piccadilly

05/09/2018

The Manager, Listing Department, Bombay Stock Exchange Limited, Phiroze Jeejee Bhoy Towers, Dalal Street, Mumbai

Company No.: 507498(INE544C01023)

Regd: Notice of 25th Annual General Meeting, Annual Report and remote e-voting Instructions.

Dear Sir,

Pursuant to Regulation 30 of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, please find enclosed herewith copy of the Annual report for the financial year ended on 31/03/2018(containing notice of 25th Annual General Meeting, Standalone Financial Statements, Directors & Auditors Report thereon and Corporate Governance Report, Management Discussion and Analysis Report.

This is for your information please.

Thanking You, Sincerely Yours, For Piccadily Sugar & Industries Limited

Group

Piccadily Sugar & Allied Industries Ltd.

CIN No. : L15424PB1993PLC013137

Regd. Office:

Corresp. Address :

Jakhal Road, Patran, Distt. Patiala (Punjab)-147001 Phone : +91-1764-242027, 242501 # 304, Sector 9-D, Chandigarh-160009 Ph.: 0172-4660993-994 Website : www.psailpatran.com E-mail : piccadilygroup34@rediffmail.com

25th ANNUAL REPORT

Piccadily Sugar & Allied Industries Ltd.

Board of Directors	DIN No
Sh. Devinder Sharma, Wholetime Director & Chairman	03264719
Sh. Harvinder Singh Chopra, Director	00129891
Sh. Jai Parkash Kaushik, Director	02354480
Ms. Madhu Sharma, Director	07149078
Sh. Raju Sharma, Director	03022229

Auditors

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

Chief Financial Officer Sh. Sunil Kumar

CIN No.: L15424PB1993PLC013137

Registerd Office: Jakhal Road, Patran Distt. Patiala, Punjab 147001

Registrar & Share Transfer Agent Abhipra Capital Ltd.

Ground Floor, Abhipra Complex, Dilkhush Industrial Area, A-387, GT Karnal Road, Azadpur, Delhi-110033

Content's	Page No.
Notice	1-4
Director's Report	5-7
Annexure A to E to Directors Report	8-21
Auditor's Report	22-24
Balance Sheet	25-26
Profit & Loss Statement	27
Cash Flow Statement	28
Notes to Financial Statements	29-37
Proxy form and Attendance Slip	38

NOTICE

Notice is hereby given that the Twenty Fifth Annual General Meeting of the members of Piccadily Sugar & Allied Industries Limited will be held on Saturday, 29" September 2018 at 11.00 A M at its Registered office. i.e. Jakhal Road, Patran, Distt. Patiala, Punjab to transact the following business:-

ORDINARY BUSINESS:

- To receive, consider and adopt, the audited Financial Statements of the company for the financial year ended March 31, 2018, the reports of the Board of Directors and Auditors thereon; To appoint a Director in place of Ms. Madhu Sharma (DIN no :07149078), who retires by rotation at this Annual General Meeting and being eligible has offered herself for reappointment. 1.
- 2

SPECIAL BUSINESS:

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions of the Companies Act, 2013 readwith Schedule IV to the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Sh. Raju Sharma (holding DIN 03022229), a non-executive Director of the Company, who is eligible for appointment and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013from a member proposing his candidature for the office of Director, and who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Companies Act, 2013 be and is hereby appointed as an Independent Director of the Company to hold office for Five years w.e.f. March 23, 2018 and shall not be liable to retire by rotation hereinafter in accordance with the provisions of the Companies Act, 2013." By Order of the Board of Directors

Dated: 30/05/2018 Place: Patran, Patiala

By Order of the Board of Directors

Sd/ Devinder Sharma Wholetime Director & Chairman (Din No:03264719)

Notes:-

- 1.
- A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote on a poll instead of himself / herself and the proxy so appointed need not be a member of the company. The instrument appointing Proxy should however be deposited at the Registered office of the company not less than 48 hours before the time and date fixed for the meeting. A person can act as a Proxy on behalf of members not exceeding Fifty and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights. A member holding more than ten percent of the total share capital of the company carrying voting rights may appoint a single person as a proxy and such person shall not act as a Proxy for any other member. member
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- rights may appoint a single person as a proxy and such person shall not act as a Proxy for any other member. A proxy form is attached to the Annual Report The company has already notified closure of Register of members and Share Transfer Books from Thursday, 20" September to Saturday, 29" September 2018 (both days inclusive) for purpose of Annual General Meeting. Members holding shares in electronic form are requested to intimate immediately any change in their address or bank mandates to their depository participants with whom they are maintaining demat accounts. Members holding shares in physical form are requested to advise any change of address to the Company/Registrar and Share Transfer Agent. Corporate members intending to send their authorised representatives to attend the meeting are requested to send to the company a certified copy of the Board resolution autorising their representative to attend and vote on their behalf at the meeting. Members who have not registered their email addresses so far are requested to register their e-mail addresses for receiving all communications including Annual Report, Notices, Circulars etc from the company at least ten days in advance to enable the management to keep the information requested to write to the company at least ten days in advance to enable the management to keep the information red shine shines in electronic form are, therefore requested to submit the PAN to their Depository participants with whom they are maintaining their benest Accounts. Members holding shares in electronic form are, therefore requested to submit the PAN to their Depository participants with whom they are a submit alread, A:387, GT Karnal Road, Azadpur, Delhi-11003. Members holding shares in physical form are requested to consider converting their holdings to dematerialised form to eliminate all risks associated with physical shares and for ease of portfolio management. 8.
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11.

dematerialised form to eliminate all risks associated with physical shares and to base to physical management. Additional information required to be furnished in respect of director seeking appointment/reappointment: Ms. Madhu Sharma is a graduate in Arts she has got 23 years experience in teaching and has knowledge of computers, information & technology sector. She is also participating in the activities of various NGO's and is very concerned for the weaker & downtrodden sections of the society. She is not a Director in any other company & does not hold any committee position in any other company. She does not hold any equity share in the company. The resolution seeks approval of members for the appointment Ms. Madhu Sharma as Director. In the opinion of Board of Directors her appointment will be beneficial for the company. None of Directors & Key Managerial personnel of the company & their relatives, except Ms. Madhu Sharma and Sh. Devinder Sharma is concerned or interested financially or other wilse. During the e voting period, members of the company holding shares either in physical form or dematerialised form as on cut-off-date i.e. 21" September 2018 may cast their vote electronically. The voting rights of shareholders shall be in proportion to their shares in the paid up equity share capital of the company as on the cut of date.

12. E-voting	A start is a second as a second s
(Managem	nce with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companie ent and Administration) Rules, 2014 & regulation 44 of the SERI (Lister Other Companie
electronicn	ir right to vote at the 25" Annual General Meeting (AGM) on the items mentioned in the notice to heans through e-voting Services provided by Central Depository Services Ltd (CDSL).
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shareholde	rs' of the Company, balding (3.00 A.M) and ends on 27/9/2018 (5.00 P.M.) During this period
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venue.	rs who have already voted prior to the meeting date would not be entitled to vote at the meeting
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(v) Now Entery	ourUserID
a. For CD b. For NS	SL: 16 digits beneficiary ID, DL: 8 Character DP ID followed by 8 Digits Client ID,
vi) Next enter the	e Image Verification as displayed and Click on Login.
voting of any	company they your and had logged on to www.evotingindia.com and voted on an earlier
viii) il you are a fi	so that said a second start can be used.
-	For Members holding shares in Demat Form and Physical Form
PAN	
2	Members who have not undated their DAN with the construction of the construction
	 Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN field.
	number in the PAN field.
	 In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. E.g. if your name is Ramesh Kumar with sequence number 1 these numbers.
	Volir name is Domosh K.
	PAN field
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In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at <u>www.evotingindia.com</u>, under help section or write an email to <u>helpdesk.evoting@cdslindia.com</u> toll free no: 1800-222-990 A person, whose name is recorded in the register of members or in the register beneficial owners

- A
- A person, whose name is recorded in the register of members or in the register beneficial owners maintained by the Depositories as on the cut of date only shall be entitled to avail the facility of remote e-voting / voting at the AGM through ballot paper. The Chairman shall at the AGM, at the end of discussion on the resolutions on which voting is to be held , allow voting with the assistance of scrutinizer , by use of "Ballot Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility. The Scrutinizer shall after the conclusion of voting the Annual General Meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two B.
- witnesses not in the employment of the company and shall may , not later than 3 days of the conclusion of the AGM, a consolidated scrutinizer report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing who shall countersign the same & declare the result of the voting forthwith.
- D The results declared along with the Scrutinizer's Report shall be placed on the Company's website www.picagro.com and on the website of CDSL immediately after the declaration of result by the chairman or a person authorised by him in writing. The results shall also be immediately forwarded to the Stock Exchange.

During the evoting period, members of the company holding shares either in physical form or dematerialised form as on the cut of date i.e. 21st September 2018 may cast their vote electronically. The voting rights of shareholders shall be in proportion to their shares in the paid up equity share capital of the company as on cut off date. As per Explanation (ii) of Rule 20 of the Companies (Management and Administration) Rules 2014, cut off date means a date not earlier than 7 days before the date of meeting.

13. Road Map for the Venue of 25th Annual General meeting is also provided in the report to assist the members for attending the meeting

By Order of the Board of Directors

Dated: 30/05/2018 Place: Patran, Patiala

Dated: 30/05/2018

Place: Patran, Patiala

Sd/-**Devinder Sharma**

Whole time Director & Chairman

EXPLANATORY STATEMENT

Explanatory Statement for resolutions mentioned under item no 3 pursuant to section 102 of the Companies Act 2013 (hereinafter referred to as the "Act")

Item No 3

Based on the recommendation of the Nomination, Remuneration and Compensation Committee, Sh. Raju Sharma was appointed as an Additional independent Director on the Board of the Company with effect from 23rd, March 2018 to hold office up to the date of the Annual General Meeting.

Sh. Raju Sharma has been appointed as an Independent Director for a period of 5 years till 23rd March 2023.

Sh Raju Sharma aged 51 years is having more than three decades experience in business. He is a prominent businessman at Ludhiana in the state of Punjab. He is involved in the running of Ligour trade & Hotels industry.

The Company has received a notice pursuant to Section 160 of the Companies Act, 2013 (the "Act") along with the amount of requisite deposit from a Member signifying his intention to propose the appointment of Sh. Raju Sharma

The resolution seeks approval of members for the appointment Sh Raju Sharma as Director. In the opinion of Board of Directors his appointment will be beneficial for the company. None of Directors & Key Managerial personnel of the company & their relatives is concerned or interested financially or otherwise.

3

By Order of the Board of Directors Sd/-

Devinder Sharma Wholetime Director & Chairman

Co ple Maps Patran

	SEBI CIRCULAR
Sub	. : Details of Pan /Bank Account/ E-mail id
Dea	r Shareholder(s),
kind	auant to the SEBI Circular no. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20.2018,you are requested to by provide us the following as per the attached format within 21 days from the conclusion of 24th Annual Genera ting at Abhipra Capital Limited, Unit: Piccadily Sugar & Allied Industries Limited Abhipra Complex, A-387 hush Industrial Area, G.T. Karnal Road, Azadpur Delhi-110033
:- 1. 2.	Your PAN Card Number along with a self-attested copy of the PAN Card: Bank Account details along with original cancelled cheque leaf/attested bank passbook showing the name of the
3	share holder. Your e-mail id for prompt future communication.
	In case you are a resident of Sikkim, instead of PAN Card, kindly provide us your valid identity proof issued b
	Government and attested by you. In case of joint shareholders, kindly provide us the details of the joint holder who is higher in the order of names (First Holder) IMPORTANT NOTE:
all t tran you	Ity note that SEBI, vide its Notification dated June 8,2018, has mandated that with effect from December 05, 2018, in the listed companies, only Dematerialized securities will be allowed to be transferred except for transmission of sposition of securities. The Company will not be allowed to undertake any physical transfer, thereafter. Accordingly are requested that during this transitional period, kindly convert your share holding in Demat mode.
	For PICCADILY SUGAR & ALLIED INDUSTRIES LIMITE
	DEVINDER SHARM. Whole Time Directo
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
To,	
	nipra Capital Limited,
	t: Piccadily Sugar & Allied Industries Limited
	hipra Complex, A-387,
	khush Industrial Area,
DOM: NO	r. Karnal Road, Azadpur
De	lhi-110033
Sul	b.:Details of PAN/Bank Account /E-mail id
	and finite and the state of the second se
De	ar Sir, s has reference to your annexure in the 25 th Annual report of the company on the captioned subject. In th
Th	and, please find below the required details:-
rey	ald, please and below the required sound.
Г	Name of the Shareholder (In Block Letters)
	Registered Folio No.
	*Permanent Account Number (PAN)
	**Number of valid identity proof issued by Government
	***Bank Account Number
	Name as per Bank Record
	Name of the Bank
	Address of the Bank
	IFSC Code
1	E-mail id for correspondence
1	
1	
	self attested copy of the PAN Card attached only in case of resident of Sikkim. Self-attested copy attached.

j.

Signature of the Shareholder

### DIRECTOR'S REPORT

### Dear Share Holders,

Your Directors have the pleasure in presenting their 25[∞] Annual Report together with Audited Accounts of the Company for the year ended 31* March 2018

MALE MARKED AND AND A STREET, AND AND A		(Rs. in lacs)
Particulars	31 st March 18	31" March 17
Total Income	915.15	1053.38
Increase/(decrease) of Stock in trade	682.73	274.07
Profit before Interest & Depreciation	284.05	289.70
Less : Interest	- 13.44	26.36
Depreciation	265.56	253.21
Profit/(Loss) before Tax	5.05	10.13
Provision for		and the second second
Current Tax	A CONTRACTOR OF A CONTRACTOR	the second s
Deferred Tax	17.23	.78
Net Profit /(Loss)	(12.24)	9.35
Transfer to Profit & Loss Account	(12.24)	9.35

### **Review of the Operations** A)

Sugar Mill Sugar Mill did not commence the crushing operations during the season 2017-18, due to adverse conditions prevailing in the entire state of Punjab & Country.

### B) Distillery

The Distillery has produced 246506 cases of Punjab Medium Liquor (PML). The Distillery recorded a turnover of Rs.746.05 Lacs in the financial year 2017-18. The sales of company as compared to the previous year, declined due to intense competition prevailing in the Liquor industry. During the year company has started a new distillery of 3 KLPD capacity at Bawal, Distt. Rewari, Haryana & have started commercial operations.

### 3. **Share Capital**

During the period under review the company has not issued any sweat equity, ESOP, Bonus shares, and/or Convertible debenture during the year..

### 4 Dividend

Your Directors have not recommended any dividend on the equity shares for the financial year ended March 31, 2018, due to accumulated Losses

### **Directors & Key Managerial Personnel** 5

Ms. Madhu Sharma, Director of the Company retires by rotation and is eligible for the reappointment

During the year Board has appointed Sh. Raju Sharma as additional Director of the company. The Additional Independent Directors have submitted their disclosure to the Board that they fulfill all the requirements as to qualify as an independent director under section 149 (6) of the Companies Act 2013, 16(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. There is no change in the Key Managerial personnel during the financial year 2017-18, except Sh. Nikhilesh Verma.

Verma, Company Secretary, who has resigned.

### Number of meetings of the Board 6.

During the year under review 6 (Six) meetings of the Board of Directors were held to transact the business of the company. The time gap between the two consecutive meetings was not exceeding 120 days. Details of the Board meetings including attendance of Directors at these meetings are provided in the Corporate Governance Report annexed to this report.

### 7. Board evolution

In a separate meeting of independent Directors, performance of nonindependent directors, performance of Board as a whole and performance of Chairman was evaluated. Based on such report of the meeting of independent Directors and taking into account the views of executive director and non executive director the Board had evaluated its performance on various perimeters such as Board composition and structure, effectiveness of board processes, effectiveness of flow of information, contributions from each directors etc.

### 8.

Material Changes & commitment affecting the Financial position of the company There are no material changes affecting the financial position of the company subsequent to the close of the financial year 2017-18 till the date of report.

### Significant & material orders passed by the Regulators or Courts or Tribunals 9.

4

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

### **10. Deposits**

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

### 11. Risk Management

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

### 12. Auditors & Audit report

### **Statutory Auditors**

a. Statutory Auditors M/s Aggarwal Sahil & Associates, the Statutory Auditors of the company were appointed by the members at the 24" Annual General meeting of the company for an initial term of 5 years i.e. from the conclusion of 24" Annual General Meeting till the conclusion 29" Annual General meeting of the company pursuant to section 139 of the Companies Act 2013. They have confirmed that they are not disqualified from continuing as Auditors of the company.

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

### Secretarial Audit

D. Secretarial Audit Pursuant to the provisions of section 204 of the Companies Act, 2013 read with the Companies (Appointment and remuneration of Managerial Personnel) Rules 2014 the Board has appointed Mr. Kanwaljit Singh, Practicing Company Secretary as Secretarial Auditors of your company for the financial year 2017-2018. The Secretarial Audit report for the financial year 2017-18 is annexed to this report as Annexure-A

### 13. Amounts proposed to be carried to Reserves

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

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

### 15. Subsidiary

There is no subsidiary of your company & hence no consolidation is made.

### 16. Contracts or Arrangements with related Parties

Pursuant to section 134 of the Companies Act, 2013 read with Rule 8(2) of the Companies (Accounts) Rules 2014, the Particulars of contracts or arrangements entered into by the company with related parties have been done at arm's length and are in the ordinary course of business. Hence, no particulars are being provided in Form AOC-2.

### 17. Particulars of Loans, Guarantees or Investments

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

### 18. Internal Controls

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

### 19. Change in the nature of business

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

### 20. Extract of Annual Return

The details forming part of the extract of the Annual return is given in Annexure C of this report.

### 21. Corporate Social Responsibility

The expenditure on the corporate social responsibility is not applicable on the company as there are no average profits during the last three preceding years.

22. Corporate Governance & Policies Pursuant to regulation 34 (3) of SEBI (Listing obligation and disclosure requirements) 2015. Management discussion and Analysis, Corporate Governance Report and Auditors certificate regarding compliance of conditions of corporate governance are made part of the Annual Report as per Annexure D. Your board has in accordance with the requirements of Companies Act 2013 & SEBI (Listing obligation and disclosures requirement) 2015 has adopted policies such as Related Party Transaction, Corporate Social Responsibility, Whistle Blower and Vigil Mechanism. These policies are available on the website of the company and can be viewed on www.psailpatran.com. Your board has in accordance with the requirements of Companies Act 2013 & SEBI (Listing obligation and disclosure requirement) 2015, has formed Nomination & Remuneration Committee, Corporate Social Responsibility Committee, Audit Committee, & Stakeholders relationship Committee and details thereof are given in Annexure D.

# 23. Disclosure under the sexual harassment of women at workplace (Prevention, Prohibition and Redressal Act 2013)

6

During the year under review, there were no cases filed pursuant to the aforesaid Act

Sr.no	Information required	Input		
1.	The ratio of the remuneration of each Director to the median remuneration of the employees of the company for the financial year.			
2.	The percentage increase in remuneration of each Director, Chief Financial officer, Company Secretary or manager, if any in the financial year	Please refer Annexure E-2		
3.	The percentage increase in the median remuneration of employees in the financial year.	(15.70)		
4.	The number of permanent employees on the rolls of company	13		
<ol> <li>Average percentile increase already ma the salaries of employees other thar managerial personnel in the last financial and its comparison with the percentile inc in the managerial remuneration and justific thereof and point out if there are any excep circumstances for increase in the mana- remuneration</li> </ol>		Average percentile increase in salaries of non managerial personnel: The salary decreases are a functions of various factors due to reduction in the staff as a cost cutting measure,		
6.	Affirmation that the remuneration is as per the remuneration policy of the company	The remuneration paid to the Directors is as per the remuneration policy of the company.		
7.	Statement showing the name of every employee of the company who- (i) if employed throughout the financial year, was in receipt of remuneration for that year which, in the aggregate, was not less than one crore and two Lakhs rupees. (ii) if employed for the part of financial year, was in receipt of remuneration for any part of that year at a rate which, in the aggregate was not less than eight lakhs and fifty thousands rupees per month. (iii) if employed throughout the financial year, was in receipt of remuneration for that year which, in the aggregate, or as the case may be, at a rate, in the aggregate, is in excess of that drawn by the Managing Director or Whole-time Director or Manager and holds by himself or along with his spouse and dependent children not less than two percent of the equity shares of the company	The particulars of employees and related disclosures:		
appoin Annext 25. Di Pursua hereby a) In b) Th es en c) Th ac de d) Th e) Th f) Th su 26. F During section 27. Ap Your Di their Di	tment of Directors, Senior Management and tr ure E-3 <b>rector's Responsibility Statement</b> nt to the requirement under section 134 (3) (c) an report that: the preparation of the annual accounts, the applicat explanation relating to material departures. Ite Directors had selected such accounting policit itmates that are reasonable & prudent so as to give d of the financial year and of the Profit & Loss of the I e Directors have taken proper and sufficient can cordance with the provisions of this Act for safeg tecting fraud and other irregularities the Directors in the case of a listed company had laid and that such internal financial controls are adec to systems were adequate and operating effectively <b>rauds reported by Statutory Auditors</b> the financial year under review, the statutory Aud 143of the Companies Act 2013, other than those wh preciation iractors wish to place on record their appreciation to ratifude to the company's valued customers far	The for the maintenance of adequate accounting fectors in uarding the assets of the Company and for preventing and ing concern basis. down internal financial controls to be followed by the company uate and were operating effectively. compliance with the provisions of all applicable laws and that the provisions of all applicable laws and that itors have not reported any frauds under subsection (12) of		
confide	ince in the company.	For Piccadily Sugar & Allied Industries Limited		
Place	: Patran, Patiala (Mad : 30/5/2018	Sd/- Sd/- hu Sharma) (Devinder Sharma) Director Wholetime Director & Chairman		

# Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED MARCH 31, 2018

[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]

The Members, Piccadily Sugar & Allied Industries Limited Jakhal Road, Patran, Distt. Patiala, Punjab.

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

Based on my verification of the PICCADILY SUGAR & ALLIED INDUSTRIES LIMITED'S books, papers, minute Based on my vertication of the PICCADILY SUGAR & ALLIED INDUSTRIES LIMITED'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. I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on March 31, 2018 compled 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 PICCADILY SUGAR & ALLIED INDUSTRIES LIMITED ("the Company") for the financial year ended on March 31, 2018 according to the provisions of:

- The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
   (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- 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; (iv) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act,
- (V) 1992 ('SEBIAct'):
  - The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and The Securities and Exchange Board of India (Substantial Acquisition of Shares a) and Takeovers) (Amendment) Regulations, 2013.

  - The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 and the amendments thereof: Not Applicable, as none of the securities of the company were delisted during the c)
  - The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009- Not applicable as the company has not issued any securities during the financial d)
  - The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations 2014- Not Applicable as the company has not provided any share based benefits to the employees during the year. e)
  - Applicable as the company has not provided any share based benefits to the emproyees during the year. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 and Chapter V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015- Not applicable as the company has not issued any debt securities f) during the financial year under review.
  - The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client- Not applicable as the company is not registered as Registrar to an Issue and Share Transfer Agent during the financial year g)
  - h)
  - under review. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998- Not applicable as the company has not bought back any of its securities during the financial year under review. The major provisions and requirements have also been complied with as prescribed under all applicable Labour laws viz. The Factories Act, 1948, The Payment of Wages Act, 1936, The Minimum Wages Act, 1948, The Payment of Bonus Act, 1965, Industrial Dispute Act, 1947, Employee State Insurance Act, 1948, The Employee's Provident Fund and Miscellaneous Provisions Act, 1952. Environment Protection Act, 1986 and other environmental laws. Hazardous Waste (Management and Handling) Rules, 1989 and the Amendments Rules, 2003. (vi)
  - Hazardous Waste (Management and Handling) Rules, 1989 and the Amendments Rules, 2003. The Air(Prevention and Control of Pollution) Act, 1981 The Water (Prevention and Control of Pollution) Act, 1974 (vii)
  - (viii)
  - (ix)
  - I have also examined compliance with the applicable clauses of the following: (x)
  - Secretarial Standards issued by The Institute of Company Secretaries of India as notified by a) Government of India.

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

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

- The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.
- took place during the period under review were carried out in compliance with the provisions of the Act. Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent well 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. 2

All decision is carried through majority while the dissenting members 'views, if any, are captured and recorded 3

as part of the minutes. The company has proper board processes.

Based on the compliance mechanism established by the company and on the basis of the compliance certificate(s) issued by the Company Secretary/ Officers and taken on record by the board of directors in their meeting(s), I am of an opinion that:

There are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines. On examination of the relevant documents and records, on test check basis, the company has complied with 1 2.

the following laws specifically applicable to the company:

- Sugar Cess Act, 1982 a
- Essential Commodities Act, 1955 b. Sugar Development Fund Act, 1982
- C Levy Sugar Price Equilization Fund Act, 1976 d.

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

- Public / Rights / Preferential issue of shares / debentures / sweat equity.
- Redemption / buy-back of securities. (ii)
- Major decisions taken by the Members in pursuance to Section 180 of the Companies Act, 2013. (iiii)
- Merger / amalgamation / reconstruction etc. (iv)
- Foreign technical collaborations. (v)

Place: Chandigarh Date: 15.05.2018

KANWALJITSINGH FCS No. 5901 C.P.No.: 5870

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

To,

The Members, Piccadily Sugar & Allied Industries Limited Jakhal Road, Patran, Distt .Patiala , Punjab.

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

- Maintenance of secretarial records is the responsibility of the management of the company. Our responsibility 1. is to express an opinion on these secretarial records, based on our audit.
- We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of secretarial records. The verification was done on test basis to ensure 2. that the correct facts are reflected in secretarial records. We believe that the processes and practices, we
- followed, provide a reasonable basis for our opinion. We have not verified the correctness and appropriateness of financial records and books of accounts of the 3
- Wherever required, we have obtained the management representation about the compliance of laws, rules 4 and regulations and happening of events etc.
- The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. Our examination was limited to the extent of verification of procedures on 5
- 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. 6.

KANWALJIT SINGH FCS No. 5901 CPNo.: 5870

Place: Chandigarh Date: 15.05.2018

### Annexure -B

### Annexure to the Directors Report for the year 2017-18

Information as per section 134 (3) (m) read with Companies (Disclosure of particulars in the report of Board of Director's) Rules 1988 and forming part of the Directors Report for the year ended 31st March 2018

### A. 1. CONSERVATION OF ENERGY

As regard energy conservation your company is giving prime consideration for energy saving since beginning with the result, steam consumption and power consumption has been reduced considerably. The data achieved with regards to conservation of energy is furnished below:-

The sugar unit of the company did not commence the crushing operations during the year and distillery unit remained operational throughout the financial year, all the necessary steps have been taken by the company to conserve the energy at all the levels by optimum utilization.

### 2. STEAM SAVING DEVICES

Your company has installed necessary steam saving devices in its distillery unit.

3. Energy Saving

To minimize the electric load of the plant regular improvement are being done by adding LED in place of CFL, by adding VFD on big motors and by adding planetary drives in place of conventional gear drive.

- B. Technology Absorption
- i) Research and Development

No research and development work has been carried out by the company therefore; there is no expenditure under this head.

- ii) Technology Adaptation & Innovation.
- The company is using well-proved indigenous technology for its Distillery Unit
- C. Foreign Exchange Earning and Outgo

Foreign Exchange Earning	1. 1. 1.	Nil
Foreign Exchange Outgo		Nil

Place : Patran, Patiala Date : 30/5/2018 (Madhu Sharma) Director Din No 07149078 (Devinder Sharma) Wholetime Director & Chairman Din No 03264719

FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN As on financial year ended on 31.03.2018 Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

CIN	L15424PB1993PLC013137
Registration Date	15/03/1993
Name of the Company	PICCADILY SUGAR & ALLIED INDUSTRIES LTD
Category/Sub-category of the Company Address of the Registered office & contact details	Company Limited by shares/Non Government Company Jakhal Road , Patran,Distt. Patiala(Punjab)-147001 Phone No. 01764-242501, 242020
Whether listed company	Yes
Name, Address & contact details of the Registrar & Transfer Agent, if any.	Abhipra Capital Ltd. A-387,Dilkhush Industrial Area, G.T Karnal Road Azadpur,Delhi-110033 011-41411130 Fax:11-42390930
Email Id of the Company	piccadilygroup34@rediffmail.com
Website	www.psailpatran.com

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

S. Name and Description of main No. products / services		NIC Code of the Product/service	% to total turnover of the company	
1	Distillery	11011 & 11012	100.00	
2	Sugar	10721	The second s	

	TICULARS OF HOLDING	G, SUBSIDIA	RYAND ASSOCIATE C	OMPANIES-	1 and the second
S.		CIN			Application Section
1					
2	L DAVIS N. U.S.	1000		2 · · · · · · · · · · · · · · · · · · ·	and the stand and

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

Category of Shareholders	No. of of the	No. of Shares held at the beginning of the year [As on 31-March-2017]			No. of Shares held at the end of the year [As on 31-March-2018]				% Change
Snarenoiders		Physical	During the year Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A. Promoter s	- Trank	The state	ALL AL		The work	12.20	7		
(1) Indian	- REDES	THE R		1.000	1949	- 44,9620	0.105000	14.99	nil
a) Individual/ HUF	3485263	0	3485263	14.99	3485263	0	3485263		- m
b) Central Govt	0	0	0	0		0	0	0	
c) State Govt(s)	0	0	0	0	0	0		59.99	nil
d) Bodies Corp.	13950291		13950291	59.99	13950291		13950291	ne.	rm
e) Banks / Fl	0	0	0	0	0	0	0	0	
f) Any other	0	0	0	0	0	0	0	74.98	nil
Total shareholding of	17435554	S	17435554	74.98	17435554		17435554	14,90	100
Promoter (A)		1.1.1.1	1014			1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.		1	
B. Public Shareholding	T BIX	mil signal	Con - la	and the		11-11	0	0	-
1. Institutions	0	0	0	, 0	0				-
a) Mutual Funds	0	0	0	0	0	0	0		
b) Banks / Fl	0	0	0	0	0		0		
c) Central Govt	0	0	0	0	0				
d) State Govt(s)		3013	0	0					-
e) Venture Capital Funds	0	0	0	0					-
f) Insurance Companies	0		. 0	0					the second second
g) Fils	(	0 0	0	0			-	-	-
h) Foreign Venture	(	0 0	0	0	0	0	C	1	-
Capital Funds	18.18	No. of the local distribution of the local d	190.0				-		-
i) Others (specify)	(	0 0	and the second second	0					
Sub-total (B)(1):-	(	0 0	0	0		0 0			1

A MARKET AND A MAR				-	-		-	-	-
2. Non-Institutions	The Parts	an or all		a mere					1
a) Bodies Corp.	193561	5900	199461	0.86	81192	5900	87092	0.37	0.49
i) Indian	0	0	0	0	0	0	0	0	3.0
ii) Overseas	0	0	0	0	0	0	0	0	8.2
b) Individuals	0	0	0	0	0	0	0	0	
i) Individual shareholders holding nominal share capital upto Rs.2 lakh	2223532	2095492	4319024	18.57	2343638	2074692	4418330	19.00	0.43
ii) Individual shareholders holding nominal share capital in excess of Rs 2 lakh	714327	0	714327	3.07	701855	0	701855	3.02	0.05
c) Others (specify) (HUF)	47286	0	47286	0.20	79535	0	79535	0.34	0.14
Non Resident Indians	72934	461550	534484	2.30	73229	458250	531479	2.29	0.01
Overseas Corporate Bodies	0	0	0	0	0	0	0	0	1
Foreign Nationals	0	0	0	0	0	0	0	0	- 11
Clearing Members	4341	0	4341	0.02	632	0	632	0	0.02
Trusts	50	0	50	0	50	0	50	0	ni
Foreign Bodies - D R	0	0	0	0	0	0	0	0	120
Sub-total (B)(2):-	3256061	2562942	5818973	25.02	3280131	2538842	5818973	25.02	ni
Total Public Shareholding (B) = (B)(1) + (B)(2)	3245806	2562942	5818973	25.02	3280131	2538842	5818973	25.02	ni
C. Shares held by Custodian for GDRs & ADRs	0	0	0	0	0	0	0	0	
Grand Total (A+B+C)	20691585	2562942	23254527	100.00	20715685	2538842	23254527	100.00	ni

### B) Shareholding of Promoter-

SN	Shareholder's Name	Shareholding at the beginning of the year			Shareholdin of the year	% change in		
See al		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	shareholding during the year
1	Siddhartha Vashishta	3475263	14.94		3475263	14.94		NIL
2	Prachi Setty	10000	0.04		10000	0.04	1.0 1	NIL
3	Piccadily Agro Ind.Ltd.	8341936	35.87		8341936	35.87	1	NIL
4	Soon-N-Sure Holdings Ltd.	5569702	23.95	1	5569702	23.95		NIL
5	Piccadily Hotels Private Ltd.	38653	0,17		38653	0.17		NIL
1	TOTAL	17435554	74.98	-	17435554	74.98		NIL

C) Change in Promoters' Shareholding (please specify, if there is change)

SN	Particulars		ing at the beginning r 01.04.2016	Cumulative Shareholding during the year 31.03.2017		
1		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	- In the second s	-16			A Design of the local day	
2		-		-	-	
	Date wise Increase/Decrease in Promoters Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment /transfer/bonus/sweat equity etc.):		0	T S		
1		1.	2 2	-		
2		-	-		-	

1 1 2 3 4 5 6 7 8 9 10 1 1 1 1 2 3 4 7 8 9 10 1 1 1 1 1 1 1 1 1 1 1 1 1	For Each of the Top 10 Shareholders Praful Mehta Raineesh Kumar Sharma Navdisha Real Estate Pvt. Ltd. Jitender Mittal Navana Nitin Desai Alka Jindal Dilip Hundrajmal Sudesh Bala Bhasin		1 A 4 4				
2 3 4 5 6 7 8 9 10 1 2 1 2 1 3 4 9 9 10 1 2 1 2 1 3 4 7 8 9 9 10 1 2 1 3 4 7 8 5 8 5 9 10 1 2 1 3 4 7 7 8 5 9 10 1 1 2 1 3 4 7 7 8 5 9 10 1 1 2 1 3 4 7 7 8 5 9 10 10 1 2 11 2 11 3 5 8 5 9 10 10 1 1 2 11 3 5 8 5 9 10 10 1 1 2 10 10 10 10 10 10 10 10 10 10	Raineesh Kumar Sharma Navdisha Real Estate Pvt. Ltd. Jitender Mittal Nayana Nitin Desai Alka Jindal Dilip Hundrajmal				1	_	ar 01/4/2017
2 3 4 5 6 7 8 9 10 1 2 1 2 1 3 4 9 9 10 1 2 1 2 1 3 4 7 8 9 9 10 1 2 1 3 4 7 8 5 8 5 9 10 1 2 1 3 4 7 7 8 5 9 10 1 1 2 1 3 4 7 7 8 5 9 10 1 1 2 1 3 4 7 7 8 5 9 10 10 1 2 11 2 11 3 5 8 5 9 10 10 1 1 2 11 3 5 8 5 9 10 10 1 1 2 10 10 10 10 10 10 10 10 10 10	Raineesh Kumar Sharma Navdisha Real Estate Pvt. Ltd. Jitender Mittal Nayana Nitin Desai Alka Jindal Dilip Hundrajmal		No. of sh		hares % of total s		hares of the pany
3 4 5 6 7 8 9 10 10 10 10 10 10 10 10 10 10	Navdisha Real Estate Pvt. Ltd. Jitender Mittal Nayana Nitin Desai Alka Jindal Dilip Hundrajmal			53225	-		1.08
4         5         6         7         8         9         10         1         1         1         1         1         3         4         7         8         9         10         1         2         1         4         7         8         9         10         3         4         7         8         9         10         7         8         9         10         7         8         9         10         11         At the         Date of Share         reasoft         At the         Principal A         Principal A         Interest a         Total (         Remuner         Particular         Gross sal	Jitender Mittal Nayana Nitin Desai Alka Jindal Dilip Hundrajmal			55000			0.67
5 6 7 8 9 10 1 2 1 1 2 1 3 5 7 6 1 7 6 1 7 6 1 7 6 1 7 6 1 7 6 1 7 6 1 7 6 1 7 6 1 7 6 1 7 6 1 7 7 6 1 7 7 6 1 7 7 6 1 7 7 6 1 7 7 6 1 7 7 6 1 7 7 6 1 7 7 6 1 7 7 7 6 1 7 7 7 7 7 7 7 7 8 3 9 10 10 10 10 7 7 7 7 7 7 7 7 7 7 7 7 7	Nayana Nitin Desai Alka Jindal Dilip Hundrajmal			03091	-	1.5	0.44
6         7         8         9         10         1         1         2         1         1         2         3         4         7         6         7         8         5         6         7         8         9         10         7         8         9         10         10         10         11         At the         Date of Share         reason         Share         reason         At the         Date of Share         Principal /         Interest a         Total (         Remuner         Particular         Particular         Remumer         Particular         Gross sal	Alka Jindal Dilip Hundrajmal			82473	1	-	0.36
7 8 9 10 10 1 2 11 2 1 3 4 7 6 6 10 7 7 6 6 10 7 7 6 8 5 9 9 10 17 7 6 6 10 7 7 6 8 5 9 9 10 10 7 7 7 8 8 9 9 9 10 10 7 7 7 8 8 9 9 9 10 10 10 10 10 10 10 10 10 10 10 10 10	Dilip Hundrajmal			67319 56075			0.29
9 10 1 2 1 3 4 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 3 5 7 6 1 7 7 8 8 9 9 10 10 7 8 8 9 9 10 10 7 8 8 9 9 10 10 7 8 8 9 9 10 10 7 8 8 9 9 10 10 7 8 8 9 9 10 10 7 8 8 9 9 10 10 7 8 8 9 9 10 10 7 8 8 8 9 9 10 10 7 8 8 8 9 8 8 8 9 8 8 8 8 8 8 8 8 8 8 8 8 8	Cudash Dale Dhavin	7		31140		-	0.24
10 1 1 1 2 1 3 4 4 7 5 6 6 1 7 6 8 5 9 N 10 1 5 8 9 N 10 1 5 8 9 N 10 1 5 8 9 N 10 1 10				23400		-	0.10
1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1     1	Rupaliben Jagdishbhai Patel	a la seconda de la seconda d		23031			0.09
1       1         2       1         2       1         2       1         3       3         4       2         5       6         7       6         7       7         8       5         9       10         7       7         8       5         9       10         10       1         10       1         11       At the         Date of Share recasor transferereasor transferer	Narendra Ambalal	A REAL PROPERTY		22664	2		0.09
1       1         2       1         2       1         2       1         3       3         4       2         5       6         7       6         7       7         8       5         9       10         7       7         8       5         9       10         10       1         10       1         11       At the         Date of Share recasor transferereasor transferer	At the end of the year 31/03/2018		8	17418	- III CALLS		3.49
2 1 3 4 4 7 5 6 6 0 7 6 8 5 9 N 10 7 9 N 10 7 10 7 1	Praful Mehta	253225				1.100	4.00
3 4 7 5 F 6 II 7 F 8 S 9 N 10 T Shareho SN Share Mana 1 At the Date v Share reaso transfr At the Date v Share reaso Total ( REMUNE Remuner Particular Gross sal	Rajneesh Kumar Sharma			55000		-	1.08
5 f 6 l 7 f 8 S 9 N 10 T 8 S 10 T 10	Jitender Mittal			73032		-	0.87
6 [ 7 F 8 S 9 N 10 T 10 T	Alka Jindal			56075		-	0.31
7 F 8 S 9 N 10 T 10 T Shareho SN Share Mana 1 At the Date v Share reaso transfi At the ) INDEBT ayment. INDEBT ayment. INDEBT ayment. INDEBT ayment. INDEBT ayment. Interest a Total ( Remuner Particular Gross sal	Ravindra Madhavprasad Jajodia			36000	and some		0.15
8 S 9 M 10 1 ) Shareho SN Share Mana 1 At the Date of Share reaso transfe At the ) INDEBT ayment. INDEBT ayment. Interest d ) Interest d ) Interest a Change in II Addition Reduction Net CH ndebtedness Principal A ) Interest a Total ( REMUNE Remuner Particular Gross sal	Dilip Hundrajmal Udhani			31140		3	0.13
9 11 10 1 10 10 1 10	Rashmi Navinbhai Mehta	-		29033		-	0.12
10 1 Shareho SN Share Mana 1 At the Date of Share reaso transfi At the Date of Share transfi At the Date of Share transfi At the Date of Share transfi At the Date of Share transfi At the Date of Change in H Addition Net CF ndebtedness Principal A Dinterest a Total ( REMUNE Remuner Particular Gross sal	Sudesh Bala Bhasin Narendra Ambalal	2 110		23400		10.5	0.10
Shareho SN Share Mana Date Share reasou transfi At the Date Share reasou transfi At the Dincest Dincipal Dincest di Dinterest di Dinterest di Change in It Addition Reduction Net Cr ndebtednes Principal A Dinterest a Dinterest a Total ( Remuner Particular Gross sal	T.R Rajendran	-		22664	100	-	0.09
SN Share Mana Date Share reason transfi At the Date Share reason transfi At the Date Share transfi At the Date Share transfi Addition Net Ch Addition Share transfi Addition Net Ch Addition Share transfi A Dinterest d Total ( Remuner Particular Gross sal		1.1.1.1.		01855		10.00	0.09
SN Share Mana Date Share reason transfi At the Date Share reason transfi At the Date Share transfi At the Date Share transfi Addition Net Ch Addition Share transfi Addition Net Ch Addition Share transfi A Dinterest d Total ( Remuner Particular Gross sal	nolding of Directors and Key Managerial	Dereen		1000	-		2.00
Date of Share reaso transfi At the INDEBT ayment. INDEBT ayment. Principal A Interest of Total ( Change in II Addition Reduction Net Cr adebtedness Principal A Interest da Interest a Total ( REMUNE Remuner Particular Gross sal	areholding of each Directors and each Key nagerial Personnel	Shareholding at the beginning of the year			Cumulative Shareholding during the year		
Date of Share reaso transfi At the INDEBT ayment. INDEBT ayment. Principal A Interest of Total ( Change in II Addition Reduction Net Cr adebtedness Principal A Interest da Interest a Total ( REMUNE Remuner Particular Gross sal	the task the serve		No. of % of total sha shares of the compa		No. of shares	%	of total share the company
Share reaso (transfi At the ) INDEBT ayment. ) Interest a Total ( Change in It Addition Reduction Net Cr ndebtedness Principal A ) Interest a Total ( Remuner Particular Gross sal	he beginning of the year	a transfer			ondrog	01	the company
ndebtednee ) Principal / ) Interest d i) Interest a Total ( Change in In Addition Reduction Net Cr ndebtednes Principal A ) Interest d Interest a Total ( REMUNE Remuner Particular Gross sal	areholding during the year specifying the sons for increase /decrease (e.g. allotment / sfer / bonus/ sweat equity etc.); he end of the year BTEDNESS - Indebtedness of the Compa	Nil any includi	Nil		Nil	Ni	
) Principal / ) Interest a Total ( Change in In Addition Reduction Net Cr ndebtedness Principal A ) Interest a Total ( REMUNE Remuner Particular Gross sal			red Loans		ed Depos	(1	Amount in R
) Principal / ) Interest a Total ( Change in In Addition Reduction Net Cr ndebtedness Principal A ) Interest a Total ( REMUNE Remuner Particular Gross sal	ness at the beginning of the financial yea	excludin	g deposits	Loa		511.5	Indebtednes
i) Interest a Total ( Change in II Addition Reduction Net Cr Idebtedness Principal A ) Interest di ) Interest di ) Interest a Total (i REMUNE Remuner Particular Gross sal	al Amount		27,02,503		0	0	27,02,50
Total ( Change in II Addition Reduction Net CF debtednes Principal A ) Interest da Total (i REMUNE Remuner Particular Gross sal	t due but not paid		0		0	o	21,02,00
Change in I Addition Reduction Net CF debtednes Principal A Interest a Total (i REMUNE Remuner Particular Gross sal	I accrued but not due		17,159		0	0	17,15
Addition Reduction Net CP debtednes Principal A ) Interest du ) Interest a Total (i REMUNE Remuner Particular Gross sal			27,19,662	and the	0	0	27,19,66
Reduction Net CP Indebtedness Principal A Interest du Total (i REMUNE Remuner Particular Gross sal	n Indebtedness during the financial year	-	0.000.070		0	0	
Net Cr ndebtedness Principal A ) Interest du ) Interest a Total (i REMUNE Remuner Particular			0,093,373		0	0	40,093,373
Adebtedness Principal A Interest du Interest a Total (i REMUNE Remuner Particular			89,30,051	and the second	0	0	11,63,32
) Interest du ) Interest a Total (i REMUNE Remuner Particular Gross sa		1	201001001		-	-	0,00,00,00
) Interest a Total (i REMUNE Remuner Particular Gross sa	on Change ess at the end of the financial year	4.	16,32,554		0	0	4,16,32,554
Total (i REMUNE Remuner Particular Gross sal	on Change ess at the end of the financial year I Amount		0		0	0	(
Remuner Particular Gross sa	on Change ess at the end of the financial year I Amount due but not paid		11983		0	0	11983
Remuner Particular Gross sal	on Change less at the end of the financial year I Amount due but not paid t.accrued but not due		16,32,554		0	0	4,16,44,537
Particular Gross sal	on Change ess at the end of the financial year I Amount due but not paid t accrued but not due I (I+II+III)	4,	AL PERSO	NNEL-			
	on Change less at the end of the financial year I Amount due but not paid t accrued but not due ((+ti+ti)) NERATION OF DIRECTORS AND KEY MA	4,	nd/or Mana		e of the Winder Sha	VTD	Total Amoun
(b) 1/21	Change less at the end of the financial year I Amount due but not paid t accrued but not due I (i+ii+iii) <b>VERATION OF DIRECTORS AND KEY MA</b> teration to Managing Director, Whole-time D lars of Remuneration	4,	nd/or Mana	Devi			600000
(c) Profits	on Change less at the end of the financial year I Amount due but not paid t accrued but not due I (i+ii+iii) NERATION OF DIRECTORS AND KEY MA terration to Managing Director, Whole-time D lars of Remuneration salary ary as per provisions contained in section 17(1)	4, ANAGERIA Directors a	an'r	Devi	600	-	
Stock Opt	on Change less at the end of the financial year I Amount due but not paid t accrued but not due I (i+ii+iii) NERATION OF DIRECTORS AND KEY MA repration to Managing Director, Whole-time D lars of Remuneration salary ary as per provisions contained in section 17(1) ue of perquisites u/s 17(2) Income-tax Act, 15 fits in lieu of salary under section 17(3) Incor	4, ANAGERIA Directors a of the Incor 961	me-tax Act, 1	Devi	600	-	*****
Sweat Eq	Change eess at the end of the financial year I Amount due but not paid t accrued but not due I (i+ii+iii) <b>NERATION OF DIRECTORS AND KEY MA</b> eration to Managing Director, Whole-time D lars of Remuneration salary ary as per provisions contained in section 17(1) ue of perquisites u/s 17(2) Income-tax Act, 19 fits in lieu of salary under section 17(3) Incor Diption	4, ANAGERIA Directors a of the Incor 961	me-tax Act, 1	Devi	600		
	on Change less at the end of the financial year I Amount due but not paid t accrued but not due ((+:i+iii)) VERATION OF DIRECTORS AND KEY MA terration to Managing Director, Whole-time D lars of Remuneration salary any as per provisions contained in section 17(1) ue of perquisites u/s 17(2) Income-tax Act, 15 fits in lieu of salary under section 17(3) Incor Option Equity	4, ANAGERIA Directors a of the Incor 961	me-tax Act, 1	Devi	600	1 1	
	Change ess at the end of the financial year I Amount due but not paid t accrued but not due I (i+ii+iii) NERATION OF DIRECTORS AND KEY MA representation to Managing Director, Whole-time D lars of Remuneration salary any as per provisions contained in section 17(1) ue of perquisites u/s 17(2) Income-tax Act, 19 fits in lieu of salary under section 17(3) Incor 2ption Equity ssion % of profit	4, ANAGERIA Directors a of the Incor 961	me-tax Act, 1	Devi	600	1 1 1 V	
Total (	Change less at the end of the financial year I Amount due but not paid t accrued but not due I (i+ii+iii) <b>NERATION OF DIRECTORS AND KEY MA</b> terration to Managing Director, Whole-time D lars of Remuneration salary ary as per provisions contained in section 17(1) ue of perquisites u/s 17(2) Income-tax Act, 15 fits in lieu of salary under section 17(3) Incor Dption Equity ssion	4, ANAGERIA Directors a of the Incor 961	me-tax Act, 1	Devi	600		

SN	Particulars of Remuneration			Total Amount		
-						
1	Independent Directors		-	-	-	
	Fee for attending board committee meetings		1 1 1 4 1 C 1	in the state	1	-
1.	Commission	120	-	1 N	2 m.	
	Others, please specify	AND 10 41-10	-		-	-
	Total (1) -		-	-	The second	
2	Other Non-Executive Directors			-		terfiles -
	Fee for attending board committee meetings	-	-		× -	
2.01	Commission	-	1 200	-	1. 200	-
	Others, please specify		H			19-18
	Total (2) -	-	-	-		and the
	Total (B)=(1+2)	· · · ·	-			CHOLES .
	Total Managerial Remuneration	(H)	-	140	-	
	Overall Ceiling as per the Act	1.000	1-1-1-1	-201	To en	13 (1) (1) (1) - (1)

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

SN	Prof Remuneration	Key Managerial Personnel					
		CEO	CS	CFO	Total		
1	Gros		10.00	100 - 100			
	(a) Same per provisions contained in section 17(1) of the	-					
	Income-taxAct, 1961		The second	CONCUSSION IN			
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	-	37				
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961		-				
2	Stock Option	-	1.2		-		
3	Sweat Equity	-	191	1	Caloran		
4	Commission	-	1000	P. A.	-		
	- as % of profit				1.		
1.1.1	others, specify			- 11	-		
5	Others, please specify	-	-	-	-		
	Total	-			1 1 1		

VII. PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act		Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD/NCLT/ COURT]	Appeal made if any (give Details)
A. COMPANY	an all an all all a				TAL IT
Penalty		2 million	the state of the s		and the same
Punishment	NIL		A to the second second	10 200 - 20	and the second second
Compounding	and the second	1		and the second second	Service Lands
B. DIRECTORS	Different in			The second second second	The local of the
Penalty	Sal Picco		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The second second	This of the
Punishment	NIL		The Standard Back	1000	CONTRACTOR IN
Compounding	C. C	1. 1. 1.	The strength of	A A A A	Care -
C. OTHER OFFICERS IN DEFAULT	Viela, P.				1000 100
Penalty.	Section Section	Section 2		1.3.1.193	Mark Later
Punishment	NIL		Last and the second	Carl Stan Ball	11212112
Compounding	ALL BOUTS	- Junior	and the second	12,12	DO DA HARD S

14

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

The company has appointed regular staff of 13 persons in various departments along with contractual & seasonal staff

for the efficient working of all the units of the company.

Internal Control System & their Adequacy

The steep escalation in the prices of sugarcane & raw materials will adversely affect profitability of sugar mill & other products of the company. Competition from the other distilleries in the state of Haryana may affect the sale of Country Liquor.

The company's projection on crushing of sugarcane for the next year 2018-19 is dependent on the prices of sugarcane & finished sugar, which are not viable in the present scenario. & finished sugar, which are not viable in the present scenario. The company will supply the entire quota of Punjab Medium Liquor allotted to the distillery by the Government of Punjab and it will endeavor to sell free quota also.

### Out Look / Projection :

The Excise & Taxation Department of Punjab, in its Excise Policy for the year 2017- 2018 has fixed the sale price of country Liquor (Ex Distillery issue price) Rs.265.15 for quarts, Rs.287.68 for Pints and Rs. 348.28 for Nips per case. The company is in the process of introducing new brands of Indian made Foeign Liqour (IMFL) in the market.

The country has achieved 3.5 % in the year 2015-16 and 2.07 % in the year 2016-17 against the ethanol blending target of 10%. The lack of distillation capacity is evident in the number of distilleries in the country. Out of 530 operational sugar mills in India, only 141 sugar mills have distillery facilities to produce ethanol. There are another 32 stand alone distilleries in the country. Altogether, the country has a total ethanol production capacity of 2.24 billion liters, which is inadequate to meet the 313 billion liters of Ethanol supplies evinced by the oil marketing companies in the current year. This year too the ethanol of 10% would not be fully met, whereas Brazil has produced almost 27-29 billion liters of Ethanol in a year. The company has taken steps to produce Ethanol for the year 2018-19.

### Ethanol

In the month of March 2018 , the Government announced its decision to abolish the 20% export duty on sugar to nil. Indian Sugar mills association (ISMA) hopes to export near about 2.00 million tones of Sugar to liquidate the excess stocks of sugar in the country.

Sugar Exports

The Government of India, in the month of February, 2018, has raised import duty on the raw sugar / white Sugar from 50 % to 100 % to curb the sliding prices of Sugar. A move that will contain import of sugar from neighboring countries especially from Pakistan , which is giving a subsidy of Rs. 11/- perkg to its sugar mills.

After last year's low sugar production, there has been massive jump in current year's sugar production. This has resulted in excess availability of sugar stocks in the country far exceeding the annual requirement. The adverse impact of the surplus sugar stocks and inability to manage it effectively is felt on sugar prices, which are falling almost daily. Sugar mills are incurring losses due to unreasonably low realization from sugar. On the other side Cane prices are against 20.3 million tones of previous year. The evil be 65-70 lakh tons higher than the expected sugar off take of 25.0 million tons. (Source: ISMA Journal April 2018). This would mean a higher closing sugar stocks of almost 10.5 million tons in the country at the close of season

Around 5 crore Indian farmers and their family members grow sugarcane for 12-18 months on around 50 lakh hectares

Management Discussion and Analysis Report

Annexure - D

CORPORATE GOVERNANCE REPORT In compliance with the Corporate Governance as stipulated in regulation 34(3) of SEBI (Listing Obligation & bisclosure requirement) Regulations 2015, the Company has been incorporating for the past few years, a separate section on Corporate Governance, in its Annual report. The shareholders and investors would have found the information informative and useful. Company's policies on the Corporate Governance and due found the information informative and useful. Company's policies on the Corporate Governance and due found the information specific areas where ever applicable for the financial year ended 31st March 2018 are given here under divided into following areas: **1. Company's philosophy on Corporate Governance** The Company adheres to good corporate practices and is constantly striving to better them and adopt the best practices. It is believed that adherence to business ethics and commitment to social corporate responsibility **2. Board of Directors** The Board constant of the following the fourth of the fourth of the fourth of the state holders.

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

11	Marne of Directors	The second s	and the second		
		Executive or non-executive director	Nature	No of Directorship held in other	Committee position in other companies
12	Sh. Harvinder Singh Chopra Sh. Devinder Sharma		Independent Director	Componies	Chairman   Member
3	Sh Jai Dealers L	Executive Director	Wholetime Director	6	- 4
4	Ms Madhu Sharma	NON-executive	Independent Director	4	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
5	Sh. Raiu Sharma	Non-executive Non-executive	Woman Director	-	1
11.	Directors interact in the	rion-executive	Independent Director		

est in the company and attendance records

Attendance of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting and number of other directorship of each director at Board meeting, last Annual General Meeting at the director at Board meeting at the director Name of Directors

	Attend	and the second s	
Sh Hand I	Attendance Partic	No. of Shares held	
Sh. Harvinder Singh Chopra	No. of Board meetings attended	LastAGM	inst of offates field
Sh. Devinder Sharma	6	Yes	Nil
Sh. Jai Parkash Kaushik Ms Madhu Sharma	0	Yes	Nil
Sh. Raju Sharma	0	Yes	Nil
	0	No	Nil
During the financial year 2017-18 Six Poand		No	

7-18, Six Board meetings were held on 27/5/2017, 14/9/2017, 14/12/2017, 28/12/2017 4/2/2018 & 23/03/2018 3. Board Committees Meetings and Procedures 1. Audit Committee Meeting

The Audit Committee Meeting The Audit Committee comprises of three Directors one Executive & two non executive directors. The Audit committee met four times during the year and attendance of members at the meetings was as under:

Sh. Jai Parkash Kaushik	Status	No of meeting
Sh. Harvinder Singh Chopra	Chairman	No. of meetings attended
Sh. Devinder Sharma	Member	4
	Member	4
hief Financial Officer and Statutory Auditors	and the second	4

The Chief Financial Officer and Statutory Auditors are invitees. The Group Secretary is the Secretary of the Committee. Audit Committee meetings were held on 26/5/2017, 11/9/2017, 12/12/2017 & 12/2/2018. Audit Committee meetings were need on 2010/2011 the Powers of the Audit Committee
To investigate any activity within terms of reference
To seek information from any employee
To seek information from any employee

 To seek mormation from any employee
 To obtain outside Legal or other professional advice
 To secure attendance of outsiders with relevant expertise, if it considers necessary. The terms of reference stipulated by the Board to the Audit Committee are following

Company's financial reporting process and the disclosure of its Financial information to ensure that the Financial statement is correct, sufficient & credible

statement is correct, sufficient & credible Recommending the Board, the appointment. Reappointment and, if required or removal of Statutory Auditors, including cost auditors and fixation of Audit Fees and other terms of appointment. The Audit Committee should have discussion with the auditors periodically about internal control system, the scope of Audit including the observations of the Auditors and review the half yearly and annual financial statement before submission th the Board and also ensure compliance of internal control systems. The Audit Committee should have authority to investigate into any mater in relation to the items specified in section

Submission in the board and also ensure compliance or internal control systems. The Audit Committee should have authority to investigate into any mater in relation to the items specified in section 292 A of the Companies Act 1956/Companies Act 2013 or referred to it by the Board and for this purpose, shall have full access to the information contained in the records of the company and external professional advice ,if necessary. To secure attendance of outsiders with relevant expertise, if it considers necessary. Discussion with the internal auditors any significant findings and follow up thereon. The Chairman of the Audit Committee shall attend the Annual General Meeting of the company to provide any Carification on matters relating to audit sought by the members of the company. Reviewing with the management ,annual financial statements and Auditors report thereon before submission to Beard for approval with particular reference to Matters required to be included in the Directors responsibility statement to be included in the Director report in terms of Companies Act 2013 Changes if any, in accounting policies and practices and reason for the same. Major accounting entries involving estimates based on the exercise of judgment by the management. Compliance with listing and other legal requirements relating to financial statements.

### Qualifications in draft audit report

To review quarterly financial statements before submission to board for approval To review the functioning of Whistle Blower mechanism

### **Nomination and Remuneration Committee** H.

The board has constituted a Normination & remuneration Committee as per the requirements of Companies Act 2013 and formulates the term of reference in conformity with the SEBI (Listing obligation & Disclosure requirement) Regulations 2015.

The committee comprises of three non execute Directors. The committee met on 23/03/2018 and the attendance of the meeting is as follows:

Name of Member	Status	No. of meetings attended
Sh. Jai Parkash Kaushik	-Member	1
Ms Madhu Sharma	Member	1

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

Laying down the criteria, to identify the persons who are qualified to become Directors and who can be appointed in the senior management.

Recommending to the Board, appointment and removal of Directors and senior management.

- Carrying out evolution of every Directors performance. Formulating criteria for determining qualification, positive attributes and independence of directors. Recommending to Board, a policy relating to remuneration of Directors, Key managerial personnel and other
- employees.
- Devising a policy on Board diversity. Details of Directors remuneration paid for the year 2017-2018

a) Wholetime Director Rs.6,00,000

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

### III Stakeholders Relationship Committee

The Committee works under the following terms of reference.

To monitor share transfer process

- To oversee the performance of company's Registrar & Transfer Agents. Recommend methods to upgrade the standard of services to investors Carry out any other function as is referred by the Board from to time or enforced by any statutory notification / amendment or modification as may be applicable
- Monitor implementation of the code of conduct for prohibition of insider Trading
- To look into the redressing of shareholders and investors complaints like transfer of shares, non receipt of shares, non receipt of dividend etc.
- To do all other acts or deeds as may be necessary or incidental thereto. The main object of the committee is to strengthen the investor relations

The Board requested the committees to follow the revised terms in conducting the proceedings and authorizes Group Secretary to take necessary steps for implementing the terms of reference. During the year, committee met 6 times on 19.06.2017, 03.08.2017, 17.11.2017, 30.12.2017, 30.01.2018 & 16.03.2018. During the years all Complaints received from the shareholders were resolved. As on date, no requests involving transfer of shares is pending.

In order to expedite the process of share transfer & demat of shares, Board has appointed M/s Abhipra Capital Limited, Registrar & Share transfer agent of the company to look into the work of Share Transfer, Share Demat work ,& liaison with National Securities & Depository Limited(NSDL) & Central Depository services Itd. (CDSL)

IV. Corporate Social Responsibility Committee In compliance with the requirements of section 135 read with schedule VII of the Companies Act 2013, the Board had constituted Corporate Social Responsibility Committee comprising of Sh. Harvinder Singh Chopra, Director as Chairman, & Sh. Devinder Sharma, Whole time Director as member. & Sh. Jai parkash Kaushik as Member.

### 4. (A) General Body Meeting

Location and time for last 3 Annual General Meetings: Year Meeting Time Location Date Piccadily Sugar & Allied Industries Limited, Jakhal Road 11.00 A.M 2015 Annual General Meeting Wednesday Patran, Distt. Patiala, Punjab 30/9/2015 Piccadily Sugar & Allied Industries Limited, Jakhal Road, Patran, Distt. Patiala, Punjab Friday 30/9/2016 11.00A.M 2016 Annual General Meeting Piccadily Sugar & Allied Industries Limited, Jakhal Road, Patran, Distl. Patiala, Punjab Friday 11.00 A.M. 2017 Annual General Meeting 29/9/2017

### (B) Book Closure Date

Thursday, 20" September to Saturday, 29" September 2018 (both days inclusive) for purpose of Annual General Meeting.

(C) Means of Communication The quarterly results are published in the Business Standard (English) & Desh Sevak (Punjabi)

5. Listing of Stock Exchange & Stock Code The shares of the company continue to be listed on BSE Limited. (BSE) & Stock code of the company is 507498 Note: Company has already made the payment of Annual listing Fees for the year 2018-2019

### 6. Stock Market Data

The details of monthly highest and lowest closing quotations of the equity shares of the company and number of share traded during the each calendar month at BSE Limited during the year ended 31" March 2018 are as under:

Month	High (Rs.)	Low(Rs)	Total no shares traded
April 2017	9.89	7.40	98423
May 2017	8.79	6.20	142692
June 2017	8.63	6.06	51778
July 2017	8.84	6.32	84068
August 2017	8.16	6.36	83839
September 2017	11.44	6.31	385536
October 2017	10.15	8.62	81463
November 2017	10.69	8.33	119609
December 2017	9.42	7.10	161180
January 2018	8.94	7.27	90967
February 2018	8.40	6.00	102480
March 2018	7.68	5.22	43998

### Distribution of Shareholding as at 31st March 2018

Shares holding of	Share	Share holders		Amount	Total	
nominal value of Rs. 10/- each	Number	(in %)	Number of shares	(in Rs)	(in %)	
Upto 2500	44711	96.10	3161155	31611550	13.59	
2501-5000	977	2.10	408692	4086920	1.76	
5001-10000	452	0.97	356382	3563820	1.53	
10001-20000	196	0.42	290388	2903880	1.55	
20001-30000	76	0.16	192426	1924260	0.83	
30001-40000	26	0.05	91890	918900		
40001-50000	23	0.05	106613	1066130	0.39	
50001-100000	37	0.08	290262	2902620	0.46	
100001 & above	31	0.07	18356719	183567190	1.25	
Total	46529	100	23254527	232545270	78.94	

Share Holding Pattern at 31st March 2018

	Number of Equity Shares	Percentage
Promoters	17435554	74.98
Bodies Corporate	87092	0.37
Individuals	5120235	22.02
NRI	531479	2.29
Clearing Members	632	0.00
HUF Total	79535	0.34
Iotal	23254527	100

7. Outstanding GDRs/ADRs warrants or convertible instruments, conversion data and likely impact on equity. N.A. 8. Demat of Shares as on 31/03/2018

The detail of demat of shares is as under:

NSDL	Number of equity Shares	Percentage
the second se	16199323	69.66
CDSL	4516362	19.42
PHYSICAL	2538842	10.92
TOTAL	23254527	100.00

Company has already made the Annual Payment Fees of both NSDL & CDSL

### 9. DISCLOSURESS

a) Disclosure on materially significant related party transaction i.e. transactions of the company of material nature, with it promoters the directors or the management their subsidiaries or relatives etc., that may have potential conflict with the interest of the company at large.
There are no transactions with any of the related Parties were in conflict with the interests of the company.
b) Details of non-compliance by the company, penalties and stricture imposed on the company by Stock Exchange or SEBI or any statutory Authority, on any matter related to capital markets, during the last three years.
No penalties, strictures were imposed on the company by Stock Exchange or SEBI or any Statutory Authority, on any matter related to capital markets.

WEBSITE: The company's website <u>www.psailpatran.com</u> contains all the necessary information as required by SEBI (Listing obligation & disclosure requirement) regulation 2015. 10.

### Registrar for Demat & Transfer of Shares 11. Abhipra Capital Ltd., Ground Floor, Abhipra Complex, Dilkhush Industrial Area,

A-387, GT Karnal Road, Azadpur, Delhi-110033

12. Address for Correspondence & Plant Location Piccadily Sugar & Allied Industries limited Jakhal Road, Patran, Distt. Patiala Punjab 147 001

### 13. Annual General Meeting Date, Time & Venue

29th September 2018 (Saturday) Date:

11.00A.M. Time:

Jakhal Road, Patran, Distt, Patiala Puniab 147 001 Venue:

Certificate on Compliance of Code of Conduct 14.

I hereby confirm that all Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct for the Directors and Senior Management Personnel as approved by the Board for the Financial Year ended 31" March, 2018 in terms of clause 49(ID)(ii) of the Listing Agreement entered with the Stock Exchanges. Sd/-

Place: Patran, Patiala Date: 30/05/2018

(Devinder Sharma) Wholetime Director & Chairman

15. CEO/ CFO Certification under clause 49 (V) of Listing Agreement

The Board of Directors Piccadily Sugar & Allied Industries limited, Jakhal Road, Patran, Distt, Patiala Puniab

Sirs

1. We have reviewed financial statements and the cash flow statement of Piccadily Sugar & Allied Industries limited for the year ended 31" March, 2018 and to the best of our knowledge and belief:

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

2. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violate the Company's Code of Conduct. 3. We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated

the effectiveness of Company's internal control systems pertaining to financial reporting. We have not come across any reportable deficiencies in the design or operation of such internal controls. 4. We have indicated to the Auditors and the Audit Committee:

(i) That there are no significant changes in internal control over financial reporting during the year;
 (ii) That there are no significant changes in accounting policies during the year; and
 (iii) That there are no instances of significant fraud of which we have become aware.

Place: Patran Patiala Date: 30/5/2018

Sd/-Sunil Kumar (Chief Financial Officer)

Reconciliation of Share Capital 16

Reconciliation of Share Capital Pursuant to Regulation 55A of the SEBI (Depositories and participants) Regulations 1996, quarterly audit of the company's share capital is carried out by Practicing Company Secretary for the purpose of reconciliation of the total share capital admitted with National Securities Depository limited (NSDL) and Central Depository Services (India) Limited (CDSL) and in physical form with the issued & Listed capital of the company. The Audit confirms that the total issued /paid up capital is in agreement with the aggregate of the total number of shares in physical form and the total number of shares in dematerialized form (held with NSDL & CDSL)

17. General

18.

Company has complied with the corporate Governance requirements specified in regulations 17 to 27 and Clauses (b) to (i) of regulation 46(2) of listing regulations Certificate on Compliance of Code of Conduct I hereby confirm that all Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct for the Directors and Senior Management Personnel as approved by the Board for the Financial Year ended 31st March, 2018. Sd/-

Place: Patran, Patiala Date: 30/05/2018

(Devinder Sharma) Wholetime Director & Chairman

AUDITOR'S CERTIFICATE ON COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE We have examined the compliance of the conditions of Corporate Governance by Piccadily Sugar & Allied Industries Ltd. for the year ended 31" March, 2018, as stipulated in regulation 17 to 27 & clause(B) to (I) of sub regulation (2) of regulation 46 of SEBI (Listing obligation & disclosure requirement) regulation 2015.

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

In our opinion and to the best of our information and explanations given to us, we certify that company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement. On the basis of representation received from company, we state that during the year ended 31th March, 2018 no investor grievances were pending for a period exceeding one month except where dispute or for want of completion of legal formalities. We further state that such compliance is neither an assurance as to the future viability of the company nor the efficiency or effectiveness with which the management has conducted the affairs of the company.

for Aggarwal Sahil & Associates Chartered Accountants Sd/ (Sahil Aggarwal) (Partner) M.No.523581

Firm Regd.No.026978N

Dated : 30.05.2018 Place : Patran Patiala

S. No	Name of Director	Annexure E Ratio of remuneration to the median remuneration of the employees of the company
	Sh. Devinder Sharma	4.10
	Sh. Harvinder Singh Chopra	Nil
	Sh. Jai Parkash Kaushik	Nil
1.2	Ms. Madhu Sharma	Nil
2		
		Annexure E-
No		Ratio of remuneration to the median remuneration of the employees of the company
- 1	Sh. Sunil Kumar	
n l	Sh. Devinder Sharma	4.10
Int Thi Pic Thi Ma Coe Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc Boa "Cc "So "So "So "So "So "So "So "So "So "So	eration policy for Directors, roduction is policy applies to the Board cadily Sugar & Allied Industrie: is policy envisages the fram- inagerial Personnel and Sen mpanies Act 2013 including i gulations finitions and 'means Board of Directors ommittee" means Nomination a ard from time to time. ey managerial Personnel" (KMF ef Executive officer or Managin ole time Director ef Financial officer mpany Secretary and ch other officers as may be present nor management Personne nagement team, excluding Enciconal heads" pointment and Removal of Di	ework for nomination, remuneration and evaluation of Board of Directors, Ke for Management personnel as provided under provisions of Section 179(3) or rules thereof and Regulation 19 read along with Schedule II of the SEBI listin of the company. and Remuneration Committee of the company as constituted or reconstituted by the P) means: ng Director or the Manager scribed under the Act from to time. I" (SMP) means personnel of the company who are members of the core loard of Directors and are one level below the Executive Directors including
App	pointment and Removal of D	irector, KMP & SMP
	ectors	teria such as qualifications, skills, expertise and experience of the person to be
The 75 y term	age of the person to be appoir ears. The Committee at its dis of appointment who has com age of the person to be appoir	t a senior management level and accordingly recommend to the Board his/her nted as a Non executive Director shall not be less than 21 years and not more than scretion may recommend to the Board for the continuation of Director for a further pleted 75 years. Inted as an Executive Director shall not be less than 21 years and not more than 75
The seni Corr	appointment, tenure of Direct or Management Level shall be appanies Act 2013, Listing regu	stor/Independent Director, removal, disqualification of any Director, KMP or at a a as per provisions and procedure laid down under the rules made there under the lations or any other enactment for the time being in force. e made as recommendation to the Board of the company.
Boa	rd Diversity	
com	management, sales, marketir pany business.	composition of Directors by comprising expert from different fields viz finance, ng, engineering, research, technical operations or any other areas related to the
Rem	uneration of Director, KMP a	and SMP
The basis rules Listir The	Board of Directors of the comp s of recommendation of the C a made there under, including a ng regulations or any other ena remuneration of Directors shall	cany shall decide the remuneration of Executive /Non- Executive Directors on the committee subject to overall limits provided under the Companies Act 2013 and iny amendments, modifications and re-enactments therefo and in compliance with ctment for the time being in force.
The	cutive Directors. Board of Director upon the rea	commendation of committee may appoint any Executive Directors, finalize/ vary o overall limits as prescribed under the act.
ixec ach	d salary Executive Director shall be	paid fixed salary consisting of basic salary and such other allowances and
ach optic	Executive Director from time to n 1. The salary may be revised	ted by the committee and decided by the Board and performance evaluation of o time, subject to overall limits as prescribed under the Act.
om	mission	Not for the tendre of Executive Directors
he E omn valu lon r	Board may approve payment o nission to be paid to each Di lation of the Director undertake monetary benefits	f commission subject to limits provided under the Act. The eligibility and amount of irector shall be recommended by the committee on the basis of performance on by the committee and the Board.
ehic	le maintenance, telephone ex	ed to club membership, company vehicle with Driver, petrol reimbursement, penses, fax, internet at residence, payment of mobile phone bills, fully furnished vance in lieu thereof, reimbursement of gas, electricity bills, reimbursement of

- d. Separation/retirement benefits
- Executive Director shall be eligible to the following perquisites which shall be included in the computation of the ceiling on remuneration provided in the Act:
- Contribution to Provident Fund, superannuation fund or annuity fund 1961 or any amendment thereof, to the extent these are either singly or put together are not taxable under the Income tax Act Gratuity payable at a rate not exceeding one month's salary for each completed year service and (a)
- (b)
- Encashment of Leave at the end of tenure. (c)
- In case of Loss or inadequacy of profits, the aforesaid perquisites shall not be included in computation of the ceiling on remuneration provided in the Act.
- 11. Non-Executive Directors
  - The Company shall issue a letter of appointment to every Non-Executive Independent Director. The components of payment of remuneration to Non-Executive Directors shall include:
  - Sitting fees:

Sitting fees may be paid for Board Meetings and any Committee Meetings attended by the Director. Different amount of sitting fees may be paid for different types of meetings within limits as prescribed under the Act. Committee shall include Audit Committee, Nomination and Remuneration Committee Stakeholders Relationship

Committee, Corporate Social Responsibility Committee or such Committees as may be constituted by the Board from time to time

Commission: b

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

Professional fees: C.

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

### Key Managerial Personnel and Senior Management Personnel The Company shall issue an appointment letter to every KMP and SMP. The remuneration components payable to KMP/SMP may be: B)

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

### Variable pay:

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

Perquisites/Other Benefits: C.

Perquisites/Other Benefits are benchmarked with Industry practices from time to time keeping an overall salary structure in mind. These may, include petrol reimbursement, vehicle maintenance, telephone, reimbursement of mobile phone bills, leave travel assistance and reimbursement of medical expenditure for self and family and such

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

### Annual Pay Revision /Promotion d.

Evaluation of KMP/SMP shall be based on appraisal against stated Objectives/goals of the individual which in turn shall be aligned to the Functional and Enterprise Score Card. Key Result Areas (KRAs) are set at the beginning of the year in consultation with the Executive Director.

Pay revisions / promotions will be achievement oriented and will also have reference to industry benchmarks, where appropriate

### Separation/Retirement Benefits : e.

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

### **Directors and Officers Liability Insurance:** C)

The Company will take Directors and Officers Liability Insurance or such insurance of like nature for indemnifying any of the Director, KMP and SMP against any liability in respect of any negligence, default, misfeasance, breach of duty or trust for which they may be guilty in relation to the Company. The premium paid on such insurance shall not be treated as part of remuneration payable to Managing Director, Whole time Director, Chief Executive Officer, Chief Financial Officer or Company Secretary, Provided that if any such person is proved to be guilty, the premium paid chall be treated as part of the remuneration. shall be treated as part of the remuneration.

### Stock Options: D)

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

### Criteria for evaluation of Board VI.

The evaluation of Board shall be carried out annually as per the provisions of the Companies Act, 2013 rules thereof and the Listing Regulations. Performance evaluation of each Director will be based on the criteria as laid down from

time to time by the Nomination and Remuneration Committee. Criteria for performance evaluation shall include aspects such as attendance for the meetings, participation and independence, during the meetings, interaction with management, role and accountability, knowledge and proficiency and any other factor as may be decided by the Nomination and Remuneration Committee. Further, performance evaluation of an Executive Director will also be based on business achievements of the Company.

VIL Amendment

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



### INDEPENDENT AUDITOR'S REPORT

# To the Members of Piccadily Sugar And Allied Industries Limited Report on the Standalone Ind AS Financial Statements

We have audited the accompanying standalone Ind AS financial statements of Piccadily Sugar and Allied Industries Ltd ("the Company"), which comprises the Balance Sheet as at March 31, 2018, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information.

### Management's Responsibility for the Standalone Financial Statements

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 of these standalone Ind AS financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with accounting principles generally accepted in India, including the Indian Accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act to safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the 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 Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error. to fraud or error

### Auditor's Responsibility

Auditor's Responsibility Our responsibility is to express an opinion on these standalone IndAS financial statements based on our audit. We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder. We conducted our audit of the standalone Ind AS financial statements in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the standalone Ind AS financial statements are free from material misstatement.

from material misstatement. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the standalone Ind AS financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the standalone Ind AS financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the standalone Ind AS financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone Ind AS financial statements.

### Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:
(a) In the case of the Balance sheet, of the state of affairs of the company as at 31st March, 2018;
(b) In the case of the Statement of Profit and Loss, of the Loss and total comprehensive income of the company for the vegred on that date.

- (c) in the case of Statement of Changes in Equity, of the changes in equity for the year ended on that date.
  (d) in the case of cash flow statement, of the cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements
 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", a statement on the matters specified in paragraphs 3 and 4 of the Order.
 As required by section 143 (3) of the Act, we report that:

- We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit; (a)
- 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; The Balance Sheet, Statement of Profit and Loss including Other Comprehensive income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
- (c) account;
- In our opinion, the aforesaid standalone Ind AS financial statements comply with the Indian Accounting Standards specified under section 133 of the Act; (d)
- On the basis of written representations received from the directors as on March 31, 2018 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2018, from being appointed as a director in terms of section 164 (2) of the Act; (e)
- 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 to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
  The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS financial statements;
  The Company did have new planations does not have any material.

The Company did not have any long-term contracts including derivative contracts for which there were any material ii. foreseeable losses

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

> For AGGARWAL SAHIL & ASSOCIATES Chartered Accountants (Regd No.:026978N) Sd/ Sahil Aggarwal

> > Partner

Membership No.: 523581

Place of Signature: Patran (Patiala) Date: 30.05.2018

22

Sec.

	"Annexure-A" to the Audit Report
Re: I	M/s Piccadily Sugar And Allied Industries Limited ('the Company')
1)	<ul> <li>(a) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment.</li> <li>(b) According to information and explanations given by the management, the company has a program of physical verification of property, plant and equipment to cover all the items in a phased manner over a period of three years. In accordance with this program, certain property, plant and equipment were physically verified by the Management during the year and no material discrepancies were noticed on such verification. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of</li> </ul>
	<ul> <li>(c) According to information and explanations given by the management, the title deeds of immovable properties included in fixed assets are held in the name of the Company.</li> </ul>
ii)	As explained to us, the inventories, excluding stocks with some of the third parties, were physically verified during the year by the management at reasonable intervals and no material discrepancies were noticed on physical verification. In respect of inventories lying with third parties, these have substantially been confirmed by them.
(iii)	According to information and explanations given to us the Company has not granted loans secured or unsecured during the year to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies Act, 2013, and hence reporting under Accordingly, paragraph 3 (iii) of the Order is not applicable.
(iv)	In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Act, in respect of loans, investments, guarantees and security made.
(v)	The company has not accepted any deposits from the public.
(vi)	The Company is required to maintain cost records under section 148(1) of the Companies Act, 2013, for the products of the company and according to the information and explanations given to us, we are of the opinion that prima facie, the specified accounts and records have been made and maintained.
(vii)	<ul> <li>According to information and explanations given to us in respect of Statutory Dues;</li> <li>(a) The Company is regular in depositing with appropriate authorities undisputed statutory dues including provident fund, income-tax, sales-tax, service tax, customs duty, excise duty, value added tax. Goods and Service tax, cess and other material statutory dues applicable to it though there have been slight delays in few cases.</li> <li>(b) There were no undisputed amounts payable in respect of provident fund, income-tax, Goods and Services Tax, service tax, duty of custom, duty of excise, value added tax, cess and other material statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.</li> <li>(c) According to the records of the Company, there are no dues outstanding on account of income-tax, Goods and Services and Services Tax, ades-tax, service tax, duty of custom, duty of excise, value added tax and cess.</li> </ul>
viii)	In our opinion and according to the information and explanations given to us, the Company has not defaulted in repayment of dues to the financial institution, bank, debenture holder or Government during the year.
(ix)	In our opinion and according to the information and explanations given to us, the Company did not raise any money by way of initial public offer or further public offer (including debt instruments). The term loans availed by the company during the year have been applied for the purpose for which it has been availed.
(x)	According to the information and explanations given by the management, we report that no fraud by the Company or no fraud on the Company by the officers and employees of the Company has been noticed or reported during the year.
(xi)	According to the information and explanations give to us and based on our examination of the records of the Company, the Company has paid/ provided managerial remuneration within limits under section 197 read with Schedule V to the Act.
(xii)	In our opinion, the Company is not a Nidhi company. Therefore, the provisions of clause 3(xii) of the Order are not applicable to the Company and hence not commented upon.
(×iii)	According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the standalone Ind AS financial statements as required by the applicable accounting standards.
(xiv)	According to the information and explanations given to us the Company has not issued shares under preferential allotment during the year. Therefore, the provisions of clause 3(xiv) of the Order are not applicable to the Company and hence not commented upon.
(xv)	According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
(xvi)	The Company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company
-	For AGGARWAL SAHIL & ASSOCIATES Chartered Accountants (Regd No.:026978N)
	Sd/- Sahil Aggarwal
	e of Signature: Patran (Patiala) : 30.05.2018 Membership No.: 523581

Place of Signature: Patran (Patiala) Date: 30.05.2018

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

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2018, based on the internal control over financial reporting criteria established by the Company considering the essential Reporting issued by the Institute of Chartered Accountants of India.

24

S.

For AGGARWAL SAHIL & ASSOCIATES

Chartered Accountants (Regd No.:026978N)

Membership No.: 523581

Sahil Aggarwal

Sd/-

Partner

Meaning of Internal Financial Controls Over Financial Reporting A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting and fairly reflect the transactions and dispositions of the assets of the company: (2) provide reasonable assurance that caccepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with generally with authorisations of management and directors of the company; and (3) provide reasonable assurance that prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

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

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Management's Responsibility for Internal Financial Controls

Auditor's Responsibility

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

We have audited the internal financial controls over financial reporting of Piccadily Sugar and Allied Industries Limited ("the Company") as of March 31, 2018 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

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 issued by the adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its 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.

"Annexure B" to the Independent Auditor's Report of even date on the Standalone Ind AS Financial Statements of Piccadily Sugar And Allied Industries Limited

# **BALANCE SHEET AS ON 31st MARCH 2018**

S	Particulars	Mate	Chandalan		
No.		Note	Standalone as at 31.03.2018	Standalone as at 31.03.2017	Standalone as at 01.04.2016 (Amount in Rs.)
A)	ASSETS	12123	and a sta	0 3	(/ unount in 13.)
	1 Non-Current assets				
	(a) Property Plant & Equipment	1	368,268,099	284,969,539	207 040 450
	(b) Capital work-in-progress		3,471,197	39,900,045	307,012,156
	(c) Investment Property		0,411,101	33,300,043	3,005,235
	(d) Financial assets		CR. THE REP.	1 2 0	-
	(i) Investments				
	(ii) Other financial assets	2	6,283,948	5,904,268	0.000.010
	(e) Deferred tax assets (net)	3	9,615,885	11,345,819	6,283,948
	(f) Other non current assets	4	36,145,993	33,451,993	11,424,351
			00, 140,000	55,451,995	31,251,993
	Total non-current assets	1	423785122	375571665	358977684
	Current assets				
	(a) Inventories	5	31,291,483	28,545,760	55,763,171
1	(b) Financial assets			10,010,100	00,100,111
1	Trade receivables	6	2,189,416	222,247	177,109
	Cash & cash equivalents	7	15,756,337	2,356,436	3,351,998
	Loans		1011 DOLDOT	2,000,400	5,551,998
	Other financial assets	8	103,909	42,945	26,473
11.24	(c) CurrentTax assets(net)	9	116,665	27,083	8,778
	(d) Other current assets	10	21,942,515	14,820,632	13,272,437
	Total current assets		71400326	46015103	72599965
	Total assets	-	495,185,447	421,586,768	431,577,649
. 13		- C		121,000,100	401,011,043
5)	EQUITY AND LIABILITIES	1			
	1 EQUITY				
		2 12			
	(a) Equity Share Capital	11	232,209,520	232,209,520	232,209,520
	(b) Other Equity	12	(82,804,598)	(81,579,815)	(82,514,704)
	Total equity		149,404,922	150,629,705	140 004 040
			110,101,022	130,023,103	149,694,816
	Liabilities				
	Non- current liabilities				
	(a) Financial liabilities				
	(i) Borrowings	13	41,153,192	1,838,004	39,802,476
	(b) Provisions	14	2,646,243	2,637,574	2,614,839
	(c) Deferred tax liabilities (Net)				
	(d) Other non current liabilities		-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1. S. C. S. S.
	Total non-current liabilities		43799435	4475578	42417315
	Current Liabilities		ALL THE REAL		
	(a) Financial liabilities				
	(i) Borrowings	40			
		15	-		44,895,468
	(ii) Trade Payables (iii) Other financial liabilities	16	175,164,705	143,112,264	168,019,311
	(III) Other financial liabilities (b) Provisions	17	116,141,292	104,247,169	4,309,381
		18	505,794.	483,115	454,664
	(c) Current Tax Liabilities		the second of the		
	(d) Other current liabilities	19	10,169,299	18,638,936	21,786,695
	Total current liabilities		301981090	266481485	239465520

The accompanying notes form an integral part of the standalone financial statements

AUDITORS REPORT As per our seperate report of even date.

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B)

For & on behalf of the board

Sd/-Devinder Sharma (Whole Time Director) DIN No. 03264719

Sd/-Sunil Kumar (CFO)

for AGGARWAL SAHIL & ASSOCIATES CHARTERED ACCOUNTANTS FRN : 026978N

See.

Sd/-SAHIL AGGARWAL (Partner) M. No. : 523581 DATE: 30.05.2018 PLACE : PATRAN

25

Sd/-Madhu Sharma (Director) DIN No. 7149078 Statement of Changes in Equity for the Year Ended March 31st, 20

Other Equity	
<b>Reservers and Surplus</b>	
Capital Retained	
Subsidy Earnings	
3,000,000 (85,514,704)	
- 934.888	
	1
3,000,000 (84,579,816)	
- (1.224.783)	
3,000,000 (85,804,598)	

The accompanying notes form an integral part of the standalone financial statements

AUDITORS REPORT As per our seperate report of even date.

for AGGARWAL SAHIL & ASSOCIATES CHARTERED ACCOUNTANTS FRN : 026978N

Sd/-SAHIL AGGARWAL (Partner) M. No. : 523581 DATE: 30.05.2018 PLACE : PATRAN For & on behalf of the board

Sd/-Madhu Sharma (Director) DIN No. 7149078

Sd/-Devinder Sharma (Whole Time Director) DIN No. 03264719

Sd/-Sunil Kumar (CFO)

SNo.		(Amount in Rs) Standalone as at 31.03.2018	(Amount in Rs Standalone As A
Particulars	NOTES	51.05.2018	31.03.201
Revenue from operations		and the second second	
Other Income	20 21	74,605,007	78,793,460
Total Revenue (I + II)	21	16,910,203 91,515,210	26,544,887 105,338,355
Expenses:			100,000,000
Cost of materials consumed	, 22	47.444.000	A CONTRACTOR OF
Change in F.G, WIP, and Stock-in-Trade	23	17,111,850 6,827,344	115,208 27,406,786
Excise duty on sale of goods	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-	21,400,100
Employee benefit expense Finance costs	24 25	5,600,981	5,779,969
Depreciation and amortization expense	25	1,344,683 26,556,808	2,636,492 25,320,868
Other expenses	27	67,343,585	43,065,611
Total expenses	and the second	124,785,250	and the second se
Profit before exceptional items and tax		A DATE OF THE PARTY	104,324,934
		(33,270,040)	1,013,420
Exceptional items			
Profit on Sale of Fixed Assets		33,775,191	
Previous year Expenses		A REAL PROPERTY OF	
and the second second second		(J. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Distance of The
Profit before tax (V - VI)		505,151	1,013,420
Tax expense:			
(1) Current tax		a management been	Martine -
(2) Deferred tax Income tax of last years		1,729,934	78,532
		and the second s	A TRANSPORT
Protil after tax	A STATE OF THE OWNER		and an a state of the
Profit after tax Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items tha	nefit obligation (net)	(1,224,783) -	934,888
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may be to profit or loss.	enefit obligation (net) t will not be reclassifie t or loss: pe reclassified	TEN HINTER KOLO	934,888
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may be to profit or loss Total other comprehensive income (net of tax)	enefit obligation (net) t will not be reclassifie t or loss: pe reclassified	TEN HINTER KOLO	934,888
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may be to profit or loss.	enefit obligation (net) t will not be reclassifie t or loss: pe reclassified	TEN HINTER KOLO	934,888 - - 934,888
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may be to profit or loss Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted:	enefit obligation (net) t will not be reclassifie t or loss: pe reclassified	d -	
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may b to profit or loss Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted: - Before exceptional item	enefit obligation (net) t will not be reclassifie t or loss: pe reclassified	d (1,224,783) (0.05)	
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may be to profit or loss Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted:	enefit obligation (net) t will not be reclassifie t or loss: pe reclassified	rd (1,224,783)	934,888 0.04 0.04
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may be to profit or loss. Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted: - Before exceptional item - After exceptional item	enefit obligation (net) t will not be reclassifie t or loss: pe reclassified	rd 	934,888 0.04
Other comprehensive income () Items that will not be re-classified to pr Premeasurements of defined be profit or loss (i) Items that may be re-classified to profit prome tax relating to items that may be to profit or loss. Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted: Before exceptional item Nominal Value of each share accompanying notes form an integral part	t of the standalone fi	rancial statements	934,888 0.04 0.04 10
Other comprehensive income () Items that will not be re-classified to pr Premeasurements of defined be Income tax relating to items that to profit or loss (i) Items that may be re-classified to profit Income tax relating to items that may be to profit or loss Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted: Before exceptional item Nominal Value of each share CTORS REPORT Per our seperate report of even date.	t of the standalone fi	d (1,224,783) (0.05) (0.05) 10	934,888 0.04 0.04 10
Other comprehensive income (i) Items that will not be re-classified to pr Premeasurements of defined be Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit Income tax relating to items that may be to profit or loss Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted: Before exceptional item Nominal Value of each share DTORS REPORT Per our seperate report of even date. IGGARWAL SAHIL & ASSOCIATES	nefit obligation (net) t will not be reclassifie t or loss: pe reclassified ax) 	rancial statements	934,888 0.04 0.04 10
Other comprehensive income (i) Items that will not be re-classified to pr - Remeasurements of defined be - Income tax relating to items that to profit or loss (ii) Items that may be re-classified to profit - Income tax relating to items that may be to profit or loss. Total other comprehensive income (net of ta Total comprehensive income Eamings per equity share-basic /diluted: - Before exceptional item After exceptional item Nominal Value of each share DITORS REPORT ter our seperate report of even date. GGGARWAL SAHIL & ASSOCIATES RTERED ACCOUNTANTS	t of the standalone fi Sd/- Madhu Sharma	d (1,224,783) (0.05) (0.05) 10 10 inancial statements r & on behalf of the boar Sd/- Devinder Sharma	934,888 934,888 0.04 0.04 10 10
Other comprehensive income (i) Items that will not be re-classified to pr	t of the standalone fi Sd/- Madhu Sharma (Director)	nd (1,224,783) (0.05) (0.05) 10 10 nancial statements or & on behalf of the boar Sd/- Devinder Sharma (Whole Time Director)	934,888 0.04 0.04 10
Other comprehensive income () Items that will not be re-classified to pr	t of the standalone fi Sd/- Madhu Sharma	d (1,224,783) (0.05) (0.05) 10 10 inancial statements r & on behalf of the boar Sd/- Devinder Sharma	934,888 0.04 0.04 10
Other comprehensive income () Items that will not be re-classified to pr	t of the standalone fi Sd/- Madhu Sharma (Director)	nd (1,224,783) (0.05) (0.05) 10 10 nancial statements or & on behalf of the boar Sd/- Devinder Sharma (Whole Time Director)	934,888 934,888 0.04 0.04 10 10
Other comprehensive income () Items that will not be re-classified to pr Premeasurements of defined be characterized income tax relating to items that to profit or loss (i) Items that may be re-classified to profit characterized income tax relating to items that may be to profit or loss Total other comprehensive income (net of ta Total comprehensive income Earnings per equity share-basic /diluted: Before exceptional item Nominal Value of each share DTORS REPORT Per our seperate report of even date. GGGARWAL SAHIL & ASSOCIATES RTERED ACCOUNTANTS COMPANY	t of the standalone fi Sd/- Madhu Sharma (Director)	nd (1,224,783) (0.05) (0.05) 10 10 nancial statements or & on behalf of the boar Sd/- Devinder Sharma (Whole Time Director)	934,888 934,888 0.04 0.04 10 10

Particulars ,	or the year ended 31.03.2018 (Amount in Rs.)	For the year ende 31.03.201 (Amount in Rs
PROFIT AFTER TAX Adjustments to Reconcile Profit Before Tax to Net Cash	(1,224,783) Provided by Oper	934,88 ating Activities:
Income Tax Charged In Profit And Loss A/C	1,729,934	78,53
Depreciation And Amortization	26,556,808	25,320,86
Finance Costs	1,344,683	2,636,49
Loss/(Profit) on Sale of Fixed Assets	(33,775,191)	
Interest Income Received	(204,408)	(451,553
Operating Profit Before Working Capital Changes	(5,572,957)	28,519,22
Changes in Operating Assets and Liabilities:		
Trade Receivables	(1,967,169)	(45,138
Other Receivables	(10,346,109)	(3,403,292
Inventory	(2,745,723)	27,217,41
Provisions	8,668	22,73
Trade and Other Payables	35,499,605	27,015,96
CASH GENERATED FROM OPERATIONS	14,876,314	79,326,909
INCOME TAX (NET)	500	1. 1. 20 B
NET CASH FLOW FROM OPERATING ACTIVITIES (A)	14,876,314	79,326,909
CASH FLOW FROM INVESTING ACTIVITIES:		
Net Purchase of Fixed Assets	(75,970,052)	(40,173,059
Proceeds from Sale of Fixed Assets	36,318,726	(,
nterest Income Received	204,408	451,553
NET CASH FLOW FROM INVESTING ACTIVITIES (B)	(39,446,918)	(39,721,506
CASH FLOW FROM FINANCING ACTIVITIES:		
Proceeds From Long-term Borrowings	39.315.188	(37,964,472)
Finance Cost	(1,344,683)	(2,636,492)
NET CASH FLOW FROM FINANCING ACTIVITIES (C)	37,970,506	(40,600,964)
ET INCREASE IN CASH AND CASH EQUIVALENTS (A+B+	C) 13,399,901	(995,562)
PENING CASH AND CASH EQUIVALENTS	2,356,436	3,351,998
LOSING CASH AND CASH EQUIVALENTS	15,756,337	2,356,436

### No

Additions of fixed assets include movement of Capital work-in-progress during the year. Proceeds/(repayment) of Short-term borrowings have been shown on net basis. Figure in brackets represents cash outflow from respective activities. 2)

3) 4)

The accompanying notes form an integral part of the standalone financial statements

AUDITORS REPORT As per our seperate report of even date. for AGGARWAL SAHIL & ASSOCIATES CHARTERED ACCOUNTANTS FRN : 026978N

## Sd/-

Sd/-Devinder Sharma (Whole Time Director) DIN No. 03264719 Madhu Sharma (Director) DIN No. 7149078

For & on behalf of the board

Sd/-Sunil Kumar (CFO)

Sd/-SAHIL AGGARWAL (Partner) M. No. : 523581 DATE: 30.05.2018 PLACE : PATRAN

Land         Daulding         Plant & Restarring Amount         Equipments         Vehicle         Tractor         Tractor         Comprise           Gess serring Amount         59:437/154         122.076:160         52.56:44:57         2.164.007         3.121.513         111.0004         10.837.360         459.074         1.202013         1           Generat at April 1.2015         3.251.252         3.25.544.57         2.164.007         3.121.513         111.0004         10.837.360         459.074         1.202013         1         1         1         1         2         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1         1	Note 1	Property,	Property, Plant & Equipment	uipment	1 - A -	E.S. E	2012 2013	13	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
2016         59.467,154         122.076,160         522,594,457         2.164,007         3.121,513         1.111,004         10.337,390         45974         1.228,013         77           3.251,252         -         -         -         -         77         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         -         - <t< th=""><th>Gross carrying Amount</th><th>Land</th><th>Building</th><th>Plant &amp; Machinery</th><th>Furniture &amp; Fixture</th><th>Office Equipment</th><th>Agriculture Equipments</th><th>Vehicle</th><th>Tractor</th><th>Computer</th><th></th></t<>	Gross carrying Amount	Land	Building	Plant & Machinery	Furniture & Fixture	Office Equipment	Agriculture Equipments	Vehicle	Tractor	Computer	
3.251.252         3.251.252         5.7,000         5.2,000         4.597.30         4.597.30         4.597.30         4.597.30         4.5961.3         77           66.789,283         37.209.366         61.787,993         156.978         1138004         10937300         4.5961.3         77,266         11           56.789,283         37.209,366         51.787,993         120.678         156.978         1158004         10937309         4.5961.3         77,266         11           1.2018         56.789,383         155.666         533511451         2236491         1158004         1093309         4.59178         1027,193         1         77,266         1           1.2017         65.53,357         17,626.01         57,160         29,401         41,435         1,027,193         1,827,406         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4         4	Deemed cost at April 1,2016	59,487,154	122,076,160	522,594,457	2,164,007	3,121,513	1,111,004	10,937,390	459,974	1,928,013	723879672
1,2017         56,793,283         1,2076160         5,2534457         1,6007         3121513         11,38004         10937390         45974         12206113         1           56,793,283         37,209,386         61,787,398         120,678         136,978         -         45,919         -         77,206         1           56,793,283         37,209,386         61,787,398         120,678         136,978         -         45,919         -         77,206         1           1, 2018         75,766         533511451         2234655         533513451         2353,867         1,827,406         45,919         -         77,206         4           1, 0         6,533,557         17,528,017         57,109         837,139         4,405         1,027,193         -         3,644         4           1, 0         6,533,557         17,528         18,54,841         57,160         29,401         41,495         1,027,193         -         3,647         4           2,017         0         57,667         18,5164         57,160         29,401         41,495         1,027,193         3,647         4           2,017         0         57,667         18,5164         57,160         29,417         1,	Additions	3,251,252	-				27,000		-		3278252
Matrix         Section         Control         Control <th< td=""><td>Uisposais Relance ac at March 31 2017</td><td>ankerrea</td><td>122076160</td><td>E99EDAAE7</td><td>946ADD7</td><td>0494649</td><td>- TOPOLIT</td><td></td><td>ACOD7A</td><td>- 102011</td><td>70745</td></th<>	Uisposais Relance ac at March 31 2017	ankerrea	122076160	E99EDAAE7	946ADD7	0494649	- TOPOLIT		ACOD7A	- 102011	70745
1. 2018 $1.2018$ $1.575933$ 15928546 $533511451$ $2.294855$ $3258491$ 1138004         10983309 $45974$ $2005279$ $71,200$ 1. 2018 $7575933$ 15928546 $533511451$ $2294855$ $3258491$ 1138004         10983309 $45974$ $2005279$ $71,2005279$ $71,2005279$ $71,2005279$ $71,2005279$ $71,2005279$ $71,2016,2005279$ $71,2016,2005279$ $71,2016,2005279$ $71,201,201,200,2006$ $837,139$ $4,201,526$ $436,975$ $1,327,406$ $45,201,526$ $4,201,526$ $4,201,526$ $4,36,975$ $71,600$ $837,139$ $4,201,526$ $4,36,975$ $71,600$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,406$ $4,327,40$	Additions	COC 120 120	200 000 200	104460770	1004017	0101010	+000011	10201020	+1000+	0100761	ILIN .
1, 2018         75759383         159285546         533511451         2284685         3258491         1138004         10983309         45974         2065279         7           1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	Disposals	43,748,306	31,209,380	50,870,704	120,078	130,9/8	•	40'A'B			94619010
Biol         45.566.821         359.236.676         1,823,883         2,917,090         837,139         4,201,526         436,975         1,827,406         4           rthe year         6,533,957         1,732,8017         57,160         29,401         41,495         1,027,193         3,644         3,644           2017 <b>0 52120778 3168491</b> 51,021         29,46491 <b>871654</b> 436,975         1,837,406         4           ,2017 <b>0 52120778 31684643 1681043 29,46491 871654 436975 1631050 4</b> ,2017 <b>6 6</b> ,533,559         18,814,841         51,021 <b>21,466 41,495 436975 1831050 2</b> ,1,2018 <b>6</b> ,533,559         18,814,841         51,021 <b>21,600 41,374</b> 1,028,537 <b>1331050 436975 1331050 4</b> ,1,2018 <b>6</b> ,995 <b>1</b> ,884,484         51,021 <b>2</b> ,1606 <b>4 4</b> ,36975 <b>1331050 4</b> ,36975 <b>1331050 4</b> ,36975 <b>1331050 4</b> ,36975 <b>1331050 4</b> ,36975	Balance as at March 31, 2018	75759383	159285546	533511451	2284685	3258491	1138004	10983309	459974	2005279	788686122
the year         6.533.957         17,628.017         57,160         29,401         41,495         1,027,193         436975         1831064         4           2,017         0         52120778         37.864493         18,1043         29,401         41,495         1,027,193         1,607         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,617         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         1,613         <	Accumulated Depriciation As at Anril 1 2016		45 586 821	359.236.676	1 823 883	2 017 NGU	837 130	4 201 526	436 975	1 827 ADR	41686
12017         0         5228719         5228719         436975         1831050         4           11b year         6,823,259         13,84,841         51,021         21,680         41,374         1,028,537         1531050         4           11, 2018         6,823,259         13,84,841         51,021         21,680         41,374         1,028,537         1531050         4           11, 2018         5,824,037         34772365         1332064         2968171         920006         6257256         436975         1637146         4           11, 2018         58944037         34772365         1932064         2968171         920006         6257256         436975         1837146         4           11, 2018         5894303         19633086         352621         290320         217996         4726053         22999         168133         3           13736405         59487154         76489339         14572953         283956         5708671         22999         168133         3           59487154         76489339         145729535         24423         273865         6738671         22999         168133         3           59487154         76489339         145722953         273865	Depriciation charged for the year		6,533,957	17,628,017	57,160	29,401	41,495	1,027,193	-	3,644	2532
Month         Description         Action (a)         Science         Action (a)         Action (a) <td>Uisposais</td> <td></td> <td></td> <td></td> <td>-</td> <td>-</td> <td>-</td> <td>e service</td> <td>-</td> <td>-</td> <td></td>	Uisposais				-	-	-	e service	-	-	
rthe year         6,823,259         18,584,841         51,021         21,680         41,374         1,028,537         6,096         2           1, 2018         0         56944037         34772365         1932064         2968171         920008         6257256         436975         1837146         4           1, 2018         75759383         100341509         186839086         352621         290320         217996         4726053         22999         168133         3           1, 55738406         69955381         165330986         352621         290320         217996         4726053         22999         168133         3           59487154         76489339         165337781         340124         204423         273865         6738641         22999         168133         3           558         59487154         76489339         165357781         340124         204423         273865         6735641         22999         106077         3	Balance as at March, 31, 2017	0	52120778	376864693	1881043	2946491	878634	5228719	436975	1831050	442188
11, 2018     0     58944037     347122565     1932064     2968171     920008     6257256     436975     1837146     4       75753383     100341509     186339086     352621     290320     217996     4726053     22999     168133     3       75753383     100341509     186339086     352621     290320     217996     4726053     22999     168133     3       62738405     69955381     145729763     282964     175022     259370     5708671     22999     969633     2       59487154     7649339     163357781     340124     204423     2738654     22999     100607     3       583     59487154     7649339     163357781     340124     204423     2738654     22999     100607     3	Depriciation charged for the year Dienceale	•	6,823,259	18,584,841	51,021	21,680	41,374	1,028,537		6,096	26,556
75759383         100341509         186389086         352621         290320         217896         4726053         22999         168133           62738406         69955381         145729763         282964         175022         259370         5708671         22999         96963           59487154         76489339         163357781         340124         204423         273865         6735864         22999         100607           588         5487154         76489339         163357781         340124         204423         273865         6735864         22999         100607	Balance as at March 31, 2018	0	58944037	347122365	1932064	2968171	920008	6257256	436975	1837146	420418
62738406         6995381         145729f3         282964         175022         259370         5708671         22999         96963         2           59487154         76489339         163357781         340124         204423         273865         6735864         22999         100607         3           55487154         76489339         163357781         340124         204423         273865         6735864         22999         100607         3           55487154         76489339         163357781         340124         204423         273865         6735864         22999         100607         3	Net Carrying Amount As at March 31, 2018	75759383	100341509	186389086	352621	290320	217996	4726053	22999	168133	36826
59487154         76489339         163357781         340124         204423         273865         6735864         22999         100607         3           ESS                     340124         340124              340124         340124              340124         340124         340124             340124         340124         340124           340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124         340124	As at March 31,2017	62738406	69955381	145729763	282964	175022	259370	5708671	22999	,96963	28496
	As at April 1,2016	59487154	76489339	163357781	340124	204423	273865	6735864	22999	100607	30701
	Capital Work In Progress As at March 31, 2018 As at March 31,2017 As at April 1,2016	a lake ba							Case -		347 3990 300
	Opening Balance of Capital Work in Progress (+) Additions (-) Transfers (-) Disposals		as at 1st April 2016	300	3005235.00 CI 36894810 (+ - (-)	Closing Balance of (+) Additions (-) Transfers (-) Disposals	Capital Work in Pr	Closing Balance of Capital Work in Progress as at 31st March 2017 (+) Additions (-) Transfers (-) Disposals	arch 2017	39900045 125,465,814,26 161,894,662,26	45 26 26

			amount in I
	Standalone as 31.03.2018	Standalone as 31.03.2017	Standalone 01.04.20
NOTE 2 Other Non Current Financial Assets			
PSEB. Security Deposit (with Electricity PSPCL) FDRs maturing after 12 Months	5,904,268 379,680	5,904,268 379,680	5,904,2 379,6
TOTAL	6,283,948	6,283,948	6,283,9
ixed Deposit with the Bank Rs. 3.80 lacs (Rs. 3.80 lacs) ,	are under lien with	Sales Tax Departr	nent
NOTE 3 Deferred Tax Assets (NET)	31.03.2018	31.03.2017	01.04.20
Deferred Tax Assets :			
Account of Disallowance under	910 520	004 000	010.0
section 43B of Income Tax Act	819,529	964,293	948,47
On Account of Carried Forward Losses	48,947,618	49,397,915	52,495,07
Total:	40 767 447	E0 202 200	
	49,767,147	50,362,208	53,443,55
Deferred Tax Liability :			
Lep oclation	40,151,262	39,016,389	42,019,19
Not Deferred Tax Assets (A-B)	9,615,885	11,345,819	11,424,35
Last Year Balance in Deferred Tax Assets	11,345,819	11,424,351	11,276,71
Charged Through P&L Account	(1,729,934)	(78,532)	147,64
NOTE 4 Other Non Current Financial Assets	31.03.2018	31.03.2017	01.04.201
Capital advances	36,145,993	33,451,993	31,251,99
TOTAL	36,145,993	33,451,993	31,251,99
NOTE 5 Inventories	31.03.2018	31.03.2017	01.04.201
		S. Fr	
(As per inventories taken, valued &			
certified by the management)			
Raw Materials-Molasses	5,155,311	19,130	134,33
Finished Goods	13,539,317	20,366,661	47,773,44
Stores Chemicals and Packing Material	12,596,855	8,159,969	7,855,386
TOTAL	31,291,483	28,545,760	55,763,17
* refer note on significant accounting policies for the val	uation of inventories	S	
NOTE 6 Trade Receivables	31.03.2018	31.03.2017	01.04.2016
Unsecured But Considered Good	2,189,416	222,247	177,109
TOTAL	2,189,416	222,247	177,109
NOTE 7 Cash & Cash Equivalents	31.03.2018	31.03.2017	01.04.2016
A CONTRACTOR OF THE OWNER			
a) Cash in Hand b) Balance with Schedule Banks	65,035	177,254	324,186
in Current Accounts in Fixed Deposits	14,842,942	1,026,131	2,329,518
Maturing within 12 months c) Interest accrued on FDR	848,360	773,371	698,294
TOTAL		1.1.1	
TOTAL	15,756,337	1,976,756	3,351,998
NOTE 8 Other Current Financial Assets	31.03.2018	31.03.2017	01.04.2016
Other debts considered good	103,909	42,945	26,473

A CONTRACTORY	9	Current Tax Assets	31.03.2018	31.03.2017	01.04.201
Tax De	educte	ed at Source	116,665	27,083	8,77
		TOTAL	116,665	27,083	8,77
NOTE	10	Other Current Assets	31.03.2018	31.03.2017	01.04.201
Advan	1000 F	coverable in cash or kind or for value to	be received	101	
		red Good	1,459,672	524,299	524,21
		expenses	16,678,249	7,852,971	7,339,00
Ba	lance	with customs, excise, etc.	3,804,594	6,443,362	5,409,21
		TOTAL	21,942,515	14,820,632	13,272,43
NOTE	11	Equity Share Capital	31.03.2018	31.03.2017	01.04.201
		THODISED	R. Sec. Prop.	Sec. 1	1. 1.
1. A)		THORISED 000,000 Equity shares of Rs. 10/-each	300,000,000	300,000,000	300,000,00
B)		UED SUBSCRIBED & PAID UP			
1		254,527 Equity Shares of Rs. 10/- each y called up and paid up.	232,545,270	232,545,270	232,545,27
	Tully	LESS: Unpaid Calls	(335,750)	(335,750)	(335,75
Sec.	671	50 Equity Shares of Rs.5 each Unpaid			000 000 50
			232,209,520	232,209,520	232,209,52
		iliation of number of shares and amo	unt outstanding at the	beginning and a	t the end of
		orting period:	No. of Change		Value in D
		bed and fully paid up equity Shares	No. of Shares		Value in R
		ril 1st, 2016	23,187,377 23,187,377		231,873,77
		arch 31st, 2017 arch 31st, 2018	23,187,377		231,873,77
		bed and Partly paid up equity Shares			Value in R
		ril 1st, 2016	67,150		335,75
	CONTRACTOR OF	arch 31st, 2017	67,150		335,75
	CONTRACTOR OF	arch 31st, 2018	67,150	a barren a series	335,75
3) RI	GHT (	OF SHAREHOLDERS		And the state	
A) Ea	ich Sh	areholder is entitled to one vote per sha	ire.		
	ich Sh	areholder has the right in profit/surplus in	proportion to amount pa	id up with respect t	o share holdin
B) Ea		ent of winding up, the equity shareholders			
C) Int		proportionate to their individual sharehold	ting in the paid up equity		
C) In t if a	iny, in j	proportionate to their individual sharehold		nd at the end of the	
C) In 1 if a D) Th	iny, in p iere is i	no change in the Number of Share outsta		nd at the end of the	
C) In t if a D) Th 4) DE	iny, in p iere is i ETAIL :	no change in the Number of Share outsta SHAREHOLDERS HOLDING	nding at the beginning ar	and the second	
C) In t if a D) Th 4) DE	iny, in p iere is i ETAIL :	no change in the Number of Share outsta	nding at the beginning ar No. of	No. of	
C) In t if a D) Th 4) DE MC	ere is i ETAIL : ORE T	no change in the Number of Share outstan SHAREHOLDERS HOLDING HAN 5% SHARES	nding at the beginning ar No. of Shares held	No. of Shares held	
<ul> <li>C) Intifa</li> <li>D) Th</li> <li>4) DE MC</li> <li>1.</li> </ul>	ere is i ETAIL : ORE T Mr.	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta	nding at the beginning ar No. of Shares held 3,475,263	No. of Shares held 3,475,263	
<ul> <li>C) Intifa</li> <li>D) Th</li> <li>4) DE MC</li> <li>1.</li> <li>2.</li> </ul>	ere is i ETAIL : ORE T Mr. Soc	no change in the Number of Share outstar SHAREHOLDERS HOLDING 'HAN 5% SHARES Sidhartha Vashishta on-N-Sure Holdings LTD.	nding at the beginning ar No. of Shares held	No. of Shares held	
<ul> <li>C) In fifa</li> <li>D) Th</li> <li>4) DE MC</li> <li>1.</li> </ul>	ere is i ETAIL : ORE T Mr. Soc	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta	nding at the beginning ar No. of Shares held 3,475,263 5,569,702	No. of Shares held 3,475,263 5,569,702 8,341,936	Financial yea
<ul> <li>C) Intifa</li> <li>D) Th</li> <li>4) DE MC</li> <li>1.</li> <li>2.</li> </ul>	ere is i ETAIL ORE T Mr. Soc Pice	no change in the Number of Share outstar SHAREHOLDERS HOLDING 'HAN 5% SHARES Sidhartha Vashishta on-N-Sure Holdings LTD.	nding at the beginning ar No. of Shares held 3,475,263 5,569,702	No. of Shares held 3,475,263 5,569,702	Financial yea
<ul> <li>C) In 1 if a</li> <li>D) Th</li> <li>4) DE MC</li> <li>1.</li> <li>2.</li> <li>3.</li> <li>NOTE</li> <li>Ca</li> </ul>	ere is i ETAIL ORE T Mr. Soc Pice 12	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta on-N-Sure Holdings LTD. cadily Agro Ind. LTD.	nding at the beginning ar No. of Shares held 3,475,263 5,569,702 8,341,936	No. of Shares held 3,475,263 5,569,702 8,341,936	Financial yea
C) In1 ifa D) Th 4) DE MC 1. 2. 3. 3. NOTE Ca Pro	ere is i erail. DRE T Mr. Soc Pice 12 apital s ofit & I	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta on-N-Sure Holdings LTD. cadily Agro Ind. LTD. Other Equity ubsidy	nding at the beginning ar No. of Shares held 3,475,263 5,669,702 8,341,936 <b>31.03.2018</b>	No. of Shares held 3,475,263 6,569,702 8,341,936 31.03.2017	
C) In1 ifa D) Th 4) DE MC 1. 2. 3. NOTE NOTE Ca Pro As Les	ere is i ETAIL : ORE T Mr. Soc Pice 12 apital s ofit & I per la ss: De	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta n-N-Sure Holdings LTD. cadily Agro Ind. LTD. Other Equity ubsidy Loss Account Ist Balance Sheet preciation Adjustment	nding at the beginning ar No. of Shares held 3,475,263 5,569,702 8,341,936 31.03.2018 3,000,000 (84,579,815)	No. of Shares held 3,475,263 5,569,702 8,341,936 <b>31.03.2017</b> 3,000,000 (85,514,704)	Financial yea 01.04.201 3,000,00 (85,739,224
C) In1 ifa D) Th 4) DE MC 1. 2. 3. NOTE NOTE Ca Pro As Let	ere is i ETAIL : ORE T Mr. Soc Pice 12 apital s ofit & I per la ss: De	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta on-N-Sure Holdings LTD. cadily Agro Ind. LTD. Other Equity ubsidy coss Account Ist Balance Sheet	nding at the beginning ar No. of Shares held 3,475,263 5,569,702 8,341,936 31.03.2018 3,000,000 (84,579,815) (1,224,783)	No. of Shares held 3,475,263 5,569,702 8,341,936 <b>31.03.2017</b> 3,000,000 (85,514,704) 934,888	Financial yea 01.04.201 3,000,00 (85,739,220 224,52
C) In1 ifa D) Th 4) DE MC 1. 2. 3. NOTE NOTE Ca Pro As Les	ere is i ETAIL : ORE T Mr. Soc Pice 12 apital s ofit & I per la ss: De	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta on-N-Sure Holdings LTD. cadily Agro Ind. LTD. Other Equity Mubsidy Loss Account Ist Balance Sheet preciation Adjustment rofit & Loss Account	nding at the beginning ar No. of Shares held 3,475,263 5,569,702 8,341,936 31.03.2018 3,000,000 (84,579,815) (1,224,783) (85,804,598)	No. of Shares held 3,475,263 5,569,702 8,341,936 31.03.2017 3,000,000 (85,514,704) 934,888 (84,579,815)	Financial yea 01.04.201 3,000,00 (85,739,220 224,52 (85,514,704
C) In1 ifa D) Th 4) DE MC 1. 2. 3. NOTE NOTE Ca Pro As Let	ere is i ETAIL : ORE T Mr. Soc Pice 12 apital s ofit & I per la ss: De	no change in the Number of Share outstar SHAREHOLDERS HOLDING HAN 5% SHARES Sidhartha Vashishta n-N-Sure Holdings LTD. cadily Agro Ind. LTD. Other Equity ubsidy Loss Account Ist Balance Sheet preciation Adjustment	nding at the beginning ar No. of Shares held 3,475,263 5,569,702 8,341,936 31.03.2018 3,000,000 (84,579,815) (1,224,783)	No. of Shares held 3,475,263 5,569,702 8,341,936 <b>31.03.2017</b> 3,000,000 (85,514,704) 934,888	Financial yea 01.04.201 3,000,00 (85,739,220 224,52

NOTE 1	3 Long Term Borrowings (at Amortized Cost)	31.03.2018	31.03.2017	01.04.2010
SECU	RED		*	
	and Advances from Related Parties	13 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		25,000,000
	loan of Rs.250.00 Lacs from Piccadily Agro			
	ries Ltd. is secured against Plant & Machinery.			
	if interest is 10.75%)			
	scheduled for a period of 5 years till FY 2017.			
	and Advances from Other Parties	1 050 910	1,539,182	1,974,141
	BANK	1,059,819	1,009,102	1,014,14
and the second second	red against hypothecation of vehicles under			
	urchase agreement)		000 000	707 22
	Capital Financial Services Ltd.	- II.	298,822	707,324
and the second second	ed against hypothecation of vehicles under			
	urchase agreement)			00.00
	apital Financial Services Ltd(Ertiga)			20,634
(Secu	red against hypothecation of vehicles under	1. 1. N. X.	and the state of the state	
Hire p	urchase agreement)			
Interes	st accrued on term loan	-	Carl Transla	12,100,377
J&K	BANK TERM LOAN	40,093,373		
(Term	Loan of Rs. 490 Lacs, Principal to be repaid			
in 74 r	nonthly instalments, secured primarily by			
	hecation of Machineries, Equipments, Furniture			
	xture and all other moveable fixed assets and			
	age of Land at Jakhal Road as collateral)			
Iviorig	age of Lang at Jakhar Road as conatorary	41,153,192	1,838,004	39,802,47
		31.03.2018	31.03.2017	01.04.2010
NOTE 1	4 Long Term Provisions	31.03.2010	31.03.2011	01.04.201
Provis	ion For Employees Benefit			
- (	Bratuity	2,646,242	2,637,574	2,614,83
			CLED LL R	
	TOTAL	2,646,242	2,637,574	2,614,83
	5 Short Term Borrowings (at Amortized Cost		2,637,574	2,614,83
Unse	5 Short Term Borrowings (at Amortized Cost		ANY REAL PROPERTY.	<b>01.04.201</b> 44,895,46
Unse	5 Short Term Borrowings (at Amortized Cost		ANY REAL PROPERTY.	01.04.201
Unse Loans NOTE 1	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables	31.03.2018	31.03.2017	01.04.201 44,895,46 44,895,46
Unser Loans NOTE 1 1. Sund	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors	31.03.2018	31.03.2017	01.04.201 44,895,46 44,895,46
Unser Loans NOTE 1 1. Sund	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables	31.03.2018	31.03.2017	01.04.201 44,895,46 44,895,46
Unser Loans NOTE 1 1. Sund A) Total 0 Scale	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises	31.03.2018 31.03.2018	31.03.2017 31.03.2017	01.04.2010 44,895,46 44,895,46 01.04.2010
Unser Loans NOTE 1 1. Sund A) Total 0 Scale	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises	31.03.2018	31.03.2017	01.04.201 44,895,46 44,895,46
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total (	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro	31.03.2018 31.03.2018	31.03.2017 31.03.2017	01.04.2010 44,895,46 44,895,46 01.04.2010
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total (	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises	31.03.2018 31.03.2018	31.03.2017 31.03.2017 143,112,264	01.04.2010 44,895,46 44,895,46 01.04.2010
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total (	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro	31.03.2018 31.03.2018	31.03.2017 31.03.2017	01.04.2010 44,895,46 44,895,46 01.04.2010
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total (	5 Short Term Borrowings (at Amortized Cost) cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL	31.03.2018 31.03.2018 175,164,705	31.03.2017 31.03.2017 143,112,264	01.04.2010 44,895,46 44,895,46 01.04.2010 168,019,31
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 , 31.03.2018	31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017	01.04.2010 44,895,466 44,895,466 01.04.2010 168,019,31 168,019,31
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credi	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 ,31.03.2018 113,559,778	31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013	01.04.2010 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.201
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities tors for capital expenditure isses Payable	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705	31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657	01.04.2010 44,895,46 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.201 3,313,82
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 ,31.03.2018 113,559,778	31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013	01.04.2010 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.201
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities tors for capital expenditure isses Payable	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499	01.04.2010 44,895,466 44,895,466 01.04.2010 168,019,31 168,019,31 168,019,31 01.04.201 3,313,82 995,55
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities tors for capital expenditure isses Payable	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705	31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657	01.04.2010 44,895,46 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.201 3,313,82
Unser Loans NOTE 1 1. Sund A) Total 0 Scale B) Total 0 and S NOTE 1 Credit Exper Curre	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities tors for capital expenditure isses Payable	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499	01.04.2010 44,895,466 44,895,466 01.04.2010 168,019,31 168,019,31 168,019,31 01.04.201 3,313,82 995,55
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper Curre	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities tors for capital expenditure ases Payable nt Maturities of long term debts.	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 31.03.2018 113,559,778 2,102,151 479,363 116,141,292 31.03.2018	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017	01.04.2010 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.2010 3,313,82 995,55 4,309,38 01.04.201
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper Curre	5 Short Term Borrowings (at Amortized Cost from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL TOTAL 17 Other Current Financial Llabilities tors for capital expenditure isses Payable int Maturities of long term debts.	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017 483,115	01.04.2010 44,895,46 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.201 3,313,82 995,55 4,309,38 01.04.201
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper Curre	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities tors for capital expenditure ases Payable nt Maturities of long term debts.	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 31.03.2018 113,559,778 2,102,151 479,363 116,141,292 31.03.2018	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017	01.04.2010 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.2010 3,313,82 995,55 4,309,38 01.04.201
Unser Loans NOTE 1 A) Total 4 Scale B) Total 0 and S NOTE 4 Credit Exper Curre 1. BONU	5 Short Term Borrowings (at Amortized Cost from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 17 Other Current Financial Liabilities tors for capital expenditure hases Payable nt Maturities of long term debts. 18 SHORT TERM PROVISION US PAYABLE	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 31.03.2018 113,559,778 2,102,151 479,363 116,141,292 31.03.2018	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017 483,115 483,115	01.04.2010 44,895,466 44,895,466 01.04.2010 168,019,31 168,019,31 168,019,31 01.04.201 3,313,82 995,55 4,309,38 01.04.201 454,66 454,66
Unser Loans NOTE 1 A) Total 4 Scale B) Total 0 and S NOTE 4 Credit Exper Curre 1. BOND	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 7 Other Current Financial Liabilities tors for capital expenditure ases Payable nt Maturities of long term debts.	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017 483,115	01.04.2010 44,895,46 44,895,46 01.04.2010 168,019,31 168,019,31 01.04.201 3,313,82 995,55 4,309,38 01.04.201
Unser Loans NOTE 1 1. Sund A) Total 0 Scale B) Total 0 and S NOTE 1 Credit Exper Curren 1. BONU	5 Short Term Borrowings (at Amortized Cost from related parties 6 Trade Payables 77 Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 17 Other Current Financial Liabilities tors for capital expenditure nses Payable nt Maturities of long term debts.	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 31.03.2018 505,794 505,794 31.03.2018	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017 483,115 483,115 31.03.2017	01.04.2010 44,895,466 44,895,466 01.04.2010 168,019,31 168,019,31 168,019,31 01.04.201 3,313,82 995,55 4,309,38 01.04.201 454,66 454,66 01.04.201
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper Currer NOTE 1 1. BONU NOTE 1 Statutory	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 17 Other Current Financial Llabilities tors for capital expenditure nses Payable nt Maturities of long term debts. 18 SHORT TERM PROVISION JS PAYABLE 19 OTHER CURRENT LIABILITIES Levies	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 115,164,705 115,164,705 116,141,292 31.03.2018 505,794 505,794 31.03.2018 8,201,264	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017 483,115 483,115 31.03.2017 2,221,588	01.04.2010 44,895,466 44,895,469 01.04,2010 168,019,31 168,019,31 168,019,31 01.04,201 3,313,82 995,55 4,309,38 01.04,201 454,66 454,66 01.04,201
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper Currer NOTE 1 1. BONU NOTE 1 Statutory	5 Short Term Borrowings (at Amortized Cost from related parties 6 Trade Payables 77 Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 17 Other Current Financial Liabilities tors for capital expenditure nses Payable nt Maturities of long term debts.	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 31.03.2018 505,794 505,794 31.03.2018	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017 483,115 483,115 31.03.2017	01.04.2010 44,895,466 44,895,466 01.04.2010 168,019,31 168,019,31 168,019,31 01.04.201 3,313,82 995,55 4,309,38 01.04.201 454,66 454,66 01.04.201
Unser Loans NOTE 1 1. Sund A) Total ( Scale B) Total ( and S NOTE 1 Credit Exper Currer NOTE 1 1. BONU NOTE 1 Statutory	5 Short Term Borrowings (at Amortized Cost cured from related parties 6 Trade Payables ry Creditors Dutstanding dues of Micro and Small Industrial Enterprises Dutstanding dues of creditors other than Micro mall Scale Industrial Enterprises TOTAL 17 Other Current Financial Llabilities tors for capital expenditure nses Payable nt Maturities of long term debts. 18 SHORT TERM PROVISION JS PAYABLE 19 OTHER CURRENT LIABILITIES Levies	31.03.2018 31.03.2018 31.03.2018 175,164,705 175,164,705 175,164,705 175,164,705 175,164,705 115,164,705 115,164,705 116,141,292 31.03.2018 505,794 505,794 31.03.2018 8,201,264	31.03.2017 31.03.2017 31.03.2017 143,112,264 143,112,264 31.03.2017 101,871,013 1,511,657 864,499 104,247,169 31.03.2017 483,115 483,115 31.03.2017 2,221,588	01.04.2010 44,895,466 44,895,469 01.04,2010 168,019,31 168,019,31 168,019,31 01.04,201 3,313,82 995,55 4,309,38 01.04,201 454,66 454,66 01.04,201

NOTE 20 DETAIL OF REVENUE FROM OPERATIONS	31.03.2018	31.03.201
Sale of Product		A STATE
Gross Sales	74,605,007	78,793,46
		10,100,10
	74,605,007	78,793,46
NOTE 21 OTHER INCOME	31.03.2018	31.03.201
Interest Income		Ser Press
Other non-operative Income	204,408	451,55
Rent Income	2,805,159 812,499	25,822,50
Sales Tax Refund	13,088,137	270,83
	16,910,203	26,544,88
NOTE 22 COST OF RAW MATERIAL CONSUMED	31.03.2018	31.03.201
Opening Stock of Paul Materiale		1.1.1
Opening Stock of Raw Materials Purchases during the year-Molasses	19,130	134,33
Purchases during the year-ENA	5,136,181	
a state wantig the your birty	17,111,850 22,267,161	134,338
Less Closing Stock (Molasses)	5,155,311	134,330
	17,111,850	115,208
	No. of Street, or Stre	
NOTE 23 CHANGES IN FG, WIP, STOCK IN TRADE	31.03.2018	31.03.2017
Opening Stock		
FG. Stock	20,366,661	47,773,447
TOTAL 'A'	20,366,661	47,773,447
Closing Stock	State State	
FG. Stock TOTAL 'B'	13,539,317	20,366,661
TOTAL (A-B)	13,539,317 6,827,344	20,366,661 27,406,786
		21,400,100
NOTE 24 EMPLOYEE BENEFIT EXPENSES	31.03.2018	31.03.2017
Contribution to Provident Fund	50,832	50,832
Staff & Labour Welfare	722,672	466,917
Salaries, Wages & Bonus	4,818,809	5,239,485
Gratuity	8,668	22,735
and the second of the second se	5,600,981	5,779,969
NOTE 25 FINANCE COST	31.03.2018	31.03.2017
Interest Expense		intra-
Interest cost on financial liabilities measured at amortized cost Other Borrowing Cost	1,318,977	2,576,478
Bank Charges	25,706	60,014
	1,344,683	2,636,492
NOTE 26 DEPRECIATION AND AMORTIZATION EXPENSE	31.03.2018	31.03.2017
Depreciation of property, plant and equipment	26,556,808	25,320,868
	26,556,808	2,636,492
NOTE 27 OTHER EXPENSES	21 02 2040	24.02.0047
	31.03.2018	31.03.2017
Manufacturing Expenses		
Electrical Repair	86,912	44,670
Chemicals	1,176,750	793,206
Packing Material	21,754,716	19,798,491
Env. & ETP Expenses	1,682,887	719,011
Power & Fuel	5,257,020	4,250,003
Machinery Repair	515,741	421,412
		and the second se

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Selling Expenses		IN INCOME
Advertisement	52,242	20,120
Selling Expenses	79,630	
Freight/Carriage Outwards	175,677	350,44
L-13 Operating Expenses	2,513,758	2,113,250
Loading Charges	309,288	258,343
	0.400 505	2 742 46
Total B	3,130,595	2,742,16
Adminstrative & Other Expenses	66,845	26.23
Insurance	1,227,082	1,857,917
Professional/Legal Fees	17,187,350	8,031,28
Fee & Taxes	The second second	124,603
Printing & Stationery	464,782	100,00
Audit Fee	100,000	
Tax Audit Fee	25,000	25,000
Postage, Telephone & Telegram	436,563	393,45
Travelling & Conveyance	657,468	341,99
Rent	18,000	and the second second
News Paper & Periodicals	3,330	2,810
Running & Maintenance of Vehicles	1,500,837	1,383,94
Repair & Maintenance		
Computer	83,885	4,60
	132,175	146,23
Building	187,957	1,30
Other	2,700	3,10
Donation	5,200	Sec. mon
Entry Tax Paid	2,001,757	1,254,19
Farm expenses	600,000	600,00
Director Remuneration		000,00
Balances W/o	9,038,033	44 000 00
Total C	33,738,964	14,296,65
Grand Total (A+B+C)	67,343,585	43,065,61
	As at 31st	As at 31s
NOTE 28 CONTINGENT LIABILITIES	March, 2018	March, 201
<ul> <li>a) Additional demand raised by Sales tax authorities pending in appea</li> <li>b) Estimated amount of contracts remaining to be executed</li> </ul>	als Unascertained	Unascertaine
on capital account and not provided for (net of advances).	Unascertained	Unascertaine
the second second second second if any	Unascertained	Unascertaine
	Unascertained	Unascertaine
<ul> <li>Contingent Liability in respect of Unassessed cases of Income Tax, Sales Tax, Cane Cess, Excise duty.etc.</li> </ul>		
and a second sec	1	As at 31
NOTE 29 REMUNERATION PAID TO DIRECTORS	As at 31st	
	March, 2018	March, 201
	Rs. In Lacs	Rs. In Lac
The remuneration paid to directors is as follows :	6.00	6.0
Whole time director		
The Remuneration to Directors is paid in accordance with Part II of Sch	equie v or companie	01101 20101
NOTE 30 PAYABLES & RECEIVABLES		
		1 1
Balance of certain sundry debtors, loans & advances (including capital ac confirmation/reconcilliation. The management is of the opinion that adju- such reconcilliation would not be material.	ivances), creditors an stment, in liabilities if	any, arising out
NOTE 31 ADVANCES RECOVERABLE		T STON
In the opinion of the Board, the current assets, loans and advances ar realized in the ordinary course of business. The provision for known liab amount reasonably necessary.	re approximately of the bilities is adequate an	ne value stated d not in excess
NOTE 32 DISCLOSURE AS PER IND AS - 36 IMPAIRMENT OF AS	SETS	
In terms of Ind AS 36 on impairment of assets, there was no impairment in the internal management estimates done and hence no impairment cha	dicators exist as of rej	porting date as p

SCLOSURE AS PER IND AS - 33 EARNING PER SHARE r attributable to equity holders of the Company (Rs.) e number of equity shares (Nos.) Earning Per Share come Tax Expense Tax Tax Expense Tax Tax Tax Tax Tax Tax Tax Charge/(Income) I Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	March, 2018 (1,224,783) 23,220,952 10 (0.05) As at 31st March, 2018 - - - 17.30 17.30 5.05 1.30	March, 20 934,8 23,220,9 0,1 As at 31 March, 201 (Rs. In Lac 0,7 0,7 0,7 10,1 3,1
Earning Per Share Earning Per Share Tax Expense Tax	23,220,952 10 (0.05) As at 31st March, 2018	23,220,9 0.0 As at 31 March, 201 (Rs. In Lac: 0.7 0.7 10.1
Earning Per Share Earning Per Share Tax Expense Tax	23,220,952 10 (0.05) As at 31st March, 2018	23,220,9 0.0 As at 31 March, 201 (Rs. In Lac: 0.7 0.7 10.1
Earning Per Share  come Tax Expense  Tax  Tax  Tax  Tax  Tax  Tax  Tax  Ta	10 (0.05) • As at 31st March, 2018 • • • • • • • • • • • • • • • • • • •	0.1 As at 31 <u>March, 207</u> (Rs. In Lac 0.7 0.7 10.1
Tax Expense Tax Tax Tax Tax on Profits for the Year ents for current tax of prior year rrent Tax Tax Tax Charge/(Income) al Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	(0.05) As at 31st March, 2018 - - - 17.30 17.30 5.05	0.1 As at 31 <u>March, 201</u> (Rs. In Lac (Rs. In Car 0.7 0.7 10.1
Tax Expense Tax Tax Tax Tax on Profits for the Year ents for current tax of prior year rrent Tax Tax Tax Charge/(Income) al Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	As at 31st March, 2018 - - - 17.30 17.30 5.05	As at 31 <u>March, 201</u> (Rs. In Lac 0.7 0.7 10.1
Tax Expense Tax Tax Tax on Profits for the Year ents for current tax of prior year rrent Tax Tax Tax Tax Charge/(Income) a Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	March, 2018 - - 17.30 17.30 5.05	March, 201 (Rs. In Lac 0.7 0.7 10.1
Tax ax on Profits for the Year ents for current tax of prior year rrent Tax Tax Tax Charge/(Income) all Tax Expense altion of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	March, 2018 - - 17.30 17.30 5.05	March, 201 (Rs. In Lac 0.7 0.7 10.1
Tax ax on Profits for the Year ents for current tax of prior year rrent Tax Tax Tax Charge/(Income) all Tax Expense altion of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	17.30 17.30 5.05	(Rs. In Lac 0.7 0.7 10.1
Tax ax on Profits for the Year ents for current tax of prior year rrent Tax Tax Tax Charge/(Income) all Tax Expense altion of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	<b>17.30</b> 5.05	0.7 0.7 10.1
Tax on Profits for the Year ents for current tax of prior year rrent Tax Tax Tax Tax Charge/(Income) al Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	<b>17.30</b> 5.05	<b>0.7</b> 10.1
ents for current tax of prior year rrent Tax Tax Tax Tax Charge/(Income) a) Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	<b>17.30</b> 5.05	<b>0.7</b> 10.1
Tax Tax Charge/(Income) at Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	<b>17.30</b> 5.05	<b>0.7</b> 10.1
Tax Tax Charge/(Income) a) Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	<b>17.30</b> 5.05	<b>0.7</b> 10.1
Tax Charge/(Income) <b>il Tax Expense</b> ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) <b>t of :</b> eff ect due to non-taxable income for Indian tax purposes ght Forward Tax Losses	<b>17.30</b> 5.05	<b>0.7</b> 10.1
al Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ight Forward Tax Losses	<b>17.30</b> 5.05	<b>0.7</b> 10.1
al Tax Expense ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ight Forward Tax Losses	<b>17.30</b> 5.05	<b>0.7</b> 10.1
ation of tax expense and the accounting profit ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ight Forward Tax Losses	5.05	10.1
ore Tax ax (Calculated at 25.75% for 18 and 30.9% for FY 2016-17) it of : eff ect due to non-taxable income for Indian tax purposes ight Forward Tax Losses		
18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ight Forward Tax Losses		
18 and 30.9% for FY 2016-17) t of : eff ect due to non-taxable income for Indian tax purposes ight Forward Tax Losses	1.30	3.1
t of : eff ect due to non-taxable income for Indian tax purposes ight Forward Tax Losses		
ght Forward Tax Losses		
ght Forward Tax Losses	(1.46)	(3.37
Construction of the second	(1.40)	
enses not allowed for tax purpose	0.01	1.0
rs	17.45	
me Tax Expense	17.30	0.0
THEN THE REPORT OF A STATE OF A S	11.50	0.73
	As at 31st	As at 31s
	March, 2018	March, 2017
& Associates lotels Private Limited		
		(Rs. In Lacs)
i the second of the second sec	2017-18	2016-17
in the second states children	96.72	9.34
, gie moderios cirined	363.19	THE REAL PROPERTY AND
	8.12	2.71
		1.80
	1.00	19.81
Itstanding with related parties	Annal Street Street	19.01
gro Industries Ltd.	1.496 26	1,410.11
Associates		0.135
otels Private Limited		49.028
	10.020	43.020
tion to Ind AS - Principle and reconciliation	Netters - March	
Hannx 1 (88 de la	Appense Piccadily Agro Indusries Limited     utstanding with related parties     gro Industries Ltd.     & Associates     lotels Private Limited     intion to Ind AS - Principle and reconciliation ements for the year ended March 31, 2018, are the Co     in accordance with Ind AS. The accounting policies set out     al statements for the year ended March 31, 2018, are the Co	Agro Indusries Limited     March, 2018       Agro Indusries Limited     & Associates       Hotels Private Limited     2017-18       Of Goods     Piccadily Agro Indusries Limited       Piccadily Agro Indusries Limited     363.19       achinery     Piccadily Agro Indusries Limited       nal Charges     Harvinder & Associates       Piccadily Agro Indusries Limited     8.12       nal Charges     Harvinder & Associates       yense     Piccadily Agro Indusries Limited       standing with related parties     1,496.26       gro Industries Limited     49.028

Adjustments to the statement of cash flows The transition from Indian GAAP to Ind-AS had no significant impact on cash flows generated by the company.

	(a) Value			-	-	-		-	-																		
	the fi	inan	cia	l y	ear	in					= ba	asis	s by	/ th	e co	ompa	iny c	Jurii	ng			Mar				in on	2017
		Rav						_	-															NIL			NIL
		Con Cap					10 3	pa	re F	an	s													NIL			NIL
	(b) Expe						an	Trav	velli	na														NIL			NIL
	(c) Earn																							NIL			NIL
1	NOTE	38	M	IC	RC	SI	IAN	L	AND	MC	ED	IUI	ME	NT	ER	PRIS	ES	DE	VEL	OP	MEN	NT A	CT. 2		1	-	
1	The comp Enterprise with Deve	es A	ha ct 2 ner	200 nti	not 16 a	rec ind res	he he t pa	ed i ince iid/p	intin e dis	nati sclo able	on osur e as	from res s re	m s if a qui	up)	plie rel	rs re ating	gard to a	ing	the	sta s un	tus u paid	inder as a	Mice t the	vear	all a end	nd Me togeth	dium her
	The previo with revise	ous y	/02	ır fi	gui	es	hav	e b	een	rec				oup	ed	wher	neve	r co	nsic	dere	id ne	cess	ary t	o facil	itate	comp	arison
-	NOTE 40	) 5	SIG	NI	IC	AN	TA	cco	DUN	TIN	IGI	POI	LICI	IES			-										
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employment of an amount equivalent to 15 days salary payable for each completed year of service. Vesting occurs upon completion of five years of service. The Company recognises the liability for Gratuity benefits payable in future based on an independent actuarial valuation. INCOME TAX:

Current income tax is measured at the amount expected to be paid to the tax authorities in accordance with the Income Tax Act, 1961.

Act, 1961. Deferred income tax reflects the impact of current period timing differences between taxable income and accounting income for the period and reversal of timing differences of earlier periods. Deferred tax is measured based on the tax rates and the tax laws enacted or substantively enacted at the balance sheet date. Deferred tax assets are recognised only to the extent that there is virtual certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised. MAT credit is recognised as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. In the year in which the Minimum Alternate tax (MAT) credit becomes eligible to be recognised as an asset. In accordance with the recommendations contained in guidance note issued by the Institute of Chartered Accountants of India, the said asset is created by way of a credit to the Statement of Profit and Loss and shown as MAT Credit Entitlement. The Company reviews the same at each Balance Sheet date. 10. PROVISIONS, CONTINCERT LIABILITIES AND CONTINCERT ASSETS: Provisions are recognised for liabilities that can be measured only by using a substantial degree of estimation, if - The Company has a present obligation as a result of a past event - Aprobable outflow of resources is expected to settle the obligation and

A probable outflow of resources is expected to settle the obligation and
 The amount of the obligation can be easily estimated.
 Contingent Liability is disclosed in the case of
 A probable outflow of resources will be required to settle the obligation.

The obligation. A possible obligation, unless the probability of outflow of resources is remote. Depending on facts of each case and after due evaluation of relevant legal aspects, claims against the Company not acknowledged as debts are disclosed as contingent liabilities. In respect of statutory matters, contingent liabilities are disclosed only for those demand(s) that are contested by the Company. Contingent Assets are neither recognised nor

### 11. EARNINGS PER SHARE:

9

Basic earnings per share are calculated 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. The weighted average numbers of equity shares outstanding during the period are adjusted for events of bonus issue. For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares. SEGMENT REPORTING:

- 12.
- The Company operates in a single business segment viz. Distillery, therefore reporting requirement of INDAS 108 does not apply. IMPAIRMENT OF ASSETS: 13.
- 14

IMPAIRMENT OF ASSETS: As at each balance sheet date, the carrying amount of assets is tested for impairment so as to determine, a. The provision for impairment loss, if any, required or b. The reversal, if any, required of impairment loss recognised in previous periods, impairment loss is recognised when the carrying amount of an asset exceeds its recoverable amount. CLASSIFICATION OF ASSETS AND LIABILITIES AS CURRENT AND NON-CURRENT: All assets and liabilities are classified as current or non-current as per the Company's normal operating cycle and other criteria set out in Schedule III to the Companies Act, 2013. Based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, 12 months has been considered by the Company for the purpose of current, non-current classification of assets and liabilities. Financial Instruments Initial Measurement:

### 15.

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

Financial Assets carried at amortised cost : A financial asset is subsequently measured at amortised cost if it is held in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. Financial assets carried at fair value through other comprehensive income (FVTOCI): A financial asset is subsequently measured at Fair Value through other comprehensive income if it is held for both collecting contractual cash flows & selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest, on the principal amount outstanding. Investment in subsidiaries is carried at cost less impairment, if any, in the separate financial statements. Financial asset which is not classified in any of the above categories are subsequently measured at fair value through profit or loss. Financial liabilities :

### Financial liabilities :

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

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

The accompanying notes form an integral part of the standalone financial statements

AUDITORS REPORT

As per our seperate report of even date.

for AGGARWAL SAHIL & ASSOCIATES CHARTERED ACCOUNTANTS FRN : 026978N

Sd/-Madhu Sharma (Director) DIN No. 7149078

Sd/-Devinder Sharma (Whole Time Director) DIN No. 03264719

For & on behalf of the board

Sd/-Sunil Kumar (CFO)

SAHIL AGGARWAL

(Partner) M. No. : 523581 DATE: 30.05.2018 PLACE : PATRAN

### **PICCADILY SUGAR & ALLIED INDUSTRIES LIMITED** L15424PB1993PLC013137

Registered Office: Jakhal Road, Patran, Distt. Patiala, Punjab

Name of the member(s): Registered address

e-mail id-Folio No/*Client id: *DPID

hereby appoint::	shares of Piccadily	Sugar & Allied	Industries	Limited
45				

n)having	e-mail idor falling him.
2) having a	e-mail idor falling him.
3) having	e-mail idor falling him

& whose signature(s) are appended below as my/our proxy to attend and vote (on a poll)for me /us and on my/our behalf at the 25th ANNUAL GENERAL MEETING of the Company, to be held on Saturday, September 29, 2018 at 11.00 A.M. at Registered Office: Jakhal Road, Patran, Distt. Patiala, Punjab and at any adjournment thereof in respect of such resolutions as are indicated below:

**I wish my above Proxy to vote in the manner as indicated in the box below:

Sr. No.	Resolutions	For	Against
1.	Consider and adopt: Audited Financial Statement, Reports of the Board of Directors and Auditors	T OI	Against
2.	To appoint a Director in place of Smt.Madhu Sharma who retires by rotation and other for the re-appointment.	1.	270
3	To appoint Sh. Raju Sharma as Non-executive Independent Director		

Signed this-----day of -----2018

Signature of shareholder Signature of First proxy holder Signature of second proxy holder Affix a Revenue Stamp

Signature of third proxy holder

(1) This form of proxy in order to be effective should be duly completed and deposited at the Registered office of the Company not less than 48 hours before the commencement of the meet in. (2) A proxy need not be member of the Company.

(3) A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than 10% of the capital of the Company carrying voting rights. member holding more than 10% of the total share capital of the Company carrying voting right may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.

**(4) this is only optional. Please put a 'X' in the appropriate column against the resolution indicated in the Box .If you leave the 'For' or 'Against' column blank against any or all the resolutions your Proxy will be entitled to vote in the manner as he/she thinks appropriate.

(5) Appointing a proxy does not prevent a member from attending the meeting in person if he so wishes.

(6) In the case of joint holders, the signature of any one holder will be sufficient, but names of the joint holders should be

### **PICCADILY SUGAR & ALLIED INDUSTRIES LIMITED** L15424PB1993PLC013137

Registered Office: Jakhal Road, Patran, Distt. Patiala, Punjab

### ATTENDANCE SLIP

Folio No. / DP ID & Client ID : ... ......Shares Held : ..... Please tick whether Member / Joint holder / Proxy .....

I certify that I am a Member / Proxy / authorised representative for the member of the Company. I hereby record my presence at the 25th Annual General Meeting at 11.00 a.m. on Septemper 29, 2018 at Registered Office: Jakhal Road, Patran, Distt. Patiala, Punjab

Name of the Member / Proxy (in BLOCK Letters)

Member's or Proxy's Signature

Note : Shareholder / Proxy must bring the admission Slip to the Meeting and hand it over at the entrance duly signed.