

ANNUAL REPORT 2024-25

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- BIO PRODUCTS



RAJSHREE SUGARS & CHEMICALS LIMITED

Registered Office : 'The Uffizi', 338/8, Avanashi Road, Peelamedu, Coimbatore 641 004. Tel. : (0422) 4226222, Fax (0422) 2577929, CIN : L01542TZ1985PLC001706 E-Mail : <u>rscl@rajshreesugars.com</u>; Website : <u>www.rajshreesugars.com</u>

NOTICE TO THE MEMBERS

Notice is hereby given that the 39th Annual General Meeting (AGM) of the Members of M/s. Rajshree Sugars & Chemicals Limited will be held on Wednesday, the 13th August 2025 at 3.30 PM at the Registered office of the Company at 'The Uffizi', 338/8, Avanashi Road, Peelamedu, Coimbatore 641 004 (deemed venue) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS:

1) Adoption of the audited financial statements of the Company for the financial year ended 31st March 2025, together with the Board's Report and the Auditors' Report thereon.

To consider and if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED that the audited financial statements of the Company for the financial year ended 31st March 2025, including Audited Balance Sheet as on that date, Statement of Profit and Loss, Cash Flow Statement, and Statement of Changes in Equity for the year ended on that date, along with the explanatory notes annexed to / forming part thereof, together with the Board's Report and the Auditors' Report thereon, as circulated to the members and presented to the meeting, be and are hereby considered, approved and adopted."

2) Reappointment of Ms. Rajshree Pathy (DIN: 00001614), Director retiring by rotation

To consider and if thought fit, to pass the following resolution as an Ordinary Resolution:

"RESOLVED that pursuant to Section 152 and other applicable provisions of the Companies Act, 2013, and in accordance with the Articles of Association of the Company, Ms. Rajshree Pathy (DIN: 00001614), Chairperson and Non-Executive Non-Independent Director of the Company, who retires by rotation at this 39th Annual General Meeting and recommended for re-appointment thereat by the Nomination and Remuneration Committee and the Board of Director, being eligible and willing to act, be and is hereby reappointed as a Non-Executive Non-Independent Director of the Company, liable to retire by rotation."

SPECIAL BUSINESS:

3) Appointment of Mr.Rajan Balasubramanian (DIN : 10309315) as an Independent Director for an initial term of five consecutive years commencing from the conclusion of the 39th Annual General Meeting and ending on the date of the 44th Annual General Meeting or on completion of five years, whichever is earlier.

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

"**RESOLVED** that pursuant to Sections 149, 150, 152 and 160 read with Schedule IV of the Companies Act, 2013, the Companies (Appointment and Qualification of Directors) Rules, 2014, Regulation 16(1)(b) and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Articles of Association of the Company, and based on the recommendation of the Nomination and Remuneration Committee and the Board of Directors, and in respect of whom the Company has received a notice in writing from a Member under Section 160 of the Act proposing his candidature, Mr. Rajan Balasubramanian (DIN : 10309315), who has submitted a declaration of independence, is registered in the databank maintained by the Indian Institute of Corporate Affairs (IICA), and has passed the online proficiency self-assessment test, be and is hereby appointed as an Independent Director of the Company for an initial term of five consecutive years commencing from the conclusion of the 39th Annual General Meeting and ending on the date of the 44th Annual General Meeting or on completion of five years, whichever is earlier, and who shall not be liable to retire by rotation."

4) Appointment of Secretarial Auditor for a fixed term of five financial years (FY 2025-26 to FY 2029-30)

To consider and, if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED that pursuant to Section 204 and other applicable provisions of the Companies Act, 2013, read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, Regulation 24A of the



SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and based on the recommendations of the Audit Committee and the Board of Directors of the Company, the approval of the members be and is hereby accorded for the appointment of Mr. G. Soundarrajan, Practising Company Secretary (Membership No. 13993; CP No. 4993; Peer Review No. 2101/2022), as the Secretarial Auditor of the Company for a continuous term of five financial years commencing from the financial year 2025-26 and ending with the financial year 2029-30."

"FURTHER RESOLVED that the Board of Directors of the Company (including any Committee thereof) be and is hereby authorized to fix the remuneration of the Secretarial Auditor for the entire tenure of five financial years, with the power to revise such remuneration from time to time during the term in consultation with the Auditor, exclusive of applicable taxes and reimbursement of out-of-pocket expenses, and to do all such acts, deeds, matters and things as may be necessary, desirable or expedient to give effect to this resolution, without requiring any further approval of the Members."

5) Ratification of Remuneration Payable to M/s. S. Mahadevan & Co., Cost Auditors (Firm Registration No. 000007), for the Financial Year Ending 31st March 2026

To consider and if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED that pursuant to Section 148 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014, the Company hereby ratifies and confirms the remuneration of ₹ 2,00,000 (Rupees Two Lakhs only), exclusive of applicable taxes and out-of-pocket expenses, as approved by the Board of Directors upon the recommendation of the Audit Committee, payable to M/s. S. Mahadevan & Co., Cost Accountants (Firm Registration No. 000007), who have been appointed as CostAuditors of the Company for the financial year ending 31st March 2026, for conducting the audit of cost records relating to sugar (₹ 1,00,000), cogeneration of power (₹ 65,000), and industrial alcohol (₹ 35,000)."

By Order of the Board

Company Secretary

Membership No. : A29858

M. PONRAJ

Place : Coimbatore Date : 29th May 2025

NOTES:

- a) Pursuant to the provisions of Section 91 of the Companies Act, 2013 (the Act). The Register of Members of the Company will remain closed from 7th August 2025 to 13th August 2025 (both days inclusive) for the purpose of 39th AGM.
- b) Members are requested to notify any changes in their bank mandate or address to the Company's Registrar and Transfer Agent, MUFG Intime India Private Limited. Full contact details are available in the Annual Report and on the Company's website. For convenience, you may also contact them via email at coimbatore@in.mpms.mufg.com.
- c) 'SWAYAM' is a secure, user-friendly web-based application, developed by our RTA, that empowers shareholders to effortlessly access various services. We request you to get registered and have first-hand experience of the portal.

This application can be accessed at https://swayam.in.mpms.mufg.com.

- Effective Resolution of Service Request-Generate and Track Service Requests/Complaints through SWAYAM.
- Features Auser-friendly Graphical User Interface (GUI).
- Track Corporate Actions like Dividend/Interest/Bonus/split.
- PAN-based investments Provides access to PAN linked accounts, Company wise holdings and security valuations.
- Effortlessly Raise request for Unpaid Amounts.
- Self-service portal for securities held in demat mode and physical securities, whose folios are KYC compliant.
- Statements View entire holdings and status of corporate benefits.
- Two-factor authentication (2FA) at Login Enhances security for investors.

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- d) The statement of material facts pursuant to section 102(1) of the Act regarding special business is attached herewith. Additionally, the relevant details pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR) and the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, concerning Directors seeking appointment/re-appointment at this AGM, are also annexed.
- e) The Company's equity shares are listed in the following stock exchanges at present:
 - a. National Stock Exchange of India Limited, Mumbai (NSE)
 - b. BSE Limited, Mumbai (BSE)
- f) No dividend is pending for transfer to the Investor Education and Protection Fund (IEPF) except unpaid dividend of ₹39,729/- for the financial year 2009-10, which are kept pending transfer due to prohibition as per Court orders.
- g) Members who are holding shares in physical form and have not registered their e-mail addresses so far are requested to register their e-mail address for receiving all communications including Annual Report, notices, circulars etc., from the Company. The e-mail may be registered with the RTA. The members who are holding the shares in demat form are requested to update their email address with their depository participant.

The Annual Report is available for inspection at the Registered Office of the Company during office hours. Shareholders may also visit the website of the Company www.rajshreesugars.com or the website of National Securities Depositories Limited (NSDL) at www.evoting.nsdl.com for downloading the Annual Report and Notice of the AGM.

Members are requested to support this Green Initiative by registering / updating their e-mail addresses for receiving electronic communications.

- h) The Register of Directors and Key Managerial Personnel and their shareholding, maintained under Section 170 and the Register of Contracts and Arrangements in which Directors are interested, maintained under Section 189 of the Act, will be available for inspection by the members at the Registered office of the Company during business hours.
- i) As per SEBI Circulars dated 20th April 2018 and 16th July 2018, transfer of physical shares is not permitted after 1st April 2019 unless the shares are dematerialized. SEBI Circular dated 25th January 2022 further mandates that all service requests involving physical shares including transmission and transposition be processed only in dematerialized form. Accordingly, the Company has opened a Suspense Escrow Demat Account for cases where shareholders fail to submit the required letter of confirmation to their Depository Participants within the stipulated time.

As per SEBI's Master Circular dated 17th May 2023 and amendments dated 17th November 2023 and 7th May 2024, shareholders holding physical shares without PAN, nomination, contact details, bank account, or updated specimen signature will receive dividends only via electronic mode with effect from 1st April 2024. Shareholders are requested to submit the relevant ISR forms to the Company's Registrar and Transfer Agent, MUFG Intime India Private Limited.

SEBI Circular dated 10th June 2024 removes the freeze on corporate benefits for physical shareholders without nomination details and simplifies the process to just three fields: nominee's name, relationship, and email ID or mobile number. Shareholders are advised to update their KYC and nomination details promptly to avoid disruption in benefits.

- j) Members are advised that, in accordance with SEBI Circular dated 31st July 2023, the Company is now registered on the SMART ODR (Securities Market Approach for Resolution through Online Dispute Resolution) Portal. This platform aims to enhance investor grievance resolution by providing access to Online Dispute Resolution Institutions (ODRIs) for handling complaints. Members can access the portal at: https://smartodr.in/login. As per SEBI Circulars dated 20th December 2023 and 1st April 2025, members may use this facility for online conciliation and/or arbitration to resolve disputes with the Company, including those related to the Registrar and Transfer Agent.
- k) For smooth conduct of AGM proceedings, Members who wish to receive information with respect to Company's Annual Report for financial year 2024-25 or have questions with regard to the financial statements and the matters to be placed at the 39th AGM, can send their request by providing their name, demat account number/folio number from their registered e-mail ID to investor@rajshreesugars.com at least ten days before the start of meeting i.e. by 3rd August 2025.
- I) E-AGM: Company has appointed M/s. MUFG Intime India Private Limited, RTA and NSDL to provide VC/ OAVM facility for the e-AGM and the attendant enablers for conducting of the e-AGM.
- m) Members may note that since the meeting is being held through VC/ OAVM facility, attendance slip and Route Map for the Venue are not furnished.



- n) Members who would like to express their views or ask questions during the AGM may register themselves as a speaker by sending their request from their registered email address mentioning their name, DP ID and Client ID/folio number, PAN, mobile number at investor@rajshreesugars.com on or before 5 PM (IST) on 7th August 2025. Those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- o) Voting through electronic means:

In compliance with the provisions of Regulation 44 of the LODR read with section 108 of the Act and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members the facility to exercise their votes by electronic means for all the resolutions detailed in the Notice of the 39th AGM scheduled to be held on Wednesday, the 13th August 2025 at 3.30 PM through VC/ OAVM and the business may be transacted through e-voting. The Company has engaged the services of NSDL as the authorized agency to provide the e-voting facilities as per instructions below.

Details of persons to be contacted for issues relating to e-voting:

MUFG Intime India Private Limited Attn: Mr. Jayakumar K, Manager (Operations R & T) "Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641 028. Telephone No : 91-422-4958995, 2539835, 2539836 Email ID : coimbatore@in.mpms.mufg.com Website : www.in.mpms.mufg.com

The e-voting module shall be disabled for voting on Tuesday 12th August 2025 at 5.00 PM. Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently. The voting right of shareholders shall be in proportion to their share in the paid up equity share capital of the company as on 6th August 2025 (cut-off date for determining the eligibility to vote through electronic mode).

Mr. K. Murali Mohan, FCA, (Membership No. 14328) Practicing Chartered Accountant has been appointed as the Scrutinizer to ensure that the e-voting process is conducted in a fair and transparent manner. The Scrutinizer shall immediately after the conclusion of the voting at the 39th AGM, first count the votes cast at the meeting, and thereafter unblock the votes in the presence of atleast two (2) witnesses not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favour or against, if any within two days of conclusion of the meeting, to the Chairperson of the meeting. The Chairperson or such other Director / person authorized by the Chairperson, shall declare the results of the voting forthwith. The results declared along with the Scrutinizer's Report shall be placed on the Company's website viz., www.rajshreesugars.com, Company's notice Board at the Registered Office of the Company, website of NSDL viz., www.evoting.nsdl.com and communicated to the Stock Exchanges namely NSE & BSE, where the shares of the Company are listed, immediately after the Chairperson or the authorized person declares the result.

E-VOTING INSTRUCTIONS FOR AGM TO BE CONDUCTED THROUGH VC OR OAVM:

- 1. Pursuant to the Circulars dated 8th April 2020, 13th April 2020, 5th May 2020, 13th January 2021, 5th May 2022, 28th December 2022, 25th September 2023, 19th September 2024, issued by Ministry of Corporate Affairs (MCA) and circular issued by SEBI dated 3rd October 2024 and other applicable circulars and notifications issued (including any statutory modifications or re-enactment thereof for the time being in force and as amended) from time to time, companies are allowed to hold AGM through Video Conferencing (VC) or Other Audio Visual Means (OAVM), without the physical presence of members at a common venue. In compliance with the said Circulars, AGM shall be conducted through VC / OAVM. Accordingly, members can attend and participate in the ensuing AGM through VC/OAVM.
- 2. Pursuant to the Circular dated 8th April 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorized representatives to attend the AGM through VC/OAVM and participate there at and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include



large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.

- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act, 2013.
- 5. Pursuant to the provisions of Section 108 of the Act, read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) the Secretarial Standard on General Meetings (SS-2) issued by the ICSI and Regulation 44 of LODR (as amended), and the aforesaid circulars issued by the MCA the company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with NSDL for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.
- 6. In line with the MCA Circular dated 13th April 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.rajshreesugars.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e., BSE and NSE, at www.bseindia.com and www.nseindia.com respectively. The Notice can also be accessed on the NSDL (agency for providing the Remote e-Voting facility) website at www.evoting.nsdl.com.
- 7. AGM has been convened through VC/OAVM in compliance with applicable provisions of the Act read with aforesaid circulars of MCA.
- 8. The IEPF authority, MCA, as a part of the Azadi Ka Amrit Mahotsav, launched a special window facility for senior citizens aged 75 years and above through its circular dated June 7, 2022. This facility facilitates the automatic prioritization of claims made by senior citizens in the MCA 21 system after companies receive the e-verification report. Claims can be made using Form IEPF 5, which can be downloaded from the IEPF authority's website at www.iepf.gov.in.
- 9. MCA vide its aforesaid circulars have provided relaxation for sending the physical copies of the Annual report to its shareholders. The copy of full annual report is available in the website of the company www.rajshreesugars.com.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:-

The remote e-voting period begins on Sunday, 10th August 2025 at 9.00 AM and ends on Tuesday, 12th August 2025 at 5.00 PM. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 6th August 2025, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date.

Any person holding shares in physical form and non-individual shareholders, who acquires shares of the Company and becomes member of the Company after the notice is sent through e-mail and holding shares as on the cut-off date, may obtain the login ID and password by sending a request at evoting@nsdl.com or Issuer/RTA. However, if you are already registered with NSDL for remote e-voting, then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" or "Physical User Reset Password" option available on www.evoting.nsdl.com or call 022 - 4886 7000. In case of Individual Shareholders holding securities in demat mode who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as on the cut-off date may follow steps mentioned in the Notice of the AGM under "Access to NSDL e-Voting system.

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

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

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.



Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	 Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	 If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	4. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.
	App Store Google Play
Individual Shareholders holding securities in demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then use your existing my easi username & password.
	2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
	 If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
	4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN from a e-Voting link available on www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.



Type of shareholders	Login Method
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at above mentioned website.

<u>Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login</u> <u>through Depository i.e. NSDL and CDSL.</u>

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.com or call at no.: 022-48867000.
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 1800 22 55 33

B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

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

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below :

S.No.	Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a)	For Members who hold shares in demat	8 Character DP ID followed by 8 Digit Client ID
	account with NSDL.	For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b)	For Members who hold shares in demat	16 Digit Beneficiary ID
account with CDSL		For example if your Beneficiary ID is 12************************************
c)	For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company
		For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***



- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - ii) If your email ID is not registered, please follow steps mentioned below in **process for those shareholders** whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on **"Forgot User Details/Password?"**(If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) <u>Physical User Reset Password?" (</u>If you are holding shares in physical mode) option available on <u>www.evoting.nsdl.com.</u>
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.com mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.



General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to murali@skmcoca.com with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on no: 022 4886 7000 or send a request to Ms.Pallavi Mhatre, Senior Manager at evoting@nsdl.com.

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e-mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to investor@rajshreesugars.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to investor@rajshreesugars.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

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



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

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders, who would like to express their views/have questions may send their questions in advance mentioning their name, demat account number/folio number, email id, mobile number at investor@rajshreesugars.com. The same will be replied by the company suitably.

STATEMENT OF MATERIAL FACTS PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013 ("the Act")

Item No.2: Reappointment of Ms.Rajshree Pathy (DIN 00001614), Director retiring by rotation

a) Background: Ms. Rajshree Pathy, aged 69, is the Chairperson of the Company. Her decades-long leadership has played a pivotal role in driving sustained growth and strengthening the Company's position in the industry.

In accordance with Section 152 of the Companies Act, 2013, at least two-thirds of the total number of Directors (excluding Independent Directors) must be liable to retire by rotation, and one-third of such Directors shall retire at each Annual General Meeting.

The Company has six Directors, comprising four Independent Directors (not liable to retire) and two Non-Independent Directors (liable to retire). Ms. Rajshree Pathy, being the longest-serving Non-Independent Director, is due to retire by rotation at this AGM and, being eligible, has offered herself for reappointment.

b) Recommendation by NRC and the Board: The Nomination and Remuneration Committee and the Board of Directors, at their respective meetings held on 29th May 2025, have recommended the reappointment of Ms. Rajshree Pathy as a Non-Executive, Non-Independent Director, liable to retire by rotation.

Brief Profile: Ms. Rajshree Pathy was the first woman President of the Indian Sugar Mills Association (2004-2005), a significant milestone in the association's history. She also served two terms as President of the South Indian Sugar Mills Association (SISMA) during 1995-1997 and 2007-2009.

She has been actively involved in shaping industry policy, including through her role as Vice Chairperson of CII's National Committee on Sugar, where she has consistently advocated for progressive reforms in the sector.

Academically, she holds a degree in Commerce and is an alumna of the Owner/President Management Program at Harvard University, USA.

Her contributions to trade and industry have earned global recognition. She was named a "Global Leader for Tomorrow" by the World Economic Forum in 1996 and selected for the Eisenhower Fellowship in 2000. In 2013, she received the Padma Shri award from the Government of India.

Under her leadership, the Rajshree Group has diversified into sectors such as travel, natural healthcare, biotechnology, and education, with a particular focus on visual arts and design.



- c) Skills and Competencies: The skills, expertise, and competencies of Ms. Rajshree Pathy, as identified by the Board under Regulation 36 of SEBI (LODR) Regulations, are detailed in the Corporate Governance Report of the Annual Report.
- Other Directorships and Committee Memberships: d) **Directorship in Other Companies** Membership in Committees Aloha Tours & Travels (India) Private Limited Nil Sri Krishna Potable Products Private Limited Nil CoCCAArt & Design Institute Private Limited Nil Raj Fabrics & Accessories (Cbe) Limited (unlisted) Nil SSB Trustee Company Private Limited Nil Shobhana Trustee Company Private Limited Nil SB Trusteeship Services Private Limited Nil Nil PSB Trustee Company Private Limited Wellchosengoods Retail Private Limited Nil Committee Memberships in the Company: Position Name of the Committee Nomination and Remuneration Committee Member **Compensation Committee** Member

She has not resigned from any listed entity in the past three years.

- e) Additional Disclosures: Ms. Rajshree Pathy is the Promoter of the Company, holding 1,13,35,713 equity shares (34.21%) in her name. In addition, she is the beneficial owner of 14,49,331 equity shares (4.37%) held through RSCL Properties Private Limited. She was appointed to the Board on 13th December 1985 and attended all Board Meetings held during the financial year 2024-25. No remuneration other than sitting fees was paid to her during the year. She does not have any relationship with other Directors or Key Managerial Personnel of the Company.
- f) Compliance Declarations: The Company has received from Ms. Rajshree Pathy: (i) Consent to act as Director (Form DIR-2), (ii) Intimation in Form DIR-8 confirming she is not disqualified under Section 164(2) of the Act and (iii) Declaration of non-disqualification under other applicable provisions of Section 164.
- g) Policy Compliance and Regulatory Eligibility: The appointment of Ms. Rajshree Pathy is in accordance with the Company's Nomination and Remuneration Policy, including its principles relating to board diversity, qualifications, and functional expertise. Further, in accordance with Regulation 25(8) of the SEBI (LODR) Regulations and the SEBI Circular dated 20th March 2020, Ms. Rajshree Pathy has confirmed that she is not debarred from holding the office of Director by SEBI, the Ministry of Corporate Affairs, or any other regulatory authority.
- h) Interest of Directors and KMPs: None of the Directors or Key Managerial Personnel or their relatives, except the appointee and her relatives, are in any way concerned or interested, financially or otherwise, in this resolution.
- i) Inspection of Documents: The documents referred to above will be available for inspection at the Company's registered office during business hours.
- j) Regulatory Compliance Statement: This explanatory statement should also be treated as disclosure under Regulation 36 of the SEBI (LODR) Regulations, Section 152(5) and Section 102 of the Companies Act, 2013, Clause 1.2.5 of the Secretarial Standard on General Meetings (SS-2), and other applicable laws.
- k) Recommendation: In light of the above, the Board recommends the resolution for the reappointment of Ms. Rajshree Pathy, as set out in the Notice, for approval by the shareholders.



Item No.3: Appointment of Mr.Rajan Balasubramanian (DIN : 10309315) as an Independent Director for an initial term of five consecutive years commencing from the conclusion of the 39th Annual General Meeting and ending on the date of the 44th Annual General Meeting or on completion of five years, whichever is earlier.

a) Background: Mr. Rajan Balasubramanian (DIN: 10309315), aged 61 years, holds a B.Com degree, is a Certified Associate of the Indian Institute of Bankers (IIB), and has completed the Intermediate level of the Institute of Cost and Works Accountants of India (ICWAI). He is proposed to be appointed as an Independent Director of the Company.

In accordance with the Companies Act, 2013 ("the Act") and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR"), an Independent Director may hold office for a term of up to five consecutive years, subject to the approval of shareholders by a special resolution and disclosure in the Board's Report.

b) Recommendation by NRC and the Board: The Nomination and Remuneration Committee and the Board of Directors, at their respective meetings held on 29th May 2025, have recommended the appointment of Mr. Rajan Balasubramanian as an Independent Director of the Company for an initial term of five consecutive years commencing from the conclusion of the 39th Annual General Meeting and ending on the date of the 44th Annual General Meeting or on completion of five years, whichever is earlier.

Brief Profile: Mr. Rajan Balasubramanian is a seasoned banking professional with over 36.5 years of extensive experience at the State Bank of India (SBI), where he held various senior leadership positions. His core areas of expertise include Corporate Credit, Trade Finance & Forex, SME and Retail Credit, Agricultural Credit, and Stressed Asset Management under restructuring frameworks such as CDR, SDR, 5/25, S4A, and IBC.

He has also gained valuable international banking experience through a four-year overseas assignment as Vice President (Credit, Syndication & Trade Finance) at SBI's Paris Branch.

Since his retirement, Mr. Balasubramanian has continued to contribute to the financial sector. He currently serves as a Director and Government of India-nominated Shareholder at the Industrial Investment Bank of India (IIBI) since July 2023 and works as a Freelance Financial and Banking Advisor, offering strategic guidance to corporates on finance, credit, and restructuring matters.

In view of his strong credentials and extensive experience, the Board believes that his appointment will enhance the Company's governance and strategic oversight. Accordingly, the accompanying resolution is recommended for approval by the shareholders.

c) Mr. Balasubramanian currently holds directorships in M/s. BRFL Textiles Private Limited as an Independent Director and in M/s. Layman Agro Ventures Private Limited (VilFresh) as Director and Head of Finance.

He does not hold any committee memberships in any company at present, including in the Company, as this is a proposed first-time appointment.

- d) Skills and Competencies: Pursuant to Regulation 36 of the SEBI (LODR) Regulations, 2015, the Board has evaluated the key skills and competencies required in the context of the Company's business. Mr. Rajan Balasubramanian brings with him proven expertise in financial management, administration, leadership, business strategy, sales and marketing, corporate governance, communication, and decision-making, all of which are in alignment with the Board's identified competency framework.
- e) Compliance Documents: The Company has received the following documents from Mr. Rajan Balasubramanian:
 (i) Consent to act as a Director in Form DIR-2; (ii) Intimation in Form DIR-8 confirming that he is not disqualified under Section 164(2) of the Companies Act, 2013; (iii) Declaration of non-disqualification under other applicable provisions of Section 164 of the Act; and (iv) Declaration confirming compliance with the independence criteria as specified under Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI (LODR) Regulations, 2015.
- f) Policy Compliance and Regulatory Eligibility: The appointment of Mr. Rajan Balasubramanian is in accordance with the Company's Nomination and Remuneration Policy, including its principles relating to Board diversity, qualifications, and functional expertise. Further, in accordance with Regulation 25(8) of SEBI LODR and SEBI Circular dated 20th March 2020, Mr. Balasubramanian has confirmed that he is not debarred from holding the office of Director by SEBI, the Ministry of Corporate Affairs, or any other regulatory authority.



- b) Board Assessment: The Board is of the view that Mr. Rajan Balasubramanian satisfies the criteria for appointment as an Independent Director under the Act and LODR. He is independent of the management and meets all the prescribed conditions.
- Availability of Appointment Terms: A draft letter of appointment setting out the terms and conditions of his appointment as an Independent Director is available for inspection at the Registered Office of the Company during business hours. The terms will also be made available on the Company's website.
- j) Other Disclosures: Mr. Balasubramanian has not resigned from any listed entity in the past three years. He does not hold any equity shares in the Company, either directly or as a beneficial owner, and has no relationship with any Director or Key Managerial Personnel or their relatives.
- k) As this is the first term of appointment to the Board of Directors, the disclosures relating to the date of first appointment on the Board and the number of Board meetings attended during the financial year, as required under Regulation 36(3) of SEBI LODR, are not applicable.
- I) Remuneration: Details of the last drawn remuneration are not applicable. The proposed appointment does not involve any remuneration other than sitting fees for attending meetings.
- m) Interest of Directors and KMPs: None of the Directors or Key Managerial Personnel of the Company or their relatives, except Mr. Rajan Balasubramanian and his relatives, are concerned or interested, financially or otherwise, in the resolution.
- n) Inspection of Documents: All relevant documents referred to above will be available for inspection by shareholders at the Company's Registered Office during business hours.
- o) Succession Plan: The term of Mr. S. Krishnaswami (DIN : 08530320), Independent Director, will conclude on 29th September 2025. On the recommendation of the NRC, the Board has approved the appointment of Mr. Rajan Balasubramanian as his successor.
- p) Regulatory Compliance Statement: This explanatory statement may also be treated as a disclosure under Regulation 36 of SEBI LODR, Sections 152(5) and 102 of the Companies Act, 2013, Clause 1.2.5 of Secretarial Standard on General Meetings (SS-2), and other applicable laws.
- q) Board Recommendation: In view of the above, the Board recommends the resolution set out in the accompanying Notice for the approval of the shareholders.

Item No. 4: Appointment of Mr. G. Soundarrajan (Membership No. 13993) as Secretarial Auditor for a fixed term of five consecutive financial years from FY 2025-26 to FY 2029-30.

- a) Pursuant to the recent amendment to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, introduced through the SEBI (LODR) (Third Amendment) Regulations, 2024, listed entities are now required to appoint a Secretarial Auditor for a continuous term of five financial years, effective from April 1, 2025. Previously, such appointments were made annually without a mandated fixed tenure.
- b) In compliance with the above regulatory requirement and Section 204 of the Companies Act, 2013, the Board of Directors, based on the recommendation of the Audit Committee, has approved the appointment of Mr. G. Soundarrajan, Practising Company Secretary (Membership No. 13993; CP No. 4993), as the Secretarial Auditor of the Company for a term of five consecutive financial years, commencing from FY 2025-26 and ending with FY 2029-30, subject to the approval of the members at the ensuing Annual General Meeting.
- c) Remuneration: The proposed remuneration payable to the Secretarial Auditor is ₹1,00,000/- (Rupees One Lakh only) per annum, exclusive of applicable taxes and reimbursement of out-of-pocket expenses. The remuneration for the five-year



term shall be fixed by the Board, in consultation with the Auditor, and may be revised from time to time. There is no material change in the fees payable compared to the remuneration paid to the Secretarial Auditor for the previous financial year.

- d) Brief Profile of the Auditor: Mr. G. Soundarrajan is a Practising Company Secretary with over 17 years of experience in corporate and secretarial compliance. His expertise includes company and LLP incorporations, drafting legal documents, preparing agendas and minutes for Board and General Meetings, conducting Secretarial Audits under the Companies Act, 2013, and handling FEMA, SEBI, and MCA-related filings. He has been associated with the Company as its Secretarial Auditor since the introduction of the audit requirement and holds a valid Peer Review Certificate (No. 2101/2022) issued by the Institute of Company Secretaries of India (ICSI), valid until 31st May 2027.
- e) Regulatory Compliance and Additional Disclosures: In accordance with Regulation 24A of the SEBI (LODR) Regulations, 2015, as amended, Mr. Soundarrajan has confirmed that he is not debarred or disqualified by SEBI, the Ministry of Corporate Affairs, or any other authority. He has also affirmed that there is no conflict of interest and no professional disqualification under applicable laws. The appointment aligns with the Company's governance framework and internal auditor selection policies.
- f) Inspection of Documents: All relevant documents referred to above will be available for inspection by shareholders at the Company's Registered Office during business hours.
- g) None of the Directors, Key Managerial Personnel, or their relatives are concerned or interested, financially or otherwise, in the proposed resolution.
- h) The Board recommends the resolution for the approval of the members as an Ordinary Resolution.

Item No. 5: Ratification of remuneration payable to M/s. S. Mahadevan & Co., Cost Auditors (Firm Registration No. 000007) for the financial year ending 31st March 2026

The Board of Directors, based on the recommendation of the Audit Committee, has approved the appointment of M/s. S. Mahadevan & Co., Cost Accountants (Firm Registration No. 000007), as the Cost Auditors of the Company for the financial year ending 31st March 2026. The firm will audit the cost records maintained by the Company in respect of its products, namely sugar, cogeneration of power, and industrial alcohol.

The Cost Auditors have confirmed their eligibility and consented to act as the Cost Auditors for the financial year ending 31st March 2026, in accordance with the applicable provisions of the Companies Act, 2013.

In accordance with the provisions of Section 148 of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors, as approved by the Board, is required to be ratified by the shareholders of the Company.

The total remuneration payable to M/s. S. Mahadevan & Co. for the said financial year is ₹2,00,000 (Rupees Two Lakhs only), exclusive of applicable taxes and reimbursement of out-of-pocket expenses. This amount is allocated as follows: ₹1,00,000 for sugar, ₹65,000 for cogeneration of power, and ₹35,000 for industrial alcohol.

None of the Directors, Key Managerial Personnel, or their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed resolution.

The Board recommends the resolution for approval of the shareholders as an Ordinary Resolution.

By Order of the Board

Place : Coimbatore Date : 29th May 2025 M. PONRAJ Company Secretary Membership No. : A29858

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BOARD OF DIRECTORS

- Ms. RAJSHREE PATHY (DIN 00001614) Chairperson
- Mr. S. VASUDEVAN (DIN 01567080) Independent Director
- Mr. S. KRISHNASWAMI (DIN 08530320) Independent Director
- Mr. SHEILENDRA BHANSALI (DIN 00595312) Independent Director
- Mr. K. ILANGO (DIN 00124115) Independent Director
- Mr. R. VARADARAJAN (DIN 00001738) Wholetime Director

Auditors

M/s. S. Krishnamoorthy & Co., 2nd Floor, No. 16, Bharathi Park Main Road 2nd Cross Street, Coimbatore - 641 011

Chief Financial Officer

Mr. C.S. Sathiyanarayanan

Company Secretary

Mr. M. Ponraj

Registrar & Transfer Agent

MUFG Intime India Private Limited "Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641 028. 91-422-4958995, 2539835, 2539836 coimbatore@in.mpms.mufg.com www.in.mpms.mufg.com

Registered Office

"The Uffizi" 338/8 Avanashi Road Peelamedu Coimbatore 641 004. 0422-4226314 / 0422-4226222 rscl@rajshreesugars.com (General) secretarial@rajshreesugars.com investor@rajshreesugars.com

Factory Unit I Sugar, Cogeneration & Distillery

Varadarajnagar P.O. Periyakulam Taluk Theni District PIN 625 562

Factory Unit II Sugar & Cogeneration

Mundiyampakkam PO Vikravandi Taluk Villupuram District PIN 605 601

Factory Unit III Sugar, Cogeneration & Distillery

Semmedu Village Gingee Taluk Villupuram District PIN 604 153

Bankers

State Bank of India UCO Bank Bank of India ICICI Bank Limited Federal Bank Limited



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RAJSHREE SUGARS & CHEMICALS LIMITED

Registered Office : 'The Uffizi', 338/8, Avanashi Road, Peelamedu, Coimbatore 641 004. Tel. : (0422) 4226222, Fax (0422) 2577929, CIN : L01542TZ1985PLC001706 E-Mail : <u>rscl@rajshreesugars.com</u>; Website : <u>www.rajshreesugars.com</u>

BOARD'S REPORT

Your Directors have pleasure in presenting the 39th Annual Report on the business and operations of the company and the audited financial statements for the year ended 31st March 2025.

			₹ in lakhs
1)	Financial Highlights	2024-25	2023-24
	Total Income	65,356.87	77,638.28
	Profit before Finance Costs, Depreciation and Exceptional items	5,050.29	6,844.22
	Less: Finance Costs	1,597.12	2,372.79
	Depreciation	2,345.60	2,365.38
	Profit / (Loss) from ordinary activities before Tax	1,107.57	2,106.05
	Tax Expenses	298.47	730.28
	Profit / (loss) after Tax	809.10	1,375.77
	Other comprehensive income /(loss), net of income tax	(101.34)	(21.66)
	Total comprehensive income /(loss) for the period	707.76	1,354.11
	Basic / Diluted earnings /(loss) per share of ₹10/- each, before / after extraordinary items	2.44	4.15

2) Dividend

Considering financial strain, your Directors have not recommended dividend for the year 2024-25. Also no amount has been transferred to reserves.

3) Financial Performance

During the financial year 2024-25, your Company recorded a total income of ₹ 65,356.87 lakhs, as compared to ₹ 77,638.28 lakhs in the previous year. The Company earned a net profit before tax of ₹ 1,107.57 lakhs, as against ₹ 2,106.05 lakhs in the previous year. The net profit after tax stood at ₹ 809.10 lakhs, compared to ₹ 1,375.77 lakhs in the financial year 2023-24.

4) **Operational Performance**

The operational highlights of our sugar, cogeneration, and distillery divisions for the year 2024-25 are as follows:

a) Sugar Division

Particulars	2024-25	2023-24
Sugarcane crushed (MT)	12,28,905	18,08,669
Recovery %	8.14	8.53
Sugar Produced (MT)	1,00,053	1,54,369
Sugar Sold (MT) - Domestic	1,17,347	1,49,155

In FY 2024-25, sugar production declined by 35% compared to the previous year due to a significant drop in sugarcane availability. Lower cane crush and reduced recovery (8.14% vs. 8.53%) were primarily caused by adverse weather conditions in the command area, which affected sugar content in the cane.



b) Cogeneration Division

In the fiscal year under review, the Cogeneration Division produced a total of 1,488 lakh units of power, compared to 2,233 lakh units in the previous year. The Company exported 886 lakh units during the year, as against 1,414 lakh units exported in the preceding year.

c) Distillery Division

During the year, the Distillery Division produced 187 lakh litres of alcohol, compared to 240 lakh litres produced in the previous year. The sales volume stood at 192 lakh litres, as against 231 lakh litres sold during the previous financial year.

5) One Time Settlement with Sugar Development Fund, Government of India.

During the year, the Company concluded a One Time Settlement (OTS) with the Sugar Development Fund (SDF), Ministry of Consumer Affairs, Food & Public Distribution, for outstanding dues related to Ethanol and Co-generation loans amounting to ₹ 53.55 crore (₹ 32.45 crore for ethanol and ₹ 21.10 crore for cogeneration). As per the Administrative Approvals dated 26^{th} September 2024 and in line with revised operational guidelines issued by the Government, the Company settled the loans by paying ₹ 58.56 crore, inclusive of accrued interest and after waiver of ₹ 6.45 crore in penal interest. Final confirmation of receipt was provided by SDF on 21^{st} March 2025.

Rule 8 of the Companies (Accounts) Rules, 2014 requires disclosing the difference between the loan amount at sanction and at One Time Settlement (OTS), along with reasons, in cases involving banks or financial institutions.

In this case, the OTS was with the Sugar Development Fund (SDF), a statutory government body, not a bank or financial institution. The original loan sanctioned was ₹ 53.55 crore, and the final settlement amount was ₹ 58.56 crore. The ₹ 5.01 crore difference is due to accrued interest, while penal interest of ₹ 6.45 crore was waived by SDF. No asset valuation was conducted at the time of sanction or settlement.

Rule 8 does not apply, as the settlement was not with a bank or financial institution. Disclosure is made voluntarily for transparency.

6) Future Outlook

The management believes that no material uncertainty exists about the company's ability to continue as a going concern and accordingly the management has prepared these financial statements on a going concern basis.

As a result of good monsoon, the ground water recharge in the command areas of the Company has been encouraging for cane planting and thereby factory operations for next two years. However, emergence of Competitive crops with remunerative prices could pose a threat to Sugarcane Cultivation. The company is taking special measures like providing subsidy, services like appointing service providers for cultivation operations, mechanical harvesting and supply of regular seed materials. The company is also promoting wider row planting, drip irrigation, trash shredding, trash mulching and organic manure application. The company's R&D wing is also working on research and development of new and high yielding varieties.

In the sugar season 2023-24 (October to September), the Government had not allowed export due to lower sugar production. However, since the stock position as on 30.09.2024 was higher than the original estimate, the Government had allowed an export of 1 million tons in sugar season 2024-25. With the production in Maharashtra and north Karnataka lower than the estimated numbers, situation on the domestic prices looks positive in the current seasons.

The ambitious ethanol program of the Central Government continues to be supportive to the sugar industry.

Further, the Government policy on sugar would continue to have a significant bearing on the prospects of the industry in the coming years.

7) Fixed Deposits

Your Company has not accepted any deposits within the meaning of Section 73 of the Companies Act, 2013 ('the Act) and the Companies (Acceptance of Deposits) Rules, 2014 during the year under review.

8) Auditors

Statutory Auditors: M/s.S.Krishnamoorthy & Co., Chartered Accountants, Coimbatore (Firm Registration No. 001496S), will serve as Auditors until the 40th Annual General Meeting (AGM) for the financial year ending 31st March 2026.

Cost Auditors: As per Section 148 of the Act and the Companies (Cost Records and Audits) Rules, 2014, the company's products Sugar, Industrial Alcohol, and Cogeneration of Power, are subject to mandatory cost audits. The company has maintained these records as prescribed by the Central Government. Upon the Audit Committee's recommendation, the Board of Directors has re-appointed M/s.S.Mahadevan & Co., Cost Accountants, (Firm Registration 000007) to conduct the cost audit for the financial year ending 31st March 2026. Their remuneration has been fixed, and the resolution for its ratification under Section 148(3) of the Act, will be presented at the upcoming AGM.

Secretarial Auditor: Mr. G. Soundarrajan, Practicing Company Secretary (Membership No. 13993; CP No. 4993; Peer Review No. 2101/2022), is currently serving as the Secretarial Auditor for the financial year 2024-25 to conduct the Secretarial Audit in accordance with Section 204 of the Act and Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Based on the recommendation of the Audit Committee, the Board has approved his appointment for a fixed term of five financial years from FY 2025-26 to FY 2029-30, in line with the provisions of Regulation 24A as amended by the SEBI (LODR) (Third Amendment) Regulations, 2024. The said appointment is subject to the approval of the shareholders at the ensuing Annual General Meeting.

9) Conservation of energy, technology absorption, foreign exchange earnings and outgo

Annexed to this Report as Annexure 1.

10) Corporate Governance Report (CGR)

The Company is committed to maintaining the highest standards of corporate governance and adherence to the corporate governance requirements prescribed by SEBI. The Company also follows several best corporate governance practices as prevalent globally. The report on Corporate Governance as stipulated under LODR forms an integral part of this Report as Annexure 2. The requisite certificate from the Auditors of the Company confirming compliance with the conditions of corporate governance is also attached to the report on Corporate Governance.

11) Corporate Social Responsibility (CSR)

The Company has not earned net profit during the Financial Year ended 31st March 2025, computed as per section 198 of the Act, and hence, provisions relating to CSR as specified under Section 135 of the Act will not be applicable to the Company.

The details regarding the CSR Committee and Policy are furnished in the CGR.

12) Details of Directors and Key Managerial Personnel Appointed or Resigned

During the year, the following changes in the composition of the Board of Directors and Key Managerial Personnel took place:

Name	Category / Designation	Change	Effective from
Mr. R.Varadarajan (DIN : 00001738)	Non-promoter Whole-time Director	Re-appointed on retirement by rotation at the 38 th Annual General Meeting.	27 th September 2024
Mr. K. Ilango (DIN : 00124115)	Independent Director	Re-appointment	30 th September 2024
Mr. S. Vasudevan (DIN : 01567080)	Independent Director	Re-appointment	30 th September 2024



At its meeting held on 29th May 2025, the Nomination and Remuneration Committee, followed by the Board of Directors, recommended to the shareholders the appointment of Mr. Rajan Balasubramanian (DIN: 10309315) as an Independent Director for an initial term of five consecutive years commencing from the conclusion of the 39th Annual General Meeting and ending on the date of the 44th Annual General Meeting or on completion of five years, whichever is earlier.

Mr. Balasubramanian has submitted the requisite declarations confirming his eligibility and independence in accordance with Section 149(6) of the Companies Act, 2013 and Regulation 16 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations. His appointment is proposed to succeed Mr. S. Krishnaswami (DIN: 08530320), whose second term as an Independent Director is scheduled to conclude on 29th September 2025.

The Board recognises Mr. Balasubramanian's professional integrity, strategic insight, and extensive experience, and is of the opinion that his inclusion will strengthen the independence and effectiveness of the Board's oversight functions. His appointment was made following a rigorous evaluation process in line with the Company's governance standards and selection criteria for Independent Directors.

13) Statement on Formal Annual Evaluation by the Board

In accordance with the Companies Act, 2013 and SEBI regulations, the Board carried out a formal annual evaluation of its own performance, that of its Committees, and individual Directors, including Independent Directors and the Chairperson.

The evaluation was coordinated by the Nomination and Remuneration Committee (NRC) through structured online feedback forms circulated to all Directors. The submitted responses were compiled and presented by the Chairperson during a Board meeting.

The evaluation covered the Board's strategic oversight, governance, and performance monitoring; Committees were assessed on effectiveness, independence, and role clarity; Directors were evaluated on domain knowledge, participation, and strategic input. Independent Directors were additionally assessed on independence and objectivity, while the Chairperson's evaluation included leadership, discussion facilitation, and stakeholder focus.

The NRC adopted a five-point grading scale: Poor, Average, Good, Very Good, and Excellent.

14) Number of Board Meetings

During the year, 5(Five) Board Meetings were convened and held, the details of which, including attendance of directors, are given in the CGR.

15) Declaration given by Independent Directors

The Independent Directors of the Company have furnished declarations as required under Section 149(6) of the Act & Regulation 16 of LODR.

16) Whistle Blower Policy (Vigil Mechanism)

In accordance with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, the Company has established a Vigil Mechanism (Whistle Blower Policy) to enable Directors and employees to report genuine concerns regarding unethical conduct, actual or suspected fraud, and violations of the Company's Code of Conduct or ethics policies.

The mechanism provides adequate safeguards against victimization of those who report such concerns and allows for direct access to the Chairman of the Audit Committee in all cases.

The Whistle Blower Policy is available on the Company's website at: www.rajshreesugars.com/policies/

17) Particulars of Loans, Guarantees or Investments under Section 186

The Company has not given/ made any loan, guarantee or investment in terms of Section 186 of the Act during the year under review.



The Company has in place a policy for the prevention, prohibition, and redressal of sexual harassment of women at the workplace, in accordance with the provisions of The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal)Act, 2013.

As required under the Act, the Company has constituted an Internal Complaints Committee to address complaints in a fair and timely manner. For the financial year ended 31st March 2025, no complaints were received under the said Act.

19) Related Party Transactions

All related party transactions that were entered into during the financial year were on arm's length basis and were in the ordinary course of business. There were no material contracts / arrangements / transactions with related parties during the year.

20) Material Changes & Commitments between end of financial year and this Report

There were no material changes that took place between the end of the financial year and this report.

21) Managerial Remuneration

The details of disclosures relating to Managerial Remuneration as required pursuant to Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed (Annexure 3).

22) Nomination and Remuneration Policy

The Nomination and Remuneration Committee (NRC), in consultation with the Board of Directors, has framed a comprehensive Remuneration Policy in line with Section 178 of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations. The policy aims to ensure fair, balanced, and performance-linked remuneration for Directors, Key Managerial Personnel (KMP), Senior Management Personnel (SMP), and other employees.

The policy ensures that remuneration is sufficient to attract and retain competent leadership, and that it maintains a clear relationship with performance benchmarks. It provides for a balance between fixed and incentive-based pay to support both short-term results and long-term goals of the Company.

The policy outlines the framework for appointment, evaluation, and removal of Directors, KMPs, and SMPs, along with remuneration structures, including provisions for shareholder approvals where applicable. It also mandates annual performance evaluations to ensure transparency and accountability.

The NRC is empowered to issue implementation guidelines and delegate responsibilities for effective execution. The policy is available on the Company's website at: www.rajshreesugars.com/policies

23) Industrial Relations

During the year under review, your Company enjoyed cordial relationship with workers and employees at all levels.

24) Internal control systems and their adequacy

The Company has internal control systems which is commensurate with its size, nature and volume of operations.

25) Rajshree Sugars & Chemicals Limited (RSCL) Employees Stock Option Plan 2012

A detailed report as required under SEBI (Share based Employee Benefits and Sweat Equity) Regulations, 2021 on the "RSCL Employees Stock Option Plan 2012" forms part of this report, as Annexure 4.

26) Secretarial Audit

Pursuant to Section 204 of the Companies Act, 2013 and the rules made thereunder, the Secretarial Audit Report for FY 2024-25, issued by Mr. G. Soundarrajan, Practising Company Secretary, is annexed as Annexure 5. The report contains no qualifications, reservations, or adverse remarks.



27) Annual Return

In terms of Section 92(3) of the Act, read with Companies (Management and Administration) Rules, 2014, The Annual Return of the Company in Form MGT-7 filed for the Financial year ended 31st March 2024 has been placed on the website of the Company i.e. https://www.rajshreesugars.com/annual-return-mgt-7/.

28) Transfer of Amounts to Investor Education and Protection Fund (IEPF)

In accordance with Section 124(5) of the Companies Act, 2013, no dividend is currently pending for transfer to the Investor Education and Protection Fund (IEPF), except for an unpaid amount of ₹39,729 for the financial year 2009-10. The transfer of this amount is held in abeyance due to court orders.

As required under the IEPF (Uploading of Information regarding Unpaid and Unclaimed Amounts) Rules, 2012, the Company has uploaded the details of unpaid and unclaimed dividend amounts as on 28th August 2017 on its website (www.rajshreesugars.com) and on the website of the Ministry of Corporate Affairs.

Additionally, the Company transferred the equity shares of shareholders who had not claimed dividends for seven consecutive years to the credit of the IEPF on 6th December 2017, via Form IEPF-4. Shareholders may claim such shares and dividends by following the procedure prescribed on the IEPF Authority's website: https://www.iepf.gov.in/IEPF/refund.html

29) Directors' Responsibility Statement

In terms of clause (c) of sub-section (3) of Section 134 of the Act, the Directors state that:

- i) in the preparation of the annual accounts / financial statements, the applicable accounting standards have been followed along with the proper explanation relating to material departures; if any.
- ii) accounting policies as selected have been applied consistently and the judgments made and estimates were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit / loss of the Company for the year under review.
- iii) proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- iv) the annual accounts / financial statements have been prepared on a going concern basis.
- v) internal financial controls have been laid down to be followed by the Company and that such internal financial controls are adequate and operating effectively.
- vi) a proper system has been devised to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

30) Code of Conduct

Directors, KMP and SMP of the Company have affirmed adherence to the Code of Conduct pertinent to the Directors and employees of the Company and the declaration in this regard made by Wholetime Director, as required under LODR forms part of CGR.

The code is available in the website of the company www.rajshreesugars.com/Code-of-conduct-fair-disclosure

31) Prevention of Insider Trading

The Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and Designated Persons of the Company, as per SEBI (Prohibition of Insider Trading) Regulations, 2015.

The code is available in the website of the Company www.rajshreesugars.com/Code-of-conduct-fair-disclosure



32) Risk Management Policy

The Company has formulated a Risk Management Policy as required under LODR. The Company has also formulated a specific policy on 'Forex and Interest Rate Risk Management Policy for Currency and Interest Rate Risk Management'.

The Board perceives the risk of recurring lower sugar recovery in the State of Tamil Nadu as compared to minimum recovery for which sugar mills are to pay the Fair and Remunerative Price. Lower capacity utilization is also a concern.

The Tamil Nadu Industry has also the option of producing Ethanol. The Tamil Nadu Government has issued an Ethanol Blending Policy 2023 to attract investments in molasses/grain-based ethanol programme to make the state self-sufficient in meeting the estimated annual requirement of 130 crore litres. However, the State has the limited scope as availability of molasses is limited.

The details about the risks being faced by the Company are furnished in the 'Management Discussion & Analysis Report' (Annexure 6).

33) Significant & material orders passed by regulator or courts or tribunals impacting going concern status and companies operations in future

There have been no significant and material orders passed by any Regulator / Court / Tribunal impacting the going concern status and company's operations in future.

34) Compliance with Secretarial Standards

The company has complied with all applicable mandatory Secretarial Standards issued by the Institute of Company Secretaries of India and approved as such by the Central Government, as per the provisions of the Act.

35) Details of any applications made or proceedings pending under the Insolvency and Bankruptcy Code, 2016 during the year along with their status as at the end of the financial year.

The company confirms that no such applications have been made, and there are no proceedings pending.

36) Details of difference between amount of the valuation done at the time of one time settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof.

The Company affirms that no one-time settlement was entered into during the year, except with the Sugar Development Fund (SDF), as detailed above.

37) Acknowledgement

Your Directors thank the Banks and Financial Institutions for their valuable and timely financial assistance and support provided by them to the Company. Your Directors also thank the cane growers, suppliers, Government Institutions and others for the cooperation extended to the Company. The Board also places on record its appreciation of the dedicated services rendered by the employees of the Company.

May Goddess Lakshmi shower her blessings for the continued prosperity of the Company.

For and on behalf of the Board

Place : Coimbatore Date : 29th May 2025 R VARADARAJAN Wholetime Director DIN 00001738

SHEILENDRA BHANSALI Independent Director DIN 00595312



ANNEXURE 1 TO THE BOARD'S REPORT FOR THE YEAR ENDED 31st MARCH 2025

A. CONSERVATION OF ENERGY

i) Steps taken or impact on conservation of energy

At Unit - I, Varadarajnagar:

- A Variable Frequency Drive (VFD) was installed for treated juice pump by replacing the Star-Delta starter. Power consumption dropped from 45 kW to 11 kW, saving of 34 units per hour. For 65 days of operation, total units this saved is 48,960 units. At ₹ 4 per unit, the cost saving is ₹ 1.96 lakhs. The total investment for the VFD was ₹ 2.10 lakhs.
- Energy efficient LED lighting was installed across admin, mill house, boiling house, and cane carrier areas by replacing higher-wattage lamps. This resulted in a total power saving of 2,505 units over 150 days. At ₹4 per unit, the cost saving is ₹ 0.10 lakhs. The total investment was ₹ 0.23 lakhs.
- The cane carrier gearbox internals were changed from 40:1 to 60:1 ratio, enabling the dyno drive speed to increase from 300 rpm to 450 rpm. This modification improved efficiency and saved 3 units of power per hour, totalling 4,824 units during the season. At ₹ 4 per unit, this resulted in savings of ₹ 0.19 lakhs. The total investment was ₹ 3 lakhs.
- For distillery operation turbine bleed steam was used by reducing live steam. PRDS system was by passed by providing 6" line at the cost of ₹ 0.06 lakhs. This modification saved 1,87,200 units, worth ₹ 9.79 lakhs at ₹ 4/unit. Live steam use reduced by 3 T/hr, and 0.3 MW/hr.

At Unit - II, Mundiyampakkam

- At the Bagasse godown area, 4 units of 400W metal halide light fittings were replaced with 4 units of 200W LED fittings. This replacement resulted in an annual energy saving of 4,224 units. At ₹5/unit, the cost saving is ₹ 0.21 lakhs per year. The investment for this replacement was ₹ 0.24 lakhs.
- At the boiler and bagasse belt conveyor areas, 20 units of 36W CFL bulbs were replaced with 18W LED bulbs, covering 30% of the total planned replacement. This led to an annual saving of 1,728 units and a cost saving of ₹0.08 lakhs per year. The investment was ₹0.04 lakhs.

At Unit-III, Semmedu

- i) Hydraulic test water from the evaporator first body was diverted to the sugar cogen Auxiliary cooling water (ACW) system, resulting in the saving of 483 m³ of RO water and 878 m³ of raw water. This initiative led to an RO water cost saving of ₹0.05 lakhs and contributed to more sustainable water resource utilization within the plant.
- ii) The steps taken by the company for utilizing alternate sources of energy:

The Company has fully integrated sugar factories where biomass (bagasse) based co-generation is designed into the system making it an inherent renewable energy based manufacturing process and facility.

iii) The capital investment on energy conservation equipment.

The total capital investment on energy conservation equipment across all units is ₹ 28.26 lakhs. Individually, it is allocated as follows: ₹ 5.39 lakhs at Unit-I, ₹ 0.28 lakhs at Unit-II, and ₹ 22.59 lakhs at Unit-II.

B. TECHNOLOGY ABSORPTION

i) The efforts made towards technology absorption;

 The farmer Mrs. Rajalakshmi Moorthy, Thennavarayanpattu Village, Thirukkanur division, Unit II - Mundiyampakkam adopted the technologies as recommended by Rajshree R&D Team and achieved a record yield of 117 tonnes/acre (2023-24 season). Tamilnadu government given her the first prize in the state level yield competition with cash award of 2.5 lakhs. Rajshree Sugars honored the farmer and felicitated by organizing a function by inviting more than 200 farmers.

- 2. ICAR-SBI and Rajshree Sugars, Semmedu, jointly organized a Frontline Demonstration Field Day for the promotion of Co 11015 variety in Semmedu factory area. The Director of Sugarcane Breeding Institute, Coimbatore and Scientists participated and explained the salient features of Co 11015 variety and its yield potential.
- 3. The High sugar variety Co 11015 is being maintained at 10 % at Mundiyampakkam and 18% at Semmedu. Three big mill tests were conducted during 2024-2025, recorded 0.04 to 1.32 % higher expected recovery with the average mean recovery increase of 0.81%.
- 4. The new variety viz., VSI 12121 (VSI 08005) has been promoted for large scale planting at Varadaraj Nagar Unit and totally 640 acres have been registered with this variety. 6 Big Mill Tests were conducted for this variety and recorded 0.05 to 0.28 % higher recovery % than the check variety Co 86032.
- 5. Continual efforts are being made to identify suitable high yield and high sugar variety for the Company's Cane command area through Sweet Bloom 2.0 trials in collaboration with ICAR-Sugarcane Breeding Institute, Coimbatore and Adaptive Research Trials through Tamil Nadu Agricultural University, Coimbatore.
- 6. The variety selected from Phase I Sweet Bloom project viz., Co 18009 (Punngai) has been multiplied in specific divisions at the Mundiyampakkam unit for Big mill test evaluation to assess its quality and yield. This variety is multiplied in 60 acres for conducting BMT in 2025-26.
- 7. As part of the ICAR-SBI SISMA Sweet Bloom 2.0 Project I set of 17 clones testing was completed during March 2025. Seven promising clones from the trials were multiplied for advanced stage of testing. At the same time, II set of 20 new clones were received in August 2024 from Sugarcane Breeding Institute, Coimbatore and multiplied at Unit 2 Cane Farm. The first plant trial planting was completed in February 2025.
- 8. Under All India Co-ordinated Research Programme, out of 11 new test clones, 3 clones were shortlisted and multiplied for advanced stage evaluation at Varadaraj Nagar Unit.
- 9. Obtained new set of 16 clones (AICRP 21000 series) with 3 standard varieties under All India Co-ordinated Research Project on Sugarcane from ICAR Sugarcane Breeding Institute, Coimbatore and taken up initial multiplication during February 2025 at Varadaraj Nagar for further evaluation.
- 10. Based on the efficacy studies conducted during last year with new pre-emergence herbicide viz., Authority NXT (Sulfentrazone 28% + Clomazone 30%) against cypress and cynodon grass weeds, this chemical was promoted for large scale adoption during this year and covered an area of 280 acres. Further usage in required area is under progress.
- 11. Developed complete package for chemical weed management right from pre planting to till harvest of sugarcane crop. Included the new post emergence herbicide viz., Ametryn 80% WG and Halosulfuron methyl 75% EG with 2, 4-D Amine Salt 58% SL for effective control of all weeds. The said chemicals are being supplied through company depots and covered an area of 210 acres.
- 12. Application of water gel @ 5 kg/acre saved the crop from water stress condition in the initial studies. Hence the water gel application has been recommended to possible drought condition fields and applied in an area of 340 acres.
- 13. To raise awareness and support the management of Pokkah Boeng disease and Crown Mealybug pest incidence, distributed the technical leaflets containing color images of symptoms and management practices to the cane teams of all three units for effective monitoring in the sugarcane fields.
- 14. No significant red rot incidence noticed in Co 11015. By supplying of rejuvenated seed material, efforts were taken to increase the area of Co 11015 variety area at Mundiyamppakm and Semmedu factory area for good sugar recovery.
- 15. Twelve number of new chip bud seedlings production entrepreneurs were developed for the seedling production and planting.
- 16. Purchased and supplied 21 wider row ridger implement to all unit cane divisions for promotion of wider row area to facilitate mechanized cane cultivation. Purchased sub surface drip laying machine at Varadaraj Nagar Unit for covering larger area under sub surface drip system.
- 17. New implements like detrasher, boom sprayer and sugarcane planter, mini harvester demo was conducted for its higher level of adoption.



- 18. 1150 tonnes of quality seed material was produced from R&D seed farm and supplied to farmers in all Units to maintain the varietal purity and sustain the varietal vigour.
- 19. With a well-designed soil laboratory and sophisticated equipment's, around 113 soil samples have been analyzed apart from manure & water samples. This helps us to assess the soil fertility and recommend fertilizer dosage.
- 20. Produced and supplied 38090 packets of Tetrastichus howardi and supplied 41630 cc of Trichogramma bio control agent and covered 6650 acres to manage the borer pest incidence.
- 21. Chlorantraniliprole granule was supplied on 100 % subsidy basis to 5171 acres of 2023-24 sugar season ration crop and covered 85 % of the total eligible area. Company incurred an amount of ₹ 63.45 lakhs to manage the borer pest incidence and also to improve the crop growth and yield.
- 22. Periodically monitored the cane area through regular field survey. Recorded pokkah boeng disease, mealy bud, whitefly and white grub pest incidence. Swift management measures were taken in the farmer's field managed further spreading of the pest and disease.
- 23. All our three units collectively harvested 1.06 lakh tonnes of cane using mechanical harvester machines during 2024-25 financial year, which accounted for 11.67% of the total own cane harvest.
- 24. The wider row coverage was 48 to 67 % across all three units in the new cane planting areas. Geared up our team and the farmers to plant cane with wider row spacing, enabling the adoption of mechanization from planting to harvest.
- 25. Entrepreneur development was focused to reduce the cost of cultivation and improve the adoption level of technologies. Arranged for the purchase of one mechanical harvester, 15 mini tractors, 24 power weeders and 2 off barring machines.
- 26. The company is continuing its efforts in promotion of drip irrigation, trash shredding and trash mulching to improve the crop yield and save the crop from drought condition.
- 27. Installed low cost solar fence in a farmers field at Mundiyampakkam to protect sugarcane crop from wild boars. Total value of the system ₹0.23 lakhs/ hectare. Further promotion is under progress.
- 28. Cane Extension team was strengthened to disseminate the technologies among the farmers and to improve the adoption level of technologies.
- 29. Restarted the technology promotion through Audio Visual Van Programmes after a gap of 6 years. Technical videos like drip irrigation, pocket manuring, mechanization, yield improvement technologies are shown to the farmers in the AV Van programme. A total of 226 programs were conducted reaching out 2687 farmers covering all three units.
- 30. Conducted 43 farmer training programmes for technology promotion and covered 923 farmers.
- 31. Each Cane Development Assistant adopted one low yielding village in each division to improve average plant and ration yield by 5 MT/acres. Each CDA has been given 100 to 150 acres to adopt all the technologies to increase yield by 5 M.T.
- ii) The benefits derived like product improvement, cost reduction, product development or import substitution;
- 1. The Recognition of our in-house R&D unit by the Department of Scientific and Industrial Research (DSIR), Ministry of Science and Technology, was renewed and is now valid up to 31.03.2027.
- 2. Village adoption programme for yield improvement through community approach has been started at divisional level. Totally 24 villages were selected and yield improvement activities are being implemented.
- 3. As a part of the nursery program, 18,740 nos. of Tissue culture seedlings was produced in lab, planted in our R&D cane farm and disease free seed as full cane from these seedlings was supplied to our cane farmers in our command area to improve the quality & yield for further multiplication.
- 4. Produced and supplied 8.82 lakhs of chip bud seedlings to all three unit farmers from R&D seedling production center. Also supplied 26.30 lakhs of bud chips for the seedling production to the entrepreneurs.
- 5. 104 tonnes of rejuvenated Co 86032, Co 11015 and Co 18009 breeder seed material were obtained for 24-25 FY from Sugarcane Breeding Institute, Coimbatore catering the needs of all our three units for production of quality seed material to meet the nursery and bulk planting so as to facilitate for the higher cane yield to the farmers and higher CCS % to the mill.



- 6. Technology dissemination through Newspaper 43 No's (mechanical harvesting, raised bed & Chipbud seedlings planting, Boom sprayer, wider row planting, micro nutrient application, multi ratoon management, pocket manuring, importance of Bio fertilizer, Nursery, Pest & Disease management measures, Drip management etc. covering all three units.
- 7. The Central and State Governments provide subsidies to farmers for single bud planting and chip bud seedling planting under the NADP and KAVIADP schemes. We coordinated with both farmers and government officials, achieving 100% fund utilization. A total subsidy of ₹32.38 lakhs was released to farmers, covering three units.
- 8. Technical training programme on advanced sugarcane cultivation package and field visits were organized to all units cane team.
- 9. For the first time, 220 tonnes of sugarcane trashes were collected using trash baller machine to meet the fuel demand for the co-generation plant at Unit II.
- iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year): NotApplicable.
- iv) The expenditure incurred on Research and Development: ₹163.10 lakhs (₹113.02 lakhs)

C. FOREIGN EXCHANGE EARNINGS AND OUTGO:

The Foreign Exchange earned in terms of actual inflows during the year and the Foreign Exchange outgo during the year in terms of actual outflows (₹ in lakhs)

		2024-25	2023-24
Foreign exchange earned	:	Nil	Nil
Foreign exchange outgo	:	Nil	Nil

For and on behalf of the Board

Place : Coimbatore Date : 29th May 2025 R VARADARAJAN Wholetime Director DIN 00001738 SHEILENDRA BHANSALI Independent Director DIN 00595312



ANNEXURE 2 TO THE BOARD'S REPORT FOR THE YEAR ENDED 31ST MARCH 2025

CORPORATE GOVERNANCE REPORT

1. Company's philosophy on Code of Governance

The Company believes that good corporate governance is essential to achieve long term corporate goals and enhance shareholder value. The company is committed to produce sugar and value added by-products of good quality and strive for continuous improvement in all spheres of its activities to create value that can be sustained over a long term for all its shareholders, employees, customers, government and lenders. The Company endeavours to ensure that high standards of ethical conduct are maintained throughout the organization.

2. Board of Directors

a) The Company's Board of Directors comprises 1 Promoter Non-Executive Director, 1 Non-Promoter Executive Director, and 4 Independent Directors, outlined below:

Name, Category of	Attendance Particulars		In Board of other Companies		In Committee of other Companies	
Directors & DIN	Board Meetings	Last AGM	Membership	Chairmanship	Membership	Chairmanship
Ms.Rajshree Pathy Promoter Non-Executive Director DIN 00001614	5	1	9	-	-	-
Mr.S.Vasudevan Independent Director DIN 01567080	5	1	4	-	4	-
Mr.S.Krishnaswami Independent Director DIN 08530320	5	1	-	-	-	-
Mr.Sheilendra Bhansali Independent Director DIN 00595312	5	1	2	-	-	-
Mr.K.Ilango Independent Director DIN 00124115	5	1	7	-	2	1
Mr.R.Varadarajan Non-Promoter Executive Director DIN 00001738	5	1	3	-	2	-

- b) Mr.Varadarajan, Mr. Ilango, and Mr. Vasudevan serve as Independent Directors at the following listed companies; The Lakshmi Mills Company Limited, Pricol Limited, and Lancor Holdings Limited, respectively.
- c) During the year, 5 Board meetings were held respectively on 22nd May 2024, 8th August 2024, 14th November 2024, 14th February 2025 and 22nd March 2025.
- d) There is no relationship between the Directors inter-se.
- e) As of 31st March 2025, the shares held by Non-Executive Directors and their percentage to the total share capital of the company are as follows: Ms. Rajshree Pathy holds 1,13,35,713 shares, representing 34.21%; Mr. Krishnaswami holds 500 shares, constituting 0.00%; Mr. Bhansali, Mr. Ilango, and Mr. Vasudevan do not hold any shares. Additionally, it may be noted that Non-Executive Directors do not hold any convertible securities.

- f) The details of familiarization programmes imparted to Independent Directors are disclosed on the company's website vide web link https://www.rajshreesugars.com/independent-directors/.
- g) Below is the chart containing core skills/expertise/competencies identified by the Board of Directors as required under Clause 'C' of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR), along with the names of Directors who possess such skills/expertise/competence:

Core skills / expertise / competencies	Ms. Rajshree Pathy	Mr.Vasudevan	Mr.Krishna- swami	Mr. Bhansali	Mr.llango	Mr.Varada- rajan
Skills attributable to the Industry / Sector, in which the Company operates	Yes	Yes	_	-	_	Yes
Financial Management Skills	Yes	Yes	Yes	Yes	Yes	Yes
Administrative Skills	Yes	Yes	Yes	Yes	Yes	Yes
Leadership Skills	Yes	Yes	Yes	Yes	Yes	Yes
Technical / Professional skills in relation to Company's Business Operations	Yes	Yes	_	-	Yes	Yes
Business Strategy & Sales & Marketing	Yes	Yes	Yes	Yes	Yes	Yes
Corporate Governance	Yes	Yes	Yes	Yes	Yes	Yes
Communication Skills and public relations	Yes	Yes	Yes	Yes	Yes	Yes
Decision making skills	Yes	Yes	Yes	Yes	Yes	Yes
Attributes and competencies to use their knowledge and skills to contribute effectively to the growth of the Company	Yes	Yes	Yes	Yes	Yes	Yes

Please note that the absence of a mark against a Director does not necessarily imply that the Director lacks the mentioned qualification or skill.

- h) The Board hereby confirms that in the opinion of the Board, all the Independent Directors have fulfilled the conditions specified under LODR and they are totally independent of the management.
- i) During the year under review, no independent directors resigned before the expiry of their tenure. Therefore, there are no detailed reasons for resignation to report.

3. Audit Committee

The Audit Committee, constituted by the Board of Directors, comprises the following members: Mr. Sheilendra Bhansali, Independent Director, who serves as Chairman; Mr. S. Vasudevan and Mr. K. Ilango, both Independent Directors; and Mr. R. Varadarajan, Non-Promoter Executive Director. Mr.M.Ponraj, Company Secretary, serves as the Secretary of the Audit Committee.

During the year, the committee convened four meetings on the following dates: 22nd May 2024, 8th August 2024, 14th November 2024, and 14th February 2025. All members were present at each meetings.

The Audit Committee's terms of reference encompass matters outlined in Section 147 of the Companies Act, 2013 (the Act), and Regulation 18 of LODR. Its responsibilities include overseeing the company's financial reporting process to ensure the accuracy and credibility of financial statements. Furthermore, the committee recommends the appointment, remuneration, and terms of auditors, approves payments for additional audit services, and reviews accounting policies. It also evaluates internal financial controls and risk management systems, assesses the performance of auditors and internal controls. Additionally, the committee reviews quarterly/annual financial statements and Auditors' Reports before submission to the Board, and has authority over approving or modifying related party transactions. Ensuring compliance with SEBI regulations, reviewing loans/utilization exceeding specific thresholds, and incorporating other terms as per LODR provisions are also within its purview.

4. Nomination and Remuneration Committee (NRC)

NRC comprises the following Directors as members: Mr. S. Vasudevan as Chairman, an Independent Director;



Mr. Sheilendra Bhansali, also an Independent Director; and Ms. Rajshree Pathy, a Non-Executive Non-Independent Director. Throughout the year, the NRC held three meetings on the following dates: 22nd May 2024, 8th August 2024, and 14th February 2025. All members attended all three meetings.

The terms of reference for the NRC are as follows: to identify qualified individuals for Director and senior management positions, evaluate the performance of each Director, formulate criteria for Director qualifications, attributes, and independence, and recommend remuneration policies for Directors, key managerial personnel, and employees. The committee also develops criteria for evaluating Independent Directors and the Board, devises a policy on Board diversity, and recommends or reviews remuneration for Managing/Whole-time Directors based on performance. Additionally, it recommends all forms of remuneration for senior management and fulfills any other function mandated by the Board or statutory requirements.

The performance evaluation criteria for Independent Directors include awareness of the general and business environment, awareness of sector-specific environment, contribution to meeting discussions, awareness of Director roles, duties, and responsibilities, contribution to strategic thinking for Company growth, independence from the entity and other Directors, and exercising independent judgment and freely voicing opinions. A fixed grading scale is applied as follows: 1=Poor, 2=Average, 3=Good, 4=Very Good, and 5=Excellent.

5. Stakeholders' Relationship Committee (SRC)

SRC comprises the following members: Mr. Sheilendra Bhansali, an Independent Director, serves as Chairman; Mr. S. Krishnaswami, an Independent Director; and Mr. R. Varadarajan, a Non-Promoter Executive Director. During the year, the Committee held three meetings on 22nd May 2024, 8th August 2024, and 14th February 2025. All members attended all three meetings. Mr. M. Ponraj, the Company Secretary, serves as the Compliance Officer. An exclusive email address (investor@rajshreesugars.com) has been provided for addressing shareholders' grievances.

The details of investor complaints during the Financial Year are as follows: Number of shareholders' complaints received:6; Number of complaints not resolved to the satisfaction of shareholders: Nil; Number of pending complaints at the end of the Financial Year: Nil.

SRC oversees various aspects related to the welfare of the Company's security holders. This includes resolving grievances related to transfer and transmission of shares, non-receipt of annual reports, declared dividends, issuance of new/duplicate certificates, and concerns regarding general meetings. Additionally, the committee reviews measures to enable the shareholders to effectively exercise voting rights, adherence to service standards by the Registrar & Share Transfer Agent, and initiatives aimed at reducing unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices.

6. Risk Management Committee (RMC)

According to LODR, the constitution of RMC applies to the top 1000 companies based on market capitalization at the end of the immediate preceding financial year. Since the company falls within the top 2000, the RMC constitution does not apply to it.

7. Corporate Social Responsibility (CSR) Committee

CSR Committee comprises the following members: Mr. S. Krishnaswami, an Independent Director, serving as Chairman; Mr. K. Ilango, an Independent Director; and Mr. R. Varadarajan, a Non-Promoter Executive Director. CSR Committee did not hold any meetings during the year.

The broad terms of reference for the CSR Committee are outlined as follows: To formulate and recommend a CSR Policy to the Board, delineating the activities to be undertaken by the Company in accordance with the Act; to review and recommend the expenditure allocated for these activities; and to monitor the company's CSR policy periodically. CSR Policy is available on the website of the Company at https://www.rajshreesugars.com/policies.

The Company has not earned net profit during the Financial Year ended 31st March 2025 computed as per section 198 of the Act, and hence, provisions relating to CSR as specified under Section 135 of the Act will not be applicable to the Company.



8. Share Transfer Committee (STC)

STC comprises the following directors and representatives as members: Mr. R. Varadarajan, a Non-Promoter Executive Director, serving as Chairman; Mr. Sheilendra Bhansali, Independent Director; Mr. S. Krishnaswami, Independent Director; Mr. K. Ilango, Independent Director; Mr. M. Ponraj, Company Secretary; and Ms. S. Dhanalakshmi, representing MUFG Intime India Private Limited, the Registrars and Share Transfer Agents.

Throughout the year, the Committee convened 20 meetings on the following dates: 22^{nd} April 2024, 21^{st} May 2024, 1^{st} June 2024, 21^{st} June 2024, 27^{th} June 2024, 4^{th} July 2024, 22^{nd} July 2024, 16^{th} August 2024, 28^{th} August 2024, 13^{th} September 2024, 20^{th} September 2024, 7^{th} October 2024, 22^{nd} October 2024, 27^{th} December 2024, 29^{th} January 2025, 10^{th} February 2025, 14^{th} February 2025, 21^{st} February 2025, 27^{th} February 2025 and 28^{th} March 2025.

The broad terms of reference for the STC include overseeing processes related to the transmission, sub-division, consolidation, and other similar actions concerning the shares of the Company.

9. Securities Allotment Committee (SAC)

SAC was established with the objective of allotting securities to the lender banks or their appointed trustees in accordance with the Resolution Plan for restructuring the Company's debt, as outlined in the Framework Restructuring Agreement dated 12th July 2021. No meetings of the Committee were conducted during the review year. SAC is comprised of the following directors: Mr. Sheilendra Bhansali, serving as Chairman and an Independent Director; Mr. S. Vasudevan, an Independent Director; and Mr. R. Varadarajan, a Non-Promoter Executive Director.

10. Compensation Committee (CC)

CC comprises the following directors as members: Mr. S. Vasudevan as Chairman, an Independent Director, along with Mr. S. Krishnaswami and Mr. K. Ilango, both Independent Directors, and Ms. Rajshree Pathy, a Promoter Non-Executive Director. It was formed to oversee and administer the Employee Stock Option Plan (ESOP) 2012 of the Company. No meetings were required to be held during the year.

11. Senior Management

Upon the NRC's recommendation, the Board has identified the 'Senior Management' in accordance with SEBI Circular No. SEBI/LAD-NRO/GN/2023/117 dated 17th January 2023, effective from the same date.

The identified Senior Management comprises Mr. G. Sathiyamoorthi, President (as Head Operations); Mr. C. S. Sathiyanarayanan, Chief Financial Officer; Mr. M. Ponraj, Company Secretary; Mr. J. Sundarrajan, General Manager-Human Resources (as Head Human Resources); and Mr. R. K. Narayan, Senior Vice-President-Marketing (as Head Marketing).

12. Remuneration of Directors

There are no pecuniary relationships or transactions of the Non-Executive Directors vis-à-vis, the Company, except payment of sitting fees for attending the meetings of the Board / Committees.

Criteria of making payments to non-executive Directors: Only sitting fees were paid to the Non-Executive Directors, with Ms. Rajshree Pathy receiving ₹ 2.00 lakhs, Mr. Sheilendra Bhansali receiving ₹ 2.80 lakhs, Mr. S. Vasudevan receiving ₹ 2.80 lakhs, Mr. K. Ilango receiving ₹ 2.80 lakhs, and Mr. S. Krishnaswami receiving ₹ 2.00 lakhs during the year under review.

Disclosure with respect to remuneration for the financial year 2024-25: Mr. R. Varadarajan, Wholetime Director, received a total remuneration of ₹ 130.68 lakhs, comprising a salary of ₹ 117.00 lakhs, perquisites amounting to ₹ 0.40 lakhs, sitting fees totalling ₹ 2.80 lakhs, and performance-linked incentive/variable pay of ₹ 10.48 lakhs. No bonuses, stock options, pension, or commission were provided. The performance criteria for the incentive are based on crushing volume, EBITA and overall company performance. His service contract spans three years, with a three-month notice period, and no severance fees were specified. Furthermore, there were no stock option details to report.



13. General Body Meetings

Location and time for the last three Annual General Meetings (AGM) / Postal Ballot.

Location	Date	Time	No. of special resolutions passed
The Registered office of the Company at The Uffizi, 338/8 Avanashi Road, Peelamedu Coimbatore Tamil Nadu 641004 (deemed venue). AGM was conducted through Video Conferencing (VC).	28.09.2022	4.00 PM	3
The Registered office (deemed venue). AGM was conducted through VC.	30.08.2023	4.00 PM	1
The Registered office (deemed venue). AGM was conducted through VC.	27.09.2024	4.00 PM	2

There were no special resolutions passed through postal ballot last year. Consequently, details regarding voting patterns and the responsible person for conducting the postal ballot exercise are not provided. Additionally, no special resolution is proposed to be conducted through postal ballot, and hence the procedure for conducting a postal ballot is not included.

14. Means of Communication

The company regularly publishes audited annual financial results and quarterly unaudited financial results, along with notice advertisements, in Business Standard (in English) and Dinamani (in Tamil). Additionally, corporate governance reports, quarterly / annual results, shareholding patterns, and other required details under the LODR/ the Act are posted on the Company's website www.rajshreesugars.com and on the websites of stock exchanges such as www.nseindia.com and www.bseindia.com.

During the financial year, the Company did not make any presentations to institutional investors or analysts, nor did it display official news releases.

15. General shareholder information

i.	AGM - Date, time and venue	13 th August 2025 at 3.30 PM In compliance with the Ministry of Corporate Affairs' circulars permitting General Meetings to be conducted via video conference, the meeting will be exclusively held using this method. The deemed venue for the meeting will be the Registered Office of the Company, located at The Uffizi, 338/8 Avanashi Road, Peelamedu, Coimbatore - 641 004.
ii.	Financial year	12 Months ending 31 st March
iii.	Financial calendar 2025-26	First quarterly results - Before 14 th August 2024 Second quarterly results - Before 14 th November 2024 Third quarterly results - Before 14 th February 2025 Fourth quarterly and Audited yearly results - Before 30 th May 2025.
iv.	Book Closure Date for AGM	7 th August 2025 to 13 th August 2025



V.	Dividend Payment date	Considering financial strain the Directors has not recommended the payment of dividend for the financial year 2024-25.
vi.	Name and address of stock exchanges.	BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai - 400 001
		National Stock Exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai - 400 051
		The Company has paid listing fees to the above Stock Exchanges for the financial year 2025-26.
vii.	In case the securities of the Company are suspended from trading, the reason thereof.	Not Applicable
viii.	Registrars and Share Transfer Agents (RTA) (for physical & demat shares)	MUFG Intime India Private Limited (formerly Link Intime India Private Limited) "Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641 028. Telephone No.91-422-4958995, 2539835, 2539836 Email ID : coimbatore@in.mpms.mufg.com Website : www.in.mpms.mufg.com
ix.	Share Transfer System	No transfer was executed in physical mode during the year, in line with SEBI Circulars dated 20 th April 2018, 16 th July 2018, and 25 th January 2022.
		Further, SEBI, vide its circular SEBI/HO/MIRSD/MIRSD_ RTAMB/P/CIR/2022/8 dated 25 th January 2022, mandated that service requests such as the issue of duplicate securities certificates, claim from unclaimed suspense account, renewal / exchange of securities certificates, endorsement, sub-division / splitting of securities certificates, consolidation of securities certificates / folios, transmission, and transposition shall be processed only in dematerialized form. The procedure outlined in the said circular shall be followed in this regard.



x. Distribution of shareholding as on 31st March 2025

Range (No. of shares)	No. of Folios*	No. of shares held	% of shareholding
1 - 500	29,297	32,87,543	9.92
501 - 1000	2,017	16,39,805	4.95
1001 - 2000	995	15,19,148	4.58
2001 - 3000	317	8,24,607	2.49
3001 - 4000	132	4,68,456	1.41
4001 - 5000	126	6,02,741	1.82
5001 - 10000	160	11,91,951	3.60
10001 and above	154	2,36,01,355	71.23
Total	33,198	3,31,35,606	100.00

* Shares held under separate folios / demat accounts are not consolidated.

xi. Shareholding pattern as on 31st March 2025

Category	No. of Shareholders*	No. of shares held	% to paid up Capital
Promoter and Promoter Group**	4	1,34,92,021	40.72
Mutual Funds	4	4,900	0.01
Banks	6	9,49,369	2.87
Foreign Portfolio Investors Category-I	1	4,130	0.01
Directors and their relatives (excluding independent directors and nominee directors)	1	1,000	0.00
Key Managerial Personnel	-	-	-
Relatives of promoters (other than 'immediate relatives' of promoters disclosed under 'Promoter and Promoter Group' category).	1	3,43,961	1.04
Investor Education And Protection Fund (IEPF)	1	4,86,676	1.47
Resident Individuals holding nominal share capital up to ₹ 2 lakhs	31,788	97,38,602	29.39
Resident Individuals holding nominal share capital in excess of ₹ 2 lakhs	42	33,21,573	10.02
Non-Resident Indians (NRIs)	188	23,74,892	7.17
Bodies Corporate	148	18,89,148	5.70
Unclaimed Shares	1	3,182	0.01
Others	453	5,26,152	1.59
Total	32,638	3,31,35,606	100.00

*Shareholders' holdings are clubbed based on Permanent Account Number (PAN).

**A pledge has been created in respect of 1,34,73,621 equity shares with voting rights of Promoter & Promoter Group in favour of SBICAP Trustee Company Ltd, who is holding the pledge on behalf of lenders of the Company (State Bank of India, UCO Bank, Bank of India, ICICI Bank Ltd and Federal Bank Ltd) as per the Framework Restructuring Agreement (FRA) executed on 12th July 2021 between the Company and the lenders for restructuring the debt of the company.

		SUGARS & CHEMICALS LIMITED
xii.	Dematerialization of shareholding and liquidity.	As of 31 st March 2025, a total of 3,11,36,120 equity shares, constituting 93.97 % of the overall equity share capital, are held in dematerialized form with NSDL and CDSL.
		Factors such as trading volume, outstanding shares, market depth, and institutional investor presence significantly impact the liquidity of a stock.
xiii.	Outstanding Global Depository Receipts/ American Depository Receipts/ Warrants or any convertible instruments, conversion date and likely impact on equity.	Nil
xiv.	Commodity Price Risk or foreign exchanges risk and hedging activities:	Sugar being a commodity is exposed to cycles and price risk. To mitigate commodity risks, the company enters into advance sales with the reputed institutional buyers for a reasonable quantity.
		Government in June 2018 has fixed a minimum selling price of sugar at ₹ 29/kg for sale at factory gate in domestic market, below which no sugar mill can sell sugar. Later the price was increased to ₹ 31 per kg in February 2019 and continued to be operative during the period April 2024 to March 2025. The Government also continued the release order mechanism for controlling the sugar that can be sold in the market. This has helped in arresting the free fall of sugar price.
		Government has also allowed 1 million tons of export of sugar for the sugar season 2024-25 to clear the excess stock of sugar which will increase or stabilize the domestic price.
XV.	Plant locations.	Unit I - Sugar, Cogeneration & Distillery Varadarajnagar PO, Periakulam Taluk, Theni District, PIN 625 562.
		Unit II - Sugar & Cogeneration Mundiampakkam PO, Vikravandi Taluk, Villpuram District, PIN 605 601.
		Unit III - Sugar, Cogeneration & Distillery Semmedu Village,Gingee Taluk, Villupuram District, PIN 604 153
xvi.	Address for correspondence	The Company Secretary Rajshree Sugars & Chemicals Limited
		Registered Office: "The Uffizi", 338/8 Avanashi Road, Peelamedu, Coimbatore 641 004. Phone: 0422-4226314 / 0422-4226222 E-mail (Secretarial): secretarial@rajshreesugars.com E-mail (Investors): investor@rajshreesugars.com

xvii. List of all credit ratings obtained by the entity along with any revisions thereto during the relevant financial year, for all debt instruments of such entity or any fixed deposit programme or any scheme or proposal of the listed entity involving mobilization of funds, whether in India or abroad.

The debentures issued by the Company are unlisted instruments and hence no rating is required. The Company does not have any fixed deposit programme or any scheme or proposal involving mobilization of funds, whether in India or abroad.

xviii. No dividend remains pending for transfer to the Investor Education and Protection Fund (IEPF), except for an unpaid dividend amounting to ₹ 39,729/- for the financial year 2009-10, which is subject to stay orders issued by the Courts.

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16. Other Disclosures

- a) There are no material related party transactions that may have potential conflict with the interests of the Company at large. The transactions with the related parties are disclosed in Note No. 37(17) of the financial statements that includes transactions with Ms.Rajshree Pathy, Promoter (holding more than 10% shareholding in the company), in accordance with relevant accounting standards.
- b) Throughout the last three years, the Company has not encountered any instances of non-compliance, penalties, strictures, or regulatory actions enforced by stock exchange(s), regulatory bodies, or statutory authorities concerning matters related to capital markets.
- c) The Board has established a Vigil Mechanism, as required under Regulation 22 of the SEBI (LODR) Regulations, 2015, to enable directors and employees to report concerns about unethical behavior, fraud, or violations of the Company's Code of Conduct. The mechanism includes safeguards against victimization and provides direct access to the Chairman of the Audit Committee. The contact details are provided in the Vigil Mechanism Policy, available at www.rajshreesugars.com/policies.
- d) The Company has complied with all the mandatory requirements of the various regulations of LODR. The Company has also fulfilled non-mandatory/discretionary requirements, namely: (a) The Company moved towards a regime of financial statements with an unmodified audit opinion, (b) has established a separate post of Chairperson and Chief Executive Officer (CEO). The Chairperson is a Non-Executive Director and is not a relative of the CEO as defined under the Act and (c) The Internal Auditors are reporting directly to the Audit Committee.
- e) Web link where policy for determining 'material' subsidiaries is disclosed; Not Applicable.
- f) The Policy on dealing with related party transaction is accessible on the Company's website at www.rajshree sugars.com via the following link: https://www.rajshreesugars.com/policies.
- g) Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A): Not applicable
- A certificate from a company secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board / Ministry of Corporate Affairs or any such statutory authority is enclosed (Appendix 1).
- i) All recommendations made by board committees were accepted by the Board without exception during the relevant financial year.
- j) Total Fees for all services (excluding out of pocket expenses) paid by the Company to the Statutory Auditors and all entities in the network firm/network, for the year ended 31st March 2025 is ₹11.23 lakhs (₹ 10.15 lakhs).
- k) In compliance with the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, we report that there were no complaints filed, disposed of, or pending during the financial year.
- I) Disclosure by the Company of 'Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount': Nil
- m) Details of material subsidiary of the Company : Not Applicable
- n) Investor complaints of non-receipt of dividends, non-receipt of annual reports, etc. forwarded by SEBI are periodically resolved and uploaded into SCORES (SEBI Complaints Redressal System) website and no complaints were pending during the year under review.
- 17. The Company has complied with all the requirements of the Corporate Governance Report as specified in Clauses C(2) to C(10) of Schedule V of the SEBI (LODR) Regulations, 2015.
- **18.** Compliance with discretionary requirements: The Company has complied with the discretionary requirements under Regulations 27(1) and Part E of Schedule II of LODR as detailed above in point 16(d) of this report.
- **19.** Compliance under LODR : The Company has complied with corporate governance requirements specified in Regulation 17 to 27 and Regulation 46(2)(b) 46(2)(i) of LODR.



- **20.** Declaration by Wholetime Director : Declaration signed by the Wholetime Director, as required under Schedule V(D) of LODR stating that the members of Board of Directors and Senior Management Personnel have affirmed compliance with the Code of Conduct of Board of Directors and Senior Management is enclosed (Appendix 2).
- 21. Certificate from Auditors: Compliance certificate signed by the Statutory Auditors, as required under Schedule V(E) of LODR regarding compliance of conditions of corporate governance is annexed (Appendix 3).
- 22. Disclosure with respect to demat suspense account / unclaimed suspense account: The following are the details of unclaimed shares pertaining to Public Issue / Rights Issue of the company.

	Particulars	Number of shareholders	Number of shares
i)	Aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of the year	23	3,182
ii)	Number of shareholders who approached issuer for transfer of shares from suspense account during the year	Nil	Nil
iii)	Number of shareholders to whom shares were transferred from suspense account during the year	Nil	Nil
iv)	Aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year	23	3,182

The voting rights on these shares shall remain frozen till the rightful owner of such shares claims.

- 23. Disclosure under Schedule III(A)(A)(5A) of LODR: Agreements entered into by the shareholders, promoters, promoter group entities, related parties, directors, key managerial personnel, employees of the Company or of its holding, subsidiary or associate company, among themselves or with the Company or with a third party, solely or jointly, which, either directly or indirectly or potentially or whose purpose and effect is to, impact the management or control of the Company or impose any restriction or create any liability upon the company, shall be disclosed to the Stock Exchanges, including disclosure of any rescission, amendment or alteration of such agreements thereto, whether or not the listed entity is a party to such agreements : Nil
- 24. Independent Directors' Meeting : During the year, a meeting of the Independent Directors was held on 12th February 2025 without the attendance of non-independent directors and members of management, with all independent directors present. At the meeting, they reviewed the performance of non-Independent Directors and the board of directors as a whole, assessed the Chairperson's performance, considering feedback from executive and non-executive directors, and evaluated the quality, quantity, and timeliness of information flow between the Company's management and the Board necessary for effective performance of duties.
- **25. CEO/CFO Certification:** The certification as per Regulation 17(8) of LODR has been submitted by the Wholetime Director and CFO of the Company to the Board of Directors and is enclosed as (Appendix 4).
- 26. Prevention of Insider Trading : The Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and Designated Persons of the Company as required under the SEBI (Prohibition of Insider Trading) Regulations 2015. The said Code is available on the company's website at www.rajshreesugars.com/policies.

For and on behalf of the Board

Place : Coimbatore Date : 29th May 2025 R VARADARAJAN Wholetime Director DIN 00001738 SHEILENDRA BHANSALI Independent Director DIN 00595312



APPENDIX – 1

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To, The Members of M/s RAJSHREE SUGARS & CHEMICALS LIMITED Uffizi, 338/8 Avanashi Road, Peelamedu, Coimbatore - 641 004

I have examined the relevant registers, records, forms, returns and disclosures received from the M/s RAJSHREE SUGARS & CHEMICALS LIMITED having (CIN: L01542TZ1985PLC001706) and having registered office at "THE UFFIZI", 338/8 AVANASHI ROAD, PEELAMEDU, COIMBATORE - 641 004 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ended on 31st March, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

SI. No.	Name of Director	Designation	DIN	Date of appointment in the Company
1	Ms. RAJSHREE PATHY	Chairperson	00001614	13-12-1985
2	Mr. S. VASUDEVAN	Independent Director	01567080	30-09-2019
3	Mr. S. KRISHNASWAMI	Independent Director	08530320	30-09-2019
4	Mr. SHEILENDRA BHANSALI	Independent Director	00595312	10-07-2017
5	Mr. K. ILANGO	Independent Director	00124115	30-09-2019
6	Mr. R. VARADARAJAN	Wholetime Director	00001738	05-06-2003

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

Place : Coimbatore Date : 29th May 2025 G. SOUNDARRAJAN Practicing Company Secretary ACS - 13993 - C.P.No.4993 Peer Review Certificate No.2101/2022 UDIN : A013993G000469525

APPENDIX – 2

Declaration under Schedule V (D) of Regulation 34(3) of LODR by the Wholetime Director

The Shareholders,

I, R.Varadarajan, Wholetime Director, hereby declare that all the Board Members and Senior Management Personnel have affirmed compliance with the code of conduct for the Board of Directors and Senior Management personnel of Rajshree Sugars & Chemicals Limited, for the financial year ended 31st March 2025.

For and on behalf of the Board

R VARADARAJAN Wholetime Director DIN 00001738

Place : Coimbatore Date : 29th May 2025



APPENDIX – 3

AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

То

The Members of M/s. RAJSHREE SUGARS & CHEMICALS LIMITED, Coimbatore

We have examined the compliance of conditions of Corporate Governance by Rajshree Sugars & Chemicals Limited ("the company"), for the year ended March 31,2025 as per relevant Regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR).

Management's Responsibility

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

Auditor's Responsibility

Our responsibility is limited to examining 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 statements of the Company.

We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on certification of Corporate Governance issued by the Institute of Charted Accountants of India and the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) issued by the Institute of Chartered Accountants of India, which requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of Chartered

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as specified in the relevant Regulations of LODR, as applicable-during the year ended 31st March, 2025. We state that such compliance is neither an assurance as to the future viability of the Company nor as to the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For S. KRISHNAMOORTHY& CO., Chartered Accountants Regn.No.001496S

Place : Coimbatore Date : 29th May 2025 V. INDIRA Membership No.200817 Partner, Auditor UDIN : 25200817BMGHFD4084



APPENDIX – 4

CEO / CFO CERTIFICATION (Regulation 17(8) of LODR)

We the undersigned, in our respective capacities as Wholetime Director and Chief Financial Officer of Rajshree Sugars & Chemicals Limited ("the Company") to the best of our knowledge and belief certify that:

- a. We have reviewed the financial statements and the cash flow statement of the company for the financial year ended 31st March 2025, and that to the best of our knowledge and belief, we state that:
 - i. these statements do not contain any materially untrue statement or omit any material fact or contain any 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.
- b. We further state that to the best of our knowledge and belief, there are no transactions entered into by the Company during the year, which are fraudulent, illegal or violative of the Company's Code of Conduct.
- c. We are responsible for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting of the Company and have disclosed to the Auditors and Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or proposed to take to rectify these deficiencies.
- d. We have indicated to the Auditors and the Audit Committee:
 - i. significant changes, if any, in internal control over financial reporting during the year;
 - ii. significant changes, if any, in the accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iii. instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having significant role in the Company's internal control system over the financial reporting.

R VARADARAJAN Wholetime Director DIN 00001738 C.S. SATHIYANARAYANAN Chief Financial Officer

Place : Coimbatore Date : 29th May 2025



ANNEXURE 3

TO THE BOARD'S REPORT FOR THE YEAR ENDED 31st MARCH, 2025

Statement under Section 197 (12) of the Companies Act, 2013, read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (the Rules).

1) The ratio of the remuneration of each director to the median employees' remuneration for the financial year;

SI.No.	Name of Director	Ratio
1.	Mr. R. Varadarajan, Wholetime Director	33.77

Note: Sitting fees paid to the Directors have not been considered as remuneration. The other Directors have only been paid sitting fees.

2) The percentage increase / decrease (-) in remuneration of each Director, Chief Financial Officer, Wholetime Director and Company Secretary in the financial year;

SI.No.	Name of Director / Official	% increase / decrease (-)
1.	Mr. R. Varadarajan, Wholetime Director	NA*
2.	Mr. C.S. Sathiyanarayanan, Chief Financial Officer	9.67%
3.	Mr. M. Ponraj, Company Secretary	12.12%

*Note: The Whole-Time Director's remuneration is fixed for 3 years from 5th June 2023; hence, no hike is applicable for FY 2024–25.

- 3) The percentage increase in the median remuneration of employees in the financial year: 5.03%
- 4) The number of permanent employees on the rolls of Company as on 31st March 2025: 1007
- 5) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration;

The average percentile increase in salaries of employees other than managerial personnel is 4.2%. Two key managerial personnel were paid remuneration with an increased percentage, which is in line with industry standards compared to other employees

- 6) The remuneration is paid as per the Remuneration Policy of the Company.
- 7) Information as per 5(2) and 5(3) of the rules is furnished below:

Name / Age of employee	Designation / Nature of Duties	Remuneration Received ₹ in lakhs	Qualification / Experience (Years)	Date of Commence ment of Employment	Last Employment before joining the Company
Mr.Varadarajan R 67 Years	Wholetime Director (DIN 00001738)	127.88*	Master's Degree in Business Management and English Literature - 45 Years	05 th June 2003	PSG Institutions
Mr. Sathiyamoorthi G 61 Years	President (Head Operations)	82.35	B.Sc., ADSI - 40 Years	05 th November 1990	Sirugappa Sugars & Chemicals Limited
Mr. Narayan R K 55 Years	Senior Vice President - (Head Marketing)	52.49	B.Com., PGDBA - 31 Years	26 th May 2010	EID Parry (India) Limited



Name / Age	Designation / Nature of Duties	Remuneration Received ₹ in lakhs	Qualification / Experience (Years)	Date of Commence ment of Employment	Last Employment before joining the Company
Mr. Mohan Kumar N 59 Years	Vice President (Operations)	42.52	ANSI, MBA, 35 Years	02 nd September 2013	EID Parry (India) Limited
Mr. Sathiyanarayanan C S 54 Years	Chief Financial Officer	34.47	ICWA, CA Inter, B.Com - 25 Years	7 th May 2020	Jeyyam Global Foods Private Limited
Mr. Sundar Rajan J 51 Years	General Manager (Head - Human Resources)	30.70	BA Economics, PGDPMIR - 26 Years	12 th January 2022	TNT India Private Limited
Mr. Lakshmana Murthy M 54 Years	General Manager (Factory Operations- Unit - III)	30.65	Dip in Mech Engg; B.Tech. Mech; BOE - 32 Years	11 th August 2022	Uniworld Sugars Private Limited
Mr. Manoharan P 52 Years	General Manager - Factory Operations - (Unit - II)	28.97	B.E., Mechanical, BOE - 30 Years	6 th September 2023	Kiryandongo Sugars Limited
Ms. Sathiyaveni M 58 Years	General Manager (Purchase & Civil)	28.22	B.E., Civil,; M.E. Civil - 38 Years	1 st October 1993	Tamilnadu Public Works Department
Mr. Thanga Thiruppathi M 59 Years	General Manager (Industrial Relations)	27.99	MBA, PGD in PMIR, B.LL - 34 Years	3 rd August 2011	EID Parry (India) Limited
Mr. Vijayakumar J 59 Years	General Manager - (Cane Operations)	25.02	BSC (AGRI) - 35 Years	10 th February 1989	South India Sugars Limited

* Excludes sitting fee ₹2.80 lakhs.

Notes:

- 1) The nature of employment of Mr.Varadarajan, Wholetime Director is contractual. The employment of all others is non-contractual and terminable by notice on either side.
- 2) None of the above mentioned employees are related to any Director of the Company.
- 3) None of the employees are covered under Rule 5(2)(ii) and 5(2)(iii) of the Rules.

For and on behalf of the Board

Place : Coimbatore Date : 29th May 2025 R VARADARAJAN Wholetime Director DIN 00001738 SHEILENDRA BHANSALI Independent Director DIN 00595312



ANNEXURE 4

TO THE BOARD'S REPORT FOR THE YEAR ENDED 31st MARCH, 2025

Statement as at 31st March, 2025, pursuant to (Disclosure in the Directors' Report) SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021

A. Summary of Status of ESOPs Granted

The position of the existing schemes are summarized as under :-

S.No.	Particulars	RSCL Employee Stock Option Plan 2012
1	Date of Shareholder's Approval	10 th October 2012
2	Total Number of Options approved under ESOPs	11,89,585
3	Vesting requirement	(i) 50% of options due for vesting on each vesting date shall vest on the basis of time i.e., mere continuance of employment as on date of vesting; and (ii) 50% of options due for vesting on each vesting date shall vest on the basis of achievement of individual key result areas set at the beginning of each financial year preceding the financial year in which the individual vesting date falls.
4	Exercise Price or Pricing Formula	Not Applicable
5	Maximum term of Options granted	8 years
6	Source of shares (Primary / Secondary / Combination)	Primary
7	Variation in terms of ESOP	No Variation
8	Method used to account for ESOP (Intrinsic or fair value)	Not Applicable
9	Where the company opts for expensing of the options using the intrinsic value of the options, the difference between the employee compensation cost so computed and the employee compensation cost that shall have been recognized if it had used the fair value of the options shall be disclosed. The impact of this difference on profits and on EPS of the company shall also be disclosed.	Not Applicable



B. Option Movement during the year 2024-25

S.No.	Particulars	Numbers
1	Options Outstanding at the Beginning of the Year	0
2	Options Granted during the Year	0
3	Options Forfeited / Lapsed during the Year	0
4	Options Vested during the Year	0
5	Options Exercised during the Year	0
6	Shares arising as a result of Exercise of Options	0
7	Money Realised by Exercise of Options if the scheme is implemented directly by the company (₹ in Lakhs)	0
8	Options Outstanding at the End of the year	0
9	Options Exercisable at the End of the year	0

C. Weighted-average exercise prices and weighted-average fair values of options shall be disclosed separately for options whose exercise price either equals or exceeds or is less than the market price of the stock.

a).	Weighted average exercise price of Options granted during the year whose	
	i) Exercise price equals market price	NA
	ii) Exercise price is greater than market price	NA
	iii) Exercise price is less than market price	NA
b).	Weighted average fair value of options granted during the year whose	
	i) Exercise price equals market price	NA
	ii) Exercise price is greater than market price	NA
	iii) Exercise price is less than market price	NA

- D. Employee-wise details (name of employee, designation, number of options granted during the year, exercise price) of options granted during the financial year 2024-25 to:
 - i) Senior managerial personnel as defined under Regulation 16(d) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR):

Name	No. of Options Granted
No Options Grante	ed during the Year

ii) Employees who were granted, during the year, options amounting to 5% or more of the options granted during the year :

Name	No. of Options Granted	
No Options Granted during the Year		

iii) Identified employees who were granted option, during any one year equal to or exceeding 1% of the issued capital (excluding outstanding warrants and conversions) of the company at the time of grant :

Name	No. of Options Granted	
No Options Granted during the Year		

- E. Description of the Method and significant Assumptions used to estimate the fair value of options granted during the year : NOTAPPLICABLE.
- F. Diluted Earnings Per Share pursuant to issue of shares on exercise of options calculated in accordance with Accounting Standard (AS) 20: 2.44
- G. The weighted average market price of options exercised during the year: Nil.

H. Weighted average remaining contractual life

Exercise Price Range (₹)	Years
0-100	Nil
100-200	Nil
200-300	Nil

I. Net Income (₹ in lakhs)

Net Income as reported	809.10
Less: Fair Value Compensation Cost	0.00
Net Income	809.10

For and on behalf of the Board

SHRFF

Place : Coimbatore Date : 29th May 2025 R VARADARAJAN Wholetime Director DIN 00001738 SHEILENDRA BHANSALI Independent Director DIN 00595312



ANNEXURE 5 TO THE BOARD'S REPORT FOR THE YEAR ENDED 31st MARCH, 2025

SECRETARIAL AUDIT REPORT

(Form No. MR-3)

FOR THE FINANCIAL YEAR ENDED ON 31st MARCH, 2025

[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]

То

The Members, M/s. RAJSHREE SUGARS & CHEMICALS LIMITED Coimbatore.

I have conducted the SECRETARIALAUDIT of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. RAJSHREE SUGARS & CHEMICALS LIMITED (CIN:L01542TZ1985PLC001706) (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 Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31st March 2025 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the company for the financial year ended on 31st March, 2025, according to the provisions of:

- i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder;
- v) The Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') (as amended up-to-date) (wherever applicable) viz. :-
 - 1) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
 - 2) Securities and Exchange Board of India (Share Based Employee Benefit and Sweat Equity) Regulations, 2021.
 - 3) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client (as amended up-to-date).
- vi) the following Acts and Rules specifically applicable to a Sugar Industry viz.,
 - 1) Agricultural and Processed Food Products Act, 1985
 - 2) Acts and Rules prescribed under prevention and control of pollution, environmental protection and energy conservation.
 - 3) Essential Commodities Act, 1955.



- 4) Export (Quality Control and Inspection) Act, 1963.
- 5) Food Safety and Standards Act, 2006 and Rules, 2011.
- 6) Indian Electricity Act, 2003.
- 7) The Indian Boilers Act, 1923.
- 8) Levy Sugar Price Equalization Fund Act, 1976.
- 9) Sugar Development Fund Act, 1982.
- 10) Sugar Cess Act, 1982.
- 11) Sugarcane (Control) Order, 1966.
- 12) The Sugar (Control) Order, 1966.
- 13) The Sugar (Packing & Marking) Order, 1970.
- 14) The Tamil Nadu Molasses Control and Regulation Rules, 1958.
- 15) The Tamil Nadu Distillery Rules, 1981.
- 16) Other local laws as applicable to various plants and offices.

The company was not required to comply with the following laws/regulations/ guidelines as these were not applicable during the financial year.

- a) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008.
- b) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018.
- c) Securities and Exchange Board of India (Issue and Listing of Non- Convertible and Redeemable Preference Shares) Regulations, 2013.
- d) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009.
- e) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

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

- Secretarial Standards issued by The Institute of Company Secretaries of India.
- Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended up-to-date) (LODR)

During the period under review the Company has complied with all the applicable Acts, Rules, Regulations, Guidelines, Standards, etc. including the laws mentioned above.

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

Adequate Notice is given to all the directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, 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.

All decisions at the Board Meetings and Committee Meetings are carried out unanimously and recorded in the minutes.

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



I further report that during the audit period there were no specific instances in respect of following except as stated in Sl.no.(6):

- 1) Public / Rights / Preferential issue of shares / Debentures / Sweat Equity.
- 2) Buy Back of Securities.
- 3) Foreign Technical Collaboration.
- 4) Major decisions taken by members in pursuance of section 180 of the Act.
- 5) Merger/Amalgamation/Reconstruction.
- 6) Redemption of (a) 0.1% Secured, Unlisted, Non-Cumulative, Redeemable & Optionally Convertible Debentures (OCD) and (b) 0.1% Secured, Unlisted, Non-Cumulative, Redeemable & Non Convertible Debentures (NCD).

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

G. SOUNDARRAJAN Practicing Company Secretary ACS-13993-C.P. No. 4993 Peer Review Certificate No.: 2101/2022 UDIN : A013993G000469481

Place : Coimbatore Date : 29th May 2025



Annexure - A

To The Members M/s. RAJSHREE SUGARS & CHEMICALS LIMITED Coimbatore

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

- 1. Maintenance of secretarial records is the responsibility of the management of the company. My responsibility is to express an opinion on these secretarial records based on my audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, I followed provide a reasonable basis for my opinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Wherever required, I have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Place : Coimbatore Date : 29th May 2025 G. SOUNDARRAJAN Practicing Company Secretary ACS-13993-C.P. No. 4993 Peer Review Certificate No.: 2101/2022 UDIN : A013993G000469481



ANNEXURE 6

TO THE BOARD'S REPORT FOR THE YEAR ENDED 31st MARCH 2025

MANAGEMENT DISCUSSION AND ANALYSIS

Industry Scenario and Development

Global Sugar Outlook

The estimated Global sugar production as per the International Sugar Organization (ISO) is 175.5 million tons with a decrease of 7.1 million tons over the previous season. The consumption is expected to grow by 3.4 million tons over the previous season; it is now estimated at 180.4 million tons. The overall global deficit is anticipated to be 4.9 million tons.

World	World Sugar Balance (Million Tons)					
	October to September					
	2024 - 25 2023 - 24 Changes %					
Production	175.5	182.60	-7.1	-3.89		
Consumption	180.4	177.00	3.4	1.92		
Surplus / Deficit	-4.9	5.60	-	-		
End stocks	64	78.10	-14.1	-18		
Stocks to Consumption Ratio	35.47	44.12	-	-		

Sugar Sector in India

The estimated sugar production for the sugar season 2024-25 is around 26.20 million tons, down by 5.9 million tons from the previous year. Domestic consumption is estimated at 29.2 million tons compared to 29.1 million tons of the previous year. With the exports of around 1 million tons, the closing stock is expected to be around 4 million tons as compared to the opening stock of 8 million tons.

Particulars	2024 - 25	2023 - 24	Changes	%
Opening Stock	8.0	5.2	-	-
Production	26.2	32.1	-5.9	18%
Imports	0.0	0.0	-	-
Total Available	34.2	37.3	-	-
Consumption :				
a) Internal	28.0	29.1	-	-
b) Exports	1.0	0.2	-	-
Total Consumption	29.0	29.3	-0.3	1%
Closing Stock	5.2	8.0	-2.8	35%



Sugar Sector in Tamil Nadu

Though the Rainfall in Tamil Nadu (TN) was higher, the intensity of that rainfall was concentrated for a shorter period which had an adverse effect on the crushing and recovery.

Sugar season	Cane Crushed (in lakh tons)	Sugar Production (in lakh tons)	Capacity Utilisation %
2011-12	254.55	23.79	99
2012-13	214.57	19.07	84
2013-14	157.60	14.13	61
2014-15	140.50	12.18	55
2015-16	155.86	13.61	61
2016-17	119.04	10.65	47
2017-18	81.42	7.00	31
2018-19	108.54	9.55	39
2019-20	92.20	7.89	32
2020-21	97.85	8.78	38
2021-22	139.15	12.39	54
2022-23	160.54	14.80	63
2023-24	123.08	10.73	48



- Cane Crushing of the State in SY (Sugar Year) 2023-24 was lower by 37 Lakh Tonnes and the average recovery was lower by 0.5% compared to SY 2022-23.
- During the period January 2024 to March 2024, a warm winter led to a drastic reduction of recovery in the standing cane followed by an abnormal increase of average summer temperature by 3 degree Centigrade, had an adverse effect on the yield, leading to a double whammy.



- Average Market price for Financial Year (FY) 2024-25 was around ₹3,770 per quintal at 8.29% average sugar recovery, the Revenue Sharing Formula (RSF) value (@ 75% of realization from sugar sales), and works out to ₹2,827 per ton of cane. But average Fair and Remunerative Price (FRP) payable is ₹3,057 per ton of cane pegged to a minimum 9.50% recovery. The gap between FRP payable and RSF value is ₹230 per ton of cane which mills are unable to recover.
- The capacity utilization is around 48% which has resulted in the sub-optimal production of sugar, power and alcohol. Accordingly, the incidence of fixed cost has more than doubled compared to normal times, leaving correspondingly lower amount in the hands of mills for cane payment. TN sugar mills will have to pay FRP at 9.50% irrespective of the actual sugar recovery even if lower than 9.50%. TN sugar mills will have to pay for 95 Kgs of sugar equivalent whereas actually they recover only 83 Kgs.
- The loss works out to ₹442 per ton of cane crushed.

The adverse effect of the climate variations in Tamil Nadu brought down the Cane availability from 160 Lakh tons to 123 Lakh tons, a reduction of 37 Lakh tons and the Recovery from 9.27% to 8.75%.

Our company also recorded a lower crushing of 12.29 Lakh tons in FY 2024-25 as against 18.09 Lakh tons in FY 2023-24 with a recovery of 8.16% as against 8.53% in the previous year.

Government measures in the Sugar Industry

The Government had announced a slew of measures to revive the sugar industry last year:

a) Ethanol

During Ethanol Year (EY) 2023-24 (November 2023 to October 2024), Central Government, vide order dated 7th December 2023, had directed all sugar mills/distilleries not to use Sugarcane Juice/Sugar Syrup for Ethanol, while permitting the existing offers received for B Heavy Molasses. This order was issued to ensure sufficient availability of Sugar and to keep the Sugar prices stable. In EY 2023-24 ended 31st October 2024, Oil Marketing Companies (OMC's) have blended a total of 707.40 Crore Litres of Ethanol achieving a national average of 14.60%.

In the current Ethanol Year 2024-25 (November 2024 to October 2025), OMC's have blended 391 Crore Litres achieving a national average of 18.36% till 31st March 2025.

b) Tamil Nadu State Sugarcane Policy

During the year, the TN Government continued the transitional production subsidy introduced in 2020-21 to benefit all registered farmers who had supplied sugarcane during 2024-25 sugar season with an increase of ₹134 over the previous year subsidy of ₹215 per ton amounting to ₹349 per ton of sugarcane.

Opportunities :

The increase in domestic prices due to lower production and firm World sugar prices, continues to be an opportunity for the industry to sustain and increase margins.

Threats

The unpredictable climate variations, rainfall pattern & low recovery are threats to the sustainable operation of the Industry. The risk of the Government continuing to restrict export of sugar and production of Ethanol from Juice/B-heavy molasses.

Sugarcane Price

The Central Government has increased the 2024-25 season's FRP to ₹340/- per quintal for a basic recovery rate of 10.25% providing a premium of ₹3.40 per quintal for each 0.1% increase in recovery over and above 10.25% and reduction in FRP at the same rate for each 0.1% decrease in the recovery rate till 9.50%. However, in case of the mill with a recovery of lower than 9.50%, the price remains pegged to this minimum recovery at ₹315.10 per quintal for the 2024-25 season.



Power

The company continues to export power to third party customers from the power plant at Mundiyampakkam. This has ensured receipt of timely payment and support the working capital requirement.

The company continues to export power to State Grid from the power plant at Gingee under the power purchase agreement. The applicable power tariff rate is approved by State Regulatory Commission from time to time during the year, the Tamil Nadu Electricity Regulatory Commission (TNERC) has issued its tariff order on 28.12.2023 for the control period from the date of the order to 31.3.2025, according to which the revised rate for the power plant at Gingee is at ₹5.72 per unit as against the previous rate of ₹5.30 per unit.

Outlook

The country is set to produce 26.2 million tons in the current season 2024-25. With an export possibility of 1 million tons and a consumption figure at 28 million tons, it would leave the industry with a closing stock at 5.2 million tons.

Risk Analysis

The major risks faced by the industry include sugarcane availability, sugar recovery, price realization, regulatory control by Government and financial liquidity amongst others.

For managing such risks emanating from such a volatile environment, the company has put in place a dynamic and robust management process for review at periodic intervals.

Sugar Price Realization Risk

The perceived risk on sugar price realization is lower given the outlook of lower stock available.

Risk mitigation

To de-risk the challenges of cyclicality in the sugar business, the downstream plants installed for producing alcohol and cogeneration of power by using byproducts of sugar production viz., molasses and bagasse continue to complement the profitability of the company. Further the company has also added flexibility to produce Ethanol from Sugar Cane Juice/Syrup.

The Company is also focusing on selling sugar regularly at every price point thereby improving average realization.

In order to stabilize the domestic sugar prices, and to enable the sugar mills across the country to clear the cane price arrears, the government had taken the following measures during the year:

- a. The Government of India had continued the monthly sugar release mechanism to control sugar supply to the domestic market for the 2024-25 season.
- b. The Government of India has also maintained the Minimum Selling Price (MSP) of ₹31/- per kg, below which the mills cannot sell sugar.
- c. Export of sugar to the extent of 1 million tons has been approved by the Central Government.
- d. The Central Government has lifted the ban on production of ethanol from cane juice and B heavy molasses.

Sugarcane Availability and Sugar Recovery

Sugarcane is the main raw material in sugar mills which is monsoon dependent and it becomes unpredictable in adverse climatic conditions. Similarly other factors like scarcity of harvest labor, sugarcane price, and availability of attractive competitive/ alternate crops will have a direct impact on cane availability, sugar recovery and our business. The sugar industry continues to be regulated by State Governments by other controls viz., reservation of cane area and fixation of sugarcane price.

Risk Mitigation

The Company has a robust sugar cane extension department to support crop management practices on the field. Further, Research and Development wing ensures new technology and high yielding varieties are made available at the right time to the farmers.



Measures taken by the Company to mitigate the risks

- Micro level continuous yield improvement activities to obtain a higher yield per acre focusing on Low yielding farmers and villages.
- Promoting high sucrose yielding varieties for better sugar recovery.
- Maintaining above 90% of the area with high yield and high sugar varieties for better cane and sugar productivity
- Implementing activities like trash shredding, trash mulching and organic manure application to improve soil fertility
- Close monitoring of nursery development, supply of good quality seeds, fertilizers, micro nutrients and growth promoting inputs, among others as a part of cane development activities.
- More Focus on areas with better ground water availability.
- Promoting wider row planting, timely mechanized inter cultural operation and mechanical harvesting which includes entrepreneur development.
- Implementation of good agronomical and pest management practices.
- Promoting drip irrigation.
- Testing new improved varieties of cane with the support of Sugarcane Breeding Institute and Tamil Nadu Agricultural University.
- Continuous monitoring of cane planting, clean cane management and harvesting schedule.
- Implementation of better Ratoon management practices.
- Developing local and outside cane harvest work force for timely harvest and supply
- Support farmers with timely updated information on technical and entrepreneurial subjects for yield and quality improvement of sugarcane.
- Increasing the quantum of registered cane and the gradual reduction of outside cane
- Focusing on factory efficiency parameters to recover maximum sugar.

Financial liquidity risk

- The sugarcane availability and sugar price risk continue to have significant impact on the financial liquidity of the Company.
- Sugar industry is highly working capital intensive. Raising adequate and rightly-priced working capital to support peak period operation of the company might pose a challenge.
- Since the Company has been under monitoring period after implementing the debt restructuring by lenders with retrospective effect from 30.06.2020, it is operating without working capital facilities, and has to continuously sell inventory to maintain cash flows. This situation will continue till the company's account is upgraded as standard with the lenders.
- The Company had challenged the monthly sugar release mechanism, before the court of law and the Madras High Court has dismissed our Writ Petition. Hence, the company has filed a writ appeal before Madras High Court on 24.10.2024 for setting aside the order of single judge. The case is pending disposal.

Risk mitigation:

The continuation of the approved debt restructuring proposal of the company by all the lenders with the beneficial terms which includes reduction in interest rate and the deferred repayment schedule to mitigate the liquidity crunch faced by the company.

Restructuring of Sugar Development Fund (SDF) Loan.

After the closure of restructuring approval of SDF Loans, the Government has issued guidelines for One Time Settlement (OTS) and pursuant to our application for the same, the Government has approved the company's application for settling the outstanding through OTS vide Administrative Approval (AA) dated 26.09.2024 with underlying terms and conditions. The company has settled the dues with internal funds by 20.03.2025. The closure formalities of the loan with the Government are in progress.



Internal control systems and their adequacy

The Company has well-established internal control systems in the form of well-documented policies, authorization guidelines commensurate with the level of responsibility standard operating procedures and effective internal audit system to ensure smooth functioning of the company.

The Board, Audit Committee and the Key Management review the findings and recommendations of the Internal Auditors and take corrective action, wherever necessary. Moreover the Audit Committee periodically interacts with Statutory Auditors and makes continuous assessments of the adequacy and effectiveness of the internal control systems.

Human Resources / Employee Wellbeing

The Management Staff Strength as on 31st March 2025 is 211 and the Non-Management Staff strength is 781. Industrial Relations have been cordial and there is no significant development. For the year, there has been 100% retention of Key Management Talent and staff attrition is at 13.93% as against 9.23% in the previous year. The employees were imparted 1486 man-days of learning through the year.

Financial performance with respect to operational performance

a) Operational Performance

Particulars	Year e	% Increase	
Farticulars	31.3.2025	31.3.2024	(Decrease)
Cane Crushed (MT)	12,28,905	18,08,669	(32.05)
Recovery %	8.14	8.53	(0.39)*
Sugar Produced (MT)	1,00,053	1,54,369	(35.18)
Sugar Sold (MT)	1,17,347	1,49,155	(21.33)
Power Produced (Lakh Kwh)	1,488	2,233	(33.36)
Power Exported to Grid (Lakh Kwh)	886	1,414	(37.34)
Alcohol Produced (Lakh Litres)	187	240	(22.08)

* Absolute change

b) Financial Performance- Segment Wise

The company is engaged in three segments, namely Sugar, Cogeneration and Distillery; (₹ in Lakhs)

Particulars 31.3.2025 31.3.2024 Sales / Turnover Sugar 49,679.19 60,695.41 11,096.88 Co-generation 11.302.37 Distillery 12.995.06 14.763.42 10,396.06 Less: Inter Segment revenue 9,589.45 Net Sales / Income from Operations 64,181.68 76,365.14 Profit / (Loss) before tax Sugar (3,230.74)(5,928.87)Co-generation 4,557.74 6,478.07 Distillerv 2,591.66 4,807.46 Less: I. Interest 1,597.12 2,372.79 ii. Other un-allocable expenditure 1,213.97 877.82 Add : Exceptional Income 1,107.57 Profit /(Loss) before tax 2,106.05



c) Ratios where there has been significant change for FY 2023-24 to FY 2024 - 25 :

S. No.	Key Profitability Ratios	FY 2024-25	FY 2023-24	Remarks
1.	EBITDA/Sales % (Operating Profit Margin)	7.87%	8.99%	Operating Profit Margin has marginally decreased due to decrease in sugar recovery caused by climate variation which had affected the standing crop.
2.	Net Profit Margin (%)	1.73%	2.77%	As explained in point no. 1 above
3.	Return on Net Worth	4.19%	7.95%	As explained in point no. 1 above

S. No.	Key Liquidity Ratios	FY 2024-25	FY 2023-24	Remarks
1.	Current Ratio	1.04	0.97	Marginal increase
2.	Debtors Turnover Ratio	26.30	24.85	The value of Debtors as on 31st March 2025 has been lower by 20% as compare to the same as on 31st March 2024 while the decrease in sales during the year 2024-25 is by 16% as compare to the same during the year 2023-24. This has led to an improvement in the Debtors turnover ratio.
3.	Inventory Turnover	5.49	4.44	The Company has focused on selling sugar regularly on every price point which led to better inventory turnover ratio.

S. No.	Key Capital Structure Ratios	FY 2024-25	FY 2023-24	Remarks
1.	Debt Equity Ratio	1.03	1.48	Reduction in Debt Equity Ratio is due to reduction in debt arising out of repayment of the principal as per repayment schedule of approved debt restructuring scheme & one time settlement of SDF Loans.
2.	Interest Coverage Ratio	3.16	2.88	Interest coverage ratio is due to reduction in interest cost.

Cautionary statement

Statements in this Report describing the Company's objectives, estimates and expectations may constitute "forward looking statements" within the meaning of applicable laws and regulations. Actual results might differ materially from those either expressed or implied.

For and on behalf of the Board

Place : Coimbatore Date : 29th May 2025 **R VARADARAJAN** Wholetime Director DIN 00001738 SHEILENDRA BHANSALI Independent Director DIN 00595312



INDEPENDENT AUDITOR'S REPORT

To the Members of M/s. Rajshree Sugars & Chemicals Limited

Report on the Financial Statements

Opinion

We have audited the Financial Statements of M/s. RAJSHREE SUGARS & CHEMICALS LIMITED ("the Company"), which comprise the Balance Sheet as at 31st March 2025, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and Statement of Cash Flows for the year then ended and a summary of the material accounting policies and other explanatory information (hereinafter referred to as "the Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Financial Statements give the information required by the Companies Act,2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, its Profit, total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

KEY AUDIT MATTER	HOW OUR AUDIT ADDRESSED THE KEY AUDIT MATTER
 Administrative approval of One Time Settlement (OTS) of loans from Sugar Development Fund (SDF) After the Closure of restructuring approval of SDF, The Government had issued guidelines for One Time Settlement Scheme (OTS). Pursuant to the application of the Company the Government has given administrative approvals (AA) dated 26/9/2024 (for two loans separately) with underlying terms 	 Our audit procedures consisted testing of the design and operating effectiveness of internal controls and procedures as follows: Reviewing of the Board approval for considering the application for OTS of loans repayable to Sugar Development Fund in the books of the Company. Reviewing of the Administrative approval letters dated 26/09/2024 received from SDF along with underlying terms and conditions. Obtaining a detailed understanding of the conditions of the Administrative approval Obtaining the confirmation from SDF with regard to the loan and interest payable as on the date of Approval of OTS.



KEY AUDIT MATTER	HOW OUR AUDIT ADDRESSED THE KEY AUDIT MATTER
and conditions along with waiver of additional interest in full as on the date issuance of (AA). The OTS amount shall carry a rate of interest equivalent to the prevailing Reserve Bank of India bank rate from the date of AA till the date of payment of OTS amount in full. OTS amount along with interest thereon shall be made by the Company with 6 months from the date of AA. The company has settled the dues with internal funds by 20.03.2025. The closure formalities of the loan with the Government are in progress.	The para 4E of the guidelines sets out as under, "One Time Settlement (OTS) scheme" proposes the complete payment of Principal and interest (with waiver of additional interest). The total amount payable by the Company as per OTS along with interest as mentioned in the approval is ₹56,79,22,345/ The same has been fully paid in March 2025 along with interest at the rate of 6.75% calculated from the date of Administrative approval till the date of full and final settlement and necessary intimation has been furnished to SEBI. The provision for penal interest made until 31 st March 2024 amounting to ₹5,28,21,125/- has been reversed to "Excess provision of earlier years written back - Other income" as the same has been waived. The company is under the process of obtaining No Objection Certificate (NOC) and No Due Certificate (NDC) from Sugar Development Fund for registering the release of secured interest and satisfaction of charges.
2. Sale of Non core asset - Land The Company has sold vacant land on Avinashi Road Coimbatore for ₹2,200 Lakhs during the year. The said land was revalued in the finanacial year 2022-23 at ₹2,553.74 lakhs . Hence the loss on sale of asset of ₹353.74 lakhs has been charged to profit and loss statement under other income.	 Principal Audit Procedures We obtained details of sale of land and other details of expenses incurred in connection with the same. The cost of the land in the books as at the date of revaluation stood at ₹202.50 lakhs. The said land was revalued to ₹2,553.74 lakhs adopting its fair value and credited to fair value reserve in the financial year 2021-22 at ₹2,351.23 Lakhs. The sale value of the land received by the Company is ₹2,200 Lakhs. Hence ₹353.74 Lakhs has been charged to profit and loss statement and ₹2,351.23 Lakhs has been reversed from fair value reserve and credited to retained earnings, as per Para 41 of IndAS 16. The Capital gain arising thereon under Income Tax Act has been adjusted partly against Carried forward Long Term Capital Losses and Unabsorbed Depreciation losses and the income tax on such gains has been adjusted against the deferred tax assets created for such losses. Hence the tax effect on reversal of fair value reserve of ₹591.75 lakhs have been directly charged to retained earnings.
3. Deferred tax on revalued assets: The Company has decided to provide deferred tax liability for the revaluation surplus of Non Core assets.	Principal Audit Procedures The Company had revalued its land in the financial year 31.03.2022 and has adopted the Fair Market value of the Land as provided by the Registered Valuer and recognized the revaluation surplus through other comprehensive income in "Fair Value Reserve" shown under 'Other Equity' as required by Ind AS 16. The deferred tax liability on the revaluation surplus relating to non-core assets has been debited to fair value reserve amounting to ₹195.57 lakhs, as per Para 61A of Ind AS 12.



KEY AUDIT MATTER	HOW OUR AUDIT ADDRESSED THE KEY AUDIT MATTER
4. GST ON Extra Neutral Alcohol (ENA) As per the notification No. 17/2024, Central tax dated 27.09.2024, the provisions of Section 114 of the Finance act 2024 amending Section 9 of the CGST Act 17 whereby ENS is excluded from levy of GST with effect from 01.11.2024. GST applicability on ENA from 01.07.2017 to 31.10.2024 is confirmed. The company has taken measures to collect the differential duty of ₹1,103 lakhs from respective parties.	 Principal Audit Procedures We have gone through the Notification.Based on the notification, the GST applicability @ 18% is confirmed for sale of ENA from 01.07.2017 to 31.10.2024. The differential duty (14.5% to 18%) is collectable from customers amounting to ₹1,103 Lakhs. The company has regular trade transactions with all the parties till date and based on management estimates, the same will be collectible. The receivables has been grouped under Trade Receivable- (Unsecured - Considered Good) more than 3 years in the ageing schedule in Note No. 9 to Financial Statements.

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

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

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

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

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Financial Statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the IndAS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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



Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design
 and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to
 provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one
 resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of
 internal control.
- Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(I) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

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

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Report on Other Legal and Regulatory Requirements

- 1) As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.
 - d) In our opinion, the aforesaid Financial Statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) On the basis of the written representations received from the directors as on 31st March, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2025 from being appointed as a director in terms of Section 164(2) of the Act
 - f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in Annexure "A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanation given to us, the remuneration paid by the company to its directors during the year is in accordance with the provisions of section 197 of the Act.
 - h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company except unpaid dividend of ₹ 39,729/- for the Financial Year 2009-10 as per the stay orders issued by the Court.
 - iv. a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;



- c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v. The company has not declared or paid any dividend during the year
- vi. Based on our examination, which included test checks, the Company has used accounting software systems for maintaining its books of account for the financial year ended March 31, 2025 which have the feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software systems. Further, during our audit we did not come across any instance of the audit trail feature being tampered with and the audit trail has been preserved by the Company as per the statutory requirements for record retention.
- 2) As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the Annexure "B" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

For S. KRISHNAMOORTHY & CO., Chartered Accountants Firm Registration No.001496S

Place : Coimbatore Date : 29th May 2025 V. Indira Partner, Auditor Membership No.200817 UDIN : 25200817BMGHFC4383



ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' of the Independent Auditors' section of our report of even date)

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

We have audited the internal financial controls over financial reporting of M/s. RAJSHREE SUGARS & CHEMICALS LIMITED ("the Company") as of March 31, 2025 in conjunction with our audit of the Financial Statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company 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") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

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



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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For S. KRISHNAMOORTHY & CO., Chartered Accountants Firm Registration No.001496S

Place : Coimbatore Date : 29th May 2025 V. Indira Partner, Auditor Membership No.200817 UDIN : 25200817BMGHFC4383



ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' of the Independent Auditors' section of our report of even date)

According to the information and explanations sought by us and given by the Company and the books and records examined by us during the course of our Audit and to the best of our knowledge and belief we report the following:

- i) In respect of the Company's Property, Plant and Equipment and Intangible Assets:
 - a) A) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment and relevant details of right-of-use assets.
 - B) The Company has maintained proper records showing full particulars of intangible assets.
 - b) The Property, Plant and Equipment of the company have been physically verified by the management at reasonable intervals having regard to size of the company and nature of its assets. No material discrepancies were noticed on such verification.
 - c) Based on our examination of the property tax receipts and lease agreement for land on which building is constructed, registered sale deed / transfer deed / conveyance deed provided to us, we report that, the title in respect of self-constructed buildings and title deeds of all other immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee), disclosed in the financial statements included under Property, Plant and Equipment are held in the name of the Company as at the balance sheet date.
 - d) The Company has not revalued any other Property Plant and Equipment (including Right of Use Assets) and intangible assets during the year.
 - e) No proceedings have been initiated during the year or are pending against the Company as at March 31, 2025 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- ii) A. The stocks of finished goods, stores, spares and raw materials of the Company have been physically verified by the management during the year at reasonable intervals and the coverage and procedure of such verification by the Management is appropriate. In our opinion, no material discrepancies were noticed.
 - B. The Company has not been sanctioned any working capital limits, at any points of time during the year, from banks or financial institutions on the basis of security of current assets and hence reporting under clause 3(ii)(b) of the Order is not applicable
- iii) The Company has not made investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties.
- iv) The Company has not advanced any loans to its directors or any other person in whom the directors are interested or made any Investment or given any guarantee or provided any security in connection with any loan taken by the directors or such other person as contemplated under section 185 and 186 of the Act.
- v) According to the information and explanations given to us the Company has not accepted any deposit or amounts which are deemed to be deposits.
- vi) The Central Government has prescribed the maintenance of cost records under section 148(1) of the Act, in respect of manufacture of sugar and alcohol as well as generation and transmission of electricity by the company. We have broadly reviewed the accounts and records of the company in this connection and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. We have not, however carried out a detailed examination of the same.



- vii) According to the information and explanations given to us, in respect of statutory dues:
 - a) The Company has generally been regular in depositing undisputed statutory dues, including Goods and Services Tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, Customs Duty, Excise Duty, Value Added Tax, Cess and other material statutory dues applicable to it with the appropriate authorities.
 - b) There were no undisputed amounts payable in respect of Goods and Services Tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, Customs Duty, Excise Duty, Value Added Tax and other material statutory dues applicable to it in arrears as at March 31, 2025 for a period of more than six months from the date they became payable.
 - c) Details of statutory dues which have not been deposited as at March 31, 2025 on account of any dispute are given below:

Name of the Statute	Nature of Demand	Amount (₹ in Lakhs)	Period to which the Amount Relates	Forum where dispute is pending
Central Excise	Excise Duty Penalty	80.38 80.38	April 2012-June 2012	Commissioner Appeal
Central Excise	Excise Duty	6284.00	April 2014-June 2017	Madras High Court

- viii) In our opinion, there are no transactions that are not recorded in the books of account, which have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- ix) a) The company has not defaulted in the repayment of loans and other borrowings or payment of interest to the lender Banks after entering into the Framework Restructure Agreement with them.
 - b) The company has not been declared a willful defaulter by any bank or financial institution or other lender.
 - c) The company has not availed any term loans during the year.
 - d) The company has not raised any funds on short term basis.
 - e) The company has no investments in subsidiaries, joint ventures and associate companies.
- x) a) The company has not raised money by initial public offer or further public offer (including debt instruments) during the year.
 - b) The company has not made any Preferential Allotment or private placement of shares or convertible debentures during the year.
- xi) A) No material frauds by the company or on the company has been noticed or reported during the course of our audit.
 - B) The company has not received any whistle-blower complaints during the year.
- xii) The company is not a Nidhi company and therefore this clause is not applicable to the company.
- xiii) In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv) A) The company has an internal audit system commensurate with the size and nature of its business.
 - B) We have considered the reports of the Internal Auditors for the period under audit, to the extent the same has a bearing on the Financial Statements.



- xv) The company has not entered into non-cash transactions with directors or persons connected with them.
- xvi) A) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.
 - B) The company has not conducted any Non-Banking Financial or Housing Finance activities.
 - C) The company is not a Core-Investment-Company (CIC) as defined in the regulations made by the Reserve Bank of India.
- xvii) The company has not incurred cash loss during the financial year and in the immediately preceding financial year.

xviii) There has been no resignation of the statutory auditors during the year.

xix) On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.

We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

xx) The requirement of compliance with Corporate Social Responsibility in terms of Section 135 of the Companies Act, 2013, is not applicable to the Company.

For S. KRISHNAMOORTHY & CO., Chartered Accountants Firm Registration No.001496S

Place : Coimbatore Date : 29th May 2025 V. Indira Partner, Auditor Membership No.200817 UDIN : 25200817BMGHFC4383



BALANCE SHEET AS AT 31st MARCH 2025

(₹ in Lakhs)

PARTICULARS	Note	31.3.2025	31.3.2024
ASSETS			
Non-current assets			
Property, plant and equipment	2	52,379.50	56,780.09
Right of use	3	11.26	65.45
Capital work in progress	2	125.70	113.84
Investment properties	4	9.80	9.94
Other intangible assets	2	24.17	24.17
Financial assets:			
i. Other financial assets	5	258.91	248.17
Deferred tax assets (Net)	6	150.51	1,182.24
Other non-current assets	7	44.11	78.88
Total non-current assets		53,003.96	58,502.78
Current assets			
Inventories	8	11,683.59	17,161.85
Financial assets:			
i. Trade receivables	9	2,437.26	3,065.00
ii. Cash and cash equivalents	10	133.28	496.73
iii. Bank balances other than cash and cash equivalents	11	1.01	0.97
iv. Other financial assets	12	568.03	603.83
Current tax asset - Net	13	80.24	60.73
Other current assets	14	755.32	674.88
Total current assets		15,658.73	22,063.99
Total Assets		68,662.69	80,566.77

Material Accounting Policies Note No. 1 See accompanying notes to the financial statements

As per our report of even date

For S. Krishnamoorthy & Co. Chartered Accountants Registration No.001496S

V. Indira Membership No:200817 Auditor, Partner

Place : Coimbatore Date : 29th May 2025 Sheilendra Bhansali Independent Director DIN 00595312

C S Sathiyanarayanan Chief Financial Officer **R Varadarajan** Wholetime Director DIN 00001738

(Continued...)

M Ponraj Company Secretary Membership No. : A29858



BALANCE SHEET AS AT 31st MARCH 2025 (Continued)

	-		(₹ in Lakhs
PARTICULARS	Note	31.3.2025	31.3.2024
EQUITY AND LIABILITIES			
Equity			
Equity share capital	15	3,313.56	3,313.56
Other Equity	16	23,100.75	23,180.31
Total equity		26,414.31	26,493.87
Liabilities			
Non-current liabilities			
Financial liabilities			
i. Borrowings	17	27,220.17	31,236.23
ii. Lease Liabilities	3	5.75	0.08
Provisions	18	35.76	
Fotal non-current liabilities		27,261.68	31,236.31
Current liabilities			
Financial liabilities			
i. Borrowings	19	2,691.98	7,963.63
ii. Trade payables	20		
 a. Total outstanding dues of micro enterprises and small enterprises 		514.70	_
 Total outstanding dues of creditors other than micro enterprises and small enterprises 		8,548.15	11,804.80
iii. Other financial liabilities	21	0.40	0.40
iv. Lease Liabilities	3	5.46	56.13
Other current liabilities	22	2,990.14	2,832.20
Provisions	18	235.87	179.43
Fotal current liabilities		14,986.70	22,836.59
Fotal liabilities		42,248.38	54,072.90
Total equity and liabilities		68,662.69	80,566.77

Material Accounting Policies Note No. 1 See accompanying notes to the financial statements

As per our report of even date

For S. Krishnamoorthy & Co. Chartered Accountants Registration No.001496S

V. Indira Membership No:200817 Auditor, Partner

Place : Coimbatore Date : 29th May 2025 Sheilendra Bhansali Independent Director DIN 00595312

C S Sathiyanarayanan

Chief Financial Officer

R Varadarajan Wholetime Director DIN 00001738

M Ponraj Company Secretary Membership No. : A29858

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STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH 2025

(₹ in Lakhs)

PARTICULARS	Note	31.3.2025	31.3.2024
INCOME			
Revenue from operations	23	64,181.68	76,365.14
Other income	24	1,175.19	1,273.14
Total income		65,356.87	77,638.28
EXPENSES			
Cost of materials consumed	25	41,763.55	57,473.29
Changes in inventories of work-in-progress,			
Stock-in-trade and finished goods	26	5,373.35	(2,171.36)
Employee benefit expenses	27	4,745.58	4,999.75
Finance costs	30	1,597.12	2,372.79
Depreciation and amortisation expense	28	2,345.60	2,365.38
Other expenses	29	8,424.10	10,492.38
Total expenses		64,249.30	75,532.23
Profit/(loss) before exceptional items and tax		1,107.57	2,106.05
Exceptional items		-	-
Profit/(loss) before tax		1,107.57	2,106.05
Income tax expense/(benefit)	31		
Current tax		-	-
Income Tax/(Refund) of Earlier Years		19.98	(18.12)
Deferred tax		278.49	748.40
Income tax expense/(benefit)		298.47	730.28
Profit/(loss) for the year		809.10	1,375.77
Other comprehensive income			
Items that will not be reclassified to profit or (loss)			
Remeasurement of post employment benefit obligations		(135.42)	(28.94)
Income tax relating to the above item	31	34.08	7.28
Other comprehensive income/(loss) net of tax		(101.34)	(21.66)
Total comprehensive income/(loss) for the period		707.76	1,354.11
Earnings/(Loss) per equity share of ₹10/- each (Amount in ₹)			
Basic earnings/(loss) per share	36	2.44	4.15
Diluted earnings/(loss) per share	36	2.44	4.15

Material Accounting Policies Note No. 1 See accompanying notes to the financial statements

As per our report of even date For S. Krishnamoorthy & Co. Chartered Accountants Registration No.001496S

V. Indira Membership No:200817 Auditor, Partner

Place : Coimbatore Date : 29th May 2025 Sheilendra Bhansali Independent Director DIN 00595312 R Varadarajan Wholetime Director DIN 00001738

C S Sathiyanarayanan Chief Financial Officer M Ponraj Company Secretary Membership No. : A29858

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31ST MARCH 2025

		₹ in Lakhs
PARTICULARS	31.3.2025	31.3.2024
CASH FLOW FROM OPERATING ACTIVITIES		
Profit / (Loss) before income tax	1,107.57	2,106.05
Adjustments for:		
Depreciation and amortisation expense	2,345.60	2,365.38
(Gain)/loss on disposal of property, plant and equipment Excess provision of earlier years written back	353.43 (404.62)	(36.12)
Penal interest of SDF reversed	(528.21)	(621.89)
Finance costs	1,560.77	2,326.35
Bad Debts Written Off		342.16
Finance cost on right of use asset	36.35	46.45
Change in operating assets and liabilities		
(Increase) / Decrease in trade receivables	627.74	556.78
(Increase) / Decrease in inventories	5,478.26	(2,297.24)
Increase / (Decrease) in trade payables	(2,337.33)	(1,663.48)
Increase / (Decrease) in other financial assets	35.76	(17.43)
(Increase) / Decrease in other non-current assets	34.78	390.11 146.27
(Increase) / Decrease in other current assets Increase / (Decrease) in provisions	(80.44) (43.23)	90.11
Increase / (Decrease) in security deposits	(10.74)	27.87
Increase / (Decrease) in other current liabilities	157.94	13.95
Cash generated from operations	8,333.63	3,775.32
Income taxes paid	(39.48)	80.05
Net cash inflow / (outflow) from operating activities	8,294.15	3,855.37
CASH FLOWS FROM INVESTING ACTIVITIES		
Payments for property, plant and equipment	(450.56)	(416.69)
Proceeds from sale of property, plant and equipment	2,206.56	93.22
Net cash inflow / (outflow) from investing activities	1,756.00	(323.47)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds / (Repayment) from Borrowings	(8,759.50)	(1,827.77)
Interest paid	(1,597.13)	(1,330.31)
Payment of lease liabilities	(56.97)	(65.98)
Net cash inflow / (outflow) from financing activities	(1,0413.60)	(3,224.06)
Net increase / (decrease) in cash and cash equivalents	(363.45)	307.84
Cash and cash equivalents at the beginning of the financial year	496.73	188.89
Cash and cash equivalents at the end of the year	133.28	496.73

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Material Accounting Policies Note No. 1 See accompanying notes to the financial statements

As per our report of even date For S. Krishnamoorthy & Co. Chartered Accountants Registration No.001496S

V. Indira Membership No:200817 Auditor, Partner

Place : Coimbatore Date : 29th May 2025 Sheilendra Bhansali Independent Director DIN 00595312 R Varadarajan Wholetime Director DIN 00001738

C S Sathiyanarayanan Chief Financial Officer M Ponraj Company Secretary Membership No. : A29858


STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31st MARCH 2025 (₹ in Lakhs)

i) Equity Share Capital

Particulars	Note	
Balance as at March 31, 2023		3,313.56
Changes in equity share capital during the year	15	_
Balance as at March 31, 2024		3,313.56
Changes in equity share capital during the year	15	_
Balance as at March 31, 2025		3,313.56

ii) Other Equity

			Res	serves and Surp	olus		
Particulars	Notes	Securities Premium Account	General Reserve	Capital Reserve	Fair value Reserve	Retained Earnings	Total
Balance as at March 31, 2023		1,560.15	7,575.90	158.70	25,599.20	(13,067.76)	21,826.20
Profit for the period	16	-	-	-	-	1,375.77	1,375.77
Other comprehensive income	16	_	-	-	-	(21.66)	(21.66)
Share option outstanding reserve to retained earnings	16	-	_	-	-	_	-
Transfer to retained earnings on disposal	-	-	-	-	-	-	-
Balance as at March 31, 2024		1,560.15	7,575.90	158.70	25,599.20	(11,713.65)	23,180.31
Profit for the period	16	-	_	_	-	809.10	809.10
Other comprehensive income	16	-	-	-	-	(101.34)	(101.34)
Transfer to Retained Earnings on disposal	16	-	-	-	(2,351.24)	2351.24	-
Deferred Tax Asset Reversal relating to change in revaluation surplus	_	_	_	-	-	(591.76)	(591.76)
Creation of Deferred Tax Liability for balance in revaluation surplus	-	-	_	_	(195.57)	-	(195.57)
Balance as at March 31, 2025		1,560.15	7,575.90	158.70	23,052.39	(9,246.41)	23,100.75

Material Accounting Policies Note No. 1 See accompanying notes to the financial statements

As per our report of even date

For S. Krishnamoorthy & Co. Chartered Accountants Registration No.001496S

V. Indira Membership No:200817 Auditor, Partner

Place : Coimbatore Date : 29th May 2025 Sheilendra Bhansali Independent Director DIN 00595312 R Varadarajan Wholetime Director DIN 00001738

C S Sathiyanarayanan Chief Financial Officer M Ponraj Company Secretary Membership No. : A29858



Company overview

RAJSHREE SUGARS & CHEMICALS LIMITED ('the Company') is a public limited company incorporated in India. The company's equity shares are listed on BSE and NSE. The registered office is located at "The Uffizi", 338/8, Avanashi Road, Peelamedu, Coimbatore - 641 004, Tamilnadu, India.

1. Material accounting policies

1.1 Statement of compliance

The financial statements have been prepared as a going concern in accordance with Indian Accounting Standards (Ind AS) notified under the Section 133 of the Companies Act, 2013 ("the Act") read with the Companies (Indian Accounting Standards) Rules, 2015, as amended and other relevant provisions of the Act.

1.2 Basis of preparation and presentation

The financial statements have been prepared on the historical cost convention on accrual basis except for certain financial instruments which are measured at fair value at the end of each reporting period, as explained in the accounting policies mentioned below. Historical cost is generally based on the fair value of the consideration given in exchange of goods or services.

The principal accounting policies are set out below:

All assets and liabilities have been classified as current or non-current according to the Company's operating cycle and other criteria set out in the Act. Based on the nature of products and the time between acquisition of assets for processing and their realization in cash and cash equivalents, the Company has ascertained its operating cycle as twelve months for the purpose of current and non-current classification of assets and liabilities.

1.3 Going concern

The Board of Directors have considered the financial position of the Company at 31 March 2025 and projected cash fiows and financial performance of the Company for at least twelve months from the date of approval of these financial statements as well as planned cost and cash improvement actions, and believe that the plan for sustained profitability remains on course.

1.4 Use of estimates and judgments

The preparation of financial statements in conformity with Ind AS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amount of assets, liabilities, income, expenses and disclosures of contingent assets and liabilities at the date of these financial statements and the reported amount of revenues and expenses for the years presented. Actual results may differ from the estimates.

Estimates and underlying assumptions are reviewed at each balance sheet date. Revisions to accounting estimates are recognized in the period in which the estimates are revised and future periods affected. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to the financial statement.

1.5 Revenue recognition

The company derives revenue primarily from the sale of Sugar, Alcohol and Power.

Revenue from contract with customers is recognized when the Company satisfies performance obligation by transferring promised goods and services to the customer. Performance obligations are satisfied at the point of time when the customer obtains controls of the asset.



Revenue is measured based on transaction price, which is the fair value of the consideration received or receivable, stated net of discounts, returns and Goods and Services Tax. Transaction price is recognized based on the price specified in the contract, net of the estimated sales incentives/ discounts. Accumulated experience is used to estimate and provide for the discounts/ right of return, using the expected value method.

Ind AS 115 provides a single model of accounting for revenue arising from contracts with customers based on the identification and satisfaction of performance obligations.

1.6 Foreign currencies

1.6.1. Functional and presentation currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the company operates ('the functional currency'). The financial statements are presented in Indian rupee, which is the company's functional and presentation currency.

1.6.2. Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at the year-end exchange rates are generally recognized in profit or loss.

1.7 Employee Benefits

1.7.1. Short term obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the Balance Sheet.

1.7.2. Other long term employee benefit

The liabilities for earned leave that are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are measured as the present value of the expected future payments to be made in respect of services provided by employee up to the end of reporting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of the related obligation. Measurements as a result of experience adjustments and changes in actuarial assumptions are recognized in profit or loss.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur. Accumulated leave, which is expected to be utilized within the next 12 months, is treated as short-term employee benefit. The Company measures the expected cost of such absences as the additional amount that it expects to pay as a result of the unused entitlement that has accumulated at the reporting date.

1.7.3. Post-employment obligation

The Company operates the following post-employment schemes:

- a) Defined benefit plans such as gratuity for its eligible employees and
- b) Defined contribution plans such as provident fund.



Defined contribution plan:

Retirement benefit in the form of provident fund is a defined contribution scheme. The Company has no obligation, other than the contribution payable to the provident fund. The Company recognizes contribution payable to the provident fund scheme and pension scheme as expenditure, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognized as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

Defined benefit plan:

The Company has a gratuity defined benefit plans for its employees. The costs of providing benefits under these plans are determined on the basis of actuarial valuation at each year-end. Separate actuarial valuation is carried out for each plan using the projected unit credit method. Re-measurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognized in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and the balance sheet. The Company has funded this with Life Insurance Corporation of India ('LIC') and HDFC Standard Life Insurance Company. The contributions made are treated as plan assets. The defined benefit obligation recognized in the balance sheet represents the present value of the defined benefit obligation as reduced by the fair value of plan assets.

1.7.4. Bonus plans

The Company recognizes a liability and an expense for bonus. The Company recognizes a provision where contractually obliged or where there is a past practice that has created a constructive obligation

1.8 Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

1.8.1 Current tax

The income tax expenses or credit is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted.

1.8.2 Deferred tax

Deferred tax is provided in full, using the balance sheet approach, on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profits. Deferred tax liabilities are recognized for all taxable temporary differences. Deferred tax assets are recognized for all deductible temporary differences and incurred tax losses to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

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



Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

1.8.3 Current and deferred tax for the year

Current and deferred tax are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the income taxes are also recognized in other comprehensive income or directly in equity respectively.

1.9. Property, plant and equipment

1) Adoption of Revaluation Model:

The management adopted revaluation model for its land, and determined that these constitute separate class of assets under Ind AS 113, based on the nature, characteristics and risks of the asset.

Fair value of the land is determined by using the market approach. As at the date of revaluation, Value is restated based on the valuation by a registered valuer as defined under rule 2 of Companies (Registered Valuers and Valuation) Rules, 2017.

Valuations are performed with sufficient frequency to ensure that the carrying amount of a revalued asset does not differ materially from its fair value.

A revaluation surplus is recorded in Other Comprehensive Income and credited to the asset revaluation surplus in equity. However, to the extent that it reverses a revaluation deficit of the same asset previously recognized in profit or loss, the increase is recognized in profit and loss. A revaluation deficit is recognized in the statement of profit and loss, except to the extent that it offsets an existing surplus on the same asset recognized in the asset revaluation reserve.

An annual transfer from the asset revaluation reserve to retained earnings is made for the difference between depreciation based on the revalued carrying amount of the asset and depreciation based on the asset's original cost. Additionally, accumulated depreciation as at the revaluation date is eliminated against the gross carrying amount of the asset and the net amount is restated to the revalued amount of the asset.

Upon disposal, any revaluation reserve relating to the particular asset being sold is transferred directly to retained earnings.

2) Cost Model

Property, plant and equipment, other than land measured through revaluation model, are stated at cost of acquisition or construction less accumulated depreciation less accumulated impairment, if any.

Such assets are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. The other repairs and maintenance of revenue nature are charged to profit or loss during the reporting period in which they are incurred.



Depreciation on Property, Plant and Equipment (other than freehold land) has been provided on the straightline method as per the useful life prescribed in Schedule II to the Companies Act, 2013.

The estimated useful life of the tangible assets are reviewed at the end of the each financial year and the depreciation period is revised to reflect the changed pattern, if any.

An item of Property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from continued use of asset. Any gain or loss on disposal or retirement of an item of property, plant or equipment is determined as the difference between the sale proceeds and the carrying amount of the asset and is recognized in the statement of profit and loss.

1.9.1. Investment Property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the group, is classified as investment property. Investment property is measured initially at its cost, including related transaction costs and where applicable borrowing costs. Subsequent expenditure is capitalized to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of an investment property is replaced, the carrying amount of the replaced part is derecognized.

An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from disposal. Any gain or loss on disposal or retirement of property is determined as the difference between the net disposal proceeds and the carrying amount of the asset and is recognized in the statement of profit and loss.

Depreciation on investment property has been provided on the straight-line method as per the useful life prescribed in Schedule II to the Companies Act, 2013.

1.10. Intangible assets

Intangible assets are stated at cost of acquisition or construction less accumulated depreciation less accumulated impairment, if any.

1.11. Impairment of tangible and intangible assets

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any).

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

1.12. Inventories

Inventories are valued at the lower of cost and net realizable value.

The cost of finished goods and work in progress comprises raw materials, direct labor, other direct costs and appropriate proportion of variable and fixed overhead expenditure. Overhead expenditures are being allocated on the basis of normal operating capacity. Raw materials are valued at first in first out. Cost of inventories also includes all other costs incurred in bringing the inventories to their present location and condition. Costs of purchased



inventory are determined after deducting rebates and discounts. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

Non-production inventory (other than those supplied along with main plant and machinery, which are capitalized and depreciated accordingly) are charged to profit or loss on consumption.

1.13 Provisions and contingencies

Provisions: Provisions are recognized when there is a present obligation or constructive obligation as a result of a past event and it is probable that an outfiow of resources embodying economic benefits will be required to settle the obligation and there is a reliable estimate of the amount of the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and the risks specific to the liability.

Contingent Liabilities: Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that arises from past events where it is either not probable that an outfiow of resources will be required to settle or a reliable estimate of the amount cannot be made.

1.14 Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Financial assets and financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial instruments (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial assets or financial assets or financial assets or financial liabilities at fair value through profit or loss are recognized immediately in the profit or loss. Subsequently, financial instruments are measured according to the category in which they are classified.

1.15 Financial assets

All purchases or sales of financial assets are recognized and de-recognized on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

All recognized financial assets are subsequently measured in their entirety at either amortized cost or fair value, depending on the classification of the financial assets.

1.15.1. Classification of financial assets

Classification of financial assets depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

The Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those measured at amortized cost



The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows.

A financial asset that meets the following two conditions is measured at amortized cost unless the asset is designated at fair value through profit or loss under the fair value option:

- Business model test : the objective of the Company's business model is to hold the financial asset to collect the contractual cash flows.
- **Cash fiow characteristic test :** the contractual term of the financial asset give rise on specified dates to cash fiows that are solely payments of principal and interest on the principal amount outstanding.

A financial asset that meets the following two conditions is measured at fair value through other comprehensive income unless the asset is designated at fair value through profit or loss under the fair value option:

- **Business model test :** the financial asset is held within a business model whose objective is achieved by both collecting cash fiows and selling financial assets.
- **Cash fiow characteristic test**: the contractual term of the financial asset give rise on specified dates to cash fiows that are solely payments of principal and interest on the principal amount outstanding.

A financial asset that meets the following two conditions is measured at fair value through other comprehensive income unless the asset is designated at fair value through profit or loss under the fair value option:

- Business model test : the financial asset is held within a business model whose objective is achieved by both collecting cash fiows and selling financial assets.
- Cash fiow characteristic test : the contractual term of the financial asset gives rise on specified dates to cash fiows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are measured at fair value through profit or loss.

1.15.2. Financial assets at fair value through profit or loss (FVTPL)

Investment in equity instrument are classified at fair value through profit or loss, unless the Company irrevocably elects on initial recognition to present subsequent changes in fair value in other comprehensive income for investments in equity instruments which are not held for trading.

Financial assets that do not meet the amortized cost criteria or fair value through other comprehensive income criteria are measured at fair value through profit or loss. A financial asset that meets the amortized cost criteria or fair value through other comprehensive income criteria may be designated as at fair value through profit or loss upon initial recognition if such designation eliminates or significantly reduces a measurement or recognition inconsistency that would arise from measuring assets and liabilities or recognizing the gains or losses on them on different bases.

Investments in debt based mutual funds are measured at fair value through profit and loss.

Financial assets which are fair valued through profit or loss are measured at fair value at the end of each reporting period, with any gains or losses arising on re measurement recognized in profit or loss.

1.15.3. Trade receivables

Trade receivables are recognized initially at fair value and subsequently measured at amortized cost less provision for impairment.



1.15.4. Cash and cash equivalents

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

In the cash fiow statement, cash and cash equivalents includes cash in hand, cheques and drafts in hand, balances with bank and deposits held at call with financial institutions, short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet and forms part of financing activities in the cash fiow statement.

1.15.5. Impairment of financial assets

The Company assesses impairment based on expected credit losses (ECL) model to the following:

- financial assets measured at amortized cost
- financial assets measured at fair value through other comprehensive income

Expected credit loss are measured through a loss allowance at an amount equal to:

- the twelve month expected credit losses (expected credit losses that result from those default events on the financial instruments that are possible within twelve months after the reporting date); or
- full life time expected credit losses (expected credit losses that result from all possible default events over the life of the financial instrument).

For trade receivables or any contractual right to receive cash or another financial asset the Company always measures the loss allowance at an amount equal to lifetime expected credit losses.

1.15.6. Income recognition

Interest Income: Interest income from debt instruments is recognized using the effective interest rate method.

1.16 Financial liabilities

i) Initial Recognition:

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings, debt instruments and payables, net of directly attributable transaction costs. The Company's financial liabilities include trade and other payables.

ii) Subsequent measurement:

All financial liabilities are subsequently measured at amortized cost using the effective interest rate method.

Financial liabilities that are not held for trading and are not designated as at FVTPL are measured at amortized cost at the end of the subsequent accounting period.

Amortized cost is calculated by taking into account any discount or premium on issue of funds, and transaction costs that are an integral part of the Effective Interest Rate("EIR").

Any fees, paid or received, transaction costs and other premiums or discounts that are included in the calculation of the effective interest rate are amortized over the expected life of the financial instrument.

The carrying amount of financial liabilities that are subsequently measured at amortized cost are



determined based on the effective interest rate method. Interest expense that is not capitalized as part of costs of an asset is included in the "Finance costs" in Statement of Profit and Loss.

iii) De-recognition:

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender :

- a. on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the Statement of Profit and Loss.
- b. with no substantially different terms, or the terms of an existing liability are not substantially modified, such an exchange or modification is treated as modification of original liability. The difference in the respective carrying amounts is recognized in the Statement of Profit and Loss or amortized as expenses over the period of time.

For financial liabilities that are denominated in a foreign currency and are measured at amortized cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortized cost of the instruments and are recognized in profit or loss. The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the exchange rate at the end of the reporting period. For financial liabilities that are measured as at fair value through profit or loss, the foreign exchange component forms part of the fair value gains or losses and is recognized in profit or loss.

1.16.1. Debt Securities:

The Optionally Convertible Debentures ("OCD") and Non-Convertible Debentures ("NCD") issued by the Company are Financial Liability because the issuer has an obligation to transfer financial assets to the holder of the debt securities.

The OCDs and NCDs are issued as a part of exchange of existing loan under restructuring agreement. The terms are substantially modified on such exchange i.e. 10% test is passed and the principle of "Extinguishment accounting" are applied.

The old loan is de-recognized and the debt securities issued are recognized at fair value. The difference between the carrying value and the fair value of debt securities is charged to the profit or loss account.

The company has incurred expenses with respect to loan syndication fees and Commitment fees, which relate to restructuring when it was unlikely that the restructuring arrangement will be entered into, are charged to profit and loss account.

The debt securities are subsequently measured at amortized cost using the effective interest rate method. The value of redemption is reduced from carrying value of the debt securities.

1.16.2. Borrowings:

As per the restructuring plan sanctioned, the borrowings are exchanged with the existing borrower for substantially modified terms. The 10% test is passed and the principle of "Extinguishment accounting" are applied.



The old loan or borrowings are de-recognized and the new loan or borrowings are recognized at fair value. The difference between the carrying value and the fair value of new loan or borrowings is charged to the profit or loss account.

The company has incurred expenses with respect to loan syndication fees and Commitment fees, which relate to restructuring when it was unlikely that the restructuring arrangement will be entered into, are charged to profit and loss account. The loans and borrowings are subsequently measured at amortized cost using the effective interest rate method.

1.16.3. Trade and other payables:

Trade and other payables represent liabilities for goods or services provided to the Company prior to the end of financial year which are unpaid.

1.17. Segment reporting

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

1.18. Leases

The Company as a lessee:

The Company's lease asset classes primarily consist of leases for land and buildings. The Company assesses whether a contract contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether: (i) the contract involves the use of an identified asset (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and (iii) the Company has the right to direct the use of the asset.

At the date of commencement of the lease, the Company recognizes a right-of-use (ROU) asset and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of 12 months or less (short-term leases) and low value leases. For these short-term and low-value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the term of the lease.

The ROU assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses.

ROU assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. ROU assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the Cash Generating Unit (CGU) to which the asset belongs.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of these leases. Lease liabilities are remeasured with a



corresponding adjustment to the related ROU asset if the Company changes its assessment of whether it will exercise an extension or a termination option.

Lease liability and ROU assets have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

Effective April 1, 2019, the Company has adopted Ind AS 116 'Leases' and applied the standard to it's existing lease contracts using the modified retrospective approach under which the ROU Asset is measured based on the remaining lease payments.

1.19 Borrowing costs

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalized during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

Other borrowing costs are expensed in the period in which they are incurred.

1.20. Government grants

Grants from the government are recognized at their fair value where there is a reasonable assurance that the grant will be received and the Company will comply with all attached conditions.

Government grants relating to income are deferred and recognized in the profit or loss over the period necessary to match them with the costs that they are intended to compensate and presented within other income.

Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to profit or loss on a straight-line basis over the expected lives of the related assets and presented within other income.

1.21. Earnings per Share

Basic earnings per share have been computed by dividing the net income by the weighted average number of shares outstanding during the year. Diluted earnings per share has been computed using the weighted average number of shares and diluted potential shares, except where the result would be anti-dilutive.

1.22. Dividends

In view of the stressed financial position, the Directors have not recommended payment of dividend for the year 2024-25.

2. PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS

	Land	Buildings	Plant & Equipment	Furniture and fixtures	Vehicles	Office Equipment	Electrical Equipment	Tools & Equipment	Lab Equipment	Total	Intangible Assets	Total of PPE and Intangible Assets	Capital Work-in Progress
Year ended March 31, 2024													
Gross carrying amount													
Cost as at April 1, 2023	27,317.97	13,213.91	61,031.00	176.11	620.19	172.09	504.75	114.51	142.79	1,03,293.32	483.34	1,03,776.66	36.69
Additions	-	4.79	171.97	3.33	142.73	6.38	1.91	8.33	0.11	339.55	-	339.55	113.84
Disposal/reversal	-	-	(211.71)	(0.82)	(77.98)	(0.71)	(2.98)	(1.01)	(34.29)	(329.50)	-	(329.50)	(36.69)
Closing gross carrying amount	27,317.97	13,218.70	60,991.26	178.62	684.94	177.76	503.68	121.83	108.61	1,03,303.37	483.34	1,03,786.71	113.84
Accumulated depreciation													
Opening accumulated depreciation	-	6,397.06	36,540.62	160.47	535.27	160.29	465.23	93.34	131.27	44,483.55	459.17	44,942.72	-
Depreciation charged during the year	-	333.65	1,941.68	4.53	24.37	1.83	2.56	2.72	0.78	2,312.12	-	2,312.12	-
Disposals	-	-	(170.61)	(0.78)	(64.85)	(0.67)	(2.85)	(0.97)	(31.66)	(272.39)	-	(272.39)	-
Asset Held For sale	-	-	-	-		-	-	-	-	-	-	-	-
Closing Accumulated depreciation	-	6,730.71	38,311.69	164.22	494.79	161.45	464.94	95.09	100.39	46,523.28	459.17	46,982.45	-
Net carrying amount - 31.03.2024	27,317.97	6,487.99	22,679.57	14.40	190.15	16.31	38.74	26.74	8.22	56,780.09	24.17	56,804.26	113.84
Year ended March 31, 2025													
Gross carrying amount													
Cost as at April 1, 2024	27,317.97	13,218.70	60,991.26	178.62	684.94	177.76	503.68	121.83	108.61	1,03,303.38	483.34	1,03,786.72	113.84
Additions	-	8.32	294.58	3.97	97.71	15.14	5.31	9.02	4.67	438.70	-	438.70	112.14
Disposal/reversal	(2,553.74)	-	(5.47)	-	(36.19)	(0.37)	(1.28)	-	-	(2,597.06)	-	(2,597.06)	(100.28)
Closing gross carrying amount	24,764.23	13,227.02	61,280.37	182.58	746.46	192.53	507.71	130.85	113.28	1,01,145.02	483.34	1,01,628.36	125.70
Accumulated depreciation													
Opening accumulated depreciation	-	6,730.71	38,311.69	164.22	494.79	161.45	464.94	95.09	100.39	46,523.28	459.17	46,982.45	-
Depreciation charged during the year	-	332.43	1,901.40	1.84	33.36	3.17	2.89	3.42	0.80	2,279.30	-	2,279.30	-
Disposals	-	-	(1.34)	-	(34.38)	(0.36)	(0.98)	-	-	(37.06)	-	(37.06)	-
Closing Accumulated depreciation	-	7,063.14	40,211.75	166.06	493.77	164.26	466.85	98.51	101.19	48,765.52	459.17	49,224.69	-
Net carrying amount - 31.03.2025	24,764.23	6,163.88	21,068.62	16.52	252.69	28.26	40.86	32.34	12.09	52,379.50	24.17	52,403.67	125.70

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The fair value measurement will be classified under level 3 fair value hierarchy.

Asset	Valuation technique	Significant unobservable inputs
Freehold land	Market approach	The value of land was determined based on condition, location, demand and supply in and around and other infrastructure facilities available at and around the said plot of land.
		Land which was based on government promoted industrial estates, was appraised on the present fair market value depending on the condition of the said estates, its location and availability of such plots in the said industrial estate.

Information of Revaluation Model

Particulars	31.3.2025	31.3.2024
Opening Balance	22,186.74	22,186.74
Measurement recognized in reserves		
1. Existing Assets	-	_
2. Reclassification of Stock-in-trade to PPE	-	_
3. Net Addition due to Revaluation	-	_
Less: Depreciation	-	_
Less: Disposed / impairment off	(2,351.24)	-
Closing Balance	19,835.50	22,186.74

If land were measured using the cost model, the carrying amounts would be as follows :

Net Book Value	As at 31 st March 2025	As at 31 st March 2024
Cost		
Freehold Land	1,521.65	1,724.15
	1,521.65	1,724.15
Accumulated Depreciation Freehold Land	_	_
	-	_
Net Carrying amount		
Freehold Land	1,521.65	1,724.15
	1,521.65	1,724.15



Capital Work-In-Progress (CWIP) ageing schedule for the year ended 31.03.2025 and 31.03.2024 is as follows:

Particulars	Amount in CWIP for the period of 2024 - 25						
	Less than 1 Year	1-2 years	2-3 years	More than 3 Years	Total		
Projects in Progress	112.14	13.56	-	_	125.70		
Total	112.14	13.56	_	_	125.70		

	Amount in CWIP for the period of 2023-24						
Particulars	Less than 1 Year	1-2 years	2-3 years	More than 3 Years	Total		
Projects in Progress	113.84	_	_	_	113.84		
Total	113.84	_	-	_	113.84		

3 Right of Use (ROU)

Carrying value of ROU A	31.03.2024					
Category of ROU Asset				Category of		
Particulars	Land & Building	Plant	Total	Land & Building	Plant	Total
Opening Balance	65.45	_	65.45	93.39	_	93.39
Adjustments due additions / (deletions) Less : Depreciation	11.98 66.17	-	11.98 66.17	24.93 52.87	-	24.93 52.87
Closing Balance	11.26	_	11.26	65.45	_	65.45

The aggregate depreciation expense on ROU assets is included under depreciation and amortization expense in the Statement of Profit and Loss.

The movement in lease liabilities during the year ended 31.03.2025 is as follows:

Particulars	31.3.2025	31.3.2024
Opening Balance	56.21	97.25
Adjustments due to revision in rental agreements	11.98	24.94
Less: Reduction in lease liability	56.97	65.98
Closing Balance	11.21	56.21

The weighted average incremental borrowing rate applied to lease liabilities as at April 01, 2024 is 13%. ₹1.83/- (₹12.05/-) has been recognized as expense in the Statement of Profit and Loss.

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NOTES TO THE FINANCIAL STATEMENTS (₹ in Lakhs)

PA	RTICULARS	31.3.2025	31.3.2024
4. In	vestment Properties		
Α.	LAND - Cost		
	Balance at the beginning of the year Additions / (Disposal)	5.28	5.28
	Balance at the close of the year (A)	5.28	5.28
В.	BUILDING - Cost		
	Balance at the beginning of the year Additions / (Disposal)	10.25	10.25
	Balance at the close of the year	10.25	10.25
	Accumulated depreciation		
	Balance at the beginning of the year	5.59	5.20
	Additions / (Disposal)	0.14	0.39
	Balance at the close of the year	5.73	5.59
	Net Block (B)	4.52	4.66
	Net Block (A) + (B)	9.80	9.94
i)	Amounts recognised in profit or loss for investment properties		
	Rental income	14.26	16.50
	Profit from investment properties before depreciation	14.26	16.50
	Depreciation	0.14	0.39
	Profit from investment property	14.12	16.11
ii)	Leasing arrangements		

Certain investment properties are leased to tenants under long-term operating leases with rentals payable monthly. Minimum lease payments receivable under non-cancellable operating leases of investment properties are as follows:

_
_
_
4

Estimation of fair value

The fair values of investment properties have been determined based on the valuation by a registered valuer as defined under rule 2 of Companies (Registered Valuers and Valuation) Rules, 2017, for the location at which the property is located adjusted for the depreciated value of buildings.



113.00	113.00
145.91	135.17
258.91	248.17
(4,871.21)	(5,115.11)
(195.57)	_
(5,066.78)	(5,115.11)
3,204.73	4,263.76
2,012.56	2,033.59
-	_
5,217.29	6,297.35
150.51	1,182.24
	145.91 258.91 (4,871.21) (195.57) (5,066.78) 3,204.73 2,012.56 – 5,217.29

Particulars	Depreciation	Unabsorbed Depreciation and Losses	Others including Disallowance u/s 43B	Revaluation	Total
Balance as at March 31, 2023	(5,286.68)	4,978.94	2,231.09	_	1,923.35
Charged/(credited): - to profit or loss - to other comprehensive income	(171.57)	715.19	197.50 _		741.12
Balance as at March 31, 2024	(5,115.11)	4,263.76	2,033.59	_	1,182.24
Charged/(credited): - to profit or loss - to retained earnings - to other comprehensive income - to fair value reserve	(243.89) 	467.27 591.76 _	55.11 _ (34.08) _	_ _ 195.57	278.49 591.76 (34.08) 195.57
Balance as at March 31, 2025	(4,871.21)	3,204.73	2,012.56	(195.57)	150.51

Deferred tax asset as shown above has been created, as the Board of Directors of the Company are of the considered view that the Company would be able to generate adequate profits in the immediate future as soon as the cane availability position improves and reaches normal levels.

7 Other non-current assets

Prepaid Expenses	44.11	78.88
Total other non-current assets	44.11	78.88



	PARTICULARS	31.3.2025	31.3.2024
8	Inventories		
	Raw material at cost	_	108.00
	Work-in-progress at cost	1,448.96	1,792.26
	Finished Goods-at Cost / Net Realisable Value	8,795.68	13,825.74
	Stock In Trade - Others at Cost	137.71	117.30
	Stores & Spares at cost	1,301.24	1,318.55
	Total Inventories	11,683.59	17,161.85
9	Trade receivables		
	Unsecured and considered good		
	Trade receivables	2,437.26	3,065.00
	Less : Allowance for credit losses		
	Total receivables	2,437.26	3,065.00
	Includes due from companies / firms where directors are interested are \ref{eq} Nil		
	Current		
	Trade Receivables - Considered good - Unsecured	2,437.26	3,065.00
	Less: Allowance for expected credit loss	-	_
	Trade Receivables - Considered good - Unsecured	2437.26	3,065.00
	Trade Receivables - Credit Impaired - Unsecured	-	-
	Less: Allowance for credit impairment	-	-
	Trade Receivables - Credit Impaired - Unsecured	-	-

Trade receivables ageing schedule as on March 31, 2025							
Particulars	Not due	Less than 6 months	6 months to 1 year	1-2 years	2-3 years	More than 3 Years	Total
Undisputed Trade receivables - considered good	-	1,194.16	5.93	74.80	7.45	1,154.91	2,437.26
Undisputed Trade receivables - credit impaired	-	-	_	_	-	_	-
Disputed Trade receivables - considered good	-		_	_	_	_	_
Disputed Trade receivables - credit impaired	_	-	_	_	_	_	_
Total	-	1,194.16	5.93	74.80	7.45	1,154.91	2,437.26

Note : Receivables of 3 years represent differential GST amounting to ₹11.03 Crores on Alchocol sales receivable from the Customer. As per the VAT notification dated 28.03.2025 GST applicable on ENA up to 31.10.2024 has been confirmed.



Trade receivables ageing schedule as on March 31, 2024							
Particulars	Not due	Less than 6 months	6 months to 1 year	1-2 years	2-3 years	More than 3 Years	Total
Undisputed Trade receivables – considered good	-	1,459.75	133.20	297.22	255.23	919.60	3,065.00
Undisputed Trade receivables - credit impaired	_	_	_	-	-	-	-
Disputed Trade receivables – considered good	_	_	_	-	-	-	_
Disputed Trade receivables – credit impaired	_	_	_	-	_	-	_
Total	_	1,459.75	133.20	297.22	255.23	919.60	3,065.00

Note : Receivables of 2-3 years represent differential GST amounting to ₹ 239.41 lacs and more than 3 years represent differential GST amounting to ₹ 864.19 on Alcohol sales receivable from the Customer.

	PARTICULARS	31.3.2025	31.3.2024
10	Cash and cash equivalents		
	Balances with banks		
	- in current accounts	116.07	484.09
	- in deposit with banks	-	-
	Cash on hand	17.21	12.64
	Total cash and cash equivalents	133.28	496.73
11	Bank Balances other than cash & cash equivalents		
	Unpaid Dividend accounts	0.40	0.40
	Deposits with maturity of more than 3 months but less than 12 months	0.61	0.57
	Total bank balances other than cash & cash equivalents	1.01	0.97
12	Other financial assets (current)		
	Unsecured, considered good		
	Income receivable	568.03	603.83
	Total Other financial assets (current)	568.03	603.83
13	Current Tax Assets (Net)		
	Income tax refund due / TDS / Disputed taxes	80.24	60.73
	Total Current Tax Assets	80.24	60.73
14	Other current assets		
	Staff and other advance	21.20	9.86
	Advance to suppliers	121.40	35.40
	Balance with indirect tax authorities	273.52	242.01
	Prepaid Expenses	339.20	387.61
	Total other current assets	755.32	674.88



PARTICULARS	31.3.2025	31.3.2024
15 Equity share capital		
i) Authorised equity share capital		
	Number of shares	₹ in lakhs
Balance as at March 31, 2023	3,70,00,000	3,700.00
Increase during the year	_	-
Balance as at March 31, 2024	3,70,00,000	3,700.00
Increase during the year	-	-
Balance as at March 31, 2025	3,70,00,000	3,700.00
ii) Movements in paid-up equity share capital		
Balance as at March 31, 2023	3,31,35,606	3,313.56
Increase during the year		
Balance as at March 31, 2024	3,31,35,606	3,313.56
Increase during the year	-	-
Balance as at March 31, 2025	3,31,35,606	3,313.56

iii) Terms and rights attached to equity shares :

Equity Shares : The Company has only one class of equity shares having a par value of ₹ 10 per share. Each shareholder is eligible for one vote per share held. The shareholders have rights in proportion to their shareholding for dividend as well as for assets, in case of liquidation.

iv) Shareholding of promoter / promoter group:

Promoter Name	Number of shares	% of Total Shares	% of change during the year
Ms. Rajshree Pathy	1,13,35,713	34.21%	0.06%
Promoter Group	Number of shares	% of Total Shares	% of change during the year
Mr. Aditya Krishna Pathy	4,88,303	1.47%	0.00%
Ms. Aishwarya Pathy	2,18,674	0.66%	0.00%
M/s. RSCL Properties Private Limited	14,49,331	4.37%	0.00%



V)	Details of shareholders holding more than 5% shares in the company	March 31	, 2025
	Shareholder Name	Number of shares	% holding
	Ms. Rajshree Pathy	1,13,35,713	34.21%
		1,13,35,713	34.21%
		March 31	, 2024
		Number of	%
		shares	holding
	Ms. Rajshree Pathy	1,13,17,313	34.15%
		1,13,17,313	34.15%
P/	ARTICULARS	31.3.2025	31.3.2024
16 O	ther Equity		
1)	Reserves and Surplus		
	Securities premium reserves	1,560.15	1,560.15
	General reserve	7,575.90	7,575.90
	Capital reserve	158.70	158.70
	Fairvalue reserve	23,052.39	25,599.20
	Retained earnings	(9,246.41)	(11,713.65)
	Total reserves and surplus	23,100.75	23,180.31
a)	Securities premium reserves		
	Opening balance	1,560.15	1,560.15
	Additions during the year	-	_
	Deductions/Adjustments during the year	_	_
	Closing balance	1,560.15	1,560.15
b)	Capital reserves		
,	Opening balance	158.70	158.70
	Additions during the year	-	-
	Deductions/Adjustments during the year		
	Closing balance	158.70	158.70

PA	RTICULARS	31.3.2025	31.3.2024
c)	General reserve		
	Opening balance	7,575.90	7,575.90
	Additions during the year	-	-
	Deductions/Adjustments during the year		
	Closing balance	7,575.90	7,575.90
d)	Fair value Reserve		
	Opening balance Addition :	25,599.20	25,599.20
	1. Reversal of fair value reserve on disposal of PPE to Retained earnings	(2,351.24)	-
	2. Creation of Deferred Tax Liability for balance in revaluation surplus	(195.57)	
	Closing balance	23,052.39	25,599.20
e)	Retained earnings		
	Opening balance	(11,713.65)	(13,067.76)
	Net profit/(loss) for the year	809.10	1,375.77
	Transfer from Fair Value Reserve	2,351.24	-
	Deferred Tax Asset Reversal relating to change in revaluation surplus	(591.76)	-
	Items of other comprehensive income/(loss) recognised directly in		
	retained earnings	-	-
	- Remeasurements of post-employment benefit obligation, net of tax	(101.34)	(21.66)
	Appropriations / Adjustments		
	Closing balance	(9,246.41)	(11,713.65)

- i) General reserve: Part of retained earnings was earlier utilised for declaration of dividends as per the erstwhile Companies Act, 1956. This is available for distribution to share holders.
- ii) Retained earnings: Company's cumulative earnings since its formation minus the dividends/capitalisation and earnings transferred to general reserve
- iii) Securities Premium: Securities premium reserve is used to record the premium on issue of shares. The reserve is utilised in accordance with the provisions of the Companies Act 2013.
- iv) Capital Reserve: Companies of amount forfeited on lapse of share warrants, the same is not available for distribution
- v) Fair Value Reserve : Fair value reserve is credited when property, plant and equipment's are revalued at fair value and debited on retirement or Impairment or disposal of assets. The reserve is utilised in accordance with the requirements of IndAS 16.



	PARTICULARS	31.3.2025	31.3.2024
17	Borrowings (non-current)		
	Secured		
	Term Loans		
	From Banks	6,142.71	9,844.50
	Debentures		
	0.1%, 9,556 (previous year 9,748) Secured, Unlisted,		
	Non-cumulative Reedemable & Non convertible debentures	8,802.21	8,900.23
	0.1%, 13,210 (previous year 14,366) Secured, Unlisted,		
	Non-cumulative Reedemable & Optionally convertible debentures	12,275.25	12,491.50
	From Other parties :		
	Sugar Development Fund	_	_
	Refer Note No.37(1) for terms of the borrowing / reclassification		
	Total borrowings (non-current)	27,220.17	31,236.23
18	Provisions		
	Provision for employee benefits		
	Current		
	Leave Encashment	59.47	32.05
	Gratuity Contribution	176.40	147.38
	Total Current Provisions	235.87	179.43
	Non-current		
	Gratuity Contribution	35.76	_
	Total Non-current Provisions	35.76	
19	Borrowings		
	Current - Secured		
	Current maturities of long term debt	2,691.98	7,963.63
	Total borrowings (Current)	2,691.98	7,963.63
20	Trade payables		
	Current		
	Total outstanding due of Micro & Small Enterprises - Refer Note No.37(5)	514.70	-
	Total outstanding due of creditors other than Micro & Small enterprises	8,548.15	11,804.80
	Total trade payables	9,062.85	11,804.80



PARTICULARS	31.3.2025	31.3.2024
Outstanding dues of MSME	526.45	_
Outstanding dues of creditors other than MSME	8,536.40	11,804.80
Total Current Tax Assets	9,062.85	11,804.80

Trade payables ageing schedule as on March 31, 2025							
Particulars	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 Years	Total	
Outstanding dues of MSME	-	526.45	_	-	-	526.45	
Outstanding dues of creditors other than MSME	-	8,536.40	_	_	_	8,536.40	
Total	-	9,062.85	-	-	_	9,062.85	

Trade payables ageing schedule as on March 31, 2024							
Particulars	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 Years	Total	
Outstanding dues of MSME	-	-	-	-	-	_	
Outstanding dues of creditors other than MSME	439.22	8,834.78	_	31.46	2,499.34	11,804.80	
Total	439.22	8,834.78	-	31.46	2,499.34	11,804.80	

Note : Trade payable more than 3 years in 2023-24 represent provision for committed liability of Goodwill payment to farmers and Disputed Liability on Power Imported from state Electricity Board.

PARTICULARS	31.3.2025	31.3.2024
21 Other financial liabilities (current)		
Unpaid Dividend	0.40	0.40
Total other financial liabilities (current)	0.40	0.40
22 Other current liabilities		
Advance received from Customers	1,978.02	2,228.51
Statutory dues payables	1,012.12	603.69
Total other current liabilities	2,990.14	2,832.20



PARTICULARS	31.3.2025	31.3.2024
23 Revenue from operations		
Sale of products	64,092.83	76,162.61
Other operating revenue	88.85	202.53
Total revenue from operations	64,181.68	76,365.14
24 Other income		
Rental Income	24.93	30.58
Interest income	46.92	345.96
Interest on Income Tax Refund	2.13	6.85
Profit on Sale of Assets	2.78	44.91
Miscellaneous income	165.60	222.95
Excess provisions of earlier years written back	932.83	621.89
Total other income	1,175.19	1,273.14
25 Cost of Materials Consumed		
Raw Materials at the beginning of the year	108.00	-
Add: Purchases	41,655.55	57,581.29
Less: Raw Materials at the end of the year		108.00
Total Cost of Materials Consumed	41,763.55	57,473.29
26 Changes in inventories of work-in-progress, Stock-in -Trade and finished goods		
Opening Balance		
Work-In-Progress	1,792.26	1,473.40
Finished Goods	13,825.73	11,973.23
Traded Goods	, _	, _
Total Opening Balance	15,617.99	13,446.63
Closing Balance		
Work-In-Progress	1,448.96	1,792.26
Finished Goods	8,795.68	13,825.73
Traded Goods		
		45 647 00
Total Closing Balance	10,244.64	15,617.99
Total Changes in inventories of work-in-progress,		
Stock-in -Trade and finished goods	5,373.35	(2,171.36)



PARTICULARS	31.3.2025	31.3.2024
27 Employee benefit expense		
Salaries, wages and bonus	4,008.62	4,136.01
Contribution to provident and other funds	287.93	393.67
Staff welfare expenses	449.03	470.07
Total employee benefit expense	4,745.58	4,999.75
28 Depreciation and amortisation expense		
Depreciation of property, plant and equipment and Amortisation of intangible		
assets	2,279.30	2,312.12
Depreciation on right of use assets	66.16	52.87
Depreciation on Investment property	0.14	0.39
Total depreciation and amortisation expense	2,345.60	2,365.38
29 Other expenses		
Consumption of Stores and Spares	1,144.99	1,141.91
Consumption of Packing Materials	477.18	665.13
Power & Fuel	1,536.05	2,075.88
Building rent	43.72	21.87
Repairs:	96.63	169.05
Building	86.63	168.95
Machinery Insurance Premium	1,183.55 249.61	2,384.15 233.71
Licence Fees & Tax	648.63	683.96
Cartage & Freight	410.37	421.47
Payment to Auditors	11.24	421.47
Cost Audit fees	2.29	2.27
Contribution to Chief Minister's Relief Fund	2.25	2.21
Managerial Remuneration	 127.88	
Miscellaneous Expenses	2,501.96	2,562.73
Total other expenses	8,424.10	10,492.38
Note 29 (a) Details of payment to auditors		
Payment to auditors		
As auditor:		
Audit fee	9.00	9.00
In other capacities:		
Taxation matters	-	0.10
Certification fees	2.24	1.05
Total payment to auditors	11.24	10.15



	PARTICULARS	31.3.2025	31.3.2024
30	Finance Cost		
	Interest expense - Banks	1,200.84	1,304.08
	Interest expense - Sugar Development Fund	392.71	1,042.48
	Other borrowing costs	3.57	26.23
	Total Finance cost	1,597.12	2,372.79
31	Income tax expense		
	(a) Income tax expense		
	Current tax		
	Current tax on profits for the year	-	_
	Adjustments for current tax of prior periods	19.98	(18.12)
	Total current tax expense	19.98	(18.12)
	Deferred tax		
	Decrease / (Increase) in deferred tax assets	(222.86)	912.69
	(Decrease) / Increase in deferred tax liabilities	467.27	(171.57)
	Total deferred tax expense / (benefit)	244.41	741.12
	Total Income tax expense	264.39	723.00
	(b) Reconciliation of tax expense and the accounting		
	profit multiplied by India's tax rate:		
	Profit before income tax expense	1,107.57	2,106.05
	Tax at the Indian tax rate of 25.168% (Previous year - 25.168%)	278.75	530.05
	Tax effect of amounts which are not deductible (taxable)		
	in calculating taxable income:		
	 Adjustment on account of set off of previous year's Capital gains against carry forward Long Term Capital Losses 	_	233.05
	 Adjustment on account of Depreciation / Sale of Assets 	(21.66)	177.68
	- Adjustment on account of Section 43B	-	(189.23)
	- Adjustment on account of other adjustments	(12.69)	(10.43)
	- Adjustment on account of income taxes /(refund) of earlier years	19.99	(18.12)
	Total Income tax expense	264.39	723.00

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NOTES TO THE FINANCIAL STATEMENTS (₹ in Lakhs)

32 Employee benefit obligations

		March 31, 2025	
	Current	Non-current	Total
Leave Encashment	59.47	-	59.47
Gratuity Contribution	176.40	35.76	212.16
Total employee benefit obligations	235.87	35.76	271.63
		March 31, 2024	
Leave Encashment	32.05	-	32.05
Gratuity Contribution	147.38	-	147.38
Total employee benefit obligations	179.43		179.43

i) Gratuity

The company extends defined benefit plans in the form of gratuity to employees. The Company has formed "RSCL Gratuity Trust" with Life Insurance Corporation of India (LIC) and HDFC Life Insurance Company Ltd. Contribution to gratuity is made to LIC in accordance with the scheme framed by the corporation. The Company has made contribution towards Gratuity based on the actuarial valuation.

ii) Defined contribution plans

Contribution to provident fund is in the nature of defined contribution plan and are made to provident fund account maintained by the Government on its account.

iii) Defined Benefit Plan :

		PARTICULARS	TYPE OF PLAN	Gratuity	(Funded)	Earned Leave (Funded)	
				31.03.2025	31.03.2024	31.03.2025	31.03.2024
Α.	Ехр	ense recognised in Incom	e Statement				
	1.	Current Service cost		64.82	51.68	9.66	8.11
	2.	Past Service cost		-	-	-	12.02
	3.	Interest expense		88.25	84.59	8.00	5.61
	4.	Interest (Income on plan a	sset)	(77.62)	(71.70)	(5.69)	(5.53)
	5.	Net interest		10.63	12.89	2.31	0.08
	6.	Immediate recognition of (gain) / losses	-	-	-	-
	7.	Defined Benefits cost inclu	uded in P&L	75.45	64.57	11.97	20.20
В.	Ехр	ense recognised in Other	Comprehensive Income				
	1.	Actuarial (gain) / Losses o	n DBO				
		a) Due to Experience		112.65	81.09	31.05	53.53
		b) Due to Change in Fir	ancial Assumptions	26.54	17.82	2.84	1.74
		c) Due to Change in de	mographic assumptions	-	-	_	-
	2.	Return on plan assets (Gr	eater) / Less than Discount rate	(3.76)	(69.97)	0.06	0.55
	3.	Total actuarial (gain) / loss	included in OCI	135.43	28.94	33.95	55.81



		PARTICULARS	TYPE OF PLAN	Gratuity	(Funded)	Earned Leave (Funded)	
				31.03.2025	31.03.2024	31.03.2025	31.03.2024
C.	Net	Asset / (Liability) recog	nised in the Balance Sheet				
	1.	Present value of benef	t obligation	1,339.06	1,223.98	143.95	110.91
	2.	Fair value of plan asse	ts	1,126.91	1,076.60	84.48	78.86
	3.	Funded Status (Surplu	s / Deficit)	(212.15)	(147.38)	(59.47)	(32.05)
	4.	Net Asset / (Liability) re	cognised in Balance Sheet	(212.15)	(147.38)	(59.47)	(32.05)
D.	Cha	nge in Present value of	the obligation during the year				
	1.	Present value of the ob	ligation at beginning year	1,223.98	1,130.83	110.91	75.02
	2.	Current service cost		64.82	51.68	9.66	8.11
	3.	Interest cost		88.25	84.59	8.00	5.61
	4.	Past service Cost - Ves	sted benefits	-	-	-	12.02
	5.	Benefits paid		(177.17)	(142.04)	(18.51)	(45.12)
	6.	Actuarial (gain) / loss o	n obligation				
		a) Due to Experience	e	112.65	81.09	31.05	53.53
		b) Due to Change in	Financial Assumptions	26.54	17.82	2.84	1.74
		c) Due to Change in	demographic assumptions	-	-	-	-
	7.	Present value of obliga	tion at end of the year	1,339.06	1,223.98	143.95	110.91
E.	Rec	onciliation of opening	& closing values of Plan Assets				
	1.	Fair value of plan asse	ts at the beginning of the year	1,076.60	958.51	78.86	73.88
	2.	Interest Income		77.62	71.70	5.69	5.53
	3.	Contributions made		146.10	118.46	-	-
	4.	Benefits paid		(177.17)	(142.04)	-	-
	5.	Actuarial (gain) / loss o	n plan assets	3.76	69.97	(0.06)	(0.55)
	6.	Fair value of plan asse	ts at the end of the year	1,126.91	1,076.60	84.48	78.86
F.	Act	uarial Assumptions					
	1.	Discount rate		6.82%	7.21%	-	6.80%
	2.	Salary escalation		4%	4%	4%	4%
	3.	Attrition rate		For service	ce 4 years and	below, 18% per ar	nnum;
				For service	ce 5 years and a	above, 2% per anı	num
	4.	Expected rate of return	on plan assets	6.82%	7.21%	6.80%	
	5.	Mortality rate		Indian As	sured Lives		
				Mortality	(2006-08) Ult		



PARTICULARS	31.3.2025	31.3.2024
(iv) Sensitivity analysis		
Projected Benefit Obligation on Current Assumptions	1,339.07	1,223.98
Delta Effect of +1% Change in Rate of Discounting	(65.76)	(63.42)
Delta Effect of -1% Change in Rate of Discounting	73.90	71.00
Delta Effect of +1% Change in Rate of Salary Increase	75.26	72.59
Delta Effect of -1% Change in Rate of Salary Increase	(68.06)	(65.87)
Delta Effect of +1% Change in Rate of Employee Turnover	12.61	14.34
Delta Effect of -1% Change in Rate of Employee Turnover	(14.11)	(15.90)

The sensitivity analysis have been determined based on reasonably possible changes of the respective assumptions occurring at the end of the reporting period, while holding all other assumptions constant.

The sensitivity analysis presented above may not be representative of the actual change in the Defined Benefit Obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

Furthermore, in presenting the above sensitivity analysis, the present value of the Defined Benefit Obligation has been calculated using the projected unit credit method at the end of the reporting period, which is the same method as applied in calculating the Defined Benefit Obligation as recognised in the balance sheet.

There was no change in the methods and assumptions used in preparing the sensitivity analysis from prior years.

Notes

Gratuity is payable as per entity's scheme as detailed in the report.

"Actuarial gains/losses are recognized in the period of occurrence under Other Comprehensive Income (OCI). All above reported figures of OCI are gross of taxation."

Salary escalation & attrition rate are considered as advised by the entity; they appear to be in line with the industry practice considering promotion and demand & supply of the employees.

Maturity Analysis of Benefit Payments is undiscounted cashflows considering future salary, attrition & death in respective year for members as mentioned above.

Average Expected Future Service represents Estimated Term of Post - Employment Benefit Obligation.

Weighted Average Duration of the Defined Benefit Obligation is the weighted average of cash flow timing, where weights are derived from the present value of each cash flow to the total present value.

Any benefit payment and contribution to plan assets is considered to occur end of the year to depict liability and fund movement in the disclosures.

Value of asset provided by the entity is not audited by us and the same is considered as unaudited fair value of plan asset as on the reporting date.

In absence of specific communication as regards contribution by the entity, Expected Contribution in the Next Year is considered as the sum of net liability/assets at the end of the current year and current service cost for next year, subject to maximum allowable contribution to the Plan Assets over the next year as per the Income Tax Rules.



Qualitative Disclosures

Para 139 (a) Characteristics of defined benefit plan

"The entity has a defined benefit gratuity plan in India (funded). The entity's defined benefit gratuity plan is a final salary plan for employees, which requires contributions to be made to a separately administered fund. The fund is managed by a trust which is governed by the Board of Trustees. The Board of Trustees are responsible for the administration of the plan assets and for the definition of the investment strategy."

Para 139 (b) Risks associated with defined benefit plan

"Gratuity is a defined benefit plan and entity is exposed to the Following Risks:

Interest rate risk: A fall in the discount rate which is linked to the Government Securities Rate will increase the present value of the liability requiring higher provision. A fall in the discount rate generally increases the mark to market value of the assets depending on the duration of asset.

Salary Risk: The present value of the defined benefit plan liability is calculated by reference to the future salaries of members. As such, an increase in the salary of the members more than assumed level will increase the plan's liability.

Investment Risk: The present value of the defined benefit plan liability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds. If the return on plan asset is below this rate, it will create a plan deficit. Currently, for the plan in India, it has a relatively balanced mix of investments in government securities, and other debt instruments.

Asset Liability Matching Risk: The plan faces the ALM risk as to the matching cash flow. Since the plan is invested in lines of Rule 101 of Income Tax Rules, 1962, this generally reduces ALM risk.

Mortality risk: Since the benefits under the plan is not payable for life time and payable till retirement age only, plan does not have any longevity risk.

Concentration Risk: Plan is having a concentration risk as all the assets are invested with the insurance company and a default will wipe out all the assets. Although probability of this is very low as insurance companies have to follow stringent regulatory guidelines which mitigate risk.

Para 139 (c) Characteristics of defined benefit plans

During the year, there were no plan amendments, curtailments and settlements.

Para 147 (a)

A separate trust fund is created to manage the Gratuity plan and the contributions towards the trust fund is done as guided by rule 103 of Income Tax Rules, 1962.



PARTICULARS	31.3.2025	31.3.2024
Financial instruments and risk management		
33 Fair value measurements		
Financial instruments by category		
	Amorti	sed Cost
Financial assets		
Loans - Deposits of more than 12 months	113.00	113.00
Trade Receivables	2,437.26	3,065.00
Cash and cash equivalents and other bank balances	134.29	497.70
Other financial assets	713.94	739.00
Total financial assets	3,398.49	4,414.70
Financial liabilities	Amort	ised Cost
Borrowings	29,912.15	39,199.86
Trade payables	9,062.85	11,804.80
Other financial liabilities	0.40	0.40
Total financial liabilities	38,975.40	51,005.06

i) Fair value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are (a) recognised and measured at fair value and (b) measured at amortised cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, the company has classified its financial instruments into the three levels prescribed under the accounting standard. An explanation of each level follows underneath the table.

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices. This includes listed equity instruments, traded bonds and mutual funds that have quoted price. The fair value of all equity instruments (including bonds) which are traded in the stock exchanges is valued using the closing price as at the reporting period. The mutual funds are valued using the closing NAV.

Level 2: The fair value of financial instruments that are not traded in an active market (for example, traded bonds, over-thecounter derivatives) is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. This is the case for unlisted equity securities, contingent consideration and indemnification asset included in level 3.

There are no transfers between levels 1 and 2 during the year. The company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.



ii) Fair value of assets carried at amortised cost.

The carrying amounts of trade receivables, trade payables, loans, deposits, advances, borrowings, cash and cash equivalents and other current financial liabilities are considered to be the same as their fair values, due to their short-term nature.

34 Financial risk management

The company's activities expose it to market risk, liquidity risk and credit risk. This note explains the sources of risk which the entity is exposed to and how the entity manages the risk.

(A) Credit risk

Credit risk on deposit is mitigated by depositing the funds in reputed private sector bank.

For trade receivables, the primary source of credit risk is that these are unsecured. The Company sells the products to customers only when the collection of trade receivables is certain and whether there has been a significant increase in the credit risk on an on-going basis is monitored throughout each reporting period. As at the balance sheet date, based on the credit assessment the historical trend of low default is expected to continue. An impairment analysis is performed at each reporting date on an individual basis for major clients. Any recoverability of receivables is provided for based on the impairment assessment. Historical trends showed as at the transition date, 31st March 2017 and 31st March 2018 company had no significant credit risk.

(B) Liquidity risk

Objective of liquidity risk management is to maintain sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due. Management monitors rolling forecasts of the company's liquidity position (comprising the undrawn borrowing facilities below) and cash and cash equivalents on the basis of expected cash flows. The company's liquidity management policy involves projecting cash flows in major currencies and considering the level of liquid assets necessary to meet these, monitoring balance sheet liquidity ratios against internal requirements.

Maturities of financial liabilities

The tables below analyse the company's financial liabilities into relevant maturity groupings based on their contractual maturities for:

- a) all non-derivative financial liabilities, and
- b) net and gross settled derivative financial instruments for which the contractual maturities are essential for an understanding of the timing of the cash flows.

The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying balances as the impact of discounting is not significant.

Contractual maturities of financial liabilities:

	Less than 6 months	6 months to 1 year	Between 1 & 2 years	Between 2 & 5 years	Above 5 years	Total
March 31, 2025						
Non-derivatives						
Long term loans	1,278.71	1,413.28	4,678.91	22,541.25	_	29,912.15
Short term Borrowings	_	_	_	_	_	_
Trade payables	9,062.85	_	_	_	_	9,062.85
Other financial liabilities	0.40	-	-	_	-	0.40
Lease liabilities	2.64	2.81	5.76	_	_	11.21
Total non-derivative liabilities	10,344.60	1,416.09	4,684.67	22,541.25	-	38,986.61
March 31, 2024						
Non-derivatives						
Long term loans	863.42	7,100.22	2,571.92	14,016.56	14,647.75	39,199.87
Short term Borrowings	_	_		_	_	_
Trade payables	9,274.00	_	-	2,530.80	_	11,804.80
Other financial liabilities	0.40	-	-	-	—	0.40
Lease liabilities	28.20	27.93	0.08	_	-	56.21
Total non-derivative liabilities	10,166.02	7128.15	2,572.00	16,547.36	14,647.75	51,061.28
31 March 2023						
Non-derivatives						
Long term loans	786.30	1,042.85	2,829.82	15,064.33	20,261.85	39,985.15
Short term Borrowings	_	_	_	_	_	-
Trade payables	11,061.30	_	92.14	2,417.86	_	13,571.30
Other financial liabilities	0.40	_		_	_	0.40
Lease liabilities	23.02	24.74	49.49	_	_	97.25
Total non-derivative liabilities	11,871.02	1,067.59	2,971.45	17,482.19	20,261.85	53,654.10

35 Capital management

(a) Risk management

The company's objectives when managing capital are to :

- safeguard their ability to continue as a going concern, so that they can continue to provide returns for shareholders and benefits for other stakeholders, and
- maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the company monitors capital on the basis of the following gearing ratio:

Net debt (total borrowings net of cash and cash equivalents)

divided by

Total 'equity' (as shown in the balance sheet).



	PARTICULARS	31.3.2025	31.3.2024
	The company's strategy is to maintain a optimal gearing ratio. The gearir	ng ratios were as follow	vs:
	Net debt	29,912.55	39,200.26
	Total equity	26,414.31	26,493.87
	Net debt to equity ratio	1.13	1.48
(b) Dividends		
	The Company has not declared any dividends during the current year an	d the previous year.	
36 E	arnings / (Loss) per share		
a)	Basic earnings / (loss) per share		
	Basic earnings/(loss) per share attributable to the		
	equity holders of the Company (Amount in ₹)	2.44	4.15
	Profit/(loss) attributable to equity holders of the company used in		
	calculating basic earnings per share	809.10	1,375.77
	Weighted average number of equity shares used as the denominator in calculating basic earnings per share	3,31,35,606	3,31,35,606
b)	Diluted earnings / (loss) per share		
	Diluted earnings/(loss) per share attributable to the		
	equity holders of the Company (Amount in ₹)	2.44	4.15
	Profit/(loss) attributable to equity holders of the company		
	used in calculating basic earnings per share	809.10	1,375.77
	Adjustments:		
	Used in calculating diluted earnings per share	-	-
	Profit attributable to equity holders of the company used in		
	calculating diluted earnings per share	809.10	1,375.77
	Weighted average number of equity shares		
	used as the denominator in calculating diluted earnings per share	3,31,35,606	3,31,35,606



PARTICULARS	31.3.2025	31.3.2024

37 OTHER ADDITIONAL INFORMATION

1. Details of Borrowings :

a) Loans from Lenders

During the year, the company has been regular in repayment of principal and payment of interest to Lenders as per the schedule provided in the FRA.

b) Loans from Sugar Development Fund (SDF)

After the closure of restructuring approval of SDF Loans, the Government has issued guidelines for One Time Settlement (OTS) and pursuant to company's application for the same, the Government has approved the company's application for settling the outstanding through OTS vide Administrative Approval (AA) dated 26.09.2024 with underlying terms and conditions. The company has settled the dues with internal funds. The closure formalities with the Government are under progress.

2. Rate of Interest and Maturity Profile of Long Term Borrowings :

	10.20 %	0.10 %	
	TL, WCTL & FITL	OCD & NCD	Total
	Bai		
2025-26	2,435.44	256.55	2,691.99
2026-27	2,313.45	2,365.47	4,678.92
2027-28	2,304.52	2,461.33	4,765.85
2028-29	1,543.01	2,461.33	4,004.34
2029-30	-	13,771.05	13,771.05
	8,596.42	21,315.73	29,912.15

3. Security Details for the Borrowings :

- i) Rupee Term Loan (RTL), Tranche A Non-Convertible Debentures (NCDs), Tranche A Optionally Convertible Debentures (OCDs) and Funded Interest Term Loan (FITL) for State Bank of India is secured by:
 - a. First pari passu charge over all fixed assets of the Borrower ('the Company") (except the fixed assets over which an exclusive charge is created in favour of Sugar Development Fund, ICICI Bank Limited and State Bank of India).
 - b. First pari passu charge over the cogeneration Receivables of Unit II and Unit III.
 - c. Second pari passu charge over all current assets of the Borrower (except the current assets set out in Section (b) above)
 - d. First pari passu pledge over the Pledged Shares.

"Pledged Shares" means, at the date of the Framework Restructuring Agreement (FRA) i.e. 12th July 2021, 1,34,73,621 Equity Shares of the Borrower held by the Pledgors (Promoter and Promoter Group) which are pledged to secure the Outstanding Obligations in accordance with the terms of the Share Pledge Agreement,


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and such additional Equity Shares such that the Pledged Shares shall at all times constitute 100% of the total Equity Shares of the Borrower held by the Promoters at any time.

- e. Unconditional and Irrevocable Personal Guarantee of the Personal Guarantor (Ms.Rajshree Pathy, Promoter / Chairperson of the Company)
- f. Irrevocable Corporate Guarantee provided by RSCL Properties Private Limited (RPPL), to the extent of the Value of the Pledged Shares held by RPPL. It is further clarified that the Secured Parties shall have no independent rights under the Corporate Guarantee in the event that they are able to enforce their rights and recover the Value of the Pledged Shares under the Share Pledge Agreement.
- g. First pari passu charge over the Fixed Deposit amount of ₹108 lakhs.
- h. First pari passu charge on the land and building (Bio Control Unit at Unit 1) situated at Gullapuram Village, Periyakulam Taluk, Theni District, Tamil Nadu;
- i. First ranking exclusive charge on fixed assets of the Borrower situated at the co-generation plant of Unit II situated at Mundiyampakkam, Tamil Nadu.
- j. First pari passu charge on all the fixed assets of the Borrower situated at Unit III, which fixed assets shall be charged to State Bank of India and Sugar Development Fund on a pari passu basis.
- k. First pari passu charge on non-agricultural land admeasuring 1 acre and cents 15-1/6 in Udhagamandalam, Tamil Nadu (including the building with a built-up area of 300 sq. ft.), belonging to Ms. Rajshree Pathy, Chairperson / Promoter of the Company.
- ii) Working Capital Term Loans (WCTL) for State Bank of India is secured by:
 - a. Second pari passu charge over all fixed assets of the Borrower (except the fixed assets over which an exclusive charge is created in favour of Sugar Development Fund, ICICI Bank Limited and State Bank of India).
 - b. First pari passu charge over the cogeneration Receivables of Unit II and Unit III.
 - c. First pari passu charge over all current assets of the Borrower (except the current assets set out in Section (b) above).
 - d. First pari passu pledge over the Pledged Shares.
 - e. Unconditional and irrevocable Personal Guarantee provided by the Personal Guarantor.
 - f. Irrevocable Corporate Guarantee provided by RPPL, limited to the extent of the value of the Pledged Shares held by RPPL. It is further clarified that the Secured Parties shall have no independent rights under the Corporate Guarantee in the event that they are able to enforce their rights and recover the value of the Pledged Shares under the Share Pledge Agreement.
 - g. First pari passu charge over the Fixed Deposit amount of ₹108 lakhs.
 - h. Second pari passu charge on the land and building (Bio Control Unit at Unit 1) situated at Gullapuram Village, Periyakulam Taluk, Theni District, Tamil Nadu;
 - i. First ranking exclusive charge on fixed assets of the Borrower situated at the co-generation plant of Unit II situated at Mundiyampakkam, Tamil Nadu.
 - j. First pari passu charge on all the fixed assets of the Borrower situated at Unit III, which fixed assets shall be charged to State Bank of India and Sugar Development Fund on a pari passu basis.



- k. First pari passu charge on non-agricultural land admeasuring 1 acre and cents 15-1/6 in Udhagamandalam, Tamil Nadu (including the building with a built-up area of 300 sq. ft.), belonging to Ms.Rajshree Pathy, Chairperson / Promoter of the Company.
- iii) RTL, Tranche D NCDs, Tranche D OCDs and FITL for Bank of India, UCO Bank and Federal Bank Limited is secured by:
 - a. First pari passu charge over all fixed assets of the Borrower (except the fixed assets over which an exclusive charge is created in favour of Sugar Development Fund, ICICI Bank Limited and State Bank of India).
 - b. First pari passu charge over the cogeneration Receivables of Unit II and Unit III.
 - c. Second pari passu charge over all current assets of the Borrower (except the current assets set out in Section(b) above).
 - d. First pari passu pledge over the Pledged Shares.
 - e. Unconditional and irrevocable Personal Guarantee provided by the Personal Guarantor.
 - f. Irrevocable Corporate Guarantee provided by RPPL, limited to the extent of the value of the Pledged Shares held by RPPL. It is further clarified that the Secured Parties shall have no independent rights under the Corporate Guarantee in the event that they are able to enforce their rights and recover the value of the Pledged Shares under the Share Pledge Agreement.
 - g. First pari passu charge over the Fixed Deposit amount of ₹108 lakhs
 - h. First pari passu charge on the land and building (Bio Control Unit at Unit 1) situated at Gullapuram Village, Periyakulam Taluk, Theni District, Tamil Nadu;
 - i. First pari passu charge on non-agricultural land admeasuring 1 acre and cents 15-1/6 in Udhagamandalam, Tamil Nadu (including the building with a built-up area of 300 sq. ft.), belonging to Ms.Rajshree Pathy, Chairperson / Promoter of the Company.
 - j. Second pari passu charge on all fixed assets of the Borrower situated at Unit III.
- iv) WCTL for Bank of India and UCO Bank is secured by:
 - a. Second pari passu charge over all fixed assets of the Borrower (except the fixed assets over which an exclusive charge is created in favour of Sugar Development Fund, ICICI Bank Limited and State Bank of India).
 - b. First pari passu charge over the cogeneration Receivables of Unit II and Unit III.
 - c. First pari passu charge over all current assets of the Borrower (except the current assets set out in Section (b) above).
 - d. First pari passu pledge over the Pledged Shares.
 - e. Unconditional and irrevocable Personal Guarantee provided by the Personal Guarantor.
 - f. Irrevocable Corporate Guarantee provided by RPPL, limited to the extent of the Value of the Pledged Shares held by RPPL. It is further clarified that the Secured Parties shall have no independent rights under the Corporate Guarantee in the event that they are able to enforce their rights and recover the Value of the Pledged Shares under the Share Pledge Agreement.
 - g. First pari passu charge over the fixed deposit amount of ₹108 lakhs.
 - h. Second pari passu charge on the land and building (Bio Control Unit at Unit 1) situated at Gullapuram Village, Periyakulam Taluk, Theni District, Tamil Nadu; and



- i First pari passu charge on non-agricultural land admeasuring 1 acre and cents 15-1/6 in Udhagamandalam, Tamil Nadu (including the building with a built-up area of 300 sq. ft.), belonging to Ms.Rajshree Pathy, Chairperson / Promoter of the Company
- j. Second pari passu charge on all fixed assets of the Borrower situated at Unit III.
- v) RTL, Tranche B OCDs, Tranche B NCDs and FITL for ICICI Bank Limited is secured by:
 - a. First pari passu charge over all fixed assets of the Borrower (except the fixed assets over which an exclusive charge is created in favour of Sugar Development Fund, ICICI Bank Limited and State Bank of India).
 - b. First pari passu charge over the cogeneration Receivables of Unit II and Unit III.
 - c. Second pari passu charge over all current assets of the Borrower (except the current assets set out in Section (b) above).
 - d. First pari passu pledge over the Pledged Shares.
 - e. Unconditional and irrevocable Personal Guarantee provided by the Personal Guarantor.
 - f. Irrevocable Corporate Guarantee provided by RPPL, limited to the extent of the Value of the Pledged Shares held by RPPL. It is further clarified that the Secured Parties shall have no independent rights under the Corporate Guarantee in the event that they are able to enforce their rights and recover the Value of the Pledged Shares under the Share Pledge Agreement.
 - g. First pari passu charge over the fixed deposit amount of ₹108 lakhs
 - h. First pari passu charge on the land and building (Bio Control Unit at Unit 1) situated at Gullapuram Village, Periyakulam Taluk, Theni District, Tamil Nadu;
 - i. First ranking exclusive charge on the following immoveable properties:
 - A. 7.295 Acres Land at Pallipuram Village, Allepey District, Kerala; and
 - B. Registered Office (Uffizi) of the Borrower in Coimbatore, Tamil Nadu.
 - j. First pari passu charge on non-agricultural land admeasuring 1 acre and cents 15-1/6 in Udhagamandalam, Tamil Nadu (including the building with a built-up area of 300 sq. ft.), belonging to Ms.Rajshree Pathy, Chairperson / Promoter of the Company.
 - k. Second pari passu charge on all fixed assets of the Borrower situated at Unit III.
- vi) RTL, Tranche C NCDs, Tranche C OCDs and FITL from Axis Bank Limited.
 All the loans / facilities availed from the Axis Bank Limited have been repaid during the financial year 2022-23, subject to Right of Recompense as per Axis Bank Sanction Letter dated 30-06-2021.

4. Excess Provision of earlier year written back includes:

- a. ₹373.18 Lakhs claims received towards pursuant to favourable order from State Electricity Regulatory Commission.
- b. ₹528.21 Lakhs Credit back of penal interest charged in the earlier year pursuant to the waiver of the same as per administrative approval from SDF under, the One Time Settlement Scheme.



	PARTICULARS	31.3.2025	31.3.2024
5)	The details of amounts outstanding to Micro and Small Enterprises based on available information with the Company is as under:		
	Principal amount due and remaining unpaid	514.70	_
	Interest due on above and the unpaid interest	-	-
	Interest paid	4.52	_
	Payment made beyond the appointed day during the year	_	_
	Interest due and payable for the period of delay	_	_
	Interest accrued and remaining unpaid	_	_
	Amount of further interest remaining due and payable in succeeding years	-	_
6)	Capital and other commitments:		
	Estimated amount of contracts remaining to be executed on capital account and not provided for:	_	_
7)	Future minimum lease rentals receivables with respect to leased out properties are as under:		
	a) Not later than one year	14.26	_
	b) Later than 1 year and not later than 5 years	31.36	-
	c) Later than 5 years	-	-
	d) Lease receipts recognized in the Statement of Profit & Loss	14.26	-
8)	Borrowing costs capitalized	_	-
9)	Borrowing costs included in Capital Work in progress	_	_

10) Contingent Liabilities not provided for

a) Claims against the company not acknowledged as debt:

- In the case of eligibility of exemption on molasses captively consumed and eligibility of cenvat credit availed on molasses procured from other Units in Unit III for the period from April 2014 to June 2017. The Commissioner of GST and Central Excise, Chennai has raised a demand of ₹ 62.84 Crores (Principal ₹ 21.67 Crores and Penalty/Interest ₹ 41.17 Crores). The Company has filed a writ petition before Madras High Court challenging the demand and the case is pending for disposal. With regard to show cause notice for a sum of ₹80.38 lacs relating to April 2012 to June 2012, the Additional Commissioner of GST & Central Excise has issued an order dated 29.09.2023 with a demand of ₹ 161 lacs (Principal ₹ 80.38 lacs and Penalty ₹ 80.38 lacs) in addition to appropriate interest on the same. The company has filed an appeal before the Commissioner Appeal and the appeal is pending.
- ii. Superintending Engineer (Theni) had issued demand letters to Unit 1 dated 23/05/2019 and 3/08/2019 for ₹1,86,92,570/- claiming parallel operation charges for the period from May 2014 to May 2019.
 - a. The Company filed an appeal for all three units ie ,Appeal No 328/2019 before Appellate Tribunal for Electricity, Delhi against any claim of parallel operation charges . On 23/09/2019 the Tribunal by way of interim order directed TANGEDCO not to precipitate the matter any further. The case is heard and judgment reserved..



- b. The Company got two demand notices dated 14.02.2020 levying parallel operation charges for its Unit 2 (Mundiampakkam Village, Villupuram) & Unit 3 (Semmedu Village, Villupuram) of ₹1,34,61,669/- and ₹1,76,61,215/- respectively. As in the aforesaid appeal before APTEL interim order is in force, The Company moved applications in the said appeal bringing to the knowledge of the Tribunal the precipitative actions being contemplated by the TANGEDCO. The case is heard and judgement reserved.
- iii. IFCI Limited, nodal agency of Sugar Development Fund (SDF) has filed an application before Debt Recovery Tribunal (DRT)-1, Chennai against the company claiming ₹4,080.44/- lakhs being the loan granted by SDF. The Company filed an application stating the IFCI has no locus standi to file the said application and also that DRT lacks jurisdiction to entertain the said application as the Loan was granted by Govt of India and not by any Bank/Financial Institution. The application was dismissed on 31.01.2024 with applicant was given a period of 3 weeks to file a reply statement. On request, the company was given another opportunity to file its reply statement on 27.02.2024. The Tribunal has issued its ex parte order on 05.03.2024. The company has filed its application, on 04.04.2024, to set aside the ex parte order along with reply statement. The same was taken on record by the registry and posted for hearing on various dates in the past and now reposted on 23.06.2025. As the entire dues have been settled, on the date of hearing, the tribunal would be updated of the status with a pleading to issue the closure order.
- iv. Recompense amount payable as per Debt Restructuring Scheme as at the close of the year ending 31.03.2025 is ₹190.75 Crores.

11) Income Tax assessments have been completed up to Assessment Year (AY) 2018-19.

Disallowances made in the order of assessment for the AY 2017-18, purely technical in nature, have been disputed in appeal before the appellate authorities.

A Demand of ₹20.21 lakhs has been raised for the AY 2017-18 and the entire amount has been paid as Appeal Deposit / adjusted against refund due of subsequent years. Disputed taxes are appealed before concerned appellate authorities. It is advised that the cases are likely to be disposed of in favour of the Company and hence no provision is considered necessary therefor.

12) In terms of Ind AS-36, the company had carried out an exercise to ascertain the impairment, if any, in the carrying values of its Fixed assets. The exercise has not revealed any impairment of assets.

13) Non-Convertible Debentures

The redemption amount payable, as per Framework Restructuring Agreement, as on 31st March 2025 has been at ₹8,886 lakhs.

14) Optionally Convertible Debentures

The redemption amount payable as per aforesaid agreement as on 31st March 2025 has been at ₹12,429 lakhs.

15) Equity Shares

As per terms of the Debt Restructuring plan approved by the lenders and in terms of provision in Framework Restructuring Agreement (FRA) executed on 12th July 2021, the company has allotted 49,67,926 equity shares to lenders. The promoters issued NOCs to State Bank of India, Bank of India, Axis Bank Limited and Federal Bank Limited for selling the shares allotted to them in the open market. As on 31st March 2025, the lender banks sold (12.13%) shares in the open market out of the aforesaid allotted shares.

16) CSR Activities

Gross amount required to be spent by the company during the year - NIL Amount spent by the company during the year - NIL



17) Transactions with Related Parties

Particulars	Key Management Personnel	Relatives of Key Management personnel	Other Related Parties
Purchase of Goods			
Greenplus Manures LLP			21.49 (26.77)
Rajshree Biosolutions LLP			40.43 (69.94)
Rajshree Spinning Mills Limited			16.81 (27.10)
CAI Auto Industries Private Limited			49.95 (50.72)
Other Parties		19.69 (23.42)	9.91 (17.79)
Sale of goods			
Rajshree Biosolutions LLP			15.71 (10.51)
Remuneration paid*			
Mr. R. Varadarajan			
- Short term Employment Benefits	127.88 (120.20)		
- Post Employment Benefits	- (-)		
Mr.C.S.Sathiyanarayanan			
- Short term Employment Benefits	34.48 (31.44)		
- Post Employment Benefits	0.22 (0.22)		
Other party			
- Short term Employment Benefits	18.11 (16.10)		
- Post Employment Benefits	0.22 (0.22)		
Sitting fee paid			
Mr.R.Varadarajan	2.80 (2.80)		
Ms.Rajshree Pathy	2.00 (2.00)		
Mr.Sheilendra Bhansali	2.80 (2.80)		
Mr.K.Ilango	2.80 (2.80)		
Mr.S.Vasudevan	2.80 (2.10)		
Mr.S.Krishnaswami	2.00 (2.00)		



Particulars	Key Management Personnel	Relatives of Key Management personnel	Other Related Parties		
Receiving of Services					
Major Corporate Services (India) LLP			405.06 (375.42)		
Other Parties			0.32 (0.45)		
Services Rendered					
Rajshree Biosolutions LLP			0.73 (0.79)		
Lease rent received					
Rajshree Biosolutions LLP			18.19 (20.29)		
Lavik Estates Privated Limited			3.39 (3.34)		
Other Parties			1.75 (1.66)		
Bio-fertiliser received for supply to farmers of the company (less returns)					
Rajshree Biosolutions LLP			290.96 (261.01)		
Purchase of uniform cloth materials					
The Lakshmi Mills Company Limited			10.13 (11.06)		
Outstanding as at 31st March 2025					
Payable	- (-)	3.81 (4.06)	211.14 (139.25)		
Receivable	- (-)	- (-)	1.06(2.65)		

* Calculated as per the provision of Section 17(1) of the Income Tax Act, 1961

Notes:

Names of Related parties and description of relationship

- a) Holding Companies: None
- b) Subsidiaries: None
- c) Fellow Subsidiaries: None
- d) Associates: None
- e) Key Management Personnel (KMP):
 - i) Ms. Rajshree Pathy, Chairperson
 - ii) Mr.R.Varadarajan, Wholetime Director
 - iii) Mr. Sheilendra Bhansali, Independent Director
 - iv) Mr.K.Ilango, Independent Director
 - v) Mr.S.Vasudevan, Independent Director



- vi) Mr.S.Krishnaswami, Independent Director
- vii) Mr.C.S.Sathiyanarayanan, Chief Financial Officer
- viii) Mr.M.Ponraj, Company Secretary
- f) Relatives of Key Management Personnel :
 - i) Ms. Aishwarya Pathy (Daughter of Chairperson)
 - ii) Mr. Aditya Krishna Pathy (Son of Chairperson)
- g) Enterprises over which key management personnel or their relatives are able to exercise significant influence:
 - i) Lavik Estates Private Limited
 - ii) Rajshree Spinning Mills Limited
 - iii) Raj Fabrics and Accessories (Cbe) Limited
 - iv) The Lakshmi Mills Company Limited
 - v) RSCL Properties Private Limited
 - vi) Lavik Holdings Private Limited
 - vii) Argead Enterprises Private Limited
 - viii) COCCAArt & Design Institute Private Limited
 - ix) Aloha Tours & Travels (India) Private Limited
 - x) Sri Krishna Potable Products Private Limited
 - xi) CAI Auto Industries Private Limited
 - xii) Greenplus Manures LLP
 - xiii) Major Corporate Services (India) LLP
 - xiv) Rajshree Biosolutions LLP
 - xv) G.V.Memorial Trust

18. ADDITIONAL REGULATORY INFORMATION:

- a) The title deeds in respect of self-constructed buildings and title deeds of all other immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee), disclosed in the financial statements included under Property, Plant and Equipment are held in the name of the Company as at the balance sheet date.
- b) The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- c) The Company has not revalued any of its Property, Plant and Equipment (including Right-of-Use Assets) and Intangible assets during the year.
- d) The Company has not given any Loans or advances in the nature of Loans to promoters directors, KMPs and the related parties (as defined under Companies Act, 2013), either severally or jointly with any other person.
- e) The Company does not have any intangible assets under development as at 31/03/2025 and as at 31/03/2024.
- f) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.



- g) As per the information available with the Company, the Company has no transactions with the companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- h) The Company has not advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person(s) or entity(ies), including foreign entities (Intermediaries).
- i) The Company has not received any fund from any person(s) or entity(is), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall:
 - a) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- j) The Company does not have any transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).
- k) The Company is not declared as willful defaulter by any bank or financial institution (as defined under the Companies Act, 2013) or consortium thereof or other lender in accordance with the guidelines on willful defaulters issued by the Reserve Bank of India.
- I) The Company does not have any downstream investments in the form of subsidiary, joint venture and associate companies.
- m) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.

19) The following are analytical ratios

Dertieulere	Numerodan	Demourington	31.03.2025			31.03.2024			0()(=======
Particulars	Numerator Denominator		Numerator Denominator		Ratio	Numerator	Denominator	Ratio	% Variance
1 Current Ratio	Current Assets	Current Liabilities	15,658.73	14,986.70	1.04	22,063.99	22,836.60	0.97	8.14%
2 Debt-Equity ratio	Total Debt	Shareholders Equity	29,912.55	26,414.31	1.13	39,200.26	26,493.87	1.48	23.46%
3 Debt Service coverage Ratio	Earnings available for debt service	Debt Service	4,822.46	9,890.58	0.49	5,054.04	9,069.40	0.56	-12.50%
4 Return on Equity(ROE)*	Net Profits after taxes	Average Shareholder's Equity			3.06	1,375.77	25,816.81	5.33	42.61%
5 Inventory Turnover Ratio	Sales	Average Inventory	64,181.68	11,438.22	5.61	76,365.14	13,017.61	5.87	-4.35%
6 Trade Receivables Turnover Ratio	Revenue	Average Trade Receivable	64,181.68	2,751.13	23.33	76,365.14	3,514.47	21.73	7.37%
7 Trade Payables Turnover Ratio	Purchases	Average Trade Payables	44,796.45	10,433.82	4.29	61,483.73	12,688.05	4.85	-11.40%
8 Net capital turnover ratio**	Revenue	Working Capital	64,181.68	672.04	95.50	76,365.14	(772.60)	(98.84)	-196.62%
9 Net profit ratio	Net Profit	Revenue	809.10	64,181.68	1.26	1,375.77	76,365.14	1.80	-30.03%
10 Return on Capital Employed(ROCE)	Earning before interest and taxes	Capital Employed	2,772.85	56,176.34	0.05	3,410.15	64,511.89	0.05	-6.62%
11 Return on Investment	-	_	-	_	-	-	_	-	-

*Lower profits during the financial year 2024-25.

**Due to the repayment of SDF loans, working capital has turned positive.

20) Relationship with Struck-off Companies

Name of Struck off Company	Nature of transactions	Transactions during the year March 31, 2025	Balance outstanding as at March 31, 2025	as at the year			
There are no transactions / Receivables / Payables with Struck Off companies	Nil	_	_	_	_		

RAJSHREE SUGARS & CHEMICALS LIMITED

21) Information about segment: Primary segment – Business segments.

Particulars	31.3.2025				31.3.2024					
Faiticulais	Sugar	Cogen	Distillery	Others	Total	Sugar	Cogen	Distillery	Others	Total
REVENUE										
External Sales	42,966.37	8,220.25	12,995.06	-	64,181.68	53,984.47	7,617.25	14,763.42	-	76,365.14
Inter-segment Sales	6,712.82	2,876.63	-	-	9,589.45	6,710.94	3,685.12	-	-	10,396.06
Total Revenue	49,679.19	11,096.88	12,995.06	_	73,771.13	60,695.41	11,302.37	14,763.42	-	86,761.20
RESULT										
Segment result	(3,230.74)	4,557.74	2,591.66	-	3,918.66	(5,928.87)	6,478.07	4,807.46	-	5,356.66
Unallocated corporate exps.	-	-	-	-	1,213.97	_	-		-	877.82
Operating Profit	-	_	-	-	2,704.69	-	-		-	4,478.84
Interest Expenses	-	-	-	-	1,597.12	-	-	-	-	2,372.79
Interest Income	-	-	-	-	-	-	-	-	-	-
Income Taxes / Deferred tax	-	-	-	-	298.47	-	-	-	-	730.28
Profit after tax	-	-	-	-	809.10	-	-	-	-	1,375.77
Extraordinary loss/profit - Net	-	-	-	-	-	-	-	-	-	-
Net Profit / (loss)					809.10					1,375.77
OTHER INFORMATION										
Segment assets	47,242.96	10,957.73	10,311.49	-	68,512.18	57,443.11	11,268.12	10,673.30	-	79,384.53
Unallocated corporate assets	-	-	-	-	150.51	-	-		-	1,182.24
Total Assets					68,662.69					80,566.77
Segment liabilities	40,756.83	325.30	1,166.25	-	42,248.38	44,886.98	1,660.65	7,525.27	-	54,072.90
Unallocated corporate liabilities	-	_	-	-	26,414.31	-	-		-	26,493.87
Total Liabilities	-	_	-	-	68,662.69	-	-		-	80,566.77
Capital Expenditure	311.65	97.07	29.98	-	438.70	292.61	40.90	6.04	-	339.55
Depreciation	1,054.76	774.78	516.07	-	2,345.61	1,074.28	774.95	516.15	-	2,365.38
Non-cash expenses other than depreciation					-					-

The Company operates wholly within the geographical limits of India. Revenue from sales to customers outside India is / was nil in the current and previous years. Hence, disclosures on geographical segments are not applicable.

22) Previous year figures have been regrouped wherever necessary to confirm to current year's classification.

Material Accounting Policies Note No. 1 See accompanying notes to the financial statements As per our report of even date **For S. Krishnamoorthy & Co.,** Chartered Accountants Registration No.001496S

Sheilendra Bhansali Independent Director DIN 00595312 R Varadarajan Wholetime Director DIN 00001738 SUGARS & CHEMICALS LIMITE

Place : Coimbatore Date : 29th May 2025

Membership No:200817

Auditor, Partner

V. Indira

C S Sathiyanarayanan Chief Financial Officer

M Ponraj Company Secretary Membership No. : A29858

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