

SWARNAJYOTHI AGROTECH & POWER LIMITED

20th ANNUAL REPORT 2013-2014

CORPORATE INFORMATION

BOARD OF DIRECTORS

Manmohan Sahu Pradeep Kumar Mohapatro Bramhananda Rout Kolachana Shastri Venkateswara Sudhanidhi Rout Managing Director Director Director

Director

Director

CHIEF FINANCIAL OFFICER

K.NAGENDRA KUMAR

BANKERS

State Bank of Hyderabad IDBI Bank Limited

AUDITORS

M/s RRK &ASSOCIATES, Chartered Accountants, Hyderabad

REGISTRAR & SHARE TRANSFER AGENT

Bigshare Services Private Limited G-10, Left Wing, Amrutha Ville, Opp. Yasodha Hospital,

Raj Bhavan Road, Somajiguda, Hyderabad – 500082.

Tel: 91-40-23374967 | 23370295

Fax: 91-40-2337 0295

Email: bsshyd@bigshareonline.com

REGISTERED OFFICE

D.NO.6-3-1091/13&15, Flat no-315 left wing, Amrutha ville Welfare Association Opp., Yashoda Hospital Raj Bhavan Road, Somajiguda Hyderabad – 500 082

Ph No.: +9140 23392527/365 Fax No.:+9140 2790 2526 E-Mail: info@swarnajyothi.com

CONTENTS

Corporate Information	02
Notice	03
Directors' Report	09
Management Discussion &	
Analysis	15
CEO/CFO Certification	18
Declaration on Code of Conduct	19
Report on Corporate Governance	20
Auditors' Certificate on Corporate	
Governance	30
Auditors' Report	31
Balance Sheet	37
Statement of Profit & Loss	38
Cash Flow Statement	39
Notes to the Financial Statements	40
Significant Accounting Policies	47
Balance Sheet Abstract &	
Company's General Business Profile	57
Attendance Slip and Proxy Form	82

NOTICE TO THE SHAREHOLDERS

Notice is hereby given that the 20th Annual General Meeting of the Members of **SWARNAJYOTHI AGROTECH & POWER LIMITED** will be held on **Thursday**, the **31st DECEMBER, 2015** at 10:00 A.M at 315, Left Wing Amruthaville Welfare Association, Opp Yashoda Hospital, Rajbhavan Road, Somajiguda, Hyderabad-500082, Telangana to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Balance Sheet as at 31st March, 2014 and the Statement of Profit & Loss on that date along with the Auditors' Report & Directors' Report there on.
- 2. To appoint a director in place of MANMOHAN SAHU (DIN: 00029606), who retires by rotation and being eligible offers himself for re-appointment.
- 3. To appoint Auditors and to fix their remuneration and in this regard 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 139 of the Companies Act, 2013 ("Act") and other applicable provisions of the Act, if any and the Rules framed thereunder, as amended from time to time, M/s RRK &Associates, Chartered Accountants, Hyderabad having Firm Registration No.009785S be and is hereby re-appointed as the Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting (AGM) till the conclusion of Twenty Fourth AGM of the Company to be held in the year 2017-2018 (subject to ratification of their appointment at every AGM), at such remuneration, as may be mutually agreed upon between the Board of Directors of the Company and the Auditors."

SPECIAL BUSINESS:

4. APPOINTMENT OF BRAHMANANDA ROUT AS AN INDEPENDENT DIRECTOR:

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Rules framed there under as read with Schedule IV to the Act, as amended from time to time, approval be and is hereby accorded to the appointment of, BRAHMANANDA ROUT (DIN: 03079834), in respect of whom a notice in writing pursuant to section 160 of the Companies Act, 2013 has been received in the prescribed manner and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, as an Independent Director on the Board of the Company for a consecutive period of five years, effective from 1st April 2014 upto 31st March 2019.

RESOLVED FURTHER THAT pursuant to the provisions of section 149, 197 and other applicable provisions of the Companies Act, 2013 and the rules made there under, **BRAHMANANDA ROUT (DIN: 03079834)** be paid such fees and remuneration and profit-related commission as the Board may approve from time to time and subject to such limits, prescribed or as may be prescribed from time to time."

5. APPOINTMENT OF SUDHANIDHI ROUT AS AN INDEPENDENT DIRECTOR:

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Rules framed there under as read with Schedule IV to the Act, as

amended from time to time, approval be and is hereby accorded to the appointment of, SUDHANIDHI ROUT (DIN: 05275676), in respect of whom a notice in writing pursuant to section 160 of the Companies Act, 2013 has been received in the prescribed manner and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, as an Independent Director on the Board of the Company for a consecutive period of five years, effective from 1st April 2014 upto 31st March 2019.

RESOLVED FURTHER THAT pursuant to the provisions of section 149, 197 and other applicable provisions of the Companies Act, 2013 and the rules made there under, SUDHANIDHI ROUT (DIN: 05275676) be paid such fees and remuneration and profit-related commission as the Board may approve from time to time and subject to such limits, prescribed or as may be prescribed from time to time."

6. APPOINTMENT OF KOLACHANA SHASTRI VENKATESWARA AS AN INDEPENDENT DIRECTOR:

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Rules framed there under as read with Schedule IV to the Act, as amended from time to time, approval be and is hereby accorded to the appointment of, KOLACHANA SHASTRI VENKATESWARA (DIN: 06489681), in respect of whom a notice in writing pursuant to section 160 of the Companies Act, 2013 has been received in the prescribed manner and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, as an Independent Director on the Board of the Company for a consecutive period of five years, effective from 1st April 2014 upto 31st March 2019.

RESOLVED FURTHER THAT pursuant to the provisions of section 149, 197 and other applicable provisions of the Companies Act, 2013 and the rules made there under, KOLACHANA SHASTRI VENKATESWARA (DIN: 06489681) be paid such fees and remuneration and profit-related commission as the Board may approve from time to time and subject to such limits, prescribed or as may be prescribed from time to time."

By Order of the Board For SWARNAJYOTHI AGROTECH & POWER LIMITED

Sd/-

Place: HYDERABAD Date: 04.11.2015

MANMOHAN SAHU
MANAGING DIRECTOR

NOTES

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL, INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER. A PERSON CAN ACT AS PROXY ON BEHALF OF MEMBERS UPTO AND NOT EXCEEDING FIFTY (50) AND HOLDING IN THE AGGREGATE NOT MORE THAN TEN PERCENT (10%) OF THE TOTAL SHARE CAPITAL OF THE COMPANY. FURTHER, A MEMBER HOLDING MORE THAN TEN PERCENT (10%) OF THE TOTAL SHARE CAPITAL OF THE COMPANY CARRYING VOTING RIGHTS MAY APPOINT A SINGLE PERSON AS PROXY AND SUCH PERSON SHALL NOT ACT AS PROXY FOR ANY OTHER PERSON OR MEMBER. THE INSTRUMENT APPOINTING PROXY MUST BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE TIME OF HOLDING THE MEETING.
- 2 During the period beginning 24 hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, members would be entitled to inspect the proxies lodged, at

any time during the business hours of the Company, provided not less than three (3) days written notice is given to the Company.

- 3 Explanatory Statement pursuant to section 102 of the Companies Act, 2013 forms part of this Notice.
- 4 Brief details of the directors, who are seeking re-appointment, are annexed hereto as per requirements of clause 49 of the listing agreement.
- 5 Pursuant to the provisions of section 139 of the Companies Act, 2013 and the Rules made there under, the current auditors of the Company, M/S RRK &Associates, Chartered Accountants, Hyderabad are eligible to hold office for a period of Four years, upto 2018. The appointment of M/s RRK &Associates, Chartered Accountants as auditors for Four years from the conclusion of the ensuing annual general meeting till the conclusion of the 24th annual general meeting, to be scheduled in 2018 and to fix their remuneration for the year 2014-15 has been put up for the approval of members.
- 6 Pursuant to the provisions of section 91 of the Companies Act, 2013, the register of members and share transfer books of the Company will remain closed from Monday, 21st December 2015 to Wednesday, 31st December, 2015, both days inclusive.
- 7 To avoid fraudulent transactions, the identity/signature of the members holding shares in electronic/demat form is verified with the specimen signatures furnished by NSDL/CDSL and that of members holding shares in physical form is verified as per the records of the share transfer agent of the Company (i.e. Bigshare Services Pvt. Ltd). Members are requested to keep the same updated.
- 8 The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in the securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their depository participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company or **Bigshare Services Pvt. Ltd**
- 9 In terms of section 101 and 136 of the Companies Act, 2013 read together with the Rules made there under, the listed companies may send the notice of annual general meeting and the annual report, including Financial statements, Board Report, etc. by electronic mode. The Company is accordingly forwarding soft copies of the above referred documents to all those members who have registered their email ids with their respective depository participants or with the share transfer agent of the Company.
- To receive shareholders' communications through electronic means, including annual reports and notices, members are requested to kindly register/ update their email address with their respective depository participant, where shares are held in electronic form. If, however, shares are held in physical form, members are advised to register their e-mail address with Bigshare Services Pvt. Ltd on bsshyd@bigshareonline.com
- Documents referred to in the Notice and the explanatory statement shall be open for inspection by the members at the registered office of the Company on all working days (Monday to Friday) from 10.00 a.m. to 1.00 p.m. except holidays, upto the date of the meeting.
- 12 The Company has been maintaining, inter alia, the following statutory registers at its registered office at Hyderabad, which are open for inspection in terms of the applicable provisions of the Companies Act, 2013 by members and others as specified below:
- i) Register of contracts or arrangements in which directors are interested under section 301 of the Companies Act, 1956 and section 189 of the Companies Act, 2013, on all working days during business hours. The said Registers shall also be produced at the commencement of the annual general meeting of the Company and shall remain open and accessible during the continuance of the meeting to a person having the right to attend the meeting.
- ii) Register of directors' shareholdings under section 307 of the Companies Act, 1956 and Register of directors and KMP and their shareholding under section 170 of the Companies Act, 2013, on all working days during business hours. The said Registers shall be kept open for inspection at the annual general meeting of the Company and shall be made accessible to a person attending the meeting.

- 13 Pursuant to section 72 of the Companies Act, 2013, members holding shares in physical form are advised to file nomination in the prescribed Form SH-13 (a copy of which is available on the website of the Company) with the Company's share transfer agent. In respect of shares held in electronic/demat form, the members may please contact their respective depository participant.
- 14 Corporate members are requested to send in advance, duly certified copy of the Board Resolution/Power of Attorney authorising their representative to attend the annual general meeting.
- 15 Members/Proxies are requested to bring the copies of annual reports to the meeting.
- 16 Please note that for security reasons, no article/baggage will be allowed at the venue of the meeting.
- 17 In case of joint holder attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 18 Members who hold shares in physical form in multiple folios in identical names or joint holding in the same order of names are requested to send the share certificates to the Company's Registrars and Transfer Agents, for consolidation into a single folio.

EXPLANATORY STATEMENT

The following Explanatory Statement, pursuant to Section 102 of the Companies Act, 2013 ("Act"), sets out all material facts relating to the business mentioned at Item Nos. 4 to 7 of the accompanying Notice dated 1st December, 2015:

Item Nos.4 to 6

The Company had, pursuant to the provisions of Clause 49 of the Listing Agreement entered with the Stock Exchanges, appointed BRAHMANANDA ROUT, SUDHANIDHI ROUT and KOLACHANA SHASTRI VENKATESWARA as Independent Directors at various times, in compliance with the requirements of the said clause.

As per the provisions of Section 149(4) which has come into force with effect from 1st April, 2014, every listed company is required to have at least one-third of the total number of Directors as Independent Directors. Further, Section 149(10) of the Act provides that an Independent Director shall hold office for a term up to five consecutive years on the Board of a company and is not liable to retire by rotation pursuant to Section 149(13) read with Section 152 of the Act.

The Securities and Exchange Board of India (SEBI) has amended Clause 49 of the Listing Agreement which would be effective from October 1, 2014 inter alia stipulates the conditions for the appointment of Independent Directors by a listed company.

The Nomination & Remuneration Committee has recommended the appointments of these Directors as Independent Directors from 1st April, 2014 up to 31st March, 2019

The above Independent Directors have given a declaration to the Board that they meet the criteria of independence as provided under Section 149 (6) of the Act. In the opinion of the Board, the above Independent Directors fulfill the conditions specified in the Act and the Rules made there under for appointment as Independent Directors and they are independent of the management.

In compliance with the provisions of Section 149 read with Schedule IV of the Act, the appointment of the above Directors as Independent Directors is now being placed before the Members in General Meeting for their approval.

The terms and conditions of appointment of Independent Directors shall be open for inspection by the Members at the Registered Office of the Company on all working days, except Saturdays, during business hours up to the date of the Meeting.

The brief profile of the Independent Directors to be appointed is given below:

BRAHMANANDA ROUT

Mr. Brahmananda Routis a Member of I.A.S. Association (Orissa), having 33 years of experience in various Govt. Administration as under Secretary, Deputy Secretary & Joint Secretary. Collector Puri, Secretary in Revenue, Managing Director Orissa Backward Class Corporation, S.C./ S.T. finance corporation.

He was appointed as an Independent Director of the Company w.e.f. 10th May, 2010.

SUDHANIDHI ROUT

SUDHANIDHI ROUT aged about 55 years is a graduate in B.Sc (Bio.) with MBA (HR), having 29 years experience in various industries especially Power Sector and liasoning with various Authorities. He was appointed as an Independent Director of the Company w.e.f. 22nd March, 2013.

KOLACHANA SHASTRI VENKATESWARA

KOLACHANA SHASTRI VENKATESWARA, aged about 71 years is a Econometrician from Delhi School of Economics and having Doctorate in publications, having around 40 years of service in the fields of Financial Management, marketing and marketing research, worked for ITC Limited and Visaka Industries Limited as consultant, Expertise in the fields of financial management and marketing research.

He was appointed as an Independent Director of the Company w.e.f. 8th February, 2013.

The Board commends the Ordinary Resolutions set out at Items Nos. 4 to 6 of the Notice for approval by the Members.

The above Independent Directors are interested in the Resolutions mentioned at Item Nos.4 to 6 of the Notice with regard to their respective appointments. Other than the above Independent Directors, no other Director, Key Managerial Personnel or their respective relatives are concerned or interested in the Resolutions mentioned at Items Nos.4 to 6 of the Notice.

By Order of the Board SWARNAJYOTHI LIMITED AGROTECH & POWER Sd/-

Place: HYDERABAD MANMOHAN SAHU
Date: 04.11.2015 MANAGING DIRECTOR

ANNEXURE TO NOTICE

Details of Directors seeking appointment/ reappointment at the ensuing Annual General Meeting (Pursuant to Clause 49 of the Listing Agreement)

Name of the Director	BRAHMANANDA ROUT	SUDHANIDHI ROUT	KOLACHANA SHASTRI VENKATESWARA
Date of Birth	19/06/1943	5th March, 1959	19th February, 1943
Date of Appointment	10/05/2010	22/03/2013	08/02/2013
Expertise in Specific	Ex -Jt Secretary to	Liasioning with various	Financial
functional areas	Government of Odisha and	departments and Authorities	Management,
	has vast experience in the		Marketing and
	Administrative departments		Marketing Research
	of various government		
	Offices		
Qualification		M.Com	Doctorate in
Directorships in other			Marketing Research
Public Companies	Retd IAS	NIL	from IIM, Bangalore
(excluding Foreign			NIL
Companies & Section			
25 Companies)			
Memberships/			
Chairmanships of	NIL	NIL	NIL
Committees of other			
Public Companies			
(includes only Audit			
& Shareholder			
Grievance			
Committee)			

To
The Members
SWARNAJYOTHI AGROTECH & POWER LIMITED
(Formerly Octant Industries Limited)

Your Directors have pleasure in presenting the 20th Annual Report on the business and operations of the Company together with the Audited Accounts for the year ended 31st March 2014.

FINANCIAL RESULTS

Particulars	For the Year ended 31 st March (Rs.in Lakhs)		
	2014	2013	
Sales and Other Income	3319.68	5013.15	
Profit Before Interest and Depreciation	492.84	647.77	
Interest & Finance Charges	176.14	270.40	
Depreciation	268.38	262.46	
Profit before Tax	48.30	114.92	
Less: Provision for Taxation			
Current Tax	9.20	-	
Deferred Tax	35.99	(74.00)	
Net Profit After Tax	3.11	208.89	
Balance b/f from previous year	466.57	257.68	
Total	469.68	466.57	
Balance carried to Balance Sheet	469.68	466.57	

OPERATIONS

Your Directors are pleased to inform you that the Company recorded a turnover of Rs. 3317.30 Lakhs irrespective of adverse market situation during the year under review. Compared to last year turnover, the company has decreased turnover by Rs.1690.25 lacs because of reason being redefining the Bank limits by the Banks. During the year net profit of the company after provision for tax is Rs. 3.11 lacs (after making provision for Deferred Tax Assets of Rs35.99 lacs) as against Rs. 208.89 Lakhs in the previous year, after making provision for deferred tax liability.

DIVIDEND

Your Directors decided to conserve the resources for implementing the power projects and accordingly, they have not proposed any dividend for the year under review. The internal accruals have been ploughed back into system for implementation of power project.

PROSPECTS

Your Directors are in the process of reviving the activity by reducing the Bank liability as the higher bank loans are no longer viable business proposition to the company

FUTURE PLANS

As stated in the earlier reports the implementation of the 10 MW power plant at Sambalpur Dt. Odisha which is expected to be completed during Sept. 13. The project got delayed because of non release of funds by REC and repayment of unsecured loan. However company now arranging funds and PFC also initiated steps to revive the project. Therefore project will be completed by March 2017. The unit rate for the power purchase agreement is also attractive. There is no other unit in the vicinity of the power project area therefore this proposal is viable proposition. The company also ordered for Plant and Machinery and civil works have been completed. All the licenses and approvals are in place.

DIRECTORS

In terms of provisions of Section 152 of the Companies Act, 2013, **MANMOHAN SAHU**, Director of the Company will retire at the ensuring Annual General Meeting and being eligible, offer himself for reappointment.

Pursuant to section 149(4) of the Companies Act, 2013, every listed company is required to appoint at least one third of its directors as independent directors. The Board already has more than one half of its directors in the category of independent directors in terms of the provisions of clause 49 of the listing agreement. The Board therefore, in its meeting held on 28 March 2014 appointed the existing independent directors under clause 49 as 'independent directors' pursuant to Companies Act, 2013, subject to approval of shareholders.

As required under the said Act and the Rules made there under, the same is now put up for approval of members at the ensuing annual general meeting. Necessary details have been annexed to the Notice of the meeting in terms of section 102(1) of the Companies Act, 2013.

The independent directors have submitted the declaration of independence, as required pursuant to section 149(7) of the Companies Act, 2013 stating that they meet the criteria of independence as provided in sub-section(6).

With the appointment of independent directors, the conditions specified in the Act and the Rules made there under as also under new clause 49 of the listing agreement stand complied

AUDIT COMMITTEE

The Company constituted Audit Committee which meets the requirements of Section 292A of the Companies Act, 1956 and Clause 49 of the Listing Agreement.

DIRECTORS RESPONSIBILITY STATEMENT:

Pursuant to the requirement under Section 217 (2AA) of the Companies Act, 1956 with respect to Directors Responsibility Statement, the Board of Directors of the Company hereby confirms:

- 1. That in the preparation of the Annual Accounts for the financial year ended 31st March, 2014, the applicable accounting standards have been followed and there were no material departures;
- 2. That you're Directors have selected such accounting policies and applied them consistently and made judgments and estimates which are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for the year under review.

- 3. That your Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- 4. That your Directors have prepared the Annual Accounts for the financial year ended 31st March, 2013 on a 'going concern' basis.

LISTING OF SHARES

The Equity shares of your Company are listed on Pune Stock Exchange and Ahmedabad Stock Exchange. The shares of the Company are being traded on Bombay Stock Exchange (Indonext).

CORPORATE GOVERNANCE

A detailed Report on Corporate Governance, Management Discussion and Analysis Report and the Certificate from the Auditors of your Company regarding compliance of conditions of Corporate Governance as stipulated under Clause 49 of the Listing Agreement with the Stock Exchanges, forms part of this Report.

AUDITORS

Your Company's Auditors, M/s RRK &Associates, Chartered Accountants, Hyderabad will seek reappointment as Auditors of the Company. Your Directors take this opportunity to express their appreciation for the support, cooperation assistance and services rendered by them.

COST AUDITORS

Pursuant to the directives from the Central Government and the Provisions of Section 233B of the Companies Act, 1956, M/s DRS & Co has been appointed as Cost Auditor of the Company for the financial year 2013-14. The Cost Audit Report for the financial year 2013-14 shall be submitted to the Central Government within the stipulated period.

PUBLIC DEPOSITS

During the year under review, the Company has neither invited nor accepted any deposits from public within the meaning of Section 58 (A) of the Companies Act, 1956.

SUBSIDIARIES

Your Company has following subsidiaries namely:

- 1) Swarnajyothi Agro & Exports India Private Limited
- 2) R P V S RENEWABLE ENERGIES PRIVATE LIMITED

In accordance with the general circular issued by the Ministry of Corporate Affairs, Government of India, the Balance Sheet, Statement of Profit and Loss and other documents of the subsidiary Companies are not being attached with the Balance Sheet of the Company. The Company will make available the Annual Accounts of the subsidiary Companies and the related detailed information to any member of the Company who may be interested in obtaining- the same. The annual accounts of the subsidiary companies will also be kept open for inspection at the Registered Office of the Company. There are no operations in the subsidiary Companies during the year. The consolidated financial statements presented by the Company include the financial results of its subsidiary Companies. The information required to be furnished of the subsidiary companies are provided elsewhere in the Annual Report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

The particulars as prescribed under Section 217 (1)(e) of the Companies Act, 1956 read with Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 are set out in Annexure-I to this report.

PARTICULARS OF EMPLOYEES

There are no employees whose information is required to be disclosed under Section 217 (2A) of the Companies Act, 1956 read with the Companies (particulars of Employees) Rules, 1975.

PERSONNEL

Employees are our vital and most valuable assets. We have created a favorable work environment that encourages innovation and meritocracy. The relationship between the management and staff was very cordial throughout the year under review. Your directors take the opportunity to record their appreciation for the co-operation and loyal services rendered by the employees.

APPRECIATION

The Board places on record its deep appreciation of the devoted services of the loyal workers, executives and other staff of the Company who have contributed in no small measure to the performance and the Company's continued inherent strength.

It also extends grateful thanks to the Central and various State Governments, the investors, the banking circles, financial institutions and district level authorities for their continued support extended to the Company from time to time. The Board also places on record their deep sense of appreciation for the committed services of all the employees of the Company.

By Order of the Board SWARNAJYOTHI AGROTECH & POWER LIMITED

Sd/-

Place: HYDERABAD MANMOHAN SAHU
Date: MANAGING DIRECTOR

Annexure to the Directors' Report

FORM – A (See Rule 2)

Form for Disclosure of particulars in the respect to conservation of energy

a. Energy conservation measures taken during the year:

During the year, a host of energy conservation measures were taken.

- b. Proposals being implemented for reduction of consumption of energy Installation of some equipment is being considered.
- c. Impact of measures at a and b above for reduction of energy consumption and consequent impact on cost of production of goods:

Measures undertaken during the year have resulted in marginal reduction of power consumption.

d. Total energy consumption and energy consumption per unit as per Form A

Power & Fuel Consumption	2013-14	2012-13
a. Electricity Purchased		
Units	243192	273250
Total amount (`)	1580751	1776125
Unit rate (`)	6.50	6.50
b. Own Generation		
Through Diesel Generator		
Units	46280	51997
Units per litre of diesel	5.0	5.0
Oil cost per unit (`)	8.0	8.0
c. Wood (Steam Generation)		
Quantity (MT)	1056	950
Cost (`)	2903478	2612500
Average rate / MT (`)	2750	2750
CONSUMPTION PER MT OF PRODUCTION		
Electricity (Units)	52	66
Castor Oil Derivatives	1MT	1MT

Form – B

Research and Development

Form for disclosure of particulars with respect to technology absorption

Technology absorption adaptation and innovation	No technology - indigenous or foreign is involved		
Research and development (R&D)	The research and development was carrie out for Ricinoleic Acid other value adde products and is a advanced product havin good Export Demand.		
Specific areas in which R&D was carried out by the	Ricinoleic Acid and other value added		
Company	products		
Benefits derived as a result of the above	Trail Export Consignment is sent		
Future plan of action	Create more value addition in the product		
	range		
Expenditure on R&D	NIL		

FORM - C

Particulars of Foreign Exchange Earning and Outgo (On cash basis)

(Rs.in Lakhs)

Particulars	31.03.2014	31.03.2013
Foreign currency earnings	90.00	4101.73
Foreign currency expenditure	Nil	Nil
Foreign currency outgo	Nil	Nil

By Order of the Board SWARNAJYOTHI AGROTECH & POWER LIMITED

Sd/-

Place: HYDERABAD

Date:

MANMOHAN SAHU
MANAGING DIRECTOR

MANAGEMENT DISCUSSION AND ANALYSIS

a) Industry Structure and Developments.

India continues to be the largest source of castor seed in the world. The estimated total production of castor seeds for the season is around 1.1 million metric tons, against about 1.6 million metric tons for the previous year. This downward correction in the crop size was a reaction to the highest ever record crop of 1.6 million metric tons in the previous year, which resulted in the softening of prices and a huge carryover of the crop. After several years, a healthy surplus of castor seeds was carried forward. This surplus in the current year has led to the much needed price stability thus encouraging the user industry to invest more in R & D and new projects.

b) Opportunities & Threats:

The global economic climate remains uncertain and the mood remains cautious leading to a slowdown in new green field projects. Though the world economic growth is estimated to have grown by only 3.2% in 2012 significantly lower than the 4% growth recorded in 2011, the silver lining is that the largest economy in the world, USA, has shown signs of positive growth. However, this optimism is in a benign liquidity environment where the US treasury continues to print large sums of money. With the US Fed announcing plans to slow down on printing new money, the strengths of the global economy will be retested. The mood therefore remains extremely cautious.

The Indian economy has been experiencing high inflation, low growth and twin deficits, both internal and external. These problems are further compounded by policy paralysis. In spite of the uncertain global economic environment, the outlook for your Company remains stable. However, the major global economic uncertainties may have a negative impact in the immediate future.

Environment being a major concern, the search for long term and sustainable products is likely to intensify in the future. Castor Oil being a natural, organic, renewable and biodegradable product is gaining importance as a green product. Besides, due to its unique chemical structure, it finds myriad applications in virtually every industry be it Agriculture, Lubricants, Paints, Inks, Surface Coatings, Pharmaceuticals, Food, Engineering Plastics, Cosmetics, Perfumeries, Electricals, Rubber and so on.

Your Company continues to endeavor to tap these opportunities by focusing on Research & Development and investing in new capacities, new technologies, new applications, and new products.

c) Segment.

The Company is organized into two business segments - Castor Oil derivatives and Power generation.

d) Outlook.

During the year under review your company has achieved Rs. 3317.30 lakhs in sales. The demand outlook for the company's product remains positive. Emphasis on green eco-friendly products is likely to lead to increase in innovation of new product and uses in the castor oil industry. Your company continues to invest in research and development to tap on new growth opportunities. Your company is also undertaking a backward integration program in order to increase the availability of castor seeds. Barring unforeseen circumstances your directors expect satisfactory growth.

e) Risks and Concerns.

The Company's products are used in variety of industries, thereby to a great extent, mitigating the risks associated with demand for its production on a long term basis. The price behavior of raw material depends on monsoon, global demand and inventory, and prices of other oils including crude oil and vegetable oil and therefore, can be volatile as well as unpredictable. The Company is closely watching the development of various factors which affect the castor seed prices.

The company restricts its exposure to the price fluctuation of raw materials by limiting its un hedged exposure. With the business of the company growing at a hectic pace and demand for trained and experienced manpower in excess of the supply, the risk of managing the people its tremendous. The company has to retain its existing trained workforce and also attract new talent for its different operations. New businesses are bought and integrated into existing business. To improve the performance of the staff at work, various refresher training courses are organized to update their knowledge with the latest technologies and management ideas.

The erratic demand from the overseas markets and threat of competition continue to be of concern. The Company has focused its efforts on marketing and introducing new products thereby mitigating to a certain extent, the effect of recession/slowdown in the industry.

Unrestricted speculation and high volatility due to trading in commodity exchange could have a negative effect on the growth of the industry.

f) Foreign Exchange.

Volatile currency movements can affect the profits of the Company. Your management continues to take steps cover foreign exchange to mitigate the risks of appreciation of rupee against US Dollar.

g) Internal Control and its adequacy.

The Company has adequate internal control procedures in accordance with its size and nature of business. The internal control system, adopted by the Company, effectively ensures that all assets are safeguarded and protected against any loss from unauthorised use.

h) Financial / Operational Performance.

The Company's Financial Performance & Analysis:

Particulars	For the Year ended 31 st March (Rs.in Lakhs)		
	2014	2013	
Sales and Other Income	3319.68	5013.15	
Profit Before Interest and Depreciation	492.84	647.77	
Interest & Finance Charges	176.14	270.40	
Depreciation	268.38	262.46	
Profit before Tax	48.30	114.92	
Less: Provision for Taxation			
Current Tax	9.20	-	
Deferred Tax	35.99	(74.00)	
Net Profit After Tax	3.11	208.89	
Balance b/f from previous year	466.57	257.68	
Total	469.68	466.57	
Balance carried to Balance Sheet	469.68	466.57	

i) Human Resources / Industrial Relations.

The Company continues to place significant importance on its Human Resources and enjoys cordial relations at all levels.

CAUTIONARY STATEMENT:

statements in this "Management's Discussion and Analysis" describing the Company's objectives, projections, estimates, expectations or predictions may be "forward- looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make the difference to the Company's operations include global and Indian demand, supply conditions, finished goods prices, changes in Government regulations, tax regimes, economic developments within India and the countries in which the Company conducts business and other factors such as litigation etc.

CERTIFICATE BY THE MANAGING DIRECTOR (MD) AND CHIEF FINANCIAL OFFICER (CFO) PURSUANT TO CLAUSE 41 OF THE LISTING AGREEMENT

We, Manmohan Sahu, Managing Director and K. Nagendra Kumar, Chief Financial Officer, of SwarnaJyothi Agrotech & Power Limited, Hyderabad hereby certify to the Board that:

a) We have reviewed the Audited financial statements and the cash flow statements for the year

ended 31.03.2014 and certify that to the best of our knowledge and belief;

I. these statements do not contain any materially untrue statement nor omit any material fact

nor contain statements that might be misleading; and

II. 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.

b) There are, to the best of our knowledge and belief, no transactions entered into by the company

for the year ended 31.03.2014 which are fraudulent, illegal or violate of the company's code of conduct.

c) We accept responsibility for establishing and maintaining internal controls in the Company and that we have evaluated the effectiveness of the internal control systems of the company and we have disclosed

to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any,

of which we are aware and the steps that we have taken or propose to take and rectify the identified

deficiencies.

d) We have indicated to the auditors and the Audit committee:

(i) Significant changes in the internal control during the year ended 31.03.2014;

(ii) Significant changes in accounting policies during the year ended 31.03.2014 and that the same have

been disclosed in the notes to the financial results; and

(iii) There are no instances of significant fraud of which we have become aware.

e) We affirm that we have not denied any personnel access to the Audit Committee of the Company

(in respect of matters involving alleged misconduct).

f) We further declare that all Board Members and designated Senior Management have affirmed

compliance with the Code of Conduct for the year ended 31.03.2014.

Sd/- Sd/-

Manmohan Sahu Managing Director K. Nagendra Kumar Chief Financial Officer

Place: Hyderabad

Date:

DECLARATION ON CODE OF CONDUCT

In accordance with Clause 49 (D) of the Listing Agreement with the Stock Exchanges, I, Manmohan Sahu, Managing Director of the Company, hereby confirm that all the Directors and the senior management personnel of the Company have affirmed compliance with the aforesaid Code of Conduct as applicable to them for the financial year ended 31st March, 2014.

By Order of the Board SWARNAJYOTHI AGROTECH & POWER LIMITED

Sd/-

MANMOHAN SAHU
MANAGING DIRECTOR

Place: HYDERABAD Date

REPORT ON CORPORATE GOVERNANCE

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

Swarnajyothi Agrotech & Power Limited philosophy on corporate governance envisages the attainment of the highest levels of transparency, accountability and equity, in all aspects of its operations, and in all its interactions with its Shareholders, Employees, and the Government. The Company believes that all its operations and actions must serve the underlying goal of enhancing overall Shareholder value, over a sustained period of time.

2. BOARD OF DIRECTORS

a. Composition

The Board of Directors along with its Committees provides leadership and guidance to the company's management and directs, supervises and controls the performance of the Company. The Board comprises a combination of Executive and Non Executive Directors. The Board currently comprises of five Directors out of which four Directors (80%) are Non-Executive Directors. The Company has a Executive Chairman and the four Independent Directors comprise more than one half of the total strength of the Board. All the Independent Directors have confirmed that they meet the 'independence' criteria as mentioned under the existing Clause 49 of the Listing Agreement and Section 149 of the Act.

None of the Directors on the Company's Board is a Member of more than ten Committees and Chairman of more than five Committees [Committees being, Audit Committee and Stakeholder Relationship Committee (Erstwhile Investors' Grievance Committee)] across all the Indian public limited companies in which he/she is a Director. All the Directors have made necessary disclosures regarding Committee positions held by them in other companies and do not hold the office of Director in more than twenty companies, including ten public companies. None of the Directors of the Company are related to each other. All Non Executive Directors, are liable to retire by rotation.

The composition of the Board is in conformity with the Listing requirement. The details are as under.

Name		Designation	Category
Manmohan Sahu	Manmohan Sahu Man		Executive/Non-Independent Director
Pradeep Kumar Mahapatro		Director Non-Executive/Non-Independent Director	
Brahmananda Ro	ut	Director	Non-Executive/Independent Director
Kolachana Shastri		Director	Non-Executive/Independent Director
Venkateswara			
Sudhanidhi Rout		Director	Non-Executive/Independent Director

b. Number of Board Meetings

The Board meetings were held at least once in every quarter and the time gap between two meetings not exceed four months. During the year under review, the Board of Directors of the Company met 9 times on May 14, 2013, May 30, 2013, August 14, 2013, September 3, 2013, October 19, 2013, November 14, 2013, December 18, 2013, February 14, 2014, March 14, 2014.

The attendance of each director at the Board Meeting, last Annual General Meeting and number of other directorship and Chairmanship/membership of Committee held by each of the director in other companies are as under:

	Attendance	Attendance		No. of OTHER Companies Directorship, Committee Membership & Chairmanship		
Name of the Director	Board Meetings	Last AG M	Directors hip	Committee Membershi p	Committee Chairmanshi p	
Manmohan Sahu	9	Yes	8	Nil	Nil	
Pradeep Kumar Mahapatro	9	Yes	Nil	Nil	Nil	
Brahmananda Rout	6	Yes	Nil	Nil	Nil	
Kolachana Shastri Venkateswara	5	Yes	Nil	Nil	Nil	
Sudhanidhi Rout	7	Yes	Nil	Nil	Nil	

c. Re-appointment of Retiring Directors

In accordance with the Articles of Association of the Company, MANMOHAN SAHU, Director of the Company will retire at the ensuing 20th Annual General Meeting of the Company and, being eligible, offer himself for reappointment.

Brief Resume of Director seeking re-appointment/Appointment:

MANMOHAN SAHU, is a qualified Cost and Management Accountant having entrepreneurial experience in the industries like Castor Oil Derivatives, Solvent Extraction & Refined Oil. He is also having rich experience in implementation of Power Projects - Biomass, Hydro & Thermal Power etc. He has decades of experience in the field of finance &Accounts, Financial Consolidation.

3. AUDIT COMMITTEE

a. Overall Purpose

The purpose of the Audit Committee is to assist the Board of Directors in reviewing the financial information which will be provided to the shareholders and others, reviewing the systems of internal controls established in the Company, appointing, retaining and reviewing the performance of Internal Auditors and overseeing the Company's accounting and financial reporting process and the audit of the Company's financial statements.

b. Composition & Meetings

The composition of the Audit Committee meets the requirements of Section 292A of the Companies Act, 1956 and Clause 49 of the Listing Agreement.

During the year under review, the Committee comprised of Three Independent and One Executive/Non Independent directors and all of whom are financially literate and have relevant finance and/or audit exposure. The quorum of the Committee is two members or one third of its members, whichever is higher. The Chairman of the Audit Committee also attended the last Annual General Meeting of the Company. During the year under review, four meetings of Audit Committee were held on May 14, 12013, August 14, 2013, November 14, 2013 and February 14, 2014. Each Audit Committee meeting which considers financial results is preceded by a meeting which is attended only by the Audit Committee members and the Auditors.

Brahmananda Rout is the Chairman and Kolachana Shastri Venkateswara, Sudhanidhi Rout and Sri Manmohan Sahu are the members. The attendance of each member of the Committee is given below:

Name	Designation	Category	No meetings attended	of
Brahmananda Rout (w.e.f. December 18,2012)	Chairman	Non-Executive/Independent	4	
Kolachana Shastri Venkateswara (w.e.f. February 8,2013)	Member	Non-Executive/Independent	3	
Sudhanidhi Rout (w.e.f. March 22, 2013)	Member	Non-Executive/Independent	3	
Manmohan Sahu	Member	Executive/Non Independent	4	

c. Powers and Terms of Reference

The power and terms of reference of the Audit Committee are as those prescribed under Clause 49 of the Listing Agreement with the Stock Exchanges as amended from time to time as well as under Section 292A of the Companies Act, 1956.

4. Remuneration Committee

a. <u>Brief description of terms of reference</u>

To formulate the remuneration policy and approve the remuneration or revision in the remuneration payable to Executive Directors/Whole-Time Directors.

b. <u>Composition & Meetings</u>

The Remuneration Committee has not met during the year under review as there were no instances necessitating the meeting.

Brahmananda Rout is the Chairman and Shri Kolachana Shastri Venkateswara and Shri Sudhanidhi Rout are the members of the Remuneration Committee. The composition of the Remuneration Committee is as follows:

Name	Designation	Category
Sri Brahmananda Rout (w.e.f. December 18,2012)	Chairman	Non-Executive/Independent
Kolachana Shastri Venkateswara (w.e.f. February	Member	Non-Executive/Independent
8,2013)		
Sudhanidhi Rout (w.e.f. March 22, 2013)	Member	Non-Executive/Independent

c. Remuneration Policy

To recommend/review the remuneration package, periodically, to the Executive Directors. The remuneration payable to them is in accordance with the existing industry practice and also with the provisions of the Companies Act, 1956.

d. Remuneration to Directors

The Company pays remuneration to the Managing Director as per the contractual obligations. The Non-Executive Directors do not draw any remuneration from the Company.

The Details of remuneration paid to Directors for the financial year ended 31st March, 2014:

Name	Salary, Perquisites & Other benefits	Commission	Sitting Fees	Total
Manmohan Sahu	Rs.8,30,000	-	-	Rs.8,30,000
Bramhmananda Rout	-	-	Rs.25,000	Rs.25,000
Pradeep Kumar Mahapatra	-	-	Rs.15,000	Rs.15,000
Kolachana Shastri Venkateswara	-	-	Rs.15,000	Rs.15,000
Sudhanidhi Rout	-	-	Rs.25,000	Rs.25,000

e. Shares held by the Non-Executive/Independent Directors as on 31.03.2014

Name	Category	No of shares held
Pradeep Kumar Mahapatro	Non-Executive/Non-Independent	775256
	Director	
Kolachana Shastri Venkateswara (w.e.f.	Non-Executive/Independent Director	-
February 8,2013)		
Sudhanidhi Rout (w.e.f. March 22,	Non-Executive/Independent Director	-
2013)		
Bramhmananda Rout	Non-Executive/Independent Director	

5. Shareholders' / Investors' Grievance Committee

a. <u>Purpose</u>

The Shareholders'/Investors' Grievance Committee oversees the redressal of complaints of investors such as transfer or credit of shares to demat accounts, non-receipt of dividend/annual reports. It also approves share transfer and issue of share certificates. During the year, the Company has received nine complaints from the shareholders and all of them were resolved satisfactorily. There were no pending investor complaints pertaining to the financial year ended 31st March, 2014.

b. <u>Composition & Meetings</u>

The composition of the Shareholders'/Investors' Grievance Committee meets the requirements Clause 49 of the Listing Agreement.

During the period under review, four meetings of Shareholders'/Investors' Grievance Committee were held on May 14, 12013, August 14, 2013, November 14, 2013 & February 14, 2014.

During the period under review, the Shareholders'/Investors' Grievance Committee was reconstituted by the Sri Brahmananda Rout has been appointed as a Chairman and Shri Kolachana Shastri Venkateswara and Shri Sudhanidhi Rout have been appointed as members.. The attendance of each member of the Committee is given below:

Name		Designation	Category	No of meetings attended
Sri Brahmananda Rout (v	w.e.f.	Chairman	Non-Executive/Independent	4
December 18,2012)				
Kolachana	Shastri	Member	Non-Executive/Independent	2
Venkateswara				
(w.e.f. February 8,2013)				
Sudhanidhi Rout (w.e.f.	. March	Member	Non-Executive/Independent	3
22, 2013)				

6. General Body Meetings

The general meetings are the place for shareholders to express their views and concerns and we respect their right and privilege to a great extent. The general meeting of the company is being conducted in a proper and transparent manner and the same has enhanced the image of the Company among investor community in a larger manner.

a. Location and place of last three Annual General Meeting

Year	Location	Date	Time
2010-11	1 st Floor, Lotus Hall, Country Club,6-3-1219, Station	30.09.2011	11.00 AM
	Road,Begumpet,Hyderabad-500 016		
2011-12	Ground floor, Pool Side Mini Hall, Country Club,	29.09.2012	10.30AM
	6-3-1219, Station Road, Begumpet, Hyderabad		
	500016.		
2012-13	Ground floor, Pool Side Mini Hall, Country Club,	30.09.2013	11.00 AM
	6-3-1219, Station Road, Begumpet, Hyderabad		
	500016.		

b. Special Resolutions

All resolutions moved at the last Annual General Meetings were passed by a show of hands by the requisite majority of members attending the meeting. The following are the special resolutions passed at the previous General meetings held in the last three years.

AGM/EGM Held on	Whether special resolution Passed	Summary of the resolution
2009-10	Yes	Change in the Name of the company and Alteration of Memorandum Of Association.
2010-11	No	Nil
2011-12	No	Nil
2012-13	Yes	Change in the Name of the company and Alteration of Memorandum Of Association.

c. Postal ballot

During the Financial Year 2013-14 the Company has not passed any resolution through Postal Ballot.

7. DISCLOSURES

a. Related Party Transactions

Except with regard to the Payment of Remuneration to the Executive Director, the Company has not entered into any materially significant related party transactions with its promoters, Directors or Management or their relatives etc that may have potential conflict with the interest of the Company at large.

b. Details of penalties & strictures

Company had not paid any amount towards penalties nor strictures to the Stock Exchanges, Securities and Exchange Board of India or any Statutory Authority relating to the Capital Markets.

c. Code of Conduct

The Board of Directors has laid down the code of conduct for Directors and senior management personnel including all functional heads, which they are bound to observe in the course of conduct of the business of the Company. This code of conduct has been posted on the website of the Company. Each Director of the Company and senior management personnel including all functional heads to whom the code has been made applicable, have affirmed their compliance with the code.

d. Whistle Blower Policy

The Company has not established formal whistle blower policy mechanism. However, no personnel of the Company have been denied any access to the Audit Committee.

e. Proceeds from public issues, rights issues, preferential issues etc

During the financial year ended 31st March, 2014, no proceeds received from public by way of preferential issues, public issues, rights issues, preferential issues etc.

f. Details of compliance with mandatory requirements and adoption of the non-mandatory requirements of this clause

The Company is in compliance with all the mandatory requirements of Clause 49 of the Listing Agreement. The status on adoption of non-mandatory requirements is set out in this report.

NON-MANDATORY REQUIREMENTS

The Board

The Chairman of the Company is executive and hence the provision with regard to maintenance of Chairman's office as contained in the non-mandatory requirement is not relevant.

• Remuneration Committee

The Company has set up Remuneration Committee which determines remuneration payable to the executive directors of the Company.

• Shareholders Rights

The Quarterly financial results are published in the news papers and as well as posted on the Company's website. The significant events, if any, too are posted on the Company's website and in view of this, summary of such events is not separately sent to the shareholders.

Training and Evaluation

The training of Board members and evaluation of performance of non-executive directors as envisaged under Clause 49 of the Listing Agreement will be considered as and when such need arises.

Whistle Blower Policy

The Company at present has not established formal whistle blower policy mechanism. However, no personnel of the Company have been denied any access to the Audit Committee.

Audit Qualifications

During the year under review, there is no Audit qualification in Company's financial statements. The Company continues to adopt best practices to ensure regime of unqualified financial statements.

8. Means of Communication

The company has promptly reported all information including declaration of Quarterly Financial Results to the Stock Exchange where the shares of the company are listed. The Company also publishes the Audited/unaudited financial results in two newspapers; one in English and one in Telugu.

a) Website of the Company:

http://www.swarnajyothi.com

9. GENERAL SHAREHOLDER INFORMATION:

a. Annual General Meeting(AGM):	Thursday, the 31st December, 2015
Date, Time and Venue	At 10:00 A.M
	At 315, LEFT WING AMRUTHAVILLE WELFARE
	ASSOCIATION, OPP YASHODA HOSPITAL,
	RAJBHAVAN ROAD, SOMAJIGUDA, HYDERABAD-500082
b. Date of Book Closure	25 th December, 2015 to 31 st December, 2015
	(both days inclusive)
c. Financial Year	April to March
d. Financial Calendar	1 st April to 31 st March
e. Listing on Stock Exchanges	Pune Stock Exchange (PSE)
	Bombay Stock Exchange: Scrip code:590090
f. ISIN	INE846A01026
g. Corporate Identification	L40300AP1994PLC078932
Number	
h. Market Price Data	Refer Annexure-A
i. Registrar & Transfer Agents	Bigshare Services Private Limited
- -	306,Right Wing, Amrutha Ville, Opp. Yasodha
	Hospital Somajiguda, Raj Bhavan Road,
	Hyderabad – 500082.
	Tel: 91-40-23374967 23370295
	Fax: 91-40-2337 0295
	Email: <u>bsshyd@bigshareonline.com</u>
j. Share Transfer System	The share transfers are processed and the share
	certificates are returned to the shareholders within a
	maximum period of 30daysfrom the date of receipt,
	subject to the documents being valid and complete in
	all respects.
k. Distribution of Shareholding as on	Annexure-B
31 st March, 2014	
I. Shareholding Pattern	Annexure-C
m. Dematerialization of shares	Annexure-D
n. Registered Office Location	Registered Office:
	Flat No 315, left wing, Amruthaville welfare
	Association, Opp Yashoda Hospital
	Rajbhavan Road, Somajiguda
	Hyderabad – 500 082 , Telangana, India.
o. Outstanding GDRs/ADRs/Warrants	Not applicable, as the Company has not issued any of
o. Outstanding GDRs/ADRs/Warrants or any convertible instrument,	the above instruments.
conversion date and likely impact on	the above mistruments.
Equity	
p. Exclusive e-mail ID for Investor	Pursuant to Clause (f) of the Listing Agreement,
Grievances	the following dedicated e-mail ID have been
	designated for communicating investors'
	grievances: info@swarnajyothi.com
q. Plant Location	Plot No.65 & 66,Export Promotion Industrial
	Park, Pashamylaram, Patancheru Medak District
	TELANGANA-502 319
r. Address for Correspondence	SwarnaJyothi Agrotech & Power Limited
	(Flat no 315, left wing, Amruthaville welfare

Association, Opp Yashoda Hospital
Rajbhavan Road, Somajiguda
Hyderabad – 500 082 ,
TELANGANA,
India.E-mail: info@swarnajyothi.com

The above report has been approved by the Board of Directors in their meeting held on.

For and on behalf of the Board of SwarnaJyothi Agrotech & Power Limited

Sd/-

Manmohan Sahu Managing Director

Place: Hyderabad Date:

Annexure-A to Corporate Governance Report

Market Price Data

Month	Open	High	Low	Close	No. of Shares	No. of Trades
IVIOIILII	Орен	ı ıığıı	LOW	Close	Silares	No. of fraces
Apr-13	2.38	3.17	2.18	3.10	27,974	162
Api-13	2.30	5.17	2.10	3.10	27,974	102
May 12	2.95	5.68	2.95	4.66	1 02 402	260
May-13	2.33	3.00	2.95	4.00	1,02,402	200
l 12	4.55	4.00	2 72	2.04	24.044	164
Jun-13	4.66	4.88	2.72	3.04	34,014	164
	2.40	4 20	2.40	2.04	44 204	67
Jul-13	3.19	4.20	3.19	3.81	14,301	67
Aug-13	4.00	4.00	3.19	3.30	3,084	18
Sep-13	3.30	4.35	2.71	4.35	32,702	81
Oct-13	4.25	5.30	4.25	4.55	28,886	77
Nov-13	4.60	5.00	2.91	3.05	22,580	69
Dec-13	3.00	4.10	2.59	4.10	43,841	86
Jan-14	4.30	4.30	2.72	2.85	36,229	79
Feb-14	2.85	3.18	2.56	3.02	47,654	98
Mar-14	2.89	3.56	2.89	3.24	35,750	39

Annexure-B to Corporate Governance Report

Distribution of Share Holding as on 31st March, 2014

Range (In Rs)	Total Holders	% of Total Holders	Total Holding in Shares	% of Total Capital
				†
1 - 500	6524	84.8485	669866	2.6336
501 - 1000	458	5.9566	370541	1.4568
1001 - 2000	292	3.7976	461187	1.8131
2001 - 3000	108	1.4046	278770	1.0960
3001 - 4000	68	0.8844	239488	0.9415
4001 - 5000	56	0.7283	264417	1.039547
5001 - 10000	83	1.0795	605172	2.3792
10001 - 999999999	100	1.3006	22546343	88.6403
Total:	7689		25435784	100

Annexure-C to Corporate Governance Report

Shareholding Pattern as on March 31, 2014

Particulars No. of shares % of holding	No. of shares	% of holding
Promoters	15791632	62.09
Mutual Funds	-	-
Banks, Fls, & Insurance Companies	-	-
Private Corporate Bodies	3917997	15.40
Indian Public	5661803	22.26
NRIs/OCBs	64352	0.25
Total	25435784	100.00

Annexure-D to Corporate Governance Report

Category	No of shares	% of Shares
Electronic Mode		
CDSL	5936699	23.340
NSDL	19259803	75.719
Physical Mode	239282	0.941
Total	25435784	100

AUDITORS' CERTIFICATE (pursuant to Clause 49 of the Listing Agreement)

To

The Members of SWARNAJYOTHI AGROTECH & POWER LIMITED

(Formerly Octant Industries Limited)

We have examined the compliance of corporate governance of **SWARNAJYOTHI AGROTECH & POWER LIMITED** for the year ended 31st March 2014, as stipulated in Clause 49 of the Listing Agreement of the Company with the Stock Exchanges.

The Compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to a review of procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us and the representations made by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement in all material respects.

As required by the Guidance Note issued by the Institute of Chartered Accountants of India, We have to state that no investor grievances were pending for a period of month against the Company as per records maintained by the Shareholders/Investors' Grievance Committee.

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

M/S RRK &ASSOCIATES
CHARTERED ACCOUNTANTS

Sd/-RADHAKRISHNA PARTNER

Place: Hyderabad

Dated:

To the Members of Swarnajyothi Agrotech& Power Limited

Report on the Financial Statements

We have audited the accompanying financial statements of Swarnajyothi Agrotech& Power Limited formerly Octant Industries Limited ("the Company"), which comprise the Balance Sheet as at March 31,2014, the Statement of Profit and Loss and Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the Accounting Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956 ("the Act"). This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the 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:

- (a) In the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2014;
- (b) In the case of the Profit and Loss Account, of the profit for the year ended on that date; and
- (c) In the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditor's Report) Order, 2003 ("the Order") issued by the Central Government of India in terms of sub-section (4A)of section 227 of the Act, we give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order.

2. As required by section 227(3) of the Act, we report that:

- a. we have 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 appears from our examination of those books.
- c. the Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement dealt with by this Report are in agreement with the books of account
- d. in our opinion, the Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement comply with the Accounting Standards referred to in subsection (3C) of section 211 of the Companies Act, 1956;
- e. On the basis of written representations received from the directors as on March 31, 2014, and taken on record by the Board of Directors, none of the directors are disqualified as on March 31, 2014, from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956.

For RRK & ASSOCIATES

Chartered Accountants FRN No.009785 S

R.Radha Krishna

Partner M.No.210777

Date: 04/11/2015 Place:Hyderabad

Annexure to the Auditor's Report

The annexure referred to in our report to the members of Swarnajyothi Agrotech & power Limited formerly Octant Industries Limited ('the Company') for the year ended 31 March, 2014. We Report that:

- i) (a) According to the information and explanations given to us the Company has maintained Proper records showing full particulars including quantitative details and situation of fixed assets.
 - (b) According to the information and explanations given to us the company has physically verified during the year its fixed assets. We have been informed that no material

discrepancies were noticed on such physical verification.

- (c) According to the information and explanations given to us that there was no substantial disposal of fixed assets during year.
- ii) (a) The Inventory has been physically verified by the Management during the year at reasonable intervals.
 - (b) In our opinion the procedures of physical verification of inventory followed by the Management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - (c) The Company is maintaining proper record of inventory. In our opinion the discrepancies noticed on physical verification of stocks as compared to book records were not material. However they have been properly dealt with in the books of account.
- iii) (a) According to the information and explanations given to us the Company has not granted interest free unsecured loans to the parties covered in the register maintained under section 301 of the Companies Act, 1956.
 - (b) In our opinion the terms and conditions of loans so granted to the party are *prima facie* not prejudicial to the interest of the company.
 - (c) According to the information and explanations given to us the loans given to the parties covered in the register maintained under section 301 of the Companies Act 1956 are repayable on demand.
 - (d) According to the information and explanations given to us the Company has taken interest free unsecured loans aggregating as at the Balance Sheet date, Rs.250.49 Lakhs from two parties (Sri Manmohan Sahu and Smt. Indira Sahu) covered in the register maintained under section 301 of the Companies Act, 1956.
 - (e) In our opinion the terms and conditions on which the loans have been taken by the company from two parties covered in the register maintained under section 301 of the Companies Act, 195 are *prima-facie* not prejudicial to the interest of the company.
 - (g) According to the information and explanations given to us the loans given to the parties covered in the register maintained under section 301 of the Companies Act 1956 are repayable on demand.
- iv) In our opinion there are adequate internal control systems commensurate with the size of the company and the nature of its business with regard to purchase of inventory and fixed assets and for the sale of goods and services. In our opinion according the information and explanations given to us there is no continuing failure to correct major weaknesses in internal control during the year.
- v) a) In our opinion and according to the information and explanations given to us the contracts or arrangements that need to be entered into a register in pursuance of section 301 of the Companies Act, 1956 have been properly so entered.

- b) In our opinion and according to the information and explanations given to us, the transactions that need to be entered into a register in pursuance of section 301 of the Companies Act, 1956 have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- vi) In our opinion and according to the information and explanations given to us, during the year under review the company has not accepted any deposits from the public within the purview of Section 58A of the Companies Act, 1956 and Rules made there under.
- vii) In our opinion and the information furnished to us, the company has and internal audit system carried out by the external auditor and also has the inbuilt internal audit system. In our opinion the scope and coverage of the internal audit is commensurate with the size of the company and nature of its business.
- viii) In our opinion and according to the information and explanations given to us the Central Government has prescribed the maintenance of cost records by the company as specified in sub section (1) of section 209 of the companies Act, 1956.
- ix) a) According to the information and explanations given to us and according to the books and records examined by us in respect of statutory dues, the Company has been regular except for certain cases in depositing undisputed statutory dues with appropriate authorities including Provident Fund, Investor Education and Protection Fund, Employee's State Insurance, Income Tax, Sales Tax, Excise Duty, Service Tax, Cess and Other material statutory dues applicable to it.
 - b) With reference to the dues of Taxes which has not been deposited as at March 31, 2014 on account of disputes (which is belongs to the period before the appointed date of the Scheme of Arrangement and pertains to the Old Management), the amounts involved and forum where dispute is pending reported below:

Particulars	Period to which the amount relates	Forum Where the dispute is pending	Amount (Rs in Lakhs)
Income Tax	Assessment Year 2006-07	Mumbai Tribunal	26.00
Income Tax	Assessment Year 2008-09	Mumbai Tribunal	9.11
Income Tax	Assessment Year 2012-13	CIT (Appeals)	36.14

- x) In our opinion and according to the information and explanations given to us and according to the books of account examined by us the there are no accumulated losses at the end of the financial year.
- xi) Based on our audit procedures and on the information and explanation given by the management, the company has defaulted in repayment of dues to the following financial institutions, banks as at the end of the balance sheet date.

The details of the defaults of repayment is as follows;

		Rupees in	Lakhs
	Particulars	(Principal + Inte	rest)
1	State Bank of India	1468.40	
2	IDBI	313.31	

- xii) According to the information and explanations given to us by the management and according to the records of the company examined by us the company has not granted any loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- xiii) In our opinion and according to the information and explanations furnished to us the company is not a chit, nidhi or mutual benefit fund/society.
- xiv) According to the information and explanations furnished to us the company is not dealing in shares, securities debentures and other investments.
- xv) In our opinion and according to the information and explanation given to us, the company has not given any guarantee for the loans taken by others from banks or financial institutions.
- xvi) In our opinion and according to the information and explanations furnished to us the term loans have been applied for the purpose for which they were raised.
- on the basis of an overall examination of the Balance sheet of the company, and according to the information and explanations given to us, we are of the opinion that there are no funds raised on short term basis, which have been used for long term investments.
- According to the information and explanations furnished to us, during the period covered by our audit, the company has not made any preferential allotment of equity shares to parties covered in the register maintained under section 301 of the companies Act, 1956 and thus the opinion on the price at which shares have been issued are not prejudicial to the interest of the company do not arise.
- xix) According to the information and explanations given to us the company has not issued any debentures during the year and hence commenting under this clause does not arise.
- According to the information and explanations furnished to us by the Management, the company has not raised money by way of further public issue (preferential issue) during the year and as verified by us the end use of money raised by public issues has been spend for the purpose the same has been raised.
- xxi) Based upon the audit procedures performed and information and explanations given by the management, we report that no fraud on or by the company has been noticed or reported during the year.

For RRK & ASSOCIATES Chartered Accountants FRN No. 009785 S R.Radha Krishna Partner M.No.210777

Date:

Place: Hyderabad

SWARNAJYOTHI AGROT			
Balance Sheet as at 31st	March, 2		ınt in Rs.
Particulars		31.03.2014	31.03.2013
I. EQUITY AND LIABILITIES			
(1) Shareholder's Funds			
(a) Share Capital	1	254,357,840	254,357,84
(b) Reserves and Surplus	2	536,831,525	536,521,40
(2) Share application money pending allotment		73,148,000	73,148,00
(3) Non-Current Liabilities			
(a) Long-term borrowings	3	245,542,922	230,000,00
(b) Deferred tax liabilities (Net)	3	27,747,986	24,148,10
(c) Other Long term liabilities	3	26,606,796	25,716,59
(4) Current Liabilities			
(a) Short-term borrowings	4	178,171,085	140,704,03
b) Trade payables	5	35,259,985	112,510,56
c) Other current liabilities	6	2,597,074	1,856,54
(d) Short-term provisions	7	10,004,597	10,958,71
Tot	al	1,390,267,810	1,409,921,80
I.Assets			
1) Non-current assets			
(a) Fixed assets	8		
(i) Tangible assets		85,133,184	95,029,11
(ii) Intangible assets		242,192,711	258,584,70
(iii) Capital work-in-progress		113,938,653	75,056,27
(b) Non -current investments	9	200,000	200,00
(c) Other non-current assets	9a	173,416,382	173,966,84
(d) Long Term Loans & Advances	10	440,264,989	453,320,10
2) Current assets			
(a) Inventories	11	187,325,068	169,123,65
(b) Trade receivables	12	143,228,747	179,401,10
c) Cash and cash equivalents	13	144,219	613,22
(d) Short-term loans and advances	14	3,973,194	4,370,36
(e) Other current assets	15	450,662	256,41
Tot	al	1,390,267,810	1,409,921,80

For RRK & ASSOCIATES

For and on behalf of the board'

Chartered Accountants

FRN 009785 S

sd/- sd/-

R.Radha Krishna Manmohan Sahu Pradeep Kumar
Partner (Chairman cum Mahapatro
M.No.210777 Managing Director) (Director)

Date:

Place: Hyderabad

SWARNAJYOTHI AGROTEC			
Profit and Loss statement for the	ne year en	ded 31st March, 2014	
Particulars		31.03.2014	31.03.2013
	1.0	224 722 652	500 756 000
I. Revenue from operations	16	331,730,659	500,756,222
II. Other Income	17	237,044	558,738
III. Total Revenue (I +II)		331,967,703	501,314,960
IV. Expenses:		331,307,703	301,314,300
Cost of materials consumed	18	275,242,175	340,430,464
Changes in inventories of finished goods, work-in-	10	273,212,173	3 10, 130, 10 1
progress and Stock-in-Trade	19	(8,488,530)	(1,336,675)
Employee benefit expense	20	4,092,236	3,712,939
Financial costs	21	17,614,688	27,040,049
Depreciation and amortization expense	22	26,838,387	26,795,548
Other expenses	23	11,838,305	93,181,105
Total Expenses		327,137,261	489,823,430
·			
V. Profit before exceptional and extraordinary items and			
tax		4,830,442	11,491,530
VI. Exceptional Items (Prior period)		-	(1,997,008)
VII. Profit before extraordinary items and tax (V - VI)		4,830,442	13,488,538
VIII. Extraordinary Items			-
IX. Profit before tax (VII - VIII)		4,830,442	13,488,538
X. Tax expense:			
(1) Current tax		920,441	-
(2) Deferred tax		3,599,882	(7,400,027)
XI. Profit(Loss) from the period from continuing			
operations		310,119	20,888,565
XII. Profit/(Loss) from discontinuing operations		-	-
XIII. Tax expense of discounting operations		-	-
XIV. Profit/(Loss) from Discontinuing operations (XII -			
XIII)		-	<u>-</u>
XV. Profit/(Loss) for the period (XI + XIV)		310,119	20,888,565
XVI. Earning per equity share:			
(1) Basic		0.012	0.821
(2) Diluted		0.012	0.821
Notes on financial statements			
as per our report of even date			
For RRK & ASSOCIATES	For and or	n behalf of the board'	
Chartered Accountants			

Chartered Accountants

FRN 009785 S

sd/- sd/-

R.Radha Krishna
Partner
(Chairman cum
Mahapatro
M.No.210777
Managing Director)
(Director)

Date:

Place: Hyderabad

SWARNAJYOTHI AGROT					
Cash Flow Statement for the	year ended 31st I for the yea		for the year	r andad	
PARTICULARS	31st Mare		for the year ended 31st March 2013		
A. Cash flow from operating activities			0.200.1110		
Net profit/(loss) before taxation	4,830,442		13,488,538		
Adjustments for					
Depreciation	26,287,923		26,245,084		
Amalgamtion Expenditure Amortaisation	550,464		550,464		
Operating income before working capital changes		31,668,829		40,284,086	
Changes in Working Capital					
(Increase)/ Decrease in Inventories	(18,201,411)		(20,872,045)		
(Increase)/ Decrease in Sundry Debtors	36,172,361		(24,925,726)		
(Increase)/ Decrease in Current assets loans &advances	202,917		1,854,916		
Increase / (Decrease) in Current Liabilities & Provisions	(77,464,163)	(59,290,296)	66,123,711	22,180,856	
Cash generated from operations		(27,621,467)		62,464,942	
Less: Tax Expenses		(920,441)		-	
Net cash generated from operating activities	-	(28,541,908)		62,464,942	
B. Cash flow from investment activities					
Acquisition of Fixed assets (including Capital WIP)	(38,882,376)		(36,415,286)		
Subsidy Received from State Govt			-		
Advances Paid for Capital Goods	13,055,115		(301,548,163)		
Sale/Disposal of Fixed Assets	-		-		
Net cash genereated/ (used) in Investment activities	<u>-</u>	(25,827,261)		(337,963,449)	
C. Cash flow from finance activities					
Increase in share capital	-		-		
Increase in Security Premium	-		-		
Repayments/(proceeds) of long term borrowings			228,761,711		
Increase/(Decrease) in Bank Borrowings	53,009,970		-		
Increase/(Decrease) in Share application money			73,113,002		
Increase/ (Decrease) in Unsecured loans	890,199		(31,864,445)		
Net cash generated/ (used)in financing activities		53,900,169		270,010,268	
D. Net increase/(decrease) in cash and cash equivalents		(469,000)		(5,488,239	
Cash and cash equivalents as at the commencement of the year		613,220		6,101,461	
Add/(Less): On Amalgamation & (Demerger)		-		-	
Cash and cash equivalents as at the end of the year		144,220		613,222	

This is the Cashflow Statement referred to in our report of even date

For R R K & Associates Firm Registration No.009785 S Chartered Accountants For and on behalf of the board of Directors of **SWARNAJYOTHI AGROTECH & POWER LIMITED**

(MANAGING DIRECTOR)

sd/Place: Hyderabad SAHU

MANMOHAN SAHU

R.RADHA KRISHNA PARTNER

Membership.No.210777

Date:

PRADEEP KUMAR MAHAPARO (DIRECTOR)

sd/-

SWARNAJYOTHI AGROTECH & POWER LIMITED						
Note on Financial Statements						
	AC AT	Amount in Rs.				
PARTICULARS	AS AT 31.03.2014	AS AT 31.03.2013				
2. Reserves & Surplus						
a) Securities Premium						
At the commencement of the year	486,343,650	486,343,650				
Add: Securities Premium on Preferential Allotment of						
equity shares	-	-				
Total	486,343,650	486,343,650				
b) Special Reserve						
At the common page and of the common	2 520 054	2 520 054				
At the commencement of the year	3,520,951	3,520,951				
Less: Special Reserve Adjusted on Demerger	-	-				
Total	3,520,951	3,520,951				
c) Surplus		3,0 _ 3,0 _ 3				
, ,						
At the commencement of the year	46,656,805	25,768,240				
Less: Profit & Loss Account Balance Adjusted on						
Demerger	-	-				
Add: For current year	310,119	20,888,565				
,						
Total	46,966,924	46,656,805				
Grand Total	536,831,525	536,521,406				
3. Long Term Borrowings	000,000,000	000,022,100				
SECURED LOANS						
i. Term Loans						
6:						
- From FI/NBFC	245,542,922	230,000,000				
Power Finance Corporation Limited - Power Project						
Total	245,542,922	230,000,000				
3.1) Term loan referred above is secured by mortgage by wa	ov of First Charge of	present and future				
fixed assets of Biomass Power Plant (Power Division) of the						
ii. Un Secured		,				
- Directors	25,049,428	23,354,328				
	4					
- Others	1,557,368	-				

Total	26 606 706	22.254.220
Total	26,606,796	23,354,328
iii.Deffered Tax Liability		
At the Commencement of the year Less: Trasferred on Demerger	24,148,104	31,548,131
Add: Trasferred from Merged Companies		-
Add: Current year Provision	3,599,882	(7,400,027)
TOTAL	27,747,986	24,148,104
4. Short Term Borrowings		, ,
Secured		
a) Loans repayble on demand		
- State Bank of Hyderabad	146,840,106	112,391,773
- IDBI	31,330,979	28,312,264

4.1) Loans repayable on demand:

Working capital loans are Secured by way of hypothecation of Raw Materials, Stock - in - process, finished goods and stores and spares and book debts of the Company and also secured by way charge on collateral securities provided by the company for the castor oil division (Refer Note No.25 K)

4.2) Details of Defaults in repayament of loans as on the Balance Sheet

balance Sheet		
	Period of Default as on 31.03.2014	Amount in Rs. (Including Interest thereon)
Demand Loans -		
- State Bank of Hyderabad	181 Days	146,840,106
- IDBI	223 Days	31,330,979
5. Trade Payables		
Dues to : Small and Micro Enterprises (*)		11,447,245
: Other than Small and Micro Enterprises	35,259,985	21,063,315
Supplier Credits - Power Division		80,000,000
Total	35,259,985	112,510,560
(*) Interest paid, payable or accured and due to Micro and small enterprises is Rs.NIL (Previous Year Rs.NIL) 6. Other Current Liabilities		
(a) Current maturities of long-term bebt i. Term Loans - from Banks		

2 507 074	1.056.544
2,597,074	1,856,544
2,597,074	1,856,544
	-
	- 5,228,630
	- 924,501
5,390,520	2,970,499
4,259,057	1,330,625
355,020	273,658
	- 115,401
	- 115,401
10 004 597	10,958,715
10,001,007	10,550,715
472.065.047	172.005.017
1/2,865,91/	172,865,917
550,465	1,100,929
173,416,382	173,966,846
169,600	419,151
434,861,487	432,380,702
5,433,902	6,589,586
	- 13,930,665
	- 200,000
440,464,989	453,520,104
110,421,078	100,604,580
3,780,985	3,884,602
	5,390,520 4,259,057 355,020 10,004,597 172,865,917 550,465 173,416,382 169,600 434,861,487 5,433,902 440,464,989

Work - in -ړ	orogress	3,720,904	3,604,475
Finished Go	oods	69,402,101	61,030,000
	TOTAL	187,325,068	169,123,657
Receivabl	vables , considered good) les for a period of exceeding six		
months		95,485,831	6,672,913
Receivabl	les for a period less than six months	47,742,916	169,909,760
Export - F	Receivables	-	2,818,435
	TOTAL	143,228,747	179,401,108
13. Cash and C	Cash Equivalents		
Balances	s with Banks		
With Sch	neduled Banks	141,611	459,711
Cash on Balance Money/Gurantees	hand with Banks against Margin	2,608	153,508
	TOTAL	144 240	642.240
44.61-4.4-4	TOTAL	144,219	613,219
	TOTAL m loans and advances ed considered good)	144,219	613,219
	m loans and advances ed considered good)	144,219	709,044
(Unsecure	m loans and advances ed considered good) nsurance	144,219	
(Unsecure Prepaid Ir	m loans and advances ed considered good) nsurance evable	144,219 - - 2,581,540	709,044
(Unsecure Prepaid Ir TDS Recie	m loans and advances ed considered good) nsurance evable	-	709,044 34,133
(Unsecure Prepaid Ir TDS Recie VAT Input	m loans and advances ed considered good) nsurance evable	- - 2,581,540	709,044 34,133 2,581,540
(Unsecure Prepaid Ir TDS Recie VAT Input Cenvat Advances	m loans and advances ed considered good) nsurance evable	- 2,581,540 338,398	709,044 34,133 2,581,540 338,398
(Unsecure Prepaid Ir TDS Recie VAT Input Cenvat Advances Other	n loans and advances ed considered good) nsurance evable t to Staff Advances TOTAL	- 2,581,540 338,398 766,957	709,044 34,133 2,581,540 338,398
(Unsecure Prepaid Ir TDS Recie VAT Input Cenvat Advances	n loans and advances ed considered good) nsurance evable t to Staff Advances TOTAL	- 2,581,540 338,398 766,957 286,299	709,044 34,133 2,581,540 338,398 707,246
(Unsecure Prepaid Ir TDS Recie VAT Input Cenvat Advances Other	n loans and advances ed considered good) nsurance evable t to Staff Advances TOTAL ent Assets	- 2,581,540 338,398 766,957 286,299	709,044 34,133 2,581,540 338,398 707,246
(Unsecure Prepaid In TDS Recie VAT Input Cenvat Advances Other	n loans and advances ed considered good) nsurance evable t to Staff Advances TOTAL ent Assets	- 2,581,540 338,398 766,957 286,299 3,973,194	709,044 34,133 2,581,540 338,398 707,246

TOTAL	450,662	256,412
16. Revenue from operations		
Sale of Products		
Castor oil Derivatives	331,730,659	408,300,484
Agriculture	-	92,455,738
TOTAL	331,730,659	500,756,222
17. Other Income		
DEDD Licenses		125 250
DEPB License		125,250
Gain on Foreign Currency transactioins & transalation	_	_
transalation		
Interest on Deposits	-	398,488
Other Non-Operating Income	237,044	35,000
TOTAL	237,044	558,738
18. Cost of Materials Consumed		
Opening Stocks -		
- Raw Materials	54,690,000	50,709,792
- Seeds	45,914,580	-
Add: Purchases	285,058,673	344,410,672
	205 662 252	244 440 672
Loss Cost of Pour Motorial Sold	385,663,253	344,410,672
Less: Cost of Raw Material Sold	_ 	-
Less: Closing Stocks	110,421,078	54,690,000
Raw Material Consumed	275,242,175	289,720,672
19. Changes in inventories of Finished Goods, Work- in-	273,242,173	203,720,072
- progress and stok in trade		
Opening Stocks		
Castor oil Derivatives	61,030,000	59,745,000
Work in progress	2 604 475	2 552 900
Work - in - progress	3,604,475	3,552,800
	64,634,475	63,297,800
Closing Stocks		,,
Castor Oil Derivatives	69,402,101	61,030,000

Work - in - progress	3,720,904	3,604,475
	73,123,005	64,634,475
(Increase) / decrease in stocks	(8,488,530)	(1,336,675)
20. Employee Benefits Expense		
Salaries, wages, bonus and other benefits	4,001,139	2,883,315
Contribution to Provident Fund	-	444,756
Contribution to Employee State Insurance	-	69,050
Leave Encashment	-	115,401
Gratuity	-	115,401
Staff welfare expenses	91,097	85,016
TOTAL	4,092,236	3,712,939
21. Finance Cost		
Interest Expences	16,536,470	26,429,408
Other Borrowing Costs	1,078,218	610,641
Total	17,614,688	27,040,049
22. Depreciation and amortisation expense		
Depreciation	26,287,923	26,245,084
Amortisation expense	550,464	550,464
Total	26,838,387	26,795,548
23. Other Expenses :Stores Consumption		
Consumable Stores	158,278	1,934,931
Packing Material Consumed	218,400	875,967
Agriculture Division Expenses	-	75,283,430
Total	376,678	78,094,328
Power & Fuel		
Electricity Charges	3,284,183	4,795,066
Total	3,284,183	4,795,066

Payments to the auditor as		
auditor	125,000	125,000
for taxation matters	25,000	75,000
for Certification		- 75,750
Total	150,000	275,750
Rent	336,972	213,000
Repairs	92,101	153,358
Rates and taxes, excluding taxes on income	22,568	309,808
Printing and Stationary	157,331	128,452
Postage, telegrams and telephones	432,123	245,690
Travelling and conveyance	846,692	922,744
Managerial Remuneration	830,000	542,534
Directors Sitting Fee	70,000	130,000
Meeting Expences	39,110	-
Advertisement	51,306	135,758
Expenses on sales	998,817	1,960,298
Legal & Professional Charges	1,080,991	1,169,224
Vehicle Maintenance	127,976	72,283
Miscellaneous expenses	198,699	709,131
Listing Fee		- 59,000
Transportation	387,572	774,683
Factory Expenses	142,151	1,263,612
Boiler Maintenance	4,450	215,105
Other Expenses	2,208,585	1,011,281
TOTAL	8,027,444	10,015,961
Grand Total	11,838,305	93,181,105

			SWAR	NAJYOTHI	AGROTECH & I	OWER LIMITE	D				
Notes on Financial Statements - 8. FIXED ASSETS											
Description	Rate		Gross B	lock		Accumu	lated Depre	iation/ amo	rtisation	Net	Block
Description		Balance as at			Balance as at	Balance as at	Charge for	On Disposal	Balance as at	Balance as at	Balance as at
		01.04.2013	Additions	Deletions	31.03.2014	01.04.2013	the year	Oli Disposai	31.03.2014	31.03.2014	31.03.2013
a TANGIBLE ASSETS											
Freehold Land	0.0%	30,000,000	-	-	30,000,000	-	-	-	-	30,000,000	30,000,000
Factory Building	3.34%	10,000,000	-	-	10,000,000	1,482,073	334,000	-	1,816,073	8,183,927	8,517,927
Plant & Machinery	7.07%	49,460,072	-	-	49,460,072	16,382,136	3,496,827	-	19,878,963	29,581,109	33,077,936
Electrical Equipment	7.07%	1,927,786		-	1,927,786	464,769	136,294	-	601,063	1,326,723	1,463,017
Lab Equipment	7.07%	1,431,500		-	1,431,500	318,136	101,207	-	419,343	1,012,157	1,113,364
Furniture & Fixtures	6.33%	3,182,165		-	3,182,165	592,110	201,431	-	793,541	2,388,624	2,590,055
Computer	16.21%	34,124,117		-	34,124,117	16,750,466	5,531,519	-	22,281,985	11,842,132	17,373,651
Office Equipment	7.07%	862,410		-	862,410	192,408	60,972	-	253,380	609,030	670,002
Vehicles	9.50%	354,500	-	-	354,500	131,340	33,678	-	165,017	189,483	223,161
Total		131,342,550		-	131,342,550	36,313,437	9,895,929	-	46,209,366	85,133,184	95,029,113
b INTANGIBLE ASSETS											
Goodwill		50,000,000	-	-	50,000,000	-	-	-	-	50,000,000	50,000,000
Softwares and IPRS	6.33%	258,957,249	-	-	258,957,249	50,372,544	16,391,994	-	66,764,538	192,192,711	208,584,705
TOTAL		308,957,249	-	-	308,957,249	50,372,544	16,391,994	-	66,764,538	242,192,711	258,584,705
c Capital Work in Progress		75,056,277	38,882,376	-	113,938,653	-	-	-	-	113,938,653	75,056,277
Total		75,056,277	38,882,376	-	113,938,653	-	-	-	-	113,938,653	75,056,277
Total (a+b+c)		515,356,076	38,882,376	-	554,238,452	86,685,981	26,287,923	-	112,973,904	441,264,548	428,670,095
Previous Year		478,940,790	36,415,286	-	515,356,076	60,440,897	26,245,084	-	86,685,981	428,670,095	418,499,893

24. SIGNIFICANT ACCOUNTING POLICIES

a) Basis of Accounting and Accounting Conventions:

The financial statements are prepared under the historical cost convention on accrual basis in accordance with the Indian Generally Accepted Principles Accepted Accounting Principles (IGAAP) comprising the Accounting standards Notified under Companies Accounting Standards Rules 2006 by the Central Government of India under section 211(3C)of the Companies Act 1956, Various pronouncements of the Institute of Chartered Accountants of India and the provisions of the Companies Act, 1956 and guidelines issued by the Securities Exchange Board of India (SEBI).

b) Use of Estimates:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of financial statements and results of the operations during the reporting period. Although these estimates are based upon the management's best knowledge of current events and actions, actual results could differ from these estimates.

c) Revenue Recognition:

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and revenue can be reliably measured.

Revenue from sale of goods is recognized on dispatch which coincides with transfer of significant risks and rewards to customer and is exclusive of excise duty and net of trade discounts, sales returns and sales tax, where applicable.

Interest is recognized on a time proportion basis taking into account the amount outstanding and the rate applicable. Dividend is recognized as and when the company's right to receive payment is established.

d) Fixed Assets:

Fixed assets are stated at cost less accumulated depreciation, impairment losses and specific grants/subsidies, if any. Cost includes purchase price, fright, non refundable taxes and duties and any identifiable expenditure to bring the assets to its present location and working condition for intended use. Finance cost relating to acquisition of fixed assets which takes substantial period of time to get ready for use are included to the extent they relate to the period till such assets are ready for its indented use.

Expenditure directly relating to construction activities capitalized. Indirect is capitalized to the extent those relate to the construction activity or is incidental there to. Income earned during the construction period is deducted from the total expenditure relating to construction activity.

Assets retired from active use and held for disposal are stated at their estimated net releasable values or net book values, whichever is lower.

e) Depreciation:

Depreciation on Fixed Assets has been provided on Straight Line Method, based on the useful life of the assets as estimated by the management which generally coincides with rates specified in Schedule XIV to the Companies Act, 1956. Depreciation on addition/deletion of assets during the year is provided on a pro-rata basis.

f) Intangible Assets:

Cost relating to licenses and other intangible assets, which are acquired, are capitalized and amortized on the useful life of the assets as estimated by the management.

g) Impairment:

The carrying amount of the assets is reviewed at each balance sheet date if there is any indication of impairment based on internal/external factors. An impairment loss is recognized wherever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of the asset's net selling price and its value in use, the estimates of the time value of money and risks specific to the asset.

After impairments are carried at costs, however, diminution in value is provided to recognize a decline, other than temporary, in the value of the investments.

h) Government grants and subsidies:

Grants and subsidies are recognized when there is a reasonable assurance that the grant or subsidy will be received and that all underline conditions there to will be complied with. When grant or subsidy relates an asset, its value is deducted in arriving in carrying amount of the related asset.

i) Investments:

Investments that are readily realizable and intended to be held for not more than a year are classified as current investment. All other Investments are classified as long term investments current investments are carried at lower of cost and fair value determined on individual investment basis.

Long term investments carried at cost. However, diminishing in value is provided to recognize a decline, other than temporary, in the value of investments.

j) Inventories:

Raw-materials, packing materials, stores & spares and consumables valued at lower of cost, calculated on "First In First Out" basis, and net realizable value. Items held for use in the production of inventories and not written down below cost. If the finished product in which they will be incorporated are expected to be sold at or above cost. Finished goods and work-in-progress are valued at lower of cost and net realizable value. Cost includes material, labour and a proportion of appropriate over heads. Cost of finished goods includes excise duty wherever applicable. Cost is determined on weighted basis. Trading goods are valued at lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, reduced by the estimated cost of computation costs to affect the sale.

k) Income taxes:

Tax expenses companies of current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Indian Income Tax Act, 1961. Deferred income taxes reflected the impact of current year timing difference between taxable income and accounting income for the year and reverser of timing differences of earlier years.

Deferred Tax is measured based on tax rates enacted or subsequently enacted at the Balance Sheet Date. Deferred tax assets are recognized only to the extent that there is reasonable certainly that sufficient future taxable income will be available against which such deferred tax asset can be realized. In situations where the company unobserved depreciation or carry forward tax losses, all deferred tax assets are recognized only if there is virtual certainty support by convincing evidence that they can be realized against future taxable profits.

Un-recognized deferred tax assets of earlier years are re-assessed and recognized to the extent that it has become reasonably certain or virtually certain, as the case may be that future taxable income will be available against which such deferred tax assets can be realized.

The carrying amount of the deferred tax assets are reviewed at each balance sheet date. The company writes-down the carrying amount of a deferred tax asset to the extent that it is no longer reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available against which deferred tax asset can be realized. Any such write-down is reversed to the extent that it becomes reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will available.

I) Foreign Currency Transactions:

Initial Recognition: Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and foreign currency at the date of the transaction.

Conversion: Foreign currency monetary items are reported at yearend rates. Non-monetary items which are carried in terms of historical cost denominated in foreign currency are reported using the exchange rate at the date of transaction.

Exchange differences: Exchange differences are arising on the settlement of monetary items or on reporting monetary items of company at rates different from those at which they were initially recorded during the year, or reported in previous financial statements, are recognized as income or as expense in the year in which they arise.

Forward exchange contracts not intended for trading or speculation purposes: In case of forward exchange contracts, difference between the forward rate and exchange rate on the date of transaction is recognized as expense or income over the life the contract. Exchange differences on such contracts are recognized in the statement of profit and loss in the year in which the exchange rates change. Any profit or loss arising on cancellation or renewal of forward exchange contract is recognized as income or expense for the year.

m) Export Benefits, incentives and licenses:

Export benefits on account of entitlement to import of goods free of duty under the 'Duty Entitlement Pass Book under Duty Exemption Scheme' and benefits on account of export promotion scheme included in revenues are accrued and accounted in the year export.

n) Borrowing Cost:

Borrowing costs that are directly relatable to acquisition, construction or production of qualifying assets is capitalized as part of the cost of such asset. All other borrowing costs are charged to revenue.

o) Provisions and Contingent Liabilities:

A provision is recognized when the company has a present obligation as result of past event and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate require to settle the obligation at the balance sheet date. These are reviewed at each balance sheet and adjusted to reflect the current best estimates. Financial effect of contingent liabilities is disclosed based on information available up to the date on which financial statements is approved. However where a reasonable estimate of financial effect be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

24. NOTES ON FINANCIAL STATEMENT

Amount in Lakhs Particulars

unt ifi	Lakns		A t			A +	
	Particulars		As at			As at	
			31.03.2014			31.03.2013	
	Contingent Liabilities not provi						
	a) Against Foreign bills disc	ounted					
			-			-	
	b) Against inland Letter of (Credit					
			-			-	
	c) Demand raised by th						
	department for the Asst. Yea		26.00			26.00	
	subjecting the misc. income an						
	pending before the Appe	llate Authority,				ļ.	
	Mumbai.						
	d) Demand raised by th	e Income tax	9.11			9.11	
	department for the Asst. Yea						
	subjecting the sale of investr						
	matter is pending before						
	Authority, Mumbai.	36.14			-		
	e) Against demand raised						
	tax authorities for the A.Y.2012-						
	Expenditure in Foreign Curren	Nil			Nil		
	year						
	Value of imports calculated on	CIF basis	Nil			Nil	
	Earnings in Foreign Exchange						
	FOB value of Exports						
			76.05			101.73	
	Composition of Net Deferred	d Tax Asset /					
	(Liability)		(36.00)			74.00	
	Total						
	Related party disclosure						
	Related party disclosures as req	uired by AS-18 a	re given und	der			
	Name of the Party	Relationship	Name of	Cur	rent	Previous Year	
			transacti	yea	ır	2012–13	
			on	201	3 – 14		
				_			
	a) Transactions during the	year (Expenditu	re)		T		
	Sri ManmohanSahu Key		Remunerat	ion	8.00	8.00	
	Management						
	Sri ManmohanSahu Key		Extended 33.6		23.62		
		Management	Unsecured 7				
			Loan				
	Smt. Indira Sahu	Key	Extended		232.	232.29	
		Management	Unsecured		29		
			Loan				
		I .			1	1	

Employee Benefits

Employee benefit in the form of provident fund is a defined contribution scheme and the contributions are charged to profit and loss account of the year when the contribution to the respective funds is due. There are no other obligations other than the contributions payable to the respective authorities.

the contributions payable to the respective authorities.					
Earnings Per Share as per Accounting Standard No.20					
Net Profit Available for equity share holders	3.10	208.49			
Weighted average number of equity shares	254.36	254.36			
Basic and Diluted earnings per share	0.012	0.820			
Segment information for the year ended 31.03.2014	0.012	0.020			
During the Current Financial year the Company has identified	ed two report	ahle segments			
i.e Castor oil derivatives and Agri Division.	a two report	dbic segments			
The education of derivatives and Agri Bivision.	Year ended	Year ended			
A) Information about primary business segments	31.03.2014	31.03.2013			
1. Segment Wise Revenue					
(Net Sales and other Income)					
Castor Oil Derivatives	3317.00	4083.00			
Agri Division	_	924.56			
Software Division	-	-			
Total	3317.00	5007.56			
2. Segment Result – Profit/Loss					
Before tax and interest from each segment					
Castor oil Division	224.65	377.50			
Agri Division	-	171.73			
Software Division	-	-163.91			
Total	224.65	385.32			
3. Segment Assets					
Castor oil Division	5818.29	4664.45			
Agri Division	-	359.15			
Software Division	2540.35	3999.25			
Biomass Division	5544.07	5076.37			
Total	13,902.71	14099.22			
4. Segment Liabilities					
Castor oil Division	11,446.78	10458.94			
Agri Division	-	283.12			
Software Division	-	-			
Biomass Division	2,455.93	3357.16			
Total	13,902.71	14099.22			
5. Capital Expenditure					
Castor oil Division	-	6.41			
Agri Division	-	-			
Software Division	-	-			
Biomass Division	388.84	357.74			
Total	388.84	364.15			

6. Depriciation				
Castor oil Division				
Agri Division			98.53	98.53
Software Division			-	-
Biomass Division			163.92	163.92
Total			-	-
			262.45	262.45
B) Information about secondary Geographical market	business segm	nents by		
3 4				
	2013-2014	<u> 2012 - </u>	3241.25	4887.73
2013			76.05	119.83
Within India	97.7	98.0	3317.30	5007.56
Outside India	2.3	2.0		
Total	100.0	100.0		

Details of Security Given for Secured Loans

i. Term Loan from SBH

- a. First charge on fixed assets both present and future i.e. Plant and Machinery and other movable and immovable assets of Castor Oil Derivatives Division, situated at Plot.No.65 & 66, Export Promotional Industrial Park, Pashamylaram Village, Patancheru, Medak.
- b. Personal Guarantees of the Promoter Directors and Equitable Mortgage of Collateral Securities owned by the Promoters and their Associates.

ii. Working capital loans from SBH and IDBI

1. State Bank of Hyderabad

- a. First charge by way of hypothecation on the entire current assets including all the stocks and book debts/receivables present and future of Castor Oil Derivatives Division, situated at Plot.No.65 & 66, Export Promotional Industrial Park, Pashamylaram Village, Patancheru, Medak.
- b. Personal Guarantees of the Promoter Directors and Equitable Mortgage of Collateral Securities owned by the Promoters and their Associates.

2. IDBI

- a. Paripassu and charge on current assets of the company.
- b. Personal Guarantees of the Promoter Directors and Equitable Mortgage of Collateral Securities owned by the Promoters and their Associates

3. <u>Term Loan from Power Finance Corporation Limited and Rural Electrification</u> <u>Corporation Limited</u>

a. A first charge by way of mortgage in favour of lenders of all the immovable

properties, present and future, of the Biomass project.

- b. A first charge by way of hypothecation in favour of lenders of all the company's movables, including movable plant and machinery spares, tools and accessories, furniture, fixtures, vehicles and all other movable assets, present and future, of the Biomass project;
- c. A first charge on company's book debts, operating cash flows, receivables, commissions, revenues of whatsoever nature and whether arising, present and future, intangibles, goodwill, uncalled capital, present and future, of the Biomass project.
- d. A first charge by way of assignment or creation of charge in favour of the Lenders of Biomass project
- e. All the right, title, interest, benefit, claims and demand whatsoever of the company in the project documents, duly acknowledged and consented to by the relevant counter-parties to such project documents, all as amended, varied or supplemented from time to time;
- f. All the rights, title, interest, benefits, claims and demands whatsoever of the company in the clearances;
- g. All the rights, titles, interest, benefits, claims and demands whatsoever of the company in any letter of credit, guarantee, performance bond provided by any party to the project documents
- **h.** First charge on all the letters of credit, Trust and Retention Accounts, DSRAs and other reserves and any other bank accounts of the company wherever maintained for the Biomass project.

<u>Provision for Gratuity and Leave Encashment:</u> The Company has provided an amount of Rs.115, 401/- for Gratuity and an amount of Rs.115,401/- towards Leave Encashment to Employees on accrual basis for the current financial year.

<u>Employee Stock Option Plan</u>: During the current year, the Company has not announced any Employee Stock Option plan (Previous Year: Nil).

The balances of Sundry Debtors, Sundry Creditors and Loans & Advances are subject to confirmation from the parties.

Disclosure as per the provisions of the Micro, Small and Medium Enterprises Development Act, 2006:

	Particulars	2013 –	2012 – 2013		
		2014			
i	Principal amount and separately the interest due thereon remaining unpaid to any supplier at the end of the financial year.	124.15	114.47		
ii	The amount of interest paid u/s 16 of this Act, along with the amounts of payments made to the supplier beyond		Nil		

	the appointed day	during (each			
	accounting year.					
iii	The amount of interest	due and pay	able			
	for the period of	delay in ma	ıking			
	payment which have	been paid	but, Nil	Nil		
	beyond the appointed	d day during	the			
	year.					
iv	The amount accrued		-			
	unpaid at the end of		•	Nil		
	period; i.e., principal is	paid but inte	erest			
	has remained unpaid.					
V			erest			
	remaining due and pa	-				
	succeeding years, unti			Nil		
	the interest dues as a		•			
	paid to small enterprise, this is required for the purpose of disallowance as a					
	· ·		as a			
	deductible expenditure		d under sectio	n 2050 of the 0	Companies Act 1056	
	In respect of the amou there are no dues that				•	
	as at March 31, 2014- (estor Luucation	and Protection Fund	
	Claims against the com			nt· Nil		
	Ciamis against the com	parry not denn	iowicage as ack			
	Disclosure pursuant to	clause 32 of I	isting Agreeme	ent:		
	Loans and Advances in	the nature of	Loans to subsid	liaries : Currer	nt Year: Nil	
				(Previ	ous Year: Nil)	
	Additional Information			•	f Schedule VI of the	
	Companies Act, 1956 –		y the managem	ent.		
	a. Quantitative De					
	Installed Capacities and	1		T		
		2013-2014	_,	2012-2013		
Class	s of Goods	Capacity (M		Capacity(MT)		
		(In terms of		(In terms of pr	· · · · · · · · · · · · · · · · · · ·	
	015 1 1 (5.5.)	Licensed	Licensed	Licensed	Installed	
	or Oil Derivatives(Mts.)	7,200	7,200	7,200	7,200	
Actual Production (Mts.) 3685.76 4705.20						

Turnover

	2013-2014		2012-2013	
Name of the Product	Quantity	Value	Quantity	Value
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)
Hydrogenated Castor Oil	2250.00	2272.95	4701.70	4005.91
12 - H S A	-	-	63.50	63.21
First Special Grade	-	-	-	-
Crude Castor Oil	-	-	-	-
BSS/BP	945	1044.36	16.00	13.89
Castor Seeds	-	-	1525.00	924.55
Soft ware& IT	-	-	-	-

Other Division	-	-	-	-
TOTAL	3195.00	3317.31	6852.95	5007.56

*Opening Stock of Finished Goods:

	2013-2014		2012-2013	
Name of the Product	Quantity	Value	Quantity	Value
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)
Hydrogenated Castor Oil	450.00	569.00	510.00	545.70
12-Hydroxy Stearic Acid	29.00	41.30	45.00	51.75

* The opening stocks relating to Castor Oil Derivatives are considered on merger.

Closing Stock of Finished Goods:

	2013-2014		2012 – 2013	
Name of the Product	Quantity	Value	Quantity	Value
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)
Hydrogenated Castor Oil	739.00	927.58	450.00	569.00
12-Hydroxy Stearic Acid	89.00	126.75	29.00	41.30
Castor Oil	699.24	749.90	545.00	546.90
Castor Seed			931.90	459.15

Raw Material Consumed:

	2013-2014		2012 – 2013	
Name of the Product	Quantity	Value	Quantity	Value
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)
Raw Material Consumed	3685.76	3106.73	4719.44	3404.30

Value of Stores. Chemicals & Packing Material Consumed:

value of stores, enermedis at a daming material consumed.						
	2013-2014	2013-2014				
	Value	%	Value	%		
Name of the Product	(Rs. Lakhs)	(Percentage)	(Rs. Lakhs)	(Percentage)		
Indigenous	37.81	100%	28.11	100%		

S. **Auditor's Remuneration**

Auditors Remuneration	2013-14	2012 - 2013
Audit Fees	1.25	1.25
Tax Audit Fees	0.25	0.75
Taxation and Other Matters	-	0.76
Total	1.50	2.76

T. The figures have been rounded off to the nearest rupee and previous year figures are regrouped/ Rearranged wherever necessary to conform to those of the current year classification.

Chartered Accountants

FRN: 009785 S

Manmohan Sahu **Pradeep Kumar** (Chairman cum Mahapatro

Managing Director)

(Director)

R.Radha Krishna

Partner M.No.210777

Place: Hyderabad

Date:

Information Pursuant to part IV of Schedule VI of the Companies Act, 1956

Balance Sheet Abstract and Company's General Business Profile

1 Registration Details

Miscellaneous Expenditure

Accumulated Losses

0	
Registration No.	78932
Corporate Identification Number	L40300TG1994PLC078932
State Code	11
Balance Sheet Date	31.03.2014

2 Capital Raised during the year (Amount in `Thousands)

Public Issue (calls in arrears)	NIL
Rights Issue	NIL
Bonus Issue	NIL
Private Placement	NIL

3 Positions of Mobilisation and Deployment	of Funds (Amount in Rs `)
Total Liabilities	139,02,67,810
Total Assets	139,02,67,810
Sources of Funds	
Paid-up Capital	25,43,57,840
Reserves & Surplus	53,68,31,525
Share Application Money Pending	7,31,48,000
Allotment	
Secured Loans	42,63,11,081
Unsecured Loans	2,66,06,796
Deferred Tax Liabilities	2,77,47,986
Application of Funds	
Net Fixed Assets	44,12,68,548
Investments	NIL
Long Term Loans & Advances	44,04,64,989
Net Current Assets	

NIL **4Performance of the Company** (Amount in Rs ')

	,	
Turnover	33,19,67,703	
Total Expenditure	32,71,37,261	
Profit Before Tax	48,30,442	

17,34,16,382

Profit After Tax	3,10,119
Basic Earning per share in Rs.	0.012
Dividend Rate %	NIL

5 Generic Names of Three Principal Products/Services of Company - (As per monetary terms)

Item - Code No.	Product Description	
1504.00	Hydrogenated Castor Oil	
3823.00	12 Hydroxy Stearic Acid	
N.A	Agro Division	

For and on behalf of the Board of Directors

ManmohanSahu

(Managing Director)

INDEPENDENT AUDITORS' REPORT

To
The Members of
Swanajyothi Agro Tech & Power Limited
(formally Octant Industries Limited)

We have audited the accompanying consolidated financial statements of Swarnajyothi Agro Tech & Power Limited formerly Octant Industries Limited ("the Company"), which comprise the Consolidated Balance Sheet as at March 31, 2014, and the consolidated Statement of Profit and Loss and consolidated Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Company in accordance with the accounting principles generally accepted in India. This responsibility includes the design, implementation and maintenance of internal control 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.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. 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. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and presentation of the consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the consolidated financial statements give a true and fair view in conformity with the accounting principles generally accepted in India:

(a) in the case of the consolidated Balance Sheet, of the state of affairs of the Company as at March 31, 2014;

- (b) in the case of the Statement of consolidated Profit and Loss, of the Profit for the year ended on that date; and
- (c) in the case of the consolidated Cash Flow Statement, of the cash flows for the year ended on that date.

For RRK & ASSOCIATES

Chartered Accountants FRN. 009785 S

R.Radha Krishna

Partner M.No.210777

Place: Hyderabad

Date:

SWARNAJYOTHI AGROTECH & POWER LIMITED Consolidated Balance Sheet as at 31st March, 2014

Amount in R				
Particulars		31.03.2014	31.03.2013	
I. EQUITY AND LIABILITIES				
(1) Shareholder's Funds				
(a) Share Capital	1	254,357,840	254,357,840	
(b) Reserves and Surplus	2	536,831,525	536,521,406	
(2) Share application money pending allotment		73,148,000	73,148,000	
(3) Non-Current Liabilities				
(a) Long-term borrowings	3	245,542,922	230,000,000	
(b) Deferred tax liabilities (Net)	3	27,747,986	24,148,104	
(c) Other Long term liabilities	3	26,606,796	25,716,597	
(4) Current Liabilities				
(a) Short-term borrowings	4	178,171,085	140,704,037	
(b) Trade payables	5	35,259,985	112,510,560	
(c) Other current liabilities	6	2,597,074	1,856,544	
(d) Short-term provisions	7	10,024,597	10,958,715	
Total		1,390,287,810	1,409,921,803	
II.Assets				
(1) Non-current assets				
(a) Fixed assets	8			
(i) Tangible assets		85,133,184	95,029,113	
(ii) Intangible assets		242,192,711	258,584,705	
(iii) Capital work-in-progress		113,938,653	75,056,277	
(b) Other non-current assets	9	173,505,632	174,034,976	
(c) Long Term Loans & Advances	10	440,264,989	453,320,105	
(2) Current assets				
(a) Inventories	11	187,325,068	169,123,657	
(b) Trade receivables	12	143,228,747	179,401,108	
(c) Cash and cash equivalents	13	274,969	745,089	
(d) Short-term loans and advances	14	3,973,194	4,370,361	
(e) Other current assets	15	450,662	256,412	
Total		1,390,287,810	1,409,921,803	
Notes on Financial Statements				
as per our report of even date				
For RRK & ASSOCIATES	For a	and on behalf of tl	he board'	
Chartered Accountants				

Chartered Accountants sd/-FRN 009785 S sd/-Manmohan Sahu PRADEEP KUMAR sd/-(Chairman cum MAHAPARO R.Radha Krishna Managing Director) (DIRECTOR) Partner M.No.210777 sd/-K.Nagendra Kumar (CFO) Date:

Place: Hyderabad

SWARNAJYOTHI AGROTECH & POWER LIMITED				
Consolidated Profit and Loss statement for the year ended 31st March, 2014				
Particulars		31.03.2014	31.03.2013	
I. Revenue from operations	16	331,730,659	500,756,222	
II. Other Income	17	237,044	558,738	
III. Total Revenue (I +II)		331,967,703	501,314,960	
IV. Expenses:				
Cost of materials consumed	18	275,242,175	340,430,464	
Changes in inventories of finished goods, work-in-				
progress and Stock-in-Trade	19	(8,488,530)	(1,336,675)	
Employee benefit expense	20	4,092,236	3,712,939	
Financial costs	21	17,614,688	27,040,049	
Depreciation and amortization expense	22	26,838,387	26,795,548	
Other expenses	23	11,838,305	93,181,105	
Total Expenses		327,137,261	489,823,430	
V. Profit before exceptional and extraordinary items				
and tax		4,830,442	11,491,530	
VI. Exceptional Items (Prior period)		-	(1,997,008)	
VII. Profit before extraordinary items and tax (V - VI)		4,830,442	13,488,538	
VIII. Extraordinary Items			-	
IX. Profit before tax (VII - VIII)		4,830,442	13,488,538	
X. Tax expense:				
(1) Current tax		920,441	-	
(2) Deferred tax		3,599,882	(7,400,027)	
XI. Profit(Loss) from the period from continuing		, ,		
operations		310,119	20,888,565	
XII. Profit/(Loss) from discontinuing operations		-	-	
XIII. Tax expense of discounting operations		-	-	
XIV. Profit/(Loss) from Discontinuing operations (XII				
- XIII)	_		-	
XV. Profit/(Loss) for the period (XI + XIV)	310,119 20,888,5		20,888,565	
XVI. Earning per equity share:				
(1) Basic		0.012	0.821	
(2) Diluted		0.012	0.821	
Notes on financial statements				
as per our report of even date	For and on behalf of the board'			
For RRK & ASSOCIATES	Tot and on benan of the board			
Chartered Accountants				
FRN 009785 S	sd/- sd/-		sd/-	
	•		PRADEEP KUMAR	
R.Radha Krishna			MAHAPARO	
Partner	•		(DIRECTOR)	
M.No.210777	. 0	,	, ,	
	sd/-			
Date:	K.Nagendra Kumar			
Place: Hyderabad	(CFO)			

SWARNAJYOTHI A	AGROTECH & PO	WER LIMITED		
Notes Forming I	Part of Financial	Statements		
3. Share capital			31.03.2014	31.03.2013
			(in Rs)	(in Rs)
Authorized shares				
31020000 equity shares of Rs.10/- each			310,200,000	310,200,000
Issued, subscribed and fully paid-up shares				
25435784 Equity Shares of Rs.10/- each			254,357,840	254,357,840
Total issued, subscribed and fully paid-up share			254,357,840	254,357,840
(a) Reconciliation of the shares outstanding at t	he beginning and	l at the end		
Equity shares				
	31-Ma	r-14	31-Mai	r-13
	No. of Shares	(in Rs)	No. of Shares	(in Rs)
At the beginning of the year	25,435,784	254,357,840	25,435,784	254,357,840
Issued during the year – Additional Issue	-	-	-	_
Issued during the year – Stock options	-	-	-	-
Outstanding at the end of the period	25,435,784	254,357,840	25,435,784	254,357,840

The Company has only one class of equity shares having par value of Rs.10 per share. Each holder of equity shares is entitled to one vote per share. Any dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. Dividend declared and paid would be in

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

(c) Details of shareholders holding more than	5% shares in the Com	pany		
Equity shares of Rs.10 each fully paid	ty shares of Rs.10 each fully paid As at March 31, 201		As at Marcl	n 31, 2013
	No. of Shares	% holding in	No. of Shares	% holding in
Manmohan Sahu	5,251,189	20.64%	5,251,189	20.64%
Badrinarayan Mahapatra	3,288,000	12.93%	3,288,000	12.93%
Indira Sahu	2,454,977	9.65%	2,454,977	9.65%
Chittaranjan Sahu	1,669,000	6.56%	1,669,000	6.56%

As per the records of the Company, including its register of shareholders / members and other declarations received from shareholders regarding beneficial interest, the above shareholding represents both legal and beneficial ownerships of shares.

SWARNAJYOTHI AGROTECH & POWER L	.IMITED	
Note on Financial Statements		
		Amount in
		Rs.
PARTICULARS	AS AT	AS AT
PARTICULARS	31.03.2014	31.03.2013
2. Reserves & Surplus		
a) Securities Premium		
At the commencement of the year	486,343,650	486,343,650
Add: Securities Premium on Preferential Allotment of equity		

shares	-	-
Total b) Special Reserve	486,343,650	486,343,650
At the commencement of the year	3,520,951	3,520,951
Less: Special Reserve Adjusted on Demerger	-	-
Total	3,520,951	3,520,951
c) Surplus		
At the commencement of the year	46,656,805	25,768,240
Less: Profit & Loss Account Balance Adjusted on Demerger	-	-
Add: For current year	310,119	20,888,565
Total	46,966,924	46,656,805
Grand Total	536,831,525	536,521,406
i. Term Loans	245 542 022	220 000 000
 From FI/NBFC Power Finance Corporation Limited - Power Project 	245,542,922	230,000,000
Total	245,542,922	230,000,000
3.1) Term loan referred above is secured by mortgage by way of First C fixed assets of Biomass Power Plant (Power Division) of the company (ii. Un Secured		
- Directors	25,049,428	23,354,328
- Others	1,557,368	2,362,268
Total	26,606,796	25,716,596
iii.Deffered Tax Liability		
At the Commencement of the year	24,148,104	31,548,131
Add: Current year Provision	3,599,882	(7,400,027)
TOTAL	27,747,986	24,148,104
4. Short Term Borrowings		

a) Loans repayble on demand		
- State Bank of Hyderabad	146,840,106	112,391,773
- IDBI	31,330,979	28,312,264
Total	178,171,085	140,704,037

4.1) Loans repayable on demand:

Working capital loans are Secured by way of hypothecation of Raw Materials, Stock - in - process, finished goods and stores and spares and book debts of the Company and also secured by way charge on collateral securities provided by the company for the castor oil division (Refer Note No.25 K)

4.2) Details of Defaults in repayment of loans as on the Balance

Sheet		
	Period of Default as on 31.03.2014	Amount in Rs. (Including Interest thereon)
Demand Loans -		
- State Bank of Hyderabad	181 Days	146,840,106
- IDBI	223 Days	31,330,979
5. Trade Payables		
Dues to : Small and Micro Enterprises (*)		11,447,245
: Other than Small and Micro Enterprises	35,259,985	21,063,315
Supplier Credits - Power Division		80,000,000
Total (*) Interest paid, payable or accured and due to Micro and small enterprises is Rs.NIL (Previous Year Rs.NIL) 6. Other Current Liabilities (a) Current maturities of long-term bebt i. Term Loans - from Banks	35,259,985	112,510,560
- State Bank of Hyderabad	2,597,074	1,856,544
Total	2,597,074	1,856,544
7. Short Term Provisions		
(a) Interest accured but not due on borrowings	-	5,228,630
(b) Other Payables	20,000	924,501
(c) Other Payables - Provison for Taxes	5,390,520	2,970,499

(d) Salary & Reimbursements	4,259,057	1,330,625
(e) Contribution to PF & ESI	355,020	273,658
(f) Gratutity Payable	-	115,401
(g) Leave Encashment Payable	-	115,401
Total	10,024,597	10,958,715

SWARNAJYOTHI AGROTECH & POWER LIMITED											
Notes on Financial Statements											
8. FIXED ASSETS											
	Rate		Gross E	Block		Accumu	lated Depre	iation/ amo	rtisation	Net	Block
Description		Balance as at			Balance as at	Balance as at	Charge for	On Disposal	Balance as at	Balance as at	Balance as a
		01.04.2013	Additions	Deletions	31.03.2014	01.04.2013	the year	On Disposal	31.03.2014	31.03.2014	31.03.2013
a TANGIBLE ASSETS											
Freehold Land	0.0%	30,000,000	1	-	30,000,000	-	-	-	-	30,000,000	30,000,000
Factory Building	3.34%	10,000,000	-	-	10,000,000	1,482,073	334,000	-	1,816,073	8,183,927	8,517,927
Plant & Machinery	7.07%	49,460,072	1	-	49,460,072	16,382,136	3,496,827	-	19,878,963	29,581,109	33,077,936
Electrical Equipment	7.07%	1,927,786		-	1,927,786	464,769	136,294	-	601,063	1,326,723	1,463,017
Lab Equipment	7.07%	1,431,500		-	1,431,500	318,136	101,207	-	419,343	1,012,157	1,113,364
Furniture & Fixtures	6.33%	3,182,165		-	3,182,165	592,110	201,431	-	793,541	2,388,624	2,590,055
Computer	16.21%	34,124,117		-	34,124,117	16,750,466	5,531,519	-	22,281,985	11,842,132	17,373,651
Office Equipment	7.07%	862,410		-	862,410	192,408	60,972	-	253,380	609,030	670,002
Vehicles	9.50%	354,500	-	-	354,500	131,340	33,678	-	165,017	189,483	223,161
Total		131,342,550			131,342,550	36,313,437	9,895,929	-	46,209,366	85,133,184	95,029,113
b INTANGIBLE ASSETS											
Goodwill		50,000,000	-	-	50,000,000	-	-	-	-	50,000,000	50,000,000
Softwares and IPRS	6.33%	258,957,249	1	-	258,957,249	50,372,544	16,391,994	-	66,764,538	192,192,711	208,584,705
TOTAL		308,957,249	•	-	308,957,249	50,372,544	16,391,994	-	66,764,538	242,192,711	258,584,705
c Capital Work in Progress		75,056,277	38,882,376	-	113,938,653	-	-	-	-	113,938,653	75,056,277
Total		75,056,277	38,882,376	-	113,938,653	-	-	-	-	113,938,653	75,056,277
Total (a+b+c)		515,356,076	38,882,376	-	554,238,452	86,685,981	26,287,923	-	112,973,904	441,264,548	428,670,095
Previous Year		478,940,790	36,415,286	-	515,356,076	60,440,897	26,245,084	-	86,685,981	428,670,095	418,499,893

Note on Financial Statements Amount in `Rs				
PARTICULARS	AS AT	AS AT		
FARTICULAN3	31.03.2014	31.03.2013		
9. Non - Current Assets				
Development Expenditure	172,865,917	172,865,917		
Amalgamation Expenditure	550,465	1,100,929		
Preliminary Expenses	89,250	68,130		
Total	173,505,632	174,034,976		
10. Long Term Loans and Advances				
Other Deposits	169,600	419,152		
Advance for Capital Goods purchase	434,661,487	432,380,702		
Other Advances Advances to Raw Material Suppliers	5,433,902	6,589,586		

		13,930,665
Total	440,264,989	453,320,105
11. Inventories		
(Valued and certified by the management)		
Raw Materials	110,421,078	100,604,580
Stores and Spares	3,780,985	3,884,602
Packing Material	-	-
Work - in -progress	3,720,904	3,604,475
Finished Goods	69,402,101	61,030,000
TOTAL	187,325,068	169,123,657
12. Trade Recivables	107,323,000	103,123,037
(unsecured, considered good)		
Receivables for a period of exceeding six months	95,485,831	6,672,913
Receivables for a period less than six months	47,742,916	169,909,760
Export - Receivables		2,818,435
TOTAL	143,228,747	179,401,108
13. Cash and Cash Equivalents		
Balances with Banks		
Datatices with Daliks		
With Scheduled Banks	196,611	514,711
	196,611 78,358	514,711 230,378
With Scheduled Banks		
With Scheduled Banks Cash on hand	78,358	230,378
With Scheduled Banks Cash on hand TOTAL	78,358	230,378
With Scheduled Banks Cash on hand TOTAL 14. Short - term loans and advances	78,358	230,378
With Scheduled Banks Cash on hand TOTAL 14. Short - term loans and advances (Unsecured considered good)	78,358	230,378 745,089
With Scheduled Banks Cash on hand TOTAL 14. Short - term loans and advances (Unsecured considered good) Prepaid Insurance	78,358	230,378 745,089 709,044
With Scheduled Banks Cash on hand TOTAL 14. Short - term loans and advances (Unsecured considered good) Prepaid Insurance TDS Recievable	78,358 274,969	230,378 745,089 - 709,044 - 34,133
With Scheduled Banks Cash on hand TOTAL 14. Short - term loans and advances (Unsecured considered good) Prepaid Insurance TDS Recievable VAT Input	78,358 274,969 	230,378 745,089 709,044 34,133 2,581,540
With Scheduled Banks Cash on hand TOTAL 14. Short - term loans and advances (Unsecured considered good) Prepaid Insurance TDS Recievable VAT Input Cenvat	78,358 274,969 	230,378 745,089 - 709,044 - 34,133 2,581,540 338,398

	3,973,194	4,370,361
15. Other Current Assets		
DEPB Receivable	182,393	182,393
Interest Receivable	74,019	74,019
Other Mics Assets	194,250	-
TOTAL	450,662	256,412
16. Revenue from operations		
Sale of Products		
Castor oil Derivatives	331,730,659	408,300,484
Agriculture	-	92,455,738
TOTAL	331,730,659	500,756,222
17. Other Income		
DEPB License Gain on Foreign Currency transactioins & transalation		125,250
transalation	-	-
Interest on Deposits	-	398,488
Other Non-Operating Income	237,044	35,000
TOTAL	237,044	558,738
18. Cost of Materials Consumed Opening Stocks -		
- Raw Materials	54,690,000	50,709,792
- Seeds	45,914,580	-
Add: Purchases	285,058,673	344,410,672
Less: Cost of Raw Material Sold	385,663,253	395,120,464
Less: Closing Stocks	110,421,078	54,690,000
Raw Material Consumed	275,242,175	340,430,464
19. Changes in inventories of Finished Goods, Work-		
- progress and stok in trade		
Opening Stocks Castor oil Derivatives		

	61,030,000	59,745,000
Work - in - progress	3,604,475	3,552,800
	64,634,475	63,297,800
Closing Stocks		
Castor Oil Derivatives	69,402,101	61,030,000
Work - in - progress	3,720,904	3,604,475
	73,123,005	64,634,475
(Increase) / decrease in stocks	(8,488,530)	(1,336,675)
20. Employee Benefits Expense		
Salaries, wages, bonus and other benefits	4,001,139	2,883,315
Contribution to Provident Fund	-	444,756
Contribution to Employee State Insurance	-	69,050
Leave Encashment	-	115,401
		115 401
Gratuity	-	115,401
Staff welfare expenses	91,097	85,016
	91,097	·
Staff welfare expenses		85,016
Staff welfare expenses TOTAL		85,016
Staff welfare expenses TOTAL 21. Finance Cost	4,092,236	85,016 3,712,939
TOTAL 21. Finance Cost Interest Expences	4,092,236 16,536,470	3,712,939 26,429,408
TOTAL 21. Finance Cost Interest Expences Other Borrowing Costs	4,092,236 16,536,470 1,078,218	3,712,939 26,429,408 610,641
TOTAL 21. Finance Cost Interest Expences Other Borrowing Costs Total	4,092,236 16,536,470 1,078,218	3,712,939 26,429,408 610,641
TOTAL 21. Finance Cost Interest Expences Other Borrowing Costs Total 22. Depreciation and amortisation expense	4,092,236 16,536,470 1,078,218 17,614,688	3,712,939 26,429,408 610,641 27,040,049
TOTAL 21. Finance Cost Interest Expences Other Borrowing Costs Total 22. Depreciation and amortisation expense Depreciation	4,092,236 16,536,470 1,078,218 17,614,688 26,287,923	3,712,939 26,429,408 610,641 27,040,049 26,245,084
TOTAL 21. Finance Cost Interest Expences Other Borrowing Costs Total 22. Depreciation and amortisation expense Depreciation Amortisation expense	4,092,236 16,536,470 1,078,218 17,614,688 26,287,923 550,464	3,712,939 26,429,408 610,641 27,040,049 26,245,084 550,464
TOTAL 21. Finance Cost Interest Expences Other Borrowing Costs Total 22. Depreciation and amortisation expense Depreciation Amortisation expense Total	4,092,236 16,536,470 1,078,218 17,614,688 26,287,923 550,464	3,712,939 26,429,408 610,641 27,040,049 26,245,084 550,464
TOTAL 21. Finance Cost Interest Expences Other Borrowing Costs Total 22. Depreciation and amortisation expense Depreciation Amortisation expense Total 23. Other Expenses Stores Consumption	4,092,236 16,536,470 1,078,218 17,614,688 26,287,923 550,464 26,838,387	3,712,939 26,429,408 610,641 27,040,049 26,245,084 550,464 26,795,548

		75,283,430
Total	376,678	78,094,328
Power & Fuel		
Electricity Charges	3,284,183	4,795,066
Total	3,284,183	4,795,066
Payments to the auditor as		
auditor	125,000	125,000
for taxation matters	25,000	75,000
for Certification		- 75,750
Total	150,000	275,750
Rent	336,972	213,000
Repairs	92,101	153,358
Rates and taxes, excluding taxes on income	22,568	309,808
Printing and Stationary	157,331	128,452
Postage, telegrams and telephones	432,123	245,690
Travelling and conveyance	846,692	922,744
Managerial Remuneration	830,000	542,534
Directors Sitting Fee	70,000	130,000
Meeting Expences	39,110	-
Advertisement	51,306	135,758
Expenses on sales	998,817	1,960,298
Legal & Professional Charges	1,080,991	1,169,224
Vehicle Maintenance	127,976	72,283
Miscellaneous expenses	198,699	709,131
Listing Fee		- 59,000
Transportation Factory Expenses	387,572	774,683

	142,151	1,263,612
Boiler Maintenance	4,450	215,105
Other Expenses	2,208,585	1,011,281
TOTAL	8,027,444	10,015,961
Grand Total	11,838,305	93,181,105

24. SIGNIFICANT ACCOUNTING POLICIES

p) Basis of Accounting and Accounting Conventions:

The financial statements are prepared under the historical cost convention on accrual basis in accordance with the Indian Generally Accepted Principles Accepted Accounting Principles (IGAAP) comprising the Accounting standards Notified under Companies Accounting Standards Rules 2006 by the Central Government of India under section 211(3C)of the Companies Act 1956, Various pronouncements of the Institute of Chartered Accountants of India and the provisions of the Companies Act, 1956 and guidelines issued by the Securities Exchange Board of India (SEBI).

q) Use of Estimates:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of financial statements and results of the operations during the reporting period. Although these estimates are based upon the management's best knowledge of current events and actions, actual results could differ from these estimates.

r) Revenue Recognition:

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and revenue can be reliably measured.

Revenue from sale of goods is recognized on dispatch which coincides with transfer of significant risks and rewards to customer and is exclusive of excise duty and net of trade discounts, sales returns and sales tax, where applicable. Interest is recognized on a time proportion basis taking into account the amount outstanding and the rate applicable. Dividend is recognized as and when the company's right to receive payment is established.

s) Fixed Assets:

Fixed assets are stated at cost less accumulated depreciation, impairment losses and specific grants/subsidies, if any. Cost includes purchase price, fright, non refundable taxes and duties and any identifiable expenditure to bring the assets to its present location and working condition for intended use. Finance cost relating to acquisition of fixed assets which takes substantial period of time to get ready for use are included to the extent they relate to the period till such assets are ready for its indented use.

Expenditure directly relating to construction activities capitalized. Indirect is capitalized to the extent those relate to the construction activity or is incidental there to. Income earned during the construction period is deducted from the total expenditure relating to construction activity.

Assets retired from active use and held for disposal are stated at their estimated net releasable values or net book values, whichever is lower.

t) Depreciation:

Depreciation on Fixed Assets has been provided on Straight Line Method, based on the useful life of the assets as estimated by the management which generally coincides with rates specified in Schedule XIV to the Companies Act, 1956. Depreciation on addition/deletion of assets during the year is provided on a pro-rata basis.

u) Intangible Assets:

Cost relating to licenses and other intangible assets, which are acquired, are capitalized and amortized on the useful life of the assets as estimated by the management.

v) Impairment:

The carrying amount of the assets is reviewed at each balance sheet date if there is any indication of impairment based on internal/external factors. An impairment loss is recognized wherever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of the asset's net selling price and its value in use, the estimates of the time value of money and risks specific to the asset.

After impairments are carried at costs, however, diminution in value is provided to recognize a decline, other than temporary, in the value of the investments.

w) Government grants and subsidies:

Grants and subsidies are recognized when there is a reasonable assurance that the grant or subsidy will be received and that all underline conditions there to will be complied with. When grant or subsidy relates an asset, its value is deducted in arriving in carrying amount of the related asset.

x) Investments:

Investments that are readily realizable and intended to be held for not more than a year are classified as current investment. All other Investments are classified as long term investments current investments are carried at lower of cost and fair value determined on individual investment basis.

Long term investments carried at cost. However, diminishing in value is provided to recognize a decline, other than temporary, in the value of investments.

y) Inventories:

Raw-materials, packing materials, stores & spares and consumables valued at lower of cost, calculated on "First In First Out" basis, and net realizable value. Items held for use in the production of inventories and not written down below cost. If the finished product in which they will be incorporated are expected to be sold at or above cost. Finished goods and work-in-progress are valued at lower of cost and net realizable value. Cost includes material, labour and a proportion of appropriate over heads. Cost of finished goods includes excise duty wherever applicable. Cost is determined on weighted basis. Trading goods are valued at lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, reduced by the estimated cost of computation costs to affect the sale.

z) Income taxes:

Tax expenses companies of current and deferred tax. Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Indian Income Tax Act, 1961. Deferred income taxes reflected the impact of current year timing difference between taxable income and accounting income for the year and reverser of timing differences of earlier years.

Deferred Tax is measured based on tax rates enacted or subsequently enacted at the Balance Sheet Date. Deferred tax assets are recognized only to the extent that there is reasonable certainly that sufficient future taxable income will be available against which such deferred tax asset can be realized. In situations where the company unobserved depreciation or carry forward tax losses, all deferred tax assets are recognized only if there is virtual certainty support by convincing evidence that they can be realized against future taxable profits.

Un-recognized deferred tax assets of earlier years are re-assessed and recognized to the extent that it has become reasonably certain or virtually certain, as the case may be that future taxable income will be available against which such deferred tax assets can be realized.

The carrying amount of the deferred tax assets are reviewed at each balance sheet date. The company writes-down the carrying amount of a deferred tax asset to the extent that it is no longer reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will be available against which deferred tax asset can be realized. Any such write-down is reversed to the extent that it becomes reasonably certain or virtually certain, as the case may be, that sufficient future taxable income will available.

aa) Foreign Currency Transactions:

Initial Recognition: Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and foreign currency at the date of the transaction.

Conversion: Foreign currency monetary items are reported at yearend rates. Non-monetary items which are carried in terms of historical cost denominated in foreign currency are reported using the exchange rate at the date of transaction.

Exchange differences: Exchange differences are arising on the settlement of monetary items or on reporting monetary items of company at rates different from those at which they were initially recorded during the year, or reported in previous financial statements, are recognized as income or as expense in the year in which they arise.

Forward exchange contracts not intended for trading or speculation purposes: In case of forward exchange contracts, difference between the forward rate and exchange rate on the date of transaction is recognized as expense or income over the life the contract. Exchange differences on such contracts are recognized in the statement of profit and loss in the year in which the exchange rates change. Any profit or loss arising on cancellation or renewal of forward exchange contract is recognized as income or expense for the year.

bb) Export Benefits, incentives and licenses:

Export benefits on account of entitlement to import of goods free of duty under the 'Duty Entitlement Pass Book under Duty Exemption Scheme' and benefits on account of export promotion scheme included in revenues are accrued and accounted in the year export.

cc) Borrowing Cost:

Borrowing costs that are directly relatable to acquisition, construction or production of qualifying assets is capitalized as part of the cost of such asset. All other borrowing costs are charged to revenue.

dd) Provisions and Contingent Liabilities:

A provision is recognized when the company has a present obligation as result of past event and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate require to settle the obligation at the balance sheet date. These are reviewed at each balance sheet and adjusted to reflect the current best estimates. Financial effect of contingent liabilities is disclosed based on information available up to the date on which financial statements is approved. However where a reasonable estimate of financial effect be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

25. NOTES ON CONSOLIDATED FINANCIAL STATEMENT Amount in Lakhs

Particulars	As at	As at
	31.03.2014	31.03.2013
Contingent Liabilities not provided for		
f) Against Foreign bills discounted		
	-	-
g) Against inland Letter of Credit		
	-	-
h) Demand raised by the income tax		
department for the Asst. Year 2006 – 07 on	26.00	26.00
subjecting the misc. income and the matter is		
pending before the Appellate Authority,		
Mumbai.		
i) Demand raised by the Income tax	9.11	9.11
department for the Asst. Year 2008 – 09 on	3.11	3.11
subjecting the sale of investments and the		
matter is pending before the Appellate		
Authority, Mumbai.	36.14	-
j) Against demand raised by the Income		
tax authorities for the A.Y.2012-13		
Expenditure in Foreign Currency during the	Nil	Nil
year	1411	1411
Value of imports calculated on CIF basis	Nil	Nil
Earnings in Foreign Exchange		
FOB value of Exports		
	76.05	101.73

Composition of Net Defe (Liability) Total	erred Tax Asset /	(36.00)	74.0	0
Related party disclosure				
Related party disclosures as	required by AS-18 ar	e given under		
Name of the Party	Relationship	Name of transaction	Current year 2013 – 14	Previo
b) Transactions during	the year (Expenditur	·e)		
Sri ManmohanSahu	Key Management	Remunerat ion	8.00	8.00
Sri ManmohanSahu	Key Management	Extended Unsecured Loan	33.67	23.62
Smt. Indira Sahu	Key Management	Extended Unsecured Loan	232.29	232.2
Employee benefit in the form the contributions are charge contribution to the respective the contributions payable to	ged to profit and I ve funds is due. Ther	oss account of e are no other	of the year	when
the contributions are char- contribution to the respective	ged to profit and I we funds is due. Ther the respective author ccounting Standard I	oss account on eare no other orities.	of the year	when the other th
the contributions are charged contribution to the respective the contributions payable to Earnings Per Share as per Advanced to the contributions of the contributions payable to the contributions of the contributions of the contributions of the contributions are charged to the contributions of the contributions are charged to the contribution to the respective to the contribution to	ged to profit and I we funds is due. There the respective author ccounting Standard I ty share holders	oss account on eare no other orities.	of the year obligations	when the other the
the contributions are charged contribution to the respective the contributions payable to the contributions are charged to the contribution to the respective the contributions payable to the contributions payable to the contribution to the contributions payable to the contribution that the	ged to profit and I we funds is due. There the respective author ccounting Standard I ty share holders of equity shares	oss account on eare no other orities.	of the year obligations	208.4 254.3
the contributions are charged contribution to the respective the contributions payable to the contributions are charged the contribution to the respective the contributions payable to the contributions are contributed to the contributed th	ged to profit and I we funds is due. There the respective authoric ccounting Standard I ty share holders of equity shares er share	oss account of a rear are no other orities.	3.10	208.4 254.3
the contributions are charged contribution to the respective the contributions payable to the contributions of the contribution to the respective to the contributions are charged to the contributions payable to the con	ged to profit and I we funds is due. There the respective author ccounting Standard I ty share holders of equity shares er share e year ended 31.03.2 cial year the Comp	oss account of eare no other prities. No.20 2013 Dany has iden	3.10 254.36 0.012	208.4 254.3 0.820
the contributions are charged contribution to the respective the contributions payable to the contributions per Share as per Advantage Per Share as per Advantage number of the contribution to the respective to the contributions payable to the contributi	ged to profit and leave funds is due. There the respective authors the respective authors of equity shares er share e year ended 31.03.2 cial year the Compatives and Agri Divisi	oss account of e are no other prities. No.20 2013 Dany has identified on.	3.10 254.36 0.012	208.4 254.3 0.820 reporta
the contributions are charged contribution to the respective the contributions payable to the contributions of the Profit Available for equitive to the Pr	ged to profit and leve funds is due. There the respective authority share holders of equity shares er share e year ended 31.03.2 cial year the Compatives and Agri Division by business segments the control of the profit of the	oss account of e are no other prities. No.20 2013 Dany has identified on.	3.10 254.36 0.012 Tified two Year ended 31.03.201 4	208.4 254.3 0.820 reporta Year ended 31.03 13
the contributions are charged contribution to the respective the contributions payable to the contributions of the contribution of	ged to profit and leve funds is due. There the respective authority share holders of equity shares er share e year ended 31.03.2 cial year the Compatives and Agri Division by business segments the control of the profit of the	oss account of e are no other prities. No.20 2013 Dany has identified on.	3.10 254.36 0.012 Year ended 31.03.201	208.4 254.3 0.820 reporta Year ended 31.03 13
the contributions are charged contribution to the respective the contributions payable to the contributions of the contribution of	ged to profit and leve funds is due. There the respective authority share holders of equity shares er share e year ended 31.03.2 cial year the Compatives and Agri Division by business segments the control of the profit of the	oss account of e are no other prities. No.20 2013 Dany has identified on.	3.10 254.36 0.012 Tified two Year ended 31.03.201 4	208.4 254.3 0.820 reporta Year ended 31.03 13
the contributions are charge contribution to the respective the contributions payable to the contributions of the Profit Available for equitive the Weighted average number of the Basic and Diluted earnings passic and Dilut	ged to profit and leve funds is due. There is the respective authority shares holders of equity shares er share e year ended 31.03.2 cial year the Compatives and Agri Division by business segments the eye.	oss account of e are no other prities. No.20 2013 Dany has identified on.	3.10 254.36 0.012 tified two Year ended 31.03.201 4	208.4 254.3 0.820 reporta Year ended 31.03 13
the contributions are charge contribution to the respective the contributions payable to the contributions of the contribution of	ged to profit and leve funds is due. There is the respective authority shares holders of equity shares er share e year ended 31.03.2 cial year the Compatives and Agri Division by business segments the eye.	oss account of e are no other prities. No.20 2013 Dany has identified on.	3.10 254.36 0.012 atified two Year ended 31.03.201 4 3317.00	208.4 254.3 0.820 reporta Year ended 31.03 13 4083. 924.5 - 5007.
the contributions are charge contribution to the respective the contributions payable to the contributions of the Profit Available for equitive the Weighted average number of the Basic and Diluted earnings passic and Dilut	ged to profit and leve funds is due. There is the respective authority shares holders of equity shares er share e year ended 31.03.2 cial year the Compatives and Agri Division by business segments the eye.	oss account of e are no other prities. No.20 2013 Dany has identified on.	3.10 254.36 0.012 tified two Year ended 31.03.201 4	208.4 254.3 0.820 reporta Year ended 31.03 13

	Total	224.65	385.32
	3. Segment Assets		
	Castor oil Division	5818.29	4664.45
	Agri Division	_	359.15
	Software Division	2540.35	3999.25
	Biomass Division	5544.07	5076.37
	Total	13,902.71	14099.2
			2
	4. Segment Liabilities		
	Castor oil Division	11,446.78	10458.9
	Agri Division	-	4
	Software Division	-	283.12
	Biomass Division	2,455.93	-
	Total	13,902.71	3357.16
			14099.2
-			2
	5. Capital Expenditure		C 44
	Castor oil Division	-	6.41
	Agri Division	-	-
	Software Division	-	257.74
	Biomass Division	388.84	357.74
	Total	388.84	364.15
	6. Depriciation		
	Castor oil Division		
	Agri Division	98.53	98.53
	Software Division	-	-
	Biomass Division	163.92	163.92
	Total	-	-
		262.45	262.45
	B) Information about secondary business segments by		
	Geographical market		
	2042 2044 2042 2042	2244.25	4007.70
	2013-2014 2012 - 2013 Within India		4887.73
	Within India 97.7 98.0	76.05	119.83
	Outside India 2.3 2.0	3317.30	5007.56
	Total 100.0 100.0		

Details of Security Given for Secured Loans

i. Term Loan from SBH

- c. First charge on fixed assets both present and future i.e. Plant and Machinery and other movable and immovable assets of Castor Oil Derivatives Division, situated at Plot.No.65 & 66, Export Promotional Industrial Park, Pashamylaram Village, Patancheru, Medak.
- d. Personal Guarantees of the Promoter Directors and Equitable Mortgage of Collateral Securities owned by the Promoters and their Associates.

ii. Working capital loans from SBH and IDBI

1. State Bank of Hyderabad

- c. First charge by way of hypothecation on the entire current assets including all the stocks and book debts/receivables present and future of Castor Oil Derivatives Division, situated at Plot.No.65 & 66, Export Promotional Industrial Park, Pashamylaram Village, Patancheru, Medak.
- d. Personal Guarantees of the Promoter Directors and Equitable Mortgage of Collateral Securities owned by the Promoters and their Associates.

2. IDBI

- c. Paripassu and charge on current assets of the company.
- d. Personal Guarantees of the Promoter Directors and Equitable Mortgage of Collateral Securities owned by the Promoters and their Associates

3. <u>Term Loan from Power Finance Corporation Limited and Rural Electrification</u> Corporation Limited

- i. A first charge by way of mortgage in favour of lenders of all the immovable properties, present and future, of the Biomass project.
- j. A first charge by way of hypothecation in favour of lenders of all the company's movables, including movable plant and machinery spares, tools and accessories, furniture, fixtures, vehicles and all other movable assets, present and future, of the Biomass project;
- k. A first charge on company's book debts, operating cash flows, receivables, commissions, revenues of whatsoever nature and whether arising, present and future, intangibles, goodwill, uncalled capital, present and future, of the Biomass project.
- I. A first charge by way of assignment or creation of charge in favour of the Lenders of Biomass project
- m. All the right, title, interest, benefit, claims and demand whatsoever of the company in the project documents, duly acknowledged and consented to by the relevant counter-parties to such project documents, all as amended, varied or supplemented from time to time;
- n. All the rights, title, interest, benefits, claims and demands whatsoever of the company in the clearances;
- o. All the rights, titles, interest, benefits, claims and demands whatsoever of the company in any letter of credit, guarantee, performance bond provided by any party to the project documents
- **p.** First charge on all the letters of credit, Trust and Retention Accounts, DSRAs

	and other reserves and any other maintained for the Biomass project.	bank accounts of t	the company wherever
•	Provision for Gratuity and Leave Encast of Rs.115, 401/- for Gratuity and a Encashment to Employees on accrual ba	an amount of Rs.11	5,401/- towards Leave
,	Employee Stock Option Plan: During announced any Employee Stock Option	•	• •
ì.	The balances of Sundry Debtors, Sundry to confirmation from the parties.	y Creditors and Loans	& Advances are subject
l .	Disclosure as per the provisions of Development Act, 2006:	the Micro, Small ar	nd Medium Enterprises
i	Particulars Principal amount and separately the interest due thereon remaining unpaidto any supplier at the end of the financial year.	2013 – 2014 124.15	2012 - 2013 114.47
ii	The amount of interest paid u/s 16 of this Act, along with the amounts of payments made to the supplierbeyond the appointed day during each accounting year.	Nil	Nil
ii i	The amount of interest due and payable for the period of delay in making payment which have been paid but, beyond the appointed day during the year.	Nil	Nil
iv	The amount accrued and remaining unpaid at the end of each accounting period; i.e., principal is paid but interest has remained unpaid.	Nil	Nil
~	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 small enterprise, this is required for the purpose of disallowance as a deductible expenditure	Nil	Nil
	In respect of the amounts mentioned un there are no dues that are to be credi Fund as at March 31, 2014- (March 31, 2	ted to the Investor E	•
	Claims against the company not acknow	· · · · · · · · · · · · · · · · · · ·	
•	Disclosure pursuant to clause 32 of List Loans and Advances in the nature of Loa		Current Year: Nil (Previous Year: Nil)

Additional Information pursuant to paragraphs 3 and 4 of part II of Schedule VI of the Companies Act, 1956 – As certified by the management.

a. Quantitative Details

Installed Capacities and Production:

	2013-2014		2012-2013	
Class of Goods	Capacity (MT)		pacity (MT) Capacity(MT)	
	(In terms of production)		(In terms of prod	uction)
	Licensed	Licensed	Licensed	Installed
Castor Oil Derivatives(Mts.)	7,200	7,200	7,200	7,200
Actual Production (Mts.)	3685.76		4705.20	

Turnover

	2013-2014		2012-2013	
Name of the Product	Quantity	Value	Quantity	Value
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)
Hydrogenated Castor Oil	2250.00	2272.95	4701.70	4005.91
12 - H S A	-	-	63.50	63.21
First Special Grade	-	-	-	-
Crude Castor Oil	-	-	-	-
BSS/BP	945	1044.36	16.00	13.89
Castor Seeds	-	-	1525.00	924.55
Soft ware& IT	-	-	-	-
Other Division	-	-	-	-
TOTAL	3195.00	3317.31	6852.95	5007.56

*Opening Stock of Finished Goods:

,					
	2013-2014	2013-2014			
Name of the Product	Quantity	Value	Quantity	Value	
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)	
Hydrogenated Castor Oil	450.00	569.00	510.00	545.70	
12-Hydroxy Stearic Acid	29.00	41.30	45.00	51.75	

^{*} The opening stocks relating to Castor Oil Derivatives are considered on merger.

Closing Stock of Finished Goods:

	2013-2014		2012 – 2013	}
Name of the Product	Quantity	Value	Quantity	Value
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)
Hydrogenated Castor Oil	739.00	927.58	450.00	569.00
12-Hydroxy Stearic Acid	89.00	126.75	29.00	41.30
Castor Oil	699.24	749.90	545.00	546.90
Castor Seed			931.90	459.15

Raw Material Consumed:

	2013-2014		2012 – 2013	
Name of the Product	Quantity	Value	Quantity	Value
	(MTs)	(Rs. Lakhs)	(MTs)	(Rs. Lakhs)
Raw Material Consumed	3685.76	3106.73	4719.44	3404.30

	2013-2014		2012- 2013	
	Value	%	Value	%
Name of the Product	(Rs. Lakhs)	(Percentage)	(Rs. Lakhs)	(Percentage)
Indigenous	37.81	100%	28.11	100%

MM. Auditor's Remuneration

Auditors Remuneration	2013-14	2012 - 2013
Audit Fees	1.30	1.25
Tax Audit Fees	0.25	0.75
Taxation and Other Matters	-	0.76
Total	1.55	2.76

NN. The figures have been rounded off to the nearest rupee and previous year figures are regrouped/rearranged wherever necessary to conform to those of the current year classification.

For RRK & Associates

For and on behalf of Board of Directors

Chartered Accountants

FRN: 009785 S

Manmohan SahuPradeep KumarManaging DirectorMahapatro

Managing Director Mahapatro
Director

R.Radha Krishna

Partner

M.No.210777 Place: Hyderabad Date: 04/11/2015

Information Pursuant to part IV of Schedule VI of the Companies Act, 1956

Balance Sheet Abstract and Company's General Business Profile

1 Registration Details

Registration No.	78932
Corporate Identification Number	L40300AP1994PLC078932
State Code	11
Balance Sheet Date	31.03.2014

2 Capital Raised during the year (Amount in `Thousands)

Public Issue (calls in arrears)	NIL
Rights Issue	NIL
Bonus Issue	NIL
Private Placement	NIL

3 Positions of Mobilisation and Deployment of Funds

(Amount in

Rs `)

Total Liabilities	139,02,67,810
Total Assets	139,02,67,810
Sources of Funds	
Paid-up Capital	25,43,57,840
Reserves & Surplus	53,68,31,525

Share Application Money Pending	7,31,48,000	
Allotment		
Secured Loans	42,63,11,081	
Unsecured Loans	2,66,06,796	
Deferred Tax Liabilities	2,77,47,986	
Application of Funds		
Net Fixed Assets	44,12,68,548	
Investments	NIL	
Long Term Loans & Advances	44,04,64,989	
Net Current Assets		
Miscellaneous Expenditure	17,34,16,382	
Accumulated Losses	NIL	

4Performance of the Company (Amount in Rs `)

Turnover	
Total Expenditure	
Profit Before Tax	
Profit After Tax	
Basic Earning per share in Rs.	
Dividend Rate %	

5 Generic Names of Three Principal Products/Services of Company - (As per monetary terms)

Item - Code No.	Product Description
1504.00	Hydrogenated Castor Oil
3823.00	12 Hydroxy Stearic Acid
N.A	Agro Division

For and on behalf of the Board of Directors

ManmohanSahu

(Chairman & Managing Director)

81

ATTENDANCE SLIP

(To be handed over at the entrance of the meeting hall)

Full name of the Members attending(In block capitals)	
Ledger Folio No./Client ID No	No. of shares held:
Name of Proxy	
(To be filled in, if the proxy attends instead of the member	er)
• • • • • • • • • • • • • • • • • • • •	eral Meeting of the SWARNAJYOTHI AGROTECH & POWER Left Wing Amruthaville Welfare Association, Opp Yashoda ngana - 500082
(Member's /Proxy's Signature)	
Note:	

- 1) Members are requested to bring their copies of the Annual Report to the meeting, since further copies will not be available.
- 2) The Proxy, to be effective should be deposited at the Registered Office of the Company not less than FORTY EIGHT HOURS before the commencement of the meeting.
- 3) A Proxy need not be a member of the Company.
- 4) In the case of joint holders, the vote of the senior who tenders a vote, whether in person or by Proxy, shall be accepted to the exclusion of the vote of the other joint holders. Seniority shall be determined by the order in which the names stand in the Register of Members.
- 5) The submission by a member of this form of proxy will not preclude such member from attending in person and voting at the meeting.

PROXY FORM Form No. MGT-11

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

CIN: L40300TG1994PLC078932

Name of the Company: **SWARNAJYOTHI AGROTECH & POWER LIMITED**

Registered office: 315, LEFT WING AMRUTHAVILLE WELFARE ASSOCIATION, OPP YASHODA HOSPITAL, RAJBHAVAN ROAD, SOMAJIGUDA, HYDERABAD, TELANGANA - 500082

Name of the member (s):	
Registered address :	
E-mail ID :	
Folio No/ Client ID/DP ID :	
	shares of the above named company, hereby appoint:
	Address : or or
failing him	Signature Or
	Address :
	Signature : or
failing him	
(3) Name :	Address :
	Signature :
General Meeting of the Company, to LEFT WING AMRUTHAVILLE WELFA SOMAJIGUDA, HYDERABAD, TELANGA resolutions as are indicated below: Ordinary Business 1 Adoption of Financial statements for Reports thereon. 2 Re-appointment of MANMOHAN SAL	on a poll) for me/us and on my/our behalf at the Twentieth Annual be held on the Thursday31st December, 2015 at 10.00 A.M at 315, RE ASSOCIATION, OPP YASHODA HOSPITAL, RAJBHAVAN ROAD, ANA - 500082 and at any adjournment thereof in respect of such or the year ended 31 March 2014 and the Directors' and Auditors' HU, who retires by rotation. es, Chartered Accountants, as Auditors and fixing their remuneration.
Special Business	
4 Appointment of BRAHMANANDA RO	•
5 Appointment of SUDHANIDHI ROUT	as an Independent Director.

6 Appointment of KOLACHANA SHASTRI VENKATESWARA as an Independent Director.

Signed this_____ day of _____ 2015

Affix Revenue Stamp of INR 1

Signature of shareholder

Signature of Proxy holder(s)

Note:

- 1. This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.
- 2. Notwithstanding the above the Proxies can vote on such other items which may be tabled at the meeting by the shareholders present.

BALLOT FORM

1. Name	:
Registered Address	:
of the sole/first named Shareolder	

- 2. Name (s) of the Joint Shareholder (s) if any:
- 3. Registered Folio/DPID & Client ID No.:
- 4. No. of Shares held:

I/We hereby exercise my/our vote in respect of the Resolution(s) to be passed for the business stated in the Notice of 20th annual general meeting of the Company dated 31st December, 2015, by conveying my/our assent or dissent to the said Resolution(s) by placing the tick (P) mark at the appropriate box below.

Item	Description	No.	of	I/We assent	I/We dissent
No.		equity		to the	to the
		Shares		resolution	resolution
				(For)	(Against)
1	Adoption of Financial statements for the year				
	ended 31 March 2014 and the Directors' and				
	Auditors' Reports thereon				
2	Re-appointment of MANMOHAN SAHU, who				
	retires by rotation.				
3	Appointment of M/S RRK & Associates,				
	Chartered Accountants, as Auditors and				
	fixing their remuneration				
4	Appointment of BRAHMANANDA ROUT				
	as an Independent Director				
5	Appointment of SUDHANIDHI ROUT as an				
	Independent Director				
6	Appointment of KOLACHANA SHASTRI				
	VENKATESWARA as an Independent Director				

	VENKATESWARA as an Independent Director		
Place:			
Date:		Signature of Sh	areholder

Statement pursuant to Section 212 of the Companies Act, 1956 relating to Subsidiaries

1 Name of the Subsidiary Swarnajyothi Agro & Exports (India) Private

Limited

2 Financial year of the Subsidiary 01-04-2013 to 31-03-2014

3 Shares of the subsidiary held by the company on the above date:

a. Number of Equity shares Rs.10,000/-

b. Face value Rs.10/-

c. Amount invested which is equivalent in Indian Currency NIL

d. Extent of holding 100%

4 Net aggregate amount of profit / (Loss) of the subsidiary for the above financial year so far as they concern members of the company:

a. Dealt with in the accounts of the company for the year ended

31st March 2014 NIL

b. Not Dealt with in the accounts of the company for the

year ended 31st March 2014

- 5 Net aggregate amount of profit / (Loss) of the subsidiary for the previous year of the subsidiary, since it became a subsidiary so far as they concern members of the company
 - a. Dealt with in the accounts of the company for the year ended 31st March 2014
 - b. Not dealt with in the accounts of the company for the year ended 31st March 2014
- 6 Change in the interests of the company in the subsidiary between the end of the financial year of the subsidiary and that of the company -
- 7 Material changes between the end of the financial year of the subsidiary and end of the financial year of the company in respect of the subsidiary's fixed assets, investment, lending and borrowing for the purpose other than meeting their current liabilities.
- 8 Remarks

Statement pursuant to Section 212 of the Companies Act, 1956 relating to Subsidiaries

1 Name of the Subsidiary

RPVS Renewable Energies Private Limited

2 Financial year of the Subsidiary

01-04-2013 to 31-03-2014

3 Shares of the subsidiary held by the company on the above date:

a. Number of Equity shares

Rs.10,000/-

b. Face value

Rs.10/-

c. Amount invested which is equivalent in Indian Currency

NIL

d. Extent of holding

100%

- 4 Net aggregate amount of profit / (Loss) of the subsidiary for the above financial year so far as they concern members of the company:
 - a. Dealt with in the accounts of the company for the year ended

31st March 2014

NIL

b. Not Dealt with in the accounts of the company for the

year ended 31st March 2014

- 5 Net aggregate amount of profit / (Loss) of the subsidiary for the previous year of the subsidiary, since it became a subsidiary so far as they concern members of the company
 - a. Dealt with in the accounts of the company for the year

Ended 31st March 2014

b. Not dealt with in the accounts of the company for the year

ended 31st March 2014

6 Change in the interests of the company in the subsidiary Between the end of the financial year of the subsidiary and that of the company

7 Material changes between the end of the financial year of the subsidiary and end of the financial year of the company in respect of the subsidiary's fixed assets, investment, lending and borrowing for the purpose other than meeting their current liabilities .

8 Remarks