disclosures which involve collation of information in respect of disaggregated revenue and periods over which the remaining performance obligations will be satisfied subsequent to the balance sheet date.	Evaluated the design of internal controls relating bimplementation of the new revenue accounting standard. Selected a sample of continuing and new contracts, and teste the operating effectiveness of the internal control, relating 1 identification of the distinct performance obligations an determination of transaction price. We carried out a combination of procedures involving enquiry and observation reperformance and inspection of evidence in respect coperation of these controls. Tested the relevant information technology systems' access an change management controls relating to contracts and relate information used in recording and disclosing revenue is accordance with the new revenue accounting standard. Selected a sample of continuing and new contracts an performed the following procedures: A Read, analyzed and identified the distinct performance obligations in these contracts. Compared these performance obligations with that identifies and recorded by the Company. Considered the terms of the contracts to determine the transaction price including any variable consideration to variative transaction price used to compute revenue and to test the basis of estimation of the variable consideration.

- d) Samples in respect of revenue recorded for time and material contracts were tested using a combination of approved time sheets including customer acceptances, subsequent invoicing and historical trend of collections and disputes.
- e) Tested the provision calculations related to management incentives, discounts and rebates by agreeing a sample of amounts recognized to underlying arrangements with customers and other supporting documents.

Obtained Confirmations from customers on sample basis to support existence assertion of trade receivables and assessed the relevant disclosures made in the financial statements; to ensure revenue from contracts with customers are in accordance with the requirements of relevant accounting standards.

2. Evaluation of uncertain tax positions

The Company has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes.

Principal Audit Procedures

Obtained details of completed tax assessments and demands for the year ended March 31, 2020 from management. We involved our internal experts to challenge the management's underlying assumptions in estimating the tax provision and the possible outcome of the disputes. Our internal experts also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions. Additionally, we considered the effect of new information in respect of uncertain tax positions as at April 1, 2018 to evaluate whether any change was required to management's position on these uncertainties.

Other Information

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 Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone 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 no material misstatement of this other information that we are required to report.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the state of affairs, profit/loss (including other comprehensive income), 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 the assets of the Company and for preventing and detecting frauds and other irregulanties; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities for the Audit of the Standalone Financial Statements

Our objectives are to obtain reasonable assurance about whether the standalone financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements are after from found or arms and accordance and accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone 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 standalone 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 involvecul

Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, 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 standalone 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.

 Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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 We also provide those charged with governance with a state with them all relationships and other matters that 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 as safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore or most significance in the audit of the standardne manicial statements of the current period and are belefished the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

As required by section 143 (3) of the Act, we report that:

(a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose 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, Statement of Profit and Loss including Other Comprehensive income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account:

(d) In our opinion, the aforesaidstandalone Financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. (e) On the basis of written representations received from the directors as on March 31, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 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 Reportin "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal

(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:

The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind

Piccadily

AS financial statements Refer Note 31 to the standalone Ind AS financial statements:

- The Company did not have any long-term contracts including derivative contracts for which there were any
- iii. There has been no delay in transferring amounts and equity shares, required to be transferred, to the Investor Education and Protection Fund by the Company.
- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- With respect to the matter to be included in the Auditors' Report under Section 197(16) of the Act: In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commented upon by us.

For AGGARWAL SAHIL & ASSOCIATES Chartered Accountants (Regd No.:026978N)

> Sahil Aggarwal Partner (Membership No.: 523581) UDIN: 20523581AAAABA6937

Date: June 18, 2020 Place: Chandigarh

Annexure "A" to the Independent Auditors' Report
(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Piccadily Agro Industries Limited of even date).

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

We have audited the internal financial controls over financial reporting of PICCADILY AGRO INDUSTRIES LIMITED ("the Company") as of March 31, 2020 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for the Internal Financial Controls

The Board of Directors of the Company is responsible for establishing and maintaining internal financial controls 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. 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 respective company'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.

Auditor's 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 as specified 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 included obtaining an understanding of internal mandatic controls over financial reporting, assessing the risk that a material weakness exists, and terral evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the standalone 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 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 authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the

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. Oninion

In our opinion and to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting and such internal financial controls over financial reporting effectively as at March 31, 2020, based on the internal control over financial reporting criteria established by the respective companies 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 AGGARWAL SAHIL & ASSOCIATES

Chartered Accountants (Regd No.:026978N) Sd/-Sahil Aggarwal Partner (Membership No.: 523581) UDIN:20523581AAAABA6937

Date: June 18, 2020 Place: Chandigarh

ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Piccadily Agro Industries Limited of even date)

In respect of the Company's fixed assets:
The Company has maintained proper records showing full particulars, including quantitative

details and situation of property, plant and equipment.

According to information and explanations given by the management, the company has a program of physical verification of property, plant and equipment to cover all the items in a phased manner over a period of three years. In accordance with this program, certain property, plant and equipment were physically verified by the Management during the year and no material discrepancies were noticed on such verification. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets.

According to information and explanations given by the management, the title deeds of C)

immovable properties included in fixed assets are held in the name of the Company.

As explained to us, the inventories, excluding stocks with some of the third parties, were physically verified during the year by the management at reasonable intervals and no material discrepancies were noticed on physical verification. In respect of inventories lying with parties, these have substantially been confirmed by them.

Piccadily

- iii. According to information and explanations given to us the Company has not granted loans secured or unsecured during the year to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies Act, 2013, and hence reporting under Accordingly, paragraph 3 (iii) of the Order is not applicable.
- iv. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, in respect of loans, investments, quarantees and security made.
- v. The Company has not accepted any deposits within the meaning of Sections 73 to 76 of the Act and the Companies (Acceptance of Deposits) Rules, 2014 (as amended). Accordingly, the provisions of clause 3(v) of the Order are not applicable.
- vi. The Company is required to maintain cost records under section 148(1) of the Companies Act, 2013, for the products of the company and according to the information and explanations given to us, we are of the opinion that prima facie, the specified accounts and records have been made and maintained.
- vii. According to information and explanations given to us in respect of Statutory Dues;
- (a) The Company is generally regular in depositing with appropriate authorities undisputed statutory dues including provident fund, income-tax, sales-tax, service tax, customs duty, excise duty, value added tax, cess and other material statutory dues applicable to it.
- (b) There were no undisputed amounts payable in respect of Provident fund, Income-tax, Goods and Services Tax, service tax, sales-tax, duty of custom, duty of excise, value added tax, cess and other material statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.
- (c) According to the records of the Company, there are no dues outstanding on account of Incometax, Goods and Services Tax, sales-tax, service tax, duty of custom, duty of excise, value added tax and cess.
- viii. In our opinion and according to the information and explanations given by the management, the Company has not defaulted in repayment of loans or borrowing to a financial institution, bank or Government. The Company did not have any outstanding debentures during the year.
- ix. In our opinion and according to the information and explanations given to us, the Company did not raise any money by way of initial public offer or further public offer (including debt instruments). The term loans availed by the company during the year have been applied for the purpose for which it has been availed.
- x. According to the information and explanations given by the management, we report that no fraud by the Company or no fraud on the Company by the officers and employees of the Company has been noticed of reported during the year.
- According to the information and explanations give to us and based on our examination of the records of the Company, the Company has paid/ provided managerial remuneration within limits under section 197 read with Schedule V to the Act.
- xii. In our opinion, the Company is not a Nidhi company. Therefore, the provisions of clause 3(xii) of
- the Order are not applicable to the Company and hence not commented upon.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the standalone Ind AS financial statements as required by the applicable accounting standards.
- xiv. According to the information and explanations given to us the Company has not issued shares under preferential allotment during the year. Therefore, the provisions of clause 3(xiv) of the Order are not applicable to the Company and hence not commented upon.
- xv. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- xvi. The Company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company.

For AGGARWAL SAHIL & ASSOCIATES

Chartered Accountants (Regd No.:026978N)

Sd/-Sahil Aggarwal Partner

(Membership No.: 523581) UDIN: 20523581AAAABA6937

Date: June18, 2020 Place: Chandigarh

ы			

No.	David	iculars	SHEET AS ON 31	STANDALONE AS	STANDALONE AS
NO.	ran	iculars	NOW	AT 31.03.2020	AT 31,03,2019
				(Amount in Rs)	(Amount in Rs)
A)	ASS	ETS			
	1	Non-Current assets			
	(a)	Property Plant & Equipment	1	1,407,702,884	1,483,197,248
	(b)	Capital Work in Progress	1A	480,776,587	458,038,580
	(c)	Biological assets	2	457,749	503,249
	(d)	Financial assets			
	(1)	Investments	3	661,282,686	680,227,686
	(1)	Other financial assets	4	9,943,191	9,428,191
	(e)	Other non current assets	5	48,111,109	61,945,844
	101				
		Total non-current assets		2,588,274,205	2,693,341,798
	2	Current assets	6	1.476.823.226	1,264,981,920
	(a)	Inventories	0	1,470,020,220	1,000,0001,000
	8.5	Financial assets	7	322.592.383	421,504,451
	(1)	Trade receivables		44,397,912	165,635,912
	(11)	Cash & Cash Equivalents	8	6.275.765	15,452,772
	(m)	Other Bank Balances	10	0,£13,700	950,000
	(iv)	Loans	2.70	32.254.799	48.022.530
		Other financial assets	11	112,121,941	118,335,920
	(c)	Other current assets	12	112,121,941	110,330,820
		Total current assets		1,994,466,026	2,034,883,505
		Total assets		4,582,740,231	4,728,225,304
-		UTV AND LIABILITIES			
B)	EQ.	UITY AND LIABILITIES			
	1000	Equity Equity Share Capital	13	946,611,800	946,611,800
	(a)	Other Equity	14	718.515,299	586,835,878
	(b)	Other Equity		1100119	
		Total equity		1,665,127,099	1,533,447,678
	2	Non current Liabilities			
	(a)	Financial liabilities			
	(i)	Borrowings	15	199,343,380	85,398,020
	(b)	Provisions	16	4,492,240	3,887,291
	(c)	Deferred tax liabilities (Net)	17	153,719,033	223,264,859
	(d)	Other non current liabilities			
_		Total non-current liabilities		357,554,653	312,550,170
	.00	440 (44 NO MAR 94 (40)		200 Page 100 Co.	
	3	Current Liabilities			
	(a)	Financial liabilities	40	666 646 704	070 494 496
	(1)	Borrowings	18	900,648,731	
	(ii)	Trade Payables	19	1,265,993,438	1,493,393,706
	(iii)	Other financial liabilities	20	209,416,398	309,219,243
	(b)	Current Tax Liabilities	21	38,813,335	25,136,078
	(c)	Other current Liabilities	22	145,186,576	84,047,251
		Total current liabilities		2.560,058,478	2,882,227,456
		TOTAL EQUITY AND LIABILIT	TES	4,582,740,231	4,728,225,304
		nancial Statements'1-44'			
		REPORT	England :	on behalf of Board	
		eparats report of even date RWAL SAHIL & ASSOCIATES	For and o	AT DETAIL OF DUSTY	
		D ACCOUNTANTS			
	0269				
- India	Sd		Sd/-	Sd/-	Sd/-
	Sal	hii Aggarwal Akhii Dada	Harvinder Singh Chopra	Balinder Sharma	Ashutosh Sharma
	(Pa	ertner) (Chairman)	(Managing Director)	(Chief Financial Officer)	(Company Secretary
	M.	No.: 523581 DIN: 02321706	DIN: 00129891		M. No. A58510
	Pla	ce: Chandigarh te: 18.06.2020			

S No.	Particulars			Note	STANDALONE A AT 31.03.202 (Amount in R	0	STANDALONE AS AT 31.03.2019 (Amount in Rs)
22	Revenue from ope	erations		23	3,99,54,01,77		3,72,14,00,339
I,	Other Income			24	28,67,07		8,72,14,009 3,80,86,14,348
11	Total Income				3,99,82,68,84	10	3,00,00,14,340
IV.	Expenses:						
100	Cost of materials (consumed		25	2,88,27,82,08		2,49,73,18,524
	Change in F.G. W	IP, and Stock-in-Tra	de	26	(19,53,72,25		4,48,97,449
	Excise duty on sal				13,40,88		79,43,992
	Employee Benefit	Expenses		27	14,75,96,28		11,77,47,521
	Finance costs			28	14,84,53,67		16,59,39,746 12,55,36,244
		amortization expen	58	29 30	13,14,78,6 75.45,71,2		78.02,90,073
	Other expenses			1350	3,87,08,50,5	38	3,73,96,73,548
	Total expenses		1440		12.74,18.2	-	6,89,40,800
V.	Profit before exc	eptional items and	tax		1015536533		9,00,10,000
VI.	Exceptional items				1,90,00,0	00	
VIL.	Profit before tax	77			10,84,18,2	97	6,89,40,800
VIII.	Tax expense:				3.91,76,0	86	2,52,63,291
	(1) Current tax				(8.95,45,82		(94,39,009)
20	(2) Deferred tax Income tax of Pre	udoue Voor			71,08,8		(20,90.769)
IX.	Wealth Tax of Pre				(Blatter)		1/3/52/55
XI.	Profit after tax	TYPUD TOUR			13,16,79,4	21	5,52,07,287
AL.	980 W				ODENSES WAS		
	Other comprehe		ESSENTARY NEW SERVE				
	(i) Items that will	not be re-classified	to profit or loss				
	 Remeasurement 	is of defined benefit	congation (net)				
		ing to ments that will	not be reclassified				
	to profit or loss	y be re-classified to	profit or loss				
	-Income tax relati	ing to items that ma	y be reclassified				92
	to profit or loss						
	Total other compr	shensive income (n	et of tax)				
XII.	Total comprehen	sive income			13,16,79,4	21	5,52,07,287
	Earnings par sa	uity share-basic /d	iluted-				
	-Before exception		mans/di		1	.60	0.59
	-After exceptional				1	.40	0.59
	Nominal Value of					10	10
AUDI As pe FOR	TOR'S REPORT r our separate repor AGGARWAL SAHIL	rt of even date & ASSOCIATES	Accounting Policies 1-44				
21/21/2	RTERED ACCOUNT 026978N	ANIS	E3 :	. 322			
			For an	d on beh	alf of Board		
	Sd/-	Sd/-	Sdf-	Sd/-		Sd/-	
	Sahii Aggarwal	Akhil Dada	Harvinder Singh Chopra		der Sharma	1, 2,000,10	utosh Sharma
	(Partner)	(Chairman)	(Managing Director)	(Chief	Financial Officer)	0.8707	mpany Secretary)
	M. No. : 523581	DIN: 02321706	DIN: 00129891			M. N	lo. A58510
	Place: Chandigarh						

STANDALONE STATEMENT OF CHANGES IN EQUITY

Equity Share Capital Equity Shares of INR 10 each issued, subscribed and fully paid up		(in Rs.)
Particulars As at April 1, 2018	Number of shares 9,46,61,180	Amount 94,66,11,800
Changes in equity share capital Balance as at March 31, 2019	9,46,61,180	94,66,11,800
Changes in equity share capital Balance as at March 31, 2020	9,46,61,180	94,66,11,800

Particulars		Attributable to Equity Share Holders Reserves and Surplus	uity Share Hold d Surplus	ers	Total Other Equity
	Capital Reserve	Securities Premium	Capital Incentive	Securities Premium Capital Incentive Retained Earnings	
As at 1st April 2018	19 48 91 714	97.21.800	10,79,60,526	32,70,15,078	63,95,89,118
Design the the treaters				5,52,07,286	5,52,07,286
Reversals from Capital Incentive			-10,79,60,526		-10,79,60,526
As At 31st March 2019	19.48.91.714	97.21,800	1	38,22,22,364	58,68,35,878
Profit for the period				13,16,79,421	13,16,79,421
As At 31st March 2020	19,48,91,714	97,21,800		51,39,01,785	71,85,15,299

FOR AGGARWAL SAHIL & ASSOCIATES CHARTERED ACCOUNTANTS FRN: 026978N

Sd/-Sahil Aggarwal (Partner) M. No. : 523581

Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Akhil Dada (Chairman) (Managing Director) (Chief Financial Collin: 02321706 DIN: 00129891

(Chief Financial Officer)

For and on behalf of Board

Ashutosh Sharma (Company Secretary) M. No. A58510

Place: Chandigarh Date: 18.06.2020

	MUNICIPE CASH FLOW FOR TH	IE YEAR ENDED 31ST	MARCH, 2020
Particulars		For the year ended 31.03.2020	(Rs. In Rupees) For the year ended 31.03.2019
	an a company	AUDITED	AUDITED
ASH FLOW FROM OPERATIN	IGACTIVITIES:		
ROFIT AFTER TAX		131,679,421	55,207,287
	LE PROFIT BEFORE TAX TO NET CASH		72
ROVIDED BY OPERATING A		/00 004 404	13,733,513
COME TAX CHARGED IN PR		(23,261,124)	125.536.244
EPRECIATION AND AMORTIC	ZATION	131,478,678	165.939.746
INANCE COSTS		148,453,623	100,838,140
OSS/(PROFIT) ON SALE OF I		(50,886)	(722.325)
ITEREST INCOME RECEIVE		(651,993)	(122,323)
OSS ON SALE OF INVESTME	ENT	19,000,000	
PERATING PROFIT BEFORE	WORKING CAPITAL CHANGES	406,647,718	359,694,465
HANGES IN OPERATING AS	SETS AND LIABILITIES:		
RADE RECEIVABLES		98,912,068	(201,339,141)
THER RECEIVABLES		32,762,596	37,879,046
VENTORY & BIOLOGICAL A	SSETS	(211,795,806)	57,723,579
ROVISIONS	71	604,949	576,034
RADE AND OTHER PAYABLE	S	(335,846,234)	360,087,063
ASH GENERATED FROM OR	DEDATIONS	(8,714,710)	614,621,046
NCOME TAX PAID (NET)	PERATIONS	32,371,907	7,237,172
ET CASH FLOW FROM OPE	DATING ACTIVITIES (A)	(41,086,616)	607,383,873
ASH FLOW FROM INVESTIN	NG ACTIVITIES:	14 (1400) 141	
IET PURCHASE OF FIXED AS		(58,671,434)	(78,176,125)
HANGE IN ADVANCE FOR C		13,835,736	57,911,104
ROCEEDS FROM DISPOSAL		1,000,000	-
NVESTMENT MADE IN ASSO		(1,055,000)	00000
NTEREST INCOME RECEIVE		651,993	722,325
IET CASH FLOW FROM INVE	ESTING ACTIVITIES (B)	(44,238,706)	(19,542,696)
CASH FLOW FROM FINANCI		CONTROL MAN	
PROCEEDS FROM LONG-TE	RM BORROWINGS	113,945,360	(275,717,372
FINANCE COST	s an entreparties and the language states	(148,453,623)	(165,939,746)
NET CASH FLOW FROM FINA	ANCING ACTIVITIES (C)	(34,508,262)	(441,657,118) 146,184,060
NET INCREASE IN CASH AND	D CASH EQUIVALENTS (A+B+C)	(119,833,584)	140,104,000
PENING CASH AND CASH I	EQUIVALENTS	162,726,574	16,542,513
LOSING CASH AND CASH I	EQUIVALENTS	42,892,990	162,726,574
Reconciliation of cash and ca	ash equivalents as per the Cash		
low statement	in the control of the		
asn and cash equivalents as ollowing	per the above comprise of the		
ash and cash equivalents		44397912	165635912
			/20002201
		(1504922)	(2909338)
.ess: Earmarked balances	ash flows	(1504922) 42892990	162726574
less: Earmarked balances Balance as per statement of Colores: 1) The above Cash Flow Statement of Colores Balance Ton Batement of Cash Flow Additions of fixed assets inc Proceeds/(repayment) of Sh	tement has been prepared under the "Inc clude movement of Capital work-in-progra nort-term & Long-Term borrowings have b	42892990 direct Method" as set out in less during the year. leen shown on net basis.	162726574
Less: Earmarked balances Balance as per statement of Control Notes: 1) The above Cash Flow Statement of Control Statement of Cash Flow 2) Additions of fixed assets income the control By Proceeds/(repayment) of Sh	tement has been prepared under the "Inc clude movement of Capital work-in-progra nort-term & Long-Term borrowings have b ts cash outflow from respective activities	42892990 direct Method" as set out in less during the year. leen shown on net basis.	162726574
Less: Earmarked balances Balance as per statement of Control Notes: 1) The above Cash Flow Statement of Control Statement of Cash Flow 2) Additions of fixed assets into By Proceeds/(repayment) of Statement)	tement has been prepared under the "Inc clude movement of Capital work-in-progra nort-term & Long-Term borrowings have b ts cash outflow from respective activities HIL & ASSOCIATES	42892990 direct Method" as set out in less during the year. leen shown on net basis.	162726574 the Indian Accounting
ess: Earmarked balances Balance as per statement of Ci lotes:) The above Cash Flow Stat standard-7 on statement of Cash Flow) Additions of fixed assets inc) Proceeds/(repayment) of Sh) Figure in brackets represen FOR AGGARWAL SA CHARTERED ACCOUFRN 029978N Sol- S	tement has been prepared under the "Incided movement of Capital work-in-programort-term & Long-Term borrowings have bets cash outflow from respective activities HIL & ASSOCIATES INTANTS	42892990 direct Method" as set out in assignment the year, seen shown on net basis.	162726574 the Indian Accounting
Less: Earmarked balances Balance as per statement of Civotes:) The above Cash Flow Statement of Cash Flow Balance as of fixed assets inc By Proceeds/(repayment) of St By Figure in brackets represent the Cash Flow By Figure as the Cash Flow By Flow Addance as the Cash Flow By Flow By Flow Addance as the Cash Flow By Flow By Flow Addance as the Cash Flow By Flow By Flow Addance as the Cash Flow By Flow By Flow Addance as the Cash Flow By Flow B	clude movement of Capital work-in-progri fort-term & Long-Term borrowings have be ts cash outflow from respective activities HIL & ASSOCIATES	42892990 direct Method" as set out in assignment the year, seen shown on net basis.	162726574 the Indian Accounting

		-	and Other Than Building Plant & Machinery Building Furniture Office Veh	Plant & Machinery	Building	Furniture	Office	Vehicle	Tractor	Computer	
	Land	Factory Building	Bulling	Tagin camacining I	Office Flat	& Fixture	Equipment			- CONTRACTOR CO.	Strang
Gross carrying Amount Deemed cost at April 1,2019	2,61,05,761	12,88,35,000	18,10,14,013	2,34,70,85,806	4,67,90,267	72,05,963	67,09,379	8,08,44,795	13,67,997	55,08,190	2,83,14,67,171
Additions				4,64,49,919		1,73,426	7,33,465	99,15,213	**************************************	4,93,320	5,77,65,342
Disposals		97		28,20,634	*		.)	14.	- 10	200	28,20,634
Balance as at March 31,2020	2,61,05,761	12,88,35,000	18,10,14,013	2,39,07,15,090	4,67,90,267	73,79,389	74,42,844	800'09'20'6	13,67,997	60,01,510	2,88,64,11,879
Accumulated Depriciation As at April 1,2019			9,72,09,933	1,18,17,01,548	33,11,291	60,33,382	54,21,399	4,90,09,111	12,39,391	43,43,871	1,34,82,69,926
Depriciation charged for the year			54,66,509	11,74,10,342	7,33,932	1,99,335	4,17,702	67,54,806	16,651	4,79,400	13,14,78,678
Disposals		0.000		10,39,605	CR. CR.	***		*		*	10,39,605
Balance as at March 31 2020		14.0	10,26,76,442	1,29,80,72,285	40,45,223	62,32,717	58,39,101	5,57,63,917	12,56,043	48,23,271	1,47,87,08,999
Net Carrying Amount As at March 31, 2020	2,61,05,761	12,88,35,000	7,83,37,571	1,09,26,42,805	4,27,45,044	11,46,672	16,03,743	3,49,96,092	1,11,954	11,78,238	1,40,77,02,884
As at March 31,2019	2,61,05,761	12,88,35,000	8,38,04,080	1,16,53,84,258	4,34,78,976	11,72,581	12,87,980	3,18,35,684	1,28,606	11,64,319	1,48,31,97,248
Capital Work in Progress										S. Court of the	
As at March 31, 2020			22		南						46,07,76,587
As at March 31,2019											45,80,38,580
Details of capital work-in-progress as on 31,03,2020 is as under:	ss as on 31,03.20	20 is as under:									
Opening Balance of Capital Work in	il il										
Progress as at 31st March 2019		45,80,38,580									
(+) Additions		4,97,30,762									
-) Transfers/Capitalised		4,69,92,755									
-) Disposals											
Ciosing Balance of Capital Work in Progress as at 31st March 2020	in Progress as	46,07,76,587									
AUDITOR'S REPORT As ser our assertate report of even date					For and on behalf of Board	half of Board					
FOR AGGARMAL BAISL & ASSOCIATES CHARTERED ACCOUNTANTS FAN: COSTEN					Sd/- Akhil Dada	Sd/- Hawind	Sd ⁴ - Harvinder Singh Chopra		Sharma	Sd/- Ashutosh Sharma	Sharma
Sid- Sahil Agyarwai (Parther) M. No. 152301					(Chairman) DIN: 02321706	100,434	(Managing Director) DIN: 00129891	(Chief Fir	Chief Financial Officer)	(Company Sec M. No. A58510	(Company Secretary) M. No. A58510
Place Chandigarh Date: 18 (6: 2020											

150	_	 41	4

Piccadily Agro Industries Limited

					Car Array Carrers
(Amount in Rs)	(Amount in Rs)	No la lilla de l'Allanda de l'			
	30 - 0.0	E YEAR ENDED	NDALONE FINANCIAL STATEMENTS FOR THE YE	TOSTAN	NOTEST
STANDALONEAS	STANDALONEAS		BIOLOGICALASSETS		NOTE 2
AT 31.03.2019	AT 31.03.2020		PER	-	
503,249	457,749		Sugarcane		
503,249	457,749		TOTAL		
			NON CURRENT INVESTMENTS	3	NOTE 3
			Investment in Equity Instruments		1)
			-Assosciates (at cost)	A.	
			Quoted		
162,127,686	162,127,686		Piccadily Sugar and Allied Industries Limited		1
		cs) includes	(Investment Rs. 1621.28 Lacs (Rs. 673.88 Lacs) in		
		re for	6,91,936 Equity Shares at Rs. 10.68/- per share for		
		are at Rs. 10/- per	Rs.73,88 Lacs(At cost), 60,00,000 Equity Share at		
			Share for Rs.600.00 Lacs and 16,50,000 shares at		
		f Shares is	per share for Rs. 947.39 Lacs (Market Value of Sha		
		alued at Cost.)	Rs 6.27/- Per Share) These Investment are Valued		
			Unquoted		
100,000	100,000		Astin Excavation & Mining Pvt. Ltd.	L	1
			(10000 Equity Shares at Rs. 10/- Per Share.)	100	
			CAL USE		
33	1,055,000		Madya Beverages LLP	B.	9
		(cost)	(Investment in Limited Liability Partnership at cost		
			-Subsidiaries (at cost)	В.	3
			Unquoted		
			Unquoted Fulv Paid Up		
20,000,000			Clear Vision Media Pvt. Ltd.	· k	
)	(20 Lacs Equity Shares at Rs. 10/- Per Share)		
			Others	C.	
			Unquoted (at Cost)		
30,000,000	30,000,000		Good Morning India Media Pvf Ltd	1910	
**********	53,555,555		(30 Lacs Equity Shares at Rs. 10/-each.)	l.	
			2 (24 9235989)		
		****	Piccadily Hotels Private Limited	1.	
398.000.000	398,000,000	\$ 1004	(39800 Equity shares having face value of Rs 100		
330,000,000	390,000,000		at share premium of Rs 9900/- each.)		
		ost)	Investment in Debentures (at amortized cost)	2)	
		2020	Unquoted		
70,000,000	70,000,000	td	Debenture - Astin Excavation & Mining Pvt. Ltd.	L	
	tures (B/Rs 100/- Each)	sble 7.00.000 Deben	(Unsecured Optionally Convertible Redeemable 7	3400	
680,227,686	661,282,686		TOTAL		
STANDALONEAS	STANDALONEAS	FTS	OTHER NON CURRENT FINANCIAL ASSETS	4	NOTE
AT 31.03.2019	AT 31.03.2020		o manda de la companya de la company	250	HOIL
9,428,19	9.943.191		Security Deposits		
9,428,19	9,943,191	TOTAL	Security Deposits		
STANDALONEAS	STANDALONEAS		OTHER NON CURRENT ASSETS	(3 8)	NOTE
AT 31.03.201	AT 31.03.2020		C.MEN HON CONNENT MODELO		MOTE
2517411	48,111,109		Advance for Canital Greats		
61 946 84	TEN		Advance for Capital Goods		
61,946,84	10.000.038.450		(Unsecured But Considered Good)		

A-0.1-1	- Tour	District No Programme		A. 11	
OTE	6	INVENTORIES		STANDALONE AS AT 31.03.2020	STANDALONE AS AT31.03.2019
		(As per inventories taken , valued & certified by the man	agement)		
		Stores & Spares	25011001	41,294,816	38,659,903
		Raw Materials		16,563,948	2,729,808
		Work in Progress		377,032,234	346,197,480
		Finished Goods		1,041,932,227	877,394,730
		TRIBUNG COLORS	TOTAL	1,476,823,226	1,264,981,920
		*refer note on significant policies for the valuation of inv	entories		
NOTE	7	TRADERECEIVABLES		STANDALONEAS	STANDALONEAS
1012				AT 31,03,2020	AT 31.03.2019
		Unsecured But Considered Good		322.592.383	421,504,451
		In our hardware sense are the name of the continue.	TOTAL	322,592,383	421,504,451
NOTE	8	CASH & CASH EQUIVALENTS		STANDALONEAS	STANDALONEAS
HOIL	•	CASTIC CASTILLATIVE		AT 31.03.2020	AT 31.03,2019
	(a)	Cash & Cash Equivalents -Cash in Hand		5.137.985	254,101
	75.1	Balance with Banks		(0,101,000)	180.000
	(b)	in Current Accounts		37,755,005	162,472,473
	9236	Balance with Banks		31,130,000	
	(c)	-In Deposit Account (Earmarked Balances)		1,504,922	2.909.338
		-in Deposit Account (carrianted balances)	TOTAL	44,397,912	165,635,912
NOTE	9	Other Bank Balances	And Global	STANDALONEAS	STANDALONEAS
NOTE	0.00	Other Datin Daminoca		AT 31.03.2020	AT 31.03.2019
	(a)	Fixed Deposits			
		Maturing after 12 Months		100,000	1,166,800
		Maturing within 12 Months		5,683,659	14,013,555
	(b)	Interest Accrued on FDR		492,106	272,417
		VASSA SANDEN MARKA MISSES AND	TOTAL	6,275,765	15,452,772
NOTE	10	LOANS		STANDALONEAS	STANDALONEAS
				AT 31.03.2020	AT 31.03.2019
		Loan to other entities - Unsecured Considered Good		20	950,000
			TOTAL	•	950,000
NOTE	11	OTHER FINANCIAL ASSETS		STANDALONEAS	STANDALONEAS
				AT 31.03,2020	AT 31.03.2019
		Security deposits		7,209,000	6,309,000
		Other debts considered good		25,045,799	41,713,530
			TOTAL	32,254,799	48,022,530
NOTE	12	OTHER CURRENT ASSETS		STANDALONEAS	STANDALONE AS
10.565	1450			AT 31.03.2020	AT 31.03.2019
		(Unsecured considered good unless otherwise stated	9	20.004.004	400 400 000
		Advance to suppliers		98,934,871	100,482,805
		Prepaid expenses		9,259,678	7,937,839
		Balances with Statutory Authorities	Caracter C	3,927,391	9,915,277
			TOTAL	112,121,941	118,335,920

	LANCE CONTRACTOR AND	Piccadily Agro	STANDALONEAS
IOTE 13	EQUITY SHARE CAPITAL	STANDALONE AS AT 31,03,2020	AT 31.03.2019
		A1 31.03.2020	A131.03.2013
A)	AUTHORISED 10,10,00,000 Equity shares of Rs. 10/-each	1,010,000,000	1,010,000,000
	nous processors & DAIDUD	943 392 800	943.392.800
	ISSUED SUBSCRIBED & PAID UP	349,032,000	
	94339280 Equity Shares of Rs. 10/- each		
	fully called up and paid up.		
	Add Forfeited Shares:	3,219,000	3,219,000
	643800 Shares of Rs.10 Each		
	Rs.5/- paid up	946.611.800	946,611,800
B)	RIGHT OF SHAREHOLDERS	00,2705 (0.597,512)	
11	Each Shareholder is entitled to one vote per share.		
ii)	Each Shareholder has the right in profit/surplus in proport	on to	
100	amount paid up with respect to share holding.		
10)	In the event of winding up, the equity shareholders will be	entitled to receive the	
2.230	remaining balance of assets, if any, in proportionate to the	ir individual shareholding in	
	the paid up equity capital of the company.		
C	DETAIL OF SHAREHOLDERS HOLDING MORE THAN	5% SHARES	
(C)	Number of Shares Held		
	Humber of Shares held	As on 31st	As on 31s
		March 2020	March 2019
10	Mr. Siddhartha Vashishta	21.378.092	21,378.09
		31,564,692	31,564,69
2.	M/s Soon N Sure Holdings Ltd. Piccadily Hotels (P) Ltd.	13,747,284	13,747,28
	1. Address of the state of the		
D)	Reconciliation of number of shares and amount outs		
	at the beginning and at the end of the reporting perio		
	Subscribed and fully paid up Equity Shares:	Number of	Amoun
		Shares Held	0.40 000 00
	As at April 1, 2018	94,339,280	943,392,80
	Add: Shares issued during the year	5000000	
	As at March 31, 2019	94,339,280	943,392,80
	Add: Shares issued during the year		0.40.000.00
	As at March 31, 2020	94,339,280	943,392.80
NOTE 14	OTHER EQUITY	STANDALONEAS	STANDALONEA
		AT 31.03.2020	AT 31,03.201
A)	CAPITAL RESERVE	194,891,714	194,891,71
~	(Capital receipt in pursuance of Sugar		
	Incentive scheme 1993 for repayment of Term Loans)		
		otal A 194,891,714	194,891,71
_	SECURITY PREMIUM	9,721,800	9.721.80
B)	Hamoreton Personal Property	otal B 9,721,800	9,721,80
122411		Viai 0 3/121,000	5,520,000
C)	PROFIT & LOSS ACCOUNT	382,222,364	327.015.07
	As Per Last Balance Sheet	131,679,421	55,207,28
	Net Profit during the year	131,013,421	
		297 200 212 Dieter	392 222 36
		otal C 513,901,785	382,222,36

cadil		The second secon	CTANDAL ONE AC	STANDALONEAS
OTE	15	LONG TERM BORROWINGS	STANDALONE AS AT 31.03.2020	AT 31.03.2019
- 1	Ŀ	SECURED		
,	Α,	LOANS & ADVANCES		
1	i)	Term Loans From Punjab National Bank	*	19,800,000
9	(Term Lo	oan from PNB to upgrade and modernise the sugar plant and		
- 3	mprovin	g efficiency for distillery unit secured against first charge on		
		sets of the company and personal guarantee of promoters.)		
	ii) Relia	nce Home Finance Ltd Secured		14,025,795
		painst Mortgage of Building, to be repaid in 36 Monthly Installments)	2000 0000 0000	
		Karnai Central Coop Bank Ltd	192,000,000	
	F100041734 F	gainst Mortgage of Building, to be repaid in 36 Monthly Installments		
		e of 80,00 lakhs per month)	7 242 200	12,429,201
1	iv) Othe	rLoans	7,343,380	Contention of
	(Other L	oan include Vechicle. Loans from banks secured by hypothecation of	i vecitices under nire pu	wisser ryperitorit.)
33		TOTAL SECURED LOANS	199,343,380	46,254,996
	IL.	UNSECURED		
		bulls Finance	3.	13,156,182
	(The cor	mpany has considered the loan as unsecured loan as no security was		
	V 12	[2] [2] [2] [2] [2] [2] [2] [2] [2] [2]		
	offered !	by the company for the security of the loan except security offered by		
	offered to M/s Picc	by the company for the security of the loan except security offered by cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as		
	M/s Pico	by the company for the security of the loan except security offered by cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed)		
	M/s Pico	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as	1 - 125	25,986,842
	M/s Pico per agre	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed)		25,986,842 39,143,024
	M/s Pico per agre	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors		
	M/s Pico per agre	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS	SE S	39,143,024
7	M/s Pico per agre ii)	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS	SE S	39,143,024 85,398,020
	M/s Pico per agre ii)	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS	199,343,380	39,143,024
7	M/s Pico per agre ii)	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS	199,343,380 STANDALONEAS	39,143,024 85,398,020 STANDALONE AS
7	M/s Pico per agre ii)	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS	199,343,380 STANDALONEAS	39,143,024 85,398,020 STANDALONE AS
7	M/s Pico per agre ii)	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit	199,343,380 STANDALONEAS AT 31.03.2020	39,143,024 85,398,020 STANDALONE AS AT 31.03.2019
7	M/s Pico per agre ii)	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240	39,143,024 85,398,020 STANDALONE AS AT 31.03.2019 3,887,291
7	M/s Picc per agre ii)	cadily Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240 STANDALONE AS	39,143,024 85,398,026 STANDALONE AS AT 31.03.2019 3,887,291 STANDALONE AS
NOTE	M/s Picc per agre ii)	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity TOTAL	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240	39,143,024 85,398,026 STANDALONE AS AT 31.03.2019 3,887,291 STANDALONE AS
NOTE	M/s Picc per agre ii)	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity TOTAL DEFERRED TAX Deferred Tax Asset	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240 STANDALONE AS AT 31.03.2020	39,143,024 85,398,020 STANDALONE AS AT 31.03.2019 3,887,291 3,887,291 STANDALONE AS AT 31.03.2019
NOTE	M/s Picc per agre ii)	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity TOTAL DEFERRED TAX Deferred Tax Asset On Account of Disallowances, Long Term Capital Loss and	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240 STANDALONE AS	39,143,024 85,398,020 STANDALONE AS AT 31.03.2019 3,887,291 3,887,291 STANDALONE AS AT 31.03.2019
NOTE	M/s Picc per agre ii)	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity TOTAL DEFERRED TAX Deferred Tax Asset	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240 STANDALONE AS AT 31.03.2020	39,143,024 85,398,020 STANDALONE AS AT 31.03.2019 3,887,291 3,887,291 STANDALONE AS AT 31.03.2019
NOTE	M/s Picc per agre ii)	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity TOTAL DEFERRED TAX Deferred Tax Asset On Account of Disallowances, Long Term Capital Loss and other Temporary Differences Deferred Tax Liability	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240 STANDALONE AS AT 31.03.2020 12,290,068	39,143,024 85,398,020 STANDALONE AS AT 31.03.2019 3,887,291 3,887,291 STANDALONE AS AT 31.03.2019
NOTE	M/s Picc per agre ii) 16	cadilly Hotels (P) Ltd (related party) in the capacity of co-borrower as sement executed) Haryana Govt. For Payment of Cane Creditors TOTAL UNSECURED LOANS TOTAL LONG-TERM BORROWINGS LONG TERM PROVISIONS Provision For Employees Benefit - Gratuity TOTAL DEFERRED TAX Deferred Tax Asset On Account of Disallowances, Long Term Capital Loss and other Temporary Differences	199,343,380 STANDALONE AS AT 31.03.2020 4,492,240 4,492,240 STANDALONE AS AT 31.03.2020	39,143,024 85,398,020 STANDALONE AS AT 31.03.2019 3,887,291 3,887,291 STANDALONE AS AT 31.03.2019

iccad	50000				o Industries Limite
NOTE	18	SHORT TERM BORROWINGS (AT AMORTIZED COST	ŋ	AT 31.03.2020	STANDALONE AS AT 31.03.2019
	E	SECURED			
	A.	FROM BANKS			
		i) Cash CreditA/c		661,025,806	970,431,178
		(Cash Credit accounts are secured by first charge on pre-	sent&		
		future book debts, whole of current assets namely stock			
		material, stock in process, semi finished & finished goods			
		stores and spares relating to plant & machinery (consum			
		Store & spares) bills receivable and book debts and all of			
		moveable both present & future & further secured by the charge on fixed assets of the company and personally	FU		
		guranteed by promoters.)			
		ii) Short Term Loan from Punjab National Bank		239,622,926	
		(Cash Credit accounts are secured by first charge on pre	esent & fu	ture book debts, whole	of current assets
		namely stock of raw material, stock in process, semi finish			
		finished goods, stores and spares relating to plant & max	chinery		
		(consumable Store & spares) bills receivable and book d	ebts and		
		all other moveable both present & future & further secur			
		second charge on fixed assets of the company and pers	ionally		
		guranteed by promoters.)	TOTAL	900,648,732	970,431,178
			IVIAL	500,040,132	370,431,110
NOTE	19	TRADE PAYABLES		STANDALONEAS	STANDALONEAS
				AT 31.03.2020	AT 31.03.2019
		Sundry Creditors			
	il	Total outstanding dues of Micro and Small Scale		4,200,345	3,890,459
	100	Industrial Enterprises			
	9)	Total outstanding dues of Creditors other than Micro and Small Scale Industrial Enterprises		1,261,793,093	1,489,503,247
			TOTAL	1,265,993,438	1,493,393,706
		and Small Enterprises have been determined to the ation collected by the Management.	extent	such parties have	been identified on the
		required to be furnished as per section 22 of the Micr Act) for the year ended March 31, 2020 has been provided in		and Medium Enterp	orises Development Ac
NOTE	20	OTHER FINANCIAL LIABILITIES		STANDALONEAS	STANDALONEAS
NUIE	20	OTHER PHARCIAL LINDIGTIES		AT 31.03.2020	AT 31.03.2019
		Expenses Payable		29,502,284	17,087,478
		Creditor For Capital Goods		13,720,360	25,595,634
		Current Maturities of Long Term Debts.		155,956,587	253,506,772
		Interest accrued but not due on borrowings		306,045 8,426,000	1,793,821
		Security deposits Unpaid dividend		1,505,122	8,326,000 2,909,538
		or paid dividurid		(1,000,000)	100000000000000000000000000000000000000

	2000	TURNS TO SCHOOL SCHUIDSHA		PETANDAL ONE AC	STANDALONEAS
OTE	21	CURRENT TAX LIABILITY		STANDALONEAS	AT 31.03.2019
				AT 31.03.2020	25.263.291
		Income Tax Provision		39,176,086 362,751	127,213
		Less Tax Paid during the year	444		25,136,078
			TOTAL	38,813,335	25,150,010
OTE	22	OTHER CURRENT LIABILITIES		STANDALONEAS	STANDALONEAS
IOIL	**	O III EN OUNTE IN EAST IN THE		AT 31.03.2020	AT 31,03,2019
		The same of the sa		81,637,036	54,426,159
		Statutory Expenses Advance received from customers		63,549,540	19,621,092
		Advance received nonicustances	TOTAL	145,186,576	84,047,251
W	20			STANDALONEAS	STANDALONEAS
NOTE	23	DETAIL OF REVENUE FROM OPERATIONS			AT 31,03,2019
				AT 31.03.2020	A1 31.03.2015
		Revenue from sale of products		3.995,401,772	3,721,400,339
		Gross Sales		3,995,401,772	3,721,400,339
				3,990,401,772	3,721,400,330
NOTE	24	OTHER INCOME		STANDALONEAS	STANDALONE AS
NOTE	2.9	OTHERMOOME		AT 31.03.2020	AT 31.03.2019
		Interest income		651,993	722,325
		Other non-operative income			
		Farm Income		1,453,672	2,351,037
		Misc Income		710,522	721,831
		Subsidy From Haryana Govt for 2017-18		15	83,418,816
		Profit on Sale of Fixed Asset		50,886	10000000000
		Eliting of page of a seed cooper.	Total	2,867,073	87,214,009
	-	COST OF RAW MATERIAL CONSUMED		STANDALONE AS	STANDALONE AS
NOTE	25	COST OF NAW MATERIAL CONSCIENCE		AT 31.03.2020	AT 31.03.2019
		O in Physical Double before		2,729,808	6,999,899
		Opening Stock of Raw Materials Add Purchases during the year		2,896,616,222	2,493,048,432
				16,563,948	2,729,808
		Less Closing Stock		2,882,782,082	2,497,318,524
		CHANGES IN FINISHED GOODS, WIP, STOO	Y IN TO A DE	STANDALONEAS	STANDALONEAS
NOTE	26	CHANGES IN FINISHED GOODS, MIP, 5100	IN IN THADE	AT 31.03.2020	AT 31.03.2019
		Opening Stock			
		Work In Progress		346,197,480	460,670,094
		Finished Goods		877,394,730	807,819,564
			TOTAL'A'	1,223,592,209	1,268,489,65
		Closing Stock	(10.00 to 10.00 to 10	- AMDERSON TOTAL STATE OF THE SECOND	
		Work in Progress		377,032,234	346,197,480
		Finished Goods Stock		1,041,932,227	877,394,73
		1. miles from the second second	TOTAL 'B'	1,418,964,461	1,223,592,20
			TOTAL (A-B)	-195,372,252	44,897,44

iccadil	1000				Industries Limit
NOTE	27	EMPLOYEE BENEFIT EXPENSES		AT 31.03.2020	STANDALONE AS AT 31.03.2019
		Salaries		140.365.054	113,303,472
		Contribution to Provident Fund & Other Funds		647,495	620,082
		Retrenchment & Compensation		1,340,191	843,406
		Staff Welfare		5,243,543	2,980,561
		Oldi Frontie	TOTAL	147,596,283	117,747,521
NOTE	28	FINANCE COST		STANDALONEAS	STANDALONEAS
				AT 31.03,2020	AT 31.03.2019
		Interest Expense			
		Interest		143,462,506	161,455,643
		Other Borrowing Cost			
		Bank Charges		4,991,117	4,484,103
		Control Contro	TOTAL	148,453,623	165,939,746
NOTE	29	DEPRECIATION AND AMORTISATION EXPENSE		STANDALONEAS	STANDALONEAS
				AT 31.03.2020	AT 31.03.2019
		Depreciation of Property, Plant & Equipment		131,478,678	125,536,24
			TOTAL	131,478,678	125,536,24
NOTE	30	OTHER EXPENSES		STANDALONEAS	STANDALONEA
				AT 31.03.2020	AT 31,03.201
		Manufacturing Expenses			
		Chemicals, Oil & Lubricants		53,758,245	51,544,23
		Power & Fuel		164,251,444	166,668,01
		Packing Material		209,217,968	251,794,88
		Electricals Repair		4,142,193	6,775,52
		Plant & Machinery Repair		98,672,835	99,844,16
		Loading & Unloading		9,932,814	6,817,49
		Cane Devilopment Expenses		1,975,676	2,257,05
		Electricity & Water Charges		15,256,605	11,702,80
		Environmental & ETP Exp		2,526,390	2,588,90
			Total A	559,734,171	599,993,04
	-53	Selling Expenses			
		Commission		7,608,950	6,573,53
		Rebate & Discount		2,427,845	5,280,45
		Loading Unloading		1,430,026	1,344,80
		Transport & Handling		572,669	8,551,83
		Advertisement	270 0220	11,208,441	10,890,33
			Total B	23,247,931	32,640,96
		Administrative & Other Expenses		40 007 008	40.052.73
		Rent		19,837,200	19,652,73
		Lease Rent/Hire Charges		24,489	1,775,87
		Insurance		3,547,009 42,087,878	3,496,45 59,520.08
		Rate, Fee & taxes			5,228,38
		Professional Charges		9,976,104 8,079,083	6,408,55
		Running & Maintenance of Vehicle		926,643	1,226,04
		Postage & Telephone expenses Payments to Auditor		520,043	1,6,60,09

	1		Piccadily Agro	industries Limit	
		Audit Fee	100,000	100,000	
		Tax Audit Fees	25,000	25,000	
		Directors Remuneration	11,220,000	11,220,000	
		Corporate Social Responsibility Expenditure	1,834,435	1.692.694	
		Donation	26,100	28.600	
		Farm Expenses	909.390	1,744,198	
		Printing, Stationery & publishing	1,101,525	891.597	
		Travelling & Conveyance	1,101,000	031,001	
		Director	234.300	265,000	
		Others	4.163.238	3 272 856	
		Regair & Maintenance	5.71,100,200	V,E12,000	
		Building	5.634.419	362.412	
		Others	47.798.892	13 830 670	
		Sales Promotion	1.558.619	1.743.779	
		Sundry Balance w/off	12.504.820	15,171,111	
		Surrey State Le William	12,304,020	14,101,111	
		Total C	171,589,145	147,656,061	
		Grand Total (A+B+C)	754,571,248	780,290,073	
NOTE	31	CONTINGENT LIABILITIES	STANDALONEAS	STANDAL ONE AS	
	350		AT 31.03.2020	AT 31.03.2019	
				DATE OF THE PARTY	
	a)	In respect of unassessed cases of income Tax, Sales Tax,			
	o o o o o o o o o o o o o o o o o o o	Excise Duty & Service Tax	Unascertained	Unascertained	
	b)	Estimated amount of contracts remaining to be executed on capi	tal account		
	2570	and not provided for (net of advances) Unascertained Unascertained			
		500, 15 T 4000, T 100, 100, 100, 100, 100, 100, 100			
NOTE	32	REMUNERATION PAID TO DIRECTORS	STANDALONEAS	STANDALONEAS	
			AT 31.03.2020	AT 31.03.2019	
			(Rs. in Lakhs)	(Rs. in Lakhs)	
		REMUNERATION - MANAGING DIRECTOR	ALTHOUGH SCHOOL STATE	Withdraway	
		Remuneration to Directors is paid in accordance with Part II	112.20	112.20	
		of Schedule V of Companies Act, 2013.			
NOTE	33	PAYABLES & RECEIVABLES			
NOTE	33	PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including c	capital advances), credit	ors and other liabilities	
NOTE	33		시간 경기 경기 가지 않아 되었다. 그는 경기 시간 경기 가지 않아 없다.		
NOTE	33	Balance of certain sundry debtors, loans & advances (including o	시간 경기 경기 가지 않아 되었다. 그는 경기 시간 경기 가지 않아 없다.		
NOTE	33	Balance of certain sundry debtors, toans & advances (including c are in process of confirmation/reconcilliation. The management	시간 경기 경기 가지 않아 되었다. 그는 경기 시간 경기 가지 않아 없다.		
venen-	2001/	Balance of certain sundry debtors, toans & advances (including c are in process of confirmation/reconcilliation. The management	시간 경기 경기 가지 않아 되었다. 그는 경기 시간 경기 가지 않아 없다.		
venen-	2001/	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material.	is of the opinion that adju	stment, if any, arising	
venen-	2001/	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE	is of the opinion that adju	istment, if any, arising the value stated, if	
venen-	2001/	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilliation. The management out of such reconcilliation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance	is of the opinion that adju	istment, if any, arising the value stated, if	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for known and advance of the current assets.	is of the opinion that adju	istment, if any, arising the value stated, if	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for kno amount reasonably necessary.	is of the opinion that adju es are approximately of wn liabilities is adequate	stment, if any, arising the value stated, if and not in excess of	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilliation. The management out of such reconcilliation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for known amount reasonably necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of ind AS 36 on impairment of assets, there was no impairment of assets, there was no impairment of assets.	is of the opinion that adjusted in the opinion that adjusted is a see approximately of white is adequate imment indicators exist a	stment, if any, arising the value stated, if and not in excess of sof reporting	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for kno amount reasonably necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS	is of the opinion that adjusted in the opinion that adjusted is a see approximately of white is adequate imment indicators exist a	stment, if any, arising the value stated, if and not in excess of sof reporting	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for known amount reasonably necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS-36 on impairment of assets, there was no impaidate as per the internal management estimates done and hence the year under review.	is of the opinion that adjusted in the opinion that adjusted is a seen approximately of white in the opinion is a seen and the opinion in the opinion in the opinion is a seen and the opinion in the opinion in the opinion is a seen and the opinion in the opinion in the opinion is a seen and the opinion in the opinion in the opinion is a seen and the opinion in the opinion that adjusted is a seen and the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is a seen adjusted in the opinion that adjusted is adjuste	stment, if any, arising the value stated, if and not in excess of s of reporting recognised during	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for known amount reasonably necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impaidate as per the internal management estimates done and hence	is of the opinion that adju- es are approximately of win liabilities is adequate imment indicators exist a no impairment charge is	streent, if any, arising the value stated, if and not in excess of sof reporting recognised during DALONEAS	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for known amount reasonably necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impaidate as per the internal management estimates done and hence the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE STA	is of the opinion that adju- es are approximately of win liabilities is adequate imment indicators exist a no impairment charge is ANDALONE AS STANG AT 31.03.2020	the value stated, if and not in excess of sof reporting recognised during DALONEAS AT 31.03.2019	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilliation. The management out of such reconcilliation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for knot amount reasonably necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of ind AS 36 on impairment of assets, there was no impaidate as per the internal management estimates done and hence the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE STAPPORT During the Year (In Rs.)	es are approximately of white ladjustes are approximately of white labilities is adequate imment indicators exist a no impairment charge is ANDALONE AS STANG AT 31.03.2020 131.679,421	the value stated, if and not in excess of and not in excess of reporting recognised during DALONEAS AT 31.03.2019 55.207.287	
NOTE	34	Balance of certain sundry debtors, loans & advances (including of are in process of confirmation/reconcilitation. The management out of such reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advance realized in the ordinary course of business. The provision for known amount reasonably necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impaidate as per the internal management estimates done and hence the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE STA	is of the opinion that adju- es are approximately of win liabilities is adequate imment indicators exist a no impairment charge is ANDALONE AS STANG AT 31.03.2020	stment, if any, arising the value stated, if and not in excess of s of reporting recognised during	

			Piccadily Agro	muusines Liin
NOTE 37	INCOME TAX EXPENSE		STANDALONEAS ST	ANDALONEASAT
			AT 31.03.2020	31.03.2019
			(Rs. in Lakhs)	(Rs. in Lakhs
A	Income Tax Expense			
	Current Tax			
	Current Tax on Profits for the Year		391.76	252.63
	Adjustments for current tax of prior year		71.09	-20.91
	Total Current Tax Expense		462.85	231.73
	Deferred Tax			
	Deferred Tax Charge/(Income)		-695,46	-94.39
В	Total Tax Expense	2007000000	-232.61	137.34
В	Reconciliation of tax expense and the account	ting profit		
	Profit Before Tax		1,084.18	689.41
	Income Tax (Calculated at 25.168% for FY 2019- and at 33.384% for FY 2018-19)	20	272.87	230.15
	Tax Effect of :			
	- Income Exempt from Tax		-3.79	-7.85
	- Brought Forward Tax Losses		100	-
	- Expense not allowed as per income Tax Act		6.97	11.57
	- Others		-508.66	-96.53
	Income Tax Expense		-232.61	137.34
			202.00	101
	PARTICULARS Revenue	SUGAR	DISTILLERY	(Rs. in Lakhs)
		24,642.14	15,311.88	39,954.02
	Less: Inter Segment Revenue	2	120	35
	Total Revenue	24,642.14	15,311.88	39,954.02
	Profit/(loss) (before unallocated expenditure, finance cost and tax)	1,419,25	1,473.86	2,893.12
	Less:			
	i) Finance Costs	874.72	609.82	1,484.54
	ii) Other unallocable expenditure net	116.05	18.34	134.40
	off unallocated income			
	iii) Exceptional Item	190.00	· ·	190.00
	Profit Before Tax			
	Tax expense:			
	(1) Current tax			391.76
	(2) Deferred tax			-895.46
	Income tax of Previous Year			71.09
	Profit after tax			1,316.79
	Other information			1,000
	Segment Assets	25,093.13	20.734.27	45,827.40
	Segment Liabilities	22,564.97	4,640,92	27,205.89
	Capital Employed	2.528.16	16,093,35	
	Depreciation debited to Statement of Profit & Loss		1,131.89	18,621.52

	dily		Piccadily Ag	ro Industries Limi				
	Notes:							
	8)	The Company has identified Business Segments as prin	many Cananania					
	1.50	The reportable business Segments are "Sugar" and "Die						
	b)	The type of products in each business segments are as						
	11.75	Sugar : Sugar, Molasses, Power and Bagasse	arrage.					
		Distillery: Liquor, Malt, Carbondioxide Gas and Ethanol						
	d)	The Company is also converting resin in to pet bottle, wh	ich is auckuniusku					
	10.5%	used for Liquor which is taken in Distillery Segment and						
		segment is reported for the same.	renice no separate					
	e)	In addition to the significant accounting policies applicab	le in the operation someone or	and out in outs 45, the				
	32	accounting policies in relation to segment accounting ar	e as inder e as inder	secoucinnois 45, sie				
	(i)	Segment revenue and expenses: Joint revenue and join		nosted somewast there w				
	3.9	a reasonable hasis All other segment revenue and even	s expenses on segments are as secon are directly attributable to	the seamonts				
	(ii)	a reasonable basis. All other segment revenue and expenses are directly attributable to the segments. Segment assets and liabilities:						
	11/20	Segment assets include all operating assets used by a segment and consist principally of operating cash, trad						
		torgivehies investment and among plant and an ince	egment and consist principally i	of operating cash, trade				
		receivables, inventories and property, plant and equipments, net of allowances and provision reported as direct offsets in the balance sheet. Segment liabilities include all operating liabilities.						
		principally of trade payables, Segment assets and liability	nachines include all operating to	abilities and consist				
		the assets/liabilities can be directly attributed to individu	les ou not include deletted inco	me taxes, while most o				
		liabilities pertaining to two or more segments are allocate	ar segment, the carrying amoun	it or certain assets/				
		nauntes per lasming to more more segments are autodate	to to the segments on a reason.	sole basis.				
NOTE	39	DISCLOSURE AS PER IND AS-24 RELATED PARTY						
	(A)	List of Related Parties and Relationships:						
	1501	a. Key Management Personnel						
		Sh. Harvinder Chopra						
		Sh. Des Rai Pahwa						
		Sh. Ashutosh Sharma						
		Ms. Bhawna Gupta						
		Ms. Anchal Madaan						
		b. Subsidiary						
		Clean Vision Media Pvt. Ltd.						
		(Disposed off during the current financial year)						
		c. Associates:						
		Piccadily Sugar and Allied Industries Limited						
		Astin Excavation & Mining Pvt. Ltd.						
		Madya Beverages LLP						
		d. Others:						
		Piccadily Hotels Private Limited						
		Soon-n-Sure Holdings Ltd.						
	(B)	Related Party Transactions:	STANDALONEAS	STANDALONE AS				
			AT 31.03.2020	AT 31.03.2019				
			(Rs. in Lakhs)	(Rs. in Lakhs)				
	l.	Sale of Goods/Services:						
		Piccadily Sugar and Allied Industries Limited	1,164.84	525.45				
		Piccadily Hotels Private Limited	33,58	246.19				
	ii.	Purchase of Coorde/Sensore						
	344	Purchase of Goods/Services: Piccadily Hotels Private Limited	104/24					
		F SARGERY FILINGIS F (1940) L. HT (1940)	4.23					

		Piccadily Sugar and Allied Industries Limited		ro Industries Lim
		Astin Excavation & Mining Pvt. Ltd.	323.04	
	n.	Purchase of Capital Assets:		- 0.
		Piccadily Sugar and Allied Industries Limited		
	IV.	Office Rent Expense	,	116.1
		Scon-ri-Sure Holdings Ltd.	102.01	102.0
	(C)	Remuneration to Key Managerial Personnel		
		Des Raj Pahwa (Chief Financial Officer)	529/25	
		Ashutosh Sharma (Company Secretary)	31.34	
		Bhawana Gupta (Company Secretary and	1,35	
		Chief Financial Officer)		6.4
		Anchal Madaan (Company Secretary)	200	
		*Remuneration of Directors has been disclosed in the Note	0.30 No.32	
	(D)	Balances outstanding with Related Parties		
	101	Clear Vision Media Private Limited		45.4
		Piccadily Sugar & Allied Industries Limited	i de la compania	9.50
		Astin Excavation & Mining Pvt. Ltd.	1,774.30	2,283.4
		Piccadily Hotels Pvt. Ltd.	854,35	904.38
		Soon-n-Sure Holdings Ltd	993.68	837.30
7.2		14 NOV 10 NO	60.17	27.54
OTE	40	DISCLOSURE AS PER IND AS-41 AGRICULTURE	STANDALONEAS	STANDALONEAS
			AT 31.03.2020	AT 31.03.2019
		Opening balance	503,249	1,871,220
		Additions due to Recognition	196,000	777 757
		Decrease due to harvested	241,500	1,387,971
		Closing Balance	457,749	503,249
OTE	41	FOREIGN EXCHANGE TRANSACTION	STANDALONEAS	STANDALONEAS
			AT 31.03.2020	AT 31.03.2019
	(a) Valu	e of imports calculated on CIF basis by the company during	(Rs. in Lakhs)	(Rs. in Lakhs)
	(a) valu	financial year in respect of		
	2000	Raw Materials	9200	AVER
		Components and Spare Parts	NIL	NIL
		Capital Goods	NIL	NIL
	(b) Expe	enditure in Foreign Travelling	29.05 NIL	491.23 NIL
OTE	42	MICRO SMALL AND MEDIUM ENTERPRISES	STANDALONE AS	STANDALONEAS
		DEVELOPMENT ACT, 2006	AT 31,03,2020	AT 31.03.2019
		Information as required to be furnished as per	(Rs. in Lakhs)	(Rs. in Lakhs)
		section 22 of the Micro, Small and 2006		
		(MSMED Act) for the year ended March 31, 2020		
		Medium Enterprises Development Act.		
((a)	Principal amount and interest due thereon remaining		
		unpaid to any supplier covered under MSMED Act:		
		Principal Principal	0.00	<u> </u>
			42.00	38.90
				50.50
	(b)	Interest	-	-
	(b)			-

Piccadily

Piccadily Agro Industries Limited

(d) The amount of interest accrued and remaining unpaid at

the end of accounting year.

(e) The amount of further interest remaining due and payable even in the succeeding years, 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.

NOTE 43 REGROUPING OF FIGURES

> The previous year figures have been recast/regrouped whenever considered necessary to facilitate comparison with revised Schedule III Division (II).

NOTE 44 CORONA VIRUS (COVID-19) IMPACT ON FINANCIAL REPORTING ACCOUNTING YEAR ENDING MARCH 31,2020

> The Company has considered the possible impact of internal and external sector known to the management upto the date of approval of these accounts to access and finalised the carrying the amount of its assets and liabilities accordingly as on date no material impact is anticipated in these financial statements.

AUDITOR'S REPORT

As per our separate report of even date

For and on behalf of Board

FOR AGGARWAL SAHIL & ASSOCIATES

CHARTERED ACCOUNTANTS

FRN: 026978N

Sd4-

Akhil Dada

Sd/-Harvinder Singh Chopra Balinder Sharma

Sd/-

Sahil Aggarwali (Partner) M. No. : 523581

(Chairman) (Managing Director) DIN: 02321706 DIN: 00129891

(Chief Financial Officer)

Ashutosh Sharma (Company Secretary) M. No. A58510

Place: Chandigarh Date: 18.06.2020

Notes to the Standalone Financial Statements

.1.Corporate Information

Piccadily Agro Industries Limited ("the Company") is a public limited company incorporated in India. The Company is incorporated with an aim to provide boost to state industry by establishing an eco friendly sugar mill in the year 1996 and distillery in 2007 at Village Bhadson, Umri-Indri Road, Kamal (Haryana). The financial statements have been approved by Board of Directors in their board meeting dated June 18, 2020.

It manufactures White Crystal Sugar from Sugar cane cultivated in the surrounding rural areas and Rectified Spirit, Extra Neautral Alcohol (ENA) from Molasses/Rice/Wheat Malt. Pet

2. Statement of Compliance

These standalone financial statements have been prepared in accordance with the Indian AccountingStandards (referred to as "Ind AS") as prescribed under section 133 of the Companies Act, 2013 readwith Companies (Indian Accounting Standards) Rulesas amended from time to time.

3. Basis of Preparation

These standalone financial statements have been prepared on historical cost basis, except for certain financial instruments and defined benefit plans which are measured at fair value or amortised cost at the end of each reporting period. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. All assets and liabilities have been classified as current and non-current as per the Company's normal operating cycle. Based on the nature of services rendered to customers and time elapsed between deployment of resources and the realization in cash and cash equivalents of the consideration forsuch services rendered, the Company has considered no operating cycle of 12 months. The statement of cash flows have been prepared under indirect method. These standalone financial statements have been prepared in Indian Rupee (*) which is the functional currency of the Company. Foreign currency transactions are recorded at exchange rates prevailing on the date of the transaction. Foreign currency denominated monetary assets and liabilities are retranslated at the exchange rate prevailing on the balance sheet date and exchange gains and losses arising on settlement and restatement are recognised in the statement of profit and loss.

4. Significant Accounting Policies

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment loss, if any. Cost of acquisition or construction is inclusive of freight, duties, taxes, other directly attributable incidental expenses and gains or losses on effective portion of cash flow hedges related to purchase in foreign currency and interest on loans attributable to the acquisition or construction of assets up to the date of commissioning of assets.

The Company is following straight line method of depreciation in respect of buildings, plant and equipment and other assets.

Depreciation on all tangible assets is provided on the basis of estimated useful life and residual value determined by the management based on a technical evaluation considering nature of asset, past experience, estimated usage of the asset, vendor's advice etc., which coincides with the useful life as prescribed under Schedule II of the Companies Act 2013 except for certain items of Plant and Equipment.

I) Estimated Useful Lives:

Asset Useful life	
FACTORY BUILDING	30 Years
ADMINISTRATIVE BUILDING	30 years
PLANT & MACHINERY	. 15 years
FURNITURE & FIXTURE	10 Years
COMPUTERS	3 Years
OFFICE EQUIPMENTS	5 Years
VEHICLES	8-10 Years

(ii) Estimated residual value:

The Estimated residual value of assets other than Land is taken as 5% of its original cost.

Depreciation is calculated on a pro-rata basis from the date of additions. On assets sold, discarded etc. during the year, depreciation is provided up to the date of sale/discard.

b) Inventories

: Inventories are valued as follows: Raw materials, stores and spares, Material in transit and packing materials Valued at lower of cost and net realisable value. However, materials and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. Cost is determined on FIFO Basis. Finished goods Valued at lower of cost and net realizable value. Cost includes direct materials, labour and a proportion of manufacturing overheads based on normal operating capacity. Work-in-process Valued at lower of cost and net realisable value up to estimated stage of process. Cost includes direct materials, labour and a proportion of manufacturing overheads based on normal operating capacity. Net realisable value 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. By-products are valued at Net realisable value.

c) Revenue recognition

Revenue is recognised to the extent it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue from sale of goods is recognised when the significant risks and rewards of ownership of the goods are transferred to the customer and is stated net of trade discounts, sales returns. Effective from April 1, 2018, the Company has applied Ind AS 115 which establishes a comprehensive framework for determining whether, how

much and when revenue is to be recognised. Ind AS 115 replaces Ind AS 18 Revenue and Ind AS 11 Construction Contracts. The Company has adopted Ind AS 115 retrospectively from the date of initial application (i.e. April 1, 2018). The impact of the adoption of the standard on the financial statements of the Company is insignificant. Revenue includes excise duty however, sales tax/ value added tax (VAT)/Goods and Services Tax(GST) is not received by the company on its own account. Rather, it is tax collected on value added to the commodity by the seller on behalf of the government, Accordingly, it is excluded from revenue. Income against claims of the company, viz., export incentives, insurance claims, etc., is recognised on accrual/right to receive basis,

Other revenue streams

Interest Income

For all debt instruments measured either at amortised cost or at fair value through other comprehensive income, interestincome is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cashpayments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the grosscarrying amount of the financial asset or to the amortised cost of a financial liability. When calculating the effective interestrate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument/for example, prepayment, extension, call and similar options) but does not consider the expected credit losses. Interestincome is included in finance income in the statement of profit and loss.

e)Employee benefits

(i) Defined contribution plans

Company's contribution paid/payable during the year to provident fund, superannuation fund and employees' state insurance corporation are recognized in the statement of profit and loss.

Defined benefit plans

The liability recognized in respect of gratuity is the present value of defined benefit obligation at the end of the reporting period less the fair value of plan assets, where applicable. The defined benefit obligation is calculated annually by actuary using the Projected Unit Credit Method. Re-measurement comprising actuarial gains and losses and return on plan assets (excluding net interest) are recognized in the other comprehensive income for the period in which they occur and is not reclassified to profit or loss.

(iii) Compensated absences

Provision for earned leave and medical leave is determined on an actuarial basis at the end of the year and is charged to the statement of profit and loss each year. Actuarial gains and losses are recognized in the statement of profit and loss for the period in

Foreign currency transactions

The functional currency of the Company is Indian rupee. Transactions in foreign currencies are recorded on initial recognition at the exchange rate prevailing on the date of the transaction.

Monetary items (i.e. receivables, payable, loans etc) denominated in foreign currency are reported using the closing exchange rate on each reporting date.

The exchange difference arising on the settlement of monetary items or on reporting these items at rates different from rates at which these were initially recorded/reported in previous financial statements are recognized as income/expense in the period in which they arise except for exchange difference on foreign currency borrowings relating to asset under construction for future use, which are included in the cost of those assets when they are regarded as an adjustment to interest cost on those foreign currency borrowings.

g) Financial instruments- Initial Recognition:

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of financial asset or financial fabilities, as appropriate, on initial recognition. Subsequent measurement

Non-derivative financial instruments

(i) Financial assets carried at amortised cost

A financial asset is subsequently measured at amortised cost if it is held in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(ii) Financial assets carried at fair value through other comprehensive income (FVTOCI)

A financial asset is subsequently measured at fair value through other comprehensive income (FVTOCI) if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(iii) Financial assets carried at fair value through profit or loss (FVTPL)

A financial asset which is not classified in any of the above categories are subsequently measured at fair value through profit or loss.

(iv) Financial liabilities

Financial liabilities are subsequently measured at amortized cost using the effective interest method. For trade and other payables maturing within one year from the Balance Sheet date, the carrying amounts approximate fair value due to the short maturity of these

De-recognition of financial instruments

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A financial liability (or a part of a financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

Impairment

Financial assets

The Company recognizes loss allowances using the expected credit loss for the financial assets which are not measured at fair value through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime expected credit loss.

Non-financial assets: Tangible and intangible assets

Property, plant and equipment and intangible assets are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to self and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs.

If the recoverable amount of an asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. An impairment loss is recognised in the statement of profit or loss. The Company review/assess at each reporting date if there is any indication that an asset may be impaired

Income taxes

The Income-tax liability is provided in accordance with the provisions of the Income-tax Act, 1961. Deferred income tax assets and liabilities are recognized for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Income tax and deferred tax are measured on the basis of the tax rates and tax laws enacted or substantively enacted at the end of the reporting period and are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the income tax and deferred tax are also recognized in other comprehensive income or directly in equity, respectively.

Leases

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

As per Ind AS 115 each lease component within the contract is accounted as a lease separately from non-lease components of the contract and the consideration in the contract is allocated to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components. A right-of-use asset representing its right to use the underlying asset for the lease term at the lease commencement date is recognised. The cost of the right-of-use asset measured at inception shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date less any lease incentives received, plus any initial direct costs incurred and an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset or restoring the underlying asset or site on which it is located. The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. Right-of-use assets are tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognized in the

The lease liability is measured at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the incremental borrowing rate is used.

The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made and remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised in-substance fixed lease payments. The amount of the re-measurement of lease flability due to modification is recognised as an adjustment to the right-of-use asset and statement of profit and loss depending upon the nature of modification. Where the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Company recognises any remaining amount of the re-measurement in statement of profit and loss.

Company as a lessee:

The Company has elected not to apply the requirements of Ind AS 116 Leases on short-term leases of all assets that have a lease term of 12 months or less and leasesfor which the underlying asset is of low value. The lease payments associated withthese leases are recognized as an expense on a straight-line basis over the leaseterm.

Transition to Ind AS 116

Ministry of Corporate Affairs ("MCA") through Companies (Indian AccountingStandards) Amendment Rules, 2019 and Companies (Indian Accounting Standards) Second Amendment Rules, has notified Ind AS 116 Leases which replaces the existinglease standard. ind AS 17 Leases, and other interpretations. Ind AS 116 sets out theprinciples for the recognition, measurement, presentation and disclosure of leasesfor both lessees and lessors. It introduces a single, on-balance sheet lease accountingmodel for lessees. The Company has adopted Ind AS 116, effective annual reporting period beginningApril 1, 2019 and applied the standard to its leases, retrospectively, with the cumulative effect of initially applying the standard, recognised on the date of initial application (April 1, 2019). For transition, the Company has elected not to apply the requirements of Ind AS 116to leases which are expiring within 12 months from the date of transition by class of asset and leases for which the underlying asset is of low value on a lease-by-leasebasis.

Provisions for claims including litigations are recognized when the Company has a present obligation as a result of past events, in the year when it is established by way of orders of court or government notifications etc. that it is probable that an outflow of resources will be required to settle the obligations and the amount can be reasonably estimated. The provision including any subsequent adjustments are accounted for in the same expenditure line item to which the claim pertains.

The preparation of these financial statements in conformity with the recognition and measurement principles of Ind AS requires the management of the Company to make estimates and assumptions that affect the reported balances of asset and liabilities.

disclosures relating to contingent liabilities as at the date of the financial statements and the reported amounts of income and expense for the period presented.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which estimates are revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concurring the future, and other sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities in future are:

Useful lives and residual value of property, plant and equipment: Useful life and residual value are determined by the management based on a technical evaluation considering nature of asset, past experience, estimated usage of the asset, vendor's advice etc and same is reviewed at each financial year end.

II)Deferred tax assets: The Company reviews the carrying amount of deferred tax assets including MAT credit at the end of each reporting period and reduces to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered

iii) Revenue

The Company's contracts with customers could include promises to transfer multiple products and services to a customer. The Company assesses the products / services promised in a contract and identify distinct performance obligations in the contract. identification of distinct performance obligation involves judgement to determine the deliverables and the ability of the customer to benefit independently from such deliverables.

Judgement is also required to determine the transaction price for the contract and to ascribe the transaction price to each distinct performance obligation. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as volume discounts, service level credits, performance bonuses, price concessions and incentives. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period. The Company allocates the elements of variable considerations to all the performance obligations of the contract unless there is observable evidence that they pertain to one or more distinct performance obligations.

The Company exercises judgement in determining whether the performance obligation is satisfied at a point in time or over a period of time. The Company considers indicators such as how customer consumes benefits as services are rendered or who controls the asset as it is being created or existence of enforceable right to payment for performance to date and atternate use of such product or service, transfer of significant risks and rewards to the customer, acceptance of delivery by the customer, etc.

Revenue for fixed-price contract is recognised using percentage-of completion method. The Company uses judgement to estimate the future cost-to-completion of the contracts which is used to determine the degree of completion of the performance obligation.

iv) Provision for gratuity and compensated absences: The provision for gratuity and compensated absences are based on actuarial valuation using the projected unit credit method. The Company uses actuarial assumptions to determine the obligation for employee benefit at each reporting period. These assumptions include the discount rate, salary escalation and employee turnover

AUDITOR'S REPORT

As per our separate report of even date

For and on behalf of Board

FOR AGGARWAL SAHIL & ASSOCIATES

CHARTERED ACCOUNTANTS

FRN: 026978N

CAL.

Sahil Aggarwal (Partner) M. No.: 523581 Akhil Dada (Chairman)

(Managing Director) DIN: 02321706 DIN: 00129891

Harvinder Singh Chopra Balinder Sharma (Chief Financial Officer)

Ashutosh Sharma (Company Secretary) M. No. A58510

Place: Chandigarh Date: 18.06.2020

INDEPENDENT AUDITOR'S REPORT To the Members of Piccadily Agro Industries Ltd Report on the Audit of the Consolidated Financial Statements

We have audited the accompanying Consolidated financial statements of M/s Piccadily Agro Industries Limited (hereinafter referred to as "the Group"), its associates (the Group, and its associates together referred to as " the Group"), comprising of the Consolidated Balance Sheet as at March 31, 2020, the Consolidated Statement of Profit & Loss (including Other Comprehensive Income), the Consolidated Cash Flow Statement, the Consolidated Statement of Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated financial statements"). In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated Financial Statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group and its associates as at 31st March, 2020, and their consolidated profit, consolidated total comprehensive income, their consolidated cash flows and consolidated statement of changes in equity for the year ended on that date.

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated 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 the matters described below to be the key audit matters to be communicated in our report:

S No

Key Audit Matter

Accuracy of recognition, measurement, presentation and disclosures of revenues and other related balances in view of adoption of Ind AS 115 "Revenue from Contracts with Customers" (new revenue accounting standard)

The application of the new revenue accounting standard involves certain key judgments relating to identification of distinct performance obligations, determination of transaction price of the identified performance obligations, the appropriateness of the basis used to measure revenue recognized over a period. Additionally, new revenue accounting standard contains disclosures which involve collation of information in respect of disaggregated revenue and periods over which the remaining performance obligations will be satisfied subsequent to the balance sheet date.

Auditor's Response

Principal Audit Procedures

We assessed the Group's process to identify the impact of adoption of the new revenue accounting standard. Our audit approach consisted testing of the design and operating effectiveness of the internal controls and substantive testing as follows:

- Evaluated the design of internal controls relating to implementation of the new revenue accounting standard.
- Selected a sample of continuing and new contracts, and tested the operating effectiveness of the internal control, relating to identification of the distinct performance obligations and determination of transaction price. We carried out a combination of procedures involving enquiry and observation, reperformance and inspection of evidence in respect of operation of these controls.
- Tested the relevant information technology systems' access and change management controls relating to contracts and related information used in recording and disclosing revenue in accordance with the new revenue accounting standard.
- Selected a sample of continuing and new contracts and performed the following procedures:
- Read, analyzed and identified the distinct performance obligations in these contracts.
 Compared these performance obligations with that identified and recorded by the Group.
- c) Considered the terms of the contracts to determine the transaction price including any variable consideration to verify the transaction price used to compute revenue and to test the basis of estimation of the variable consideration
- d) Samples in respect of revenue recorded for time and material contracts were tested using a combination of approved time sheets including customer acceptances, subsequent invoicing and historical trend of collections and
- e) Tested the provision calculations related to management incentives, discounts and rebates by agreeing a sample of amounts recognized to underlying arrangements with customers and other supporting documents.

Obtained Confirmations from customers on sample basis to support existence assertion of trade receivables and assessed the relevant disclosures made in the financial statements; to ensure revenue from contracts with customers are in accordance with the requirements of relevant accounting standards.

Evaluation of uncertain tax positions

The Group has material uncertain tax positions including matters under dispute which involves significant judgment to determine the possible outcome of these disputes.

Principal Audit Procedures

Obtained details of completed tax assessments and demands for the year ended March 31, 2020 from management. We involved our internal experts to challenge the management's underlying assumptions in estimating the tax provision and the possible outcome of the disputes. Our internal experts also considered legal precedence and other rulings in evaluating management's position on these uncertain tax positions.

Emphasis of Matters

Without qualifying our opinion, we draw attention to the following matters in the Notes to the financial Statements;

We draw attention to Note 44 of the accompanying consolidated financial statements, which describes the management's evaluation of impact of uncertainties related to COVID-I9 and its consequential effects on the operations of the Company. Our opinion is not modified in respect of this matter.

Information Other Than the Consolidated Financial Statements and Auditor's Report Thereon

The Group'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 Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the Consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the Consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Consolidated 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.

Management's Responsibility for the Financial Statements

The Group's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position. Consolidated Financial Performance, Consolidated Total Comprehensive income, Consolidated Changes in Equity and Consolidated Cash flows of the Group in accordance with the Ind AS and other accounting principles generally accepted in India. The respective Board of Directors of the companies included in the Group are responsible for maintenance of the adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements

can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated 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 Consolidated 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 financial controls relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also
 responsible for expressing our opinion on whether the Group and its associates have 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 ability of the Group 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 Consolidated 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.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements.

Materiality is the magnitude of misstatements in the consolidated financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matters

The Consolidated Financial Statements includes the Audited Financial Results of one subsidiary, whose Financial Statements reflect Group's share of Total Assets of Rs Nil as at March 31, 2020, Group's share of Total Revenue of Rs Nil and Group's share of total net loss after tax of Rs Nil and Rs. 1.26 lakhs for the quarter and year ended March 31,2020 respectively as considered in the Consolidated Financial Statements which have been audited by its respective independent auditor. The independent auditor's report on Financial Statements of the entity have been furnished to us and our opinion on the Consolidated Financial Statements, in so far as it relates to the amount and disclosures included in respect of the entity, is based solely on the report of such auditor and the procedures performed by us are as stated in paragraph above.

The Consolidated financial Statements include the audited Financial Statements of 1 associate, whose Financial Statements reflect Group's share of total net profit/(loss) after tax of Rs. Nil and Rs. Nil for the quarter ended 31.03.2020 and for the year ended 31.03.2020 respectively, as considered in the consolidated Financial Statements, which has been audited by its respective independent auditor. The independent

auditors' reports on Financial Results of this entity have been furnished to us and our opinion on the consolidated Financial Results, in so far as it relates to the amounts and disclosures included in respect of this entity is based solely on the reports of such auditor and the procedures performed by us as stated in paragraph above.

The Consolidated financial Results include the unaudited Financial Results of 1 associate, whose Financial Statements reflect Group's share of total net profit/(loss) after tax of Rs. (3.61 Lakhs) and Rs (3.61 Lakhs) for the quarter ended 31.03.2020 and for the year ended 31.03.2020 respectively, as considered in the consolidated Financial Results have been furnished to us by the Board of Directors and our opinion on the consolidated Financial Results, in so far as it relates to the amounts and disclosures included in respect of this entity is based solely on such unaudited Financial Results. In our opinion and according to the information and explanations given to us by the Board of Directors, these Financial Results are not material to the Group.

Our opinion on the Consolidated Financial Statements is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the Financial Results certified by the Board of Directors.

Report on Other Legal and Regulatory Requirements

- 1. 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 purpose of our audit.
- (b) In our opinion, proper books of account as required by law have been kept by the Group so far as it appears from our examination of those books;
- (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
- (d) In our opinion, the aforesaid Consolidated Financial statements comply with the Indian Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of written representations received from the directors of the Group as on March 31, 2020 taken on record by the Board of Directors of the Group, its subsidiaries and its associates, none of the directors of the Group Companies is disqualified as on March 31, 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 and the operating effectiveness of such controls; refer to our separate Report in "Annexure A" which is based on the auditor's reports of the Group, its subsidiary and associate companies. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Group's internal financial controls over financial reporting.
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
- In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Group to its directors during the year is in accordance with the provisions of section 197 of the Act.
- (h) 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:
- The Group has disclosed the impact of pending litigations on its financial position in its Consolidated financial statements;
- ii. The Group has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.

There has been no delay in transferring amounts and equity shares, required to be transferred, to the Investor Education and Protection Fund by the Group.

For AGGARWAL SAHIL & ASSOCIATES

Chartered Accountants (Regd No.:026978N)

Sd/-Sahil Aggarwal Partner (Membership No.: 523581) UDIN: 20523581AAAABA6937

Date: June18, 2020 Place: Chandigarh

Annexure "A" to the Audit Report

(Referred to in paragraph 1(f) under Report on Other Legal and Regulatory Requirements' section of our report to the Members of Piccadily Agro Industries Limited of even date).

Report on the Internal Financial Controls Over Financial Reporting under Clause

(i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

In conjunction with our audit of the consolidated financial statements of the Group as of and for the year ended March 31, 2020, we have audited the internal financial controls over financial reporting of PICCADILY AGRO INDUSTRIES LIMITED (hereinafter referred to as "Group"), its subsidiary companies and its associate companies, which are companies incorporated in India, as of that date.

Management's Responsibility for the Internal Financial Controls

The Board of Directors of the Group, its subsidiaries and its associate companies, which are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Group 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 ("the 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 respective Group'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.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Group, its subsidiaries and its associates, 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 as specified 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 pian 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 Consolidated 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 internal financial controls system over financial reporting of the Group, its subsidiary and its associate Companies.

Meaning of Internal Financial Controls Over Financial Reporting

A Group'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 Group'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 Group: (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 Group are being made only in accordance with authorizations of management and directors of the Group; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Group's assets that could have a material effect on the financial statements.

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 and to the best of our information and according to the explanations given to us, the Group, its subsidiaries and its associate companies have, 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 March 31, 2020, based on the internal control over financial reporting criteria established by the respective companies 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 AGGARWAL SAHIL & ASSOCIATES

Chartered Accountants (Regd No.:026978N) Sd/-

Sahil Aggarwal Partner

(Membership No.: 523581) UDIN: 20523581AAAABA6937

Date: June18, 2020 Place: Chandigarh

S No.		Particulars	Note	CONSOLIDATED	1st March 2020
				AS ON 31.03.2020	AT 31.03,2019
A)	ASSETS			(Amount in Rs)	(Amount in Rs)
	1	Non-Current assets			
	(a)	Property Plant & Equipr	nent 1	1,407,702,884	1,483,197,248
	(b)	Capital Work in Progres	s 1A	460,776,587	458,038,580
	(c)	Other Intangible Assets		400,770,367	
	(d)	Investment Property			1,429,967
	(e)	Biological assets	3	457,749	
	(f)	Financial assets	5. 3 55	437,149	503,249
	(i)	Investments	79/1	12222231000	
	(E)	Other financial assets	4 5	688,894,968	648,694,105
	(g)			9,943,191	9,428,191
	(h)	Deferred Tax assets(net Other non current asset		101 ACROSTO	
	first	Other non current asset	5 6	48,111,109	61,946,844
	= 39	Total non-current asse	ts	2,615,886,487	2,663,238,184
	2	Current assets			
	(a)	Inventories	7	4 470 000 000	2000 200 A C P 4 A B 8 P
	(b)	Financial assets	33	1,476,823,226	1,264,981,920
	(i)	Trade receivables	8	868 FRS 555	122.002.000.000
	(ii)	Cash & Cash Equivalen		322,592,383	421,504,451
	(iii)			44,397,912	165,673,013
	3. 3.	Other Bank Balances	10	6,275,765	15,452,772
	(iv)	Loans Other financial assets	11	*	50,000
	(v)		12	32,254,799	48,022,530
	(c)	CurrentTax assets(net)	900		
	(d)	Other current assets	13	112,121,941	118,567,589
		Total current assets		1,994,466,026	2,834,252,275
		Total assets		4,610,352,513	4,697,490,459
	B)	EQUITY AND LIABILITY	ES		
	(a)	Equity Share Capital	14	946,611,800	212.011.000
	(b)	Other Equity	15	746,127,580	946,611,800 554,868,044
		Total equity		505500000	
	2	Non current Liabilities		1,692,739,380	1,501,479,844
_	(a)	Financial flabilities			
		HARRIGIA MADIBUES	220		
		Porrowings			
	(D)	Borrowings Provisions	16	199,343,380	86,231,173
	(b)	Provisions	18	4,492,240	3,887,291
	(b) (c)	Provisions Deferred tax liabilities (N	18 et) 18		100 PM 10
	(b)	Provisions Deferred tax liabilities (N Other non current liabilities	18 et) 18 es	4,492,240 153,719,033	3,887,291 223,264,859
	(b) (c) (d)	Provisions Deferred tax liabilities (N Other non current liabilities Total non-current liabilities	18 et) 18 es	4,492,240	3,887,291
	(b) (c) (d)	Provisions Deferred tax liabilities (N Other non current liabiliti Total non-current liabilities	18 et) 18 es	4,492,240 153,719,033	3,887,291 223,264,859
	(b) (c) (d) 3 (a)	Provisions Deferred tax liabilities (N Other non current liabiliti Total non-current liabiliti Current Liabilities Financial liabilities	18 et) 18 es ties	4,492,240 153,719,033 357,554,653	3,887,291 223,264,859 - 313,383,323
	(b) (c) (d) 3 (a) (i)	Provisions Deferred tax Babilities (N Other non current Babilit Total non-current Babilit Current Liabilities Financial Babilities Borrowings	18 18 18 18 18 19 19 19 19 19 19 19 18 18 18 19 19 19 19 19 18 18 18 18 18 18 18 18 18 18 18 18 18	4,492,240 153,719,033 357,554,653	3,887,291 223,264,859
	(b) (c) (d) 3 (a) (i) (ii)	Provisions Deferred tax liabilities (N Other non current liabiliti Total non-current liabilit Current Liabilities Financial liabilities Borrowings Trade Payables	18 18 ss tiles 19 20	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706
	(b) (c) (d) 3 (a) (i) (ii)	Provisions Deferred tax liabilities (N Other non current liabiliti Total non-current liabilities Current Liabilities Financial liabilities Borrowings Trade Payables Other financial liabilities	18 18 18 18 18 19 19 19 19 19 19 19 18 18 18 19 19 19 19 19 18 18 18 18 18 18 18 18 18 18 18 18 18	4,492,240 153,719,033 357,554,653	3,887,291 223,264,859 - 313,383,323 970,564,178
	(b) (c) (d) 3 (a) (i) (ii)	Provisions Deferred tax liabilities (N Other non current liabiliti Total non-current liabilit Current Liabilities Financial liabilities Borrowings Trade Payables	18 18 ss tiles 19 20	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706
	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c)	Provisions Deferred tax liabilities (N Other non current liabiliti Total non-current liabilities Current Liabilities Financial liabilities Borrowings Trade Payables Other financial liabilities	18 18 ss tiles 19 20	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118
	(b) (c) (d) 3 (a) (i) (ii) (iii)	Provisions Deferred tax liabilities (N Other non current liability Total non-current liability Current Liabilities Financial liabilities Borrowings Trade Payables Other financial liabilities Provisions	18 18 ss tiles 19 20 21	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078
	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c)	Provisions Deferred tax Babilities (N Other non current Babilit Total non-current Babilit Current Liabilities Financial Babilities Borrowings Trade Payables Other financial Babilities Provisions Current Tax Liabilities	18 18 18 18 19 20 21	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118
	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c)	Provisions Deferred tax Babilities (Nother non current Babilities Total non-current Babilities Financial Babilities Borrowings Trade Payables Other financial Babilities Provisions Current Tax Liabilities Total current Babilities	18 18 18 18 19 20 21 22 23	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398 38,813,335 145,186,576 2,560,058,479	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078 84,168,213 2,882,627,292
OK AG	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c) (d)	Provisions Deferred tax Babilities (N Other non current Babilit Total non-current Babilit Current Liabilities Financial Babilities Borrowings Trade Payables Other financial Babilities Provisions Current Tax Liabilities Total current Babilities Total current Babilities TOTAL FOURTY AND LI Dements & significant acc AHIL & ASSOCIATES	18 18 18 18 19 20 21 22 23 ABILITIES	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398 38,813,335 145,186,576 2,560,058,479	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078 64,168,213
HARTE	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c) (d)	Provisions Deferred tax Babilities (N Other non current Babilit Total non-current Babilit Current Liabilities Financial Babilities Borrowings Trade Payables Other financial Babilities Provisions Current Tax Liabilities Total current Babilities Total current Babilities TOTAL FOURTY AND LI Dements & significant acc AHIL & ASSOCIATES	18 18 18 18 19 20 21 22 23 ABILITIES	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398 38,813,335 145,186,576 2,560,058,479	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078 64,168,213 2,882,627,292
HARTE RN: 02	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c) (d)	Provisions Deferred tax Babilities (N Other non current Bability Total non-current Bability Total non-current Babilities Financial Babilities Borrowings Trade Payables Other financial Babilities Provisions Current Tax Liabilities Other current Liabilities Total current Babilities TOTAL EQUITY AND LL tements & significant acceptable AASSOCIATES UNTANTS	18 18 18 18 19 20 21 22 23 ABILITIES	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398 38,813,335 145,186,576 2,560,058,479 4,610,352,513	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078 84,168,213 2,882,627,292
HARTE RN : 02 d/-	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c) (d) financial stat GARWAL S. ERED ACCO 6978N	Provisions Deferred tax Babilities (N Other non current Babilities Total non-current Babilities Financial Babilities Borrowings Trade Payables Other financial Babilities Provisions Current Tax Liabilities Other current Liabilities Total current Babilities TOTAL EQUITY AND LL terments & significant acc AHIL & ASSOCIATES UNTANTS Sd/- Sd/-	18 18 18 18 18 19 20 21 22 23 ABILITIES ounting policies 1-46	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398 38,813,335 145,186,576 2,560,058,479 4,610,352,513	3,887,291 223,264,859 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078 84,168,213 2,882,627,292 4,697,490,459
OR AG HARTE RN : 02 d/- ahil Agg	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c) (d) (d) (financial stat GARWAL S. RED ACCO 6978N	Provisions Deferred tax Babilities (Nother non current Babilities) Total non-current Babilities Financial Babilities Financial Babilities Financial Babilities Financial Babilities Other financial Babilities Provisions Current Tax Liabilities Other current Liabilities Total current Babilities TOTAL EQUITY AND LI DEMERS & significant acc AHIL & ASSOCIATES UNTANTS Sd/- Akhil Dada Harvi	18 st) 18 ss tiles 19 20 21 22 23 ABILITIES ounting policies 1-46 For a	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398 38,813,335 145,186,576 2,560,058,479 4,510,352,513	3,887,291 223,264,859 - 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078 64,168,213 2,882,627,292 4,697,490,459
HARTE RN : 02 d/-	(b) (c) (d) 3 (a) (i) (ii) (iii) (b) (c) (d) financial stat GARWAL S. RED ACCO 6978N	Provisions Deferred tax Babilities (N Other non current Bability Total non-current Bability Total non-current Babilities Financial Babilities Borrowings Trade Payables Other financial Babilities Provisions Current Tax Liabilities Total current Babilities Total current Babilities TOTAL FOLITY AND LI DEMENTS & significant acc AHIL & ASSOCIATES UNTANTS Sd/- Akhil Dada Harvi (Chairman) (Man	18 18 18 18 18 19 20 21 22 23 ABILITIES ounting policies 1-46	4,492,240 153,719,033 357,554,653 900,648,732 1,265,993,438 209,416,398 38,813,335 145,186,576 2,560,058,479 4,610,352,513	3,887,291 223,264,859 313,383,323 970,564,178 1,493,393,706 309,365,118 25,136,078 84,168,213 2,882,627,292 4,697,490,459

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31 March 2020

S No.	Particulars	Note	AS ON 31.03.2020 (Amount in Rs)	CONSOLIDATED AS AT 31.03.2019 (Amount in Rs)
9	RECORD THE PAINCY FEMALES	1000	1976-1976-1976-1976-1976-1976-1976-1976-	(Amount in Na)
L.	Revenue from operations	24	3,995,401,772	3,721,400,339
H.	Other Income	25	2,867,073	87,214,009
Ш.	Total Income		3,998,268,845	3,808,614,348
IV.	Expenses:			
	Cost of materials consumed	26	2,882,782,082	2,497,318,524
	Change in F.G. WIP, and Stock-in-Trade	27	(195,372,252)	44,897,449
	Excise duty on sale of goods		1,340,887	7,943,992
	Employee Benefit Expenses	28	147,596,283	117,747,521
	Finance costs	29	148,455,510	165.942.268
	Depreciation and amortization expense	30	131,478,678	125,536,244
	Other expenses	31	754,695,173	781,926,403
	Total expenses		3,870,976,360	3,741,312,400
V.	Profit before exceptional items and tax		127,292,485	67,301,948
VI.	Exceptional items		15,009,936	ē
VIL	Profit before tax		112,282,549	67,301,948
VIII.	Tax expense:			
	(1) Current tax		39,176,086	25.263.291
	(2) Deferred tax		(69,545,826)	9,439,009)
IX.	Income tax of Previous Year		7,108,616	(2,090,769)
X.	Wealth Tax of Previous Year			8
XI.	Profit after tax		135,543,673	53,568,435
	Share of Profit/(Loss) in Associate & Joint	Venture	55,715,862	(32,278,131)
	Net Profit attributable to equity shareholde Other comprehensive income (i) Items that will not be re-classified to pro	ETOPICA PER TOPICA DE	191,259,536	21,290,303
	 Remeasurements of defined benefit obligi- Income tax relating to items that will not b to profit or loss 	ation (net)	1	
	(ii) Items that may be re-classified to profit of income tax relating to items that may be re-		183	
	to profit or loss Total other comprehensive income (net of	tax) -		
XIL	Total comprehensive income		191,259,536	21,290,303
- dia	Earnings per equity share-basic /diluted:		191,500,000	21,250,303
	-Before exceptional item		2.19	0.23
			2.03	0.23
	-After exceptional item			

Notes on Financial Statements & Significant Accounting Policies '1-45'

AUDITOR'S REPORT

As per our separate report of even date FOR AGGARWAL SAHIL & ASSOCIATES CHARTERED ACCOUNTANTS

FRN: 026978N

Sd/-Sahil Aggarwal (Partner) M. No. : 523581 Sd/-

Sd/-Akhil Dada Harvinder Singh Chopra Balinder Sharma (Chairman) (Managing Director) (Chief Financial O DIN: 02321706 DIN: 00129891

Sd/-

Ashutosh Sharma (Chief Financial Officer) (Company Secretary) M. No. A58510

For and on behalf of Board

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

l			(In Ks)
Ā.	Equity Share Capital		
	Equity Shares of INR 10 each issued, subscribed and fully paid up	ued, subscribed and fully pa	dn pi
	Particulars	Number of shares	Amount
	As at April 1,2018	94,661,180	946,611,800
	Changes in equity share capital		
	Balance as at March 31,2019	94,661,180	946,611,800
	Changes in equity share capital		
	Balance as at March 31,2020	94.661,180	946 611 800

Equity	Retained Earnings Equity 324,789,677 637,363,717		637,3	637,7	637,3 -107,9 4,1	637,3 4,1 554,8
	Capital Incentive Retained 107,960,526 32	Retain	Retain	Retaine	Retain	Retain
Canifel Incentio	107,960,52	107,960,52	107,960,52 21,290,30 -107,960,52	107,960,52 21,290,30 -107,960,52	107,960,52 21,290,30 -107,960,52	107,960,52 21,290,30 -107,960,52
-	-	+++	++++	+++	++++	+++++
	194,891,714 Securities Premium 194,891,714	194,891,714	194,891,714	194,891,714 4,174,550	194,891,714 4,174,550 199,066,264	194,891,714 4,174,550 199,066,264
	Cap	+++	+	+		
	at 1st April 2018	at 1st April 2018 offt for the period	s at 1st April 2018 rofit for the period eversals from Capital Inc	s at 1st April 2018 rofit for the period eversals from Capital Inc ecognillon on Consolidatio	s at 1st April 2018 rofit for the period eversals from Capital Inc ecognillon on Consolidatio s At 31st March 2019	As at 1st April 2018 Profit for the period Reversals from Capital Incentive Recognition on Consolidation As At 31st March 2019 Profit for the period

Notes on Financial Statements & Significant Accounting Policies '1-45' AUDITOR'S REPORT

As per our separate report of even date FOR AGGARWAL SAHIL & ASSOCIATES CHARTERED ACCOUNTANTS

For and on behalf of Board

FRN: 026978N

Sd/-

Sd/-

Sd/-Sahil Aggarwal (Partner) M. No.: 523581

Akhil Dada

Harvinder Singh Chopra (Chairman) (Managing Director) DIN: 02321706 DIN: 00129891

Balinder Sharma (Chief Financial Officer)

Sd/-Ashutosh Sharma (Company Secretary) M. No. A58510

CONSOLIDATED STATEMENT OF CASH FLOW FOR THE YEAR ENDED 31 March 2020

S No.	Particulars	CONSOLIDATED	CONSOLIDATEDAS
		AS ON 31.03.2020	AT 31.03.2019
		(Amount in Rs.)	(Amount in Rs.)
CASHFLOW	FROM OPERATING ACTIVITIES:	S - MILLIE ACTIVITY AND	
PROFIT AFTE	R TAX AND SHARE FROM ASSOCIATES:	191,259,536	21,290,383
	TS TO RECONCILE PROFIT BEFORE TAX TO NET CASH Y OPERATING ACTIVITIES:	•	8
NOOME TAV	CHARGED IN PROFIT AND LOSS A/C	(22.254.424)	49 799 541
	ON AND AMORTIZATION	(23,261,124) 131,478,678	13,733,513 125,536,244
FINANCE CO		148.455.510	165,942,26
	IT) ON SALE OF FIXED ASSETS	(50,886)	100,942,200
	COME RECEIVED	(651,993)	(722,325
	PROFIT BEFORE WORKING CAPITAL CHANGES	447,229,720	325,780,004
OFERATING	PROFIT BEFORE WORKING CAPITAL CHANGES	441,223,120	323,100,004
CHANGES IN	OPERATING ASSETS AND LIABILITIES:		
TRADE RECE	IVABLES	98,912,068	(201,339,141
OTHER RECE	EIVABLES	32,094,264	39,379,04
INVENTORY	& BIOLOGICAL ASSETS	(211,795,806)	57,723,58
PROVISIONS		604,949	576.03
TRADE AND	OTHER PAYABLES	(336,246,070)	364,415,37
CASH GENE	RATED FROM OPERATIONS	30,799,124	586,534,907
INCOME TAX	PAID (NET)	32,371,907	7,237,172
NET CASH F	LOW FROM OPERATING ACTIVITIES (A)	(1,572,783)	579,297,729
CASH FLOW	FROM INVESTING ACTIVITIES:		
NET PURCHA	ASE/SALE OF FIXED ASSETS	(57,241,467)	(78,176,125
CHANGE IN (GOODWILL	***************************************	32,271,570
CHANGE IN A	ADVANCE FOR CAPITAL GOODS	13,835,736	57,911,10
NET CHANGE	E IN INVESTMENTS	(40,200,863)	(4,167,995
INTEREST IN	COME RECEIVED	651,993	722,325
NET CASH F	LOW FROM INVESTING ACTIVITIES (B)	(82,954,601)	8,560,885
CASH FLOW	FROM FINANCING ACTIVITIES:		
	FROM LONG-TERM BORROWINGS	113,112,208	(275,717,372
FINANCE CO		(148,455,510)	(165,942,268
NET CASH F	LOW FROM FINANCING ACTIVITIES (C)	(35,343,302)	(441,659,640
NET INCREA	SE IN CASH AND CASH EQUIVALENTS (A+B+C)	(119,870,685)	146,198,97
OPENING CA	SH AND CASH EQUIVALENTS	162,763,675	16,564,700
CI OSING CA	SH AND CASH EQUIVALENTS	42,892,990	162,763,67

Notes on Financial Statements & Significant Accounting Policies '1-45'

AUDITOR'S REPORT

As per our separate report of even date FOR AGGARWAL SAHIL & ASSOCIATES For and on behalf of Board

CHARTERED ACCOUNTANTS

FRN: 026978N

Sd/-

Sahil Aggarwal (Partner) M. No. : 523581 Sd/+ Akhil Dada

Sd/-Harvinder Singh Chopra Balinder Sharma (Chairman) (Managing Director) DIN: 02321706 DIN: 00129891

Sd/-

Sd/-Ashutosh Sharma (Chief Financial Officer) (Company Secretary) M. No. A58510

		Land Other Than	Ruilding	Diant & Markinson	Г		-				
	Land	Factory Building		right Smachingty	Office Flat	& Fixture	Equipment	Vehicle	Tractor	Computer	Total
Gross carrying Amount Deemed cost at April 1,2019	26,105,761	128,835,000	181,014,013	2 347 085 806	-	7 205 063	6 700 370	60 644 YOF	4 907 007		200 0000
Additions	*			46.449.919	10,100,101	479 436	200,000	00,044,735	1,367,397	061,806,6	2,831,467,171
Disposal				2 000 604		113,420	(33,405	8,915,213		493,320	57,765,342
Balance as at March 31,2020	26,105,761	128,835,000	181,014,013	2,390,715,090	46,790,267	7,379,389	7,442,844	90,760,008	1,367,997	6,001,510	2,886,411,879
Accumulated Depriciation As at April 1,2019			97.209 933	1 181 701 548	3 344 304	6 000 000	404 404	***			N N N
Deprication charged for the year			5.466.509	117 410 342	744 025	400,000	3,447,593	49,009,111	1,239,391	4,343,871	1,348,269,926
Disposals		•	· ·	1 039 605	A00,00	000'000	411,102	0,734,808	16,651	479,400	131,478,678
Balance as at March 31 2020			102,676,442	1,298,072,285	4,045,223	6,232,717	5,839,101	55.763.917	1.256.043	4.823.274	1,039,605
Net Carrying Amount								1			and a state of
As at March 31, 2020	26,105,761	128,835,000	78,337,571	1,092,642,805	42,745,044	1,146,672	1,603,743	34.996.092	111.954	1.178.238	1 407 702 884
S of march 21,2019	26,105,761	128,835,000	83,804,080	1,165,384,258	43,478,976	1,172,581	1,287,980	31,835,684	128,606	1,164,319	1,483,197,248
Capital Work in Progress											
As at March 31, 2020											460,776,587
STATE OF THE STATE											458 038 580
Details of capital work-in-progress as on 31,03,2020 is as under:	ress as on 31.03.2	020 is as under:									
Opening parance of Capital Work in Progress as at 31st March 2019	ora in Progress as	at 31st March 2019	458,038,580								
(+) Additions	430		49,730,762								
(-) Transfers/Capitalised			46,992,755								
(-) Disposals											
Closing Balance of Capital Work in Progress as at 31st March 2020 480 775,587	k in Progress as a	at 31st March 2020 480.	776,587								
Notes on Financial Statements & Significant Accounting Policies 1-45 AUDITOR'S REPORT	Significant Accou	unting Policies '1-45'		For and on behalf of Board	of Board					- 100 - 100	
As per our separate report of even date For and on behalf of Roard	en date			Sd/- Sahii Accessural	Sd/.	Sd/-	Court Office			-/pS	
FOR AGGARWAL SAHIL& ASSOCIATES CHARTERED ACCOUNTANTS FRN: 026978N	SOCIATES			(Partner) M. No. : 523581	(Chairman) DIN: 02321706	A115 (215)	Managing Director) DIN: 00129891		Chief Financial Officer)	Ashutosh Sharma (Company Secreta M. No. A58510	Ashufosh Sharma (Company Secretary) M. No. A58510
				Place: Chandigarh Date: 18.06.2020							

		TEMENTS FOR T		
(Amount in Rs			THER INTANGIBLE ASSETS AS ON 31.03.2020	NOTE 2: 01
Total	CMS Software	CAS Software		
1,429,967	337,080	1,092,887	ying Amount at April 01,2019	
1,429,967	337,080	1,092,887		Disposals
10.000.000	1 a	10000000000000000000000000000000000000	at March 31, 2020	
			ed Depriciation	
	•		on, 2019 charged for the year	As at April
	1	- 1	oranged for the year	Disposals
	3190	8.	at March 31, 2020	Balance as
			ng Amount	
1,429,967	337,080	1,092,887		As at Marci As at Marci
CONSOLIDATEDAS	CONSOLIDATEDAS	1,1902,001	BIOLOGICAL ASSETS	NOTE 3
AS AT 31.03.2019	ON 31.03.2020		BIOLOGICALAGOLIG	NOIL 3
503,249	457,749		Sugarcane	
503,249	457,749	TOTAL	- Carlos Carlos and a carlo	
CONSOLIDATED AS AT 31,03,2019	CONSOLIDATED AS ON 31,03,2020		NON CURRENT INVESTMENTS	NOTE 4
			Investment in Equity Instruments	1)
			1. 1 23 57 5 5 5 5 5 5 5 5 5 5 7 5 7 5 7 5 7 5	A
424 424 424	400 000 000		Quoted	i
134,124,105	190,200,993		Piccadily Sugar and Allied Industries Limited (Investment Rs. 1621,28 Lacs (Rs. 673,88 Lacs) inc 6,91,936 Equity Shares at Rs. 10.68/- Per Share for	8
		- per share for	(At cost), 60,00,000 Equity Share at Rs, 10/-per Sha Rs, 600,00 Lacs and 16,50,000 shares at Rs, 57,27 Rs, 947,39 Lacs (Market Value of Shares is Rs 6,27 These investment are Valued at Cost.)	
			(NOOC II I FOOC NOTICE IN OF FOREIGN OF COOK)	
	691 075		Unquoted Madus Reverages LLP	1
9	693,975 ,975)	count Balance of Rs 6,43	Unquoted Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current Ac	Ĺ
ä		count Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current Ar	100
ä		count Balance of Rs 6,43	Madya Beverages LLP	100
ě		count Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current Ac -Subsidiaries (at cost)	60
16,570,000		ecount Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current Ad- Subsidiaries (at cost) Unquoted	100
16,570,000		count Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd.	B.
16,570,000		count Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others	100
333477 3457	.975)	count Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd.	B.
16,570,900 30,000,000		count Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost)	B. i. C.
333477 3457	.975)	count Balance of Rs 6,43	Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt Ltd.	B. i. C.
333477 3457	.975)		Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt Ltd. (30 Lacs Equity Shares at Rs. 10/- each.)	B. i. C. i.
30,000,000	30,000,000		Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt Ltd. (30 Lacs Equity Shares at Rs. 10/-each.) Piccadily Hotels Private Limited (39800 Equity shares having face value of Rs 100/-	B. C. L
30,000,000	30,000,000		Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt Ltd. (30 Lacs Equity Shares at Rs. 10/- each.) Piccadily Hotels Private Limited (39800 Equity shares having face value of Rs 100/- at share premium of Rs 9900/- each.)	B. C. L
30,000,000 398,000,000 70,000,000	30,000,000 398,000,000 70,000,000		Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current AdSubsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt Ltd. (30 Lacs Equity Shares at Rs. 10/- each.) Piccadily Hotels Private Limited (39800 Equity shares having face value of Rs 100/- at share premium of Rs 9900/- each.) Investment in Debentures (at amortized cost) Unquoted Debenture - Astin Excavation & Mining Pvt. Ltd.	B. C. i. 2)
30,000,000 398,000,000	30,000,000		Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current Ad- Subsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt. Ltd. (30 Lacs Equity Shares at Rs. 10/- each.) Piccadily Hotels Private Limited (39800 Equity shares having face value of Rs 100/- at share premium of Rs 9900/- each.) Investment in Debentures (at amortized cost) Unquoted Debenture - Astin Excavation & Mining Pvt. Ltd. (Unsecured Optionally Convertible Redeemable 7,00,000 Debentures @Rs 100/- Each)	B. C. i. 2)
30,000,000 398,000,000 70,000,000	30,000,000 398,000,000 70,000,000		Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current Ad- Subsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt Ltd. (30 Lacs Equity Shares at Rs. 10/- each.) Piccadily Hotels Private Limited (39800 Equity shares having face value of Rs 100/- at share premium of Rs 9900/- each.) Investment in Debentures (at amortized cost) Unquoted Debenture - Astin Excavation & Mining Pvt. Ltd. (Unsecured Optionality Convertible Redeemable	B. C. i. 2)
30,000,000 398,000,000 70,000,000	30,000,000 398,000,000 70,000,000		Madya Beverages LLP (Fixed Capital Balance of Rs 50,000 and Current Ad- Subsidiaries (at cost) Unquoted Unquoted Fully Paid Up Clear Vision India Media Pvt. Ltd. Others Unquoted (at Cost) Good Morning India Media Pvt. Ltd. (30 Lacs Equity Shares at Rs. 10/- each.) Piccadily Hotels Private Limited (39800 Equity shares having face value of Rs 100/- at share premium of Rs 9900/- each.) Investment in Debentures (at amortized cost) Unquoted Debenture - Astin Excavation & Mining Pvt. Ltd. (Unsecured Optionally Convertible Redeemable 7,00,000 Debentures @Rs 100/- Each)	B. C. i.

ccadily			Piccadily Agro I	ndustries Limit
NOTE 6	OTHER NON CURRENT ASSETS			
	Advance for Capital Goods		48,111,109	61,946,84
	(Unsecured But Considered Good)		10,111,100	01,540,04
		TOTAL	48,111,109	61,946,84
NOTE 7	INVENTORIES			
	(As per inventories taken , valued & certified by the management	nt)		
	Stores & Spares		41,294,816	38,659,90
	Raw Materials		16,563,948	2,729,80
	Work in Progress		377,032,234	346,197,48
	Finished Goods		1,041,932,227	877,394,73
******	er note on significant policies for the valuation of inventories	TOTAL	1,476,823,226	1,264,981,92
100	or note on significant policies for the valuation of inventones			
NOTE 8	TRADE RECEIVABLES			
	Unsecured But Considered Good		322,592,383	421,504,45
		TOTAL	322,592,383	421,504,45
NOTE 9	CASH & CASH EQUIVALENTS			
(a)	Cash & Cash Equivalents			
211	-Cash in Hand		5,137,985	254,10
(b)	Balance with Banks			
13	-in Current Accounts		37,755,005	162,509,57
(c)	Balance with Banks			
	-In Deposit Account (Earmarked Balances)	7720270	1,504,922	2,909,33
		TOTAL	44,397,912	165,673,01
NOTE 18	Other Bank Balances			
(a)	Fixed Deposits			
10.00	Maturing after 12 Months		100,000	1,166,800
	Maturing within 12 Months		5,683,659	14,013,55
(b)	Interest Accrued on FDR		492,106	272.41
10.3		TOTAL	6,275,765	15,452,772
NOTE 11	LOANS			
	Loan to other entities - Unsecured Considered Good		2	50,000
		TOTAL		50,000
NOTE 12	OTHER FINANCIAL ASSETS			
	Security deposits		7,209,000	6,309,000
	Other debts considered good		25,045,799	41,713,530
	7-20-40 ST 10-00-0	TOTAL	32,254,799	48,022,530
NOTE 13	OTHER CURRENT ASSETS			
	(Unsecured considered good unless otherwise stated)			
	Advance to suppliers		98,934,871	100,669,174
	Prepaid expenses		9,259,678	7,937,839
	Balances with Statutory Authorities		3,927,391	9,960,577
		TOTAL	112,121,941	118,567,589
NOTE 14	EQUITY SHARE CAPITAL			
A)	AUTHORISED		441	
	10,10,00,000 Equity shares of Rs. 10/-each		1,010,000,000	1,010,000,000
	ISSUED SUBSCRIBED & PAID UP		943,392,800	049 909 800
	94339280 Equity Shares of Rs. 10/- each		343,382,000	943,392,800
	fully called up and paid up.			
	Add Forfeited Shares:		3 240 000	25455-
	643800 Shares of Rs.10 Each		3,219,000	3,219,000
	Rs.5/- paid up		946,611,800	946,611,800

Di:		- 40	
7	೧೮೭	3 Cli	ıv.

Piccadily Agro Industries Limited

I.	exo ii) H iii) I	aryana Govt. For Payment of Cane Creditors Direct News Private Limited payable after 1 year) TOTAL UNSE	CURED LOANS	2 э	25,986,84 833,15 39,976,17
il.	exo ii) H iii) I	Direct News Private Limited		ū	227277002
il.	ехо	aryana Govt. For Payment of Cane Creditors		•	25,986,84
II.	1000	e Transport (1985) 전 전 전 경기 (1985) 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전		AND THE RESERVE TO A PARTY OF THE PARTY OF T	
IL.		e company has considered the loan as unsecured loan as no ept security offered by M/s Piccadily Hotels (P) Ltd (related pa		the state of the s	
IL.	100000	ndiabulis Finance	rangellusen officer d'h	the company for the com	13,156,18
II.					15 pp 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	UN	SECURED TOTAL SE	CURED LOANS	199,343,380	46,254,99
	(Oth	her Loan include Vechicle Loans from banks secured by hyp			ANY CALL OF STREET, BUILDING
	lv)	Other Loans		7,343,380	12,429,20
	3 - 60	an Against Mortgage of Building, to be repaid in 36 Monthly In	stallments at the rate		
		The Karmai Central Coop Bank Ltd		192,000,000	
		enance nome rinance Ltd Secured an Against Mortgage of Building, to be repaid in 36 Monthly In	stallments)	3	14,023,78
		lock assets of the company and personal guarantee of promo eliance Home Finance Ltd Secured	oters.)	8	14,025,79
		m Loan from PNB to upgrade and modernise the sugar plant		ncy for distillery unit secure	ed against first char
		rm Loans From Punjab National Bank	VICTORIA CONTRA LOS VARIANTES		19,800,00
	10000	IIV Wes apparented the W			
	L A	SECURED LOANS & ADVANCES			
		AFAURES :			
NOTE	16	LONG TERM BORROWINGS			
			Total (A+B+C)	746,127,580	554,868,04
		Closing balance	Total C	537,339,516	346,079,98
		Net Profit during the year		191,259,536	21,290,30
	C)	As Per Last Balance Sheet		346,079,980	324,789,67
	-	PROFIT & LOSS ACCOUNT	Total B	9,721,800	9,721,80
	B)	SECURITY PREMIUM		9,721,800	9,721,80
		Incentive scheme 1993 for repayment of Term Loans)	Total A	199,066,264	199,066,26
		pursuance of Sugar			
	5020	(Includes Capital Reserve on Consolidation and Capital re-	celpt in		SESSION
	A)	CAPITAL RESERVE		199,066,264	199,066,26
NOTE	15	OTHER EQUITY			
		As at March 31, 2020		94,339,280	943,392,80
		Add: Shares issued during the year			
		As at March 31, 2019		94,339,280	943,392,800
		As at April 1, 2018 Add: Shares issued during the year		94,339,280	943,392,80
		Subscribed and fully paid up Equity Shares:	Num	nber of Shares Held	Amoun
		STATE TOWN WITH STREET			
	D)	Reconciliation of number of shares and amount outstar beginning and at the end of the reporting period:	nding at the		
		101			
	3.	Piccadily Hotels (P) Ltd.		13,747,284	13,747,284
	2	M/s Soon N Sure Holdings Ltd.		31,564,692	31,564,690
	1	Mr. Siddhartha Vashishta		March 2020 21,378,092	March 2019 21,378,092
		Number of Shares Held		As on 31st	As on 31s
	C)	DETAIL OF SHAREHOLDERS HOLDING MORE THAN 5	% SHARES		
			V CLIANTS		
		shareholding in the paid up equity capital of the company.	e rui viuluos		
	-/	In the event of winding up, the equity shareholders will be en remaining balance of assets, if any, in proportionate to their			
	iii)	proportion to amount paid up with respect to share holding.	sisteral to accept to the		
	77	Each Shareholder has the right in profit/surplus in			
	ii):	Each Shareholder is entitled to one vote per share.			

	y			Piccadily Agro In	dustries Limite
NOTE 17	7	LONG TERM PROVISIONS			
		Provision For Employees Benefit			
		- Gratuity	20000	4,492,240	3,887,291
		AF	TOTAL	4,492,240	3,887,291
OTE 1	8	DEFERRED TAX			
A	A.	Deferred Tax Asset			
		On Account of Disallowances, Long Term Capital Loss and other		12,290,068	3,135,140
		temporary differences			
В	8.	Deferred Tax Liability			
		On Account of Timing Difference due to Depreciation		166,009,101	226,399,999
		Net Deferred Tax Liability (B - A)		153,719,033	223,264,859
NOTE 1	9	SHORT TERM BORROWINGS (AT AMORTIZED COST)			
1,		SECURED			
A	4.	FROMBANKS			
1))	Cash Credit A/c		661,025,806	970,431,178
		(Cash Credit accounts are secured by first charge on present & ful			
		material, stock in process, semi finished & finished goods, stores	얼마 다양하다 보다 얼마나이다.		[60] 이 시간 [41] 1 [41] 1 [41] 1 [42] 1
		spares) bilts receivable and book debts and all other moveable bo	oth present & fu	ture & further secured by	third charge on fixe
12	40	assets of the company and personally guranteed by promoters.)		220 522 025	
10	4	Short Term Loan from Punjab National Bank (Cash Credit accounts are secured by first charge on present & fu	hum hook dabbe	239,622,926	namah atask of mu
		material, stock in process, semi finished & finished goods, stores			요즘 그 원칙하고 하는데 하는데 하는데 하는데 하는데 하다 되었다.
		spares) bills receivable and book debts and all other moveable b		The state of the second state of the state o	
		fixed assets of the company and personally guranteed by promote			socona analge on
L		UNSECURED	7000		
		i) Direct News Private Limited		18	133,000
			TOTAL	900,648,732	970,564,178
NOTE 2	20	TRADE PAYABLES			
		Sundry Craditors			
ī	0	Sundry Creditors Total outstanding dues of Micro and Small Scale Industrial Enteror	rises	4.200.345	3.890.459
	i) ii)	Sundry Creditors Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Industrial		4,200,345 1,261,793,093	
	200	Total outstanding dues of Micro and Small Scale Industrial Enterpr			3,890,459 1,489,503,247 1,493,393,706
	200	Total outstanding dues of Micro and Small Scale Industrial Enterpr	rialEnterprises TOTAL	1,261,793,093 1,265,993,438	1,489,503,247 1,493,393,706
	200	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of Information collected by the Management.	rial Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified	1,489,503,247 1,493,393,706 f on the
	200	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev	1,489,503,247 1,493,393,706 f on the
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev	1,489,503,247 1,493,393,706 f on the
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust *dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. *Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev	1,489,503,247 1,493,393,706 I on the elopment Act,
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Industrial "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. *Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been po OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42	1,489,503,247 1,493,393,706 I on the elopment Act,
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts.	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMEDAct) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,595,634 253,506,772 1,793,821 8,326,000
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings	rial Enterprises TOTAL extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821 8,326,000 2,909,538
i		Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMEDAct) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits	tal Enterprises TOTAL extent such pa	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821 8,326,000 2,909,538
NOTE 2	21	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust *dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. *Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Matcrides of Long Term Debts. Interest accruded but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY	rial Enterprises TOTAL extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,085 8,426,000 1,505,122 209,416,398	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821 8,326,905 2,909,538 309,365,118
NOTE 2	21	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust *dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. *Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision	rial Enterprises TOTAL extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,966,587 306,045 8,426,000 1,505,122 209,416,398	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118
NOTE 2	21	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust *dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. *Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Matcrides of Long Term Debts. Interest accruded but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY	rial Enterprises TOTAL e extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122 209,416,398 39,176,086 362,751	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,595,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118
NOTE 2	21	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision Less Tax Paid during the year	rial Enterprises TOTAL extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,966,587 306,045 8,426,000 1,505,122 209,416,398	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,595,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118
NOTE 2	21	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of Information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision Less Tax Paid during the year OTHER CURRENT LIABILITIES	rial Enterprises TOTAL e extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122 209,416,398 39,176,086 362,751 38,813,335	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118 25,263,291 127,213 25,136,078
NOTE 2	21	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision Less Tax Paid during the year OTHER CURRENT LIABILITIES Statutory Expenses	rial Enterprises TOTAL e extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122 209,416,398 39,176,086 362,751 38,813,335 81,637,036	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118 25,263,291 127,213 25,136,078
	21	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of Information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision Less Tax Paid during the year OTHER CURRENT LIABILITIES	rial Enterprises TOTAL e extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122 209,416,398 39,176,086 362,751 38,813,335	1,489,503,247 1,493,393,706 f on the
NOTE 2	21 22 23	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust *dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. *Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision Less Tax Paid during the year OTHER CURRENT LIABILITIES Statutory Expenses Advance received from customers	rotal Enterprises TOTAL extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122 209,416,398 39,176,086 362,751 38,813,335 81,637,036 63,549,540	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,595,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118 25,263,291 127,213 25,136,078
NOTE 2	21 22 23	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust "dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. "Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision Less Tax Paid during the year OTHER CURRENT LIABILITIES Statlutory Expenses Advance received from customers	rotal Enterprises TOTAL extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122 209,416,398 39,176,086 362,751 38,813,335 81,637,036 63,549,540	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,595,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118 25,263,291 127,213 25,136,078
NOTE 2	21 22 23	Total outstanding dues of Micro and Small Scale Industrial Enterpr Total outstanding dues of Creditors other than Micro and Small Scale Indust *dues to Micro and Small Enterprises have been determined to the basis of information collected by the Management. *Information as required to be furnished as per section 22 of the Mi 2006 (MSMED Act) for the year ended March 31, 2020 has been p OTHER FINANCIAL LIABILITIES Expenses Payable Creditor For Capital Goods Current Maturities of Long Term Debts. Interest accrued but not due on borrowings Security deposits Unpaid dividend CURRENT TAX LIABILITY Income Tax Provision Less Tax Paid during the year OTHER CURRENT LIABILITIES Statutory Expenses Advance received from customers	rotal Enterprises TOTAL extent such pa icro, Small and I rovided in Note	1,261,793,093 1,265,993,438 rties have been identified Medium Enterprises Dev 42 29,502,284 13,720,360 155,956,587 306,045 8,426,000 1,505,122 209,416,398 39,176,086 362,751 38,813,335 81,637,036 63,549,540	1,489,503,247 1,493,393,706 f on the elopment Act, 17,233,353 25,596,634 253,506,772 1,793,821 8,326,000 2,909,538 309,365,118 25,263,291 127,213 25,136,078 64,547,121 19,621,092

iccadily			Piccadily Agro In	dustries Limit
NOTE 25	OTHER INCOME Interest Income		651,993	722,325
	Other non-operative income		23	
	Farm Income		1.453.672	2.351.037
	Misc Income		710,522	721,831
	Subsidy From Haryana Govt for 2017-18		***************************************	83,418,816
	Profit on Sale of Fixed Asset		50,886	242350000
	i i iz Proprieti de la Persona Proprie	Total	2,867,073	87,214,009
NOTE 26	COST OF RAW MATERIAL CONSUMED			
	Opening Stock of Raw Materials		2,729,808	6,999,899
	Add Purchases during the year		2,896,616,222	2,493,048,432
	Less Closing Stock		16,563,948	2,729,808
	#15000000000000000000000000000000000000		2,882,782,082	2,497,318,524
NOTE 27	CHANGES IN FINISHED GOODS, WIP, STOCK IN TRA	DE		
	Opening Stock		52 (27/2)25 (37	81/25/25/19/25
	Work In Progress		346,197,480	460,670,094
	Finished Goods	TOTAL 141	877,394,730	807,819,564
		TOTAL'A'	1,223,592,209	1,268,489,65
	Closing Stock		222 cha ch .	140 407 40
	Work In Progress		377,032,234	346,197,486
	Finished Goods Stock	TOTAL 'B'	1,041,932,227	877,394,730
		TOTAL B	1,410,304,401	1,223,592,209
NOTE 28	EMPLOYEE BENEFIT EXPENSES	TOTAL (A-B)	-195,372,252	44,897,449
303/475-7514			0.0000000000000000000000000000000000000	000000000
	Salaries		140,365,054	113,303,47
	Contribution to Provident Fund & Other Funds		647,495	620,08
	Retrenchment & Compensation Staff Welfare		1,340,191 5,243,543	843,406 2,980,56
	Stati tvendre	TOTAL	147,596,283	117,747,52
NOTE 29	FINANCE COST			
	Interest Expense			
	Interest		143,462,506	161,455,640
	Other Borrowing Cost			
	Bank Charges		4,993,004	4,484,103
	N.F	TOTAL	148,455,510	165,939,746
NOTE 30	DEPRECIATION AND AMORTISATION EXPENSE		404 470 570	105 505 01
	Depreciation of Property, Plant & Equipment	TOTAL	131,478,678 131,478,678	125,536,244 125,536,244
		TOTAL	101,410,010	120,000,24
NOTE 31	OTHER EXPENSES Manufacturing Expenses			
	Chemicals, Oil & Lubricants		53,758,245	51,544,231
	Power & Fuel		164,251,444	166,668,014
	Packing Material		209,217,968	251,794,861
	Electricals Repair		4,142,193	6,775,525
	Plant & Machinery Repair		98,672,835	99,844,168
	Loading & Unloading		9,932,814	6,817,492
	Cane Deviopment Expenses		1,975,676	2,257,052
	Electricity & Water Charges Environmental & ETP Exp		15,256,605	11,702,800
	Companiental a C 1 F CAP	Total A	2,526,390 559,734,171	2,588,908 599,993,048
	Selling Expenses	637775790	N-25/1-38/1/1/10/2	82005-ST005510.V
	Commission Rebete & Discount		7,608,950	6,573,538
	Rebate & Discount		2,427,845	5,280,454
	Loading Unloading			
	Loading Unloading Transport & Handling		1,430,026	
	Loading Unloading Transport & Handling Advertisement		572,669 11,208,441	1,344,804 8,551,830 10,890,339

n:	-	 -8	
		·m	HΝ

Piccadily Agro Industries Limited

	Adminstrative & Other Expenses		
	Rent	19,837,200	19,652,733
	Lease Rent/Hire Charges	24,489	1,775,879
	Insurance	3,547,009	3,496,457
	Rate, Fee & taxes	42,089,678	59,520,088
	Professional Charges	10,060,404	5,228,383
	Running & Maintenance of Vehicle	8,079,083	6,408,559
	Postage & Telephone expenses	926,643	1,226,045
	Payments to Auditor	****	
	Audit Fee Tax Audit Fees	122,125	100,000
	Directors Remuneration	25,000	25,000
		11,220,000	11,220,000
	Corporate Social Responsibility Expenditure Donation	1,834,435	1,692,694
	Farm Expenses	26,100	28,600
		909,390	1,744,198
	Printing, Stationery & publishing	1,101,525	891,597
	Travelling & Conveyance Director	004 000	2005.000
	Others	234,300	265,000
	NG25515	4,163,238	3,272,856
	Repair & Maintenance	F 001 440	202 441
	Building Others	5,634,419	362,412
	Sales Promotion	47,798,892	13,830,670
	Sales Promotion Sundry Balance wioff	1,558,619	1,743,779
	Sunory salance wion Total C	12,520,520	15,171,111
	Grand Total (A+B+C)	171,713,070 754,695,173	147,656,061
	Grand Total (A*B*C)	134,033,113	780,290,07
NOTE 32	CONTINGENT LIABILITIES		
925	WARTE WINDS 191 - \$500 - 924/36/36/95/14		
a)	In respect of unassessed cases of income Tax, Sales Tax,		
	Excise Duty & Service Tax	Unascertained	Unascertainer
b)			
		The Control of the Co	Back Color (400 to 1)
	and not provided for (net of advances)	Unascertained	Unascertained
NOTE 21	SOURCE STORES OF SERVICE STATE STORES	HATCH STREET,	. LEOSELECTRES
NOTE 33	REMUNERATION PAID TO DIRECTORS	InLacs	. LEOSELECTRES
NOTE 33	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR	InLacs	In Lace
NOTE 33	REMUNERATION PAID TO DIRECTORS	HATCH STREET,	In Lace
	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013.	InLacs	In Lace
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES	InLacs 112.20	In Lac
	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance)	In Lacs 112.20 ces), creditors and other	In Lac 112.20 Sabilities are in
	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that	In Lacs 112.20 ces), creditors and other	In Lac 112.20 Sabilities are in
	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance)	In Lacs 112.20 ces), creditors and other	In Lac 112.20 Sabilities are in
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, ioans & advances (including capital advance) process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material.	In Lacs 112.20 ces), creditors and other	In Lace 112,20 Sabilities are in
	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance) process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE	In Lacs 112.20 tes), creditors and other adjustment, if any, arisin	In Lac 112.20 Sabilities are in ing out of such
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approximation.	In Lacs 112.20 tes), creditors and other adjustment, if any, arisin	In Lact 112.20 liabilities are in any out of such ad, if realized in the
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approximately course of business. The provision for known liabilities is adequate and	In Lacs 112.20 tes), creditors and other adjustment, if any, arisin	In Lac 112.2 liabilities are in ing out of such
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approximation.	In Lacs 112.20 tes), creditors and other adjustment, if any, arisin	In Lact 112.20 liabilities are in any out of such ad, if realized in the
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approximately course of business. The provision for known liabilities is adequate and	In Lacs 112.20 tes), creditors and other adjustment, if any, arisin	In Lace 112.20 liabilities are in any out of such
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxic ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS	In Lacs 112.20 285), creditors and other adjustment, if any, arisin	In Lact 112.20 liabilities are in any out of such ad, if realized in the
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicate.	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting	In Lace 112.20 Sabilities are in ing out of such ed, if realized in the treasonably
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxite ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicate date as per the internal management estimates done and hence no impairment	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting	In Lace 112.20 Sabilities are in ing out of such ed, if realized in the treasonably
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicate.	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting	In Lace 112.20 Sabilities are in ing out of such ed, if realized in the treasonably
NOTE 34	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, ioans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicate date as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE	In Lacs 112.20 tes), creditors and other adjustment, if any, arisin mately of the value state not in excess of amoun ors exist as of reporting t charge is recognised d	ng out of such ed, if realized in the t reasonably
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, ioans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicate date as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting t charge is recognised d	In Lace 112.20 Sabilities are in ing out of such ed, if realized in the treasonably
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, ioans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicate date as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE	In Lacs 112.20 tes), creditors and other adjustment, if any, arisin mately of the value state not in excess of amoun ors exist as of reporting t charge is recognised d	In Lace 112.20 fiabilities are in ng out of such ad, if realized in the t reasonably
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approximationary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS-36 on impairment of assets, there was no impairment indicated that as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting t charge is recognised d	In Lace 112.20 Stabilities are in any out of such ed, if realized in the treasonably uring CONSOLIDATED AS
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicated as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting t charge is recognised d	In Lace 112.20 Sabilities are in ng out of such ed, if realized in the t reasonably CONSOLIDATED AS AT 31.03.2019
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicated as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE Profit During the Year (In Rs.) Weighed average number of equity shares	In Lacs 112.20 285), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting t charge is recognised d CONSOLIDATED AS ON 31.03.2020	In Lace 112.20 Sabilities are in ng out of such ed, if realized in the t reasonably CONSOLIDATED AS AT 31.03.2019
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicated as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state inctin excess of amount ors exist as of reporting to charge is recognised d CONSOLIDATED AS ON 31.03.2020 191.259,536	ln Lace 112.20 liabilities are in ng out of such ed, if realized in the treasonably CONSOLIDATED AS AT 31.03.2019 21,290,303 94,339,280
NOTE 35	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicated as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE Profit During the Year (In Rs.) Weighed average number of equity shares	In Lacs 112.20 225), creditors and other adjustment, if any, arisin mately of the value state not in excess of amount ors exist as of reporting t charge is recognised d CONSOLIDATED AS ON 31.03.2020 191.259,536 94,339,280	In Lace 112.20 fiabilities are in ng out of such ed, if realized in the treasonably CONSOLIDATED AS AT 31.03.2019 21,290,303 94,339,280
NOTE 35 NOTE 36 NOTE 37	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxic ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPARMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicated as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE Profit During the Year (In Rs.) Weighed average number of equity shares Face Value (In Rs.) Basic/Diluted Earning Per Shares (In Rs.)	In Lacs 112.20 Des), creditors and other adjustment, if any, arisin mately of the value state not in excess of amount ons exist as of reporting t charge is recognised of CONSOLIDATED AS ON 31.03.2020 191.259,536 94,339,280 10 2.03	labilities are in ing out of such ad, if realized in the treasonably CONSOLIDATED AS AT 31.03.2019 21,290,303 94,339,281 10.23
NOTE 35 NOTE 36 NOTE 37	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxic ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS 36 on impairment of assets, there was no impairment indicate date as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE Profit During the Year (In Rs.) Weighed average number of equity shares Face Value (In Rs.) Basio/Diluted Earning Per Shares (In Rs.) INCOME TAX EXPENSE	In Lacs 112.20 225), creditors and other adjustment, if any, arisin analely of the value state Inot in excess of amount one exist as of reporting to charge is recognised d CONSOLIDATED AS ON 31.03.2020 191.259,536 94,339,280 10	In Lace 112.20 fiabilities are in ng out of such ed, if realized in the treasonably CONSOLIDATED AS AT 31.03.2019 21,290,303 94,339,280
NOTE 35 NOTE 36	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxic ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS-36 on impairment of assets, there was no impairment indicated that as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE Profit During the Year (In Rs.) Weighed average number of equity shares Face Value (In Rs.) Basic/Diluted Earning Per Shares (In Rs) INCOME TAX EXPENSE Income Tax Expense	In Lacs 112.20 Des), creditors and other adjustment, if any, arisin mately of the value state not in excess of amount ons exist as of reporting t charge is recognised of CONSOLIDATED AS ON 31.03.2020 191.259,536 94,339,280 10 2.03	labilities are in ng out of such d, if realized in the treasonably CONSOLIDATED AS AT 31.03.2019 21,290,303 94,339,281 11 0.23
NOTE 35 NOTE 36 NOTE 37	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxice ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS-36 on impairment of assets, there was no impairment indicate date as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE Profit During the Year (In Rs.) Weighed average number of equity shares Face Value (In Rs.) Basic/Diluted Earning Per Shares (In Rs) INCOME TAX EXPENSE Income Tax Expense Current Tax	In Lacs 112.20 ces), creditors and other adjustment, if any, arisin mately of the value state I not in excess of amoun ors exist as of reporting I charge is recognised d CONSOLIDATED AS ON 31.03.2020 191.259,536 94,339,280 10 2.03 (Rs. in Lakhs)	In Lace 112.20 Sabilities are in ng out of such ed, if realized in the t reasonably CONSOLIDATED AS AT 31.03.2019 21.290,303 94,339,280 10 0.23 (Rs. in Lakhs
NOTE 35 NOTE 36 NOTE 37	REMUNERATION PAID TO DIRECTORS REMUNERATION - MANAGING DIRECTOR Remuneration to Directors is paid in accordance with Part II of Schedule V of Companies Act, 2013. PAYABLES & RECEIVABLES Balance of certain sundry debtors, loans & advances (including capital advance process of confirmation/reconcilitation. The management is of the opinion that reconcilitation would not be material. ADVANCES RECOVERABLE In the opinion of the Board, the current assets, loans and advances are approxic ordinary course of business. The provision for known liabilities is adequate and necessary. DISCLOSURE AS PER IND AS-36 IMPAIRMENT OF ASSETS In terms of Ind AS-36 on impairment of assets, there was no impairment indicated that as per the internal management estimates done and hence no impairment the year under review. DISCLOSURE AS PER IND AS-33 EARNING PER SHARE Profit During the Year (In Rs.) Weighed average number of equity shares Face Value (In Rs.) Basic/Diluted Earning Per Shares (In Rs) INCOME TAX EXPENSE Income Tax Expense	In Lacs 112.20 Des), creditors and other adjustment, if any, arisin mately of the value state not in excess of amount ons exist as of reporting t charge is recognised of CONSOLIDATED AS ON 31.03.2020 191.259,536 94,339,280 10 2.03	labilities are in ng out of such d, if realized in the treasonably CONSOLIDATED AS AT 31.03.2019 21,290,303 94,339,281 11 0.23

			P	iccadily Agro Ind		
	Total Current Tax Expense			462.85	231.7	
	Deferred Tax					
	Deferred Tax Charge/(Income)			-695.46	-94.3	
	and the stange (tribe in)			400.40	-54.3	
		Total T	ex Expense	-232,61	137.3	
В	Reconciliation of tax expense and the ac	counting profit		*		
	Profit Before Tax			1.084.18	689.4	
	Income Tax (Calculated at 25.168% for	FY 2019-20		272.87	230.1	
	and at 33.384% for FY 2018-19)			C. Lion	200.1	
	Tax Effect of:					
	 Income Exempl from Tax 			-3.79	-7.8	
	- Brought Forward Tax Losses					
	 Expense not allowed as per income Ta 	xAct		6.97	11.5	
	- Others			-508.66	-96.5	
	Income Tax Expense			-232.61	137,3	
NOTE 39	DISCLOSURE AS PER INDAS-108 SE	GMENT REPORTING			\$56.77	
	PARTICULARS	SUGAR	DISTILLERY	OTHERS	TOTA	
	Revenue	24,642.14	15,311.88		39,954.0	
	Less: Inter Segment Revenue		S2441.00	*		
	Total Revenue	24,642.14	15,311.88	**	39,954.0	
	Profit/(loss) (before unallocated expend	ture. 1.419.25	1,473.86	-1.24	2 004 0	
	finance cost and tax)	1,413.23	1,473.00	*1.24	2,891.8	
	Less:			**		
	i) Finance Costs	874.72	609.82	0.02	1,484,5	
	ii) Other unallocable expenditure net	116.05	18.34	:F≪500 * 8	134.4	
	off unallocated income					
	iii) Exceptional Item Profit Before Tax	150.10	100	**	150.1	
	Tax expense:					
	(1) Current tax				391.7	
	(2) Deferred tax				-695.4	
	Income tax of Previous Year				71.0	
	Share of Profit/(Loss) in Associate & Joint Venture				557,1	
	Profit after tax				1,912.6	
	Other information					
	Segment Assets	25,105,92	20,997.64	NAN	46,103.5	
105	Segment Liabilities	ENTERNY		447.32		
		22,731.36	5,991.69	451.02	29,174.0	
	Capital Employed	2,374.56	16,093.35	-451.02	18,016.9	
	Depreciation debited to the Statement of Profit & Loss	182.90	1,131.89	1.0 4 6	1,314.79	
Note	les.					
a)	The Company has identified Business Segments as primary Segments.					
111	The reportable business Segments are "Sugar" and "Distillery".					
b)	The type of products in each business se					
	Sugar : Sugar, Molasses, Power and Bagasse					
36	Distillery: Liquor, Malt, Carbondioxide Gas and Ethanol The Company is also converting resin in to pet bottle, which is exclusively					
d)	used for Linux which is taken in Occur	to pet bottle, which is e	xclusively			
	used for Liquor which is taken in Distillery Segment and hence no separate					
	segment is reported for the same.					
e)	In addition to the significant accounting p	official appellants of the		7.4121		

(i) Segment revenue and expenses:

Joint revenue and joint expenses of segments are allocated amongst them on a reasonable basis.

All other segment revenue and expenses are directly attributable to the segments.

(ii) Segment assets and liabilities:

Segment assets include all operating assets used by a segment and consist principally of operating cash, trade receivables, inventories and property, plant and equipments, net of allowances and provisions, which are reported as direct offsets in the balance sheet. Segment liabilities include all operating liabilities and consist principally of trade payables. Segment assets and liabilities do not include deferred income taxes. While most of the assets/liabilities can be directly attributed to individual segment, the carrying amount of certain assets/liabilities pertaining to two or more segments are allocated to the segments on a reasonable basis.

NOTE 40 DISCLOSURE AS PER IND AS-24 RELATED PARTY

(A) List of Related Parties and Relationships:

a. Key Management Personnel Director

Sh. Harvinder Chopra

Sh. Ashutosh Sharma

Sh Desraj Pahwa

Ms. Bhawna Gupta

Ms. Anchal Madann

b. Subsidiaries :

Clearvision Media Private Limited

(Disposed off during the current financial year)

c. Associates:

Piccadily Sugar and Allied Industries Limited

Astin Excavation & Mining Pvt. Ltd.

Madya Beverages LLP

d. Others:

Piccadily Hotels Private Limited

Soon-n-Sure Holdings Ltd.

(B)	Related Party Transactions:	CONSOLIDATED AS ON 31.03.2020 (Rs. in Lakhs)	CONSOLIDATED AS AT 31.03.2019 (Rs. in Lakhs)
i,)	Sale of Goods/Services:		
	Piccadily Sugar and Allied Industries Limited	1.164.84	525.45
	Piccadily Hotels Private Limited	33.58	246.19
i.	Purchase of Goods/Services:	33,36	240.19
	Piccadily Hotels Private Limited	4.23	
	Piccadily Sugar and Allied Industries Limited	323.04	6.18
	Astin Excavation & Mining Pvt. Ltd	023.04	0.06
Ñ.	Purchase of Capital Assets:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0.00
	Piccadily Sugar and Allied Industries Limited	162	115.16
iv.	Office Rent Expense		110.10
	Soon-n-Sure Holdings Ltd.	102.01	102.01
(C)	Remuneration to Key Managerial Personnel	90.55	
(-)	Des Raj Pahwa (Chief Financial Officer)		
	Ashutosh Sharma (Company Secretary)	31.34	
	Bhawana Gupta (CS and CFO)	1.35	
	Anchal Madaan (Company Secretary)	0.30	6.48
		0.30	
	* Remuneration of Directors has been disclosed in the Note No. 32		
(D)	Balances outstanding with Related Parties		
	Piccadily Sugar & Allied Industries Limited	1,774.30	2 283 44
	Astin Excavation & Mining Pvt. Ltd.	854.35	904.35
	Piccadily Hotels Pvt. Ltd.	993.68	837.30
	Soon-n-Sure Holdings Ltd.	60.17	27.54
OTE 41	DISCLOSURE AS PER IND AS-41 AGRICULTURE		
	PARTICULARS		
	Opening balance	503.249	4 697 555
	Additions due to Recognition		1,871,220
	Decrease due to harvested	196,000	Wooden's
	Closing Balance	241,500	1,367,971
	The state of the s	457,749	503,249

	_			IMMORTING MITHING
NOTE	42	FOREIGN EXCHANGE TRANSACTION	Vi.	
	(a)	Value of imports calculated on CIF basis by the company during		
		the financial year in respect of :		
		Raw Materials	NIL	NIL
		Components and Spare Parts	NIL	NIL
		3. Capital Goods	29.05	491,23
	(b)	Expenditure in Foreign Traveiling	NIL	NIL
NOTE	43	MICRO SMALL AND MEDIUM ENTERPRISES DEVELOPMENT ACT, 2006		
		IVS TO	(Rs. in Lakhs)	(Rs. in Lakhs)
		Information as required to be furnished as per section 22 of the Micro,	100000000000000000000000000000000000000	(real or Course)
		Small and Medium 2006 (MSMED Act) for the year ended March 31, 2019		
		Enterprises Development Act,		
	(a)	Principal amount and interest due thereon remaining		
	4000	unpaid to any supplier covered under MSMED Act:		
		Principal	42.00	20.00
		Interest	42.00	38.90
		A F. C. M. 2019		*
	(b)	Principal amount paid (includes unpaid)	1543	
		beyond the appointed date	0.40	•
	(c)	Interest due and payable for the year	200	25
	(d)	The amount of interest accrued and remaining unpaid at	(1*S)	**
	000	the end of accounting year,		25
	(e)	The amount of further interest remaining due and		26
		payable even in the succeeding years, 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.		
NOTE	44	REGROUPING OF FIGURES		

The previous year figures have been recast/regrouped whenever considered necessary to facilitate comparison with revised Schedule III Division (II).

NOTE 45 CORONAVIRUS (COVID-19) IMPACT ON FINANCIAL REPORTING ACCOUNTING YEAR ENDING MARCH 31, 2020

Impact of COVID-19

While the Company believes strongly that it has a rich portfolio of goods to partner with customers, the impact on future revenue streams could come from

a) the inability of our customers to continue their businesses due to financial resource constraints or their goods no-longer being availed by their customers

b) prolonged lock-down situation resulting in its inability to deploy resources at different locations due to restrictions in mobility

c) customers not in a position to accept delivery due to restrictions in movement of goods

d) customers postponing their discretionary spend due to change in priorities

However, the impact assessment of COVID-19 is a continuing process given the uncertainties associated with its nature and duration.

The Company has taken steps to assess the cost budgets required to complete its performance obligations in respect of fixed price contracts and incorporated the impact of likely delays / increased cost in meeting its obligations if any.

The Company has also assessed the impact of any delays and inability to meet contractual commitments and has taken actions considering the current crisis to ensure that revenue recognition in such cases reflect realisable values.

For and on behalf of Board

FOR AGGARWAL SAHIL & ASSOCIATES

CHARTERED ACCOUNTANTS

FRN: 026978N

Sd/-

Sd/-

Sd/-

Sd/-

Sahil Aggarwal (Partner) M. No.: 523581 Akhil Dada (Chairman)

Harvinder Singh Chopra (Managing Director) DIN: 02321706 DIN: 00129891

Balinder Sharma

Ashutosh Sharma (Chief Financial Officer) (Company Secretary) M. No. A58510

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENT.

1.Corporate Information

Piccadily Agro Industries Limited ('the Group') is a public limited company incorporated in India. The Group is incorporated with an aim to provide boost to state industry by establishing an eco friendly sugar mill in the year 1996 and distillery in 2007 at Village Bhadson, Umri-Indri Road, Kamal (Haryana). The financial statements have been approved by Board of Directors in their board meeting dated June 18, 2020.

It manufactures White Crystal Sugar from Sugar cane cultivated in the surrounding rural areas and Rectified Spirit, Extra Neutral Alcohol (ENA) from Molasses/Rice / Wheat, Pet, Malt, Ethanol.

2. Statement of Compliance

These standalone financial statements have been prepared in accordance with the Indian Accounting Standards (referred to as "Ind AS") as prescribe dunder section 133 of the Companies Act, 2013 readwith Companies (Indian Accounting Standards) Rules as amended from time to time.

3. Basis of Preparation

These standalone financial statements have been prepared on historical cost basis, except for certain financial instruments and defined benefit plans which are measured at fair value or amortised cost at the end of each reporting period. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. All assets and liabilities have been classified as current and non-current as per the Group's normal operating cycle. Based on the nature of services rendered to customers and time elapsed between deployment of resources and the realization in cash and cash equivalents of the consideration for such services rendered, the Group has considered an operating cycle of 12 months. The statement of cash flows have been prepared under indirect method. These standalone financial statements have been prepared in Indian Rupee (*) which is the functional currency of the Group. Foreign currency transactions are recorded at exchange rates prevailing on the date of the transaction. Foreign currency denominated monetary assets and liabilities are retranslated at the exchange rate prevailing on the balance sheet date and exchange gains and losses arising on settlement and restatement are recognised in the statement of profit and loss.

4. Significant Accounting Policies

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment loss, if any. Cost of acquisition or construction is inclusive of freight, duties, taxes, other directly attributable incidental expenses and gains or losses on effective portion of cash flow hedges related to purchase in foreign currency and interest on loans attributable to the acquisition or construction of assets up to the date of commissioning of assets.

The Group is following straight line method of depreciation in respect of buildings, plant and equipment and other assets.

Depreciation on all tangible assets is provided on the basis of estimated useful life and residual value determined by the management based on a technical evaluation considering nature of asset, past experience, estimated usage of the asset, vendor's advice etc., which coincides with the useful life as prescribed under Schedule II of the Companies Act 2013 except for certain items of Plant and Equipment.

I) Estimated Useful Lives:

Asset	Ueful life
FACTORY BUILDING	30 Years
ADMINISTRATIVE BUILDING	30 years
PLANT & MACHINERY	15 years
FURNITURE & FIXTURE	10 Years
COMPUTERS	3 Years
OFFICE EQUIPMENTS	5 Years
VEHICLES	8-10 Year

li) Estimated residual value:

The Estimated residual value of assets other than Land is taken as 5% of its original cost.

Depreciation is calculated on a pro-rata basis from the date of additions. On assets sold, discarded etc. during the year, depreciation is provided up to the date of sale/discard.

b) Inventories

Inventories are valued as follows: Raw materials, stores and spares, Material in transit and packing materials Valued at lower of cost and net realisable value. However, materials and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. Cost is determined on FIFO Basis. Finished goods Valued at lower of cost and net

Piccadily

realizable value. Cost includes direct materials, labour and a proportion of manufacturing overheads based on normal operating capacity. Work-in-process Valued at lower of cost and net realisable value up to estimated stage of process. Cost includes direct materials, labour and a proportion of manufacturing overheads based on normal operating capacity. Net realisable value 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. By-products are valued at Net realisable value.

c) Revenue recognition

Revenue is recognised to the extent it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is being made. Revenue from sale of goods is recognised when the significant risks and rewards of ownership of the goods are transferred to the customer and is stated net of trade discounts, sales returns. Effective from April 1, 2018, the Group has applied Ind AS 115 which establishes a comprehensive framework for determining whether, how much and when revenue is to be recognised. Ind AS 115 replaces Ind AS 18 Revenue and Ind AS 11 Construction Contracts. The Group has adopted Ind AS 115 retrospectively from the date of initial application (i.e. April 1, 2018). The impact of the adoption of the standard on the financial statements of the Group is insignificant. Revenue includes excise duty however, sales tax/ value added tax (VAT)/Goods and Services Tax/GST) is not received by the Group on its own account. Rather, it is tax collected on value added to the commodity by the seller on behalf of the government. Accordingly, it is excluded from revenue. Income against claims of the Group, viz., export incentives, insurance claims, etc., is recognised on accrual/right to receive basis.

d) Other revenue streams

Interest Income

For all debt instruments measured either at amortised cost or at fair value through other comprehensive income, interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortised cost of a financial liability. When calculating the effective interest rate, the Group estimates the expected cash flows by considering all the contractual terms of the financial instrument(for example, prepayment, extension, call and similar options) but does not consider the expected credit losses. Interest income is included in finance income in the statement of profit and loss.

e)Employee benefits

(i) Defined contribution plans

Group's contribution paid/payable during the year to provident fund, superannuation fund and employees' state insurance corporation are recognized in the statement of profit and loss.

(ii) Defined benefit plans

The liability recognized in respect of gratuity is the present value of defined benefit obligation at the end of the reporting period less the fair value of plan assets, where applicable. The defined benefit obligation is calculated annually by actuary using the Projected Unit Credit Method. Re-measurement comprising actuarial gains and losses and return on plan assets (excluding net interest) are recognized in the other comprehensive income for the period in which they occur and is not reclassified to profit or loss.

(iii) Compensated absences

Provision for earned leave and medical leave is determined on an actuarial basis at the end of the year and is charged to the statement of profit and loss each year, Actuarial gains and losses are recognized in the statement of profit and loss for the period in which they occur.

f) Foreign currency transactions

The functional currency of the Group is Indian rupee. Transactions in foreign currencies are recorded on initial recognition at the exchange rate prevailing on the date of the transaction.

Monetary items (i.e. receivables, payable, loans etc) denominated in foreign currency are reported using the closing exchange rate on each reporting date.

The exchange difference arising on the settlement of monetary items or on reporting these items at rates different from rates at which these were initially recorded/reported in previous financial statements are recognized as income/expense in the period in which they arise except for exchange difference on foreign currency borrowings relating to asset under construction for future use, which are included in the cost of those assets when they are regarded as an adjustment to interest cost on those foreign currency borrowings.

g) Financial instruments- Initial Recognition:

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of financial asset or financial liabilities, as appropriate, on initial recognition.

Subsequent measurement:

A. Non-derivative financial instruments

(I) Financial assets carried at amortised cost

A financial asset is subsequently measured at amortised cost if it is held in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(ii) Financial assets carried at fair value through other comprehensive income (FVTOCI)

A financial asset is subsequently measured at fair value through other comprehensive income (FVTOCI) if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(iii) Financial assets carried at fair value through profit or loss (FVTPL)

A financial asset which is not classified in any of the above categories are subsequently measured at fair value

through profit or loss.

(iv)Financial liabilities

Financial liabilities are subsequently measured at amortized cost using the effective interest method. For trade and other payables maturing within one year from the Balance Sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

De-recognition of financial instruments

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition under Ind AS 109. A financial liability (or a part of a financial liability) is derecognized from the Group's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

h) Impairment

i) Financial assets

The Group recognizes loss allowances using the expected credit loss for the financial assets which are not measured at fair value through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime expected credit loss.

ii) Non-financial assets: Tangible and intangible assets

Property, plant and equipment and intangible assets are evaluated for recoverability whenever there is any indication that their carrying amounts may not be recoverable. If any such indication exists, the recoverable amount (i.e. higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs.

If the recoverable amount of an asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount. An impairment loss is recognised in the statement of profit or loss. The Group review/assess at each reporting date if there is any indication that an asset may be impaired

i) Income taxes

The Income-tax liability is provided in accordance with the provisions of the Income-tax Act, 1961. Deferred income tax assets and liabilities are recognized for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Income tax and deferred tax are measured on the basis of the tax rates and tax laws enacted or substantively enacted at the end of the reporting period and are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the income tax and deferred tax are also recognized in other comprehensive income or directly in equity, respectively.

j) Leases

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

As per Ind AS 116 each lease component within the contract is accounted as a lease separately from non-lease components of the contract and the consideration in the contract is allocated to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components. A right-of-use asset representing its right to use the underlying asset for the lease term at the lease commencement date is recognised. The cost of the right-of-use asset measured at inception shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date less any lease incentives received, plus any initial direct costs incurred and an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset or restoring the underlying asset or restoring the underlying asset or site on which it is located. The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. Right-of-use assets are tested for impairment whenever there is any indication that their carrying amounts may not be recoverable. Impairment loss, if any, is recognized in the statement of profit and loss.

The lease liability is measured at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the incremental borrowing rate is used.

The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made and remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised in-substance fixed lease payments. The amount of the re-measurement of lease liability due to modification is recognised as an adjustment to the right-of-use asset and statement of profit and loss depending upon the nature of modification. Where the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognises any remaining amount of the re-measurement in statement of profit and loss.

Group as a lessee:

The Group has elected not to apply the requirements of Ind AS 116 Leases on short-term leases of all assets that have a lease term of 12 months or less and leases for which the underlying asset is of low value. The lease payments associated with these leases are recognized as an expense on a straight-line basis over the lease term.

Transition to Ind AS 116

Ministry of Corporate Affairs ("MCA") through Companies (Indian Accounting Standards) Amendment Rules, 2019 and Companies (Indian Accounting Standards) Second Amendment Rules, has notified Ind AS 116 Leases which replaces the existing lease standard, Ind AS 17 Leases, and other interpretations. Ind AS 116 sets out the principles for the recognition, measurement, presentation and disclosure of leases for both lessees and lessors. It introduces

Piccadily

a single, on-balance sheet lease accounting model for lessees. The Group has adopted Ind AS 116, effective annual reporting period beginning April 1, 2019 and applied the standard to its leases, retrospectively, with the cumulative effect of initially applying the standard, recognised on the date of initial application (April 1, 2019).

For transition, the Group has elected not to apply the requirements of Ind AS 116to leases which are expiring within 12 months from the date of transition by class of asset and leases for which the underlying asset is of low value on a lease-by-lease basis.

k) Provisions

Provisions for claims including litigations are recognized when the Group has a present obligation as a result of past events, in the year when it is established by way of orders of court or government notifications etc. that it is probable that an outflow of resources will be required to settle the obligations and the amount can be reasonably estimated. The provision including any subsequent adjustments are accounted for in the same expenditure line item to which the claim pertains.

5.Use of estimates

The preparation of these financial statements in conformity with the recognition and measurement principles of Ind AS requires the management of the Group to make estimates and assumptions that affect the reported balances of asset and liabilities, disclosures relating to contingent liabilities as at the date of the financial statements and the reported amounts of income and expense for the period presented.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which estimates are revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concerning the future, and other sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities in future are:

i) Useful lives and residual value of property, plant and equipment: Useful life and residual value are determined by the management based on a technical evaluation considering nature of asset, past experience, estimated usage of the asset, vendor's advice etc and same is reviewed at each financial year end.

ii) Deferred tax assets: The Group reviews the carrying amount of deferred tax assets including MAT credit at the end of each reporting period and reduces to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

iii) Revenue: The Group's contracts with customers could include promises to transfer multiple products and services to a customer. The Group assesses the products / services promised in a contract and identify distinct performance obligations in the contract. Identification of distinct performance obligation involves judgement to determine the deliverables and the ability of the customer to benefit independently from such deliverables.

Judgement is also required to determine the transaction price for the contract and to ascribe the transaction price to each distinct performance obligation. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as volume discounts, service level credits, performance bonuses, price concessions and incentives. The transaction price is also adjusted for the effects of the time value of money if the contract includes a significant financing component. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period. The Group allocates the elements of variable considerations to all the performance obligations of the contract unless there is observable evidence that they pertain to one or more distinct performance obligations.

The Group exercises judgement in determining whether the performance obligation is satisfied at a point in time or over a period of time. The Group considers indicators such as how customer consumes benefits as services are rendered or who controls the asset as it is being created or existence of enforceable right to payment for performance to date and alternate use of such product or service, transfer of significant risks and rewards to the customer, acceptance of delivery by the customer, etc.

Revenue for fixed-price contract is recognised using percentage-of completion method. The Group uses judgement to estimate the future cost-to-completion of the contracts which is used to determine the degree of completion of the performance obligation.

 Provision for gratuity and compensated absences: The provision for gratuity and compensated absences are based on actuarial valuation using the projected unit credit method. The Group uses actuarial assumptions to determine the obligation for employee benefit at each reporting period. These assumptions include the discount rate, salary escalation and employee turnover rate.

FOR AGGARWAL SAHIL & ASSOCIATES

For and on behalf of Board

CHARTERED ACCOUNTANTS

FRN - 026978N

Sd/-

Sd/-

Sd/-

Sd/-

Sahil Aggarwal (Partner) M. No.: 523581 Akhil Dada (Chairman)

Harvinder Singh Chopra (Managing Director) DIN: 02321706 DIN: 00129891

Balinder Sharma (Chief Financial Officer) Ashutosh Sharma (Company Secretary) M. No. A58510