

### INDIAN SUCROSE LIMITED

CIN : L15424PB1990PLC010903 Email Id : info.isl@yaducorporation.com | Website : الاستان المناطقة المناطقة



Date- 07.09.2021

To, The Listing Compliance Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400001 Scrip Code: **500319** 

#### Dear Sirs/Madam,

#### Sub: <u>Annual Report of the Company for the Financial Year ended March 31, 2021 along with the</u> Notice convening the 30<sup>th</sup> Annual General Meeting ("AGM")

In furtherance to out letter dated 31<sup>st</sup> August, 2021 and pursuant to Regulation 30 and 34 of securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ( "Listing Regulations"), Please find enclosed the Annual Report for the year ended March 31, 2021 including Notice of the 30<sup>th</sup> Annual Report Meeting of Indian Sucrose Limited ('the Company') to be held on Thursday, 30<sup>th</sup> September, 2021 at 10.30 A.M. through Video Conferencing ('VC') /Other Audio-Visual Means ('OAVM').

In compliance with relevant circulars issued by Ministry of Corporate Affairs and the Securities and Exchange Board of India, the Annual Report of the Company for the financial year ended March 31, 2021 and the Notice of the 30<sup>th</sup> AGM has been dispatched to all the members of the Company whose email addresses are registered with the Company or Registrar and Share Transfer Agent of the Company or Depository Participant(s).

The Annual Report of the Company for the Financial Year ended March 31, 2021 and the Notice convening the 30<sup>th</sup> AGM of the Company are available on the website of the Company at www.muksug.in

You are requested to take the above information on record.

Thanking you,

Yours Faithfully, For Indian Sucrose Limited Anamika Raju Company Secretary



**Works and Regd. Office**: G.T. Road, Mukerian-144211, Distt Hoshiarpur (Punjab) Ph.: +91-9115110651/52, Fax : +91-1883-244532 Ph.: +91-9115110505, Ph.: +91-9115110663



INDIAN SUCROSE





## **INDIAN SUCROSE LIMITED**

1

## **30TH** ANNUAL REPORT 2021

HARDWORKING EFFORTS OUTSTANDING RESULTS

SUGAR | MOLASSES | BAGASSE | POWER









# LIP SMACKING DESSERTS

## A Dessert made with Good Quality Sugar is always Better



# For The Sweetest Family Time

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YADU CORPORATION

#### **CORPORATE INFORMATION**

#### **BOARD OF DIRECTORS:**

Mr. Kunal Yadav Mrs. Geeta Sharma Mr. Jaitender Kumar Mr. Neeraj Bansal Mr. Abhay Upadhyay Mr. Shriram Agrawal Chairman & Executive Director Non-Executive Director Non – Executive Director Independent Director Independent Director Independent Director

#### **KEY MANAGERIAL PERSONNEL:**

Mr. Ravinder Sharma	Chief Finance Officer
Mrs. Anamika Raju	Company Secretary

#### AUDITORS:

M/s R. Dewan & Co. Chartered Accountants, Ludhiana.

#### **BANKERS**:

Punjab National Bank

#### **<u>REGISTERED OFFICE & WORKS</u>**:

INDIAN SUCROSE LIMITED CIN: L15424PB1990PLC010903 Phone: +91-9115110651/52, Email Id: <u>isl.investor@yaducorporation.com</u> Website: www.muksug.in

#### **REGISTER AND TRANSFER AGENTS:**

MCS share Transfer Agent Limited F-65, 1<sup>st</sup> Floor, Okhla 1, Okhla, Industrial Area, New Delhi - 110020 Tel No: 011-41406149 E-mail id: admin@mcsregistrars.com Website: www.mcsregistrars.com



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#### Namaste!!!

A very warm welcome to everyone to 30th Annual General Meeting of Indian Sucrose Limited. As we complete the three-decade existence in Indian Sugar Industry to bringing sweetness to people's lives and taste. For the 30<sup>th</sup> Anniversary of the Company I personally congratulate to all the stakeholders to keep showing your impeccable faith and trust in our management which we have succeeded in all these years.

Like the last year, we are once again meeting virtually as the continued impact of the Covid-19 pandemic necessitates adoption of safety precautions to arrest its spread.

At the outset, I wish to express solidarity with all those who have lost their loved ones and I wish a speedy recovery to those who are infected or battling with this Covid-19 pandemic. We at Indian Sucrose have also borne the brunt of this pandemic and had many of our stakeholders and their families affected and I, on behalf of Indian Sucrose Limited, take this opportunity to pledge our support to their families. I also hope and pray that each one of you and your family & friends, stay safe and secure in these testing times. Having seen the sudden and wide-spread impact of the second wave very recently, it is our individual and collective responsibility, to adopt and promote usage of safety precautions and push for large scale vaccination as it is the only reliable way to fight our way out of this pandemic.

As a responsible corporate citizen, our company continues to work strongly with various local authorities, agencies and hospitals supporting them not just through financial commitments but also meeting their requirements around sanitization products and services. Continuing with our foray of helping communities we have looked at extending help to various Government initiatives and hospitals across the country. Our recent priority has been to vaccinate our employees with agility and we have been holding various vaccination drives at our registered office towards this endeavor. I am

happy to report that at present more than 100% of our employees are vaccinated across the organization with at least one shot of the Vaccine.

Let me now take this opportunity to apprise you all of the key highlights of the last financial year and also touch upon some of the key initiatives undertaken by our company to not only address the immediate term business environment but also strengthen our leadership position in the market and build a strong foundation to take our company to the next level.

Recently Industry Body ISMA also write to PMO for seeking immediate increase in MSP because selling price of Sugar has remained static for more than 30 months. Fixed Remunerative Price (FRP) for cane increased by ₹10/quintal during the 2020-2021 sugar season. Recently the Government has once again increased the FRP by ₹5/quintal. Industry apex body ISMA feels it is the right time for the Government to decide on increasing the MSP to ₹34.50 to ₹35 per kilo which currently is at ₹31 per kg.

Further under the National Bio-Fuel Policy (NBP), 2018, by mixing higher percentage of Ethanol in petroleum will indirectly help in the supply side economies of sugar Sector and door step collection of Bagasse must be initiated by the Government of India at local levels and farmer's/mill owners must be given good remuneration for it.

On the long-term front, I am confident that with our singular focus on placing the customer at the center of all our actions, we will not only navigate any short-term turbulences successfully but also strengthen our leadership position further. And as the industry leader, we will continue to evolve along with our customers and will keep reinforcing our company's bond with all our customers.

Towards the end, I take this opportunity to really commend the dedication and zeal of all our employees who strived through a difficult period and ensured that as an organization we surmounted all the challenges and continued to take our organization forward. I would also like to thank all my colleagues on the Board for their continued support in all our endeavors.

Finally, I thank all our shareholders for their persistent trust and confidence on team Indian Sucrose Limited.

You're sincerely,

Sd/-Kunal Yadav Managing Director

#### **DIRECTORS' REPORT**

#### To, The Members,

Your Directors are pleased to present the 30<sup>th</sup> Annual Report together with the Audited Financial Statements of the Company for the financial year ended on 31<sup>st</sup> March, 2021.

#### FINANCIAL PERFORMANCE

The Audited Financial Statements of the Company as on 31<sup>st</sup> March, 2021 are prepared in accordance with the relevant applicable IND AS and provisions of the Companies Act, 2013.

The summarized financial highlight is depicted below.

	(Rs. in C	Crores)
Particulars	2020-2021	2019-2020
Revenue from Operations	430.58	532.02
Other Income	3.63	1.64
Total Income	434.21	533.66
Total Expenses	403.66	490.86
Profit/(Loss) before Finance cost, Depreciation & Amortization and Tax Expenses	30.55	42.80
Finance Cost	18.12	24.90
Depreciation & Amortization	7.58	8.08
Profit/(Loss) before Tax	30.57	19.18
(i) Provision for Taxation (Current)	8.79	6.96
(ii) Deferred Tax	0.46	0.76
(iii) Provision for tax of earlier years	(1.07)	(0.82)
Profit/ (Loss) after Tax	21.75	11.71

#### PERFORMANCE REVIEW

During the year under review, your Company has achieved turnover of Rs. 430.58 Crore as compared to previous year turnover of Rs. 532.02 Crore and has earned net profit after Tax of Rs. 21.75 Crore as compared to previous year net profit after Tax of Rs. 11.71 Crore.

During the year under review, your company has crushed 9884382.37 QTLS of Sugarcane and produced 1013754 QTLS of Sugar as compared to previous year crushing of 12680090.19 QTLS of sugarcane and production of 1283315 bags of Sugar.

The capacity utilization of the plant during the year under review was 86.14% and the average recovery was 10.30% as compared to capacity utilization of 73.19% and average recovery of 10.22% in the previous year.

#### **DIVIDEND & TRANSFER TO RESERVES**

No amount is proposed to be transferred to the reserve(s) and your Directors have not recommended payment of any dividend for the year under review.

#### CHANGE IN THE NATURE OF BUSINESS, IF ANY

During the year, there was no change in the nature of business of the Company.

#### MATERIAL CHANGES AND EVENTS AFTER BALANCE SHEET DATE

#### COVID 19

The Company is engaged primarily in the manufacturing and production of Essential Commodities, while operation fall under the category of "Essential Activities" issued by the Government of India, the operation of the company was thankfully lesser impacted. Our factory had to be abruptly closed for about a month forcing the left over cane to be crushed during peak summer month at lamentably low recovery. Given the gravest nature of lockdown conditions, we have less to complain.

The Company has taken proper steps to ensure smooth functioning of operations and for ensuring health and safety of employee. It has taken series of measures and implemented guidelines issued by the Government time to time. The company has duly adopted the Standard Operating Procedure (SOP) prescribed by the Central and State Governments, effectively ensuring the safety of all our employees. With the advent of vaccines and extension of its eligibility progressively diluting the age criterion, we have taken proactive steps to enthuse and enable all our eligible employees and their family to have the vaccinate in company organized vaccine centers/camps.

The resurgence of Covid-19 with its variants since March'21 is no doubt alarming and worrisome. With vastly improved health infrastructure and better preparedness, there is fervent hope that the situation would soon come under control. In any event, this is likely to have far less impact on the economy compared to last year when the country was grossly unprepared and under- equipped. Your company hopefully would remain immune from any significant adverse business impact.

#### SHARE CAPITAL

During the Financial year 2020-21 the Authorized Share Capital of the Company remains the same as that of previous year. However, the paid up Share Capital of the Company has been Changed from Rs.15,41,86,320/- to Rs.15,42,09,570/- due to receipt of pending calls money of Rs. 23,250/- by the holders who have failed to make the payment of pending call money at the time of allotment.

#### **DEPOSITS**

During the period under review, your Company has not accepted any deposits from public within the meaning of Sections 73 and 74 of the Companies Act, 2013 (the "Act") and the Companies (Acceptance of Deposits) Rules, 2014.

#### TRANSFER OF AMOUNTS TO INVESTOR EDUCATION AND PROTECTION FUND

There was no amount required to be transferred to IEPF.

#### PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statements.

#### CORPORATE SOCIAL RESPONSIBILITY

CSR is a company's sense of responsibility towards the community and environment in which it operates. It is the continuing commitment by business to behave ethically and contribute to economic development of the society at large and building capacity for sustainable livelihoods. The Company believes in conducting its business responsibly, fairly and in a most transparent manner. It continually seeks ways to bring about an overall positive impact on the society and environment where it operates and as a part of its social objectives. This policy has been formally formulated and adopted in terms of Section 135 of the Act and Rules framed there under to undertake CSR activities.

The Company has always made consistent efforts to maintain an active corporate social responsibility portfolio.

S. No.	Name	Chairman/Member
1.	Abhay Upadhyay	Chairperson
2.	Geeta Sharma	Member
3.	Jaitender Kumar	Member

Composition of Corporate Social Responsibility Committee (CSR Committee):

During the reporting period, Mr. Sebastian Gilbert, Non-Executive Independent Director had resigned from the Board as well as from the Committees as director/ member(s) of the company on 30<sup>th</sup> day of September, 2020 due to pre-occupation. Accordingly, Mrs. Geeta Sharma, Non – Executive Woman Director was inducted as member in the Corporate Social Responsibility Committee on 12<sup>th</sup> day of October, 2020. Further Mr. Kunal Yadav also resigned as a member of the CSR Committee due to involvement with other important assignments and in place of him Mr. Jaitender Kumar induced as a member of CSR Committee on 12<sup>th</sup> day of October, 2020.

The responsibilities of the CSR Committee include:

- 1) Formulating and recommending to the Board of Directors the CSR Policy and indicating activities to be undertaken by the Company in areas or subject, specified in schedule VII
- 2) Recommending the amount of expenditure for the CSR activities.
- 3) Monitoring CSR activities from time to time.

As per the provisions of Companies Act, 2013, all companies having a net worth of Rs. 500 crore or more, or a turnover of Rs. 1,000 crore or more or a net profit of Rs. 5 crore or more during the immediately preceding financial year are required to constitute a CSR committee of the Board of Directors comprising three or more directors, at least one of whom should be an independent director. All such companies are required to spend at least 2% of the average net profits of their three immediately preceding financial years on CSR-related activities.

Accordingly, the company was invested Rs. 2702172.00 (Rupees Twenty-seven Lakh Two Thousand One Hundred Seventy-two Only) towards CSR activities during the financial year as required to invest pursuant to specified Schedule VII of the Companies Act, 2013.

Details of the CSR Policy available on our website <u>www.muksug.in>about</u> us> policy.

#### HUMAN RESOURCES

Human resources are the most important resource and your directors believe in to give them their due weight age for their crucial role-playing in the overall progress of the organization. The relationship between the management and the staffs/workers has been comfortable and cordial during the year.

#### **RISK MANAGEMENT**

The Company has developed and implemented a Risk Management Policy. The policy identifies the threat of such events as "Risks", which if occurred will adversely affect value to shareholders, ability of Company to achieve objectives, ability to implement business strategies, the manner in which the Company operates and reputation. Such risks are categorized into Strategic Risks, Operating Risks and Regulatory Risks.

The framework defines the process for identification of risks, its assessment, mitigation measures, monitoring and reporting. While the Company, through its employees and Executive Management, continuously assess the identified Risks, the Audit Committee reviews the identified Risks and its mitigation measures annually.

#### INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has an Internal Control System, commensurate with the size, scale and complexity of its operations. The Company has an Internal Audit department with adequate experience and expertise in internal controls, operating system and procedures. The system is supported by documented policies, guidelines and procedures to monitor business and operational performance which are aimed at ensuring business integrity and promoting operational efficiency.

The Internal Audit Department reviews the adequacy of internal control system in the Company, its compliance with operating systems and laid down policies and procedures. Based on the report of internal audit function, process owners undertake corrective actions in their respective areas and thereby strengthen the controls. Significant audit observations and corrective actions thereon are presented to the Audit Committee of the Board of Directors from time to time.

#### VIGIL MECHANISM

The Company has a vigil mechanism Policy to deal with instance of fraud and mismanagement, if any. The vigil mechanism Policy ensures that strict confidentiality is maintained whilst dealing with concerns and also that no discrimination will be meted out to any person for a genuinely raised concern. The policy has been uploaded in the website of the company at <u>www.muksug.in.>about us>policy</u>.

#### SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES COMPANIES

The Company does not have any subsidiary, joint venture or associate companies within the meaning of Sections 2(6) and 2(87) of the Companies Act, 2013 as on 31st March 2021. The Company has framed a policy for determining material subsidiaries, which has been uploaded on website of the company at www.muksug.in.>about us>policy.

#### CHANGES IN BOARD AND KMP

#### a. Appointment/Resignation of Directors

(i) Your Director at its meeting held on 12<sup>th</sup> October, 2020 on the recommendation of the Nomination and Remuneration Committee, had appointed Mr. Neeraj Bansal (DIN: 02879371) as an Additional Director in the capacity of Non-Executive Independent Director and Mrs. Geeta Sharma (DIN: 08905164) as an Additional Director in the capacity of Non – Executive Director respectively with immediate effect to hold office till the conclusion of 30<sup>th</sup> Annual General Meeting of the Company to be held in the year 2021. The Nomination & Remuneration committee considered and recommended the appointment of Mr. Neeraj Bansal as Non – Executive Independent Director for a term of five consecutive years upto 11<sup>th</sup> October, 2025 and Mrs. Geeta Sharma as Non –executive Woman Director on Board/committee(s) which was approved by the Board of Directors at its meeting held on 31<sup>st</sup> August, 2021. The proposal for re-appointment of Mr. Neeraj Bansal and

Mrs. Geeta Sharma will be placed before the members for its approval in the ensuing General Meeting. Brief resume of Mr. Neeraj Bansal and Mrs. Geeta Sharma is circulated to the members as part of the AGM Notice.

(ii) Board of Directors in their Meeting held on 14<sup>th</sup> December, 2020 appointed Mr. Shriram Agrawal (DIN: 07147618) as an Additional Director in the capacity of Non – Executive Independent Director with immediate effect to hold office till the conclusion of 30<sup>th</sup> Annual General Meeting of the Company to be held in the year 2021. The Nomination & Remuneration committee considered and recommended the appointment of Mr. Shriram Agrawal as Non – Executive Independent Director for a term of five consecutive years up to 13<sup>th</sup> December, 2025 on Board/committee(s) which was approved by the Board of Directors at its meeting held on 31<sup>st</sup> August, 2021. The proposal for re-appointment of Mr. Shriram Agrawal will be placed before the members for its approval in the ensuing General Meeting. Brief resume of Mr. Shriram Agrawal is circulated to the members as part of the AGM Notice.

iii) Mr. Parag Garg, Non-Executive Independent Director, ceased to be director of the Company consequent to his resignation effective from 30<sup>th</sup> November, 2020. Further, Mr. Sebastian Gilbert, Non-Executive Independent Director and Mrs. Kunj Deep Kalra, Non-Executive Director resigned from the Board effective from 30<sup>th</sup> September, 2020 due to some pre occupation and unavoidable circumstances.

#### (b) Retirement by Rotation

Pursuant to the provisions of Section 152 of the Act, Mr. Jaitender Kumar (DIN: 08164429), Director of the Company, is liable to retire by rotation at the ensuing Annual General Meeting and being eligible, offers himself for re – appointment. The Board of Directors recommends his re – appointment at the forthcoming Annual General Meeting. Brief resume of Mr. Jaitender Kumar is circulated to the members as part of the AGM Notice.

#### **BOARD EVALUATION**

Pursuant to the provisions of the Companies Act, 2013 and Regulation 17(10) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has carried out an annual evaluation of its performance as well as that of its Committees and individual directors. The manner in which the evaluation has been carried out has been explained in the Corporate Governance Report.

#### **REMUNERATION POLICY**

The Board has, on the recommendation of the Nomination and Remuneration Committee, framed a policy for selection and appointment of Directors, Key Managerial Personnel and Senior Management and their remuneration. The Remuneration Policy is available on the website of the Company at <u>www.muksug.in>about</u> us > policy.

#### FAMILIARIZATION PROGRAM FOR THE INDEPENDENT DIRECTORS

The Independent Directors have been updated with their roles, rights and responsibilities in the Company by specifying it in their appointment letter along with necessary documents, reports and internal policies to enable them to familiarize with the Company's procedures and practices. The Company has through presentations, at regular intervals, familiarized and updated the Independent Directors with the strategy, operations and functions of the Company and Sugar Industry as a whole. The details of such familiarization programs for Independent Directors are explained in the Corporate Governance Report and posted on the website of the Company at <u>www.muksug.in >about us>policy.</u>

#### **DECLARATION OF INDEPENDENCE**

The Company has received declarations from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed under Section 149(6) of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and they have complied with the Code for Independent Directors as prescribed in Schedule IV to the Companies Act, 2013.

#### NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

Eight (8) Meetings of the Board of Directors were held during the financial year ended 31st March, 2021. The intervening gap between two consecutive meetings was within the period prescribed under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The details of the Board and Committee(s) meetings are provided in the Corporate Governance Report forming part of this Report.

#### **COMMITTEES OF THE BOARD**

During the year, the details of composition of the Committees of the Board of Directors are as under: -

#### a. Audit Committee

S. No.	Name	Designation	Category	
1.	Neeraj Bansal	Chairperson	Non-Executive - Independent Director	
2.	Shriram Agrawal	Member	Non-Executive - Independent Director	
3.	Kunal Yadav	Member Executive Director		
4.	Abhay Upadhay	Member Non-Executive - Independent Director		

During the reporting period, Mr. Sebastian Gilbert, Non-Executive Independent Director had resigned from the Board as well as from the Committees as director/ member(s) of the company on 30<sup>th</sup> day of September, 2020 consequent to pre – occupation. Further, Mr. Abhay Upadhyay, Non – Executive Independent Director also resigned from the chairmanship of the Committee on 12<sup>th</sup> day of October, 2020, due to unavoidable circumstances. Accordingly, Mr. Neeraj Bansal, Non – Executive Independent Director was inducted as Chairperson in the Audit Committee on 12<sup>th</sup> day of October, 2020 and Mr. Shriram Agarwal inducted as a member of Audit Committee on 14<sup>th</sup> day of December, 2020.

The terms of reference of the Audit Committee has been furnished in the Corporate Governance Report. All the recommendation made by the Audit Committee during the year were accepted by the Board.

#### S. Name Chairman/Member Category No. Abhay Upadhay Chairperson Non-Executive - Independent Director 1. 2. Neeraj Bansal Member Non-Executive - Independent Director 3. Shriram Agrawal Member Non-Executive - Independent Director Geeta Sharma Member Non-Executive Non Independent Director 4.

#### b. Nomination and Remuneration Committee

Mr. Sebastian Gilbert, Non-Executive Independent Director, and Mrs. Kunj Deep Kalra, Non-Executive Non-Independent Directors, w.e.f. 30<sup>th</sup> September, 2020 had resigned from the Nomination and Remuneration Committee due to some unavoidable circumstances, subsequently, Mrs. Geeta Sharma, Non – Executive Director and Mr. Neeraj Bansal, Non- Executive Independent Director were inducted as member in the Nomination and Remuneration Committee on 12<sup>th</sup> October, 2020. Further, Mr. Shriram Agrawal was also inducted as member of the Nomination and Remuneration Committee on 14<sup>th</sup> December, 2020.

The terms of reference of the Nomination & Remuneration Committee has been furnished in the Corporate Governance Report. All the recommendation made by the Nomination & Remuneration Committee during the year were accepted by the Board.

S. No.	Name	Chairman/Member	Category	
1.	Abhay Upadhay	Chairperson	Non-Executive - Independent Director	
2.	Geeta Sharma	Member	Non-Executive - Independent Director	
3.	Jaitendra Kumar	Member	Non - Executive Director	

#### c. Stakeholders Relationship Committee

Mr. Sebastian Gilbert, Non- Executive Independent Director had resigned from the membership of Stakeholders Relationship Committee on 30<sup>th</sup> September, 2020 due to unavoidable circumstances, Further, Mr. Kunal Yadav, Executive Director also resigned from the Corporate Social Responsibility Committees as member on 12<sup>th</sup> October, 2020, consequent to engagement with other assignments. Accordingly, Mrs. Geeta Sharma, Non-Executive Director and Mr. Jaitender Kumar, Non-Executive Director, were inducted as member in the Corporate Social Responsibility committee on 12<sup>th</sup> day of October, 2020.

The terms of reference of the Stakeholders Relationship Committee has been furnished in the Corporate Governance Report.

#### d. Corporate Social Responsibility Committee

S.No.	Name	Chairman/Member	Category
1.	Abhay Upadhay	Chairperson	Non-Executive - Independent Director
2.	Geeta Sharma	Member	Non-Executive - Independent Director
3.	Jaitender Kumar	Member	Non -Executive Director

Mr. Sebastian Gilbert, Non- Executive Independent Director had resigned from the membership of Corporate Social Responsibility Committee on 30<sup>th</sup> September, 2020, due to unavoidable circumstances, Further, Mr. Kunal Yadav, Executive Director also resigned from the Corporate Social Responsibility Committees as member on 12<sup>th</sup> October, 2020, consequent to engagement with other assignments. Accordingly, Mrs. Geeta Sharma, Non- Executive Director and Mr. Jaitender Kumar, Non-Executive Director, were inducted as member in the Corporate Social Responsibility committee on 12<sup>th</sup> day of October, 2020.

#### **DIRECTORS' RESPONSIBILITY STATEMENT**

Pursuant to the requirement clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, your Directors confirm that:

(a) In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;

(b) the directors selected such accounting policies and applied them consistently and made judgments and estimates that were 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 and loss of the company for that period;

(c) the directors took proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;

(d) the directors prepared the annual accounts on a going concern basis;

(e) the directors laid down internal financial controls to be followed by the company and that such internal financial controls were adequate and operating effectively;

(f) the directors devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

#### **CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES**

All transactions with Related Parties are placed before the Audit Committee for approval. All related party transactions that were entered into during the financial year were on ordinary course of business, the particulars of such transactions are disclosed in the notes to the financial statements. The nature of related party transactions require disclosure in AOC-2, the same is attached with this Report.

The policy on Related Party Transactions as approved by the Board is available on website of the company at <u>www.muksug.in>about us>policy</u>.

#### DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

During the year under review, there were no such orders passed by the regulators or courts or tribunals impacting the going concern status and Company's operation in future.

#### **AUDITORS AND AUDITOR'S REPORT**

#### **A) Statutory Auditors**

M/s R Dewan & Co., Chartered Accountants (FRN: 017883N), the retiring auditors, have expressed their unwillingness for re-appointment as Statutory Auditor of the Company. As recommended by Audit Committee and approved by the Board of Directors of the Company, in their respective meetings held on 31<sup>st</sup> August, 2021, the Board has proposed the appointment of M/s SSVS & Co., Chartered Accountants (FRN: 021648C) as Statutory Auditors for a period of five years from the conclusion of this AGM till the conclusion of the 35<sup>th</sup> AGM. who is being eligible, have indicated their willingness to serve as the Statutory Auditors of the Company, if appointed, at the meeting, subject to approval of the members of the Company at the ensuing Annual General Meeting.

Further as required under the provisions of section 139(1) of the Companies Act, 2013, the Company has received a written consent from M/s SSVS & Co., Chartered Accountants (FRN:021648C) to their appointment as Statutory Auditor of the Company for a period of five years i.e. from the conclusion of the ensuing 30<sup>th</sup> AGM till the conclusion of the 35<sup>th</sup> AGM, i.e. from FY 2021-2022 to FY 2025-2026, and a Certificate, to the effect that their appointment, if made, would be in accordance with the Companies Act, 2013 and the Rules framed there under and that they satisfy the criteria provided in section 141 of the Companies Act, 2013 and that they are not disqualified for appointment as Statutory Auditor of the Company.

The Members are requested to vote for the appointment of the Statutory Auditors as aforesaid and fix their remuneration.

The Report given by the Statutory Auditors M/s R. Dewan & Co., on the financial statements along with the notes to the financial statements of the Company for the financial year 2020-21 is forming part of the Annual Report. The observations and comments given by Auditors in their report read together with notes to Accounts are self-explanatory and hence do not call for any further comments under section 134 of the Act. However, the clarification/explanation on the qualifications in the Auditors' Report are as under: -

Audito	or's Remarks		Management Remarks
Rangar Breweri Private Limited Instrument: prinstrument shou the fair valuation as on 31 <sup>st</sup> Decer the Company. A	s Holding Equit es Limited and V l. As per Ind As presentation" ald be presented a on of above finar mber, 2021 is no Accordingly, the heir carrying co	Versatile Events s- 32 Financial the financial at fair value but ncial instrument t available with same has been	Fair Valuation of investment is not available because financial statement of the respective Companies could not be prepared within the stipulated time due to lockdown imposed by the Government and the subsequent disturbances caused in the operations.
	of the immovable e of the company ving:		The Company has given the written representation to the Concerned Authorities as old liabilities doesn't stand under SARFAESI Act, 2002, Hope to get order for registration of said land soon.
Particulars of Land and Building	Carrying Value as at March 31, 2021 (Rs. In Lakhs)	Remarks	
49.30 acres of Land & Building purchased from IFCI Bank (acquired under SARFAESI Act, 2002) of Mukerian Paper Ltd.	2162.50	Land & Building was purchased from IFCI on 17/02/2010 but registration is pending due to some dispute regarding payment of old outstanding (before purchase by ISL) of Provident Fund, under Employees Provident Fund & Miscellaneous Provisions Act, 1952 ("EPF"), liability u/s 14B damages & u/s 7Q	

	Interest amounting to Rs.0.74 crore and Rs.0.47 crore respectively.	
The Fixed Assets register, showing full particulars including quantitative details and situation of its fixed assets, is not upto date and it was informed to us by the company that due to spread of COVID the company was not able to complete the same in time and the Company is in the process of updating the same		As explained to the Auditors due to spread of COVID the company was not able to complete the same in time and the company is in the process of updating the same.

#### (b) Cost Auditor

M/s Khushwinder Kumar & Co., Cost Accountants, Jalandhar (Firm Registration No. 100123) carried out the cost audit for applicable business during the year. The Board of Directors has appointed them as Cost Auditors for the financial year 2021-22. The remuneration payable to the Cost Auditors is required to be placed before the members in a general meeting for their ratification. Accordingly, a Resolution seeking members' ratification for the remuneration payable to M/s Khushwinder Kumar & Co., Cost Auditors is included as item No. 4 of the notice convening the Annual General Meeting.

#### (c) Secretarial Auditors

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed Mr. Lalan Kumar Singh (FCS: 7837, COP: 8544), Company Secretary in practice, Delhi to conduct the Secretarial Audit of the Company for the financial year 2021- 22. The Secretarial Audit Report is annexed herewith as **Annexure - A**. There are no reservations or adverse remarks made by Secretarial Auditor in this report except the following.

consequent to availability of minimum staff, in same. working place, according to Standard Operating	Auditor's Remarks	Management Remarks
with several safety measures issued and implemented by the Government for ensuring the safety of all employees.	The fixed assets register of the company is required to be maintained as per schedule II of the Companies Act, 2013, are still is in process consequent to availability of minimum staff, in working place, according to Standard Operating Procedure adopted by the Company in accordance with several safety measures issued and implemented by the Government for ensuring the	As explained to the Auditors due to spread of COVID the company was not able to complete the same in time and the company is in the process of updating the same.

#### **CORPORATE GOVERNANCE REPORT AND MANAGEMENT DISCUSSION & ANALYSIS**

The Corporate Governance Report and Management Discussion & Analysis, which form part of this Report, are set out as separate Annexures together with the Certificate from the auditors of the company regarding compliance of conditions of Corporate Governance as stipulated in Regulation 34 read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

#### <u>CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE</u> <u>EARNINGS AND OUTGO</u>

The information on conservation of energy, technology absorption and foreign exchange earnings and outgo stipulated under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014, is annexed herewith as **Annexure-B**.

#### EXTRACT OF ANNUAL RETURN

The extract of the Annual Return of the Company as on 31st March, 2021 in Form MGT - 9 in accordance with Section 92(3) of the Companies Act, 2013 read with the Companies Management and Administration) Rules, 2014 is annexed herewith as **Annexure-C**.

#### PARTICULARS OF EMPLOYEES

The information required pursuant to Section 197(12) of the Companies Act, 2013 read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 in respect to the remuneration of the employees of the Company, are not applicable to the company.

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are given in **Annexure-D** to this report.

#### **LISTING**

The shares of the company have been listed in Bombay Stock Exchange Limited (BSE Ltd).

#### **FRAUD**

There was no case of any fraud reported during the financial year under report.

#### SECRETARIAL STANDARDS

The Board of Directors hereby affirms that your Company has adhered to the Secretarial Standards as prescribed by the Institute of Company Secretaries of India during the financial year under report.

#### PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

In terms of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, the Company has an internal complaints committee in place, which registers the complaints made by any aggrieved woman for upholding the Justice.

#### ENHANCING SHAREHOLDERS VALUE

Your Company believes that its Members are among its most important stakeholders. Accordingly, your Company's operations are committed to the pursuit of achieving high levels of operating performance and cost competitiveness, consolidating and building for growth, enhancing the productive asset and resource base and nurturing overall corporate reputation. Your Company is also committed to creating value for its other stakeholders by ensuring that its corporate actions positively impact the socioeconomic and environmental dimensions and contribute to sustainable growth and development.

#### ACKNOWLEDGEMENT

Your Directors would like to express their appreciation for the assistance and co-operation received from the Company's customers, vendors, bankers, auditors, investors, Government authorities and stock exchanges during the year under review. Your Directors place on record their appreciation of the contributions made by employees at all levels. Your Company's consistent growth was made possible by their hard work, solidarity, co-operation and support.

For and on behalf of the Board **Indian Sucrose Limited** 

Date: 31.08.2021 Place: Mukerian sd/-(Kunal Yadav) Managing Director (DIN: 01338110) sd/-(Jaitender Kumar) Director (DIN: 08164429)

#### FORM NO. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH, 2021

[Pursuant to section 204(1) of the Companies Act, 2013 and Rule No.9 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, **Indian Sucrose Limited** (CIN: L15424PB1990PLC010903) Regd. Off: G.T. Road, Mukerian, Distt. Hoshiarpur, Punjab - 144211

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

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, the explanations and clarifications given to me and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India warranted due to the spread of the COVID-19 pandemic, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended 31st March 2021, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2021 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;

(iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (Not Applicable during audit period as no foreign exchange earnings or outgo was recorded)

(v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):

(a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

(b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

(c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and amendments from time to time;

(d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (Not applicable to the company during the Audit Period)

(e) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable to the company during the Audit Period)

(f) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the company during the Audit Period) and

(g) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not applicable to the company during the Audit Period)

Other Laws specifically applicable to this Company is as follows:

(a) Factories Act, 1948;

- (b) Industries (Development & Regulation) Act, 1951;
- (c) The Indian Electricity Act, 2003;
- (d) The Food Safety and Standard Act, 2006;
- (e) Indian Boiler Act, 1923;
- (f) Essential Commodities Act, 1955;
- (g) Sugar Cess Act, 1982;
- (h) Explosive Act, 1884/Rules 1983
- (i) The Sugarcane (Control) Oder, 1966
- (j) The Sugar (Control) Order, 1966

I have also examined compliance with the applicable clauses of the following:

(i) Secretarial Standards issued by The Institute of Company Secretaries of India. (Secretarial Standard was complied with during audit period.)

### During the period under review, the company has complied with the provisions of the Act, Rules, Regulations, Guidelines, standards, etc. mentioned above:

The Listing Agreement entered into by the Company with the Stock Exchanges and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended). (The shares of the Company are listed with the BSE Limited. The Company has paid the Annual Listing fees within the stipulated time period as prescribed by BSE Ltd.)

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards etc. mentioned above subject to the following observations:

The fixed assets register of the company is required to be maintained as per schedule II of the Companies Act, 2013, are still is in process consequent to availability of minimum staff, in working place, according to Standard Operating Procedure adopted by the Company in accordance with several safety measures issued and implemented by the Government for ensuring the safety of all employees.

I further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and Women Director.

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

During the Audit Period all the Board decisions were carried out with unanimous consent and therefore, no dissenting views were required to be captured and recorded as part of the minutes.

We further report that there are adequate systems and processes in the Company commensurate with its size and operations to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

> For L K Singh & Associates Company Secretaries

**Place :** Delhi **Date:** 18<sup>th</sup> August, 2021 **UDIN:** F007837C000800948 (Lalan Kumar Singh) FCS No.:7837 CP. No.8544

**Note:** This report is to be read with our letter of even date which is annexed as Annexure I and forms an integral part of this report.

#### ANNEXURE - I

To, The Members, **Indian Sucrose Limited** (CIN: L15424PB1990PLC010903) Regd. Off: G.T. Road, Mukerian, Distt. Hoshiarpur, Punjab - 144211

Dear Sir,

Sub: Secretarial Audit Report for the Financial Year ended on 31<sup>st</sup> March, 2021.

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

1. Maintenance of secretarial record is the responsibility of the management of the company. My responsibility is to express an opinion on these secretarial records based on my audit.

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

3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.

4. Where ever required, I have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.

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

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

For L K Singh & Associates Company Secretaries

Place: Delhi Date: 18<sup>th</sup> August, 2021 UDIN: F007837C000800948 Sd/-(Lalan Kumar Singh) FCS No.:7837 CP. No.8544 Information on Conversation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo stipulated under section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of The Companies (Accounts) Rules, 2014.

#### A CONSERVATION OF ENERGY:



The Company's operations involve low energy consumption. Energy conservation is first priority at all levels. All efforts are made to conserve and optimize use of energy with continuous monitoring, improvement in maintenance and distribution systems and through improved operational techniques. Uses of natural lights are resorted at factory premises to save energy. Wherever possible, energy conservation measures have been implemented. Efforts to conserve and optimize the use of energy will continue. The Company has installed most modern equipment's in the plant and is able to save and minimize energy consumption.

I ower and	ruer Consumption:	2020 2021	2010 20
		2020-2021	2019-20
1(a)	Electricity		
	Unit (Kwh)	1251552	933060
	Total Amount	13735301.00	9887126.00
	Rate/Unit(in Rs.)	10.97	10.59
(b)	Own Generation		
	(i) through Diesel		
	generator		
	Unit per ltr of diesel oil	109714	275469
	(kwh)	107/14	275+07
	Total Amount	3814554.00	6708017.00
	Rate/Unit(in Rs.)	3.81	3.80
	(ii)through stream		
	turbine		
	Unit per ton of fuel	48281220	90159426
	Total Amount	89320257.00	167511724.00
	Rate/Unit (in Rs.)	6.66	6.41
	(being generated out of		
	stream required for		
	process)		

#### **Power and Fuel Consumption:**

#### **B TECHNOLOGY ABSORPTION:** Technology absorption, adaptations and innovation:

(i) the effort made towards technology absorption – The company has adopted latest technology in the plant to maximize production, better quality, and to minimize consumption of energy. The Company has implemented its own effluent treatment plant of latest technology.

(ii) The Benefit derived like product improvement, cost reduction, product development or import substitution.

(iii) Technology imported during the year - NIL

#### C FOREIGN EXCHANGE EARNINGS AND OUTGO:



Total Foreign Exchange used and earned:

(Rs. In Crores)		
Particulars	2020-21	2019-2020
Total foreign exchange used	NIL	NIL
Total foreign exchange earned	NIL	NIL

For and on behalf of the Board **Indian Sucrose Limited** 

Date: 31.08.2021 Place: Mukerian sd/-(Kunal Yadav) Managing Director (DIN: 01338110) sd/-(Jaitender Kumar) Director (DIN: 08164429)

#### Form No. MGT 9

#### EXTRACT OF ANNUAL RETURN as on the financial year ended on 31st March, 2021

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

#### I. <u>REGISTRATION AND OTHER DETAILS</u>:

i.	CIN	L15424PB1990PLC010903					
ii.	Registration Date	December 12, 1990					
iii.	Name of the Company	Indian Sucrose Limited					
iv.	Category/Sub-Category of the Company	Company Limited by Shares/ Indian Non-Government Company					
v.	Address of the Registered office and contact details	G.T. Road, Mukerian, Distt. Hoshiarpur, Punjab-144211 Phone: +91-9115110651/52 Email Id: isl.investor@yaducorporation.com, Website: www.muksug.in					
vi.	Whether listed Company (Yes/No)	Yes					
vii.	Name, Address and Contact details of the Registrar and Transfer Agent, if any	MCS Share Transfer Agent Limited, Address: F-65, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi, Delhi 110020 Phone :011- 41406149 Email id: admin@mcsregistrars.com Website: mcsregsitrars.com					

#### II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10% or more of the total turnover of the company shall be stated: -

Sl. No.	Name and Description of main	NIC Code of the	% to total turnover of the
	products / services	<b>Product/</b> service	Company
1.	Manufacturing and refining of Sugar	15421	99.16

#### III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

Sr. No.	Name and Address of the Company	CIN/GLN	Holding/ Subsidiary /Associate	% of shares held	Applicable Section
	The Company	does not have any Ho	/		·S.

#### VI. SHARE HOLDING PATTERN (Equity Share Capital Breakup as % of Total Equity)

#### i) Category-wise Share Holding

Category of Shareholders	No. of Sl	nares held a the y		ning of	No. of	Shares held yea		of the	% Chan ge
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	durin g the year
A. Promoters									
(1) Indian									
a) Individual/ HUF	3116211	0	3116211	20.15%	3084911	0	3084911	19.95%	(0.20)
b) Central Government	0	0	0	0	0	0	0	0	0
c) State Government	0	0	0	0	0	0	0	0	0
d) Bodies Corporate	6022607	0	6022607	38.95%	6022607	0	6022607	38.95%	0
e) Banks / Financial Institutions	0	0	0	0	0	0	0	0	0
f) Any other	0	0	0	0	0	0	0	0	0
Sub-Total (A) (1):-	9138818	0	9138818	59.10%	9107518	0	9107518	58.90%	(0.20)
(2.) Foreign									
a) NRIs – Individuals	0	0	0	0	0	0	0	0	0
b) Other - Individuals	0	0	0	0	0	0	0	0	0
c) Bodies Corporate	0	0	0	0	0	0	0	0	0
d) Banks/Financi al Institution	0	0	0	0	0	0	0	0	0
e) any other	0	0	0	0	0	0	0	0	0
Sub- total(A)(2):-	0	0	0	0	0	0	0	0	0
Total Shareholding of Promoters (A)=(A)(1)+( A)(2)	9138818	0	9138818	59.10%	9107518	0	9107518	58.90%	(0.20)
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	33	9400	9433	0.06	33	9400	9433	0.06%	0

1								
500	0	500	0	500	0	500	0	0
0	0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0	
0	0	0	0	0	0	0	0	0
0	0	0	0	0	0	0	0	0
500	0.400	0022	0.0/0/	522	0.400	0022	0.0/0/	0
533	9400	9933	0.06%	533	9400	9933	0.06%	0
482700	29600	512300	3.32%	688417	29600	718017	4.64%	1.33
0	0	0	0	0	0	0	0	
1816145	1975455	3791600	24.53%	1726103	1973455	3699558	23.9 <u>3</u> %	(0.6)
1224658	0	1224658	7.92%	<u>1154985</u>	0	1154985	7.47%	(0.45)
0	0	0	0	0	0	0	0	
146098	638400	784498	5.07%	135196	636600	771796	4.99%	(0.08)
0	0	0	0	0	0	0	0	
	0 0 0 533 482700 0 482700 0 1816145 1224658 0	0       0         0       0         0       0         0       0         0       0         0       0         533       9400         533       9400         482700       29600         0       0         1816145       1975455         1224658       0         0       0         146098       638400	0       0       0         0       0       0         0       0       0         0       0       0         0       0       0         0       0       0         0       0       0         533       9400       9933         533       9400       9933         482700       29600       512300         0       0       0         1816145       1975455       3791600         1224658       0       1224658         0       0       0         146098       638400       784498	0 $0$ $533$ $9400$ $9933$ $0.06%$ $533$ $9400$ $9933$ $0.06%$ $482700$ $29600$ $512300$ $3.32%$ $0$ $0$ $0$ $0$ $482700$ $29600$ $512300$ $3.32%$ $0$ $0$ $0$ $0$ $1816145$ $1975455$ $3791600$ $24.53%$ $1224658$ $0$ $1224658$ $7.92%$ $0$ $0$ $0$ $0$ $0$ $146098$ $638400$ $784498$ $5.07%$	0 $0$ $533$ $9400$ $9933$ $0.06%$ $533$ $533$ $9400$ $9933$ $0.06%$ $533$ $482700$ $29600$ $512300$ $3.32%$ $688417$ $0$ $0$ $0$ $0$ $0$ $0$ $482700$ $29600$ $512300$ $3.32%$ $688417$ $0$ $0$ $0$ $0$ $0$ $0$ $1816145$ $1975455$ $3791600$ $24.53%$ $1726103$ $1224658$ $0$ $1224658$ $7.92%$ $1154985$ $0$ $0$ $0$ $0$ $0$ $0$ $1224658$ $0$ $0$ $0$ $0$ $0$ $0$	1 $1$ $1$ $1$ $1$ $1$ 0         0         0         0         0         0         0           0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0           10         0         0         0         0         0         0         0           10         0         0         0         0         0         0         0           533         9400         9933         0.06%         533         9400           533         9400         10         1         1         1         1           482700         29600         512300         3.32%         688417         29600           0         0         0         0         0         0         1           1816145         1975455         3791600         24.53%         1726103         1973455           1224658         0         1224658         7.92%	$\sim$ $\sim$ $\sim$ $\sim$ $\sim$ $\sim$ 0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0           533         9400         9933         0.06%         533         9400         9933           10         1         1         1         1         1         1         1           482700         29600         512300         3.32%         688417         29600         718017           0         0         0         0         0         0         0         0           1816145         1975455         3791600         24.53%         1726103         1973455         3699558           1224658         0         1224658 <td>1 <math>1</math> <math>1</math> <math>1</math> <math>1</math> <math>1</math> <math>1</math>           0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           533         9400         9933         0.06%         533         9400         9933         0.06%           512300         3.32%         688417         29600         718017         4.64%           0         0         0         0         0         0         0         0           1816145         1975455         3791600         24.53%         1726103         1973455         3699558         23.93%           1224658         0         1224658         7.92%</td>	1 $1$ $1$ $1$ $1$ $1$ $1$ 0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           0         0         0         0         0         0         0         0         0         0           533         9400         9933         0.06%         533         9400         9933         0.06%           512300         3.32%         688417         29600         718017         4.64%           0         0         0         0         0         0         0         0           1816145         1975455         3791600         24.53%         1726103         1973455         3699558         23.93%           1224658         0         1224658         7.92%

Sub-total (B)(2):-	3669601	2643455	6313056	40.84%	3704701	2639655	6344356	41.03%	0.20
Total Public Shareholding (B)=(B)(1)+									
<b>(B)</b> (2)	3670134	2652855	6322989	40.90%	3705234	2649055	6354289	41.09%	0.20
C. Shares									
held by	0	0	0	0	0	0	0	0	0
Custodian for									
GDRs &									
ADRs									
Grand Total			1546180		1281275		1546180		
( <b>A+B+C</b> )	12808952	2652855	7	100.00%	2	2649055	7	100.00	0.00

#### **B) Shareholding of Promoters-**

Sl. No.	Shareholder's Name	the year c S				% change in Share		
		No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	holding during t year
1.	Dharampal Singh	5350	00 3.46%	3.46%	535000	3.46%	3.46%	Nil
2.	Umlesh Yadav	16498	86 10.679	6 Nil	1649886	10.67%	Nil	Nil
3.	Yadu Sugar Limited	60226	07 38.959	6 Nil	6022607	38.95%	Nil	Nil
4.	Kunal Yadav	900025	5 5.82%	2.91%	900025	5.82%	2.91	Nil
5.	Kunj Deep Kalra	31300	0.20	Nil	0	0	Nil	0.20

#### C) Change in Promoters' Shareholding: -

Sl.	Name	Shareholding a	t the	Cumulativ	ve Shareholding
No.		beginning		during the	
		of the year		Year	
		No. of shares	% of total	No. of	% of total
			shares of	shares	shares of the
			the		company
			company		
1.	Dharampal Singh	535000	3.46	535000	3.46
	At the beginning of the year				
	Increase/Decrease				
	At the end of the year	535000	3.46	535000	3.46
2.	Kunal Yadav				
	At the beginning of the year	900025	5.82	900025	5.82
	Increase/Decrease				
	At the end of the year	900025	5.82	900025	5.82

3.	Umlesh Yadav	1649886	10.67	1649886	10.67
	At the beginning of the year				
	Increase/ Decrease				
	At the end of the year	1649886	10.67	1649886	10.67
4.	Kunj Deep Kalra	31300	0.20	31300	0.20
	At the beginning of the year				
	Increase/ Decrease	(31300)	(0.20)	(31300)	(0.20)
	At the end of the year	0	0	0	0
4.	Yadu Sugar Limited	6022607	38.95	6022607	38.95
	At the beginning of the year				
	Increase/ Decrease				
	At the end of the year	6022607	38.95	6022607	38.95

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

S. N 0.	Name	Shareholding		Date of Debit / Credit	Increase/Decr ease in shareholding	Reason	Cumulative Shareholding during the year(01.04.2020- 31.03.2021		
		No. of Shares at the beginn ing (01.04. 2020)	% of total shar e of the Com pany	-	-	-	No. of Shares	% of total shares of Company	
1	MITHUN SECURIT			17/04/2020 03/07/2020	7000 6666	Purchase Sale	7000	0.05	
	IES			07/08/2020	4766	Purchase	5100	0.03	
	PRIVATE			14/08/2020	900	Purchase	6000	0.04	
	LIMITED			04/09/2020	4000	Purchase	10000	0.06	
				30/09/2020	2351	Purchase	12351	0.08	
				01/10/2020	7000	Purchase	19351	0.13	
				16/10/2020	6449	Purchase	25800	0.17	
				23/10/2020	4500	Purchase	30300	0.20	
				27/11/2020	5000	Purchase	35300	0.23	
		7000	0.05	04/12/2020	4452	Purchase	39752	0.26	
				18/12/2020	12684	Purchase	52436	0.34	
				22/01/2021	55384	Purchase	107820	0.70	
				05/02/2021 12/02/2021	78888 9000	Purchase Purchase	186708 195708	1.21	
				12/02/2021	5998	Purchase	201706	1.27	
				26/02/2021	2000	Purchase	201700	1.30	
				05/03/2021	62102	Purchase	265808	1.72	
				12/03/2021	30041	Purchase	295849	1.91	
				19/03/2021	12671	Purchase	308520	2.00	
				26/03/2021	13101	Purchase	321621	2.08	

				31/03/2021	400	Purchase	322021	2.08
2.	SNG EXIM PRIVATE LIMITED	183289	1.19	-	-	-	183289	1.19
3	MAHEN DRA GIRDHA RI LAL	105862	0.68	31/03/2020           08/01/2021           15/01/2021           22/01/2021           29/01/2021           05/03/2021           26/03/2021           31/03/2021	105862           35216           5050           125           1194           5200           10793           1924	PurchasePurchasePurchasePurchasePurchasePurchasePurchasePurchasePurchasePurchasePurchase	105862           141078           146128           146253           147447           152647           163440           165364	0.68         0.91         0.95         0.95         0.95         0.95         0.99         1.06         1.07
4	BHAVES H DHIRESH BHAI SHAH	95035	0.61	-	-	-	95035	0.61
5	AMEEN SINGH PANWAR	58000	0.38	08/01/2021	19300	Purchase	77300	0.50
6	JAGRUT MAHASU KHLAL SHAH	64528	0.42	-	-	-	64528	0.42
7.	BHAVES H DHIRESH BHAI SHAH	62500	0.40	-	-	-	62500	0.40
8	PRAFUL CHANDR A JAMNAD AS THAKRA R	45481	0.29	-	-	-	45481	0.29
9	SHEILA RAJESH KHATRI	44000	0.28	-	-	-	44000	0.28
10	ANIL KUMAR SINGHA L	10800	0.07	08/01/2021           15/01/2021           22/01/2021           05/02/2021           05/03/2021	10800           1608           3000           20000           4901	PurchasePurchasePurchasePurchasePurchasePurchase	10800           12408           15408           35408           40309	0.07 0.08 0.10 0.23 0.26

#### E) Shareholding of Directors and Key Managerial Personnel:

SN	Shareholding of each Directors and each Key Managerial Personnel	Shareholding at beginning of the year	t the	Cumulativ during the Year	ve Shareholding
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1.	Mr. Kunal Yadav, Managing Director				
	At the beginning of the year	900025	5.82	900025	5.82
	Decrease	0			
	Increase	0			
	At the end of the year	900025	5.82	900025	5.82
2.	Mrs. Geeta Sharma – Non – Executive Director				-
	At the beginning of the year	0	0.00		
	Decrease/Increase	0	0.00		
	At the end of the year			0	0.00
3.	Mr. Abhay Upadhyay – Independent Director				
	At the beginning of the year	0	0.00		
	Decrease/Increase	0	0.00		
	At the end of the year			0	0.00
4.	Mr. Jaitender Kumar – Non – Executive Director				
	At the beginning of the year	0	0.00		
	Decrease/Increase	0	0.00		
	At the end of the year			0	0.00
6.	Mr. Shriram Agarwal – Independent Director				
	At the beginning of the year	0	0.00		
	Decrease/Increase	0	0.00		
	At the end of the year			0	0.00
7.	Mr. Neeraj Bansal –				
	Independent Director				
	At the beginning of the year	0	0.00		
	Decrease/Increase	0	0.00		
	At the end of the year			0	0.00
7.	Mr. Ravinder Kumar – Chief Finance Officer				
	At the beginning of the year	400	0.002%	400	0.002%
	Decrease/Increase	0	0		
	At the end of the year	400	0.002%	400	0.002%

8.	MS. Anamika Raju – Company				
	Secretary				
	At the beginning of the year	0	0		
	Decrease/Increase	0	0		
	At the end of the year	0		0	0

#### F) INDEBTEDNESS

(Rs. in Crore)

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	162.21	3.24	0	165.45
ii) Interest due but not paid	1.97	0.00	0	1.97
iii) Interest accrued but not due	0.00	0.00	0	0.00
Total (i+ii+iii)	164.18	3.24	0	167.42
Change in Indebtedness during the financial year				
Addition	44.61	3.39	0	48.00
Reduction	18.26	0.00	0	18.26
Net Change	26.35	3.39	0	29.74
Indebtedness at the end of the financial year				
i) Principal Amount	189.64	6.50	0	196.14
ii) Interest due but not paid	00.89	0.13	0	1.02
iii) Interest accrued but not due	0.00	0.00	0	0.00
Total (i+ii+iii)	190.53	6.63	0	197.16

#### VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

Sl. no.	Particulars of Remuneration	Name of MD/ WTD/ Manager	Rs. Total Amount	
		Mr. Kunal Yadav-		
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (b) Value of perquisites u/s 17(2) Income-tax Act, 1961	1,44,00,000/-	1,44,00,000/-	
2.	Stock Option	0	0	
3.	Sweat Equity	0	0	
4.	Commission - as % of profit - others, specify	0	0	
5.	Others, please specify	0	0	
	Total (A)	1,44,00,000/-	1,44,00,000/-	
	Ceiling as per the Act		1,52,84,213/-	

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

#### **B.** Remuneration to other directors:

Sl. no	Particulars of Remuneration	Name of Directors				Total Amount
		Neeraj Bansal	Shriram Agrawal	Abhay Upadhyay	Kunj deep	
	<ol> <li>Independent Directors</li> <li>Fee for attending board committee meetings</li> <li>Commission</li> <li>Others, please specify</li> </ol>	30000.00	20000.00	70000.00	20000.00	140000.00
	Total (1)	30000.00	20000.00	70000.00	20000.00	140000.00

<ul> <li>2. Other Non-Executive Directors</li> <li>Fee for attending board committee meetings</li> <li>Commission</li> <li>Others, please specify</li> </ul>	Geeta Sharma 15000.00	Sebastian Gilbert 40000.00	Jaitender Kumar 70000.00	Parag Garg	<b>Total</b> <u>Amount</u> 165000.00
Total (2) Total (B)=(1+2)	15000.00	40000.00	70000.00	40000.00	165000.00 305000.00
Total Managerial Remuneration(A+B)					14705000.00
Overall Ceiling as per the Ac					3,36,25,270.00

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

Sl. no.	Particulars of Remuneration	Ke			
		СЕО	Company Secretary	CFO	Total
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act,	0	961319.00	1162259.00	2123578
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	0	0	0	0
	<ul><li>(c) Profits in lieu of salary under section</li><li>17(3) Income-tax</li><li>Act, 1961</li></ul>	0	0	0	0
2.	Stock Option	0	0	0	0
3.	Sweat Equity	0	0	0	0
4.	Commission - as % of profit - others, specify	0	0	0	0

	Total	0	961319.00	1162259.00	2123578.00
5.	Others, please specify	0	0	0	0

## VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	DetailsofPenalty/Punishment/Compoundingfees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)	
A. COMPANY/DI	RECTORS/OTHI	ER OFFICERS	IN DEFAULT			
Penalty						
Punishment	NONE					
Compounding						

## For and on behalf of the Board Indian Sucrose Limited

Date: 31.08.2021 Place: Mukerian Sd/-(Kunal Yadav) Managing Director (DIN: 01338110) Sd/-(Jaitender Kumar) Director (DIN: 05285059)

#### Annexure – D to the Directors' Report

Information required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

i. The ratio of the remuneration of each Director to the median remuneration of the employees of the company for the financial year ("FY")

Name of Director & Designation	Median (in Rs.)	Remuneration (in Rs.) 2020- 2021	Ratio
Kunal Yadav – Managing	7200000.00	14400000.00	7.17
Director			
Abhay Upadhyay –	N.A.	70000.00	N.A.
Independent Director			
Jaitender Kumar	N.A.	70000.00	N.A.
Executive Director			
Geeta Sharma – Non-	N.A.	15000.00	N.A.
Executive Non-			
Independent Director			
Neeraj Bansal –	N.A.	30000.00	N.A.
Independent Director			
Shriram Agrawal –	N.A.	20000.00	N.A.
Independent Director			
Kunj Deep Kalra	N.A.	20000.00	N.A.
Non- Executive Non			
Independent Director			
Parag Garg – Non	N.A.	40000.00	N.A.
Executive Independent			
Director			
Sebastian Gilebert – Non	N.A.	40000.00	N.A.
Executive Independent Director			

Notes:

- 1. Median is derived including remuneration paid to Mr. Kunal Yadav, Managing Director of the Company.
- 2. To derive median, only employees on the payroll of the Company are taken into consideration.
- Mr. Neeraj Bansal, Mr. Shriram Agrawal, Mrs. Geeta Sharma, Mr. Parag Garg, Mr. Sebastian Gilbert, Mr. Abhay Upadhyay, Mrs. Kunj Deep Kalra and Mr. Jaitendra Kumar were received only sitting fees during 2020- 2021 which is not considered as remuneration for the purpose of above calculation.

ii. The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary, if any, in the financial year

Name of	Designation	FY 2020-21	FY 2019-20	% increased
<b>Director/KMP</b>	_			
Kunal Yadav	Managing	14400000.00	14400000.00	Nil
	Director			
Ravinder	Chief Finance	1162259.00	840409.00	38.30
Sharma	Officer			
Anamika Raju	Company	961319.00	875126.00	9.85
	Secretary			

Notes:

1. The remuneration mentioned above is the per annum remuneration fixed during appointment.

#### iii. The percentage increase in the median remuneration of employees in the financial year

The percentage increase in the median remuneration of employees in the financial year 2020-21 is 7 %.

#### iv. The number of permanent employees on the rolls of Company

Permanent employees on the rolls of the Company as on March 31, 2021 were 320

v. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration

There is 7.00% increase in the salary of employees of the company as against the nil increase in the salary of Managing Director of the Company for the financial year 2020-21.

#### vi. Affirmation that the remuneration is as per the remuneration policy of the Company.

The remuneration paid for FY 2020-21 was as per remuneration policy of the Company and has been approved by the Nomination and Remuneration Committee of the Board.

For and on behalf of the Board Indian Sucrose Limited

> sd/-(Jaitender Kumar) Director (DIN: 05285059)

Date: 31.08.2021 Place: Mukerian sd/-(Kunal Yadav) Managing Director (DIN: 01338110)

## FORM NO. AOC – 2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third provision thereto

- 1. Details of contracts or arrangements or transactions not at arm's length basis NIL
- 2. Details of material contracts or arrangement or transactions at arm's length basis:

<u>Rs. in Cror</u>	<u>e</u>						
Name(s)	Nature of	Transacti	Approved	<b>Duration</b> of	Salient terms of	Date(s)	Amoun
of the	contracts /	on Value	Transacti	contracts/	the contracts/	of	t paid
related	arrangemen	during	on Limit	arrangemen	arrangements/	approval	as
party and	ts/	the year	( <b>Rs.</b> )	ts/	transactions	by the	advanc
nature of	transaction	( <b>Rs.</b> )		transaction		Board	es (Rs.
relationsh							in
ір							Lacs)
SNG	sale,	3.968	65.06	Till 31 <sup>st</sup>	The Company	14.02.20	0
Exim	purchase or			March 2021	has entered into	20	
Private	supply of				an agreement		
Limited	goods or				with respective		
	materials,				related parties		
(He and	availing or				for trading of		
his	rendering of				sugar and for		
relative is	services and				warehouse/Godo		
the	leasing of				wn on rent with		
member	property				market		
of the					prevailing price		
Company)					inclusive of		
					applicable taxes.		
Highlink	sale,	71.10	85.12	Till 31 <sup>st</sup>	The Company	14.02.20	0
investmen	purchase or			March 2021	has entered into	20	
t Private	supply of				an agreement		
limited	goods or				with respective		
(He and	materials,				related parties		
his	availing or				for trading of		
relative is	rendering of				sugar and for		
the	services and				warehouse/Godo		
member	leasing of				wn on rent with		
of the	property				market		
Company)					prevailing price		
					inclusive of		
					applicable taxes		

For and on behalf of the Board **Indian Sucrose Limited** 

Date: 31.08.2021 Place: Mukerian sd/-(Kunal Yadav) Managing Director (DIN: 01338110) sd/-(Jaitender Kumar) Director (DIN: 05285059) Page | 36

## MANAGEMENT DISCUSSION AND ANALYSIS REPORT



## **Global Economic Review**

The global economy reported a de-growth of 3.5% in 2020 compared to a growth of 2.9% in 2019, the worst contraction since World War II. This sharp decline in global economic growth was largely due to the outbreak of the novel coronavirus and the consequent suspension of economic activity due to the pandemic-induced lockdown. This led to supply chain disruptions across the globe, resulting in the de-growth of some of the largest global economies. Global FDI reported a significant decline from \$1.5 trillion in 2019 to \$859 billion in 2020, the lowest since the 1990s and was more than 30% below the investment

## Domestic sugar prices continue to remain range-bound

The wholesale sugar prices in India continued to average in the range of Rs.33 per kg - Rs.34 per kg for more than the past 3 years (SS 2017-18 to SS 2020-21 (up to 20 May 2021)). Sugar price that had averaged at Rs.39 per kg during SS 2016-17 declined by 14.3% to Rs.34 per kg in SS 2017- 18 primarily due to bumper sugar output of 32.5 million tonnes (growth of 60.1% y-o-y) and minimal sugar exports during the year. Following this, India had an opening stock of more than 10 million tonnes of sugar in each of the next 3 consecutive years, which is much more than the normative stock

requirement of 4-6 million tonnes for a year. India started SS 2018-19, SS 2019-20 and SS 2020-2021 with an opening stock of 10.7 million tonnes, 14.6 million tonnes and about 10.5 million tonnes, respectively. Such high carryover stocks have been restricting any major increase in domestic sugar prices since SS 2017-18.

In fact, the prices could have declined beyond the range of Rs.33 per kg - Rs.34 per kg had it not been for sugar Minimum Support Price (MSP) announced by the government at Rs.29 per kg in June 2018 which was further increased to Rs.31 per kg in February 2019. Lower sugar production by 11.3% to 25.1 million tonnes and 19.3% to 20.3 million tonnes during SS 2015-16 and SS 2016-17, respectively, had resulted in higher average price of Rs.39 per kg in SS 2016-17.



## Sugar production and stock situation

As per the second advance estimates released by the Indian Sugar Mills Association (ISMA), sugar output in India is expected to increase by 10.2% y-o-y to 30.2 million tonnes during the sugar season (October-September) 2020-21 on account of higher production. This estimate is after excluding sugar diversion of about 2 million tonnes towards ethanol production during the year. During October 2020 – mid February 2021, sugar output in India increased by 22.9% to 20.9 million tonnes driven by 74% and 26.9% production growth, backed by increased sugarcane area, better yields among others.

The rise in production is in addition to the opening stock of about 10.6 million tonnes for the year 2020-21 which is estimated to bring sugar availability in India to 40.8 million tonnes during the year. After considering domestic consumption of around 26 million tonnes (as per ISMA) and exports of about 6 million tonnes (target set by government), India will have closing stock of around 8.8 million tonnes for the year 2020-21. This stock again will be more than the normative requirement of 2-3 months' stock for the next sugar season. Nevertheless, it will be about 17% lower than the previous year's closing stock of 10.6 million tonnes. India however is expected to miss the export target due to several international factors which are discussed in the report.

On 16 December 2020, the Cabinet Committee on Economic Affairs (CCEA) approved assistance of about Rs. 3,500 crores towards sugar export for the sugar season 2020-21 to curtail sugar glut situation in India and to reduce the quantum of sugarcane arrears owed by the sugar industry. This subsidy aims at covering expenses on marketing costs including handling, upgrading and other processing costs and costs of international and internal transport and freight charges on export of up to 6 million tonnes of sugar limited to Maximum Admissible Export Quota (MAEQ) allocated to sugar mills for sugar season 2020-21. During the previous season, export subsidy of about Rs. 6,268 crores were announced by the government.

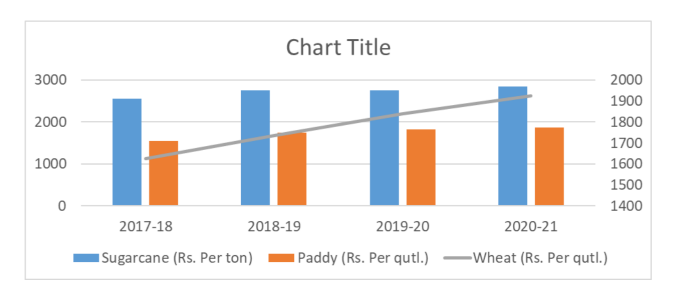
The initial growth in prices was backed by unlocking of global economies and improvement in international sugar demand. In addition to this, expected lower sugar output in the European Union (world's third largest sugar producer) and Thailand (second largest global sugar exporter) and uncertainty over Brazil's diversion of cane crop towards sugar for the sugar season 2020-21 led to the upward trend in international sugar prices moving ahead. In December 2020, the Brazilian crop agency Conab had raised the sugar production estimate for the year 2020-21 (April-March) to 41.8 million tonnes from its earlier estimate of 39.3 million tonnes in August 2020. Brazil's sugar output was 29.8 million tonnes during the year 2019-20. Moreover, a delay in export subsidy announcement by India for sugar season 2020-21 also supported the growth in international prices as it restricted the outflow of sugar from India. The export subsidy for sugar season 2019-20 was announced by the government in August 2019.

The export subsidy which was approved by the government on 16 December 2020 for the sugar year 2020-21 translated into an assistance of around Rs.5.8 per kg for sugar to be exported. Including the subsidy, white sugar prices in London and raw sugar prices in New York averaged at Rs.38.7 per kg and Rs.31 per kg, respectively, during 1 January-24 February 2021. The average wholesale sugar prices in India averaged at Rs.32.9 per kg during the same period which indicates support from the international sugar prices for Indian sugar mills to export sugar. As a result, sugar exports of about 2.5 million tonnes have been contracted with substantial amount been assigned for Indonesia. While lower exports from Thailand provides an opportunity to India to undertake sugar exports, container shortage and uncertainty of sugar exports to Iran due to Indian rupee shortage with Iran (in the previous year, sugar exports to Iran were about 1.14 million tonnes) are challenges that are expected to make difficult for India to attain the sugar export target of 6 million tonnes amid supporting international sugar prices. In addition to this, expected sugar outbound shipments from Brazil beginning April 2021 will also increase competition for sugar exports from India.

The global sugar prices are likely to stay firm and are expected to maintain the current price range till March 2021 unless sugar from Brazil for the new sugar season (April-March) 2021-22 starts coming in from April 2021 onwards. The uncertainty in Brazil over cane diversion towards sugar production is expected to continue as the prospects for fuel demand (ethanol) will guide the production of ethanol and thus sugar. Also, the pace of sugar exports from India will influence the movement in international sugar prices to an extent.

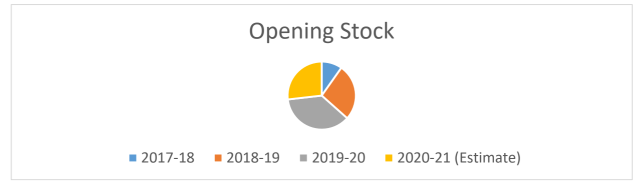
## Some Interested Facts About Sugar Industry



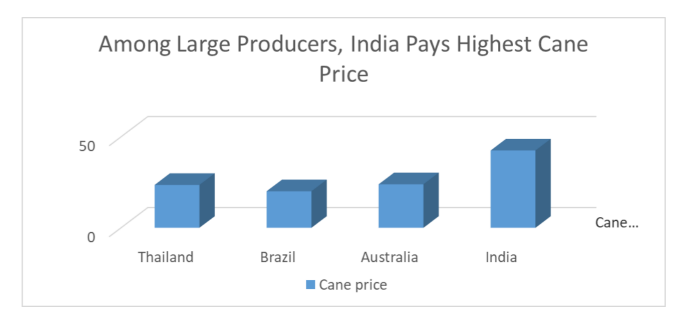


The profitability analysis of cane cultivation has been carried out based on a survey of cane producing areas. The survey covered the farm size, cropping pattern, varietals adoption, labour and input costs, credit sources, transportation and processing costs. In addition, profit of other competing crops was also analysed. The number of analytical techniques such as, farm cost analysis, gross margin analysis was used to access the profitability of sugarcane.

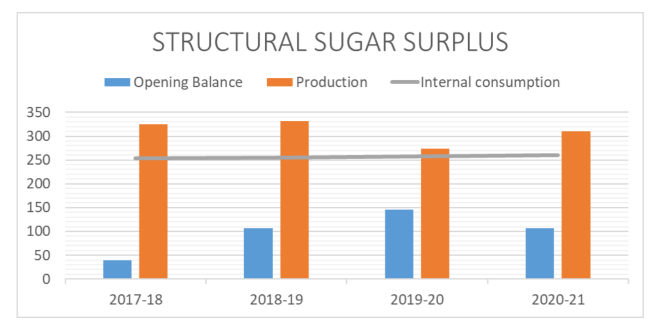
## **OPENING BALANCE FOR EVERY SUGAR SEASON (mn. tones)**



Sugar production is likely to rise 13% to 310 lakh tonnes this year, even as 106 lakh tonnes are still available from the previous year, according to the industry estimates. A significant increase in exports and ethanol diversion is needed to stave off a renewed liquidity crisis, which could jeopardize payment of dues to cane farmers. the remaining sugar stock from the previous year is at 106 lakh tonnes, which is 55 lakh tonnes more than the domestic requirement for the next few months before the new season's sugar production becomes fully available in the market. "Since we expect much higher production in 2020-21 SS, India will need to continue to export about 60 lakh tonnes of the surplus sugar out of the country during 2020-21 SS," said ISMA. High production and surplus stocks tend to drive down prices, resulting in mill owners delaying payment of dues to cane farmers. In Uttar Pradesh alone, arrears to farmers had crossed ₹8,000 crores even before the beginning of the new season. Over the last few years, the Centre has taken steps to incentivise exports and ethanol diversion in a bid to reduce stocks and improve liquidity.



India among the Large Producer of Sugarcane, pay highest cane prices to farmers. As major population involved in the farming, it also helps in sustain the farmers and economic welfare.



The Rangarajan committee recommendations on sugar reforms have been put into cold storage. Yet, the industry has managed to break out from the infamous surplus-shortage cycle.

The Company is engaged in two segments, namely sugar and cogeneration of power(Cogen.). The segment wise performance for the year is as under:

Particulars	Year Ended 31.03.2021	Year Ended 31.03.2020
Sugar	6500.00	6500
Installed Capacity (TCD)		
Sugarcane	9884382.37	12680090.19

Crushed(Quintals)		
Recovery %	10.30	10.22
Sugar produced (Quintals)	1013754	1283315
Power		
	12	12
Installed Capacity		
Co-gen Power (MW)		
Wind Mills (MW)	NIL	NIL
Units Generated (per ton of	48281220	90159426
fuel)		

## **Financial Performance**

		(Rs.in Cro
Particulars	Year Ended 31.03.2021	Year Ended 31.03.2020
Revenue from operations		
	380.81	469.04
Sugar		
Molasses	24.53	27.88
Bagasses & Others	5.75	10.74
Power	10.05	14.27
TotalExpenses(Excluding interest)	385.54	489.57
Profit Before Interest and Tax (PBIT)	48.68	44.08
Profit After Tax (PAT)	22.37	12.28
Earnings per Share (Basic and Diluted)	14.47	7.94

## **Details of Adequacy of Internal Financial Controls**

The Company's internal control system is aimed at proper utilization and safeguarding of the Company's resources and promoting operational efficiency. The internal audit process reviews the insystem checks, covering significant operational areas regularly.

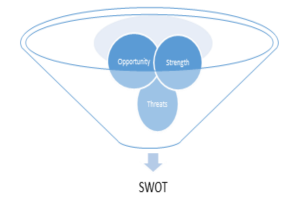
The Company's Audit Committee is responsible for reviewing the Report submitted by the Internal Auditors. Suggestions for improvements are considered and the Audit Committee follows up on the implementation of corrective actions. The Audit Committee also invites the Statutory and Internal Auditors for regular meetings to ascertain their views on the adequacy of internal control systems and keeps the Board of Directors informed of its observations from time to time.

## **Human Resources and Industrial Relations**

Your Company's approach to talent development is founded on the belief that learning initiatives must remain synergistic and aligned to business outcomes, emphasize experiential learning, provide an enabling and supportive environment and promote learning ability. Deep functional expertise is fostered through immersion in solving complex customer problems by the application of domain expertise early in managerial careers. Key talent is provided critical experiences in high impact roles and mentored by senior managers. Managers are assessed on your Company's behavioral competency framework and provided with learning and development support to address any areas identified for improvement. As part of your Company's managerial development and capability building strategy, various programmes have been designed and customized to your Company's requirements under these platforms. Your Company has further strengthened its performance management system and its culture of accountability through renewed emphasis on Management by objectives which includes clearly defined goals and outcomes based assessment.

## SWOT ANALYSIS

Indian Sucrose Limited consists of manufacturing and trading facilities of sugar and power. Each of its business segments has its own strengths and weaknesses and exposures to a variety of opportunities and threats. The Company has the following SWOT attributes broadly:



## STRENGTHS

- i) Molasses is condensed syrup liquid left after crushing and refining. It can be processed and converted in to ethanol, which can be added to the petroleum to make it cleaner fuel.
- ii) By Products can be sold directly by farmers and mill owner to the Government or other industries that process them
- iii) Bagasse is the dry solid residue left over after crushing is done. It can be used as fodder to cattle, manure after degradation, for mulching the ground and for paper pulp.
- iv) National Bio-Fuel Policy, 2018 envisages to make the best use of bi-products offered by Sugar Industry
- v) Cultivation of Sugarcane is done as per the sustainable agro climatic condition although, irrigation facilities remain a perpetual problem in northern belt.

#### WEAKNESSES

- I) Sugarcane is a weight losing crop i.e. the weight of extricable mass is reduced upon transportation. Also due to weak forward linkage from farms to mills, the sugarcane dries up and loses weight. Thus profitability is reduced across the business chain.
- ii) Sugarcane is water intensive crop and its cultivation is highly dependent on artificial irrigation. Due to lack of dry land farming methods, its cultivation faces the risk of unproductive yields with growing water scarcity.
- iii) Non availability of sugar cane may adversely affect the sugar mills and cogeneration of power plants.

## **Opportunity**

- i) Since the Sector provides employment to around 52 million people, there is need to increase R
   & D pertaining to sustainable cultivation, seeds, fertilizers etc. Emphasis should be on making cultivation of sugarcane climate resilient
- ii) Contractual farming and PPP Models must be promoted across the value chain.
- iii) National Bio- Fuel Policy (NBP-2018)- Mixing higher percentage of ethanol in petroleum will indirectly help the supply side economics of sugar sector.
- iv) National Bio- Fuel Policy (NBP-2018)- Door steps collection of bagasse must be initiated by Government of India at Local levels and farmer's/mill owner must be given good remuneration for it.
- v) Deregulation of Industry as to deciding the quantity of exports of sugarcane and finished products. This will help in dealing with demand-supply mismatch.

## Threats

- i) Global Warming and erratic rainfall patterns have made the yield more uncertain. Consequently, farmers must be given risk premium in the form of insurance, basic pay (PMKSNY) etc.
- ii) Competition with other cash crops.
- iii) Change in perception of the people with respect to health and NCD and CVD mortality. More and More people are giving up consumption of Sugar.

# DETAILS OF SIGNIFICANT CHANGES OF 25% OR MORE IN KEY FINANCIAL RATIOS:

i) **Debtors Turnover:** It enhanced from 10 days (previous year) to 18 days during the year under review due to lower turnover and increase in debtors.

ii) Inventory Turnover: It reduced from 2.61 (previous year) to 2.73, during the year under review.

**iii)** Interest Coverage Ratio: It decrease from 1.77 times (previous year) to 0.69 times during the year under review.

iv) Current Ratio: It changed from 1 (previous year) to 1.02 during the year under review.

v) Debt Equity Ratio: - Debt Equity ratio increased from 1.02 (previous year) to 1.78 during the year.

vi) Operating Profit Margin (%): - It Changed from 0.96(previous year) to 0.93 (current year).

vii) Net Profit Margin (%): - It increased by 2.30% (previous year) to 5.38 % during the year under review.

**DETAILS OF CHANGE IN RETURN ON NET WORTH AS COMPARED TO THE PREVIOUS FINANCIAL YEAR**: - Return on Net Worth 20.18% during the year under review. The change is due to decrease in sugar price as compared to previous year.

#### **Cautionary Statement**

Statements made in this Management Discussion and Analysis Report may contain certain forwardlooking statements based on various assumptions on the Company's present and future business strategies and the environment in which it operates. Actual results may differ substantially or materially from those expressed or implied due to risk and uncertainties. These risks and uncertainties include the effect of economic and political conditions in India and abroad, volatility in interest rates and in the securities market, new regulations and Government policies that may impact the Company's businesses as well as the ability to implement its strategies. The information contained herein is as of the date referenced and the Company does not undertake any obligation to update these statements. The Company has obtained all market data and other information from sources believed to be reliable or its internal estimates, although its accuracy or completeness cannot be guaranteed.

For and on behalf of the Board **Indian Sucrose Limited** 

sd/-(Kunal Yadav) Director (DIN: 01338110)

Date: 31/08/2021 Place: Mukerian sd/-(Jaitender Kumar) Director (DIN: 08164429)

#### CORPORATE GOVERNANCE REPORT

The Board of Directors present the company's report on Corporate Governance for the year ended on 31<sup>st</sup> March, 2021.



#### **1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE**

Indian Sucrose Limited pursues its long-term corporate goals on the bedrock of financial discipline, high ethical standards, transparency and trust. Enhancing shareholders' value and protecting the interests of all stakeholders' is a tradition at ISL. Every effort is made to follow best practices in all the functional areas and in discharging the Company's responsibilities towards all stakeholders and the community at large.

## 2. BOARD OF DIRECTORS

#### 2.1 Composition of the Board:

The Company has a judicious mix of Executive, Non-Executive and Independent Non-Executive Directors on its Board. There are six Directors on the Board, with one Executive Director, Two Non-Executive Non Independent Director and three Non-Executive Independent Directors. The Chairman is a Non Independent Executive Director and one-half of the Board consists of Independent Directors.

The composition of the Board is in conformity with Section 149 of the Companies Act, 2013 (hereinafter referred to as 'the Act') and Regulation 17 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time (hereinafter referred to as 'Listing Regulations').

None of the directors are director in more than 8 Listed entities and serve as an Independent Director in more than 7 Listed entities. None of the directors are directors in more than 20 Companies or member of more than 10 Committees or act as Chairman of more than 5 Committees across all Companies in which they are directors. The Non-Executive Directors are appointed or re-appointed with the approval of shareholders.

The Company has not entered into any material significant transaction with non-executive and non-independent Directors of the Company. None of the directors are related to each other.

The composition of the Board as on 31 March 2021 is as under:

Sr. No	Name of Director	Materially significant, pecuniary or business relationship with the Company	Number of shares and convertible instrument s held in the Company	No. of Directorshi ps held in Public Ltd. Co. s' (including the company)	(including	ittee (s) position the company)
					Member	Chairman
1.	Kunal Yadav	Executive Director/Chairperso n/ Managing Director	900025	6	4	0
2.	Jaitender Kumar	Non - Executive /Non Independent Director	0	1	1	0
3.	Geeta Sharma	Non-Executive/ Non Independent Woman Director	0	1	1	0
4.	Shriram Agrawal	Non-Executive/ Independent Director	0	1	1	0
5.	Abhay Upadhyay	Non-Executive/ Independent Director	0	2	1	1
6.	Neeraj Bansal	Non-Executive/ Independent Director	0	1	0	1

# Only Audit Committee and Stakeholders' Relationship Committee has been considered as per Regulation 26 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

2.2 Name of other listed entities where Directors of the company are Directors and the category of **Directorship:** No Directors hold any position to other listed entities.

## **2.3 Brief Profile of Directors:**

The Board of Directors comprises of highly renowned person of diverse fields. They bring with them a wide range of skills and experience to the Board, which enhances the quality of the Board's decision making process.

The brief profile of the Company's Board of Directors are as under:

## Mr. Kunal Yadav – Managing Director – Executive Director (DIN - 01338110)

Mr. Kunal Yadav is a Managing Director cum Chairman & Executive Director on board of our company. He had more than 12 years of rich industrial experience and managerial experience. He joined the company as Director on 5<sup>th</sup> of February, 2008. He was one of the Promoter, Industrialist and Managing Director and main contributor to the growth and development of the Company, having a net worth of more than 110.82 crores with a turnover of 430.58 crores (financial year 2020-21). He was also equally excellent in ensuring growth by

improving productivity, cost control, large size operations & consistently improving quality and his services were indispensable. He had been actively involved in business strategy, business development and research and development functions in the Company. Mr. Kunal Yadav having the degree of M.B.A. from the university of Greenwich, London, U.K.

#### Mr. Jaitender Kumar – Non Independent Non - Executive Director (DIN - 08164429)

Ms. Jaitender Kumar is the Non - Executive Director on the board of our company. He holds a Post Graduate degree in B.S.C. Agriculture from Haryana Agriculture University, Hisar. He had more than 16 years of experience in Agriculture and land related issues. He is also the main contributory in the growth of the company.

#### Mr. Abhay Upadhyay – Independent Non - Executive Director (DIN - 08434768)

Mr. Abhay Upadhyay is the Non-Executive Independent Director on the board of our company. Mr. Abhay Upadhyay holds M..com and MBA Degree, he completed his MBA in Human Resource and International Marketing from Lovely Professional University, Punjab. He had more than 6 years of experience in Human Resource Management and Strategy planning.

#### Mr. Neeraj Bansal - Non-Executive -Independent Director (DIN- 02879371)

Mr. Neeraj Bansal is the Non-Executive Independent Director on the Board of the Company. He is a FCADISA (ICAI), and is a Fellow Member of the Institute of Chartered Accountants of India and a qualified Information System Auditor. He possesses 20 years' excellent experience in the field of statutory audits, internal audits, tax audits, due-diligence audits and management audits for non-profit organizations, PSUs, Banking Institutions and Public and Private Companies.

#### Mr. Shriram Agrawal - Non-Executive -Independent Director (DIN- 07147618)

Mr. Shriram Agrawal is the Non-Executive Independent Director on the Board of the Company. He is member of Institute of Chartered Accountant of India and also hold Master's degree in Commerce. He is being auditing and accounting of large-scale corporations (private as and public) for 09 years with excellent acumen and due diligence.

#### Mrs. Geeta Sharma – Non-Executive – Non-Independent Director (DIN- 08905164)

Ms. Geeta Sharma is the Non-Executive non Independent Director on the Board of our Company. She is post graduate from Agra university. She has experience of 30 years in corporate planning and management strategy.

2.4 **Skill/Expertise of Directors:** Directors have core skills and efficiency on different sectors such as sales and marketing, Technical aspects, General Management, Legal and Governance, Strategic thinking, Decision Making and Financial.

#### 2.5 Board Meeting

During the financial year 2020-21, Eight Board Meetings were held on 11<sup>th</sup> April, 2020, 29th July, 2020, 21<sup>st</sup> August, 2020, 5<sup>h</sup> September, 2020, 12<sup>th</sup> October 2020, 14<sup>th</sup> December, 2020 and 20<sup>th</sup> February, 2021 and 26<sup>th</sup> March, 2021. The maximum interval between any two consecutive meetings were not more than 120 days. Agenda, notes on the agenda and other pre-read materials are circulated among the Directors, well in advance, in a structured format. All the Agenda items are supported by relevant information, documents and presentation

to enable the Board to take informed decisions. A soft copy of the Board/Committee Meeting agenda is also hosted on the Board portal to provide web-based solution that functions as a document repository. Video/tele-conferencing facilities are used to facilitate Directors present at other locations, to participate in the meetings.

The Company has a well-established framework for the Meetings of the Board and its Committees which seeks to systematize the decision-making process at the Board and Committee meetings in an informed and efficient manner.

The attendance of each Director at these Board Meetings and last Annual General Meeting was as under:

Sr.	Name of the Director	Board Meeting		Whether present at the
No.		Held during the	Attended	last AGM
		year		
1.	Mr. Kunal Yadav	8	8	Yes
2.	Mrs. Kunj Deep Kalra*	8	4	No
3.	Mr. Jaitender Kumar	8	8	Yes
4.	Mr. Sebastian Gilbert*	8	4	Yes
5.	Mr. Parag Garg*	8	5	Yes
6.	Mr. Abhay Upadhyay	8	8	Yes
7.	Mr. Neeraj Bansal*	8	4	No
8.	Mr. Shriram Agarwal*	8	3	No
9.	Mrs. Geeta Sharma*	8	4	No

\* Mrs. Kunj Deep Kalra and Mr. Sebastian Gilbert Resigned from the Board on 30.09.2020

\* Mr. Parag Garg Resigned from the board on 21.11.2020.

\* Mr. Neeraj Bansal and Mrs. Geeta Sharma have been appointed as director on Board w.e.f. 12.10.2020

\* Mr. Shriram Agarwal has appointed as director on the Board w.e.f. 14.12.2020.

#### 2.6 Separate Meeting of Independent Directors:

Independent Directors play an important role in the governance processes of the Board. They bring their expertise and experience on the deliberations of the Board. This enriches the decision making process at the Board with different points of view and experiences and prevents conflict of interest in the decision making process.

None of the Independent Directors serves as "Independent Directors" in more than seven listed companies. No person has been appointed or continuing as an Alternate Director for an Independent Director of the Company.

Based on the disclosures received from all the Independent Directors and also in the opinion of the Board, the Independent Directors fulfills the conditions specified in SEBI (LODR) Regulations, 2015 and are independent of the management.

Schedule IV to the Act, inter alia, prescribes that the Independent Directors of the Company shall hold at least one meeting in a year, without the attendance of non-independent directors and members of management. During the year, one meeting of independent directors was held on 26th March, 2021. All the Independent Directors attended the Meeting. At the meeting, the Independent Directors reviewed the performance of the non-independent directors (including the Chairperson) and the Board as a whole and assessed the quality, quantity and timeliness of flow of information between the Company, management and the board that is necessary for the board to effectively and reasonably perform their duties.

#### 2.7 Disclosure of relationships between the Directors inter-se:

None of the directors have any inter-se relationship.

#### 2.8 Familiarization programmes imparted to Independent Directors:

The Independent Directors have been updated with their roles, rights and responsibilities in the Company by specifying them in their appointment letter along with necessary documents, reports and internal policies to enable them to familiarize with the Company's procedures and practices. The Company has through presentations at regular intervals, familiarized and updated the Independent Directors with the strategy, operations and functions of the Company and Sugar Industry as a whole.

The details of such familiarization programmes for Independent Directors are posted on the website of the Company at www.muksug.in> about us >Policy.

#### 2.9 Code of Conduct for Directors and Senior Management Personnel:

Pursuant to Regulation 17(5) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors has laid down a 'code of conduct 'for all the Board and Senior Management Members and they have affirmed compliance with the said code of conduct of the Company for the Financial Year 2020-2021. The Code of Conduct is also placed on the on the Company's website at www.muksug.in>aboutus>policy.

#### **2.10** Code of Conduct for Prevention of Insider Trading Practices:

In compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015, the company has formulated, adopted and implemented 'Code of Conduct for regulating, monitoring and Reporting Trading by Insiders' and "Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information" (The Code) in the Securities of the Company. In line with the latest amendment in the SEBI (Prohibition of Insider Trading) Regulations, 2015 and to further strengthen the mechanism for prevention of Insider Trading. The Company had updated the code during the period under review.

The Code of Conduct is also placed on the Company's website at <u>www.muksug.in>aboutus>policy</u>.

#### **2.11 Remuneration of Directors:**

- (a) Executive Directors: Remuneration payable to the Executive Directors are in line with the Act, Listing Regulations and Remuneration Policy for remunerating Directors/KMPs. Remuneration of Executive Director includes salary, perquisites, allowances etc. Mr. Kunal Yadav is only the Managing Director and Executive Director of the Company who is getting remuneration as per the policy determined by the Nomination and Remuneration Committee, which is subsequently approved by the Board of Directors as per the authority given by the shareholders at the General Meeting.
- (b) Non Executive Directors Remuneration to Non executive Directors is paid by the way of sitting fees for attending the meetings of the Board/Committee.

The details of the remuneration paid to the Directors for the Financial Year ended 31st March, 2021 is as follows: -

					INR
Sr.	Directors	Salary and	Perquisites	Sitting	Total (Rs.)
No.		Allowances		fees	
1.	Mr. Kunal Yadav	1,44,00,000	0	0	1,44,00,000
	(Executive Director)				
2.	Mrs. Geeta Sharma	0	0	5,000	15,000
	(Non – Executive				
	Woman Director)				
3.	Mr. Jaitender Kumar	0	0	10,000	70000
	(Non - Executive				

	Director)				
4.	Mr. Neeraj Bansal (Non-Executive Independent Director)	0	0	10,000	30000
5.	Mr. Abhay Upadhyay (Non-executive Independent Director)	0	0	10,000	70,000
6.	Mr. Shree Ram Agrawal (Non- Executive Independent Director)	0	0	10,000	20,000
7.	Ms. Kunj Deep Kalra- (Non- Executive Women Director*)	0	0	10,000	20,000
8.	Mr. Sebastian Gilbert (Non- Executive Independent Director)	0	0	10,000	40,000
9.	Mr. Parag Garg- Non- Executive Independent Director	0	0	10,000	40,000

#### **2.12 Committees of the Board:**

With a view to have a more focused attention on business and for better governance and accountability, the Board has constituted the following 4 (Four) Committees viz:

- Audit Committee
- Nomination and Remuneration Committee
- Stakeholders' Relationship Committee
- Corporate Social Responsibility Committee

The terms and reference to these Committees are determined by the Board and their relevance reviewed from time to time. Each of these Committees has been mandated to operate within a given framework. Minutes of the meetings of each of these Committees are tabled regularly at the Board Meetings for their perusal and noting.

#### **3 AUDIT COMMITTEE**

Currently, the Audit Committee comprises of three Independent Directors and one Executive Director. The three Independent Directors are Mr. Neeraj Bansal, Mr. Abhay Upadhyay and Mr. Shriram Agrawal. Mr. Kunal Yadav is the Executive Non-Independent Director of the Committee.

#### 3.1 Composition and Attendance:

During the year under review 6 (Six) Audit Committee meetings were held, the dates of those meetings being on 29<sup>th</sup> July, 2020, 21<sup>st</sup> August, 2020, 5<sup>th</sup> September, 2020, 14<sup>th</sup> December, 2020, 20<sup>th</sup> February 2021, 26<sup>th</sup> March, 2021 The attendance at the meetings of the Audit Committee is given below:

Sr. No.	Name of Committee Members	Category	Position	Number of Meetings held	Number of Meetings attended
1.	Mr. Neeraj Bansal*	Non-Executive –	Chairperson	6	3

		Independent Director			
2.	Mr. Shriram Agrawal*	Non-Executive –	Member	6	3
	_	Independent Director			
3.	Mr. Abhay Upadhyay	Non-Executive –	Member	6	6
		Independent Director			
4.	Mr. Kunal Yadav	Executive Director	Member	6	6
5.	Mr. Sebastian Gilbert*	Non-Executive –	Member	6	3
		Independent Director			

\*Mr. Neeraj Bansal appointed as chairman of the committee w.e.f. 12/10/2020.

\*Mr. Sebastian Gilbert resigned as member of the committee w.e.f. 30/09/2020.

\*Mr. Shriram Agarwal appointed as a member of the Committee w.e.f. 14/12/2020.

#### **3.2 Terms of Reference:**

The terms of reference and the scope of surveillance of the Audit Committee include -

a) Ensuring compliance and improving efficiency of internal control system as well as internal audit.

b) Reviewing of the Company's financial performance at regular intervals as well as overseeing of the Company's financial reporting process and concurring Financial Statements before submission to the Board.

c) Reviewing scope and adequacy of audit functions, both internal and statutory.

d) Examination of the financial statement and the auditors' report thereon.

e) Disclosing of financial information while ensuring its correctness, sufficiency, credibility and its compliance with Stock Exchange Regulations as well as other legal requirements.

f) Recommendation for appointment, remuneration and terms of appointment of auditors of the company.

g) Review and monitor the auditor's independence and performance, and effectiveness of audit process.

h) Reviewing finding of audit observations and critical concerns like suspected fraud or irregularity, or failure of internal control systems and reporting such matters to the Board.

i) Approval or any subsequent modification of transactions of the company with related parties.

j) Reviewing of the Financial and Risk Management Policies of the Company.

k) Reviewing from time to time the Company's statutory and contractual obligations as well as reasons for defaults therein, if any.

1) Scrutiny of inter-corporate loans and investments.

- m) Approve and monitor related parties' transactions.
- n) Valuation of undertakings or assets of the company, wherever it is necessary.
- o) Evaluation of internal financial controls and risk management systems.

p) Monitoring the end use of funds, if any raised through public offers and related matters.

No personnel have been denied access to the Audit Committee for any matter covered under vigil mechanism/ whistle blower policy of the company.

## 4. NOMINATION & REMUNERATION COMMITTEE

Currently, the Nomination and Remuneration Committee comprised of 4 directors out of which 3 Directors are Independent Director and 1 is Non– Executive -Non Independent Director. Mr. Abhay Upadhyay, Mr. Shriram Agarwal and Mr. Neeraj Bansal are Independent directors, Mrs. Geeta Sharma is Non – Executive Non Independent Director in the Committee.

### 4.1 the Terms of Reference of the Committee:

Pursuant to the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018, the Company has revised the terms of reference of the Committee. The revised terms of reference are:

(1) formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;

(2) formulation of criteria for evaluation of performance of independent directors and the board of directors;

(3) devising a policy on diversity of board of directors;

(4) identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and recommend to the board of directors their appointment and removal;

(5) Specify the manner for effective evaluation of performance of Board, its committees and individual directors to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance;

(6) whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors;

(7) recommend to the board, all remuneration, in whatever form, payable to senior management;

(8) to administer and supervise Employee Stock Options Schemes (ESOS) including framing of policies related to ESOS and reviewing grant of ESOS;

(9) Carrying out any other function as is mentioned in the terms of reference of the Nomination and Remuneration Committee.

## 4.2 Composition and Attendance:

During the year under review 4 (four) Nomination and Remuneration Committee meetings were held, the dates of those meetings being on 11<sup>th</sup> April, 2020, 5<sup>th</sup> September 2020, 12<sup>th</sup> October, 2020 and 14<sup>th</sup> December, 2020. The attendance at the meetings of the Nomination and Remuneration Committee is given below:

Sr. No.	Name of Committee Members	Category	Position	Number of Meetings held	NumberofMeetingsattended
1.	Mr. Abhay Upadhyay	Non-Executive – Independent Director	Chairperson	4	4
2.	Mr. Shriram Agrawal*	Non-Executive – Independent Director	Member	4	1
3.	Mr. Neeraj Bansal*	Non-Executive – Independent Director	Member	4	1
4.	Mrs. Geeta Sharma*	Non-Executive Director, Non Independent Director	Member	4	2
5.	Mr. Sebastian Gilbert*	Non-Executive – Independent Director	Member	4	2
6.	Mrs. Kunj Deep Kalra*	Non-Executive	Member	4	2

		Director-Non Independent Director			
7.	Mr. Kunal Yadav*	Executive Director	Member	4	2
8.	Mr. Parag Garg*	Non-Executive –	Member	4	1
		Independent Director			

\* Mr. Parag Garg appointed in the committee w.e.f. 12.10.2020 and resigned from the committee on 22.11.2020

\* Mrs. Geeta Sharma was appointed as a member of the Committee w.e.f. 12.10.2020.

\*Mr. Shriram Agarwal and Mr. Neeraj Bansal was appointed as a member w.e.f. 14.12.2020

\* Mr. Sebastian Gilbert and Mrs. Kunj Deep Kalra was resigned from the Committee as a member w.e.f. 30.09.2020

\* Mr. Kunal Yadav resigned from the committee as a member on 12.10.2020.

#### **4.3 Evaluation of the Board's Performance:**

During the year, the Board adopted a formal mechanism for evaluating its performance as well as that of its Committees and individual Directors. The exercise was carried out through a structured evaluation process covering various aspects of the Boards functioning such as composition of the Board and committees, experience and competencies, performance of specific duties and obligations, governance issues etc. Separate exercise was carried out to evaluate the performance of individual Directors including the Board Chairman who were evaluated on parameters such as attendance, contribution at the meetings and otherwise, independent judgement, safeguarding of minority shareholders interest etc.

The evaluation of the Independent Directors was carried out by the entire Board and that of the Chairman and the Non-Independent Directors were carried out by the Independent Directors.

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

## 5. STAKEHOLDERS' RELATIONSHIP COMMITTEE:

Currently, the Stakeholders Relationship Committee comprised of 3 directors out of which 2 Directors are Independent Director and 1 is Non - Executive Director. Mr. Abhay Upadhyay, Non-Executive Independent Director, Mrs. Geeta Sharma, Non-Executive Non-Independent Director and Mr. Jaitender Kumar is the Non - Executive Director of the Committee.

#### 5. 1 TERMS OF REFERENCE

The Board of Directors has amended the terms of reference of Stakeholders Relationship Committee pursuant to amendment in the Listing Regulations. Some of the important terms of reference of the Committee are as follows:

- (1) Redress and resolve the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates or allotment letters, general meetings etc;
- (2) Review of measures taken for effective exercise of voting rights by shareholders;
- (3) Review of adherence to the service standards adopted by the Company in respect of various services being rendered by the Registrar & Share Transfer Agent;

- (4) Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company;
- (5) Monitor the compliance of Code of prevention of insider trading framed by the Company;
- (6) Effect dematerialization of shares of the Company;
- (7) Such other matters as per the directions of the Board of Directors of the Company which may be considered necessary in relation to shareholders and investors of the Company.

#### **5.2** Composition and Attendance:

The Stakeholders Relationship Committee met 7 (Seven) times during the year on 18<sup>th</sup> May, 2020, 29<sup>th</sup> July 2020, 22<sup>nd</sup> August, 2020, 23<sup>rd</sup> September, 2020, 12<sup>th</sup> October, 2020, 14<sup>th</sup> December, 2020, 22<sup>nd</sup> March, 2021 to discharge its functions. The composition and attendance details of the members of the Stakeholders Relationship Committee is given below:

Sl. No.	Name of Committee Members	Category	Position	Number of Meetings held	NumberofMeetingsattended
1.	Mr. Abhay Upadhyay	Non-Executive – Independent Director	Chairman	7	7
2.	Mr. Kunal Yadav*	Executive Director	Member	7	4
43.	Mr. Sebastian Gilbert*	Non-Executive – Independent Director	Member	7	4
4.	Mr. Jaitender Kumar*	Executive Director		7	3
5.	Mrs. Geeta Sharma*	Non-Executive – Non Independent Director		7	3

\* Mr. Kunal Yadav resigned from the membership of the Committee w.e.f. 12.10.2020

\*Mr. Sebastian Gilbert resigned from the membership of Committee w.e.f 30.09.2020

\* Mr. Jaitender Kumar and Mrs. Geeta Sharma was appointed as member of the committee w.e.f. 12.10.2020

#### **5.3 Compliance Officer:**

Mrs. Anamika Raju, Company Secretary, was the compliance officer for complying with requirements of Securities Laws and Listing Regulations with stock exchange. The contact details of Compliance officer are as follow:

Mrs. Anamika Raju Company Secretary Ph. Number: +91-9115522304 Email: isl.investor@yaducorporation.com

#### 5.4 Details of Complaints / Queries received and redressed during 1st April, 2020 to 31st March, 2021:

The table below gives the number of complaints received and resolved during the financial year and pending as on 31 March 2021: -

Number of shareholders' complaints pending at the beginning of the year	Number of shareholders' complaints received during the year	Number of shareholders' complaints redressed during the year	Number of shareholders' complaints pending at the end of the year
0	0	0	0

## 6. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Currently, the Corporate Social Responsibility Committee comprised of 3 directors out of which 1 Directors is Independent Director and 2 are Non - Executive Non Independent Director. Mr. Abhay Upadhyay is Independent director. Mrs. Geeta Sharma and Mr. Jaitender Kumar are Non - Executive Non – Independent Directors in the Committee.

## 6.1 TERMS OF REFERENCE OF THE COMMITTEE:

(1) formulate and recommend to the Board, a Corporate Social Responsibility Policy which shall indicate the activities to be undertaken by the company as specified in Schedule VII to the Companies Act, 2013;

(2) to finalize a list of CSR projects or programs or initiatives proposed to be undertaken periodically including the modalities for their execution / implementation schedules and to review the same from time to time in accordance with requirements of section 135 of the Companies Act 2013;

(3) recommend the amount of expenditure to be incurred on the activities referred to in clause (a);

(4) monitor the Corporate Social Responsibility Policy of the company from time to time;

(5) review the CSR report and other disclosures on CSR matters for the approval of the Board for their inclusion in the Board report.

#### 6.2 Composition and Attendance:

The Corporate Social Responsibility Committee met 2 (two) time during the year on 11<sup>th</sup> April, 2020 and 26<sup>th</sup> March, 2021 to discharge its functions. The composition and attendance details of the members of the Stakeholders Relationship Committee is given below:

Sr.	Name of Committee	Category	Position
No.	Members		
1.	Abhay Upadhyay	Non-Executive – Independent Director	Chairman
2.	Geeta Sharma*	Non-Executive – Non Independent Director	Chairman
3.	Jaitender Kumar*	Executive Director	Member
4.	Kunal Yadav	Executive Director	Member
5.	Sebastian Gilbert	Non-Executive – Independent Director	Member

- Mrs. Geeta Sharma and Mr. Jaitender Kumar was appointed in the Committee w.e.f. 12.10.2020
- Mr. Sebastian Gilbert was resigned from the Committee w.e.f.30.09.2020
- Mr. Kunal Yadav resigned from the Committee w.e.f. 12.10.2020

## 7 INFORMATION OF GENERAL BODY MEETINGS

## 7.1 The details of last three Annual General Meetings (AGMs) and the Special Resolutions passed thereat are as under:

AGM	Financial Year	Venue of AGM	Day and date	Time
27 <sup>th</sup>	2017-18	G.T. Road, Mukerian – 144211, Distt. Hoshiarpur (Punjab)	Saturday, 29 <sup>th</sup> September, 2018	10.00 A.M.

28 <sup>th</sup>	2018-19	G.T. Road, Mukerian – 144211, Distt. Hoshiarpur (Punjab)	,	11.00 A.M.
29 <sup>th</sup>	2019-20	Through Video Conferencing (VC)	Wednesday, 30 <sup>th</sup> September, 2020	10.00 A.M.

#### 7.2 Special Resolutions:

#### The following are the details of Special Resolutions passed at the last three AGMs.

Date	Summary of Special Resolutions Passed
29 <sup>th</sup> September,	NIL
2018	
30 <sup>th</sup> September,	1) To re – appoint Mr. Kunal Yadav as Executive Chairman cum Managing Director of the
2019	Company and to fix his remuneration.
	2) To approve Inter corporate loan and investment of the Company.
30 <sup>th</sup> September,	1) To amend Memorandum of Association of the Company.
2020	

In addition to remote e-voting, the company offered the e-Voting facility to the members who are present in e-AGM, but could not vote through remote e-voting pursuant to Rule 20 of the Companies (Management & Administration) Rules, 2014.

During the year under review, the Board of Directors at their meeting held on 26<sup>th</sup> March, 2021 approved the notice of Postal Ballot, for issuance of 42,55,319 fully convertible warrants on preferential basis to the person belonging to Promoter and Promoter group category. Further on 30<sup>th</sup> April, 2021 the Shareholders approved the same by way of Special resolution through postal ballot as per the provisions of Section 110 of the companies Act, 2013 read with applicable rules made thereunder.

## 8. MEANS OF COMMUNICATIONS WITH SHAREHOLDERS

The quarterly/half yearly/un-audited/audited financial results of the company are sent to the Stock Exchanges immediately after they are approved by the Board of Directors. These results are simultaneously posted on the web address of the company at www.muksug.in>investors>financials, pursuant to Regulation 47 of Listing Regulations.

The results of the company were published in the following local and national dallies:

1. The Financial Express (English language)

2. Jansatta (Vernacular language)

#### 9.WEBSITE

The Company's web address is www.muksug.in. The website contains a complete overview of the company. The company's annual report, financial results, details of its business, shareholding pattern, compliance with Corporate Governance, contact information of the designated officials of the Company, who are responsible for assisting and handling investor grievances and code of conduct are uploaded on the website.

#### **10. PRESS RELEASES**

Press reports are given on important occasions. They are sent to Stock Exchanges and also placed on the company's website <u>www.muksug.in</u>.

#### 11. BSE CORPORATE COMPLIANCE & LISTING CENTRE

BSE's Listing Centre is a web-based application designed by BSE for corporates. All periodical compliance filings like shareholding pattern, corporate governance report, media releases, among others are also filed electronically on the Listing Centre.

#### 12. SEBI COMPLAINTS REDRESS SYSTEM (SCORES)

The investor complaints are processed in a centralized web-based complaints redress system. The salient features of this system are: centralized database of all complaints, online upload of Action Taken Reports (ATRs) by concerned companies and online viewing by investors of actions taken on the complaint and its current status.

#### 13. MANAGEMENT DISCUSSION AND ANALYSIS (MDA)

Management Discussion and Analysis Report is made in conformity with Regulation 34(2)(e) of the Listing Regulations and is attached to the Board's Report forming part of the Annual Report of the Company.

## 14. DISCLOSURES IN RELATION TO THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

The Company has zero tolerance towards sexual harassment at the workplace and has adopted a 'Policy for Prevention of Sexual Harassment' to prohibit, prevent or deter any acts of sexual harassment at workplace and to provide the procedure for the redressal of complaints pertaining to sexual harassment, thereby providing a safe and healthy work environment, in line with the provisions of Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act 2013 and the rules thereunder.

- a. number of complaints filed during the financial year: NIL
- b. number of complaints disposed of during the financial year: NA
- c. number of complaints pending as on end of the financial year: NA

#### **15. GENERAL SHAREHOLDER INFORMATION**

#### **15.1 Annual General Meeting:**

Date: 30<sup>th</sup> September, 2021 Time: 10:30 a.m. Venue: Video Conferencing

#### **15.2 Financial Calendar:**

The Financial Year of the Company is for a period of 12 months from 1st April to 31st March.

Tentative Financial Calendar 2021-2022	
1 <sup>st</sup> quarter results	Declared on 31 August, 2021
2 <sup>nd</sup> Quarter/Half Yearly Results	On or before 14 <sup>th</sup> November, 2021
3 <sup>rd</sup> Quarter Results	On or before 14 <sup>th</sup> February, 2022
4 <sup>th</sup> quarter Results / Year end Results	On or before 30 <sup>th</sup> May, 2022

**15.3 Book Closure:** Thursday, 24<sup>th</sup> September, 2021 to Wednesday, 30<sup>th</sup> September, 2021. (both days inclusive)

15.4 Dividend payment Date: During the year under review, the Directors have not recommended any dividend.

**15.5 Listing on Stock Exchanges:** Equity Shares of the Company are listed on the following Stock Exchanges:

Name of the Stock Exchange	ISIN	Script Code	Address
BSE Limited	INE557C01017	500319	25 <sup>th</sup> Floor, P.J. Towers, Dalal Street, Fort, Mumbai – 400001

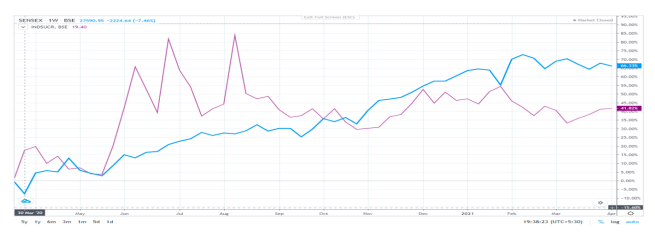
The Company has paid Annual Listing Fees for the financial year 2021-22 to BSE Limited.

#### 15.6 Market Price data:

(a) The Market and volume of the Company's share traded on BSE Limited during the financial year 2020-21 were as under:

Month	High Price	Low Price	No. of Shares (Deliverable Quantity)
April, 2020	20.90	15.25	49,449
May, 2020	20.45	15.05	33,351
June, 2020	31.40	16.05	3,46,889
July, 2020	31.75	21.30	3,70,612
August, 2020	30.35	21.30	5,05,051
September, 2020	25.40	21.50	1,09,508
October, 2020	26.95	21.05	46,771
November, 2020	24.35	20.50	79,766
December, 2020	26.20	21.90	2,57,328
January, 2021	27.00	22.90	1,32,233
February, 2021	26.85	22.00	2,14,858
March, 2021	24.90	19.85	2,57,160

(b) Performance of the Company's equity shares in comparison to BSE (Sensex) during 1.04.2020 to 31.03.2021:



## 15.7 Registrars and Transfer Agents:

(for both Demat and Physical segments) MCS share Transfer Agent Limited F-65, 1<sup>st</sup> Floor, Okhla 1, Okhla, Industrial Area, New Delhi - 110020 Tel No: 011-41406149 E-mail id: admin@mcsregistrars.com Website: www.mcsregistrars.com

## 15.8 Distribution of Shareholding as on 31st March, 2021:

Share Range		Number of	Folio No.	% of total	No. of Shares Holders
From	То	Shareholders		Shares	
1	500	2862900	16808	18.5159	94.1466
501	1000	447924	568	2.8970	3.1815
1001	2000	336447	221	2.1760	1.2379
2001	3000	207090	82	1.3394	0.4593
3001	4000	106589	30	0.6894	0.1680
4001	5000	157134	34	1.0163	0.1904
5001	10000	383387	54	2.4796	0.3025
10001	50000	882781	44	5.7094	0.2465
50001	100000	299363	4	1.9361	0.0224
100001	*****	9778192	8	63.2409	0.0448
Total		15461807	17853	100	100

## 15.9 Category wise shareholding as on 31st March 2021:

Sr. No.	Category	No. of Shares held	Percentage of Shareholding
1.	Promoters and Promoter Group	9107518	58.90
2.	Mutual Funds, Alternate Investment Funds and UTI	9433	0.06
3.	Financial Institutions, Banks, Insurance Companies and Central/State Government	500	0.00
4.	Foreign Portfolio Investors, Foreign Institutional Investors, NRIs and Foreign Banks	0	0
5.	NBFCs registered with RBI	0	0
6.	Bodies Corporate	718017	4.64
7.	Individuals	4854543	31.40
8.	IEPF	0	0
9.	Trusts	0	0
10.	Hindu Undivided Family	0	0
11.	Non-Resident Indian (NRI)	771796	4.99
12.	Clearing Members	0	0
13.	Overseas Bodies Corporates	0	0
	Total	15461807	100.00

#### **15.10 Dematerialization of shares and liquidity:**

The Shares of the Company are compulsorily traded in DEMAT form in the Stock Exchanges where they are listed. The Shares are available for dematerialization on both the Depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL).

As on 31st March, 2021, 12812752 Equity Shares of the Company (representing 82.86% of the total issued equity capital) were held in dematerialized form and 2649055 equity shares (representing 17.14 of the total issued equity capital) were held in physical form. Registrar and Transfer Agent are appointed for transfer of shares in dematerialization mode and in physical mode. The Shares of the Company are actively traded at BSE Limited, Mumbai (BSE).

#### 15.11 Transfer of Shares

The Company's shares being in the compulsory demat list, are transferable through the depository system. However, shares held in physical form are processed by the Registrar & Share Transfer Agent in coordination with the Company and the share certificates are returned within fifteen days from the date of receipt for transfer by the Company provided that the transfer documents are complete in all respects.

#### **15.12 Mandatory Dematerialization**

Pursuant to Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018, and notification thereto SEBI has mandated that, with effect from 1st April 2019, shareholders holding share in physical mode shall not be able to transfer their shares unless such shares are converted into dematerialised form. Accordingly, the shareholders holding shares in physical form, in their own interest, are hereby requested to take necessary steps to dematerialise their shares as soon as possible. The amendment does not impact the shareholders requests for transmission or transposition of securities held in physical mode.

#### **15.13 Nomination Facility:**

Shareholders holding shares in physical form and desirous of making a nomination in respect of their shareholding in the Company, as permitted under Section 72 of the Companies Act, 2013 are requested to submit to the Registrar and Transfer Agent in the Form SH-13 prescribed under Rule 19 of the Companies (share Capital and Debentures) Rules, 2014 which can be had on request or download from Company /MCA website. In the case of Demat holding, shareholders shall submit the same to their respective Depository Participants. for this purpose, Shareholders may write to the Secretarial Department of the Company for a copy of the Form.

#### 15.14 PAN/BANK

- SEBI vide circular dt.27th April '07 has made PAN as the sole identification number for all participants transacting in the securities market irrespective of the amount of such transaction.
- SEBI vide circular dt.27th January '10 has made it mandatory to furnish a copy of PAN for transmission and transposition of shares.
- SEBI vide Circular dt.20.4.18 has advised listed companies through their RTA to seek PAN / Bank details of shareholders holding shares in Physical form. Necessary communication in this regard was sent to shareholders by post followed by reminders in 2018. Shareholders are advised to provide these details without delay.

## 15.15 Outstanding GDRs / ADRs /Warrants or any Convertible Instruments, conversion date and likely Impact on Equity:

As on 31 March 2021, there are no Outstanding GDRs/ADRs/Warrants or any Convertible instruments

#### 15.16 Commodity price risk or foreign exchange risk and hedging activities

Your Company does not deal in any commodity risk or foreign exchange or hedging activities and hence is not directly exposed to any commodity price risk.

#### **15.17 Plant locations**

G.T. Road, Mukerian - 144211, Distt. Hoshiarpur (Punjab), India

#### **15.18 Address for Correspondence**

Sr.	Details	Address
No.		
1	Shareholders Correspondence for	MCS share Transfer Agent Limited
	transfer/Dematerialization of shares and	F-65, 1 <sup>st</sup> Floor, Okhla 1,
	any other query related to shares should	Okhla, Industrial Area, New Delhi - 110020
	be directed to	Tel No: 011-41406149
		E-mail id: admin@mcsregistrars.com
		Website: www.mcsregistrars.com
2	All other queries on Annual Report,	G.T. Road, Mukerian – 144211,
	dividend and other clarification may be	Distt. Hoshiarpur (Punjab)
	addressed to the registered office of the	Phone: 91-9115110651/52,
	Company at	Fax:+91-1883-244532
		E-mail: isl.investor@yaducorporation.com,

#### 15.19 Exclusive email ID for Investor benefit

Pursuant to SEBI's directive and Regulation 46(2) (j) of listing Regulations, the company has created an exclusive Email ID <u>isl.investor@yaducorporation.com</u> for Redressal of investor grievances. Queries posted on Company website would also get routed to this Email ID for prompt response.

#### **16 OTHER DISCLOSURE**

**16.1** All transactions entered into by the Company with related parties as defined under the Companies Act, 2013 ("the Act") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations"), during the financial year 2020-21 were in the ordinary course of business and on arm's length pricing basis and attract the provisions of Section 188 of the Act. All related party Transactions are placed before the Audit Committee. Disclosure of transactions with related parties is provided in notes to the financial statements, forming part of this report. There were some materially significant transactions with the related parties during the financial year which were not in conflict with the interest of the Company. Suitable disclosure as required by the Indian Accounting Standard (Ind AS 24) has been made in the Annual Report. The policy on dealing with related party transactions is available on website of the company at www.muksug.in>about us>policy.

**16.2** There were no instances of non – compliance by the Company and no penalties/strictures were imposed on the Company by Stock Exchanges/SEBI/any statutory authority on any matter related to capital matters, during the last 3 years under review except as mentioned below:

- During the year under review, under regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") the Board Meeting of the company to consider and approve the Unaudited Financial Results for the Quarter ended 31<sup>st</sup>, December, 2020 was scheduled to be held on 13<sup>th</sup> February, 2021. However, due to lack of quorum the Board Meeting automatically stands adjourned on 20<sup>th</sup> February, 2021 subject to the provision of section 174(4) of the Companies Act, 2013, consequent to which BSE imposed penalty to the Company pursuant to SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/12 dated January 22, 2020, The company has paid the requisite penalties to the BSE within the stipulated time period.
- During the year under review, under regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") the Board Meeting of the Company to consider and approve the Unaudited Financial Results for the Quarter ended 30<sup>th</sup> September, 2020 was held on 14<sup>th</sup> December, 2021. Consequent to non availability of staff due to COVID -19 impact. Consequent to which BSE imposed penalty to the Company pursuant to SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/12 dated January 22, 2020, The company has paid the requisite penalties to the BSE within the stipulated time period.
- During the FY 2019-2020, Pursuant to Regulation 34 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") the Company had uploaded the Annual Report within the stipulated time period, due to oversight, BSE imposed penalty on the company, and the company has paid the requisite amount within the stipulated time period, subsequently, the imposed penalty had been adjusted against the Listing Fees.

During the year under review, Office of the Registrar of Companies, Punjab and Chandigarh, issued order under section 206(1) of the Companies Act, 2013, pursuant to which the Company has submitted the satisfactory reply to the Registrar of Companies, Punjab and Chandigarh, within the stipulated time period. Proceedings are still in process, shortly, the issues will be resolved, pleasingly.

#### 16.3 Vigil Mechanism:

The Company has in place Board approved Policy on Breach of Integrity and Whistle Blower (Vigil mechanism). The Policy was framed with an objective to deal with issues pertaining to integrity, encouraging the employees and Directors of the Company to raise any concern about Company's operations and working environment, including possible breaches of company's policies and standards, without fear of adverse managerial action being taken against such employees.

It provides a channel to the employees and Directors to report to the management concerns about unethical behavior, actual or suspected fraud or violation of any code of conduct or policy in force. Instances of such suspected or confirmed incident of fraud/misconduct may be reported on the designated email id i.e. yaduare@gmail.com.

Whistle blower Committee has been constituted which looks into the complaints raised. The Committee reports to the Audit Committee. The mechanism also provides for adequate safeguards against victimization of employees to avail of the mechanism and in exceptional cases direct access to the Chairman of the Audit Committee to report instances of fraud/misconduct. During the year under review, no employee was denied access to the Audit Committee. The said Policy may be referred to, at the website of the Company at its web link i.e. <a href="https://muksug.in>about">https://muksug.in>about</a> us >policy.

**16.4** The policy for determining 'material' subsidiaries is available on website of the company: <u>www.muksug.in>about</u> us >policy.

**16.5** The Company does not deal in commodities and hence the disclosure pursuant to SEBI Circular dated 15th November, 2018 is not required to be given.

**16.6** There were no instances of raising of funds through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) of the Listing Regulations. However, the Board of Directors at their meeting held on 26<sup>th</sup> March, 2021 approved the notice of Postal Ballot, for issuance of 42,55,319 fully convertible warrants on preferential basis to the person belonging to Promoter and Promoter group category. Further on 30<sup>th</sup> April, 2021 the Shareholders approved the same by way of Special resolution through postal ballot as per the provisions of Section 110 of the companies Act, 2013 read with applicable rules made thereunder.

**16.7** In terms of the amendments made to the Listing Regulations, the Board of Directors confirm that during the year, it has accepted all recommendations received from its mandatory committees.

**16.8** The Company has followed all relevant Accounting Standards notified by the Companies (Indian Accounting Standards) Rules, 2015 while preparing Financial Statements for financial year 2020-21.

16.9 Disclosure with respect to demat suspense account/ unclaimed suspense account: Not applicable.

**16.10** The Company has duly complied with the requirements specified in Regulations 17 to 27 and Clauses (b) to (i) of sub-regulation (2) of Regulation 46 of the Listing Regulations.

**16.11** During the financial year 2020-2021, the total fees for all services paid by the company, on consolidated basis, to statutory auditor and all entities in the network firm/network entity of statutory auditor was Rs. 5,00,000/- (Rupees Five Lakh only).

**16.12** Regulation 33 (d) of the Listing Regulations stipulates that limited review/audit reports shall be given only by an Auditor who has subjected himself to the peer review process and holds a valid certificate issued by the Peer Review Board of the ICAI. The statutory auditors of the Company M/s R. Dewan & Co. have undergone the peer review process and been issued requisite certificate that was placed before the Audit Committee.

**16.13** The company has formed internal policy for preservation of records. This policy covers all records of the Company whether in paper or digital form and applies to all departments and business functions of the Company.

**16.14** Quarterly Financial Results (unaudited –limited reviewed) are approved by the Board on the recommendations of the Audit Committee. These are filed with BSE, online, after the conclusion of the Board Meeting besides publication of the abstract of the results in dailies as required, within the stipulated time. These are also immediately posted on the Company website i.e. <u>www.mukug.in</u>.

**16.15** The Company has submitted for each of the four quarter during FY 2020-21 the Compliance Report on Corporate Governance to Stock Exchanges within time from the close of each Quarter.

**16.16** Pursuant to Regulation 30 of the Listing Regulations, the company discloses the information/events specified under Schedule III of the Listing Regulations and also based on the materiality threshold determined by the Board of Directors to the Stock Exchanges and concurrently uploaded in Company's website.

16.17 Quarterly reports are filed under specified modes with BSE Ltd Through 'BSE Listing Centre'.

**16.18**: - During the year under review, The Company has received the disclosure from Mrs. Kunj Deep Kalra, under Regulation 7(2) (a) of SEBI (prohibition of Insider trading) Regulations, 2015, the company was subsequently reported to BSE Limited on the same day and is visible on the BSE Portal as well.

**16.19** The Company is required to maintain cost records as specified u/s 148(1) of the Act. The Company maintains such accounts and records in respect of sugar and cogeneration of power. Pursuant to section 148 of the Act, the company has appointed M/s Khushwinder Kumar & Co., Cost Accountants (Firm Regn. No.

100123), Punjab to undertake cost audit of the FY2020-21. Their remuneration was approved by the shareholders at the 29<sup>th</sup> AGM.

**16.20** The Company has complied with all applicable Secretarial Standards during the year. Mr. L.K. Singh, a practicing Company Secretary (CP. No. 8544) was appointed to undertake the Secretarial Audit of the Company for FY 2020-21. The Secretarial Audit Report was placed before the Board on 31<sup>st</sup> August, 2021 with some qualification. It is annexed to Board's Report. Management remarks against such observations duly given in the Board Report.

**16.21** SEBI vide circular dt.8<sup>th</sup> Feb'19 has mandated all listed companies to file Annual Compliance Certificate issued by Practicing Company Secretary with Stock Exchange within 60 days of the end of the financial year. The Company has obtained the certificate from Shukti Ojha, PCS that will be filled with the Stock Exchange in time.

**16.22** The Company has appointed M/s Davinder Pal Singh & Co., Chartered Accountants (Firm Regn. No. 007601N) Punjab, to conduct Internal Audit of the functions and activities of the Company for FY 2020-21. The Internal Auditor reports directly to the Audit Committee.

**16.23** SEBI has mandated the inclusion of Business Responsibility Reports as part of the Annual Reports for listed entities that is currently applicable for top 1000 listed entities. Our company is not covered by this.

**16.24** SEBI has mandated formulation of Dividend Distribution Policy for top 500 listed entities and disclosure of the same in the Annual Reports and websites of the Company. Our Company is not presently covered by this.

## 16.25 Details of compliance with mandatory requirements and adoption of the non-mandatory requirements:

The Company has complied with all the mandatory requirements relating to Corporate Governance under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations"), have been appropriately complied with except as mentioned in 16.2 above and the status of non-mandatory(discretionary) requirements is given below:

a. **The Board:** Since the Company has an Executive Chairman, the requirement regarding non—executive chairman is not applicable.

b. **Shareholder Rights:** The Quarterly, Half-yearly and Annual financial results are published in newspapers, uploaded on company's website <u>www.muksug.in</u> and same are not being sent to the shareholders.

**c.** Modified Opinion(s) in Audit Report: It is always the Company's endeavor to present unmodified financial statements. However, during the FY2020-21 the audit reports contains with some observations and comments, Management remarks against such observations duly given in the Board Report.

d. **Separate posts of Chairperson and CEO:** Since the Company does not have CEO, the requirement regarding separate posts of the Chairperson and CEO is not applicable: and

e. **Reporting of Internal Auditor:** The Internal Auditor of the Company reports directly to the Audit Committee.

#### **16.26 AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE:**

As required under Regulation 34 of the Listing Regulations, the auditors' certificate on Corporate Governance is annexed as **Annexure A** to this Report.

### **16.27 CEO/CFO CERTIFICATION:**

Since the company does not have CEO, the certificate required under Regulation 17(8) of the Listing Regulations, duly signed by the CFO and Chairman of the Company was placed before the Board. The same is provided as **Annexure B** to this report.

### 16.28 CERTIFICATE FROM PRACTICING COMPANY SECRETARY

A certificate from a Company Secretary in practice certifying that none of the directors on the board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority same is provided as **Annexure C** to this report.

For and on behalf of the Board

Sd/-Kunal Yadav Managing Director (DIN: 01338110)

Date: 31<sup>st</sup> August, 2021 Place: Mukerian

## ANNEXURE - A

### CORPORATE GOVERNANCE COMPLIANCE CERTIFICATE

To The Members, Indian Sucrose Limited,

We have examined the compliance of conditions of Corporate Governance by Indian Sucrose Limited ("the Company") for the year ended on March 31, 2021, as stipulated in Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46 and Para C, D and E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of 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 representations made by the management, we certify that the Company, to the extent applicable, has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27, clauses (b) to (i) of sub-regulation (2) of Regulation 46 and Para C, D and E of Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

D.K. Dubey & Associates (Company Secretaries)

> Sd/-D.K. Dubey Proprietor M.No-7898 COP No.:8882

Date: 19th August, 2021 Place: New Delhi UDIN: F007898C000807884

### ANNEXURE - B

## CERTIFICATION IN TERMS OF REGULATION 17(8) OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

27<sup>th</sup> August, 2021

### The Board of Directors The Indian Sucrose Limited

We, the undersigned in our respective capacities as Chairman and Managing Director and Chief Financial Officer of Indian Sucrose Limited, certify to the Board in terms of regulation 17(8) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 that we have reviewed the Financial Statements and the Cash Flow Statement of the Company for the Financial Year ended 31 March 2021.

1. To the best of our knowledge and belief, we certify that:

(i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that are misleading.

(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.

(iii) There are no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's Code of Conduct.

2. For the purpose of Financial Reporting, we accept responsibility for establishing and maintaining internal controls and that we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.

3. We have indicated to the Auditors and the Audit Committee:

(a) significant changes, if any, in the internal controls over financial reporting during the year.

(b) significant changes, if any, in the accounting policies made during the year and the same have been disclosed in the notes to the financial statements; and

(c) instances of significant fraud, if any, of which we have become aware and the involvement therein, of the management or an employee having a significant role in the company's internal control system over financial reporting.

### For Indian Sucrose Limited

sd/-Kunal Yadav Chairman & Managing Director sd/-Ravinder Sharma Chief Financial Officer

**Place: Mukerian** 

## **CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS**

(pursuant to Regulation 34(3) and Schedule V Para C clause (10) (i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To,

## The Members of INDIAN SUCROSE LIMITED G.T Road Mukerian, Distt. Hoshiarpur, Punjab-144211

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Indian Sucrose Limited having CIN: L15424PB1990PLC010903 and having registered office at G. T. Road, Mukerian Distt. Hoshiarpur, Punjab-144211 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal (www.mca.gov.in) as considered necessary and explanations furnished to me / us by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2021 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or such other Statutory Authority.

Sr. No.	Name of Director	DIN	Date of Appointment in
			Company
1.	Kunal Yadav	01338110	05/02/2008
2.	Abhay Upadhyay	08434768	29/05/2019
3.	Neeraj Bansal	02879371	12/10/2020
4.	Shriram Agrawal	07147618	14/12/2020
5.	Jaitender Kumar	08164429	27/06/2018
6.	Geeta Sharma	08905164	12/10/2020

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

Sd/-Shukti Ojha Company Secretary in Practice M. No. 10341 C.P. No. 13596

**UDIN:** F010341C000807698 **Date:**19<sup>th</sup> August, 2021

## **INDEPENDENT AUDITOR'S REPORT**

To The Members of Indian Sucrose Limited

## **Report on the Standalone Financial Statements**

## Qualified Opinion

We have audited the accompanying standalone financial statements of M/s. Indian Sucrose Limited ("the Company"), which comprise the Balance Sheet as at March 31,2021, and the Statement of Profit and Loss including the statement of Other Comprehensive Income, the Cash Flow Statement and the Statement of changes in Equity for the year then ended, and notes to the financial statements, including a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "Standalone Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, except the matter described under the paragraph basis for qualified opinion, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as atMarch 31, 2021, the profit and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

### Basis for Qualified Opinion

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

a) The company is holding Equity investment in Rangar Breweries Ltd., Yadu Resorts Private Ltd., and Versatile Events Private Ltd. As per Ind AS-32 "Financial Instrument: Presentation" the financial instruments should be presented at fair value but the fair valuation of above financial instrument as on 31/03/2021 is not available with the company. Accordingly, the same has been presented at their carrying cost as on 31/03/2020.

## Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements for the financial year ended 31 March 2021. These matters were addressed in the context of our audit of the standalone financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined the matter described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibility described in the Auditor's responsibility for the audit of standalone financial statement section of our report, including in relation to the matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the standalone financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for audit opinion on the accompanying standalone financial statements.

Key audit matters H	ow our audit addressed the key audit matter			
(a) <b>Inventory valuation</b> (as described in note	e 6 of the financial statements)			
As per the accounting policy of the company, inventory of finished goods of sugar is valued at the lower of cost and net realizable value ('NRV'). Sugar industry being seasonal in nature, the assessment of carrying value at each reporting date involves ascertainment of cost incurred till that reporting period for each sugar mill and estimation of corresponding NRV. We determined this to be a key audit matter given the significant judgement involved in the process due to different valuation parameters among sugar mills arising out of variability in the seasonal factors e.g. number of sugarcane crushing days, recovery of sugar from cane crushing and fluctuating selling price.	<ul> <li>We performed the following procedures among others:</li> <li>Considered the appropriateness of the company's accounting policies relating to valuation of finished goods sugar and assessing compliance with the applicable accounting standards.</li> <li>Tested the effectiveness of the company's controls over calculation of cost of finished goods for each sugar mill and estimation of corresponding NRV.</li> <li>Based on the data used by the company to arrive at cost and NRV, including minimum selling price and actual selling price during the year end, we assessed the permanence of methods used, relevance and reliability of data and the calculations applied we also compared them with previously considered corresponding valuation to assess the quality of managements NRV estimates.</li> </ul>			

## **Emphasis of Matter**

The Board of Directors in its meeting held on 11.04.2020 took a decision to provide a temporary loan to farmers in the shape of providing temporary margin to Banks against loan provided by banks to farmers subject to the condition of maximum outstanding at any given point of time shall not exceed Rs.5.00 crore with outstanding maximum period of one week. Accordingly, as per relevant ledger account, during the year the company had paid Rs.57.12 crore to banks, on different dates, and an equivalent amount is repaid by the banks to company thus there is no outstanding as on 31.03.2021. In respect of above transactions the company is maintaining only consolidated voucher of daily payment and receipt entry passed in the books of accounts.

## Other information

The company's Board of Directors is responsible for the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance Report and Shareholder Information, but does not include the standalone financial statements and our auditor's report thereon.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the standalone financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

## Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation and presentation of

these standalone financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014, as amended. This responsibility also includes the maintenance of adequate accounting records in accordance with the provision of the Act for safeguarding of the assets of the Company and for preventing and detecting the frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial control, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are also responsible for overseeing the company's financial reporting process.

## Auditor's Responsibilities for the audit of the standalone financial statements

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

As part of an audit in accordance with SAs, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

• Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the company's ability to continue as a going concern. If we conclude that material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as a going concern.
- •
- Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
  - Materiality is the magnitude of misstatements in the annual standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the annual standalone financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the annual standalone financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

## **Report on Other Legal and Regulatory Requirements**

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section 11 of section 143 of the Act, we give in the "Annexure-A", which forms part of this report, a statement on the matters prescribed in paragraphs 3 and 4 of the Order.
- 2. As required by section 143(3) of the Act, we report that:

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
- b) Except for the possible effects of the matters described in the Basis of Qualified Opinion paragraph above, in our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive income), the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of accounts;
- d) In our opinion, the aforesaid standalone financial statements, except in respect of matters described in the Basis of Qualified Opinion paragraph above, comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 as amended;
- e) On the basis of written representations received from the directors as on March 31, 2021, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2021 from being appointed as a director in terms of Section 164(2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate report in "Annexure- B", and
- g) With respect to the other matters included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, as amended, and to the best of our information and according to the explanations given to us :
- i) The Company has disclosed the impact of pending litigations on its financial position in its financial statements. Refer Note No. 33 to the standalone financial statements;
- ii) The Company did not have any long-term contracts including derivatives contracts for which there were any material foreseeable losses;
- iii) There are no amounts required to be transferred to the Investors Education and Protection Fund by the Company.

For Dewan & Co. Chartered Accountants FRN 017883N

Sd/-(Rakesh Marwaha) Partner M.No. 504991 UDIN: 21504991AAAABO3634 Place: Ludhiana Date: 30<sup>th</sup> June, 2021

## Annexure – A to the Auditor's Report

The Annexure referred to in Independent Auditors' Report to the members of the company on the financial statements for the year ended 31st March, 2021.

On the basis of such checks as we considered appropriate and according to the information and explanation given to us during the course of our audit, we report that:

- (i) a) The Fixed Assets register, showing full particulars including quantitative details and situation of its fixed assets, is not upto date and it was informed to us by the company that due to spread of COVID the company was not able to complete the same in time and the Company is in the process of updating the same.
  - b) According to the information and explanations given to us, Fixed Assets are verified by rotation every year.
  - c) According to the information and explanation given to us and on the basis of our examination of the records of the company, the title deeds of the immovable properties are held in the name of the company except in respectof following:

Particulars of Land andBuilding	Carrying Value as atMarch 31, 2021 (Rs. In Lakhs)	Remarks
49.30 acres of Land & Building purchased from IFCI Bank (acquired under SARFAESI Act, 2002) of Mukerian Paper Ltd.	2162.50	Land & Building was purchased from IFCI on 17/02/2010 but registration is pending due to some dispute regarding payment of old outstanding (before purchase by ISL) of Provident Fund, under Employees Provident Fund & Miscellaneous Provisions Act, 1952 ("EPF"), liability u/s 14B damages & u/s 7Q Interest amounting to Rs.0.74 crore and Rs.0.47 crore respectively.

(ii) a) According to information and explanations given to us, the inventories have been physically verified during the year by the management. In our opinion the frequency of verification is reasonable.

b) According to the information and explanations given to us, no material discrepancies were noticed on physical verification of inventory as compared to the book records.

(iii) According to the information and explanations given to us and on the basis of our examination of the books of accounts, we report that the Company has granted unsecured loan / capital advances to seven companies covered in the register maintained under section 189 of the Companies Act, 2013.

(iv) The company has made investment, granted the loan and provided guarantee asper detail below:

### a) Investment in shares (at marked to market price):

Particulars	Amount
Ranger Breweries Ltd	Rs.12,85,980/-
Yadu Resorts Pvt. Ltd.	Rs.94,63,650/-
Versatile Events (P) Ltd.	Rs.30,53,694 /-

### b) Loans granted:

Particulars	Amount
Panchvaktra Holdings	Rs.15,00,000/-
Ranger Breweries Ltd	Rs.5,57,82,055/-
Yadu Sugar Ltd.	Rs.22,40,60739/-
Cosmos Industries Limited*	Rs.1,03,00,000/-
Shervani Sugar Syndicate	Rs.1,50,00,000/-
Limited	
High Link Investment Private Limited	Rs.10,64,09,114/-
SNG Exim Private Limited	Rs.4,05,97,490/-
Cosmos SugarPvt. Ltd.	Rs.2,18,00,400/-

\*squared up during the year

### c) Guarantees:

• The company has provided guarantee to State Bank of India of Rs.13.69 crore in respect of a loan provided to M/s Ranger Breweries Limited in the Year 2012-13, but the balance outstanding is Rs.5.00 crores

The company has complied with the requirement of section 186 of the Companies Act, 2013, pursuant to loans granted, guarantees provided and investments made.

- (v) According to the information and explanations given to us, the Company has not accepted deposits covered under the provisions of sections 73 to 76, other relevant provisions of the Companies Act, 2013 and the rules framed there under. According to the information and explanations given to us, no order under the aforesaid sections has been passed by the Company Law Board, National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal on the Company.
- (vi) We have broadly reviewed the books of account maintained by the companypursuant to the rules made by the Central Government for the maintenance of cost records under section 148 of the Act and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained.
- (vii) a) According to the information and explanations given to us and on the basis of the records of the Company examined by us, in our opinion, the Company has been regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income tax, Goods and Services Tax (GST), cess and other statutory dues with the

appropriate authorities. According to the information and explanations given to us, no undisputed amounts in respect of statutory dues payable were outstanding as on the last day of the financial year concerned for a period of more than six months from the date they became payable.

b) According to the information and explanations given to us, the dues of Income tax and Sales tax which has not been deposited on March 31, 2021 on account of any dispute, are as follows:

Name of Statue	Nature of Dues	Financial year to which it pertains	Amount (Rs.)	Forum where dispute is pending.
Sales Tax Laws	Sales tax	1997-98	5.67	Deputy Excise & TaxationCommissioner (Appeal)
		1999-2000	16.64	Punjab & Haryana HighCourt. DETC, Jalandhar
	Purchase Tax	2000-01 & 2001- 02 2002-03 & 2003-	39.59 36.73	DETC, Jalandhar
Sales Tax		04 2004-05	30.16	DETC, Jalandhar
Laws		2006-07 2007-08	157.38 163.82	Vat Tribunal, ChandigarhVat
		2008-09 2009-10	112.32 109.74	Tribunal, Chandigarh DETC , Jalandhar
		2010-11 2011-12	232.56 41.49	Tribunal Court Tribunal Court DETC , Jalandhar
				DETC, Jalandhar

- (viii) According to the information and explanations given to us, the Company has not defaulted in repayment of loans or borrowings to a financial institution bank or government. The Company has not issued any debentures during the year or in the preceding year.
- (ix) In our opinion and according to the information and explanations given to us, the term loans taken during the year by the Company have been applied for the purpose for which they were raised. The company has not raised money by way of initial public offer or further public offer (including debt instruments) during the year.
- (x) According to the information and explanations given to us, no fraud by the company or on the company by its officers or employees has been noticed or reported during the course of

our audit.

- (xi) According to the information and explanations given to us and based on our examination of records of company, the company has paid managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to Companies Act, 2013.
- (xii) According to the information and explanation given to us, the company is not a Nidhi Company. Therefore the provisions of paragraph 3(xii) of the Order are not applicable.
- (xiii) According to the information and explanations given to us, and based on our examination of the records of the company, transactions with the related parties are in compliance with section 177 and 188 of the Act, except in respect of matters described in the Basis of Qualified Opinion paragraph above, where applicable and the details of the transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiv) According to the information and explanations given to us, the company has not made preferential allotment or private placement of shares or fully or partly convertible debentures during the year under audit. Thus the provisions of paragraph 3(xii) of the Order are not applicable.
- (xv) According to information and explanations given to us, and based on our examination of the records of the company, the company has not entered into non-cash transactions with director or person connected with him. Accordingly, provisions of paragraph 3 (xv) of the Order are not applicable.
- (xvi) According to the information and explanation given to us, the company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For R. Dewan & Co; Chartered Accountants Firm Reg. No.017883N

S/d-(Rakesh Marwaha) Partner M.No. 504991 UDIN: 21504991AAAABO3634

Place: Ludhiana Date: 30<sup>th</sup> June, 2021

#### Annexure - B to the Auditor's Report

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

1. We have audited the internal financial controls over financial reporting of Indian Sucrose Limited ("the Company") as of 31st March, 2021 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

#### 2. Management's Responsibility for Internal Financial Controls

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

#### 3. Auditors' Responsibility

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

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

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

#### 4. Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting with reference to these standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting with reference to these standalone financial statements includes those policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and
- (3) provide reasonable assurance regarding prevention or timely detection of unauthorized

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

#### 5. Inherent Limitations of Internal Financial Controls over Financial Reporting

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

#### 6. **Opinion**

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to these standalone financial statements and such internal financial controls over financial reporting with reference to these standalone financial statements were operating ineffectively as at 31st March 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For R. Dewan & Co; Chartered Accountants Firm Reg. No.017883N

S/d-(Rakesh Marwaha )

Partner M.No. 504991 UDIN: 21504991AAAABO3634 Place: Ludhiana Date: 30<sup>th</sup> June, 2021

Particulars		Note No.	As at 31.03.2021	As at 31.03.2020
ASSETS				
Non-current assets				
(a) Property, Plant and Eq		3	1,016,323,928	1,063,439,07
(b) Capital work in progres	55		599,143,177	352,721,62
(c) Financial assets				
(i) Investments		4	13,803,324	22,555,22
(d) Other non current ass	sets	5	287,723,825	192,443,69
Total non-current ass	ets	-	1,916,994,254	1,631,159,61
Current Assets				
(a) Inventories		6	1,909,541,915	2,146,520,99
(b) Financial assets				
(i) Trade Receivabl	es	7	737,500,138	496,677,95
(ii) Cash and cash e	quivalents	8	29,390,294	71,853,15
(iii) Other Bank Bala	nces (other than (iii) above)	9	237,469,162	100,998,70
(iv) Other financial	assets	10	65,286,841	70,346,69
(c) Current tax assets (ne	et)	11	597,211	7,854,00
(d) Other current assets		12	11,319,685	11,582,8
Total current assets		-	2,991,105,245	2,905,834,37
тот	AL ASSETS		4,908,099,499	4,536,993,99
EQUITY AND LIABILITIES				
Equity				
(a) Share capital		13	154,209,570	154,186,32
(b) Other equity		14	954,025,601	736,511,0
Total Equity		-	1,108,235,171	890,697,33
Non Current Liabilities		E		
(a) Financial Liabilities				
(i) Borrowings		15	605,394,873	604,072,92
(b) Provisions		16	28,676,720	28,615,14
(c) Deferred Tax liabilities	5	17	182,956,637	180,692,27
Total non-current lia	bilities		817,028,229	813,380,34
Current liabilities		=		
(a) Financial Liabilities				
(i) Borrowings		18	1,366,255,980	303,453,99
(ii) Trade payables		19	1,251,145,229	1,737,568,13
(iii) Other financial liabilit	ies	20	83,482,767	633,956,64
(b) Other current liabiliti	es	21	189,041,761	81,145,47
(c) Provisions		22	92,910,362	76,792,12
Total Current liabiliti	es	-	2,982,836,098	2,832,916,31
Total Equi	ty and liabilities		4,908,099,499	4,536,993,99

As per our report of even date attached For R.Dewan & Co. Chartered Accountants Regn. No.-017883N

s/d (Rakesh Marwaha) Partner M. No.-504991 UDIN :21504991AAAABO3634

Place: Mukerian Date : 30th June 2021 For and on behalf of Board of Directors

s/d Kunal Yadav Chairman & Managing Director (DIN:01338110)

s/d Ravinder Sharma Chief Financial Officer s/d Jaitender Kumar Director (DIN:08164429)

s/d Anamika Raju Company Secretory

			Figures for the	Figures for the
-	Particulars	Note No.	Current Reporting Period 31st March, 2021 Rupees	Previous Reporting Period 31st March, 2020 Rupees
	Revenue from Operations Other Operating Income	23 24	4,305,801,459 36,335,990	5,320,130,973 16,424,530
	Total Revenue		4,342,137,449	5,336,555,50
	Expenses Cost of Material Consumed	25	3,064,523,733	3,836,338,84
	Changes in Inventories of Finished Goods, Work-In-Progress	26	292,720,700	259,366,78
	Employee Benefits Expenses	27	108,028,756	107,303,28
	Finance Costs	28	181,190,222	249,029,64
	Depreciation and Amortisation Expenses	29	75,778,448	80,837,00
	Other Expenses Excise duty on sale of goods	30	314,365,917	611,896,81
	Total expenses		4,036,607,776	5,144,772,37
	Profit before exceptional items and tax ( III-IV ) Exceptional Items			
	(Profit)\Loss on sale of Assets		(154,604)	-
	Profit before Tax		305,684,277	191,783,13
1	Tax Expense :			
	Current Tax		87,855,055	69,624,43
	Earlier Year Tax		(10,701,631)	(8,225,67
	Deferred Tax liability		4,812,920	7,570,65
	Total Tax Expense		81,966,344	68,969,41
	Profit/(Loss) for the period from Continuing Operations (VII-VIII) Profit for the Year		223,717,933	122,813,71
	Other Comprehensive Income			
	<ul><li>(i) Items that will not be reclassified to profit or loss</li><li>(ii) Income tax relating to items that will not be reclassified to profit or loss</li></ul>	<b>c</b>	(8,751,899) 2,548,553	(7,924,72 2,152,10
		5	2,040,000	2,132,10
	<ul><li>(i) Items that will be reclassified to profit or loss</li><li>(ii) Income tax relating to items that will be reclassified to profit or loss</li></ul>			
	Total Comprehensive income for the year		217,514,587	117,041,09
			217,514,507	117,041,03
1	Earning per Share Nominal Value Rs. 10/-			
	Basic		14.47	7.9
	24010		14.47	7.9
	Diluted			
	Diluted Corporate Information	1		
		1 2		
	Corporate Information			
	Corporate Information Significant Accounting Policies	2	and on behalf of Bo	ard of Directors
	Corporate Information Significant Accounting Policies As per our report of even date attached	2	and on behalf of Bo	ard of Directors
	Corporate Information Significant Accounting Policies As per our report of even date attached For R.Dewan & Co. Chartered Accountants Regn. No017883N	2		
	Corporate Information Significant Accounting Policies As per our report of even date attached For R.Dewan & Co. Chartered Accountants	2 For a	and on behalf of Bo s/d Kunal Yadav	s/d
	Corporate Information Significant Accounting Policies As per our report of even date attached For R.Dewan & Co. Chartered Accountants Regn. No017883N	2 For a	s/d Kunal Yadav man & Managing	s/d Jaitender Kuma
	Corporate Information Significant Accounting Policies As per our report of even date attached For R.Dewan & Co. Chartered Accountants Regn. No017883N	2 For a	s/d Kunal Yadav	s/d
, , , , , , , ,	Corporate Information Significant Accounting Policies As per our report of even date attached For R.Dewan & Co. Chartered Accountants Regn. No017883N s/d (Rakesh Marwaha)	2 For a Chair	s/d Kunal Yadav man & Managing	s/d Jaitender Kuma

Place: Mukerian Date : 30th June 2021

s/d Ravinder Sharma Chief Financial Officer Company Secretary

s/d Anamika Raju

Cash Flow Statement as on 31st March-2021					
Particulars	-		for the year ended 31- March-2020		
Orak Flau fram anantianal Activitian	2021	Ks.	R	S.	
Cash Flow from operational Activities Profit After Tax		222 747 022		100 010 71	
Adjestments for:		223,717,933		122,813,717	
•	75,197,010		90 927 001		
Depriciation and amortisation Expenses Subsidy income amortized	75,197,010		80,837,001		
Provision on Gratuity	-		(47,730) 3,255,852		
Loss/(profit) on property, plant and equipment sold net	(154 604)		(270,603)		
Interest Expenses	(154,604) 181,190,222		249,029,645		
- Rental Inome	31,781,536		249,029,043		
-Accured Interest on FDR	(1,785,287)		(4,149,402)		
Government Grant Amortitcd	(1,705,207)		(2,728,097)		
Received Agnst Calls Unpaid	23,250		(2,720,097)		
Operating Profit before working Capital Changes	286,252,126	509,970,059	325,926,666	448,740,383	
Changes in Working Capital	200,232,120	309,970,039	323,920,000	440,740,303	
Increase/(decrease) in trade Payables and other liabilities	(481,609,989)		591,778,744		
Decrease/(increase)in trade and other receivables	(240,822,183)		251,282,893		
Short Term Loans And Advance	(123,890,621)		251,202,095		
decrease/(increase) in Inventries	236,979,076		259,210,020		
Other Current Liabilites	(426,459,300)		259,210,020		
Cash Generated from Operations	, , , , , , , , , , , , , , , , , , ,	(EDE 022 0EZ)	4 400 074 657	4 554 042 040	
	(1,035,803,016)	(525,832,957)	1,102,271,657	1,551,012,040	
Income tax Paid (net)		(505 000 057)		-	
Net Cash Flow from /(used in ) Operating Activities (A)		(525,832,957)		1,551,012,040	
Cash Flow from investing Activities					
Purchase of Property, Plant and equipment including	(274,348,813)		(163,561,307)		
Proceeds from Sale of Other Non Current Assets	(95,280,128)		(149,757,631)		
Insurance Claim Received	(33,200,120)		270,603		
Purchase of FDR	_		(44,512,591)		
Rental Income	(31,781,536)		168,000		
Interest Received	1,785,287		3,981,402		
Net cash flow from/Used in ) Investing Activities (B)	(399,625,190)	(399,625,190)	(353,411,524)	(353,411,524	
	(000,020,100)	(000,020,100)	(000,,0_1)	(000, 11,02	
Cash Flow From financing Activities					
Repayment of Non-current borrowings	1,383,522		(1,004,779,945)		
Proceeds from current borrowiings	1,062,801,989		-		
Interest Paid	(181,190,222)		(205,400,043)		
Net Cash Flow from/(used in) Financing Activities (C)	882,995,288	882,995,288	(1,210,179,988)	(1,210,179,988	
Net Increase/(decrease) in Cash and Cash Equivalents (A+B+C)		(42,462,858)		(12,579,472	
Cash and cash equivalents at the beginning of the year		71,853,153		84,432,625	
Cash and cash equivalents at the end of the year		29,390,295		71,853,153	
	[				
O-monitore					
Comprises					
Balance with Banks in Current Account		23,822,949		58,695,202	
Cash in Hand		5,567,346		13,157,951	
		29,390,294		71,853,153	

As per our report of even date attached For: R Dewan & Co. Chartered Accountants Regn No. 017883N s/d (Rakesh Marwaha) Partner M. No.-504991

Place: Mukerian Date : 30th June 2021 For and on behalf of Board of Directors

s/d Kunal Yadav Chairman and Managing Director (DIN:01338110) s/d Jaitender Kumar Director (DIN:08164429)

s/d Ravinder Sharma Chief Financial Officer s/d Anamika Raju Company Secretory

## Notes forming part of financial statements for the year ended 31-March-2021

	State	ment of chan					
			Reserves a	and Surplus	1		
Particulars	Equity share Capital	Capital reserve	Securities Premium Reserve	General reserve Govt. Grant	Retained Earning	Other items of other comprehensive income	Total Rs.
Balance as at beginning of the reporting Period 01-April-2020	154,186,320	1,500,000	66,436,000	-	636,412,399	32,162,615	890,697,334
Profit for the period transferred from statement of profit and loss		-	-	-	223,717,933	(8,751,899)	214,966,034
Other Comprehensive Income for the period (net of income tax)		-	-	-	-	2,548,553	2,548,553
Calls Unpaid Money Received	23,250			-			23,250
Total Comprehensive Income for the period		-	-	-			
Balance as at the end of the reporting Period 31-March-2021	154,209,570	1,500,000	66,436,000	-	860,130,332	25,959,269	1,108,235,171
			Reserves	and Surplus			
Particulars	Equity share Capital	Capital reserve	Securities Premium Reserve	General reserve Govt. Grant	Retained Earning	Other items of other comprehensive income	Total Rs.
Balance as at beginning of the reporting Period 01-April-2019	154,186,320	1,500,000	66,436,000	2,728,097	594,902,891	37,935,233	857,688,541
Profit for the period transferred from statement of profit and loss				(2,728,097)	122,813,717	(7,924,727)	112,160,893
Other Comprehensive Income for the period (net of income tax)						2,152,109	2,152,109
Less Adjustment of Interst subvantion received from government in 2018-19 now Rectified the Entry Axccordingly( IN Previos Year)				-	(81,304,209)		(81,304,209)
Total Comprehensive Income for the period							-
Balance as at the end of the reporting Period 31-March-2020	154,186,320	1,500,000	66,436,000	-	636,412,399	32,162,615	890,697,334

Statement of change in Equity

As per our report of even date attached For R.Dewan & Co. Chartered Accountants Regn. No.-017883N s/d (Rakesh Marwaha) Partner M. No.-504991

Place: Mukerian Date : 30th June 2021 s/d Kunal Yadav Chairman and Managing Director (DIN:01338110) s/d Jaitender Kumar Director (DIN:08164429)

s/d Ravinder Sharma Chief Financial Officer s/d Anamika Raju Company Secretory

## Note 1. Corporate information

Indian Sucrose Limited ("the Company") is a public limited company domiciled in India and incorporated on 12 December, 1990 under the provisions of the Companies Act, 1956. The shares of the company are listed on stock exchanges in India i.e. at Bombay Stock Exchange Limited (BSE). The company is engaged in the manufacturing and selling of Sugar and Molasses. The company caters to domestic and international market.

The registered office of the company is situated at the complex of Indian Sucrose Limited, G. T. Road, Mukerian, Distt- Hoshiarpur - 144211, Punjab.

The financial statements are approved for issue by the Company's Board of Directors on 30<sup>th</sup> June, 2021.

## Note 2. Significant accounting policies

### a. Statement of Compliance

The financial statements of the company have been prepared in accordance with the Indian Accounting Standards (IND AS) specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standard) Rules, 2015. The financial statement have been prepared on going concern basis and all the applicable Ind AS effective as on the reporting date have been complied with.

#### b. Basis of preparation of financial statements

The financial statements have been prepared under the historical cost convention on accrual basis except for certain financial instruments which are measured at fair value,

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

#### c. Functional and Presentation currency

The functional currency of the company is Indian rupee (INR). These financial statements are presented in Indian rupees. All amounts have been rounded off to the nearest rupee (INR) unless otherwise stated.

#### d. Use of estimates and judgements

The preparation of financial statements, in conformity with Ind AS requires management to make estimates, judgements and assumptions. These estimates, judgements and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the period. The application of accounting policies that require critical accounting estimates involving complex and subjective judgement and use of assumption in these financial statements have been disclosed in notes. Accounting estimates could change from period to period.

Actual results could differ from those estimates. Appropriate changes in estimates are made as management become aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made, and if material their effects are disclosed in the notes to the financial statements.

### e. <u>Revenue Recognition from Operations</u>

#### **Revenue from Sale of Goods and Services:**

Revenue from contracts with customers is recognized when control of goods or services are transferred to the customers at an amount that reflects the consideration entitled in ex-change for those goods or services, includes taxes and levies, collected on behalf of the government. In accordance IND AS-115 on revenue and Schedule-III of company's act-2013, duties levies like GST or not part of Revenue.

Generally, Control is transferee upon shipment of goods to the customer's or when the goods are made available to the customer, provided the transfer of the title to the customer occurs and the company has retained any significant title of ownership or future obligation with respect to the goods shipped.

Revenue is measured at the amount of consideration which the company expects to be received in exchange for transferring distinct goods or services to customers as are specified in the contract, excluding amount collected on behalf of third parties. Consideration if generally due upon satisfaction of performance obligations and a receivable is recognized when it became unconditional. Generally, the Credit period varies between 0-90 Days from the shipment on delivery of goods or services as the case may be.

In case of Discount, rebate, credit, price incentive or similar terms, consideration or determined based on its most likely amounts, which is assessed at each reporting period,

#### Interest-

#### **Interest from Customer**

Revenue from interest is recognized on a time proportion basis taking into account the amount outstanding and rate applicable

#### **Other Interest**

Interest income is recognized using effective interest rate (EIR).

#### **Insurance and other claims**

Insurance and other claims are recognized when there exists no significant uncertainty with regard to the amount to be realized and the ultimate collection thereof.

#### f. <u>Retirements and other employee Benefits</u>

#### i. **Provident Fund:**

Employees receive benefit in the form of Provident fund which is a defined contribution plan. The company has no obligation, other than the contribution payable to the provident fund. The company recognizes contribution payable to the provident fund scheme as an expense, when an employee renders the related service.

### ii. Defined Benefit Plans

## (i) Gratuity:

The Company provides for gratuity a defined benefit retirement plan "The gratuity plan" covering eligible employees. The gratuity plan provides for lump sum payment to vested employee at retirement, death, incapacitation or termination of employee of an amount based on the respective employee's salary and the tenure of employment with the company.

Liability with regard to Gratuity Plan is determined by actuarial valuation, performed by an independent actuary at each Balance sheet date using the project unit credit method. The company has not taken any plan regarding payment of Gratuity to employees. But the company is recognizing the net obligation in its balance sheet as an assets or liability as determined by the actuarial valuation.

#### iii. Compensated Absences

The Employees of the Company are entitled to compensate absences. The employee can carry forward a portion of unutilized accumulated compensated absence and can carry and utilize it in future period or en-cash the leaves on retirement or on termination. Compensated absence which are not expected to occur within twelve months after the end of the period in which the employee renders the related services are recognized as a liability at the balance sheet date. The cost of providing benefit is determine based on actuarial valuation using projected unit credit method. Actuarial gain/ loss is recognized in the statement of profit or loss in the period in which they occur. Non accumulating compensated absences are recognized in the period, in which the absence occurs.

#### g. Property, Plant and Equipment

All items of property, plant and equipment are stated at cost less accumulated depreciation and impairment, if any, Free hold land is stated at cost and not depreciated. The cost of an item of property, plant and equipment comprises:

- i) Its purchase price net of recoverable taxes where applicable and any attributable expenditure (directly or indirectly) for bringing the asset to its working condition for its intended use.
- ii) Subsequent expenditures relating to property, plant and equipment is capitalized only when it is probable that future economic benefits associated with these will flow to the Company and the cost of the item can be measured reliably.
- iii) Initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located, the obligation for which an entity incurs either where the item is acquired or as a consequence of having used the item during a particular period for purposes other than to produce inventories during that period.

Depreciation on property plant and equipment is provided on Straight Line Method on the basis of useful lives of such assets specified in Part C of Schedule II to the Companies Act, 2013, except the assets costing Rs.5000/- or below on which depreciation is charged @ 100% per annum on proportionate basis.

	As per Management Estimate
General Plant & Equipment on triple shift basis	15 Years
General Plant & Equipment on continuous process	15 Years

Advances paid towards the acquisition of property, plant and equipment outstanding at each balance sheet date is classified as capital advances under other non-current assets and the cost of assets not put to use before such date are disclosed under 'Capital work-in-progress'. The depreciation method, useful lives and residual value are received periodically and at the end of each reporting period.

#### h. Intangible assets

Intangible assets are stated at cost less accumulated amount of amortization and impairment if any. Intangible assets are amortized over their respective individual estimated useful lives on a straight line basis, from the date that they are available for use. The estimated useful life of an identifiable intangible asset is based on a number of factors including the effects of obsolescence etc. The amortization method, estimated useful lives are reviewed periodically and at end of each reporting period.

### i. <u>Inventories</u>

Inventories are valued at the cost or net realizable value whichever is lower. The cost in respect of various items of inventories is computed as under:

а	Raw Material and Components	First in first out method plus direct expenses				
b	Stores and Spares	First in first out method				
c	Work-in-progress	Cost of material plus appropriate share of overheads thereon at different stage of completion.				
d	Finished goods	Cost of Material plus conversion cost, packing cost, and other overheads incurred to bring the goods there present conditions and location				

## j. Dividend to equity holders of the company

The company recognizes a liability to make dividend distribution to equity holders of the Company when the distribution is authorized and the distribution is no longer at the discretion of the Company. As per the corporate law in India a distribution is authorized when it is approved by the shareholders,

However, Board of Director of a company may declare interim dividend during any financial year out of the surplus in statement of profit and loss and out of the profit of the financial year in which such interim dividend is sought to be declare. A corresponding amount is recognized directly in equity.

## k. <u>Government Grants</u>

The government grants are recognized only when there is a reasonable assurance of compliance that conditions attached to such grants shall be complied with and it is reasonably certain that the ultimate collection will be made.

Government grants related to revenue are recognized on a systematic basis in the statement of profit and loss over the periods necessary to match them with the related costs which they are intended to compensate.

Government grant in relation to fixed asset is treated as deferred income and is recognized in the statement of profit and loss on a systematic basis over the useful life of the asset.

#### I. Borrowing costs

Borrowing costs that are directly attributable to the acquisition or construction of a qualifying asset are capitalized as a part of cost of such asset. Qualifying asset is one that takes substantial period of time to

get ready for its intended use. All other borrowing costs are recognized as expenditure in the period in which these are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange difference to the extent regarded as an adjustment to the borrowing cost.

#### m. Accounting for taxes on income

Income tax expense comprises of current and deferred tax.

Current Income tax expense for the year is ascertained on the basis assessable profits computed in accordance with the provision of the income tax act, 1961. The Tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date. Deferred tax is recognized using the balance sheet approach on the temporary differences between the carrying accounts of assets and liabilities in the financial statement and corresponding tax bases used in are generally recognized for all deductible temporary unused tax losses to the extent that it is probable that table profit will be available against which those deductible temporary difference arises from the initial recognition. (Other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit not the accounting profit.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the end of each reporting period recognized in net profit in the statement of profit and loss except to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the assets to be recovered.

Current income tax for current and prior periods is recognized at the amount expected to be paid to or recovered from the tax authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date.

Deferred income tax assets and liabilities are recognized for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements.

Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

The effect of changes in tax rates on deferred income tax assets and liabilities is recognized as income or expense in the period that includes the enactment or the substantive enactment date.

A deferred income tax asset\Liability is recognized only to the extent that it is probable that future taxable profit\loss will be available against which such assets can be realized. Deferred tax assets\liability are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

#### n. <u>Earnings per Share</u>

Basic earnings per share are computed by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholder and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares, if any.

Diluted earing per equity share is computed by dividing the net profit attributable to the equity holder of the Company by the weighted average number of the equity shares considered for deriving basic earnings per equity shares and also the weighted average number of equity share that could have been issued upon conversion of diluted potential equity share. The diluted potential equity share is adjusted for the proceed receivable had the equity share been actually issued at fair value (i.e. The Average market value of the outstanding equity share). Diluted potential equity share are deemed converted at the beginning of the period, unless issued at later date. Diluted potential equity share are determined independently for each period presented.

### o. <u>Financial Instruments</u>

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

## 1. Initial recognition and measurement

All financial assets and liabilities are recognized at fair value on initial recognition. Transaction cost in relation to financial assets and financial liabilities other than those carried at fair value through profit or loss (FVTPL) are added to the fair value on initial recognition.

Transaction cost that are directly attributable to the acquisition or issue of financial assets and financial liabilities that are carried at fair value through profit or loss are immediately recognized in the statement of profit and loss.

#### 2. Subsequent measurement

#### **Non-derivative financial instruments**

#### 1. Financial assets carried at amortized cost

A financial asset is subsequently measured at amortized cost if it is held within a business model whose objective is to hold the assets in order to collect contractual cash flows and the contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

#### 2. Financial assets at fair value through other comprehensive income

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

#### 3. Financial assets at fair value through profit and loss

A financial assets which is not classified in any of the above categories is subsequently majored thru profit and loss.

### 4. Financial Liabilities

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

#### p. <u>Impairment of fixed assets</u>

### Impairment of Property, Plant and equipment and intangible Assets

Plant and equipment and intangible assets Property, plant and equipment and intangible assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the CGU (Cash Generating unit) to which the asset belongs.

If such assets are considered to be impaired, the impairment to be recognized in the statement of profit and loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the statement of profit and loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated depreciation) had no impairment loss been recognized for the asset in prior years.

### q. Cash flow statement

The cash flow statement is prepared in accordance with the Indian Accounting Standard (Ind AS) -7 "Statement of Cash flows" using the indirect method for operating activities.

### r. Cash and cash equivalent

Cash and cash equivalent for the purpose of statement of cash flows include bank balances, where the original maturity is three months or less. Other short term highly liquid investments that are readily convertible into cash and which are subject to an insignificant risk of changes in value. Bank overdraft are included as a component of cash and cash equivalent for the purpose of statement of cash flow.

#### s. Provisions and Contingent Liabilities

A provision is recognized if, as a result of past event, the company has a present obligation (legal or constructive) and on management judgement that is reasonably estimable and it is probable that an outflow of economic benefits will be required to settle the obligation.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as finance cost.

### Contingent liability is disclosed in the case of:

- A present obligation arising from past events, when it is not probable that an outflow of resources will be required to settle the obligation;
- A present obligation arising from past events, when no reliable estimate is possible;
- A possible obligation arising from past events, unless the probability of outflow of resources is remote.

Commitments include the amount of purchase order (net of advances) issued to parties for completion of assets.

Provisions, contingent liabilities, contingent assets and commitments are reviewed at each balance sheet date.

#### t. Current and non-current classification

The company has ascertained its operating cycle as twelve months for the purpose of current/ noncurrent classification of assets and liabilities. This is based on the nature of products and the time between acquisition of assets for processing and their realization in cash and cash equivalents. Current assets and current liabilities includes current portion of non-current financial assets and non- current financial liabilities respectively.

### 1. (ii) Critical accounting estimates

### Useful lives of property, plant and equipment

The estimated useful lives of property, plant and equipment are bases on a number of factories including the effects of obsolescence, internal assessment of user experience and other economic factors (such as the stability of the industry, and known technological advances) and the level of maintenance expenditure required to obtain the expected future cash flows from the assets

The Company reviews the useful life of property, plant and equipment at the end of each reporting date.

#### Recoverable amount of property, plant and equipment

The recoverable amount of property plant and equipment is based on estimates and assumptions regarding the expected market outlook and expected future cash flows. Any changes in these assumptions may have a material impact on the measurement of the recoverable amount and could result in impairment.

### Post-retirement benefit plans

Employee benefits obligation are measured on the basis of actuarial assumptions including any changes in these assumptions that may have a materials impact on the resulting calculations.

#### **Recognition of deferred tax assets**

Recognition of deferred tax assets depends upon the availability of future profits against which tax losses carried forward can be used.

#### Estimation of uncertainties relating to the global health pandemic from COVID-19

The company has considered the possible effects that may result from the pandemic relating to COVID-19 on the carrying amounts of receivables and other assets, in developing the assumptions relating to the possible future uncertainties in the global economic conditions because of this pandemic, the company, as at the date of approval of these financial statement has used internal and external sources of information including credit reports and related information's used and based on current estimates expects the carrying amount of these assets will be recovered. The Impact of COVID-19 on the Company's financial statements may differ from that estimated as at the date of approval of these financial statements.

### 2 (iii) Recent accounting pronouncements: Standards issued but not effective

On March 24, 2021 the Ministry of Corporate Affairs (MCA) through a notification amended Schedule –III of the Companies Act, 2013. The amendments revise division I, II and III of schedule III and are applicable from April-1, 2021. Key amendments relating to division II which relate to companies whose financial statements are required to comply with companies (Indian Accounting Standards) Rules 2015 are:

Balance Sheet:

- Lease liability should be separately disclosed under the head "Financial Liabilities" duly distinguished as current or non-current.
- Certain additional disclosers in the statement of changes in equity such as changes in Equity share Capital due to prior period errors and restated balances at the time of beginning of the current reporting period.
- Specified format for disclosure of shareholding of promoters.

- Specified format for ageing schedule of trade receivables, trade payables capital work-in-progress and intangible assets under development.
- If a company has not used funds for the specific purpose for which it was borrowed from banks and financial institutions, the disclosure of details of where it has been used.
- Specific disclosure under "additional regulatory requirement" such as compliance with approved scheme of arrangements, compliance with number pf layers of companies, title deeds of immovable property not held in name of Company, loans and advance to promoters, directors key management personnel (KMP) and related parties, details of benami property held etc.

### **Statement of Profit and Loss:**

Additional discloser relating to Corporate Social Responsibility (CSR), Undisclosed income and crypto or virtual currency specified under the head" addition Information in the notes farming part of the Standalone Financial Statements.

The amendments are extensive and the Company will evaluate the same give effect to them as required by law.

Particulars		As at 31-Mar-2021 Rupees	As at 31-Mar-2020 Rupees
TE-4 Investments- Current			
Ranger Breweries Ltd.		1,285,980	10,037,879
1259266 Equity Shares (P.Y.1259266 Equity Sha	ares) Unit Face Value Rs. 10/- Each		
Yadu resorts Pvt Ltd		9,463,650	9,463,650
322160 Equity Shares (P.Y. 322160 Equity Share	s )Unit Face Value Rs.10/- Each		
Versatile Events Private Limited		3,053,694	3,053,694
33000 Equity Shares (P.Y. 33000 Equity Shares )	Unit ace Value Rs.10/- Each		
	TOTAL	13,803,324	22,555,223
TE-5 Other Non current Assets			
(Unsecured Considered Goods)			
Advance for Property, Plant and Equipments		156,630,106	89,779,384
Other recoverable		58,772,160	30,393,754
Balance with Govt. Department (under protest)		65,322,810	65,322,810
Security Deposits		6,998,749	6,947,749
	TOTAL	287,723,825	- 192,443,697
	TOTAL NON CURRENT ASSETS	1,916,994,254	1,631,159,618
		1,010,001,201	
TE-6 Inventories			
a) <u>Inventories</u>			
Raw Material		239,122	142,136
Work-in-Progress		31,841,150	18,029,887
Finished Goods		1,497,120,255	1,837,386,647
By-Products		109,895,441	76,161,01 <i>°</i>
Stores, Spare Parts and Packing Materials		270,445,948	214,801,310
	TOTAL	1,909,541,915	2,146,520,991

At cost or net realisable value, which ever is lower, Inventories include {Rs.45,48,555.00 (2018-19) as per cost Price, (Rs. 2,57,26,050.00 (2019-20) as per cost price and Rs.1,46,68,45,650.00 (2020-21) } amount of finished goods of Sugar as at cost at 31 March 2021, and Rs.1,60,70,15,696.00 is closing stock of Finished Goods as at 31.03.2021

#### NOTE-7 TRADE RECEIVABLES

Trade receivable considered good		
(Unsecured - Considered good)		
From Related Parties refer note No. 37	601,222,348	462,296,254
Trade recevable considered goods Unsecured	136,277,789	34,381,701
Trade recevable which have significant increse in credit risk	-	-
Trade receivable - Credit Impaired	-	-
Less: Allowances for expected credit loss and doubtful receivable		-
TOTAL	737,500,138	496,677,955

Expected credit loss allowance for trade receivable is based on historical credit loss experience and adjustment for forward looking information. No trade or other receivable are due by directors or other officers of the company or any of them either severally or jointly with any other person or amounts due by firms or private limited companies respectively in which any director is a partner or a director or a member except.

Balance with Banks		
In Current Accounts	23,822,949	58,695,20
Cash in Hand	5,567,346	13,157,95
TOTAL	29,390,294	- 71,853,15
-9 OTHER BANK BALANCE		
-9 OTHER BANK BALANCE Other Bank Balances Balance with Banks in earmarked accounts to the exten held as margin money against	37,469,162	59,639,69
Other Bank Balances	37,469,162 -	59,639,69 -
Other Bank Balances Balance with Banks in earmarked accounts to the exten held as margin money against	37,469,162 - -	59,639,69 - 1,359,00
Other Bank Balances Balance with Banks in earmarked accounts to the exten held as margin money against borrowing and other commitments	37,469,162 - - 200,000,000	-

Unsecured Considerd Good		
Receivable Advance against goods/Others	40,926,063	38,002,004
Other Receivable from Cane Growers	22,662,020	7,871,871
Loans and advances from Related Parties (refer Note no. 37)	-	19,640,000
-Other	-	3,500,200
Advance to Employees	1,698,757	1,332,620

#### TOTAL

No Receivable against capital goods are due by directors or other officers of the company or any of them either severally or jointly with any other person or amounts due by firms or private limted companies respectively in which any director is a partner or a director or a member except.

#### NOTE-11 CURRENT TAX ASSETS (NET)

	TOTAL CURRENT ASSETS	2,991,105,245	2,905,834,376
	TOTAL	11,319,685	11,582,874
Prepaid Expenses		4,209,672	3,992,706
Income Tax Refundable		3,765,150	3,748,950
GST Input Recoverable		3,344,863	3,841,218
NOTE-12 OTHER CURRENT ASSETS			
	TOTAL	597,211	7,854,005
	TOTAL	,	, ,
Advance Provision for Current Tax		597,211	7,854,005

4,908,099,499 4,536,993,994

65,286,841

70,346,695

#### NOTE-13 EQUITY SHARE CAPITAL

TOTAL ASSETS

PARTICULARS	31-Mar-2	2021	31-Mar-2020	
PARTICULARS	Number	Amount	Number	Amount
Authorised:				
Equity Shares of Rs.10/- each	18,000,000	180,000,000	18,000,000	180,000,000
Preference Share Rs. 10/- each (Per Value )	7,000,000	70,000,000	7,000,000	70,000,000
Total Issued, subribed and fully				
Paid-Up				
Equity Shares of Rs.10/- each (Per Value)	15,461,807	154,618,070	15,461,807	154,618,070
Less:- Call Unpaid		408,500		431,750
TOTAL	15,461,807	154,209,570	15,461,807	154,186,320

a- Reconcollation of Equity shares and amount outstnding at the beginning and at the end of the reporting period

PARTICULARS	31-Mar-2021		31-Mar-2020	
PARTICULARS	Number	Amount	Number	Amount
Issued, Subscribed and paidup Equity shares				
Shares and Share Capital				
Outstanding at the beginning of the period	15,461,807	154,618,070	15,461,807	154,618,070
Shares and Share Capital				
Issued during the period 408500( Call Unpaid)	-	408,500	-	431,750
Share and share Capital outstanding at the end of the Period	15,461,807	154,209,570	15,461,807	154,186,320

b- Rights, preference and restrictions attached to Euity Shares

The Company presently has one class of equity shares having a par value Rs.10/- each. Each holder of equity shares is entitled to one vote per share. The divident if proposed by the Board of Directors is subjects to the approval of the share holders in the ensuing Anual General Meeting

In the event of liquidation of the company, the holders of equity shares will be entitled to receive any of the 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.

The Company has not decleared dividend during the year ended 31 March 2021

#### **Rights attached to preference Shares**

The Company has not issued preference shares during the current and previous Year .

#### c- The Details of Equity sharesholders holding more than 5% of the aggregate Equity Shares

	Equity Share Capital			
Particulars	31-Mar-2021		31-Mar-2020	
	No. of shares held	% of Share Holding	No. of shares held	% of Share Holding
Yadu sugar Limtied	6,022,607	38.95%	6,022,607	38.95%
Umlesh Yadav	1,649,886	10.67%	1,649,886	10.67%
Kunal Yadav	900.025	5.82%	900.025	5.82%

d- There are no shares issued without payment being received in cash during the last five years.

e- There are no buy back of Equity shares during the last fice years.

f- There are no bonus shares issued during the last five years.

g- There is no holding/ultimate holding company of the Company.

	-	2,728,097
	-	2,728,097
	-	-
	1,500,000	1,500,000
	<u>66,436,000</u> 67,936,000	66,436,000 67,936,000
	01,000,000	01,000,000
	668,575,014	632,838,124
	217,514,587	117,041,099
	211,011,001	(81,304,209)
	886,089,601	668,575,014
	000,003,001	000,575,014
	954,025,601	736,511,014
	1,108,235,171	890,697,334
ermed as found.		
	500 007 440	504 040 054
	520,067,418	581,042,854
	62,100,000	48,900,000
	457,967,418	532,142,854
	17,450,908	25,198,874
	7,713,178	18,568,106
	475,418,326	557,341,728
	136,192,726	57,714,934
	136,192,726	57,714,934
	1 500 326	8 /50 196
	1,508,336	8,459,186
	<u> </u>	628,738 <b>7,830,448</b>
	1,430,330	7,000,440
	-	-
	-	246,079
	1,496,998	8,076,527
	075 040 000	070 445 0 10
	675,219,389	672,415,848
	69,824,516	68,342,923
TAL	605.394.873	604,072,925
TAL		69,824,516 605,394,873

#### A- Details of Security for term Loans

1- Term loan from banks and financial institutions are secured by way of equitable mortage of all present and future immovable properties of the company ranking pari-passucharge by way of hypothecation of all the company's Movable properties, save and except book debt but including movable machinery, spares tools and accessories both present and future subject to prior charges created/ to be created in favour of the company's Bankers on Specified movable properties for securing borrowings for working capital requirments,

2- Future the term loans frombank and fincncial institutions are secred by second pari-passu charge on all current assets presents and future and the peronal guarantee of the Managing Director of the company and his family members and corporate quarantee by a promoter company.

3- Term loan from others are secured by hypothecation of Vehicle Purchased against there Loans.

4- As per RBI Guide Lines 60% of The Total Cash-credit Limit of Rs. 150 Crore converted into WCDL ) as Rs. 40.34 Cr Buffer stock, Rs. 49.66 Crore WCDL and Balance As Cash -Credit against Stock Pledge)

(a) Term loans from banks are secured as follows:-

(i). 1st pari passu charge :-Hypothecation of entire fixed assets of the Company (both present and future) including equitable mortgage.

(ii). 2nd pari passu charge:-Hypothecation of stocks of raw material, stock in process and finished goods, receivables/ book debts and other current assets (both present and future).

#### Terms of repayment of Secured Loans from Banks/ Financial Institutions

Particulars	Principal Balance outstanding as at 31.03.2021	Principal Balance outstanding as at 31.03.2020	Repayment Periods		No. of Installme Outstading	ents
			Current year	Previous Year	Current Year	Previou s Year
Term Loan from Banks	520,067,418	581,042,854				
Punjab National Bank( Buffer Stock)	-	407,875,930	-	1 to 2	-	0
Punjab National Bank (WCT)	109,054,316	-	1 to 2	-	13	0
Punjab National Bank	-	13,236,305	1 to 2	2 to 3	-	43
Punjab National Bank (Soft Loan )	73,410,466	70,404,878	2 to 3	2 to 3	11	13
Punjab National Bank (Soft Loan)	35,588,197	51,519,494	1 to 2	1 to 2	12	18
Punjab National Bank (Against FDR)	-	38,006,247	-	1	-	1
Punjab National Bank	302,014,439	-	5 to 6	-	48	0
Vehicle loan from banks and non- banking financial companies	18,947,907	33,658,060				
ICICI Bank Car Loan A/c	11,946,815	18,321,525	3 to 4	4 to 5	147	159
Daimler financial Services Pvt Ltd	1,496,998	8,459,186	1	1 to 2	2	14
Punjab National Bank	629,493	750,207	4 to 5	5 to 6	50	62
HDFC BANK LTD	4,874,600	6,127,142	3 Years	4 Years	29	41

\*Principal balance outstandign as sated above is inclusive of current maturities of long term debt and processing fee charges by the lenders. Unsecured loands from\ related party has been brought in pursuance to the stipulation imposed by lending banks .

#### (b) NOTE-16 PROVISIONS

(c)

#### Provision for Employees Benefits

Gratuity Long Term		23,953,661	23,330,793
Compensated absences Leave Encashment Short Term		4,723,059	5,284,354
		28,676,720	28,615,147
IOTE: 17 Other Non Current Liabilities			
	-		
Deferred Tax Liabilities	-	182,956,637	180,692,270
Deferred Tax Liabilities	- 	182,956,637 182,956,637	180,692,270 <b>180,692,270</b>

#### CURRENT LIABILIITIES

#### (a) FINANCIAL LIABILITIES

#### (I) NOTE 18 BORROWINGS- CURRENT

SHORT TERM BORROWINGS			
Loan Repayable on Demand			
Cash Credit from Banks -Secured (PNB)		387,309,173	303,453,991
Loans Repayable on Demand (PNB)		978,946,807	-
	TOTAL	1.366.255.980	303.453.991

#### Details of Security for working Capital Borrowing

#### Working capital borrowing from banks are secured as follows

(1) First Pari-Passu Charge: Hypothycation of stock of Raw material, stock in Process and finished Goods receivable/ books debts and other current assets (both Present and Future)

2- Pari Passu Charges: Hypothycation of Entire fixed assets of the company (both Present and future including equitable mortage PNB Loans repayable on demand from banks are secured by way of pledge of Sugar Stock and hypothecation of stock of store and spare, packing materials and molasses first charge on all present and future finished goods, work-in-progress, raw materials gurantee if tge Managing Director of the Company,

#### Terms:

Working Capital borrowings from banks are repayable on demand.

#### (ii) NOTE 19 TRADE PAYABLES-CURRENT

	To Others (Cane Creditors) Outstanding dues of Creditors other than Micro Enterpr AND Small Parties (Contractors)*	ises	1,167,806,316 83,338,913 -	1,624,888,941 112,679,196 -
		TOTAL	1,251,145,229	1,737,568,138
	*(Company is not maintaing any MSME Records)			
<u>(iii)</u>	NOTE 20 OTHER FINANCIAL LIABILITIES- CURRENT	<u>-</u>		
	Current Maturities of Long Term Debt	_		
	Secured - From Banks Interest Accrued and due on borrowings ( Banks )		69,813,178 -	622,135,482 246,079
	Due to Directors		1,016,665	-
	Staff salary and others Payable		9,338,388	7,783,890
	Expenses Payable		3,314,536	3,791,195
			12,652,924	11,575,085
		TOTAL	83,482,767	633,956,646
<u>(b)</u>	NOTE 21 OTHER CURRENT LIABILITIES Security Deposits Statutory Liabilities Other Liabilities		3,684,768 78,813,615 106,543,378	20,052,745 54,177,382 6,915,288
	*Statutory remittance included contribution to provident fund,	Publich Wolfers fund and Tay Deducted at Source	189,041,761	81,145,414
	Statutory remittance included contribution to provident lund.	. Puniad Wellare lund and Tax Deducted at Source.		
		, . <b>,</b>		
<u>(c)</u>	NOTE 22 CURRENT PROVISIONS	, , ,		
<u>(c)</u>	NOTE 22 CURRENT PROVISIONS SHORT TERM PROVISIONS	, , , ,		
<u>(c)</u>	NOTE 22         CURRENT PROVISIONS           SHORT TERM PROVISIONS           Provisions for Employee Benefits( Gratuity)	, , , ,	5,055,307	7,167,695
<u>(c)</u>	NOTE 22 CURRENT PROVISIONS SHORT TERM PROVISIONS		87,855,055	69,624,434
<u>(c)</u>	NOTE 22         CURRENT PROVISIONS           SHORT TERM PROVISIONS           Provisions for Employee Benefits( Gratuity)			, ,
<u>(c)</u>	NOTE 22         CURRENT PROVISIONS           SHORT TERM PROVISIONS           Provisions for Employee Benefits( Gratuity)	TOTAL CURRENT LIABILITIES	87,855,055	69,624,434

NOTE - 23 : REVENUE FROM OPERATIONS			
Sale of Products Other Operating Revenues		4,211,601,223 94,200,237	5,219,444,695 100,686,278
Net Sale of Traded Goods	Total	4,305,801,459	5,320,130,97
Particulars of Sale of Products			
Sugar		3,808,125,021	4,690,430,52
Molasses		245,342,392	278,842,19
Power		100,552,401	142,723,27
Bagasses & Others		57,581,409	107,448,69
	Total	4,211,601,223	5,219,444,69
NOTE - 24 : OTHER INCOME			
Interest Income( Gross) Interest Income others		1,785,287 31,781,536	4,701,12
Rental Income		1,596,000	11,675,68
Gratuity & LWW provision written back		1,173,167	
interest income on deposit		-	47,73
IOTE - 25 : COST OF MATERIAL CONSUMED	Total	36,335,990	16,424,53
NOTE - 25 : COST OF MATERIAL CONSUMED Raw Material Consumed			
Opening Stocks		142,136	53,13
add: Purchases		3,064,620,719	3,833,608,65
Total		3,064,762,855	3,833,661,78
_ess : Closing Stocks		239,122	142,13
Purchase of ISL (STG)		-	2,819,19
Consumption (refer details below)	Total	3,064,523,733	3,836,338,84
NOTE-26 CHANGES IN INVENTRIES OF FINISHED GOODS, WORK-IN-	PROGRESS		
Inventories at he beginning og the year			
Finished Goods		1,913,547,658	2,163,817,034
Work-in-Progress		18,029,887	27,127,29
	Total	1,931,577,545	2,190,944,32
Inventories at the end of the year			
Finished Goods		1,607,015,696	1,913,547,65
Work-in-Progress		31,841,150	18,029,88
	Total	1,638,856,845	1,931,577,54
(Increase)/Decrease in opening and closing stock		292,720,700	259,366,78
Excise & Other Duties on (Decrease)/Increase of Stocks Total- Decrease/Increase in finished Stocks	Total	- 292,720,700	- 259,366,78
NOTE - 27 : EMPLOYEE BENEFIT EXPENSES			
Salaries & Wages		102,027,851	101,306,90
Contribution to Provident and other funds		4,728,667	4,742,99
Staff Welfare expenses		1,272,238	1,253,39
	Total	108,028,756	107,303,28
NOTE - 28 : FINANCE COSTS			
a) Interest Expenses		178,430,493	243,464,20
·, ······			1.0, 10 1,20

Other Borrowing Costs		-	2,290,04
Other Borrowing Costs		2,759,729	3,275,393
	Total	181,190,222	249,029,64
NOTE 29 : DEPRECIATION			
Depreciation		75,778,448	80,837,00
	Total	75,778,448	80,837,00
NOTE - 30 : OTHER EXPENSES			
Manufacturing Expenses Power and Fuel		20,226,491	18,193,77
Consumption of Stores, Spares		88,809,540	95,578,00
Packing Materials		47,904,898	49,537,62
Other Manufacturing Expenses		268,426	1,042,95
Repairs and Maintenance		200,420	1,042,50
Plant and Machinery		50,813,765	61,959,83
Buildings		5,540,452	3.093.88
General Repair		391,134	799,36
Rent A/c		10,365,927	12,423,64
Property/House Taxes		417,888	388,03
Printing and Stationery		737,187	912,35
Postage, Courier and Telephones		596,649	917,12
Travelling and Conveyance - Directors		1,119,451	2,289,23
Travelling and Conveyance - Others		2,561,893	2,637,94
Fees and Subscription		1,824,682	2,981,10
Legal and Professional Charges		4,354,436	3,702,81
Auditors' Remuneration		520,570	829,54
Vehicle Running and Maintenance		37,414,370	37,560,61
Insurance A/c		4,422,869	4,083,16
Cane Development Expenses		7,428,213	2,972,58
Sundry Balances written off		75,277	30,818,22
Balances Written off Recoverable from Farmers		-	236,222,33
Office & Other Administration Expenses		2,086,077	16,620,56
Other Selling and Distribution Exp.		23,783,550	26,094,45
Expenses on Corporation Social Responsibility		2,702,172	237,61
	Grand Total	314,365,917	611,896,81

# Notes forming part of financial statement for the year ended 31- March, 2021

#### 31- Current tax and deferred tax

Face value per equity share (`)

a- Income tax Recognized in statement of Profit and Loss

Particulars			For the Year Ended 31- Mar- 21		For the year Ended 31- Mar- 2020
Current tax					
In respect of current period			87,855,055		69,624,434
Addition /delition as per previous year			(10,701,631)		(8,225,678)
Total (A)			77,153,424		61,398,750
Deferred tax			4 912 020		7 570 659
In respect of current period Earlier Year			4,812,920		7,570,658
the current period			-		
Total (B)			4,812,920		7,570,658
Total Income tax			81,966,344		68,969,414
INCOME TAX RECOGNIZED IN OTHER COMPREHENS	SIVE INCOME				
Particulars			For the year		For the year
			ended 31- Mar- 2021		ended 31- Mar- 2020
Deferred tax assets					51-Ma1-2020
Recoginsed on Loss on MTM of investment in shares -			2,548,553		2,152,109
Total -			2,548,553		2,152,109
( C ) Reconciliation of tax expense and the profit before tax multiplied by	statutory tax rate				
Particulars			For the year		For the yea
			ended		ended
			31-Mar-21		31- Mar- 20
Profit before tax Income tax expense calculated at statutory tax rate			305,684,277		191,783,131
Add: Tax impact of expenses not considered for tax purposes			89,015,261 26,369,279		67,016,697 44,398,808
Less: Tax impact of Income not considered for tax purposes			(27,529,486)		(41,791,071
Less: Tax impact of expenses availed on payment basis			(27,02),100)		(11,7)1,071)
Less: Tax impact of allow ances of permanent nature					
Less: Tax impact of unabsorbed depreciation and carried forw ard loss of earlier year	rs				
Less: Tax savings on deductions under Section 80 IA Tax expense charged to statement of profit and loss at effective			87,855,055		69,624,434
rate			07,035,055		0,021,131
d) Movement in deferred tax balances					
Particulars	As at 01 April- 2020	Recognized in Profit and Loss A/c	Recognized in OCI	MAT Credit Entillement of previous Year	AS AT March 2021
Deferred tax liabilities					
Property, plant and equipment	180,692,270	4,812,920	(2,548,553)	0	182,956,637
Gross deferred tax liabilities (A)	180,692,270	4,812,920	(2,548,553)	0	182,956,637
Deferred tax assets		ļ			
32- Earning per share The Earning per share (EPS) as disclosed in the statement of profit and loss has been	n calculated as under:				
Particulars				For the year	
				ended 31- Mar- 21	
Total operations for the period					
Profit after tax attributable to equity			А	223,717,933	122,813,717
shareholders Depreciation and amortization expense			В	75,778,448	80,837,001
Deferred Tax			c	4,812,920	
Cash profit after tax attributable to equity			D= A+B+C	304,309,301	202,995,698
shareholders Weighted average number of equity shares			E	15,461,807	15,461,807
shareholders Weighted average number of equity shares (number) Weighted average number of equity shares in				15,461,807 15,461,807	
shareholders Weighted average number of equity shares (number) Weighted average number of equity shares in computing diluted earnings per share (number)			E		15,461,80
shareholders Weighted average number of equity shares (number) Weighted average number of equity shares in computing diluted earnings per share (number) Basic earnings per share (`)			E	15,461,807	15,461,80
Weighted average number of equity shares (number) Weighted average number of equity shares in computing diluted earnings per share (number) Basic earnings per share (`) Diluted earnings per share (`)			E F A/E	15,461,807 14.47	15,461,807 7.94 7.94

10

10

	Particulars	for the yea 31/03/2021		for the year ended 31/03/2020 Rs.
	A Contingent Liabilities			
i	Claims not acknowledged as debts			
	1999-2000 to 2003-2004		9,295,485	9,295,48
	2004-2005 to 2011-2012		84,748,675	84,748,67
	Sales Tax Demand		567,489	567,48
	Damages & Interest under EPF Act in respet of Asse	ets purchased of Mukerian Paper Ltd.	12,065,479	12,065,47
ii	Bank Guarantee issued in favour of others *		50,000,000	50,000,00
	Bank Guarantee issued Bank	ks guarantess to Pollution department to be added	1,004,000 157,681,128	1,004,00 157,681,12
_			· ·	
	Comitments Estimated amount of contracts remaining to be execu	uted on capital	180,000,000	520,000,00
	account and not provided for (net of Advances)	·	180,000,000	520,000,00
			180,000,000	520,000,00
*	The Company has given corporate guarantee of Rs.13.69 Crore Rangar Breweries Ltd.	e to State Bank of India in respect of loan taken by Company's Associate concern, Now net Amount	Outstanding is Re	s. 5.00 Cr.
84	Employee Benefits a- Defne Benefit plan: Gratuity The following table set out the funded status of the gr	atuity plan and the amount recognised in the company's financial statement as		
	at March 31, 2021 and March31, 2020 Change in the present value of the obligation			
'	change in the present value of the obligation		Gratuity	Gratui
			31-Mar-21	31-Mar-3
			Rs	
			Rs.	
	Present value of Obligation as at the beginning of the	year		R
	Present value of Obligation as at the beginning of the Interest Cost	year	Rs. 26,030,793 1,692,002	F 24,129,58
		year	26,030,793	F 24,129,58 1,809,71
	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss)	year	26,030,793 1,692,002 1,640,957 (5,410,091)	R 24,129,58 1,809,71 1,672,37 (1,580,88
	Interest Cost Current Service Cost	year A	26,030,793 1,692,002 1,640,957	R 24,129,58 1,809,71 1,672,37 (1,580,88
ii	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets	A	26,030,793 1,692,002 1,640,957 (5,410,091)	R 24,129,58 1,809,71 1,672,37 (1,580,88
ii	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year <b>Change in the fair Value of plan assets</b> Fair Value of plan assets as at the beginning of the y	A	26,030,793 1,692,002 1,640,957 (5,410,091)	R 24,129,58 1,809,71 1,672,37 (1,580,88
ii	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year <b>Change in the fair Value of plan assets</b> Fair Value of plan assets as at the beginning of the y Actual Return on plan assets	A	26,030,793 1,692,002 1,640,957 (5,410,091)	R 24,129,58 1,809,71 1,672,37 (1,580,88
11	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year <b>Change in the fair Value of plan assets</b> Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution	A	26,030,793 1,692,002 1,640,957 (5,410,091)	R 24,129,58 1,809,71 1,672,37 (1,580,88
II	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year <b>Change in the fair Value of plan assets</b> Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted	A	26,030,793 1,692,002 1,640,957 (5,410,091)	R 24,129,58 1,809,71 1,672,37 (1,580,88
11	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year <b>Change in the fair Value of plan assets</b> Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution	A	26,030,793 1,692,002 1,640,957 (5,410,091)	24,129,58 24,129,58 1,809,71 1,672,37 (1,580,88 26,030,79 - - - - - - - - - - - - -
11	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year <b>Change in the fair Value of plan assets</b> Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid	A	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - - -	R 24,129,58 1,809,71 1,672,37 (1,580,88 26,030,79 - - - - - - - - - - - - - - - - - - -
	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status	A yearB	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - - - - - - - - - - - - - - -	F 24,129,56 1,809,71 1,672,37 (1,580,86 26,030,75 - - - - - - - - - - - - - - - - - - -
	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet	A yearB	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - - - - - - (23,953,661)	R 24,129,56 1,809,71 1,672,33 (1,580,86 26,030,75 - - - - - - - - - - - - - - - - - - -
	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet Present Value of the defined benifit obligation	A yearB	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - - - - - - - - - - - - - - -	R 24,129,56 1,809,71 1,672,33 (1,580,86 26,030,75 - - - - - - - - - - - - - - - - - - -
	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet	A yearB	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - - - - - - (23,953,661)	
11	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet Present Value of the defined benifit obligation Fair Value of Plan assets Net Assets/(Liability)	A	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - (23,953,661) (23,953,661) -	F 24,129,58 1,809,71 1,672,33 (1,580,88 26,030,75 - - - - - - - - - - - - - - - - - - -
111	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet Present Value of Plan assets	A	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - (23,953,661) (23,953,661) -	F 24,129,56 1,809,71 1,672,37 (1,580,86 26,030,75 - - - - - - - - - - - - - - - - - - -
111	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet Present Value of the defined benifit obligation Fair Value of Plan assets Net Assets/(Liability) Expense recognised in the statement of Profit Ar	A	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - - - - - - - (23,953,661) - (23,953,661)	F 24,129,55 1,809,71 1,672,37 (1,580,86 26,030,75 - - - - - (26,030,75 (26,030,75 - (26,030,75 - - - - - - - - - - - - -
111	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet Present Value of the defined benifit obligation Fair Value of Plan assets Net Assets/(Liability) Expense recognised in the statement of Profit Ar Currnet Service cost	A	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - (23,953,661) (23,953,661) - (23,953,661) - 1,640,957	R 24,129,58 1,809,71 1,672,37 (1,580,88 26,030,79 - - - - - - - - - - - - - - - - - - -
	Interest Cost Current Service Cost Remeasurement - Acturial (Gain/Loss) Present value of Obligation as at the end of the year Change in the fair Value of plan assets Fair Value of plan assets as at the beginning of the y Actual Return on plan assets Contribution Charges deducted Benifits Paid Fair Value of plan assets as at the beginning of the y Funded Status Amount recognised in the Blanace Sheet Present Value of the defined benifit obligation Fair Value of Plan assets Net Assets/(Liability) Expense recognised in the statement of Profit Ar Currnet Service cost Net Interest cost	A	26,030,793 1,692,002 1,640,957 (5,410,091) 23,953,661 - - - (23,953,661) (23,953,661) - (23,953,661) - (23,953,661) - 1,640,957 1,692,002	24,129, 1,809, 1,672, (1,580, 26,030, (26,030, (26,030, (26,030, (26,030, 1,672, 1,809,

#### v Re-measrement of the net defined benefit liability/(assets) Actuarial gain/(Losses) (Return)/ loss on plan assets

		(23,953,661)	(26,030,793)
v	i Bifurcation of acturial (gain)/Loss		
	Acturial (gain)/loss on arising from chage in demographic assumption	4,313,501	226,238
	Acturial (gain)/loss on arising from chage in financial assumption	(4,313,501)	(226,238)
	Acturial (gain)/loss on arising from chage in experiance assumption		
		0	0

(980,542)

(23,953,661)

3,255,852

(26,030,793)

		Gratuity 31-Mar-21 Rs.	Gratuit 31-Mar-2 Rs
a)	Impact of Change in discount rate		
	Present Value of Obligation at the end of the Period	(23,953,661)	(26,030,793
	1. Impact due to increase of 1%	-	-
	2. Impact due to decrese of 1%	-	-
b)	Impact of Change in Salary Increase		
	Present Value of Obligation at the end of the Period	(23,953,661)	(26,030,79
	1. Impact due to increase of 1%	-	-
	2. Impact due to decrese of 1%	-	-
	As per Acturial certificate, senstivities due to mortally ad withdrawals are insignificant and hence impact of change has not been calculated and the sense of th	ulated	
xi	Acturial risks exposures		
	Valuation are based on certair assumptions, which are dynamic in nature and vary over time, As such company is exposed to as follows:	various risks	
	a) Salary Increases -Actual salary increases will increase the plan's liability increases in salary increases rate assymbion in future val will also increase the liability.	luations	
	b) Investment risk- If plan is funded then assets liabilities mismath and actual investment return on assets lower than the discount ra assumed at the last valuation date can impact the liability	ite	
	c) Discount rate - Reduction in discount rate in subsequent valuations can increase the plan's liability.		
	d) Mortality and diasbility - Actual death and disability cases proving lower or higher than assumed in the valuation can impact the liab	blilities	
	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawals and changes of withdrawals rates at subsec	quent	
	valuations can impact plan's liability	quon	
xii			
cii	Valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded)	2020-21	2019-20
xii	valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year		2019-20 (26,030,79
cii	Valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded)	2020-21	
ĸii	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         Net Assets/ (Liability) recognised in balance sheet	2020-21	
ĸii	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligations as at the end of the year         Fair value of plan assets as at the end of the year         Hend of the year         Net Assets/(Liability) recognised in balance sheet         Expenses recognised in the	2020-21 (23,953,661)	(26,030,79
xii	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         Net Assets/ (Liability) recognised in balance sheet         Expenses recognised in the income statement and other	2020-21 (23,953,661) (23,953,661)	(26,030,79 - (26,030,79
xii	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligations as at the end of the year         Fair value of plan assets as at the end of the year         Hend of the year         Net Assets/(Liability) recognised in balance sheet         Expenses recognised in the	2020-21 (23,953,661)	(26,030,79 - (26,030,79 1,672,37
	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         Net Assets/ (Liability) recognised in balance sheet         Expenses recognised in the income statement and other comprehensive income (OCI)         Actuarial gain/(loss) of plan assets	2020-21 (23,953,661) - (23,953,661) 1,640,957	(26,030,79 - (26,030,79 1,672,37
	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         Net Assets/(Liability) recognised in balance sheet         Expenses recognised in the income statement and other comprehensive income (OCI)	2020-21 (23,953,661) - (23,953,661) 1,640,957 (980,542)	(26,030,79 - (26,030,79 1,672,37 3,255,85
	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         Net Assets/ (Liability) recognised in balance sheet         Expenses recognised in the income statement and other comprehensive income (OCI)         Actuarial gain/(loss) of plan assets	2020-21 (23,953,661) - (23,953,661) 1,640,957 (980,542) Gratuity	(26,030,79 - (26,030,79 1,672,37 3,255,85 Gratui
	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         Net Assets/ (Liability) recognised in balance sheet         Expenses recognised in the income statement and other comprehensive income (OCI)         Actuarial gain/(loss) of plan assets	2020-21 (23,953,661) (23,953,661) (23,953,661) 1,640,957 (980,542) Gratuity 2021-22	(26,030,79 (26,030,79 1,672,37 3,255,85 Gratui 2020-2
	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         the end of the year         Net Assets/(Liability) recognised in balance sheet         Expenses recognised in the income statement and other comprehensive income (OCI)         Actuarial gain/(loss) of plan assets         a Bifurcation of Projects Benifit obligation (PBO) at the end of the year in current and non-current	2020-21 (23,953,661) - (23,953,661) 1,640,957 (980,542) Gratuity 2021-22 Rs.	(26,030,79 - (26,030,79 1,672,37 3,255,85 Gratui 2020-2 R
	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at the end of the year         Net Assets/ (Liability) recognised in balance sheet         Expenses recognised in the income statement and other comprehensive income (OCI)         Actuarial gain/(loss) of plan assets	2020-21 (23,953,661) (23,953,661) (23,953,661) 1,640,957 (980,542) Gratuity 2021-22	(26,030,79
	valuations can impact plan's liability         Amount of defined benefites for the current and previous for years are as follows         Gratuity (Funded)         Present vlue of defined benifites obligationsas at the end of the year         Fair value of plan assets as at         the end of the year         Net Assets/(Liability) recognised in balance sheet         Expenses recognised in the         income statement and other         comprehensive income (OCl)         Actuarial gain/(loss) of plan assets         i         Bifurcation of Projects Benifit obligation (PBO) at the end of the year in current and non-current	2020-21 (23,953,661) - (23,953,661) 1,640,957 (980,542) Gratuity 2021-22 Rs.	(26,03 (26,03 1,67 3,25 G 2

# 35 Current Tax and Deferred Tax (a) Income tax recognised in statement of profit and Loss

	for the year ended	for the year ende
	31-Mar-21 Rs.	31-Mar-20 R
Current Tax		
In Respect of current Period	87,855,055	69,624,43
Inrespect of Prior Years	(10,701,631)	(8,225,67
	77,153,424	61,398,75
Deferred Tax		
In Respect of current Period	4,812,920	7,570,65
TOTAL (B)	4,812,920	7,570,65
TOTAL INCOME TAX EXPENSES (A+B)	81,966,344	68,969,414
Income Tax recognised in other comprehensice income		
Particulars	for the year ended	for the year ende
	31-Mar-21 Rs.	31-Mar-20 Rs
Classification of income tax recognised in other comprehensive income	(8,751,899)	(7,924,72
TOTAL	(8,751,899)	(7,924,72

		Gratuity 31-Mar-21 Rs.	Gratuit 31-Mar-2 Rs
a)	Impact of Change in discount rate		
ŕ	Present Value of Obligation at the end of the Period	(23,953,661)	(26,030,793
	1. Impact due to increase of 1%	- · · · · ·	-
	2. Impact due to decrese of 1%		-
)	Impact of Change in Salary Increase		
	Present Value of Obligation at the end of the Period	(23,953,661)	(26,030,793
	1. Impact due to increase of 1%	-	-
	2. Impact due to decrese of 1%	-	-
	As per Acturial certificate, senstivities due to mortally ad withdrawals are insignificant a	nd hence impact of change has not been calculated	
i	Acturial risks exposures		
	Valuation are based on certair assumptions, which are dynamic in nature and vary as follows:	over time, As such company is exposed to various risks	
	a) Salary Increases -Actual salary increases will increase the plan's liability increases i will also increase the liability.	in salary increases rate assymtion in future valuations	
	b) Investment risk- If plan is funded then assets liabilities mismath and actual investmet assumed at the last valuation date can impact the liability	ent return on assets lower than the discount rate	
	c) Discount rate - Reduction in discount rate in subsequent valuations can increase the	e plan's liability	
	d) Mortality and diasbility - Actual death and disability cases proving lower or higher tha		
	<ul> <li>d) Mortality and diasbility - Actual death and disability cases proving lower or higher tha</li> <li>e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability</li> </ul>	n assumed in the valuation can impact the liablilities	
ii	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawa	n assumed in the valuation can impact the liablilities	
iI	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawa valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded)	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent 2020-21	2019-20
11	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year	in assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent	2019-20 (26,030,793
i	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent 2020-21	
i	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent 2020-21	(26,030,79
11	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent           2020-21           (23,953,661)           -	(26,030,79
ii	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/(Liability) recognised in balance sheet Expenses recognised in the income statement and other	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent           2020-21           (23,953,661)           (23,953,661)	(26,030,79 - (26,030,79
ii	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawa valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/(Liability) recognised in balance sheet Expenses recognised in the income statement and other comprehensive income (OCI)	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent           2020-21           (23,953,661)           (23,953,661)           (23,953,661)           1,640,957	(26,030,79 - (26,030,79 1,672,37
ii	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/(Liability) recognised in balance sheet Expenses recognised in the income statement and other	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent           2020-21           (23,953,661)           (23,953,661)	(26,030,79) - (26,030,79) 1,672,37
	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawa valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/(Liability) recognised in balance sheet Expenses recognised in the income statement and other comprehensive income (OCI)	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent           2020-21           (23,953,661)           (23,953,661)           (23,953,661)           1,640,957           (980,542)           d non-current	(26,030,79) - (26,030,79) 1,672,37 3,255,85)
	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawa valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/ (Liability) recognised in balance sheet Expenses recognised in the income statement and other comprehensive income (OCI) Actuarial gain/(loss) of plan assets	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent          2020-21         (23,953,661)         (380,542)         d non-current	(26,030,79 - (26,030,79 1,672,37 3,255,85 Gratui
	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawa valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/ (Liability) recognised in balance sheet Expenses recognised in the income statement and other comprehensive income (OCI) Actuarial gain/(loss) of plan assets	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent           2020-21           (23,953,661)           (30,057)           (30,057)           (980,542)           d non-current           Gratuity           (2021-22)	(26,030,79 - (26,030,79 1,672,37 3,255,85 Gratui 2020-2
	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/(Liability) recognised in balance sheet Expenses recognised in the income statement and other comprehensive income (OCI) Actuarial gain/(loss) of plan assets Bifurcation of Projects Benifit obligation (PBO) at the end of the year in current and	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent          2020-21         (23,953,661)         (390,542)         d non-current         Gratuity         2021-22         Rs.	(26,030,79 - (26,030,79 1,672,37 3,255,85 Gratui 2020-2 R
	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/ (Liability) recognised in balance sheet Expenses recognised in the income statement and other comprehensive income (OCI) Actuarial gain/(loss) of plan assets Bifurcation of Projects Benifit obligation (PBO) at the end of the year in current and Current liability (amount due within one year)	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent           2020-21           (23,953,661)           (30,057)           (30,057)           (980,542)           d non-current           Gratuity           (2021-22)	(26,030,79) - (26,030,79) 1,672,37 3,255,85) Gratuit 2020-2 R:
	e) Withdrawals - Acctual withdrawals proving higher or lower than assumed withdrawal valuations can impact plan's liability Amount of defined benefites for the current and previous for years are as follows Gratuity (Funded) Present vlue of defined benifites obligationsas at the end of the year Fair value of plan assets as at the end of the year Net Assets/(Liability) recognised in balance sheet Expenses recognised in the income statement and other comprehensive income (OCI) Actuarial gain/(loss) of plan assets Bifurcation of Projects Benifit obligation (PBO) at the end of the year in current and	In assumed in the valuation can impact the liablilities Is and changes of withdrawals rates at subsequent          2020-21         (23,953,661)         (390,542)         d non-current         Gratuity         2021-22         Rs.	

#### 35 Current Tax and Deferred Tax

### (a) Income tax recognised in statement of profit and Loss

	for the year ended	for the year ende
	31-Mar-21 Rs.	31-Mar-20 R
Current Tax		
In Respect of current Period	87,855,055	69,624,434
Inrespect of Prior Years	(10,701,631)	(8,225,673
	77,153,424	61,398,756
Deferred Tax		
In Respect of current Period	4,812,920	7,570,658
TOTAL (B)	4,812,920	7,570,658
TOTAL INCOME TAX EXPENSES (A+B)	81,966,344	68,969,414
Income Tax recognised in other comprehensice income		
Particulars	for the year ended	for the year ende
	31-Mar-21 Rs.	31-Mar-20 Rs
Classification of income tax recognised in other comprehensive income	(8,751,899)	(7,924,72
TOTAL	(8,751,899)	(7,924,72

#### Notes forming part of financial statement for the year ended 31- March, 2021

#### 36-Disclosures of financial instruments

(a) The carrying value and fair value of financial instruments by categories at the end of each reporting period is pending at the end as follows: As at 31 March 2021

is at 31 March 2021							
Particulars	Amortized Cost		ie through Or Loss	At fair value thro	ugh OCI	Total Carrying Value	Total fair Value
		Designated upon initial recognition	Mandat ory	Equity Instruments designated upon initial recognitaion	Mandat ory		
ASSETS:							
Other non-current financial assets	287,723,825	-	-	-	-	287,723,825	287,723,825
Current Investments	-	-	-	-	-	-	-
Trade receivables	737,500,138	-	-	-	-	737,500,138	737,500,138
Cash and bank balances	29,390,294	-	-	-	-	29,390,294	29,390,294
Other bank balances	237,469,162	-	-	-	-	237,469,162	237,469,162
Other financial current assets	65,884,051	-	-	-	-	65,884,051	65,884,051
TOTAL	1,357,967,470	-	-	-	-	1,357,967,470	1,357,967,470
LIABILITIES:							
Long term borrowings	605,394,873	-	-	-	-	605,394,873	605,394,873
Short term borrowings	1,366,255,980	-	-	-	-	1,366,255,980	1,366,255,980
Trade payables	1,251,145,229	-	-	-	-	1,251,145,229	1,251,145,229
Other financial current liabilities	83,482,767	-	-	-	-	83,482,767	83,482,767
TOTAL	3,306,278,848	-	-	-	-	3,306,278,848	3,306,278,848

As at 31 March 2020							
Particulars	Amortized Cost	At fair value through Profit or Loss		At fair value thro	ugh OCI	Total Carrying Value	Total Fair Value
		Designated upon initial recognition	Mandatory	Equity Instruments designated upon initial recognitaion	Mandatory		
ASSETS							
Other non-current financial assets	192,443,697	-	-	-	-	192,443,697	192,443,697
Current Investments	-	-	-	-	-	-	-
Trade receivables	496,677,955	-	-	-	-	496,677,955	496,677,955
Cash and bank balances	71,853,153	-	-	-	-	71,853,153	71,853,153
Other bank balances	100,998,703	-	-	-	-	100,998,703	100,998,703
Other financial current assets	78,200,700	-	-	-	-	78,200,700	78,200,700
TOTAL	940,174,208	-	-	-	-	940,174,208	940,174,208
LIABILITIES							
Long term borrowings	604,072,926	-	-	-	-	604,072,926	604,072,926
Short term borrowings	303,453,991	-	-	-	-	303,453,991	303,453,991
Trade Payables	1,737,568,137	-	-	-	-	1,737,568,137	1,737,568,137
Other financial current liabilities	633,956,646	-	-	-	-	633,956,646	633,956,646
TOTAL	3,279,051,700	-	-	-	-	3,279,051,700	3,279,051,700

#### (b) Basis of fair value of financial assets and liabilities

#### (i) Fair value hierarchy

Level 1 - Quoted prices (unadjusted) in active markets for identical assets or liabilities

Level 2 – Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)

Level 3 - Inputs for the assets or liabilities that are not based on observable market data (unobservable inputs).

(ii)	) The following table presents fair value hierarchy of assets and liabilities measured at fair value:
As	at 31 March 2021

	1			
	F	Fair Value Fair Value measurement		ent
Particulars	As at			
	31-Mar-2021	Level-1	Level-2	Level-3
Fair value through Profit and Loss				
Current investments In Mutual Funds				
Financial assets at Amortized Cost				
Other non-current Financial Assets	287,723,825	-	-	287,723,825
Trade receivables	737,500,138	-	-	737,500,138
Cash and bank Balance	29,390,294	-	-	29,390,294
Other Bank Balance	237,469,162	-	-	237,469,162
Other financial Current Assets	65,884,051	-	-	65,884,051
TOTAL	1,357,967,470	-	-	1,357,967,470
Financial liabilities at amortized Cost				
Long term borrorings	605,394,873	-	-	605,394,873
Short term Borrowings	1,366,255,980	-	-	1,366,255,980
Trade Payables	1,251,145,229	-	-	1,251,145,229
Other financial Current Liabilities	83,482,767	-	-	83,482,767
TOTAL	3,306,278,848	-	-	3,306,278,848

	F	Fair Value Fair Value measurement		nt
Particulars	As at			
	31-Mar-2020	Level 1	Level 2	Level 3
Fair value through Profit and Loss				
Current investments in Mutual Funds	-	-	-	
Financial assets at Amortized Cost				
Other non-current Financial Assets	192,443,697	-	-	192,443,697
Trade receivables	496,677,955	-	-	496,677,955
Cash and bank Balance	71,853,153	-	-	71,853,153
Other Bank Balance	100,998,703	-	-	100,998,703
Other financial Current Assets	78,200,700	-	-	78,200,700
TOTAL	940,174,208	-	-	940,174,208
Financial liabilities at Amortized Cost				
Long Term Borrorings	604,072,926	-	-	604,072,926
Short term Borrowings	303,453,991	-	-	303,453,991
Trade Payables	1,737,568,137	-	-	1,737,568,137
Other financial Current Liabilities	633,956,646	-	-	633,956,646
TOTAL	3,279,051,700	_	-	3,279,051,70

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#### 37-Related Party Disclosures:-

In Accordance with the Requirements of Ind AS 24, on Related party disclosures, Name of the Related party, Related party Relationship, transaction and outstanding balances including commitments where control exits and with whom transactions have takes place during reported Periods are:

#### **Relates Party and Their Relation ship**

#### a) Key Managerial Persons

1	Managing Director	Kunal Yadav	(DIN-01338110)
2	Company Secretary	Anamika Raju	(M. NoACS-26080)
3	Chief Financial Officer	Ravinder Sharma	-

#### b) Details relating to related party where control exists

1	Rangar Brewaries Ltd

C)	c) Relative of Key Management Personnel				
	1	Mr. D.P. Singh	Father of Managing Director		
	2	Mrs. Umlesh Yadav	Mother of Managing Director		
	3	Mrs. Kunj Deep Kalra	Spouse of Managing Director		

#### d) Enterprise significantly influenced by Directors and /or their relatives :-

1	Yadu Resorts India Limited
2	Indian Green Revolution Pvt. Ltd.
3	Yadu Corporation Private Limited
4	Yadu Sugar Limited
5	SNG Exim Pvt. Ltd.
6	Sherwani Sugar syndicate Limited
7	HighLink Investment Pvt. Ltd.
8	Comos Industries Ltd
9	City Bazaar Hub Private Limited

#### Details of Transaction with related Party during the F.Y 2020-21

								Rs. In	Lacs
Particulars	Sales	Purchase	Expenses	Loan Received/Grante	Loan Repaid \ Amt Paid	Remuneration	Application Money	Receivables	Payables
<b>Company Where Control E</b>	xists								
Rangar Breweries Limited	-	-	38.86	557.82	212.33	-	-	374.56	-
Key Managenebt Personne	el								
Mr. D.P. Singh	-	-	-	-	-	-	-	-	184.81
Mr. Kunal Singh Yadav	-	-	67.20	-	-	144.00	-	-	0.33
Companies Significantly in	Companies Significantly influenced by Directors								
Yadu Sugar Limited	5.24	1.38	159.64	2,240.61	2,375.93	-	-	28.18	-
Yadu Resorts (India) Ltd.,	-	-	8.88	-	5.36	-	-	-	26.60
Cosmos Industries Limited	40.93	5.24	0.59	103.00	138.31	-	-	-	-
SNG Exim Pvt Ltd.,	383.74	-	13.01	405.97	1,357.45	-	-	753.97	-
High Link Investment Pvt. Ltd.,	7,060.78	-	49.74	1,064.09	6,681.05	-	-	4,681.02	-
Sherwani Sugar Syndicate Ltd	-	-	23.89	150.00	199.85	-	-	67.79	-
Indian Green Revoluation pvt. L	1,655.05	-	6.67	-	1,695.19	-	-	-	33.47
City Bazaar Hub Pvt. Ltd.	80.93	-	2.02	-	35.50	-	-	96.66	-

\* figures in (Rs.) is representing previous year figures

#### 38-Financial Risk Management

The financial assets of the company include investments, loans, trade and other receivables, and cash and bank balances that derive directly from its operations. The financial liabilities of the company, other than derivatives, include loans and borrowings, trade and other payables and the main purpose of these financial liabilities is to finance the day to day operations of the company.

The company is mainly exposed to the following risks that arise from financial instruments:

- (i) Market Risk
- (ii) Liquidity risk
- (iii) Credit risk

The Company's senior management oversees the management of these risks and that advises on financial risks and the appropriate financial risk governance framework for the Company.

This note explains the risks which the company is exposed to and policies and framework adopted by the company to manage these risks:

#### (i) Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise two types of risk: foreign currency risk and interest rate risk.

#### (a) Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's debt obligations with floating interest rates.

As the Company has no significant interest-bearing assets, the income and operating cash flows are substantially independent of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's debt obligations with floating interest rates, which are included in interest bearing loans and borrowings in these financial statements if any. All the company's fixed rate borrowings are carried at amortized cost. They are therefore not subject to interest rate risk, since neither the carrying amount nor the future cash flows will fluctuate because of a change in market interest rates.

At the reporting date the interest rate profile of the Company's interest bearing financial instrument is at its fair value:

Particulars	Carrying Amount (INR			
Variable rate instruments	Financial Year 2020-21	Financial Year 2019-20		
Long term borrowings	605,394,873	604,072,926		
Current maturities of long term debt	69,824,516	68,342,923		
Short term borrowings	1,366,255,980	303,453,991		

#### ii- Liquidity Risk

The financial liabilities of the company include loans and borrowings, trade and other payables. The company's principal sources of liquidity are cash and cash equivalents and the cash flow that is generated from operations.

The company monitors its risk of shortage of funds to meet the financial liabilities using a liquidity planning tool. The company plans to maintain sufficient cash to meet the obligations as and when falls due.

The below is the detail of contractual maturities of the financial liabilities of the company at the end of each reporting period:

Particulars	Financial Year 2020-21	Financial Year 2019-20
Borrowings including Current maturities	1,971,650,852	1,540,290,387
Less than 1 year	1,367,752,978	963,595,720
1-2 year	112,542,513	467,854,610
2-5 year	53,148,196	108,089,850
5-10 year	438,207,165	750,207
Later		-
Total	1,971,650,853	1,540,290,387
Trade Payables	1,251,145,229	1,737,568,138
Less than 1 year	1,251,145,229	1,737,568,138
1-2 year	-	-
2-5 year	-	-
5-10 year	-	-
Later	-	-
Total	1,251,145,229	1,737,568,138
Other Financial liabilities	83,482,767	633,956,646
Less than 1 year	83,482,767	633,956,646
1-2 year	-	-
2-5 year	-	-
5-10 year	-	-
Later	-	
Total	83,482,767	633,956,646

#### (iii) Credit Risk

Credit risk refers to the risk of default on its contractual terms or obligations by the counterparty resulting in a financial loss. The maximum exposure to the credit risk at the reporting date is primarily from trade receivables which are typically unsecured. Credit risk on cash and bank balances is limited as the company generally invests in deposits with banks and financial institutions with high credit ratings assigned by credit rating agencies.

The company assesses the creditworthiness of the customers internally to whom goods are sold on credit terms in the normal course of business. The credit limit of each customer is defined in accordance with this assessment

The impairment analysis is performed on client to client basis for the debtors that are past due at the end of each reporting date. The company has not considered an allowance for doubtful debts in case of Trade receivables that are past due but there has not been a significant change in the credit quality and the amounts are still considered recoverable.

The following is the detail of revenues generated from top five customers of the company and allowance for lifetime expected credit loss:

Particulars	Financial Year 2020-21	Financial Year 2019-20
(a) Revenue from top five customers		
-% of total sales of top 1 customer	15.62%	18.34%
-% of total sales of top 5 customers	26.30%	39.65%
(b)Allowance for doubtful debt	0	0
-Balance at the beginning of the period	0	0
-Impairment loss recognized	0	0
-Amount written off	0	0
-Balance at the end of the period	0	0

Write off policy

The financials assets are written off in case there is no reasonable expectation of recovering from the financial asset.

#### 39.Capital Management

The capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders of the company. The primary objective of the company's capital management is to maintain optimum capital structure to reduce cost of capital and to maximize the shareholder value.

The company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants which otherwise would permit the banks to immediately call loans and borrowings. In order to maintain or adjust the capital structure, the company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares.

Particulars	Financial Year 2020-21	Financial Year 2019-20
Borrowings	675,219,389	672,415,848
Less: Cash and cash equivalent	29,390,294	71,853,153
Net debt	645,829,094	600,562,695
Total equity	1,108,235,171	890,697,334
Capital and Net debt	1,754,064,265	1,491,260,029
Gearing ratio	0.58	0.67

Further, there have been no breaches in the financial covenants of any interest-bearing loans and borrowing in the current period.

There were no changes in the objectives, policies or processes for managing capital during the year ended 31 March 2021 and 31 March 2020.

**40**- In accordance with the Ind AS-36 on Impairment of Assets, the Company has assessed as on the balance sheet date, whether there are any indications with regard to the impairment of any of the assets. Based on such assessment it has been ascertained that no potential loss is present and therefore, formal estimate of recoverable amount has not been made. Accordingly no impairment loss has been provided in the books of account.

#### 41- Auditors' Remuneration

S. No	Particulars	For the year ended 31, March-2021 Rs.	For the year Ended 31, March-2020 Rs.
i)	As Statutory Auditor	400,000	350,000
ii)	As Tax Auditors	100,000	100,000
Total		500,000	450,000

**42-** The company is not maintaining separate details of amounts outstanding to Micro, Small and Medium Enterprises under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act). Accordingly, no details are being provided.

**43-** In accordance with IND AS 18 on "Revenue" and Schedule III to the Companies Act, 2013, Sales for the previous year ended 31 March 2017 and for the period 1 April to 30 June 2017 were reported gross of Excise Duty and net of VAT/ CST. Excise Duty was reported as a separate expense line item. Consequent to the introduction of Goods and Services Tax (GST) with effect from 1 July 2017, VAT/CST, Excise Duty etc. have been subsumed into GST and accordingly the same is not recognized as part of sales as per the requirements of Ind AS 18. This has resulted in lower reported sales in the current year in comparison to the sales reported under the pre-GST structure of indirect taxes. With the change in structure of indirect taxes, certain expenses where credit of GST is available are also being reported net of taxes

#### 44- Eexpenditure of Corporate Social Responsibility (CSR)

The provisions of Section 135 of the Companies Act 2013 regarding Corporate Social Responsibility activity are applicable to the company. And needs to spand at least 2 % of its Average Net Profit of the immediately three years on corporate social responcibility (CSR) activities, The Areas for CSR activities are eradication of hunger and mainutrition, promoting education, art and culture, health destitute care and rehabilitation , environment substainability, disaster relief covid-19, relief and rural dvelopment projects, A CSR commitee has been formed by the Company as per the Act. The Funds were unilized through the year on these activities are specified in schedule VII of the Companies Act,2013

		Year Ended	
Particulars	31-N	/lar-21	31-Mar-20
	Rs. I	n Lacs	Rs. In Lacs
Gross Amount required to be spent during the year		27.02	36.59
Amount Spent on CSR Activities			
	Year Ended		
Particulars	31-Mar-	31-Mar-20	31-Mar-19
	21 Rs. In	Rs. In Lacs	Rs. In
( i ) Construction/ Acquisition of any Assets / others - Paid in cash	27.02	0	0
ii ) Yet to be paid	0	36.59	35.89

#### **45**- Expenditure on Corporate Social Responsibility (CSR)

As per Section 135 of the Companies Act,2013 amount required to be spent on the CSR by the Compay During the year Ended Marh-31, 2021 is Rs. 27.02 Lacs (Rs. 36.59 Lacs for the year ended March-2020) Computed at 2% of its average net profit for the immediately preceding three Financial Years.

The Company Spent an amount of Rs. 27.02 Lacs during the year Ended March-31, 2021 Towards CSR expenditure for purpose other than construction/ acquisition of any assets (previous year Rs.2.79 lacs for the year ended March31, 2020).

**46**- The company has considered the possible effects that may results from the panademic relating to COVID-19 on the carrying amounts of receivables, inventeries, property, plant and Equipments and intengable assets. In developing the assumptions relating to the possible future uncertenities in the Global economic conditions, the company has, as the date of approval of these standloane financial results, used inteternal and external sources of information, including economic forcasts and estimates from the market sources, on the expected future performance of the company. On the basis of evaluation and current indicators of future economic conditions, the company expects to recover the carrying amounts of these assets and does not anticipate any impairment to these fianancial and non-financial assets. However, the impact of assessment of COVID-19 is a continuing process, given the uncertainties associated with its nature and duration. The Company will continue to moniter any material changes to future economic conditions.

**47-** Figures have been rounded off to the nearest rupee.

48- Figure in Bracket indicates deductions .

49- Previous year figures have been regrouped/ recasted/rearranged whereever necessary to confirm to its classification of the current Year

#### As per our report of even date attached

For and on behalf of Board of Directors

For: R Dewan & Co.
<b>Chartered Accountants</b>
Regn. No. 017883N

s/d	s/d	s/d
(Rakesh Marwaha)	Kunal Yadav	Jaitender Kumar
Partner	Chairman & Mamaging Director	Director
M. No504991	(DIN:013338110)	(DIN:08164429)
Place: Mukerian	s/d	s/d
Date : 30th June 2021	Ravinder Sharma	Anamika Raju
	Chief Financial Officer	Company Secretory

Amount in	Financial Year I		
	<u>31/03/2018</u>	<u>31.03.2019</u>	<u>31.03.2020</u>
	<u>(12 Months)</u>	<u>(12 Months)</u>	<u>(12 Months)</u>
	92 574 701	42 620 505	122 012 -
Net Profit after tax Credits to be given	83,574,701	43,639,505	122,813,7
- Bounties and subsidies	-	-	
Total	83,574,701	43,639,505	122,813,
Credits not to be given			
<ul> <li>profits, by way of premium on shares, which are issued or sold by the</li> <li>profits on sales by the company of forfeited shares</li> </ul>	-	-	
- profits of a capital nature including profits from the sale of the undertaking			
or any of the undertakings of the company or of any part thereof - profits from the sale of any immovable property of fixed assets of a capital	-	-	
nature comprised in the undertaking or any of the undertakings of the	-	-	
- any change in carrying amount of an asset or of a liability recognised in			
equity reserves including surplus in profit and loss account on measurement	-	-	
of the asset or the liability at fair value			
Total Deductions to be made	-	-	
- all the usual working charges	-	-	
- directors' remuneration	-	-	
- bonus or commission paid or payable to any member of the company's staff,			
or to any engineer, technician or person employed or engaged by the	-	-	
company, whether on a whole-time or on a part-time basis;			
- any tax notified by the Central Government as being in the nature of a tax on			
excess or abnormal profits	-	-	
- any tax on business profits imposed for special reasons or in special			
circumstances and notified by the Central Government in this behalf			
<ul> <li>interest on debentures issued by the company</li> </ul>	-	-	
<ul> <li>- interest on mortgages executed by the company and on loans and advances secured by a charge on its fixed or floating assets</li> </ul>	-	-	
<ul> <li>interest on unsecured loans and advances</li> </ul>	-	-	
- expenses on repairs, whether to immovable or to movable property, provided	-	-	
the repairs are not of a capital nature			
<ul> <li>outgoings inclusive of contributions made under section 181</li> <li>depreciation to the extent specified in section 123;</li> </ul>	-	-	
- the excess of expenditure over income	-	-	
Total	-	-	
Deductions not to be made - income-tax and super-tax payable by the company under the Income-tax			
Act, 1961, or any other tax on the income of the company not falling under	49,654,876	36,673,635	68,969,
clauses (d)	45,054,870	30,073,033	08,909,
and (e) of sub-section (4) - any compensation, damages or payments made voluntarily, that is to say,			
otherwise than in virtue of a liability such as is referred to in clause (m) of sub-			
section (4);			
<ul> <li>loss of a capital nature including loss on sale of the undertaking or any of the</li> </ul>			
undertakings of the company or of any part thereof not including any excess of	-	-	
the written-down value of any asset which is sold, discarded, demolished or			
destroyed over its sale proceeds or its scrap value - any change in carrying amount of an asset or of a liability recognised in			
equity reserves including surplus in profit and loss account on measurement	-	-	
of the asset or the liability at fair value			
Total	49,654,876	36,673,635	68,969,
Net Profit as per Section 198	133,229,577	80,313,140	191,783,
Average net profit of 3 years	191,307,617	182,961,982	135,108,
CSR spending of 2%	3,826,152	3,659,240	2,702,
For FY 2017-18			3,826,1
For FY 2018-19			3,659,2
For FY 2019-20		Γ	
			2,702,1
As per our report of even date attached			
For: R Dewan & Co.		For and on be	half of Board of Dire
Chartered Accountants	s/d		s/d
Regn No. 017883N s/d	Kunal Yadav haiman & Managing Director		aitender Kumar irector
(Rakesh Marwaha)	(DIN:01338110)		DIN:08164429)
Partner	c /d		4
M. No504991	s/d Ravinder Sharma	s/ A	d Anamika Raju
		-	

### DEPRECIATION CHART AS PER INCOMETAX ACT AS ON 31.03.2021

			-										-	-	
			I ST HALF			IIND HALF				Deletion	IST HALF	IIND HALF	Additional		
	RATE	WDV AS ON	ADDITION	DELETION	TOTAL	ADDITION	DELETION	TOTAL	TOTAL		DEPR	DEPR	Depreciation	TOTAL	WDV
		01.04.2020							GROSS						31.03.2021
BUILDINGS															
Non factory		5 36,318,008	-		36,318,008	3,803,609		3,803,609	40,121,617	-	1,815,900	95,090		1,910,991	38,210,626
Factory	1	32,570,677	-		32,570,677	51,265		51,265	32,621,942	-	3,257,068	2,563		3,259,631	29,362,311
FURNITURE & FIXTURES	1	2,672,530	105,405		2,777,935	688,450		688,450	3,466,385	-	277,794	34,423		312,216	3,154,169
PLANT AND MACHINERY															
Mill Rollers	4	283,599	-		283,599	-		-	283,599	-	113,439	-		113,439	170,159
Plant and Machinery	1	5 465,594,208	-		465,594,208	21,779,798		21,779,798	487,374,006	-	69,839,131	1,633,485	2,177,980	73,650,596	413,723,410
		-													-
COMPUTERS	4	2,155,441	706,450		2,861,891	342,048		342,048	3,203,939	-	1,144,756	68,410		1,213,166	1,990,773
VEHICLES															
Motor Cars	1	5 73,699,743	-	200,000	73,499,743	761,232		761,232	74,260,975	200,000	11,024,961	57,092		11,082,054	63,178,921
OFICE EQUIPMENTS	1	5 4,627,048	463,375		5,090,423	7,062		7,062	5,097,485	-	763,563	530		764,093	4,333,392
					,										
TRADE MARKS	2	5 587	-		587			-	587	-	147	-		147	440
		617,921,840	1,275,230	200,000	618,997,070	27,433,464	-	27,433,464	646,430,534	200,000	88,236,760	1,891,592	2,177,980	92,306,332	554,124,202

		Gross Blo	ock			Net Block				
Particulars	As at 01-Apr-2020	Addition	Disposals	As at 31-Mar-2021	As at 01-Apr-2020	For the year*	Eliminated on disposale of Assets	As at 31-Mar-2021	Balance As at 31- Mar-2021	Balance As at 31 Mar-2020
	Rs,	Rs,	Rs,	Rs,	Rs,	Rs,	Rs,	Rs,	Rs,	Rs,
A-Tangible Assets										
Free hold Land	228,660,421	-	-	228,660,421	-	-	-	-	228,660,421	228,660,42
Buildings	180,869,748	3,854,874	-	184,724,622	65,496,644	4,258,337	-	69,754,981	114,969,641	115,373,104
Plant and Machinery	1,544,610,298	21,779,798	-	1,566,390,096	908,436,809	57,399,866	-	965,836,675	600,553,421	636,173,489
Furniture and fixtures	6,792,102	793,855	-	7,585,957	4,562,594	269,713	-	4,832,307	2,753,650	2,229,50
Office Equipments	32,213,681	1,518,935	-	33,732,616	24,327,967	2,266,788	-	26,594,755	7,137,861	7,885,714
Vehicles	125,668,028	761,232	626,834	125,802,426	52,551,186	11,583,744	581,438	63,553,492	62,248,934	73,116,842
Subtotal	2,118,814,278	28,708,694	626,834	2,146,896,138	1,055,375,200	75,778,448	581,438	1,130,572,210	1,016,323,928	1,063,439,078
B-Intangible Assets										
Trade Mark	28,500	-	-	28,500	28,500	-	-	28,500	-	-
Subtotal	28,500	-	-	28,500	28,500	-	-	28,500	-	-
Grand Total	2,118,842,778	28,708,694	626,834	2,146,924,638	1,055,403,700	75,778,448	581,438	1,130,600,710	1,016,323,928	1,063,439,078
*Depreciation for the ye				75,778,448						
Less Amount Transfere	Less Amount Transfered from Deferred revenue									
Depreciation charges to										
	o statement of profit or l	loss		75,778,448						
	o statement of profit or l			75,778,448						
Particulars	o statement of profit or l	Gross Block/Dee	emed Cost	75,778,448		Depreciation and			Net E	Block
Particulars	o statement of profit or l		emed Cost Disposals	75,778,448 As at 31-Mar-2020	As at 01-Apr-2019	Depreciation and For the year*	Eliminated on disposale of	As at 31-Mar-2020	Net E Balance As at 31- Mar-2020	Block Balance As at 31- Mar-2019
Particulars		Gross Block/Dee			As at 01-Apr-2019 Rs,		Eliminated on	As at 31-Mar-2020 Rs,	Balance As at 31-	Balance As at 31-
A- Tangible Assets	As at 01-Apr-2019 Rs,	Gross Block/Dee Addition	Disposals	As at 31-Mar-2020 Rs,		For the year*	Eliminated on disposale of Assets		Balance As at 31- Mar-2020 Rs,	Balance As at 31- Mar-2019 Rs,
<b>A- Tangible Assets</b> Free hold Land	As at 01-Apr-2019	Gross Block/Dee Addition	Disposals	As at 31-Mar-2020 Rs, 228,660,421		For the year* Rs,	Eliminated on disposale of Assets		Balance As at 31- Mar-2020	Balance As at 31- Mar-2019 Rs, 228,660,42
<b>A- Tangible Assets</b> Free hold Land	As at 01-Apr-2019 Rs,	Gross Block/Dee Addition	Disposals	As at 31-Mar-2020 Rs,		For the year*	Eliminated on disposale of Assets		Balance As at 31- Mar-2020 Rs,	Balance As at 31- Mar-2019 Rs, 228,660,42
<b>A-Tangible Assets</b> Free hold Land Buildings Plant and Machinery	As at 01-Apr-2019 Rs, 228,660,421 169,845,381 1,519,824,061	Gross Block/Dee Addition Rs, 11,024,367 24,786,237	Disposals Rs,	As at 31-Mar-2020 Rs, 228,660,421 180,869,748 1,544,610,298	Rs, 61,534,376 844,659,509	For the year* Rs, 3,962,268 63,777,300	Eliminated on disposale of Assets Rs,	Rs, 65,496,644 908,436,809	Balance As at 31- Mar-2020 Rs, 228,660,421 115,373,104 636,173,489	Balance As at 31- Mar-2019 Rs, 228,660,42' 108,311,00 675,164,552
A- Tangible Assets Free hold Land Buildings Plant and Machinery Furniture and fixtures	As at 01-Apr-2019 Rs, 228,660,421 169,845,381 1,519,824,061 6,758,343	Gross Block/Dee Addition Rs, - 11,024,367 24,786,237 33,759	Disposals Rs,	As at 31-Mar-2020 Rs, 228,660,421 180,869,748 1,544,610,298 6,792,102	Rs, 61,534,376 844,659,509 4,303,092	For the year* Rs, 3,962,268 63,777,300 259,502	Eliminated on disposale of Assets Rs,	Rs, 65,496,644 908,436,809 4,562,594	Balance As at 31- Mar-2020 Rs, 228,660,421 115,373,104 636,173,489 2,229,508	Balance As at 31- Mar-2019 Rs, 228,660,421 108,311,005 675,164,552 2,455,251
A- Tangible Assets Free hold Land Buildings Plant and Machinery Furniture and fixtures Office Equipments	As at 01-Apr-2019 Rs, 228,660,421 169,845,381 1,519,824,061 6,758,343 31,413,319	Gross Block/Dee Addition Rs, - 11,024,367 24,786,237 33,759 800,362	Disposals Rs, - -	As at 31-Mar-2020 Rs, 228,660,421 180,869,748 1,544,610,298 6,792,102 32,213,681	Rs, 61,534,376 844,659,509 4,303,092 21,998,881	For the year* Rs, 3,962,268 63,777,300 259,502 2,329,086	Eliminated on disposale of Assets Rs, - -	Rs, 65,496,644 908,436,809 4,562,594 24,327,967	Balance As at 31- Mar-2020 Rs, 228,660,421 115,373,104 636,173,489	Balance As at 31- Mar-2019 Rs, 228,660,421 108,311,000 675,164,552 2,455,257 9,414,438
A- Tangible Assets Free hold Land Buildings Plant and Machinery Furniture and fixtures	As at 01-Apr-2019 Rs, 228,660,421 169,845,381 1,519,824,061 6,758,343	Gross Block/Dee Addition Rs, - 11,024,367 24,786,237 33,759	Disposals Rs, - - -	As at 31-Mar-2020 Rs, 228,660,421 180,869,748 1,544,610,298 6,792,102	Rs, 61,534,376 844,659,509 4,303,092	For the year* Rs, 3,962,268 63,777,300 259,502	Eliminated on disposale of Assets Rs, - - -	Rs, 65,496,644 908,436,809 4,562,594	Balance As at 31- Mar-2020 Rs, 228,660,421 115,373,104 636,173,489 2,229,508	Balance As at 31- Mar-2019 Rs, 228,660,42 <sup>-</sup> 108,311,000 675,164,55 <sup>-</sup> 2,455,25 <sup>-</sup> 9,414,438
A- Tangible Assets Free hold Land Buildings Plant and Machinery Furniture and fixtures Office Equipments	As at 01-Apr-2019 Rs, 228,660,421 169,845,381 1,519,824,061 6,758,343 31,413,319	Gross Block/Dee Addition Rs, - 11,024,367 24,786,237 33,759 800,362	Disposals Rs, - - - -	As at 31-Mar-2020 Rs, 228,660,421 180,869,748 1,544,610,298 6,792,102 32,213,681	Rs, 61,534,376 844,659,509 4,303,092 21,998,881	For the year* Rs, 3,962,268 63,777,300 259,502 2,329,086	Eliminated on disposale of Assets Rs, - - -	Rs, 65,496,644 908,436,809 4,562,594 24,327,967	Balance As at 31- Mar-2020 Rs, 228,660,421 115,373,104 636,173,489 2,229,508 7,885,714	Balance As at 31- Mar-2019
A- Tangible Assets Free hold Land Buildings Plant and Machinery Furniture and fixtures Office Equipments Vehicles	As at 01-Apr-2019 Rs, 228,660,421 169,845,381 1,519,824,061 6,758,343 31,413,319 99,878,604	Gross Block/Dee Addition Rs, - 11,024,367 24,786,237 33,759 800,362 25,789,424	Disposals Rs, - - - -	As at 31-Mar-2020 Rs, 228,660,421 180,869,748 1,544,610,298 6,792,102 32,213,681 125,668,028	Rs, 61,534,376 844,659,509 4,303,092 21,998,881 42,042,341	For the year* Rs, 3,962,268 63,777,300 259,502 2,329,086 10,508,845	Eliminated on disposale of Assets Rs, - - -	Rs, 65,496,644 908,436,809 4,562,594 24,327,967 52,551,186	Balance As at 31- Mar-2020 Rs, 228,660,421 115,373,104 636,173,489 2,229,508 7,885,714 73,116,842	Balance As at 31- Mar-2019 Rs, 228,660,42' 108,311,008 675,164,55 2,455,25' 9,414,438 57,836,262

28,500

2,118,842,778

*Depreciation for the year 2019-20	80,837,001
Less Amount Transfered from Deferred revenue	
Depreciation charges to statement of profit or loss	80,837,001

62,434,149

28,500

2,056,408,629

As per our report of even date attached

For: R Dewan & Co. Chartered Accountants Regn. No. 017883N

Subtotal

Grand Total

Sd/-(Rakesh Marwaha) Partner M. No.-504991

Place: Mukerian Date : 30th June 2021 Kunal Yadav Chairman & Mamaging Director (DIN:013338110)

28,500

80,837,001

974,566,699

Ravinder Sharma Chief Financial Officer For and on behalf of Board of Directors

28,500

1,055,403,700

Jaitender Kumar Director (DIN:08164429)

1,063,439,078

-

1,081,841,930

Anamika Raju Company Secretory

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### Statement on Impact of Audit Qualifications for the Financial Year ended March 31, 2021 under Regulation 33 of the SEBI (LODR) (Amendment) Regulations, 2016.

Adjusted figures (as reported after adjusting for qualifications) Sr. Particulars Audited Figures (as reported No. before adjusting for qualifications) Turnover/Total Income 210.85 Please Refer Note No. (a) of Auditor report I. 1. **Total Expenditure** 2. 183.30 19.72 3. Net Profit/Loss Earnings Per Share 4. 13.15 Total Assets 490.80 5. **Total Liabilities** 379.98 6. 7. Net Worth 110.82 Any other financial 8. item (s) (as felt appropriate by the management) Audit Qualification (each audit qualification separately) Π The company is holding Equity investment in Rangar Breweries Ltd., a. Details of Audit Oualification: Yadu Resorts Private Ltd., and Versatile Events Private Ltd. As per Ind AS-32 "Financial Instrument: Presentation" the financial instruments should be presented at fair value but the fair valuation of above financial instrument as on 31/03/2021 is not available with the company. Accordingly, the same has been presented at their carrying cost as on 31/03/2020. **Type of Audit Qualification Oualified** opinion b. c. Frequency of Qualifications :Whether appeared first Repetitive time/repetitive/since how long continuing d. For Audit Qualification(s) where the impact is quantified Fair Valuation of the Investment is not available because financial by the auditor, management's views: statement of the respective Companies could not be prepared within stipulated time due to lockdown imposed by the Government and the subsequent disturbance caused in the operations. III Signatories Mr. Kunal Yadav Sd/-• ٠

(Rs. In Crores)

	Managing director	
•	Mr. Ravinder Sharma	Sd/-
	Chief Financial Officer	
•	Mr. Neeraj Bansal	Sd/-
	(Audit committee Chairman)	
•	• For R. Dewan & Co.	Sd/-
	Chartered Accountant	
	FRN:0177883N	
	Rajiv Dewan/Rakesh Marwaha	
	(Partner)	

**Date:** 30.06.2021 **Place** Punjab







## **INDIAN SUCROSE LIMITED**

Regd. Office & Works: G.T.Road, Mukerian-144211,Dist. Hoshiarpur (Punjab) CIN: L15424PB1990PLC010903 Phone: +91-9115110651/52 Email Id: isl.investor@yaducorporation.com Website: <u>www.muksug.in</u>



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