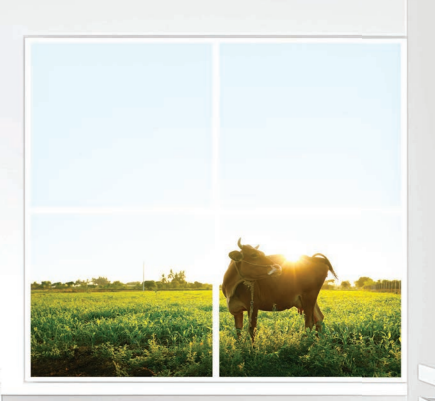
ANNUAL REPORT —2024







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Our Pr	ofile

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A window to our world





R.G. CHANDRAMOGAN Chairman

R.G. Chandramogan, aged 75 years, is the Chairman of the Company. He has been in the dairy business for more than five decades. In February 2018, the Indian Dairy Association awarded Patronship to R.G. Chandramogan in recognition of the valuable services rendered by him in furthering the cause of the Indian Dairy Association and the dairy industry, through planning and development.

He was honoured with the prestigious Lifetime award for his outstanding contributions to the Dairy Sector by the Indian Dairy Association at its 50th Dairy Industry Conference.

C. SATHYAN Managing Director

C. Sathyan, aged 45 years, is the Managing Director. He was conferred with the title of 'Doctor of Letters' for his entrepreneurship and philanthropy by the International Tamil University, USA. He has held various executive positions during his career, spanning over 20 years. He is in-charge of the day-to-day operations of the Company.

P. VAIDYANATHAN

Non-Executive Non-Independent Director

P. Vaidyanathan, aged 76 years, is a Non-Executive Non-Independent Director of the Company. He is a Fellow Member of the Institute of Chartered Accountants of India, Associate Member of the Institute of Company Secretaries of India and the Institute of Cost Accountants of India. He has over 30 years of experience in finance functions. He holds the Directorship in Economist Communications Ltd., Suja Shoei Industries Pvt.Ltd., Integrated Investment Management Services Pvt.Ltd., Integrated Fintech Education Foundation and Partnership in Sri Smart LLP.

D. SATHYANARAYAN Non-Executive

Non-Independent Director

D. Sathyanarayan, aged 65 years is a Non-Executive Non-Independent Director. He is a Bachelor of Science and holds a Master's Degree in Public Administration. He has more than three decades of experience in handling Factory Operations, Food Safety, Quality Control and commissioning of new plants.

K.S. THANARAJAN

Non-Executive Non-Independent Director

K.S. Thanarajan, aged 75 years, is Non-Independent Non-Executive Director of the Company. He holds a Master's Degree in Economics from the University of Madras. He was in-charge of day-to-day operations of the dairy division of the Company. He has been in the dairy business for more than 20 years.

CHALINI MADHIVANAN

Independent Woman Director

Chalini Madhivanan, aged 67 years, is an Independent Woman Director of the Company. She holds a Bachelor's degree in Medicine and Surgery from Madurai Kamarai University and a diploma in Ophthalmology from Madras University. She completed a training program in Radial Keratotomy and Keratoplasty from the Institute of Clinical Ophthalmology, Kiryu Eye Clinic, Japan. She has over thirty eight years of experience in the medical industry. She holds the position of Managing Director in M.N. Eye Hospital Private Limited.

BALAJI TAMMINEEDI

Independent Director

Balaji Tammineedi, aged 63 years, is an Independent Director of the Company. He is an entrepreneur and holds a Master's Degree in Management from the Indian Institute of Planning and Management, Delhi. He has more than 23 years of experience in the dairy industry. He is a partner in Prism Ventures LLP, Traditions Jewellery LLP and Blue Sky Brundhavana LLP and a Director in Jyothi Pure Water Pvt.Ltd., Prism Infraspace Pvt.Ltd., Prism Infrabuild Pvt.Ltd., Prathyusha Resources & Infra Pvt.Ltd., and Prism Infobuild Pvt.Ltd.,

V.R. MUTHU

Independent Director

V.R. Muthu, aged 70 years, is a Graduate in Commerce and has rich experience in the Business/ Commercial spheres for over a period of 20 years. He is the Managing Director of V.V.V & Sons Edible Oils Limited which owns the fastest growing Oil brands in India namely "Idhayam Gingelly Oil" and "Mantra Ground Nut Oil". He holds a Directorship in Thangamayil Jewellery Ltd., Idhayam-G Finance and Investment Services Ltd., Idhayam-G Jagath Nidhi Ltd., Virudhunagar Chamber of Commerce and Industry, Virudhunagar Kamaraj Memorial Software Pvt.Ltd., and Idhayam Parikshan Labs Ltd.,

S. SUBRAMANIAN

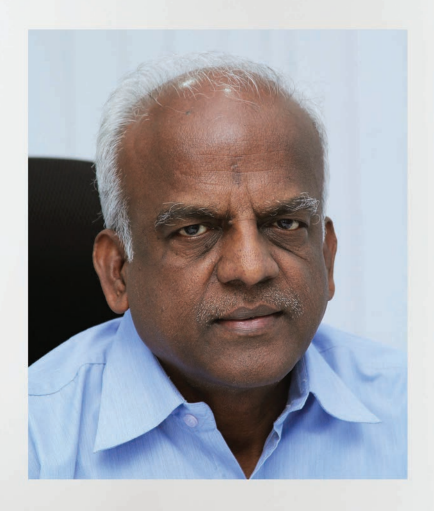
Independent Director

S. Subramanian, aged 65 years, is an Independent Director. He holds a Postgraduate Degree in Commerce and Management and is a finance professional with more than 30 years of experience in the Manufacturing Industry. He has expertise and knowledge in the areas of Corporate Finance, Accounting, Capital Structuring, Governance and Compliance matters.

ARCHANA NARAYANASWAMY

Independent Woman Director

Dr. Archana Narayanaswamy, aged 62 years, is a highly accomplished dental professional with a stellar academic background and extensive expertise in the field. She obtained her B.Sc in Home Science from S.I.E.T. Women's College, Chennai, in 1982, followed by a BDS from Ragas Dental College. Chennai, in 1997. Driven by a passion for innovation, she further honed her skills through specialised training, including the Progressive Orthodontic Seminars in Singapore in 2001 and a Fellowship in Laser Dentistry from The Tamil Nadu Dr. MGR Medical University, Chennai, in 2014. With a commitment to excellence and patient-centric care, Dr. Narayanaswamy continues to lead the way in advancing dental healthcare, leveraging cutting-edge technologies and techniques to deliver superior outcomes and enhance patient satisfaction. She is a Director in Pravisha Bow Factory Private Limited.





From The Chairman's Desk

Dear Stakeholders,

I'm happy to report that over the last year, we've witnessed some significant events within the Company – in terms of performance and product launches. I'd like to thank each and every one of you for your continued efforts in turning each of these events from mere occasions to major successes. The financial numbers you see in this book are a result of the work you've put in, every single day.

I assure you that the coming year will present itself with many opportunities to get inspired, innovate and push the envelope even further. I am grateful for your loyalty and am confident that the journey forward will be a success for everyone involved.

Yours sincerely, R.G. Chandramogan



Milk Sourcing Cattle Care

Milk Sourcing Process

The farmers are part of the process from the very beginning. Over 4 lakh farmers deposit milk at over 11,150 HMBs (Hatsun Milk Banks) for initial quality testing.

Quality Parameters

- The price is determined based on tests conducted against two parameters – Fat and SNF
- Based on these test results, farmer payments are made every 10 days
- A state-of-the-art database makes sure that farmer payments are made on time.

Active Bulk Cooler (ABC)

- These are advanced systems installed at each village to help source and chill the milk.
- Present in over 1440 locations, the ABCs help in improving quality and freshness.

Cattle Care

- The milch animals are taken care of by a team of highly specialised cattle care specialists.
- These cattle care specialists also educate farmers on the best ways to prevent cattle ailments.

Advantages of ABC

- Farmers gain more flexibility in milking their cows.
- Milk gets chilled within two hours.
- Increase in milk quantity.
- · No milk spoilage or spillage.
- Improved shelf life.

Artificial Insemination

- A highly trained team visits each village to provide artificial insemination services from quality bulls.
- This process ensures that milch cows produce a calf every year with better genetic qualities.







Feed and Fodder

- Our team of agronomists help cultivate fodder for cattle in the most economical way.
- Under the Santosa brand, we manufacture and sell cattle feed to farmers based on their requirements.

HAP Information System

- Our cattle management system tracks and manages all the cattle by tagging and recording their data.
- We work closely with large farms to source and implement appropriate technology to help efficiently.





R ICECREAMS

What makes Arun Icecreams stand apart from the rest? A higher level of quality is given, but it's the variety of ice creams that has made the brand a customer favourite over the years.

From exciting products for kids to an ever expanding range of bars, cones and tubs, Arun Icecreams always has something new for customers. Last year saw the launch of Kulfi Almond, Kulfi Malai, Popitos Jamun and Slice It. We also introduced IPL special products: 2-in-1 Orange and Vanilla & Likstick Orange.



One of Arokya's main strengths, since its inception in 1995, has been the uncompromising quality of milk delivered to customers. Needless to say, this has made it one of the most trusted brands in South India – a reputation that we're building up in Maharashtra as well.

What's the reason behind Arokya's track record? Every day, the milk is put through 45 phases of testing designed to meet the most stringent of norms – going beyond the stipulated 32 test phases by FSSAI. These include physical, compositional, adulteration, microbiological, antibiotic and chemical tests, and food safety controls.

Arokya Standardised Milk

With 4.5% fat content, Arokya Standardised Milk is ideal for everyone in the family, from children to grown-ups including elders.

Arokya Full Cream Milk

Arokya Full Cream Milk comes with 6% fat and is rich in cream, making it popular among kids.





Arokya Toned Milk

Arokya Toned Milk provides a balanced mix of essential ingredients, and comes with 3% fat making it ideal for family consumption.

Arokya Double Toned Milk

With 1.5% fat, Arokya Double Toned Milk is currently available only in Karnataka and Andhra Pradesh.

Arokya Curd

Customers looking for the perfect accompaniment to their meals need to look no further than Arokya Curd. Thick and delicious, the product is consistent to the last drop.

Arokya Paneer

Made naturally with lemon, Arokya Paneer is fresh, soft and succulent – perfect for a wide range of delicious recipes.

HATSUN®

Every customer has different tastes and needs, which is why our Hatsun range offers a wide variety of dairy products for cooking and consumption. Each product, be it Hatsun curd, paneer or table butter, has been born out of real consumer insights, with quality to match.

So, if a consumer is looking to give their recipes a little twist or if they're looking for something quick and refreshing, Hatsun covers it all.









As a company, one of our prerogatives is to make sure that customers will never run out of choices. Under the HAP brand, we offer a delicious range of ice cream cakes and kulfis that everyone can treat themselves to.

The ice cream cake range includes Rich Chocolate, Butterscotch Blast, Cookie N Cream, Mango & Lychee, Cherry & Brownie, Strawberry Blossom, Almond Treat, Fruit Bonanza, Blackcurrant and Rajbhog.

Kulfis include Fig & Honey, Pink Guava, Dry Fruits, Mango, Rose Gulkand and Rabdi.





YOUR ICE CREAM DESTINATION —



The ibaco experience goes beyond just ice creams – it's about reaching out and connecting with our customers on different levels – product, ambience and constant improvement. The brand has evolved over the years into a destination that meets everything any ice cream lover would want and beyond.













The cattle in the farms are the cornerstones of our business, and it is our responsibility to make sure these cattles stay healthy.

Santosa Cattle Feed provides the right amount of nutrition to our cattle that help ensure a good yield, year after year. The brand has a number of products to satisfy a wide variety of needs.

Santosa Bypass Pellets

A top-of-the-line flagship product, the pellets increase milk yield and quality, contributing towards the income from dairying activities.

Santosa XL

Santosa XL is a premium product that helps meet the high protein requirement of the cattle.

Santosa Calf Starter

Santosa Calf Starter covers the nutritional requirements of calves. It keeps the cattle well-nourished, ensuring a thriving future for farms.

Santosa Cattle Supplement

Supplements are vital to cattle nutrition. Santosa Cattle Supplement improves immunity in cows and thereby, improves the quality of milk.







The quickest way to define HAP daily would be to call it the one-stop shop for every dairy need, including milk, ice creams, ice cream cakes, chocolates and more. HAP daily has over 3850 outlets spread across Tamil Nadu, Pondicherry, Karnataka, Telangana, Andhra Pradesh, Maharashtra, Kerala, Orissa, Goa, Chhattisgarh, Madhya Pradesh, West Bengal, Jharkhand, Gujarat and the Andaman islands. Rest assured, there's more to come.

















Havia Chocolates have been crafted to give consumers a few moments of bliss. Made with milk and dark chocolate, the product range comprises Slabs & bon bons filled with nuts and exotic fillings.





A range of deliciously flavoured whey drinks. This nutritious product is available in orange and mango flavours.



Hanobar[®] CHOCOLATES



A brand new range of chocolates infused with nuts, ganache and fruit fillings, made to give consumers an experience like no other. Hanobar is available in chiplets, bars and bites.

dako®







Few things taste better, than your favourite dessert topped off with a little something extra. dako brings consumers a range of toppings, including Choco Fudge Sauce, Nuts, Chocolate Spread, Blueberry Spread, Fig Fruit Spread, Mango Compote and more.

10 YEARS FINANCIALS

Operating Income/Turnover 7,990.40 7,246.97 6,396.48 5,569.74 Other Income 22.59 10.56 7.58 5.76 Total Income 8,012.99 7,257.53 6,404.07 5,575.51 Operating Expenses 7,091.43 6,545.53 5,699.71 4,791.02 Earnings before Depreciation Interest and Tax(EBITDA) 921.56 712.00 704.36 784.49 Depreciation 409.49 361.52 320.64 309.90 1nterest 154.18 125.92 108.34 110.43 Profit before Tax (PBT) 357.89 224.56 275.37 364.15 757.47 117.80 Profit after Tax (PAT) 267.29 165.86 217.90 246.35 227.38 538.55 556.26 Equity Dividend (%) 600 600 600 600 800 800 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22.27,48.268 22.27,48.268 21.55.63.323 21,55.63.323 21,55.63.323 <	PARTICULARS	2023-24	2022-23	2021-22	2020-21
Total Income	Operating Income/Turnover	7,990.40	7,246.97	6,396.48	5,569.74
Operating Expenses 7,091.43 6,545.53 5,699.71 4,791.02 Earnings before Depreciation Interest and Tax(EBITDA) 921.56 712.00 704.36 784.49 Depreciation 409.49 361.52 320.64 309.90 Interest 154.18 125.92 108.34 110.43 Profit before Tax (PBT) 357.89 224.56 275.37 364.15 Profit before Tax (PBT) 267.29 165.86 217.90 246.35 Cash Profit (Post Tax) 676.78 527.38 538.55 556.26 Equity Dividend (%) 600 600 600 800 Dividend Payout 133.65 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Other Income	22.59	10.56	7.58	5.76
Earnings before Depreciation, Interest and Tax(EBITDA) Depreciation A09.49 A09.49 Bollinterest Bollinterest	Total Income	8,012.99	7,257.53	6,404.07	5,575.51
Depreciation 409,49 361.52 320.64 309.90 Interest 154.18 125.92 108.34 110.43 Profit before Tax (PBT) 357.89 224.56 275.37 364.15 Provision for Taxation 90.60 58.70 57.47 117.80 Profit after Tax (PAT) 267.29 165.86 217.90 246.35 Cash Profit (Post Tax) 676.78 527.38 538.55 556.26 Equity Dividend (%) 600 600 600 800 Dividend Payout 133.65 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 Preference Share Capital - - - - Reserves & Surplus 1,549.98	Operating Expenses	7,091.43	6,545.53	5,699.71	4,791.02
Interest	Earnings before Depreciation, Interest and Tax(EBITDA)	921.56	712.00	704.36	784.49
Profit before Tax (PBT) 357.89 224.56 275.37 364.15 Provision for Taxation 90.60 58.70 57.47 117.80 Profit after Tax (PAT) 267.29 165.86 217.90 246.35 Cash Profit (Post Tax) 676.78 527.38 538.55 556.26 Equity Dividend (%) 600 600 600 800 Dividend Payout 133.65 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 21.56 Preference Share Capital -	Depreciation				
Provision for Taxation 90.60 58.70 57.47 117.80 Profit after Tax (PAT) 267.29 165.86 217.90 246.35 Cash Profit (Post Tax) 676.78 527.38 538.55 556.26 Equity Dividend (%) 600 600 600 800 Dividend Payout 133.65 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,274.8,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 <td>Interest</td> <td>154.18</td> <td>125.92</td> <td>108.34</td> <td>110.43</td>	Interest	154.18	125.92	108.34	110.43
Profit after Tax (PAT) 267.29 165.86 217.90 246.35 Cash Profit (Post Tax) 676.78 527.38 538.55 556.26 Equity Dividend (%) 600 600 600 800 Dividend Payout 133.65 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 21.56 Preference Share Capital 22.27 22.27 21.56 21.56 21.56 Preference Share Capital 1,549.98 1,418.40 1,087.20 999.95 Shareholders' Funds / Networth 1,572.25 1,440.67 1,108.76 1,021.51 Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55					
Cash Profit (Post Tax) 676.78 527.38 538.55 556.26 Equity Dividend (%) 600 600 600 800 Dividend Payout 133.65 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 21.56 Preference Share Capital -			H		
Equity Dividend (%) 600 600 600 800 Dividend Payout 133.65 129.34 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 21.56 Preference Share Capital - <td< td=""><td></td><td></td><td></td><td></td><td></td></td<>					
Dividend Payout 133.65 129.34 129.34 129.34 Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 Preference Share Capital - - - - - Reserves & Surplus 1,549.98 1,418.40 1,087.20 999.95 Shareholders' Funds / Networth 1,572.25 1,440.67 1,108.76 1,021.51 Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators </td <td>Cash Profit (Post Tax)</td> <td>676.78</td> <td>527.38</td> <td>538.55</td> <td>556.26</td>	Cash Profit (Post Tax)	676.78	527.38	538.55	556.26
Dividend Payout Ratio (%) 50.00 77.98 59.36 52.50 No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 Preference Share Capital -	Equity Dividend (%)	600	600	600	800
No. of Equity Shares 22,27,48,268 22,27,48,268 21,55,63,323 21,55,63,323 Face Value of Equity Shares 1 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 Preference Share Capital - - - - Reserves & Surplus 1,549.98 1,418.40 1,087.20 999.95 Shareholders' Funds / Networth 1,572.25 1,440.67 1,108.76 1,021.51 Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 <	Dividend Payout	133.65	129.34	129.34	129.34
Face Value of Equity Shares 1 1 1 1 Equity Share Capital 22.27 22.27 21.56 21.56 Preference Share Capital - - - - Reserves & Surplus 1,549.98 1,418.40 1,087.20 999.95 Shareholders' Funds / Networth 1,572.25 1,440.67 1,108.76 1,021.51 Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit	Dividend Payout Ratio (%)	50.00	77.98	59.36	52.50
Equity Share Capital 22.27 22.27 21.56 21.56 Preference Share Capital - - - - Reserves & Surplus 1,549.98 1,418.40 1,087.20 999.95 Shareholders' Funds / Networth 1,572.25 1,440.67 1,108.76 1,021.51 Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	No. of Equity Shares	22,27,48,268	22,27,48,268	21,55,63,323	21,55,63,323
Preference Share Capital - <td>Face Value of Equity Shares</td> <td>1</td> <td>1</td> <td>1</td> <td>1</td>	Face Value of Equity Shares	1	1	1	1
Reserves & Surplus 1,549.98 1,418.40 1,087.20 999.95 Shareholders' Funds / Networth 1,572.25 1,440.67 1,108.76 1,021.51 Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Equity Share Capital	22.27	22.27	21.56	21.56
Shareholders' Funds / Networth 1,572.25 1,440.67 1,108.76 1,021.51 Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Preference Share Capital	-	-	-	-
Long term 955.54 780.39 784.46 535.76 Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	'	1,549.98	1,418.40	1,087.20	999.95
Short term 1,316.01 667.54 923.81 881.75 Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Shareholders' Funds / Networth	1,572.25	1,440.67	1,108.76	1,021.51
Total Debt 2,271.55 1,447.93 1,708.27 1,417.51 Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Long term	955.54	780.39	784.46	535.76
Gross Fixed Assets 3,737.89 3,565.13 3,238.34 2,587.23 Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Short term	1,316.01	667.54	923.81	881.75
Net Fixed Assets 2,363.69 2,289.93 2,197.73 1,742.43 Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Total Debt	2,271.55	1,447.93	1,708.27	1,417.51
Key Indicators Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42		· ·		· ·	
Earnings per share - (₹) 12.00 7.54 9.88 11.43 Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Net Fixed Assets	2,363.69	2,289.93	2,197.73	1,742.43
Debt Equity Ratio 1.44 1.01 1.54 1.39 EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Key Indicators				
EBDITA/Turnover (%) 11.53 9.82 11.01 14.08 Net Profit Margin (%) 3.35 2.29 3.41 4.42	Earnings per share - (₹)	12.00	7.54	9.88	11.43
Net Profit Margin (%) 3.35 2.29 3.41 4.42	Delet Ferrito Detie	1.44	1.01	1.54	1.39
	Dept Equity Ratio				
RONW (%) 17.74 13.01 20.46 25.58			9.82	11.01	14.08
	EBDITA/Turnover (%)	11.53			

(₹ in Crores)

2019-20	2018-19	2017-18	2016-17	2015-16	2014-15
5,308.33	4,760.30	4,289.80	4,205.41	3,444.59	2,933.09
8.66	6.05	8.31	6.79	4.64	6.01
5,316.99	4,766.35	4,298.11	4,212.20	3,449.23	2,939.10
4,758.26	4,318.86	3,918.15	3,827.40	3,140.00	2,734.77
558.73	447.49	379.96	384.80	308.68	204.33
296.48	200.59	173.64	142.87	107.08	94.03
105.86	85.72	87.64	70.20	68.25	62.94
156.39	161.18	118.68	171.73	133.97	47.36
44.12	46.34	27.84	36.34	73.48	8.20
112.27	114.84	90.84	135.39	60.49	39.16
408.75	315.43	264.48	278.26	167.57	133.19
600	400	400	400	400	180
116.03	63.91	60.86	60.86	43.48	19.56
103.35	55.65	67.00	44.95	71.88	49.95
16,16,78,826	16,16,78,826	15,21,68,307	15,21,68,307	10,86,91,648	10,86,91,648
1	1	1	1	1	1
16.17	15.98	15.22	15.22	10.87	10.87
0	0	0	0	0	0
888.31	788.69	350.31	333.39	219.79	210.59
904.48	804.67	365.53	348.61	230.66	221.46
614.07	502.39	542.07	599.75	382.66	421.96
582.94	525.52	756.88	320.49	288.86	191.75
1,197.01	1,027.91	1,298.95	920.24	671.52	613.71
2,434.54	1,825.74	1,444.81	1,078.78	1,132.19	1,016.97
1,755.78	1,407.81	1,216.60	979.91	647.23	632.24
	7	1	1		1
7.46	7.19	5.88	8.90	5.57	3.62
1.32	1.28	3.55	2.64	2.91	1.91
10.53	9.40	8.86	9.15	8.96	6.97
2.12	2.41	2.12	3.22	1.76	1.34
13.14	19.63	25.44	46.75	26.76	19.54

39th ANNUAL GENERAL MEETING

DATE: 28th August, 2024

DAY: Wednesday **TIME:** 10.00 A.M.

VENUE: Through Video Conferencing ('VC') / Other Audio Visual Means ('OAVM') without the physical presence of Members at a Common Venue as per the Circulars issued by 'MCA' and 'SEBI'

BOARD OF DIRECTORS

R.G. CHANDRAMOGAN

Chairman

C. SATHYAN
Managing Director

K.S. THANARAJAN
Non-Executive Director

P. VAIDYANATHAN
Non-Executive Director

V. RAJENDRAN MUTHU Independent Director

BALAJI TAMMINEEDI Independent Director

CHALINI MADHIVANAN Independent Woman Director

ARCHANA NARAYANASWAMY Independent Woman Director

S. SUBRAMANIAN Independent Director

D. SATHYANARAYAN Non-Executive Director

Chief Financial Officer H. RAMACHANDRAN

Company SecretaryG. SOMASUNDARAM

COMMITTEES OF THE BOARD AUDIT COMMITTEE

S. Subramanian P. Vaidyanathan Archana Narayanaswamy Balaji Tammineedi K.S. Thanarajan V. R. Muthu

STAKEHOLDERS' RELATIONSHIP COMMITTEE

S. Subramanian Balaji Tammineedi Chalini Madhivanan K.S. Thanarajan

NOMINATION & REMUNERATION COMMITTEE

S. Subramanian Balaji Tammineedi Chalini Madhivanan K.S. Thanarajan

BORROWING & INVESTMENT COMMITTEE

R.G. Chandramogan C. Sathyan K.S. Thanarajan S. Subramanian

CORE COMMITTEE

R.G. Chandramogan C. Sathyan K.S. Thanarajan

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

S. Subramanian C. Sathyan K.S. Thanarajan

RISK MANAGEMENT COMMITTEE

R.G. Chandramogan C. Sathyan K.S. Thanarajan S. Subramanian

CORPORATE INFORMATION CIN: L15499TN1986PLC012747

011 11 210 100 11 110001 200127

E-mail: secretarial@hap.in

Registered Office:

No.41 (49), Janakiram Colony Main Road, Janakiram Colony, Arumbakkam, Chennai - 600 106. Phone: 91-44-47961124 Fax: 91-44-47961124 Website: www.hap.in Corporate Office:

Plot No 14, TNHB, TN Housing Board 'A' Road, Sholinganallur, Chennai - 600 119.

Phone: 91-44-24501622 Fax: 91-44-24501422

STATUTORY AUDITORS M/S. DELOITTE HASKINS & SELLS LLP

8th Floor, A S V Ramana Towers, 52, Venkatnarayana Road, T. Nagar, Chennai - 600 113.

INTERNAL AUDITORS

M/S. ERNST & YOUNG LLP Tidel Park, 6th Floor, "A" Block (Module 601) No.4, Rajiv Gandhi Salai, Taramani, Chennai - 600 113.

BANKERS

State Bank of India ICICI Bank Limited The South Indian Bank Limited Standard Chartered Bank Yes Bank Limited Kotak Mahindra Bank Limited **HDFC Bank Limited** Axis Bank Limited **HSBC** Bank The Federal Bank Limited Bank of Bahrain & Kuwait B.S.C Shinhan Bank Mizuho Bank Indusind Bank Central Bank of India City Union Bank

STOCK EXCHANGES

BSE Limited National Stock Exchange of India Limited

REGISTRAR AND SHARE TRANSFER AGENT

Integrated Registry Management Services Private Limited (IRMSPL) 30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram Bangalore - 560 003. E-mail: irg@integratedindia.in

E-maii: irg@integratedindia.in gopi@integratedindia.in

NOTICE TO SHAREHOLDERS

Notice is hereby given that the Thirty Ninth Annual General Meeting ('AGM') of Hatsun Agro Product Limited will be held on Wednesday, the 28th August, 2024 at 10.00 a.m. through Video Conferencing (VC) / Other Audio Visual Means (OAVM) without the physical presence of the members at a common venue, to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the audited financial statements of the Company for the financial year ended 31st March, 2024, including the Audited Balance Sheet as at 31st March 2024, the Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and the reports of the Board of Directors and the Auditors thereon.
- 2. To ratify and confirm the payment of interim dividend made on the fully paid up Equity Shares of the Company for the financial year 2023-24.
- **3.** To appoint a Director in the place of Mr. R.G. Chandramogan (DIN 00012389) who retires by rotation and being eligible, offers himself for re-appointment.
- **4.** To appoint a Director in the place of Mr. D Sathyanarayan (DIN 08489439) who retires by rotation and being eligible, offers himself for re-appointment.

All the Executive Directors and Non-Executive Non-Independent Directors are liable to retire by rotation. Applying this principle, Mr. R.G. Chandramogan - Non-Executive Non-Independent Director and Mr. D Sathyanarayan, Non-Executive Non-Independent Director, being the longest serving members are liable to retire by rotation and being eligible, offer themselves for re-appointment.

In this regard, the following Resolutions are placed before the Shareholders for approval:

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

"RESOLVED THAT pursuant to the provisions of Section 152 and other applicable provisions if any, of the Companies Act, 2013, the approval of the Shareholders of the Company be and is hereby accorded to the re-appointment of Mr. R. G. Chandramogan (DIN 00012389) as a Director liable to retire by rotation".

ii) To Consider and if thought fit, to pass with or without modification/s, the following Resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 152 and other applicable provisions if any, of the Companies Act, 2013, the approval of the Shareholders of the Company be and is hereby accorded to the re-appointment of Mr. D. Sathyanarayan (DIN 08489439) as a Director liable to retire by rotation".

SPECIAL BUSINESS:

5. RATIFICATION OF REMUNERATION OF COST AUDITORS:

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

"RESOLVED THAT pursuant to the provisions of Section 148 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), M/s. Ramachandran & Associates, Cost Accountants (Firm Registration No. 000799) appointed as the Cost Auditors by the Board of Directors of the Company, to conduct the audit of cost records of the Company for the financial year ending March 31, 2025, be paid a remuneration amounting to INR 1,30,000/per annum (Rupees One Lakh Thirty Thousand Only) excluding applicable taxes and out of pocket expenses, if any, pursuant to the recommendation of the Audit Committee and as approved by the Board.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do all the acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution.

6. APPOINTMENT OF MRS. BHARATHI BASKAR (DIN: 10695960) AS A NON-EXECUTIVE INDEPENDENT WOMAN DIRECTOR FOR THE FIRST TERM OF 5 CONSECUTIVE YEARS:

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

"RESOLVED THAT pursuant to the provisions of Sections 149, 152, 160, 161 and other applicable provisions if any of the Companies Act, 2013, read with Schedule IV to the Companies Act, 2013 and the Companies (Appointment and Qualification Directors) Rules, 2014 (including any statutory modification(s) or re- enactment thereof for the time being in force) and SEBI (Listing Obligations and Disclosure Requirements) Regulations, amended from time to time, Mrs. Bharathi Baskar (DIN: 10695960) who was appointed as an Additional Director of the Company with effect from July 15, 2024, who is eligible for appointment and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013 from a member proposing her candidature for the office of Director and who has submitted a declaration that she meets the criteria for independence as provided in Section 149(6) of the Companies Act, 2013 be and is hereby appointed as an Independent Woman Director of the Company to hold office for five consecutive years w.e.f. July 15, 2024 upto July 14, 2029 and shall not be liable to retire by rotation hereinafter in accordance with the provisions of the Companies Act, 2013.

RESOLVED FURTHER THAT the Board of Directors (including any Committee thereof) and/or the Company Secretary of the Company be and are hereby severally authorised to do all such acts, deeds, matters and things and to take all such steps as may be considered necessary, proper or expedient to give effect to this resolution."

By order of the Board For HATSUN AGRO PRODUCT LIMITED

Sd/-G Somasundaram Company Secretary

Place: Chennai Date: 15th July, 2024

Registered Office:

No. 41(49), Janakiram Colony Main Road, Janakiram Colony, Arumbakkam, Chennai - 600106, Tamil Nadu, India CIN: L15499TN1986PLC012747

Corporate Office:

Plot No 14, TNHB, TN Housing Board 'A' Road, Sholinganallur, Chennai - 600 119.

NOTE:

1 (a). Additional information pursuant to the Secretarial Standards - 2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Special Business to be transacted at this AGM are mentioned in this Notice. In respect of Special Business, the Explanatory Statement pursuant to Section 102 of The Companies Act, 2013 ("Act"), is attached with this Notice.

1 (b). Circulars issued by the Ministry of Corporate Affairs (MCA) vide General Circular Nos. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April 2020, 20/2020 dated 5th May 2020, 10/2022 dated December 28, 2022 and the latest being 09/2023 dated September 25, 2023 have permitted the holding of Annual General Meeting of the Company through Video Conference ("VC")/Other Audio Visual Means ("OAVM") without the physical presence of the Members at a Common Venue. Hence, in compliance with the said Circulars, provisions of The Companies Act, 2013 and SEBI (LODR)

Regulations, 2015 Annual General Meeting of the Company will be held through Video Conferencing facility on Wednesday, the 28th August, 2024 at 10.00 a.m.

- 2. In terms of MCA Circulars, since physical attendance of Members has been dispensed with, there is no requirement of appointment of proxies. Accordingly, the facility of appointment of Proxies by Members under Section 105 of the Act, will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to the Notice. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereat and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 30 minutes before and 15 Minutes after the scheduled time of commencement of 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 a 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(a). Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 4(b) The complete Annual Report including the Notice of AGM for the FY 2023-24 is being sent to all the Members whose e-mail addresses are registered with the Company/Depository Participants ('DPs') unless any Member has requested for a physical copy of the same. The Company shall send a physical copy of the Annual Report to those Members who request the same at secretarial@hap.in mentioning their correct Folio No. / DP ID and Client ID. The Notice convening the 39th AGM has been uploaded on the website of the Company at https://www.hap.in/annual-report.php and may also be accessed from the relevant section of the websites of the Stock Exchanges i.e. BSE Limited and the National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also available on the website of NSDL at www.evoting.nsdl.com.
- 5. The Register of Members and the Share Transfer Books of the Company will remain closed from 27th August, 2024 to 28th August, 2024 (both days inclusive) for the purpose of Annual General Meeting for the financial year 2023-24.
- 6. The relevant details as required under Regulation 36 (3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Secretarial Standards issued by the Institute of Company Secretaries of India of persons seeking appointment/re-appointment as Directors are provided in the annexure attached to this notice.

- 7. Members holding shares in physical form are requested to consider converting their shareholding to dematerialised form to eliminate all the risks associated with physical shares and for ease in portfolio management. Members can contact either the Company or Integrated Registry Management Services Pvt. Ltd (IRMSPL), for assistance in this regard.
- 8. Members may visit Company's website: www.hap.in and contact us at e-mail: secretarial@hap.in
- 9. In compliance with Section 108 of The Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended, and Regulation 44 of The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is providing a facility to its members to exercise their votes electronically through remote e-voting facility arranged by National Securities Depository Limited for all the items of business set out in the notice of AGM and confirms that the business can be transacted through e-voting in pursuance of the above provisions.

The remote e-voting period begins on Sunday, the 25th August, 2024 at 9:00 A.M. and ends on Tuesday, the 27th August, 2024 at 5:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. During this period, Members of the Company, holding shares either in physical form or in dematerialised form, as on the cut-off date i.e., Wednesday, 21st August, 2024, may cast their votes electronically. The remote e-voting module shall be disabled by NSDL for e-voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.

- 10. The voting rights of members shall be in proportion to their share of the paid up equity share capital of the Company as on the cut-off date i.e. Wednesday, 21st August, 2024.
- 11. A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the AGM.
- 12. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting or voting during the AGM through electronic means.
- 13. Any person who acquires shares of the Company and becomes a Member of the Company after dispatch of the Notice and holding shares as of cut-off date, may obtain the login id and password by sending a request to evoting@nsdl.com. However, if he/she is already registered with NSDL for remote e-voting, then he/she can use his/her existing User ID and password for casting the 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 on Help Desk no. 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 the Notice and holding shares as of the cut-off date i.e. 21st August, 2024 may follow steps mentioned in the Notice of AGM under "Access to NSDL e-Voting system".

- 14. Mr. Ramanathan Nachiappan, Designated Partner of S Dhanapal & Associates LLP, Practicing Company Secretaries (Membership No. F6665) has been appointed as the Scrutiniser to scrutinise the e-voting process in a fair and transparent manner.
- 15. The Scrutiniser shall after the conclusion of voting during the general meeting, will first count the votes cast during the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than 2 (Two) days of the conclusion of AGM, a consolidated scrutiniser's report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing, who shall countersign the same and declare the result of voting forthwith. The Results declared along with the report of the Scrutiniser shall be placed on the website of the Company www.hap.in and on the website of NSDL https://www.evoting.nsdl.com immediately after the declaration of result by the Chairman or a person authorised by him in writing. Simultaneously, the results shall also be forwarded to BSE Limited, Mumbai and the National Stock Exchange of India Limited, Mumbai. The Company is concerned about the environment and utilises the natural resources in a sustainable way. We request you to update your email address with your Depository Participant or RTA to enable us send Annual Report, Notices and all other communications via e-mail.
- 16. Members who are holding shares in more than one folio are requested to intimate the Registrar and Share Transfer Agent (IRMSPL), the details of all folio numbers for consolidation in to a single folio.
- 17. Pursuant to the changes made in the Finance Act 2020, dividend income will be taxable at the hands of shareholders w.e.f. 1st April, 2020 and the Company is required to deduct tax at source from dividend paid to members at prescribed rates.

For the prescribed rates applicable to various categories, the members are requested to refer to the Finance Act, 2020 and amendments made thereof. The members are requested to update their PAN with the Registrar and Transfer Agents (in the case of shares held in physical mode) and depository participants (in the case of shares held in demat mode). However, no tax shall be deducted on the dividend payable to a resident individual shareholder If the total dividend to be received during FY 24-25 does not exceed ₹5000/-. Reserve Bank of India has initiated NECS for credit of dividend directly to the bank account of Members. Members are requested to register their Bank Account details (Core Banking Solutions enabled account number, 9 digit MICR and 11 digit IFS code), in respect of shares held in a dematerialised form with their respective Depository Participants and in respect of shares held in physical form with IRMSPL.

- 18. Members can avail the facility of nomination in respect of securities held by them in physical form pursuant to the provisions of Section 72 of the Act. Members desiring to avail this facility may send their nomination in the prescribed form duly filled-in to RTA (IRMSPL). Members holding shares in electronic mode may contact their respective Depository Participant (DP) for availing this facility.
- 19. Members desiring any information as regards the financial statements are requested to write an email to the Company to its e-mail id secretarial@hap.in at least seven days before the date of the meeting (AGM).
- 20. The Securities and Exchange Board of India has made it mandatory for all the companies to use the bank account details furnished by the Depositories for payment of dividend through Electronic Clearing Service (ECS) to investors wherever ECS and bank details are available. In the absence of ECS facilities, the Company will print the bank account details, if available, on the payment instrument for distribution of dividend. The Company will not entertain any direct request from members holding shares in electronic mode for deletion of/change in such bank account details.
- 21. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in a physical form can submit their PAN to the Company or IRMSPL.
- 22. Members are requested to check whether they have encashed their Dividend Warrants for the earlier years. If the Dividend Warrants have become time-barred/lost, please apply for revalidation/issue of fresh dividend warrant before the last dates indicated below:

DIVIDEND FOR THE YEAR	RATE OF DIVIDEND	DATE OF DECLARATION	DATE ON WHICH UNPAID AMOUNT TO BE TRANSFERRED TO IE&PF	SHAREHOLDERS SHOULD APPLY LATEST BY
2016-17	300%	27/04/2017	03/07/2024	03/06/2024
2017-18	100%	13/07/2017	18/09/2024	19/08/2024
2017-18	300%	21/05/2018	27/07/2025	27/06/2025
2018-19	200%	24/01/2019	01/04/2026	02/03/2026
2018-19	200%	02/05/2019	08/07/2026	08/06/2026
2019-20	200%	18/07/2019	23/09/2026	24/08/2026
2019-20	200%	09/03/2020	15/05/2027	15/04/2027
2020-21	800%	21/07/2020	26/09/2027	27/08/2027
2021-22	600%	14/07/2021	19/09/2028	20/08/2028
2022-23	600%	19/07/2022	24/09/2029	25/08/2029
2023-24	600%	19/07/2023	24/09/2030	25/08/2030

During the year 2023-24, a Dividend amount of ₹18,18,639 (₹9,26,600-declared on 16.03.2016 and ₹8,92,039 declared on 06.08.2016) which remained unclaimed for a period of 7 consecutive years being unclaimed dividend pertaining to the financial year 2015-16 (Interim dividend) and 2016-17 (Interim dividend) was transferred to Investor Education & Protection Fund (IE&PF).

- 23. In terms of the provisions of The Companies Act, 2013, all the dividend amounts, which remain unclaimed and unpaid for a period of seven years, will be transferred to the Investor Education & Protection Fund (IE&PF). Apart from the transfer of unpaid dividend amount remaining unclaimed for a period of seven years, pursuant to the notification issued by the Ministry of Corporate Affairs on 28th February 2017 amending the Investor Education & Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the shares belonging to those shareholders who have not encashed any dividend warrants during the last seven or more years shall also be transferred to the DEMAT account of the IE&PF authority within a period of thirty days of such shares becoming due to be transferred to the Fund. The details of shareholders who have not encashed their dividend warrants are available on Company's website www.hap.in.
- 24. Since the AGM will be held through VC/OAVM, the route map is not annexed with the Notice.
- 25. Members are requested to intimate changes, if any, pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank account details such as, name of the bank and branch, bank account number, MICR code, IFSC code, etc., to their respective DPs in case the shares are held by them in electronic form and to RTA- Integrated Registry Management Services Private Ltd., No. 30, 4th Cross, Sampige Road. Ramana Residency, Malleswaram, Bengaluru - 560 003 (Tel no. 080-23460815/6/7) in case the shares are held by them in physical form.
- 26. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members or Register of Beneficial holders as made available by the depositories, will be entitled to vote at the AGM.
- 27. Shareholders may send their questions in advance mentioning their name, demat account number/folio number, email id and mobile number at secretarial@hap.in on or before 21st August, 2024. Replies to the same will be given by the company suitably.
- 28. Freezing of Folios without valid PAN, KYC details, Nomination: Pursuant to the Securities and Exchange Board of India (SEBI) Circulars SEBI/HO/MIRSDMIRSD_RTAMB/P/CIR/2021/655 dated 3rd November, 2021

SEBI has mandated the submission of PAN, KYC details and nomination by holders of physical securities. In this regard, Shareholders are requested to submit their PAN, KYC and nomination details to the Company's RTA, Integrated Registry Management Services Private Limited at gopi@integratedindia.in / at the address viz., Integrated Registry Management Services Private Limited - Unit: Hatsun Agro Product Limited, No.30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bengaluru - 560 003. The forms for updating the same are available at https://www.hap.in/ investorcorner/important announcement to the shareholder. Members holding shares in electronic form are, therefore, requested to submit their PAN to their DP. As per Section 72 of the Act, the facility for submitting nomination is available for members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form SH-13. The form can be downloaded from the Company's website at https://www.hap.in. Members are requested to submit these details to their respective DP in case the shares are held by them in electronic form, and to the RTA, in case the shares are held in physical form.

29. Issuance of Securities in dematerialised form in case of Investor Service Requests

email address, mobile number, bank account details) and nomination (for all the eligible folios).

We draw your attention to SEBI Notification dated 24th January, 2022 and SEBI Circular SEBI/HO/MIRSD /MIRSD_RTAMB/P/CIR/2022/8 dated 25th January, 2022. As per the above said Notification, while processing service requests in relation to; 1) Issue of duplicate securities certificate; 2) Claim from Unclaimed Suspense Account; 3) Renewal/Exchange of securities certificate; 4) Endorsement; 5) Sub-division/Splitting of securities certificate; 6) Consolidation of securities certificates/folios; 7)Transmission and 8) Transposition, the Company shall issue securities only in a dematerialised form.

For processing any of the aforesaid service requests, the securities holder/claimant shall submit duly filled in Form ISR-4.

We hereby request the holders of physical securities to furnish the documents/details, as per the table below for respective service request, to the Registrars & Transfer Agents i.e., Integrated Registry Management Services Private Limited:

S.No	Particulars	Please furnish details in
1.	PAN	Form No: ISR-1
2.	Address with PIN Code	
3.	Email address	
4	Mobile number	
5.	Bank account details (Bank name and Branch,	
	Bank account number, IFS Code)	
6.	Demat Account Number	
7.	Specimen Signature	Form No: ISR-2
8.	Nomination details	Form No: SH-13
9.	Declaration to opt out nomination	Form No: ISR-3
10.	Cancellation or Variation of Nomination	Form No: SH-14
11.	Request for issue of Securities in dematerialised	
	form in the following cases:	
	i. Issue of duplicate securities certificate	Form No: ISR-4
	ii. Claim from Unclaimed Suspense Account	
	iii. Renewal/Exchange of securities certificate	
	iv. Endorsement	
	v. Sub-division/Splitting of securities certificate	
	vi. Consolidation of securities certificates/folios	
	vii. Transmission	
	viii. Transposition	

A member needs to submit Form ISR-1 for updating PAN and other KYC details to the RTA of the Company. Member may submit Form SH-13 to file Nomination. However, in case a Member does not wish to file nomination, a 'declaration to Opt-out' in Form ISR-3 shall be submitted. In case of major mismatch in the signature of the members(s) as available in the folio with the RTA and the present signature or if the signature is not available with the RTA, then the member(s) shall be required to furnish Banker's attestation of the signature as per Form ISR-2 along-with the documents specified therein. Hence, it is advisable that the members send the Form ISR-2 along with the Form ISR-1 for updating of the KYC Details or Nomination.

All the aforesaid forms can be downloaded from the website of the Company at: www.hap.in.

The Company has already dispatched a separate communication providing information to the holders of physical securities as above with the status of their respective KYC in record of Company/RTA in the month of May 2023.

30. Mode of submission of form(s) and documents:

a. Submitting Hard copy through Post/Courier etc.

Members can forward the hard copies of duly filled-in and signed form(s) along with self-attested and dated copies of relevant documentary proofs as mentioned in the respective forms, to the following address:

Integrated Registry Management Services Private Limited,

Unit: Hatsun Agro Product Limited 30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bangalore - 560 003.

b. Through Electronic Mode with e-sign

In case members have registered their email address, they may send the scan copies of the form(s) along with the relevant documents, duly e-signed, from their registered email id to alpha123information@gmail.com or upload KYC documents with e-sign on RTA's website at the link: https://integratedindia.in.

c. Submitting Hard copy at the office of the RTA

The form(s) along-with copies of necessary documents can be submitted by the securities holder (s)/claimant (s) in person at RTA's office. For this, the securities holder/claimant should carry Original Documents against which copies thereof shall be verified by the authorised person of the RTA and copy(ies) of such documents with IPV stamping with date and initials shall be retained for processing.

Mandatory Self-attestation of the documents

Please note that, each page of the documents that are submitted in hard copy must be self-attested by the holder (s). In case the documents are submitted in electronic mode then the same should be furnished with e-sign of scan copies of the documents.

eSiar

eSign is an integrated service which facilitates issuing a Digital Signature Certificate and performing signing of requested data by eSign user. The holder/claimant may approach any of the empaneled eSign Service Provider, details of which are available on the website of Controller of Certifying Authorities (CCA), Ministry of Communications and Information Technology at https://cca.gov.in/ for the purpose of obtaining an eSign.

31. The members holding shares in demat are requested to update with respective Depository Participant, changes, if any, in their registered addresses, mobile number, Bank Account details, e-mail address and nomination details.

By order of the Board For HATSUN AGRO PRODUCT LIMITED

Sd/-

G Somasundaram Company Secretary

Place: Chennai Date: 15th July, 2024

Registered Office:

No. 41(49), Janakiram Colony Main Road, Janakiram Colony, Arumbakkam, Chennai - 600106, Tamil Nadu, India CIN: L15499TN1986PLC012747.

Corporate Office:

Plot No 14, TNHB, TN Housing Board 'A' Road, Sholinganallur, Chennai - 600 119.

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

The remote e-Voting period begins on Sunday, 25th August, 2024 at 9:00 A.M. and ends on Tuesday, 27th August, 2024 at 5:00 P.M. 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 cut-off date i.e. Wednesday, 21st August, 2024, may cast their vote/s 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, being 21st August, 2024.

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
ndividual Shareholders holding securities in demat mode with NSDL.	1. Existing IDeAS user can visit the e-Services website of NSDL VI https://eservices.nsdl.com either on a Personal Computer or on mobile. On the e-Services home page click on the "Benefici Owner" icon under "Login" which is available under 'IDeA section. This will prompt you to enter your existing User ID ar Password. After successful authentication, you will be able to se e-Voting services under Value added services. Click on "Access e-Voting" under e-Voting services and you will be able to se e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting websit of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	2. If you are not registered for IDeAS e-Services, option to regist is available at https://eservices.nsdl.com. Select "Register Onlir for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	3. Visit the e-Voting website of NSDL. Open web browser is typing the following URL: https://www.evoting.nsdl.com/eith on a Personal Computer or on a mobile. Once the home page e-Voting system is launched, click on the icon "Login" which available under 'Shareholder/Member' section. A new screen wopen. You will have to enter your User ID (i.e. your sixteen dig demat account number held with NSDL), Password/OTP and Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository si wherein you can see e-Voting page. Click on company name e-Voting service provider i.e. NSDL and you will be redirected e-Voting website of NSDL for casting your vote during the remo e-Voting period or joining virtual meeting & voting during the meeting.
	4. Shareholders/Members can also download NSDL Mobile Age "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.
	NSDL Mobile App is available on App Store Google Play
	App Store Google Play

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with CDSL	1.1. 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 the company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also a link provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
	3. 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 No. 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 e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
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 abovementioned website.

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

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 Help Desk No.: 022-4886 7000.
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

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 'Share-holder/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:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12******.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID 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) "Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
- c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address 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.
- 2. 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 General 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

- 1. 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 authorised signatory(ies) who are authorised to vote, to the Scrutiniser by e-mail to secretarial@csdhanapal.com with a copy marked to evoting@nsdl.co.in.
- 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 Help Desk 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 email 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 secretarial@hap.in
- 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 secretarial@hap.in. 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 shareholders/members may send a request to evoting@nsdl.co.in 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 TO MEMBERS FOR e-VOTING ON THE DAY OF THE EGM/AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the EGM/AGM is same as the instructions mentioned above for remote e-Voting.
- 2. Only those Members/shareholders, who will be present in the EGM/AGM through VC/OAVM facility and have not cast 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 EGM/AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the EGM/AGM. However, they will not be eligible to vote at the EGM/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 EGM/AGM shall be the same person mentioned for Remote e-voting.

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

- 1. Member will be provided with a facility to attend the EGM/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 the link of "VC/OAVM link" placed under "Join General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General 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 and mobile number at secretarial@hap.in. The same will be replied by the company suitably.
- 6. 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 secretarial@hap.in from 21st August, 2024 (09.00 a.m. IST) to 23rd August, 2024 (05.00 p.m IST). Those Members who have registered themselves as a Speaker will only be allowed to express their views/ask questions during the AGM. The Company reserves the right to restrict the number of Speakers depending on the availability of time for the AGM.
- 7. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of The Companies Act, 2013 and Register of

Contracts or arrangements in which Directors are interested maintained under Section 189 of The Companies Act. 2013 and relevant documents referred to in this Notice of AGM and explanatory statement, will be available electronically for inspection by the members during the AGM. All the documents referred to in the Notice will also be available for electronic inspection without any fee by the members from the date of circulation of this Notice up to the date of AGM i.e. Wednesday, 28th August, 2024. Members seeking to inspect such documents can send an email to secretarial@hap.in.

By order of the Board For HATSUN AGRO PRODUCT LIMITED

G Somasundaram Company Secretary

Place: Chennai Date: 15th July, 2024

Registered Office:

No. 41(49), Janakiram Colony Main Road, Janakiram Colony, Arumbakkam, Chennai - 600106, Tamil Nadu, India CIN: L15499TN1986PLC012747

Corporate Office:

Plot No 14, TNHB, TN Housing Board 'A' Road, Sholinganallur, Chennai - 600 119. Additional information pursuant to the Secretarial Standards - 2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015/Explanatory Statement in respect of the Special Businesses pursuant to Section 102 of the Companies Act, 2013:

Item Nos. 3, 4 & 6

PROFILE OF THE DIRECTORS BEING APPOINTED/RE-APPOINTED The brief resume of each of the Directors who are proposed to be appointed/re-appointed is given below:				
Name of the Director	Mr. R.G. Chandramogan	Mr. D Sathyanarayan	Mrs. Bharathi Baskar	
Director Identification Number (DIN)	00012389	08489439	10695960	
Date of Birth and Age	O1st March, 1949 and 75 years	14th June, 1959 and 65 years	22nd June, 1967 and 57 years	
Date of Appointment at current designation / Date of first appointment on the Board	19th October, 2020	21st June, 2019	15th July, 2024 as an Additional Director in the capacity of Non-Executive and Independent Woman Director.	
Profile/Qualifications & Experience	Mr. R.G. Chandramogan has been in the dairy business for more than five decades. In February 2018, the Indian Dairy Association awarded patronship to R.G. Chandramogan in recognition of the valuable services rendered by him in furthering the cause of the Indian Dairy Association and the dairy industry, through planning and development. He was honoured with the prestigious Lifetime award for his outstanding contributions to the Dairy Sector by the Indian Dairy Association at its 50th Dairy Industry Conference.	D. Sathyanarayan, aged 65 years is a Non-Executive Non-Independent Director. He is a Bachelor of Science and holds a Master's Degree in Public Administration. He has more than three decades of experience in handling Factory Operations, Food Safety, Quality Control and commissioning of new plants.	Banker with more than three decades of experience in the areas of operations, regulatory compliance and customer service. She is a famous television personality and an ace debator. Besides this she	
Expertise in specific functional area	Deep functional experience in Dairy Industry	More than three decades of experience in handling factory operations, food safety, quality control aspects and setting up of new plants.	More than three decades of experience in the areas of operations, regulatory compliance and customer service in the Banking Sector.	
Terms and conditions of appointment or re-appointment along with details of remuneration sought to be paid and the remuneration last drawn	He was appointed as a Non-Executive Non-Independent Director liable to retire by rotation and was not entitled to any remuneration.	He was appointed as Non-Executive Director liable to retire by rotation. He is entitled to a Sitting Fee of Rs.75,000 per meeting of the Board and a monthly remuneration of Rs.50,000 per month for rendering Profesional service.	Appointment as an Independent Woman Director for a term of 5 consecutive years w.e.f., 15.07.2024 entitled to a Sitting Fee of INR 75,000 per meeting of the Board and INR 15,000 for every meeting of the Committee of the Board.	
Directorship in other Companies & Membership Chairmanship of Committees of other Boards	Director in Indian Ice Cream Manufacturers Association	None	None	

PROFILE OF THE DIRECTORS BEING APPOINTED/RE-APPOINTED				
The brief resume of each of the Directors who are proposed to be appointed/re-appointed is given below:				

Name of the Director	Mr. R.G. Chandramogan	Mr. D Sathyanarayan	Mrs. Bharathi Baskar
Listed entities from which the Director has resigned in the past three years	None	None	None
Shareholding in the Company	12,22,41,149 equity shares	Nil	Nil
Relationship with Other Directors, Managers and other Key Managerial Personnel of the company	Mr. C Sathyan, Managing Director of the Company is the Son of Mr. R.G. Chandramogan	Not applicable	Not applicable
The number of Meetings of the Board attended during the year	7 (Seven)	4 (Four)	Not applicable

Item No.5 Ratification of Remuneration to Cost **Auditors**

The Board, on the recommendation of the Audit Committee, has approved at their meeting held on 22nd April, 2024 the appointment of M/s. Ramachandran & Associates, Cost Accountants (Firm Registration No. 000799) as the Cost Auditors to conduct the audit of cost records of the Company for the financial year ending March 31, 2025 at a remuneration of INR 1,30,000/- per annum (Rupees One Lakh Thirty Thousand per annum only) excluding applicable taxes and out of pocket expenses, if any.

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors has to be ratified by the shareholders of the Company. Accordingly, consent of the members is sought for passing an ordinary resolution as set out at Item No. 5 of this notice for ratification of remuneration payable to the Cost Auditors for the financial year ending 31st March, 2025.

None of the Promoters, Directors and Key Managerial Persons (KMPs) of the Company or any relatives of such Promoters, Directors or KMPs, is in any way concerned or interested, financially or otherwise, in the resolution as set out at Item No.5 of this Notice.

The Board recommends the resolution set forth in Item No.5 for the approval of members.

Item No.6 :- Appointment of Mrs. Bharathi Baskar (DIN: 10695960) as a Non-Executive Independent Woman Director for the First Term of 5 Consecutive Years:

The Board of Directors, on the recommendation of Nomination and Remuneration Committee and pursuant to the provisions of Section 161 of The Companies Act, 2013 and the applicable Rules and SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015 as amended. Mrs. Bharathi Baskar (DIN: 10695960), at its Meeting held on 15th July, 2024, as an Additional Director with effect from 15th July 2024 in the capacity of Non-Executive Independent Woman Director for a period of 5 (Five) consecutive years, not liable to retire by rotation, subject to approval of the shareholders of the Company.

Further, in terms of the amended Regulation 17(1C) of the SEBI Listing Regulations, effective from January 01, 2022, a listed entity shall ensure that the approval of shareholders for appointment of a person on the Board of Directors has to be taken either at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier.

Accordingly, approval of the shareholders is sought to comply with the SEBI Listing Regulations.

The Company has received a notice in writing from the member proposing the candidature of Mrs. Bharathi Baskar for appointment as Independent Director of the Company.

Mrs. Bharathi Baskar has given her declaration to the Board that she meets the criteria of independence as provided under section 149(6) of the Act. In the opinion of the Board, Mrs. Bharathi Baskar, fulfills the conditions specified in the Act and the Rules framed thereunder

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for appointment as Independent Director and she is independent of the management.

In compliance with the provisions of section 149 read with Schedule IV of The Companies Act, 2013 and in compliance with Regulation 17(1) of SEBI (LODR) Regulations, 2015 as amended, the appointment of Mrs. Bharathi Baskar as an Independent Woman Director is recommended by the Board of Directors and now the same is placed before the Members for their approval.

All the relevant documents, contracts, the terms and conditions of appointment of Mrs. Bharathi Baskar as an Independent Woman Director of the Company shall be open for inspection by the Members at the Registered Office of the Company between 10:00 am to 1:00 pm on all working days (Monday to Friday) except Saturdays, Sundays and holidays upto the date of declaration of results of Annual General Meeting.

Accordingly, it is proposed to appoint Mrs. Bharathi Baskar as an Independent Woman Director of the Company, not liable to retire by rotation and to hold office for the first term of 5 (five) consecutive years on the Board of the Company commencing from 15th July, 2024 and ending on 14th July, 2029.

Mrs. Bharathi Baskar is interested in the resolution set out at Item No. 6. None of the other Directors/Key Managerial Personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution/s.

The Board recommends the aforesaid resolution for the approval by the members as a Special Resolution.

By order of the Board For HATSUN AGRO PRODUCT LIMITED

Sd/-G Somasundaram Company Secretary

Place: Chennai Date: 15th July, 2024

BOARD'S REPORT

To the Members.

Your Directors are pleased to present their 39th Report along with the audited financial statements for the financial year ended March 31, 2024.

FINANCIAL RESULTS/STATE OF THE COMPANY'S AFFAIRS

The financial results of the Company for the year ended 31st March, 2024 are summarised below:

(₹ in Lakhs)

PARTICULARS	CURRENT YEAR ENDED 31 ST MARCH, 2024	PREVIOUS YEAR ENDED 31 ST MARCH 2023
Revenue from operations (net)	7,99,040	7,24,697
Other Income	2,259	1,056
Total Income	8,01,299	7,25,753
Operating Expenditure	7,09,143	6,54,553
Profit before Interest, Depreciation and Amortisation and Tax (PBDIT)	92,156	71,200
Finance Costs (net)	15,418	12,592
Depreciation and Amortisation	40,949	36,152
Profit before Taxes	35,789	22,456
Tax Expenses	9,060	5,870
Net Profit for the Year	26,729	16,586
Other Comprehensive (Income) / Expenses	206	141
Total Comprehensive Income	26,523	16,445
Balance Brought Forward from		
Previous Year	48,503	44,992
Amount Available for Appropriation	75,026	61,437
Appropriations		
Interim Dividends on Equity Shares	13,365	12,934
Tax on Dividends	-	-
Transfer to General Reserve	-	_
Balance carried to Balance Sheet	61,661	48,503

PERFORMANCE OF THE COMPANY

During the year under review, your Company clocked a total income of ₹8,01,299 Lakhs as against ₹7,25,753 Lakhs representing an increase of 10.41% over that of the previous year. The PBDIT has increased from ₹71,200 Lakhs (FY 2022-2023) to ₹92,156 Lakhs (FY 2023-2024) representing an increase of 29.43%. The Net Profit during the year was ₹26,729 Lakhs in comparison with previous year which stood at ₹16,586 Lakhs resulting in an increase of 61.15%.

CHANGE IN THE NATURE OF BUSINESS

There was no change in the nature of business. However, the Board of Directors of the Company at its meeting held on July 05, 2023 approved the Sale of Windmills of the Company to an identified buyer for a consideration of ₹13,500.00 Lakhs by way of transfer of all the related Assets and Liabilities on a Slump Sale

basis. The sale was completed in the month of September 2023 on execution of necessary documents. The profit from the said sale amounting to ₹1,013.24 Lakhs has been classified under other income.

DIVIDEND

During the Financial Year 2023-2024, your Company declared an Interim dividend of ₹6/- (600%) per fully paid up equity share of the face value of ₹1 per share (ISININE473B01035) on 19th July, 2023.

The cash outflow on account of Interim dividend absorbing a sum of ₹133,64,89,608/- (Rupees One Hundred Thirty Three Crores Sixty Four Lakhs Eighty Nine Thousands Six Hundreds Eight only) including a dividend tax calculated at different rates as per the Certificates/Submissions made by the Shareholders as per the Income Tax Act was paid as Interim Dividend for the financial year 2023-24 out of the accumulated profits of the Company.

During the year 2023-24, a Dividend amount of \$18,18,039 (\$9,26,600 - declared on 16.03.2016 and \$8,92,039 - declared on 06.08.2016) which remained unclaimed for a period of 7 consecutive years) being unclaimed dividend pertaining to the financial years 2015-16 and 2016-17 (Interim dividends) was transferred to Investor Education & Protection Fund (IE&PF).

CHANGES IN SHARE CAPITAL

During the Financial Year 2023-24, your Company did not effect any change in the Share Capital and hence, the paid up Equity Share Capital of the Company stood at 22,27,48,268 Equity Shares of Re.1 per Equity Share amounting to ₹2,227.48 Lakhs.

TRANSFER TO RESERVES

The Company retained the entire surplus in the Profit and Loss Account and hence no transfer to General Reserve was made during the Year.

FINANCE

The total borrowings increased from ₹1,44,793 Lakhs to ₹2,27,155 Lakhs due to requirement of funds for the Operations of the Company/improving the business of the Company.

Your Company follows judicious management of its Short Term and Long Term Borrowings with strong relationship with various reputed Banks from whom your Company has availed Credit facilities at very competitive rates.

DEPOSITS

The total amount of fixed deposits (excluding interest on Cumulative Deposits) from public, outstanding and unclaimed as at 31st March, 2024, was NIL.

(a) Accepted during the Year	NIL
(b) Remained unpaid or unclaimed as at the end of the year. (Including interest thereon)	NIL
(c) Whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved:	No deposit has been accepted by the Company during the year and no default arise during the year.
i. As at 1st April 2023	NIL
ii. Maximum during April 2023 to March 2024.	NIL
iii. As at 31st March 2024.	NIL
(d) Details of deposits which are not in compliance with the requirements of Chapter V of the Act	NIL

INVESTOR EDUCATION AND PROTECTION FUND (IE&PF)

Pursuant to the applicable provisions of the Companies Act, 2013, read with the IE&PF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the IE&PF Rules"), all the Unpaid or Unclaimed dividends are required to be transferred by the Company to the IE&PF Authority after the completion of seven years. Further, according to the Rules, the Shares on which dividend has not been paid or claimed by the shareholders for seven consecutive years or more shall also be transferred to the demat account of the IE&PF Authority. During the year 2023-24, a Dividend amount of ₹18,18,039 (₹9,26,600 - declared on 16.03.2016 and ₹ 8,92,039 - declared on 06.08.2016 which remained unclaimed for a period of 7 consecutive years) being unclaimed dividend pertaining to the financial years 2015-16 and 2016-17 (Interim dividends) was transferred to Investor Education & Protection Fund (IE&PF).

The details in respect of transfer of unclaimed dividends are provided in the Shareholder information section of this Annual Report and are also available on our website, at

https://www.hap.in/unclaimed-dividened.php

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

There were no loans and guarantees given by the Company falling under Section 186 of The Companies Act, 2013. Investments falling under the provisions of Section 186 of The Companies Act, 2013 have been made. Particulars of investments covered under Section 186 forms part of the notes on financial statements provided in this Annual Report.

DETAILS OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

Appointments, Resignations and Changes

Dr. Archana Narayanaswamy was appointed as an Additional Director in the capacity of Non-Executive Independent Woman Director w.e.f., 29.03.2024 to hold office as such, subject to the approval of Shareholders, for a term of 5 (five) consecutive years w.e.f., 29.03.2024. The approval from the Shareholders will be obtained within three months through postal ballot.

Mr. B. Thenamuthan, Non-Executive Independent Director of the Company completed his 2 (two) terms of consecutive five years (i.e., 10 years) as an Independent Director on 31.03.2024 and hence ceased to be an Independent Director w.e.f., 31.03.2024.

Replacement for the Director Ceasing to be an Independent Director is to be made to maintain the proper Composition of the Board and hence the new Appointment.

Brief Profile of Director appointed and ceased to be the Director:

Appointment:

Dr. Archana Narayanaswamy aged 61 years is a highly accomplished dental professional with a stellar academic background and extensive expertise in the field. She obtained her B.Sc in Home Science from S.I.E.T. Women's College, Chennai, in 1982, followed by a BDS from Ragas Dental College, Chennai, in 1997. Driven by a passion for innovation, she further honed her skills through specialised training, including the Progressive Orthodontic Seminars in Singapore in 2001 and a Fellowship in Laser Dentistry from The Tamil Nadu Dr. MGR Medical University, Chennai, in 2014. With a commitment to excellence and patient-centric care, Dr. Narayanaswamy continues to lead the way in advancing dental healthcare, leveraging cutting-edge technologies and techniques to deliver superior outcomes and enhance patient satisfaction.

In the Opinion of the Board, the Independent Director Dr. Archana Narayanaswamy appointed during the financial year ended 31.03.2024 has the requisite Independence, Integrity, Expertise and Experience for being appointed as an Independent Director.

Cessation:

Mr. B. Thenamuthan, aged 63 years, was an Independent Director of the Company up to 31.03.2024. He was holding a Master's Degree in Communication and Journalism from the University of Madras. He had over 20 years of experience in the field of journalism and held the Managing Directorship in Karnataka News Publications Private Limited.

Other than the above, there were NO Resignations or Changes in the Directors and Key Managerial Personnel that happened during the financial year 2023 - 24 which is under review.

Re-appointments

As per the provisions of The Companies Act, 2013, Mr. D. Sathyanarayan, Non-Executive Director and Mr R.G. Chandramogan, Non-Executive Director are liable to retire by rotation at the ensuing Annual General Meeting and being eligible, offer themselves for re-appointment. The Board of Directors recommends their re-appointment.

Brief Profile of Directors proposed to be Re-appointed:

Mr. D. Sathyanarayan is a Non-Executive Director of our company. He is a Bachelor of Science and holds a Master's Degree in Public Administration. He has got more than three decades of experience in handling Factory Operations, Food Safety, Quality Control aspects and setting up of new plants.

Mr R.G. Chandramogan, aged 75 years is the Chairman of the Company. He has been in the Dairy business for more than five decades. In February, 2018, the Indian Dairy Association awarded Patronship to Mr R.G. Chandramogan in recognition of the valuable services rendered by him in furthering the cause of the Indian Dairy Association and the Dairy Industry, through planning and development.

He was honoured with the prestigious Lifetime award for his outstanding contributions to the Dairy Sector by the Indian Dairy Association at its 50th Dairy Industry Conference.

Your Board recommends the reappointment of Mr. D. Sathyanarayan and Mr. R.G. Chandramogan who are retiring by rotation in the ensuing Annual General Meeting.

Declaration by Independent Directors

The Company has received declarations from all its Independent Directors that they meet the criteria of Independence as laid down under section 149(6) of the Companies Act, 2013 and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of the financial year ended March 31, 2024.

Independent Directors have complied with the Code for Independent Directors prescribed in Schedule IV of The Companies Act, 2013.

BUSINESS RESPONSIBILITY AND SUSTAINABILITY REPORT (BRSR)

As per the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, your Company presents the Business Responsibility and Sustainability Report (BRSR) in the format as specified by SEBI which is forming part of this report.

BOARD MEETINGS HELD DURING THE FINANCIAL YEAR

During the year under review, Seven (7) Board Meetings were convened and held, the details of which are given in the Corporate Governance Report. The intervening gap between the Meetings was within the time period prescribed under The Companies Act, 2013.

BOARD COMMITTEES

The primary five committees of the Board are Audit Committee, Nomination and Remuneration Committee, Stakeholders' Relationship Committee, Corporate Social Responsibility Committee and Risk Management Committee. Other than the above said primary committees, the Board has the following additional committees viz., Borrowing & Investment Committee and Core Committee. A detailed note on the committees is provided under the Corporate Governance Report forming part of this Board's Report. The composition of the Committees as of 31st March 2024 (including the changes effected up to the date of this report) and their meeting dates are given below:

NAME OF THE COMMITTEE	COMPOSITION	DETAILS OF MEETINGS HELD DURING THE YEAR
Audit Committee	The Committee comprised of 4 Non-Executive Independent Directors and 2 Non-Executive Non-Independent Directors as on 31.03.2024. The Chairman of the Committee is an Independent Director.	Five meetings were held during the year on the following dates: O9th May, 2023 19th July, 2023 O8th August, 2023 19th October, 2023 19th January, 2024
Nomination and Remuneration Committee	The Committee comprised of 4 Non-Executive Independent Directors and 2 Non-Executive Non-Independent Directors as on 31.03.2024.The Chairman of the Committee is an Independent Director.	Four meetings were held during the year on the following dates: 19th July, 2023 19th October, 2023 19th January, 2024 29th March, 2024
Stakeholders' Relationship Committee	The Committee comprised of 4 Non-Executive Independent Directors and 2 Non-Executive Non-Independent Directors as on 31.03.2024.The Chairman of the Committee is an Independent Director.	Two meetings were held during the year on the following dates: • 09th May, 2023 • 19th October, 2023
Corporate Social Responsibility Committee	The Committee comprised of four Members - One Executive Director, One Non-Executive Independent Director and Two Non-Executive Non-Independent Directors as on 31.03.2024. The Chairman of the Committee is an Independent Director	One Meeting was held during the year on the following date: • 09th May, 2023
Risk Management Committee	The Committee comprises of Four Members - Two Non-Executive Non-Independent Directors, One Executive Director and One Non-Executive Independent Director as on 31.03.2024. The Chairman of the Committee is a Non-Executive Non-Independent Director.	Three Meetings were held during the year on the following dates:- • 09th May, 2023 • 19thOctober, 2023 • 19th January, 2024
Borrowing & Investment Committee	The Committee comprises of four Members - One Executive Director, One Non-Executive Independent Director and Two Non-Executive Non-Independent Directors as on 31.03.2024. The Chairman of the Committee is a Non-Executive Non-Independent Director.	Eleven Meetings were held during the year on the following dates:- • 15th May, 2023 • 30th June, 2023 • 20th September, 2023 • 13th December, 2023 • 23rd December, 2023 • 29th December, 2023 • 11th January, 2024 • 22nd January, 2024 • 27th February, 2024 • 20th March, 2024 • 26th March, 2024

Pursuant to the Cessation of Mr Balasubramanian Thenamuthan as an Independent Director,

i) the Audit Committee was re-constituted w.e.f., 01.04.2024. The Audit Committee at present (w.e.f.,01.04.2024) comprises of Mr. S.Subramanian, Mr. K.S. Thanarajan, Mr. P.Vaidyanathan, Mr V R Muthu, Dr. Archana Narayanaswamy and Mr. Tammineedi Balaji, as its Members.

ii) the Nomination and Remuneration Committee was re-constituted w.e.f., 01.04.2024. The Nomination and Remuneration Committee at present (w.e.f., 01.04.2024) comprises of Mr. S.Subramanian (Chairman), Mr. K.S. Thanarajan, Mr. Tammineedi Balaji and Dr. Chalini Madhivanan, as its Members.

iii) the Stakeholders' Relationship Committee was re-constituted w.e.f., 01.04.2024. The Stakeholders' Relationship Committee at present (w.e.f.,01.04.2024) comprises of Mr. S.Subramanian (Chairman), Mr. K.S. Thanarajan, Mr. Tammineedi Balaji and Dr. Chalini Madhivanan, as its Members.

After the Re-constitution of CSR Committee, presently, the Corporate Social Responsibility Committee comprises of Three Members viz., Mr. S. Subramanian (Chairman - Independent Director), Mr. K.S. Thanarajan (Member - Non-Executive Non-Independent Director) and Mr. C Sathyan (Member - Executive Director)

There is No Change in the constitution of Risk Management Committee and Borrowing & Investment Committee.

Details of recommendations of Audit Committee which were not accepted by the board along with reasons

The Audit Committee generally makes certain recommendations to the Board of Directors of the Company during their meetings held to consider financial results (Unaudited and Audited) and such other matters placed before the Audit Committee as per The Companies Act 2013 and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 from time to time. During the year the Board of Directors considered all the recommendations made by the Audit Committee, accepted and carried out the same to its satisfaction. Hence there are no recommendations of Audit Committee unaccepted by the Board of Directors of the Company during the year under review.

DETAILS OF POLICIES DEVELOPED BY THE COMPANY

(i) Nomination and Remuneration Policy

The Company has formulated the Nomination and Remuneration Policy in compliance with Section 178 of The Companies Act, 2013 read along with the applicable Rules thereto and Part D of Schedule II of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time. The objective of this policy is to ensure

 The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;

- Relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- Remuneration to Directors, Key Managerial Personnel and Senior Management involves a balance with short and long-term performance objectives appropriate to the working of the company and its goals

This policy is being governed by the Nomination and Remuneration Committee comprising of members of the Board, as stated above, comprising of three Independent Directors and One Non-Executive Non-Independent Director. The policy lays down the standards to be followed by the Nomination and Remuneration Committee with respect to the appointment, remuneration and evaluation of Directors and Key Managerial/Senior Management Personnel. Salient features of the Nomination and Remuneration Policy is annexed herewith marked as **Annexure A** and forms part of this report. The detailed policy is hosted on the website of the Company and the web link for same is https://www.hap.in/policies.php.

Affirmation that the remuneration is as per the remuneration policy of the company

The Company has formulated the Nomination and Remuneration Policy in compliance with Section 178 of The Companies Act, 2013 read along with the applicable rules thereto and Part D of Schedule II of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time. This policy governs the criteria for deciding the remuneration for Directors, Key Managerial Personnel and Senior Management Personnel. It is affirmed that the remuneration to Directors, Key Managerial Personnel and Senior Management Personnel is being fixed based on the criteria and parameters of the above mentioned policy of the Company.

Board Diversity

The Company recognises and values the importance of a diverse board as part of its corporate governance and success. The Company believes that a truly diverse Board will leverage differences in ideas, knowledge, thought, perspective, experience, skill sets, age, ethnicity, religion and gender which will go a long way in retaining its competitive advantage. The Board has on the recommendation of the Nomination and Remuneration Committee, adopted a Board Diversity Policy which sets out the approach to diversity of the Board of Directors.

(ii) Corporate Social Responsibility Policy (CSR)

Your Company recognises that its business activities have wide impact on the societies in which it operates, and therefore an effective practice is required giving due consideration to the interests of its stakeholders including shareholders, customers, employees, suppliers, business partners, local communities and other organisations.

Your Company endeavors to make CSR an important agenda and is committed to its stakeholders to conduct its business in an accountable manner that creates a sustained positive impact on society. Your Company satisfying the threshold as stipulated under Section 135 of The Companies Act, 2013 has established the CSR Committee comprising of members of the Board, as stated above, and the Chairman of the Committee is Non-Executive and Independent Director. The said Committee has formulated and approved the CSR policy as per the approach and direction given by the Board pursuant to the recommendations made by the Committee including guiding principles for selection, implementation and monitoring of activities as well as formulation of Annual Action Plan for the Company with its major focus on:-

- Devising meaningful and effective strategies for carrying out CSR activities and engaging with all the stakeholders towards implementation and monitoring.
- Make sustainable contributions to communities.
- Identify socio-economic opportunities to perform CSR activities.
- Focus on social welfare activities and programmes as envisaged in Schedule VII of The Companies Act, 2013.
- Modalities of utilising the funds and implementation of schedules for the Projects or Programmes.
- Monitoring and Reporting mechanism for the Projects or Programmes; and
- Details of need and impact assessment study, if any, for the Projects undertaken by the Company

The CSR Committee recommends to the Board of Directors to implement the CSR activities covering any of the areas as detailed under Schedule VII of The Companies Act, 2013 as per CSR Policy of the Company. Annual Report on CSR activities as required under the provisions of The Companies Act, 2013 is annexed herewith marked as **Annexure B** and forms part of this report.

(iii) Risk Management Policy

The Board of Directors of your Company has adopted a Risk Management Policy which details the procedures to be followed by the Company with regard to risk management including identification of elements of risk, if any which in the opinion of the Board may threaten the existence of the Company. The Company has formed a Risk Management Committee comprising of four members of the Board who shall evaluate and review the risk factors associated with the operations of the Company and recommend to the Board the methods to mitigate the risk and advise from time to time various measures for minimising the risk and monitor the risk management for the Company.

The policy broadly defines the scope of the Risk Management Committee which comprises of:-

- Review and approve the Risk Management Policy and associated frameworks, processes and practices of the Company.
- Ensuring that the Company is taking the appropriate measures to achieve prudent balance between risk and reward in both the ongoing and new business activities.
- Evaluating significant risk exposures of the Company and assess management's actions to mitigate the exposures in a timely manner (including one-off initiatives, and ongoing activities such as business continuity planning and disaster recovery planning & testing).
- Co-coordinating its activities with the Audit Committee in instances where there is any overlap with audit activities (e.g. internal or external audit issue relating to risk management policy or practice).
- Reporting and making regular recommendations to the Board.

(iv) Whistle-Blower Policy - Vigil Mechanism

The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations. To maintain these standards, the Company encourages its employees who have concerns about suspected misconduct to come forward and express these concerns without fear of punishment or unfair treatment. A Vigil (Whistle-Blower) mechanism provides a channel to the Employees and Directors to report to the management concerns about unethical behavior, actual or suspected fraud or violation of the Code of Conduct or Policy. The mechanism provides for adequate safeguards against victimisation of employees and directors to avail of the mechanism and also provide for direct access to the Chairman of the Board/Chairman of the Audit Committee in exceptional cases.

In line with the statutory requirements, the Company has formulated a Whistle-Blower Policy/Vigil Mechanism, which covers malpractices and events which have taken place/suspected to have taken place, misuse or abuse of authority, fraud or suspected fraud, violation of company's rules, manipulations, negligence causing danger to public health and safety, misappropriation of monies, and other matters or activity on account of which the interest of the Company is or is likely to be affected and formally reported by whistle blowers concerning its employees.

The Managing Director is responsible for the administration, interpretation, application and review of this policy. The Managing Director is also empowered to bring about necessary changes to this Policy, if required at any stage with the concurrence of the Audit Committee. The mechanism also provides for access to the Chairman of the Audit Committee in required circumstances.

(v) Dividend Distribution Policy

According to Regulation 43A of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 as amended, your Company falling under top 1000 listed entities based on the market capitalisation (calculated as on March 31 of every financial year) has framed the Dividend Distribution Policy which is attached in this Annual Report marked as **Annexure E**. Weblink: https://www.hap.in/policies.php.

EVALUATION OF BOARD, COMMITTEES AND DIRECTORS

Pursuant to the provisions of The Companies Act, 2013 and Regulation 17 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, an annual performance evaluation of the performance of the Board, the Directors individually as well as the evaluation of the working of the Board Committees was carried out based on the criteria and framework adopted by the Board.

The evaluation process for measuring the performance Executive/Non-Executive and Independent Directors is being conducted through a survey which contains a questionnaire capturing each Board and Committee Member's response to the survey which provides a comprehensive feedback to evaluate the effectiveness of the Board and its Committees as a whole and also their independent performance. The methodology adopted by each Director who responded to the survey has graded their peers against each survey item from 1 to 5 with 1 marking the lower efficiency and 5 the highest efficiency which revealed more realistic data on measuring the effectiveness of the Board dynamics, flow of information, decision making of Directors and performance of Board and Committee as a whole.

The Independent Directors evaluation is being done by the entire Board with main focus on their adherence to the Corporate Governance practices and their efficiency in monitoring the same. They are also being evaluated on various parameters viz., their performance by way of active participation, in Board and Committee meetings, discussing and contributing to strategic planning, fulfillment of Independence criteria as specified under SEBI (LODR) Regulations, 2015 as amended and their independence from the Management etc., ensuring non participation of Independent Director being evaluated.

Apart from the above, the performance of Non-Independent Directors and the Board as a whole in terms of prudent business practices adopted by them towards governance of the operations of the Company, adherence to the highest standards of integrity and business ethics, exercising their responsibilities in a bona fide manner in the best interest of the Company and not allowing any extraneous consideration that shall impede their decision making authority in the best interest of the Company was also carried out to evaluate their performance.

The performance evaluation of the Non-Independent Directors was carried out by the entire Board of Directors (excluding the Director being evaluated) and they have expressed their satisfaction with the evaluation process which considered their commitment and the exercise of their responsibilities in the best interest of the Company.

The performance of the Chairman of the Company was reviewed by the Independent Directors who ensured during their review, that the Chairman conducted the Board proceedings in an unbiased manner without any conflict with his personal interest at any point of time. It was further ascertained by the Independent Directors that the Chairman allowed the Board Members to raise any concerns on any business of the Board during their Meetings and addressed them in the best interest of the Company.

As per the SEBI Circular SEBI/HO/CFD/CMD/CIR/P/2018/79 dated 10th May 2018, the followings details are being provided on Board evaluation.

Observations of board evaluation carried out for the year.	There were no observations arising out of board evaluation during the year as the evaluation indicates that the Board has functioned effectively within its powers as enumerated under The Companies Act, 2013 and in consonance with the Articles of Association of the Company.			
Previous year's observations and action taken.	There were no observations during the previous year warranting any action.			
Proposed actions based on current year observations.	As there were no observations, the action to be taken does not arise.			

TRAINING AND FAMILIARISATION PROGRAM FOR INDEPENDENT DIRECTORS

Every Independent Director on being inducted into the Board attends an orientation program. To familiarise the new directors with the strategy, operations and functions of our Company, the Executive Directors/ Senior Managerial Personnel make presentations to the inductees about the Company's strategy, operations, product offerings, Organisation structure, human resources, technologies, facilities and risk management.

Further, at the time of appointment of Independent Directors, the Company issues a formal letter of appointment outlining his/her role, functions, duties and responsibilities as a Director. The detailed familiarisation program for Independent Directors is hosted on the website of the Company and weblink for the same is https://www.hap.in/policies.php.

COMPLIANCE WITH SECRETARIAL STANDARDS

The Directors state that applicable Secretarial Standards, i.e. SS-1 and SS-2, issued by the Institute of Company Secretaries of India, relating to 'Meetings of the Board of Directors' and 'General Meetings', respectively, have been duly followed/complied with by the Company.

NAMES OF COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR.

Your Company has no subsidiaries, joint venture or associate companies and hence the disclosure does not arise.

AUDITORS

Statutory Auditors

At the Annual General Meeting held on 20th September, 2022, M/s. Deloitte Haskin & Sells, Chartered Accountants, (Firm Registration number 117366W/W100018) were re-appointed as Statutory Auditors of the Company to hold office for a Second and Final Term of 5 consecutive years from the conclusion of Thirty Seventh (37th) Annual General Meeting of the Company until the conclusion of Forty Second (42nd) Annual General Meeting of the Company to be held in the calendar year 2027.

The Company has received a Certificate from the Statutory Auditors to the effect they are not disqualified to continue as Auditors of the Company.

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

Total Fees for all the Services paid by the Company, on a consolidated basis, to the Statutory Auditors.

Total Fees for all the Services paid by the Company, on a consolidated basis to M/s. Deloitte Haskins & Sells LLP for the financial year 2023-24 was ₹85.71 Lacs (excluding tax).

The Board, in consultation with the Statutory Auditors and as per the recommendation of Audit Committee, will decide the payment of Audit Fee payable to the Statutory Auditors for all their services including audit of accounts, tax audit etc., for the financial year 2024-25 excluding out of pocket expenses.

Secretarial Auditor

Pursuant to the provisions of Section 204 of The Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed Mr. S. Dhanapal, Partner, M/s. S. Dhanapal & Associates LLP, a firm of Practising Company Secretaries to undertake the Secretarial Audit of the Company. The Secretarial Audit Report for the financial year 2023-2024 is annexed herewith marked as **Annexure C** which forms part of this report. The Secretarial Audit Report does not contain any qualification, reservation, adverse remark or disclaimer.

As required by the Listing Regulations, the Auditors' Certificate on Corporate Governance is enclosed as **Annexure D**.

Cost Auditor

Pursuant to the provisions of clause (g) of sub-section (3) of Section 141 read with sub section (3) of Section 148 of The Companies Act, 2013, the Company has appointed M/s. Ramachandran & Associates, Cost Auditors (Firm Registration No.000799) as Cost Auditor of the Company to conduct the audit of the Cost Accounting records maintained by the Company relating to those products as mandated by The Companies Act, 2013 and the Companies (Cost records and audit) Rules, 2014 as amended. In this regard the units manufacturing Milk Powder at Palacode, Salem and Kanchipuram have been covered under Cost Audit for the financial year 2023-24.

The Company maintains the Cost Records as specified by the Central Government under Section 148(1) of The Companies Act, 2013 as applicable to the Company.

During the year under review, the Statutory Auditors, Cost Auditors and Secretarial Auditors have not reported any instance of fraud committed in the Company by its Officers or Employees to the Audit Committee under Section 143(12) of The Companies Act, 2013 details of which needs to be mentioned in this report.

PARTICULARS OF EMPLOYEES AND REMUNERATION

Details as required under Section 197 of The Companies Act, 2013 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

Details of Top Ten Employees in terms of Remuneration drawn*:

Name/s of the Employee/s	Designation of the Employee	Remuneration received (Amount in ₹ Per annum)	Nature of employment, whether contractual or otherwise	Qualifications and experience of the Employee	Date of commencement of employment	Age of such Employee	Last employment held by such Employee before joining the company	Percentage of Equity Shares held by the Employee by himself or along with his/her spouse and dependent Children, being not less than two percent of the Equity Shares of the Company	Whether any such Employee is a relative of any Director or Manager of the Company and if so, name of such Director or Manager
Anil Kumar P A	Senior Vice President - Quality Assurance	82,61,963	Permanent	M.SC., Dairy Microbiology	25.03.2009	65	Heritage Food India Ltd.	Nil	No
Sayyad Mohammad Ghouse	AVP - Plant Operations	69,10,588	Permanent	Diploma in Dairy Technology	09.08.2021	61	NFPC Mega Plant, Abu Dhabi, UAE.,	Nil	No
Shanmuga Priyan J	Chief Operating Officer	62,16,361	Permanent	M.Com.,	07.03.2001	46	First Employment in HATSUN	Nil	No
Sam Joseph A	Associate Vice President - Inbound & Outbound Logistics	52,55,749	Permanent	B.E	18.11.2009	50	Srinivasa Fine Arts Pvt Ltd.,	Nil	No
Muthusamy S	AVP - HR	47,87,707	Permanent	B.E	09.11.1998	50	First Employment in HATSUN	Nil	No
Anand S	Senior General Manager - Sales	47,75,896	Permanent	Master of Business Administration - Marketing	15.10.2021	50	Devyani Food Industries Ltd.,	Nil	No
Senthilkumar	SGM – Plant Operations	46,91,500	Permanent	Ph.D., M.SC. Microbiology	06.06.2005	44	First Employment in HATSUN	Nil	No
Shahnavaz Mohammad	Senior General Manager - Sourcing & Planning	46,28,770	Permanent	B.Tech., LLB, MBA	15.06.2016	48	Tirumala Milk Products Limited	Nil	No
Senthilkumar	SGM – Marketing	46,02,100	Permanent	M.A., International Relations & Master Diploma in Computing	02.06.2010	47	Blacks Leisure Group PLC. U.K	Nil	No
Sundar Venkataraman A	Associate Vice President - Sales	45,47,607	Permanent	B.Sc	14.12.1998	54	Henkal Spic	Nil	No

*The Top ten Employees do not include Executive Directors and KMPs as their Remuneration details are shown separately in the Board's Report.

- (i) Details of the employees employed throughout the year and drawing remuneration which in the aggregate is not less than Rupees One Crore and Two Lakhs per annum, during the financial year. Nil
- (ii) Employees employed for a part of the financial year were in receipt of remuneration for any part of that year, which, in the aggregate exceeds Rupees Eight Lakhs and Fifty Thousand per month, during the financial year. NIL.
- (iii) None of the employees was in receipt of remuneration in excess of that drawn by the Managing Director. None of the Employees except the Managing Director employed throughout the financial year or part thereof, hold by himself/herself or along with his/her spouse and dependent children, more than two per cent of the equity shares of the Company.

Details required as per Section 197 and Rule 5(1) of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

NAME OF DIRECTOR/KMP	AMOUNT OF REMUNERATION PER ANNUM (in₹)	RATIO OF REMUNERATION TO MEDIAN REMUNERATION OF EMPLOYEES FOR THE FY	% INCREASE IN REMUNERATION DURING THE FY
Mr. C. Sathyan, Managing Director	97,21,450	37.17	3.20
Mr. H. Ramachandran, Chief Financial Officer	89,74,794	36.33	4.69
Mr. G. Somasundaram, Company Secretary	34,21,991	14.91	-5.04

*Retirement benefits like Gratuity not included since the same is not comparable.

Percentage increase in the median remuneration of employees in the financial year

The median remuneration of Employees for the Financial Year ended 31st March, 2024 was arrived at ₹22,196/- per month and the median remuneration of Employees for the previous financial year ended 31st March, 2023 was arrived at ₹19,671/- per month and accordingly, there was an increase of 12.84% in the median remuneration of employees in the financial year.

Number of permanent employees on the rolls of the company as on 31.03.2024

The Number of permanent employees on the rolls of the Company as of 31st March, 2023 stood at 5,222.

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 was about 10.79 % for all the employees who went through the compensation review cycle in the year. For the managerial personnel, the compensation has increased marginally for Managing Director, CFO and the Company Secretary, due to annual increment based on their performance. The remuneration for the Managing Director and Executive Director is determined by the Shareholders for a defined term as stipulated under The Companies Act, 2013.

The compensation decisions are taken after considering at various levels of the benchmark data and the compensation budget approved for the financial year. The Nomination and Remuneration Committee recommends to the Board of Directors any compensation revision of the managerial personnel. In respect of Whole-time Directors the remuneration fixed for them is finally approved by the Shareholders.

Details of pecuniary relationship or transactions of the Non-Executive Directors vis-à-vis the company

All the Non-Executive Directors except the Chairman were entitled to only the Sitting Fees of ₹50,000 for every board meeting they attend and a Sitting Fees of ₹10,000 for every committee meeting they attend as Members of respective committees pursuant to the revision in the Sitting Fees approved by the Board at its meeting held on 27th April 2017.

Pursuant to the approval of the Board given at its Meeting held on 19th January, 2024, the Sitting Fees payable to all the Non-Executive Directors for attending the Meeting of the Board and its Committee were revised. As per the revision, all the Non-Executive Directors are entitled the Sitting Fees of ₹75,000 for every board meeting they attend and a Sitting Fees of ₹15,000 for every committee meeting they attend as Members of respective committees.

Mr. P. Vaidyanathan, Non-Executive Non-Independent Director held in total 12,41,798 Equity Shares – in the capacity as Karta of Vaidyanathan P HUF (1,37,977 Equity Shares) and in the capacity as Karta of Panchapagesan Vaidyanathan S HUF (11,03,821 Equity Shares) as of 31st March 2024.

Mr. K.S. Thanarajan, Non-Executive Non-Independent Director held 6,68,179 Equity shares as of 31st March 2024.

Mr. V.R. Muthu, Non-Executive Independent Director held 59,773 Equity shares as of 31st March 2024.

Other than the Sitting Fees, Mr. D. Sathyanarayan, Non-Executive Non-Independent Director of the Company was paid a Remuneration for the Professional services rendered by him after obtaining the approval of the Members by passing a Special Resolution through Postal Ballot dated 13th December, 2023.

ADEQUACY OF INTERNAL FINANCIAL CONTROLS

The term Internal Financial Controls has been defined as the policies and procedures adopted by the Company to ensure orderly and efficient conduct of its business, including adherence to company's policies, safeguarding of its assets, prevention and detection of frauds and errors, accuracy and completeness of accounting records, and the timely preparation of reliable financial information.

Your Company has an adequate and robust Internal Control System, commensurate with the size, scale and complexity of its operations. To maintain its objectivity and independence, the Internal Audit reports are submitted to the Audit Committee of the Board. The Internal Audit Department monitors and evaluates the efficacy and adequacy of Internal Control System in the Company, its compliance with operating systems, accounting procedures and policies at all locations of the Company. Based on the report of internal audit function, process owners undertake corrective action in their respective areas and thereby strengthen the controls. Significant audit observations recommendations along with corrective actions thereon are presented to the Audit Committee of the Board. The Audit Committee also conducts discussions about Internal Control System with the Internal and Statutory Auditors and the Management of the Company and satisfy themselves on the integrity of financial information and ensure that financial controls and systems of risk management are robust and defensible.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All the employees (permanent, contractual, temporary, trainees) are covered under this policy.

The Company has not received any complaint on sexual harassment during the financial year ended 31.03.2024.

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

During the year there are no significant and/or material orders passed by the Regulators or Courts or Tribunals impacting the going concern status and the Company's operations in future.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAS OCCURRED SINCE 31.03.2024 TILL THE DATE OF THIS REPORT

There have been no material changes and commitments which affect the financial position of the company which have occurred between the end of the financial year i.e., from 31.03.2024 to which the financial statements relate until the date of this report.

EXTRACT OF ANNUAL RETURN

As per the MCA Notification dated 28th August, 2020 making an amendment to Rule 12(1) of The Companies (Management and Administration) Rules, 2014, a weblink of the Annual Return is furnished in accordance with sub section (3) of Section 92 of The Companies Act, 2013 and as prescribed in Form MGT 7 of The Companies (Management and Administration) Rules, 2014. You may please refer to our Company's weblink: https://www.hap.in/annual-return.php.

RELATED PARTY TRANSACTIONS

As required under Regulation 23 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, the Company has developed a policy on dealing with Related Party Transactions and such policy is disclosed on the Company's website. The weblink for the same is https://www.hap.in/policies.php

There were no Related Party Transactions entered into during the financial year by the company with the Promoters, Key Managerial Personnel or other designated persons which may have potential conflict with the interest of the company at large other than the remuneration paid to the Executive Director/s and Non-Executive Director/s and Dividend received by them from the Company in proportion to the shares held by them, the transactions with HAP Sports Trust by way of contribution towards CSR activities and the payment made to the Registrar and Share Transfer Agents.

The details of Related Party Transactions are provided in the Notes to the Accounts and AOC-2 forming part of the Director's Report - Marked as Annexure G.

CORPORATE GOVERNANCE REPORT

The Company has complied with the corporate governance requirements under The Companies Act, 2013 and as stipulated under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. A report on Corporate Governance including Management Discussion and Analysis under Regulation 34 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 along with a certificate from M/s. S Dhanapal & Associates, LLP, a firm of Practising Company Secretaries, confirming to the compliance is annexed herewith marked as **Annexure D** which forms part of this report.

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

The details on conservation of energy, technology absorption, foreign exchange earnings and outgo are annexed herewith as **marked as Annexure F** which forms part of this report.

DIRECTOR'S RESPONSIBILITY STATEMENT

In terms of Section 134 (5) of The Companies Act, 2013, the Directors would like to state that:

- In the preparation of the annual accounts, the applicable accounting standards have been followed.
- The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for the year under review.
- 3. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- 4. The Directors have prepared the annual accounts on a going concern basis.
- 5. The Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- 6. The Directors had devised proper system to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

DEPOSITORY SYSTEM

As the members are aware, your Company's shares are tradable in electronic form and the Company has established connectivity with both the Depositories i.e., National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). In view of the advantages of the Depository System, the members are requested to avail of the facility of dematerialisation of the Company's shares.

INDUSTRIAL RELATIONS

Industrial relations in all the units and branches of your Company remained cordial and peaceful throughout the year.

DETAILS OF APPLICATION MADE/PROCEEDINGS PENDING UNDER IBC CODE, 2016 DURING THE YEAR AND THEIR STATUS AS AT THE END OF FY: NIL.

DETAILS OF DIFFERENCE BETWEEN THE 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: NA.

DETAILS OF ONE TIME SETTLEMENT IF ANY: NIL.

ACKNOWLEDGEMENTS

The Directors wish to thank the business associates, customers, vendors, bankers, farmers, channel partners and investors for their continued support given by them to the Company. The Directors would also like to thank the employees for the contributions made by them at all levels.

By order of the Board For HATSUN AGRO PRODUCT LIMITED

Sd/-Sd/-R.G. ChandramoganC. SathyanChairmanManaging DirectorDIN: 00012389DIN: 00012439

Place: Chennai

Date: 22nd April, 2024

Annexure - A To Board's Report

Nomination and Remuneration Policy

Preamble

Pursuant to Section 178 of The Companies Act, 2013 and the Rules framed thereunder (as amended from time to time) (the "Act") and Regulation 19 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended from time to time) (the "SEBI Listing Regulations"), the Board of Directors of every listed company is required to constitute the Nomination and Remuneration Committee.

I. Objective

In order to comply with the requirements of Section 178 of the Act and Regulation 19 of the SEBI Listing Regulations and any other applicable provisions, the Nomination and Remuneration Committee of the Board of Directors of the Company (the "Committee") had formulated this policy (the "Policy").

The key objectives of the Policy are as follows:

- a. To formulate the criteria for determining qualifications, competencies, positive attributes and independence for appointment of a Director (Executive/Non-Executive) and recommend to the Board of Directors of the Company (the "Board"), policies relating to remuneration of the Directors, Key Managerial Personnel and other employees.
- b. To formulate criteria for evaluation of the members of the Board and provide necessary report to the Board for further evaluation.
- c. To provide to Key Managerial Personnel and Senior Management reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- d. To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.
- e. To devise a Policy on Board Diversity.
- f. To develop a succession plan for the Board and to regularly review the plan.
- g. To determine whether to extend or continue the term of appointment of the Independent Director(s), on the basis of the report of performance evaluation of Independent Directors.

II. Definitions

- a. "Act" means The Companies Act, 2013 and the Rules framed thereunder, as amended from time to time.
- b. "Board" means the Board of Directors of the Company.

- c. "Directors" shall mean the Directors of the Company.
- d. "Key Managerial Personnel" or "KMP" means:

in relation to the Company as defined under sub-section 51 of Section 2 of The Companies Act, 2013, means and includes:

the Chief Executive Officer or the Managing Director or the manager;

- (d.i) the Company Secretary;
- (d.ii) the Whole-time Director;
- (d.iii) the Chief Financial Officer;
- (d.iv) such other officer, not more than one level below the Directors who is in whole-time employment, designated as Key Managerial Personnel by the Board; and
- (d.v) such other officer as may be prescribed
- e. "Senior Management" shall mean the officers and personnel of the listed entity who are members of its core management team, excluding the Board of Directors, and shall also comprise of all the members of the management one level below the Chief Executive Officer or Managing Director or Whole Time Director or Manager (including Chief Executive Officer and Manager, in case they are not part of the Board of Directors) and shall specifically include the functional heads, by whatever name called and the Company Secretary and the Chief Financial Officer.]
- f. "Independent Director" means a Director referred to in Section149(6) of the Act.

III. Appointment and removal of Directors, KMPs and Senior Management

a. Appointment criteria and qualifications:

- i. The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or Senior Management and recommend to the Board his/her appointment.
- ii. A person should possess adequate qualification, expertise and experience for the position he/she is considered for appointment. The Committee has the discretion to decide whether qualifications, expertise and experience possessed by a person is sufficient/satisfactory for the concerned position.
- iii. The Company shall not recommend or appoint or continue the employment of any person as the Managing Director, Whole-time director or Manager

within the meaning of the Act, who has attained the age of 70 (seventy) years. Provided that the appointment of such a person who has attained the age of 70 (seventy) years shall be made with the approval of the Shareholders by passing a special resolution, based on the explanatory statement annexed to the notice for the Meeting of Shareholders for such motion indicating the justification for appointment or extension of appointment beyond the age of 70 (seventy) years.

b. Term /Tenure:

I. Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Managing Director or Whole-time Executive Director for a term not exceeding 5 (five) years at a time. No reappointment shall be made earlier than 1 (one) year before the expiry of term.

c. Independent Director:

- i. An Independent Director shall hold office for a term up to 5 (five) consecutive years on the Board and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's Report.
- ii. No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of 3 (three) years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of 3 (three) years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.
- iii. At the time of appointment of Independent Director(s) it should be ensured that number of Boards on which such Independent Director serves is restricted to the number as prescribed under the Act or the SEBI(LODR) Regulations, 2015 as amended from time to time.

d. Evaluation:

The Committee shall carry out evaluation of performance of every Director, KMP and Senior Management at regular intervals (yearly).

The evaluation of performance of the Board, its Committees and Individual Directors to be carried out either by the Board or by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance.

The evaluation of independent directors shall be done by the entire Board of Directors which shall include

- (a) performance of the Directors; and
- (b) fulfillment of the independence criteria as specified in these regulations and their Independence from the management:

Provided that in the above evaluation, the directors who are subject to evaluation shall not participate.

e. Removal:

Due to reasons for any disqualification mentioned in the Act or under any other applicable law, rules and regulations thereunder, the Committee may recommend to the Board with reasons to be recorded in writing, removal of a Director, KMP or Senior Management, subject to the provisions and compliance of the said Act, such other applicable law, rules and regulations.

f. Retirement:

The Directors, KMP and Senior Management shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management in the same position/remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

g. Policy relating to Remuneration for the Whole-time Director, KMP and Senior Management:

- i. The remuneration/compensation/commission etc. to the Whole-time Director, KMP and Senior Management will be determined by the Committee and recommended to the Board for approval. The remuneration/compensation/commission etc., to the Directors shall be subject to the prior/post approval of Shareholders of the Company and the Central Government, wherever required.
- ii. The remuneration and commission to be paid to the Whole-time Director shall be in accordance with the percentage/slabs/conditions laid down as per the provisions of the Act.
- iii. Increments to the existing remuneration/ compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Whole-time Director or as laid down as per the provisions of the Act.

h. Remuneration to Whole- Time/Executive/ Managing Director, KMP and Senior Management:

i. Fixed Pay

The Whole-time/Executive/Managing Director/KMP and Senior Management shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee. The breakup of the pay scale and quantum of perquisites including but not limited to, employer's contribution to Provident Fund (P.F), Superannuation Fund, Pension Scheme, medical expenses, club fees, leave travel allowance, etc. shall be decided and approved by the Board/the Person authorised by the Board on the recommendation of the Committee and approved by the Shareholders and Central Government, wherever required.

ii. Minimum Remuneration:

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Whole-time/Executive/Managing Director in accordance with the provisions of Section 197 of the Act and Schedule V to the Act and if it is not able to comply with such provisions, with the previous approval of the Central Government.

iii. Provisions for excess remuneration:

If any Whole-time/Executive/Managing Director draws or receives, directly or indirectly, by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he/she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless permitted by the Central Government.

j. Remuneration to Non-Executive/Independent Director:

1) Remuneration/Commission:

The remuneration/commission shall be in accordance with the statutory provisions of the Act and the Rules made thereunder for the time being in force.

2) Sitting Fees:

The Non-Executive/Independent Director may receive remuneration by way of fees for attending meetings of the Board or Committee thereof. Provided that the amount of such fees shall not exceed the maximum amount as provided in the Act, per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time.

3) Limit of Remuneration/Commission:

Remuneration/Commission may be paid within the monetary limit approved by shareholders, subject to the limit not exceeding the sum computed as per the applicable provisions of the Act/SEBI (LODR) Regulations, 2015 as amended from time to time.

4) Stock Options:

An Independent Director shall not be entitled to any stock option of the Company.

IV. Membership:

- a) The Committee shall comprise of at least (3) Directors, all of whom shall be Non-Executive Directors and at least Two Thirds of them shall be Independent Directors.
- b) Board shall reconstitute the Committee as and when required to comply with the provisions of the Act and the SEBI Listing Regulations.

- c) The quorum for the Meeting of the Nomination and Remuneration Committee shall either be two members or one third of the total strength of the Committee, whichever is higher (including at least one Independent Director in attendance).
- d) Membership of the Committee shall be disclosed in the Annual Report.
- e) Term of the Committee shall be continued unless terminated by the Board of Directors.

V. Chairperson

- a) Chairperson of the Committee shall be an Independent Director.
- b) Chairperson of the Company may be appointed as a member of the Committee but shall not be a Chairman of the Committee.
- c) In the absence of the Chairperson, the members of the Committee present at the meeting shall choose one amongst them to act as Chairperson.
- d) Chairman of the Nomination and Remuneration Committee should be present at the annual general meeting or may nominate some other member to answer the shareholders' queries.

VI. Frequency of Meetings:

The Nomination and Remuneration Committee shall meet at least once a year.

VII. Committee members 'interests:

- a) A member of the Committee is not entitled to be present when his or her own remuneration is discussed at a meeting or when his or her performance is being evaluated.
- b) The Committee may invite such executives, as it considers appropriate, to be present at the meetings of the Committee.

VIII. Secretary:

The Company Secretary of the Company shall act as Secretary of the Committee.

IX. Duties of the Nomination & Remuneration Committee

Duties with respect to Nomination:

The duties of the Committee in relation to nomination matters include:

 Ensuring that there is an appropriate induction in place for new Directors and members of Senior Management and review of its effectiveness;

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- Ensuring that on appointment to the Board, Independent Directors receive a formal letter of appointment in accordance with the Guidelines provided under the Act;
- Identifying and recommending Directors who are to be put forward for retirement by rotation.
- Determining the appropriate size, diversity and composition of the Board;
- Setting a formal and transparent procedure for selecting new Directors for appointment to the Board;
- Developing a succession plan for the Board and Senior Management and regularly reviewing the plan;
- Evaluating the performance of the Board members and Senior Management in the context of the Company's performance from business and compliance perspective;
- Making recommendations to the Board concerning any matters relating to the continuation in office of any Director at any time including the suspension or termination of service of an Executive Director as an employee of the Company subject to the provision of the law and their service contract.
- Delegating any of its powers to one or more of its members or the Secretary of the Committee;
- Recommend any necessary changes to the Board; and
- Considering any other matters, as may be requested by the Board.

Duties with respect to Remuneration:

The duties of the Committee in relation to remuneration matters include:

- To consider and determine the remuneration policy, based on the performance and also bearing in mind that the remuneration is reasonable and sufficient to attract, retain and motivate members of the Board and such other factors as the Committee shall deem appropriate and all elements of the remuneration of the members of the Board.
- To approve the remuneration of the Senior Management including key managerial personnel of the Company maintaining a balance between fixed and variable pay reflecting short and long term performance objectives appropriate to the working of the Company.
- To delegate any of its powers to one or more of its members or the Secretary of the Committee.

• To consider any other matters as may be requested by the Board.

X. Minutes of committee meeting

Proceedings of all meetings must be minuted and signed by the Chairman of the Committee at the subsequent meeting. Minutes of the Committee meetings will be tabled at the subsequent Board and Committee meeting.

XI. Deviations from this Policy

Deviations on elements of this policy in extraordinary circumstances, when deemed necessary in the interests of the Company, will be made if there are specific reasons to do so in an individual case.

XII. Amendment:

Any change in the Policy shall be approved by the Board of Directors or any of its Committees (as may be authorised by the Board of Directors in this regard). The Board of Directors or any of its authorised Committees shall have the right to withdraw and/or amend any part of this Policy or the entire Policy, at any time, as it deems fit, or from time to time, and the decision of the Board or its Committee in this respect shall be final and binding. Any subsequent amendment/modification in the Listing Regulations and/or any other laws in this regard shall automatically apply to this Policy.

XIII. Effective Date:

This Policy is effective from 1st April, 2019.

Annexure – B To Board's Report ANNUAL REPORT ON CSR ACTIVITIES

1. Brief outline on CSR Policy of the Company

HAP recognises that its business activities have wide impact on the societies in which it operates, and therefore an effective practice is required giving due consideration to the interests of its stakeholders including shareholders, customers, employees, suppliers, business partners, local communities and other organisations. HAP endeavors to make CSR an important agenda and is committed to its stakeholders to conduct its business in an accountable manner that creates a sustained positive impact on society.

The objectives of HAP's CSR policy are -

- Devising meaningful and effective strategies for carrying out CSR activities and engaging with all stakeholders towards implementation and monitoring.
- Make sustainable contributions to communities.
- Identify socio-economic opportunities to perform CSR activities.
- Focus on social welfare activities and programmes as envisaged in Schedule VII of The Companies Act, 2013.
- Modalities of utilising the funds and implementation of schedules for the Projects or Programmes.
- Monitoring and Reporting mechanism for the Projects or Programmes; and
- · Details of need and impact assessment study, if any, for the Projects undertaken by the Company

2. Composition of the CSR Committee, the details of its Meetings and Attendance:-

Mr. S. Subramanian - Non-Executive Independent Director (Chairman), Mr. P. Vaidyanathan - Non-Executive Non - Independent Director (Member), Mr. K.S. Thanarajan - Non-Executive Non-Independent Director (Member) and Mr. C. Sathyan - Managing Director (Member). Pursuant to the re-constitution of Committees on 29.03.2024, w.e.f., 01.04.2024, the Committee consists of Mr. S. Subramanian - Non-Executive Independent Director (Chairman), Mr. K.S. Thanarajan - Non-Executive Non-Independent Director (Member) and Mr. C. Sathyan - Managing Director (Member).

SI. No.	Name of Director	Designation/Nature of Directorship	Number of meetings of CSR Committee held during the year	Number of meetings of CSR Committee attended during the year
1.	Mr. S. Subramanian	Independent Director	1	0
2.	Mr. K.S. Thanarajan	Non-Executive Non-Independent Director	1	1
3.	Mr. P. Vaidyanathan	Non-Executive Non-Independent Director	1	0
4.	Mr. C. Sathyan	Managing Director	1	1

3. Web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company:

Web Link: https://www.hap.in/policies.php

4. Executive summary along with web-link(s) of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014.

Not applicable during the financial year 2023-24.

5. (a) Average net profit of the company as per sub-section (5) of section 135

Financial years	Net profit (in ₹ Crs)
2022-2023	218.95
2021-2022	272.91
2020-2021	367.01
Average Net Profit	286.29

(b) Two percent of average net profit of the company as per sub-section (5) of section 135.

₹5.73 Crores.

c) Surplus arising out of the CSR Projects or programmes or activities of the previous financial years.

NIL

(d) Amount required to be set-off for the financial year, if any.

NIL

(e) Total CSR obligation for the financial year [(b)+(c)-(d)]

₹5.73. Crores

- 6. (a) Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project)
- (i) Details of CSR Amount spent against Ongoing Projects for the financial year:

NIL

(ii) Details of CSR Amount spent against other than Ongoing Projects for the financial year:

SI. No	Name of the Project	Item from the list of Activities in	Local area (Yes/ No)	Location of the Project- State &	Project duration	allocated for the project (in ₹) Allocated spent in the project Current Financial Year Allocated spent in the Unsper Account the project the project Search Sear	allocated for the	spent in the Unspent CSR Account for Financial Year per Sec.135	allocated for the project (in ₹) Annount spent in trans Unspending the project Current Financial Year per	transferred to Unspent CSR Account for	Mode of Implementation Direct (Yes/No)	Imple T - Impl	lode of ementation Through ementing agency
		Schedule VII to the Act		District			₹) Financial the project Year per Sec.13			Year per Sec.135		Name	CSR registration number
1	Sports Promotion	Promoting rural sports, nationally recognised sports, paralympic sports and Olympic sports Schedule VII (1) (vii)	Yes	Local Area Sivakasi, Virudhunagar District, Tamil Nadu (Local Area).	Ongoing	11,34,27,403	11,34,27,403	Nil	No	HAP Sports Trust	CSR 00005967		
	TOTAL					11,34,27,403	11,34,27,403						

(b) Amount spent in Administrative Overheads

NIL

(c) Amount spent on Impact Assessment, if applicable

NIL

(d) Total amount spent for the Financial Year (a+b+c)

₹11,34,27,403.

(e) CSR amount spent or unspent for the Financial Year:

	Amount Unspent (₹in Crs.)									
Total Amount Spent for the Financial Year. (in Rs.)	Unspent CSR	t transferred to Account as per) of section 135.	Amount transferred to any fund specified under Schedule VII as per second proviso to sub-section (5) of section 135.							
	Amount	Date of Transfer	Name of the Fund	Amount	Date of Transfer					
11,34,27,403	Nil	Nil	Nil	Nil	Nil					

(f) Excess amount for set-off, if any:

SI. No.	Particular	Amount (in ₹Crs)
(i)	Two percent of average net profit of the company	
	as per section 135(5)	5.73
(ii)	Total amount spent for the Financial Year	11.34
(iii)	Excess Amount spent for the Financial Year ((ii) - (i))	5.61
(iv)	Surplus arising out of the CSR Projects or programmes or activities of the previous financial years, if any	Nil
(v)	Amount available for Set Off in succeeding financial years ((iii)-(iv))	5.61

7. Details of Unspent Corporate Social Responsibility amount for the preceding three Financial Years:

SI. No	Preceding Financial Year(s)	Amount transferred to Unspent CSR Account under section 135 (6) (in Rs.)	Balance Amount in Unspent CSR Account under section 135 (6) (in Rs.)	Amount spent in the reporting Financial Year (in Rs.).	Amount transferred to any fund specified under Schedule VII as per section 135(6), if any.		any fund specified under Schedule VII as per section 135(6), if any. spent in succeeding financial years. (in Rs.)		remaining to be spent in succeeding financial years.	Deficiency, if any
					Name of the Fund	Amount (in Rs.)	Date of Transfer			
1.	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	
2.	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	
3.	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	

8. Whether any capital assets have been created or acquired through Corporate Social Responsibility amount spent in the Financial Year: NO

If Yes, enter the number of capital assets created/acquired: $\ensuremath{\mathsf{NIL}}$

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SI. No	Short particulars of the property or asset(s) [including complete address and location of the property]	Pincode of the property or asset(s)	Date of creation	Amount of CSR amount spent	Details of entity/Authority/ beneficiary of the registered owner		
							Registered Address
1	Nil	Nil	Nil	Nil	Nil Nil Nil		Nil

9. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per subsection (5) of section 135.

Not Applicable

For Hatsun Agro Product Limited

Sd/- R.G. Chandramogan

Chairman DIN: 00012389

12700

Sd/-

S. Subramanian Chairman of the CSR Committee

DIN: 08341478

Date: 22.04.2024 Place: Chennai

Annexure – C to Board's Report

FORM NO. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31.03.2024

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

To The Members, HATSUN AGRO PRODUCT LIMITED, Chennai

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. HATSUN AGRO PRODUCT LIMITED, (hereinafter called the Company). Secretarial Audit was conducted based on records made available to us, in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion/understanding thereon.

Based on our verification of the Company's Books, Papers, Minute Books, Forms and Returns filed and other records maintained by the Company and made available to us and also the information provided by the Company, its Officers, Agents and Authorised Representatives during the conduct of Secretarial Audit, we, on strength of those records, and information so provided, hereby report that in our opinion and understandings, the Company, during the audit period covering the financial year ended on March 31, 2024, appears to have complied with the statutory provisions listed hereunder and also in our limited review, the Company has proper and required Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the Books, Papers, Minutes' Book, Forms and Returns filed and other records maintained by the Company and made available to us, for the financial year ended on March 31, 2024 according to the applicable provisions of:

- The Companies Act, 2013 (the Act) and the rules made thereunder as applicable;
- 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 to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings to the extent applicable.

- v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI ACT') to the extent applicable during the year:-
- a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding The Companies Act and dealing with client;
- g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; and
- h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;
- vi) The management has identified and confirmed the following laws as being specifically applicable to the Company:
- a) Food Safety And Standards Act, 2006 and the Rules made thereunder:

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

- i) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to Meetings of Board of Directors (SS-1) and General Meetings (SS-2), and
- ii) The Listing Agreements entered into by the Company with National Stock Exchange of India Limited and BSE Limited and The Securities and

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Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review, the Company has complied with the requirements to be met in accordance with the applicable provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above to the required extent.

It is represented to us that the company has initiated measures, wherever required, to address issues raised by the Statutory Authorities and Letters/Notices received by the Company during the financial year under various enactments as applicable to the company.

We further report that, subject to the above, the related documents that we have come across depict that:

The Board of Directors of the Company is constituted as applicable with proper balance of Executive Directors, Non-Executive Directors and Independent Directors in compliance with the provisions of the Act considering the changes in the composition of the Board of Directors that took place during the period under review.

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

Majority decision is carried through while the dissenting members' views, if any, are captured and recorded as part of the minutes.

We further report that based on our limited review of the compliance mechanism established by the Company, there appear 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.

We further report that during the audit period the company has sought the approval of its members for following main events other than ordinary business at the AGM held on 05.09.2023:

- 1. Ratification of Remuneration of Cost Auditors;
- 2. Continuation of Office of Non-Executive Non-Independent Director in the Capacity of Chairman by Mr. R.G. Chandramogan (DIN:00012389)
- 3. Continuation of Office of Non-Executive Non-Independent Director by Mr. K.S Thanarajan (DIN:00012285);

We further report that our Audit was subjected only to verifying adequacy of systems and procedures that are in place for ensuring proper compliance by the Company and we are not responsible for any lapses in those compliances on the part of the Company. The compliance with provisions of applicable laws which have been subject to other audits have not been independently reviewed by us and the reports wherever shown to us have been relied upon in rendering our report.

We further report that we have conducted the secretarial audit whenever required through online verification and examination of records, as requested and facilitated by the Company, for the purpose of issuing this Report.

Place: Chennai Date: 22/04/2024

For S DHANAPAL & ASSOCIATES LLP (A firm of Practicing Company Secretaries)

Peer Review Certificate No.1107/2021

S. DHANAPAL (Partner) FCS. 6881 CP No. 7028

UDIN: F006881F000209677

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

Annexure to Secretarial Audit Report

To The Members, Hatsun Agro Product Limited, Chennai

Auditor's responsibility

Based on audit, our responsibility is to express an opinion on the compliance with the applicable laws and maintenance of records by the Company. We conducted our audit in accordance with the auditing standards CSAS 1 to CSAS 4 ("CSAS") prescribed by the Institute of Company Secretaries of India ("ICSI"). These standards require that the auditor complies with statutory and regulatory requirements and plans and performs the audit to obtain reasonable assurance about compliance with applicable laws and maintenance of records.

Due to the inherent limitations of an audit including internal, financial and operating controls, there is an unavoidable risk that some misstatements or material non-compliances may not be detected, even though the audit is properly planned and performed in accordance with the CSAS. Our report of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the Management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We 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. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company and for which we relied on the report of statutory auditor.
- 4. Where ever required, we 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. Our 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: Chennai Date: 22/04/2024

For S DHANAPAL & ASSOCIATES LLP (A firm of Practicing Company Secretaries) Peer Review Certificate No.1107/2021

> S. DHANAPAL (Partner) FCS. 6881 CP No. 7028

UDIN: F006881F000209677

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)

In pursuance to sub clause (i) of clause 10 of Part C of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, in respect of **M/s. Hatsun Agro Product Limited** (CIN:L15499TN1986PLC012747), (hereinafter referred to as "Company"), we hereby certify that:

On the basis of the written representations/declarations received from Directors of the Company and taken on record by the Board of Directors of the Company as on March 31, 2024, in our opinion and to the best of our 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 us by the Company and its Officers, none of the Directors on the Board of the above said Company has been debarred or disqualified from being appointed or continuing as Director of Companies by SEBI/Ministry of Corporate Affairs or any such Statutory Authority.

Ensuring the eligibility for the appointment/continuity of every Director on the Board is the responsibility of the Management of the Company. Our responsibility is to express an opinion on these 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: Chennai Date: 22.04.2024

For S DHANAPAL & ASSOCIATES LLP (A firm of Practising Company Secretaries)

SMITA CHIRIMAR DESIGNATED PARTNER MEMBERSHIP NO :F8137 C.P. NO.: 9357

UDIN: F008137F000211846

Annexure - D to Board's Report

CERTIFICATE ON CORPORATE GOVERNANCE

TO THE MEMBERS OF HATSUN AGRO PRODUCT LIMITED FOR THE FY ENDED 31.03.2024

We have examined the compliance of conditions of Corporate Governance by M/s. HATSUN AGRO PRODUCT

LIMITED ("the Company") for the year ended **31st March, 2024** as stipulated in Regulations 17 to 27 of Chapter IV and

Clauses (b) to (i) of Regulation 46 (2) and Para C & D of Schedule V of the Securities and Exchange Board of India

 $(Listing\ Obligations\ and\ Disclosure\ Requirements)\ Regulations, 2015\ as\ amended\ ("SEBI\ Listing\ Regulations").$

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination

was limited to a review of the procedures and implementations thereof adopted by the Company for ensuring the

compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on

the Financial Statements of the Company.

1st April, 2023 to 31st March, 2024.

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

representations made by the Directors and Management, we certify that the Company has complied with the

conditions of Corporate Governance stipulated in Regulations 17 to 27 of Chapter IV and Clauses (b) to (i) of

Regulation 46(2) and Para C & D of Schedule V of the Securities and Exchange Board of India (Listing Obligations

and Disclosure Requirements) Regulations, 2015 as amended ("SEBI Listing Regulations") for the period from

We further state that such compliance is neither an assurance as to the future viability of the Company nor the

efficiency or effectiveness with which the Management has conducted the affairs of the Company.

Place: Chennai

Date: 22.04.2024

FOR S DHANAPAL & ASSOCIATES LLP A Firm of Practising Company Secretaries

SMITA CHIRIMAR

MEMBERSHIP NO: F8137

C.P. NO.: 9357

PARTNER

Sd/-

UDIN: F008137F000212033

Annexure E To The Board's Report Dividend Distribution Policy

1. Objective

This Dividend Distribution Policy (Hereinafter referred to as "DDP" or "Policy") is being formulated to strike right balance between the quantum of Dividend paid and amount of profits retained in the business for various purposes. Our Board of Directors at the time of taking decision towards declaration or recommendation of Interim or Final Dividend from time to time shall consider the parameters laid down under this policy.

2. Philosophy

The DDP is driven by the philosophy to maximise the shareholders' wealth and shareholder value in the Company through various means. By virtue of this Policy, the Company would give priority to utilise its profits towards working capital requirements, capital expenditure to meet expansion needs, reducing debt from its books of accounts, earmarking reserves for inorganic growth opportunities and thereafter distribute the surplus profits in the form of dividend to the shareholders.

3. Regulatory Framework

The Securities and Exchange Board of India ("SEBI") on July 8, 2016 has notified the SEBI (Listing Obligations and Disclosure Requirements) (Second Amendment) Regulations, 2016 whereby Regulation 43A has been inserted after Regulation 43 in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, which requires top five hundred listed companies (based on market capitalisation of every financial year) to formulate a Dividend Distribution Policy.

Hatsun Agro Product Limited being one of the top five hundred listed companies as per the market capitalisation as on the last day of the immediately preceding financial year, (31.03.2016) framed this policy to comply with the requirements of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and continues to comply with the amended Regulation also.

4. Definitions

4.1. Unless repugnant to the context:

4.1.1 "Act" shall mean The Companies Act, 2013 including the Rules made thereunder, as amended from time to time.

4.1.2 "Applicable Laws" shall mean The Companies Act, 2013 and Rules made thereunder, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015; as amended from time to time and such other act, rules or regulations which provides for declaration and distribution of Dividend.

4.1.3 "Company"or "HAP" shall mean Hatsun Agro Product Limited.

4.1.4 "Chairman" shall mean the Chairman of the Board of Directors of the Company.

4.1.5 "Compliance Officer" shall mean the Compliance Officer of the Company appointed by the Board of Directors pursuant to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

4.1.6 "Board" or "Board of Directors" shall mean Board of Directors of the Company.

4.1.7 "Dividend" shall mean Dividend as defined under The Companies Act,2013.

4.1.8 "MD & CEO" shall mean Managing Director of the Company.

4.1.9 "Policy or this Policy" shall mean the Dividend Distribution Policy.

4.1.10 "SEBI Regulations" shall mean the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 together with the circulars issued thereunder, including any statutory modification(s) or re-enactment(s) thereof for the time being inforce.

4.2. Interpretation

4.2.1 In this Policy, unless the contrary intention appears: 2.1.a. the clause headings are for ease of reference only and shall not be relevant to interpretation;

2.1.b. a reference to a clause number includes a reference to its sub-clauses;

2.1.c. words in singular number include the plural and vice versa;

2.1.d. Words and expressions used and not defined in this Policy but defined in The Companies Act, 2013 or rules made thereunder or The Securities and Exchange Board of India Act, 1992 or regulations made thereunder or The Depositories Act, 1996 shall have the meanings respectively assigned to them in those Acts, Rules and Regulations.

5. Parameters for declaration of Dividend

5.1 In line with the philosophy stated above in Clause 2, the Board of Directors of the Company, shall consider the following parameters for declaration of Dividend:

5.1.1 Financial Parameters/Internal Factors:

The Board of Directors of the Company would consider the following financial parameters before declaring or recommending dividend to shareholders:

- a. Net operating profit after-tax;
- b. Working capital requirements;
- c. Capital expenditure requirements;
- d. Fund acquisitions and/or new businesses
- e. Cash flow required to meet contingencies;
- f. Outstanding borrowings;
- g. Past Dividend Trends

5.1.2 External Factors:

The Board of Directors of the Company would consider the following external factors before declaring or recommending dividend to shareholders:

- a. Prevailing legal requirements, regulatory conditions or restrictions laid down under the Applicable Laws including tax laws and
- b. Dividend pay-out ratios of companies in the same industry.

5.2 Circumstances under which the shareholders may or may not expect Dividend:

The shareholders of the Company may not expect Dividend under the following circumstances:

- 1.1.a. Whenever a significant expansion project requiring higher allocation of capital is envisaged by the Company; 1.1.b. When higher working capital requirements adversely impact free cash flow;
- 1.1.c. When any acquisitions or joint ventures requiring significant allocation of capital is envisaged by the Company;
- 1.1.d. Whenever Company proposes to utilise surplus cash for buy-back of securities; or
- 1.1.e. In the event of inadequacy of profits or whenever the Company has incurred losses.

5.3 Utilisation of retained earnings:

The Company may declare dividend out of the profits of the Company for the year or out of the profits for any previous year or years or out of the free reserves available for distribution of Dividend, after having due regard to the parameters laid down in this Policy and applicable laws.

5.4 Parameters adopted with regard to various classes of shares:

i. Presently, the Authorised Share Capital of the Company is divided into Equity Shares of Re. 1 each and Preference Shares of Rs. 100 each. At present, the issued

and paid-up share capital of the Company comprises of equity shares only.

- ii. The Company shall first declare dividend on outstanding preference shares, if any, at the rate of dividend fixed at the time of issue of preference shares and thereafter, the dividend would be declared on equity shares.
- iii. As and when the Company issues other kind of shares, the Board of Directors may suitably amend this Policy.

6 Procedure

- a. The Chief Financial Officer in consultation with the MD of the Company shall recommend any amount to be declared/recommended as Dividend to the Board of Directors of the Company.
- b. The agenda of the Board of Directors where Dividend declaration or recommendation is proposed shall contain the rationale of the proposal.
- c. Pursuant to the provisions of applicable laws and this Policy, interim Dividend approved by the Board of Directors will be confirmed by the shareholders and final Dividend, if any, recommended by the Board of Directors, will be subject to shareholders'approval, at the ensuing Annual General Meeting of the Company.
- d. The Company shall ensure compliance of provisions of Applicable Laws and this Policy in relation to Dividend declared by the Company.

7 Disclosure:

The Company shall make appropriate disclosures as required under the SEBI Regulations.

8 General

- a. This Policy would be subject to revisions/ amendments in accordance with the guidelines as may be issued by the Ministry of Corporate Affairs, The Securities and Exchange Board of India or such other regulatory authority as may be authorised, from time to time, on the subject matter.
- b. The Company reserves its right to alter, modify, add, delete or amend any of the provisions of this Policy.
- c. In case of any amendment(s), clarification(s), circular(s) etc. issued by the relevant authorities, not being consistent with the provisions laid down under this Policy, then such amendment(s), clarification(s), circular(s) etc. shall prevail upon the provisions hereunder and this Policy shall stand amended accordingly from the effective date as laid down under such amendment(s), clarification(s), circular(s)etc.

Annexure – F to Board's Report

Form-A-Disclosure of Particulars with Respect to Conservation of Energy

1. POWER & FUEL CONSUMPTION

Electricity Consumption:	2023-2024	2022-2023
a) Purchased Units Total Amount (₹) Rate/Unit (₹)	13,47,85,996 1,14,09,01,716 8.46	12,25,47,089 99,15,06,007 8.09
b) Through Diesel Generation Quantity of Diesel Consumed (Ltrs) Units Total Amount (₹) Cost per Unit Unit per Liter of Diesel Oil	12,24,060 37,98,918 12,66,32,136 33.33 3.10	13,33,085 38,34,135 13,11,59,530 34.21 2.88

2. COAL CONSUMPTION

Coal Consumption	2023-2024	2022-2023
Quantity in Kg.	2,92,16,432	2,10,45,764
Total Amount (₹)	23,09,13,697	22,49,68,775
Average Rate (₹)/KG)	7.90	10.69

3. FURNACE OIL CONSUMPTION

Furnace Oil Consumption	2023-2024	2022-2023
Quantity in Ltrs	85,565	10,261
Total Amount (₹)	38,51,078	3,85,270
Average Rate (₹/LT)	45.01	37.55

4. FIREWOOD CONSUMPTION

Firewood Consumption	2023-2024	2022-2023
Quantity in Kg.	3,32,99,898	3,17,32,317
Total Amount (₹)	15,23,93,003	14,06,86,024
Average Rate (₹/KG)	4.58	4.43

Briquette Consumption	2023-2024	2022-2023
Quantity in Kg.	66,10,205	61,41,862
Total Amount (₹)	5,34,81,239	5,35,29,461
Average Rate (₹/KG)	8.09	8.72

5. CONSUMPTION PER UNIT OF PRODUCTS i.e. PER LITRE OF MILK Milk & Milk Products

Period	UOM	Units in Lakhs	Processed Qty in Lakhs	Unit/litre
2020-21	KwH	767	11137	0.069
2021-22	KwH	1030	12171	0.085
2022-23	KwH	1185	12447	0.095
2023-24	KwH	1263	13424	0.094

RESEARCH AND DEVELOPMENT

1. Specific Areas in which R & D is being carried out by the Company

a) Process Development

- (i) Somatic Cell Counter Test is conducted to detect animal udder health.
- (ii) Ensuring accurate and credible testing of Fat/SNF content in the Milk being supplied by way of installation of Eco Milk Analysers at various chilling /collection centers.
- (iii) To improve the quality of Ice Creams IQF has been installed for quick hardening of Ice creams.
- (iv) For Ice Cream Stick Bars and Cakes, world class fruit preparations, fruit toppings, chocolate toppings and in-house chocolate coatings recipes have been developed.
- (v) New recipes of International Standards for ice creams, sorbets, yoghurt ice creams and extruded ice cream products are under process.
- b) Ongoing process of Product Diversification
- c) Constantly upgrading/enhancing Quality of Products to be on a par with International Standards.
- d) Food Safety Assurance: New instruments like 1) ICP-OES Cost (Inductively Coupled Plasma-Optical Emission Spectroscopy) being used for detecting trace metals with a focus on heavy metals, the control of which will go a long way in assuring safety of milk & milk Products 2) Similarly, for detecting traces of major Pesticides and Other harmful volatile Chemicals in Milk, Milk Products, Water etc., Gas Chromatography is being used. 3) UV Carry -60 Spectrophotometer For detection of metals, amino-acids, and vitamins etc., UV Carry-60 Spectrophotometer is being used which help in improving the nutritive value of milk & milk products.

Expenditure incurred on R&D is merged with appropriate expenditure/capital accounts and not shown separately. Please refer to the note given below on R&D Expenditure.

2. Benefits derived

Continuous upgradation of quality of products has resulted in better acceptance of products by all the classes of consumers.

3. Future plan of action

More importance will be given on product/process development/innovation, to bring down cost without compromising on product quality and to achieve international standards in quality and taste.

4. Expenditure on R & D*

(a) Capital : Nil
(b) Recurring : Nil
(c) Total : Nil

(d) Total R & D Expenditure

as a percentage of Total Turnover: Nil

* The expenditure incurred on R&D is merged with the appropriate expenditure/capital accounts.

5. i) The Steps taken or Impact on Conservation of Energy:

Arrangements have been made with the private players engaged in the setting up and generation of Solar Power for consuming Clean and Renewable Energy to minimise the energy consumption from the Electricity Boards. Please refer to BRSR for other details.

ii) The Steps taken by the Company for utilising alternate sources of energy:

The Company uses green energy (Solar Power) at a Tariff which is less than the Power Tariff fixed by the State Electricity Boards. For other details related to this, please refer to BRSR

iii) The Capital Investment on Energy Conservation Equipments: NIL

TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION

1. Efforts Made

The Company has undertaken efforts to absorb the best available technology for processing of milk and manufacturing milk related products like replacement of existing reciprocating compressor with scroll compressor in the refrigeration unit of our Bulk Coolers, VFD installation for scroll compressor and also energy purchase from Windmill/Solar.

2. Benefits

Absorption of the best technology reflects in the Company's products, which are clearly differentiated from its competitors and its processes that consistently deliver more with less expenditure. Due to the measures taken above, there were considerable improvement in compressor efficiency coupled with reduction in power consumption and power cost.

Foreign Exchange Earnings and Outgo

(₹ in Lakhs)

S.No.	Particulars	Year Ended 31st March, 2024	Year Ended 31st March, 2023
1.	Foreign exchange earnings	1,330.57	710.89
2.	CIF Value of Imports	3,936.30	3,845.43
3.	Expenditure in foreign currency	211.22	143.88
4.	Dividend paid in foreign currency	NIL	NIL

For and on behalf of the Board of HATSUN AGRO PRODUCT LIMITED

Sd/-Sd/-R.G. ChandramoganC. SathyanChairmanManaging Director(DIN: 00012389)(DIN: 00012439)

Date: 22nd April, 2024

Place: Chennai

Annexure – G To Board's Report AOC 2

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

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

Details of contracts or arrangements or transactions not at arm's length basis

There were no contracts or arrangements or transactions entered into during the year ended 31st March 2024, which were not at arm's length basis.

Details of material contracts or arrangement or transactions at arm's length basis-

No material transactions.

For and on behalf of the Board of HATSUN AGRO PRODUCT LIMITED

Sd/-R.G. Chandramogan

Sd/C. Sathyan

Chairman Managing Director (DIN: 00012389) (DIN: 00012439)

Date: 22.04.2024 Place: Chennai

REPORT ON CORPORATE GOVERNANCE

I. COMPANY'S PHILOSOPHY ON CORPORATE **GOVERNANCE**

The checks and balances between the Board of Directors, Management and the Investors prove to be the essence of Corporate Governance process which ensure effective functioning of an Organisation that can produce long term value to all the Stakeholders. It is the system by which business corporations are directed and controlled. Corporate Governance structure specifies the distribution of rights and responsibilities among different participants in the Company such as the Board, Management, Shareholders and other Stakeholders and specifies the rules and procedures for making decisions on Corporate Affairs. Your Company has been, is and will be committed to the best practices in Corporate Governance ensuring ethically driven business processes based on values, maximising value of Shareholder in a sustainable way while ensuring fairness to all the Stakeholders, Customers, Vendors, Employees both permanent and on contract, Dealer partners, Farmers, Local, State and Governments and the Society at large. Your Company believes that, to enhance the value of all the Stakeholders, good Corporate Governance is essential for achieving long-term corporate goals. In this pursuit, Your Company gives importance to ensuring fairness, transparency and integrity of the Management, in order to protect the interests of all its stakeholders.

Company's Board of Directors, Senior Management and all the employees commit themselves to serve to the best interests of all the Stakeholdersboth individually in their respective positions in the Organisation and as a Team. Your Board of Directors perceive their role as trustees to the stakeholders in particular and the society at large.

Strong leadership and the best Corporate Governance practices have been the Company's hallmark. Your Company has adopted a Code of Conduct for its employees including the Managing Director as well as its Non-Executive Directors.

Your Company continues to focus on its resources, strengths and strategies to achieve its vision of brand building, maximising stakeholders' developing people to deliver the same, while upholding the core values of excellence, integrity, responsibility, unity and understanding, which are fundamentals to the running of the Company's business.

The Governance mechanism covers aspects related to composition and role of the Board, Chairman and Directors, Board diversity, definition of independence, Committees of the Board and all the aspects required to be covered as per the Regulations.

These codes are available on the Company's website. Your Company keeps its Corporate Governance policies under constant review to conform, wherever

applicable, with best practices and principles. Your Company is in compliance with the requirements of the guidelines on Corporate Governance stipulated under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.

II. BOARD OF DIRECTORS

1. As on 31st March, 2024, your Company had Eleven Directors with Six Non-Executive Independent Directors - Two among them were Independent Women Directors - Four Non-Executive Non-Independent Directors and one Executive Director. The Chairman of the Company is a Non-Executive Non-Independent Director. The composition of the Board is in conformity with Regulation 17 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.

At the close of business hours of 31.03.2024, One Independent Director Mr B. Thenamuthan ceased to be an Independent Director due to completion of two terms of 5 consecutive years of appointment and thus, from 01.04.2024, the Board consisted of 10 Directors with Five Non-Executive Independent Directors - Two among them Independent Women Directors - Four Non-Executive Non Independent Directors and one Executive Director.

- 2. Mr. R.G.Chandramogan, Chairman and Mr. C.Sathyan, Managing Director are relatives in terms of Section 2(77) of the Companies Act, 2013 read with the relevant Rules made thereunder. None of the other Directors are related to each other.
- 3. None of the Directors holds directorship in more than 7 listed entities. None of the Independent Directors hold Independent Directorship in more than 7 listed entities. Whole-time Director i.e., the Managing Director does not hold directorship in any other listed entity. None of the Directors on the Board is/was a Member in more than 10 committees or acted as Chairman of more than 5 committees across all Companies in which he/she is/was a Director. The Directors have disclosed to the Company about the committee positions they occupy in other Companies and notify changes as and when they take place.
- 4. The names and categories of the Directors on the Board, their attendance at Board Meetings held during the year and the number of Directorships and Committee Chairmanships/Memberships held by them in other Companies are given below. Chairmanships /Memberships of Board Committees include only Audit and Stakeholders' Relationship Committees.

Table 1: Composition of Board of Directors as on 31st March, 2024									
NAME AND DESIGNATION OF THE DIRECTOR	CATEGORY	NUMBER OF BOARD MEETINGS DUBING THE YEAR		WHETHER ATTENDED LAST AGM	NUMBER OF DIRECTORSHIPS IN OTHER COMPANIES		NUMBER OF COMMITTEE POSITIONS HELD IN OTHER PUBLIC COMPANIES		NAME OF OTHER LISTED ENTITY IN WHICH THE DIRECTORSHIP IS BEING HELD AND THE CATEGORY OF DIRECTORSHIP
		HELD	ATTENDED	YES/NO	CHAIRMAN	MEMBER	CHAIRMAN	MEMBER	
MR. R.G. CHANDRAMOGAN (Chairman and Non-Executive Director)	Promoter -Chairman and Non-Executive Non-Independent Director	7	7	Yes	Nil	Nil	Nil	Nil	Not Applicable
MR. C. SATHYAN (Managing Director)	Promoter Group-Managing Director (Executive)	7	5	Yes	Nil	Nil	Nil	Nil	Not Applicable
MR. K.S. THANARAJAN (Non-Executive Director)	Non-Executive Non-Independent Director	7	7	Yes	Nil	Nil	Nil	Nil	Not Applicable
MR. P. VAIDYANATHAN (Non-Executive Director)	Non-Executive Non-Independent Director	7	4	Yes	Nil	4	Nil	Nil	Not Applicable
MR. V.R.MUTHU (Independent Director)	Non-Executive Independent Director	7	3	Yes	Nil	7	Nil	1	Independent Director in Thangamayil Jewellery Limited
*MR. BALASUBRAMANIAN THENAMUTHAN (Independent Director)	Non-Executive Independent Director	7	4	Yes	Nil	1	Nil	Nil	Not Applicable
MR. TAMMINEEDI BALAJI (Independent Director)	Non-Executive Independent Director	7	3	Yes	Nil	5	Nil	Nil	Not Applicable
MR. S. SUBRAMANIAN (Independent Director)	Non-Executive Independent Director	7	6	Yes	Nil	Nil	Nil	Nil	Not Applicable
DR. CHALINI MADHIVANAN (Independent Woman Director)	Non-Executive Independent Director	7	5	Yes	Nil	1	Nil	Nil	Not Applicable
MR. D. SATHYANARAYAN (Non-Executive Director)	Non-Executive Non-Independent Director	7	4	Yes	Nil	Nil	Nil	Nil	Not Applicable
DR. ARCHANA NARAYANASWAMY (Independent Woman Director)	Non-Executive Independent Director	7	NA	NA	Nil	Nil	Nil	Nil	Not Applicable

^{*}Ceased to be a Director on completion of two terms of 5 consecutive years of appointment as an Independent Director from the close of business hours of 31.03.2024.

LIST OF CORE SKILLS/EXPERTISE/COMPETENCIES

The Board identifies the following skills/expertise/competencies for conducting the affairs of the business of the Company in an effective, sustainable and socially responsible manner:

- i) Knowledge of Dairy Industry, its Operations, Products etc.,
- ii) Knowledge of customs and practices in the rural areas, animal husbandry, techniques to interact with the rural mass and procure the milk;
- iii) Knowledge of technological development and implementation of the same in the dairy industry for the effective running of business;
- iv) Financial, Accounting and Legal knowledge and acumen to run the business to the expectation of the Stakeholders;
- v) Ability to closely follow the competitive business environment and implementation of strategies for the beneficial performance;
- vi) Knowledge of inducting the required human resource, motivating them for achieving the ultimate business objectives etc.,
- vii) Compliance with the requirement of various Statutes applicable to the Company.

A Chart/Matrix setting out the Skills/Expertise/Competence of the Board of Directors with names and their expertise

S.No	Name of the Director	Management Skill	Knowledge on Dairy Industry, its operations, products etc.,	Finance, Accounting and Legal Knowledge and compliance with the requirement of various Statutes	Implementation of strategies for the beneficial performance and Marketing skills
1	Mr. R.G. Chandramogan	~	V	~	~
2	Mr. C. Sathyan	~	V	~	~
3	Mr. P. Vaidyanathan	~	~	~	V
4	Mr. K.S. Thanarajan	V	V	V	V
5	Mr. V.R. Muthu	~		V	V
6	Mr. S. Subramanian	~	V	~	~
7	Mr. T. Balaji	~	~	✓	V
8	Mr. B. Thenamuthan	~		V	V
9	Dr. Chalini Madhivanan	~			V
10	Mr. D. Sathyanarayan	~	V		
11	Dr. Archana Narayanaswamy	V			V

Note: The mark "✔" indicates the presence of requisite knowledge.

The Board believes that the present composition of Board of Directors is well diversified. The Chairman and the Managing Director on the Board of the Company have decades of experience in the Dairy business and are effective in implementation of various strategies and running the business successfully and consistently. Similarly, the Non-Executive Directors are Professionals in their respective areas like Finance, Business, Medicine, Engineering, Statutory Compliances etc., and are experienced in various fields including the dairy industry and contribute their knowledge for the effective running of the business of the Company.

5. The Board has met 7 (Seven) times during the year and the gap between two meetings did not exceed 120 Days. The said Meetings were held on 09-May-23, 05-Jul-23, 19-Jul-23, 08-Aug-23, 19-Oct-23, 19-Jan-24 and 29-March-24. The necessary quorum was present for all the meetings.

None of the Non-Executive Directors has any material pecuniary relationship or transactions with the Company.

Mr. C Sathyan, Managing Director is the son of Mr. R. G. Chandramogan, the Chairman of the Company and they are related to each other. Except the relationship between the Chairman and the Managing Director, none of the other Directors have any relationship inter-se.

SUCCESSION PLANNING

The Nomination and Remuneration committee evaluates and recommends to the Board on the leadership succession plan to ensure orderly succession in appointments to the Board and to the Senior Management. The Company focuses on maintaining the required skills and experience for smooth functioning of the business by identifying the talent within and outside the Organisation and determine the eligible persons for succession to the Senior level. By integrating workforce planning with strategic business planning, the Company puts the necessary financial and human resources in place so that its objectives can be met. Our Board has 10 (Ten) directors with broad and diverse skills and viewpoints to aid the Company in advancing its strategy. Besides this, promoting Senior Management within the Organisation fuels the ambitions of the talent force to earn future leadership roles.

6. The minimum information as required under Part A of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended is made available to the Board.

The Board has established procedures to enable the Board to periodically review compliance reports of all the laws applicable to the Company (prepared by the Company) as well as steps taken by the Company to rectify instances of non-compliances, if any.

Performance evaluation criteria for Independent Directors (Section 149 read with Schedule IV of the Companies Act, 2013):

The following are the annual evaluation criteria laid down by the Nomination and Remuneration Committee for the Independent Directors and these are subject to review from time to time:

Evaluation based on professional conduct:

- Whether Independent Director upholds ethical standards of integrity and probity?
- Whether Independent Director acts objectively and constructively while exercising his/her duties?
- Whether Independent Director exercises his/her responsibilities in a bona fide manner in the interest of the Company?
- Whether Independent Director devotes sufficient time and attention to his/her professional obligations for informed and balanced decision making?
- Whether Independent Director dis-allows any extraneous considerations that will vitiate his/her exercise of objective independent judgment in the paramount interest of the Company as a whole, while concurring in or dissenting from the collective judgment of the Board in its decision making?
- Whether Independent Director abuses his/her position to the detriment of the Company or its shareholders or for the purpose of gaining direct or indirect personal advantage or advantage for any associated person?
- Whether Independent Director refrains from any action that would lead to loss of his/her independence?
- Where/when circumstances arise which make an Independent Director lose his/her independence, whether the independent director has immediately informed the Board accordingly?
- Whether Independent Director assists the Company in implementing the best corporate governance practices?

Evaluation based on Role and functions:

- Whether Independent Director helps in bringing an independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct?
- Whether Independent Director brings an objective view in the evaluation of the performance of Board and management?

- Whether Independent Director scrutinises the performance of management in meeting agreed goals and objectives and monitors the reporting of performance?
- Whether Independent Director satisfies himself /herself on the integrity of financial information and that financial controls and the systems of risk management are robust and defensible?
- Whether Independent Director has taken actions to safeguard the interests of all the stakeholders, particularly the minority shareholders?
- Whether Independent Director balances the conflicting interest of the stakeholders?
- Whether Independent Director during the Board/ Committee meetings along with other members determines appropriate levels of remuneration of executive directors, Key Managerial Personnel and ensures Senior Management have a prime role in appointing and where necessary recommends removal of executive directors, Key Managerial Personnel and Senior Management?
- Whether Independent Director moderates and arbitrates in the interest of the Company as a whole, in situations of conflict between management and shareholder's interest?

Evaluation based on duties:

- Whether Independent Director undertakes appropriate induction and regularly update and refresh his/her skills, knowledge and familiarity with the Company?
- Whether Independent Director seeks appropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts?
- Whether Independent Director strives to attend all the meetings of Board of Directors and of the Committees of which he/she is a member?
- Whether Independent Director participates constructively and actively in the Meetings of Committees of the Board in which he/she is chairperson or member?
- Whether Independent Director strives to attend the general meetings of the Company?
- Where Independent Director has concerns about the running of the Company or a proposed action, whether he/she ensures that these are addressed by the Board and, to the extent that they are not resolved, insist that his/her concerns are recorded in the minutes of the Board meeting?
- Whether Independent Director does not unfairly obstruct the functioning of an otherwise proper Board or Committee of the Board?

- Whether Independent Director gives sufficient attention and ensures that adequate deliberations are held before approving related party transactions and assures himself/herself that the same are in the interest of the Company?
- Whether Independent Director ascertains and ensures that the Company has an adequate and functional vigil mechanism and also ensures that the interests of a person who uses such mechanism are not prejudicially affected on account of such use?
- Whether Independent Director reports concerns about unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct?
- Whether Independent Director acts within his/her authority, assists in protecting the legitimate interests of the Company, shareholders and its employees?
- Whether Independent Director does not disclose confidential information, including commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law?

The details of familiarisation programmes imparted to the Independent Directors can be viewed on the below mentioned weblink:

https://www.hap.in/pdf/policies/Familiarisation-Session-Details-2024.pdf

EQUITY SHARES HELD BY NON-EXECUTIVE DIRECTORS					
Name of the Director	Designation	Number of equity shares held as on 31st March, 2024			
Mr. R.G. Chandramogan	Non-Executive & Non-Independent Director	12,22,11,715			
Mr. P. Vaidyanathan	Non-Executive & Non-Independent Director	1,37,977 (as a Karta of Vaidyanathan P (HUF) 11,03,821 (as a Karta of Panchapagesan Vaidyanathan S HUF)			
Mr. K.S. Thanarajan	Non-Executive & Non-Independent Director	6,68,179			
Mr. V.R. Muthu	Non-Executive & Independent Director	59,773			

None of the other Non-Executive Directors hold any shares in the Company as on 31st March, 2024.

Risk Management

The Company has established a robust risk assessment and minimisation procedures, which are reviewed by the Board periodically. The Company has a structure in place to identify and mitigate various risks that would be faced by it from time to time. The risks are reviewed periodically, new risks if any are identified, assessed, and control measures are designed to put in place with fixed timelines for mitigating the risk. The Company has set up a Risk Management Committee to review the risks and provide measures to control the same.

III. AUDIT COMMITTEE

The Audit Committee plays an important role in overseeing the internal control and the financial reporting system of the Company. The Company has an independent audit committee constituted in line with the provisions of Regulation 18 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended read with Section 177 of the Companies Act, 2013.

The Audit Committee comprises of Six Members - four Non-Executive Independent Directors and two Non-Executive Non-Independent Directors.

The Audit Committee comprised of Mr. S.Subramanian, Mr. P.Vaidyanathan, Mr. Tammineedi Balaji, Mr. Balasubramanian Thenamuthan, Mr. K.S. Thanarajan and Dr. Chalini Madhivanan as its Members up to 31.03.2024.

Pursuant to the Cessation of Independent Directorship by Mr Balasubramanian Thenamuthan, the Committee was re-constituted w.e.f., 01.04.2024. The Audit Committee at present (w.e.f.,01.04.2024) comprises of Mr.S. Subramanian, Mr. K.S. Thanarajan, Mr. P.Vaidyanathan, Mr V R Muthu, Dr. Archana Narayanaswamy and Mr. Tammineedi Balaji, as its Members.

The Chairman of the Committee has an excellent financial and accounting knowledge and all the other Members are financially literate. The Company Secretary acts as the Secretary of the Committee.

The Committee met 5 (five) times during the year on 09-May-23, 19-Jul-23, 08-Aug-23, 19-Oct-23 and 19-Jan-24. The time gap between any two meetings was less than 120 days. Necessary quorum was present for all the meetings.

TABLE 2: ATTENDANCE RECORD OF AUDIT COMMITTEE						
NAME OF	CATEGORY	STATUS	NO. OF MEETINGS			
THE DIRECTOR	CATEGORI	SIAIOS	HELD	ATTENDED		
S. Subramanian	Independent	Chairman	5	4		
P. Vaidyanathan	Non-Executive Non-Independent	Member	5	4		
Balasubramanian Thenamuthan (upto 31.03.2024)	Independent	Member	5	4		
Tammineedi Balaji	Independent	Member	5	3		
Chalini Madhivanan	Independent	Member	5	3		
K.S. Thanarajan	Non-Executive Non-Independent	Member	5	5		

The Functions/Terms of Reference of the Audit Committee include the following:

- Overseeing the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditors and the fixation of audit fees.

- Approval of payment to statutory auditors for any other services rendered by the Statutory Auditors.
- Reviewing, with the management, the annual financial statements before submission to the Board for approval, with particular reference to:
 - Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of Section 134 of the Companies Act, 2013.
 - Changes, if any, in accounting policies and practices and reasons for the same.
 - Major accounting entries involving estimates based on the exercise of judgment by the management.
 - Significant adjustments made in the financial statements arising out of audit findings.
 - Compliance with listing and other legal requirements relating to financial statements.
 - Disclosure of any related party transactions.
 - Modified Opinion if any in the draft audit report.
- Reviewing, with the management, the quarterly financial statements before submission to the Board for approval.
- Reviewing with the management, the statement of uses/application of funds raised through an issue (public issue, rights issue, preferential issue, etc.) the statement of funds utilised for the purposes other than those stated in the offer document/ prospectus/notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter.
- Review and monitor the auditor's independence and performance and effectiveness of audit process.
- Approval or any subsequent modification of transactions of the Company with the related parties, if any
- Scrutiny of inter-corporate loans and investments.
- Valuation of undertakings or assets of the Company, wherever it is necessary.
- Evaluation of internal financial controls and risk management systems.
- Reviewing, with the management, performance of statutory and internal auditors, and adequacy of the internal control systems.
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit.
- Discussion with internal auditors on any significant findings and follow up thereon.

- Reviewing the findings of any internal investigations by the internal auditors into the matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors as applicable.
- To review the functioning of the Whistle-Blower mechanism.
- Approval of appointment of Chief Financial Officer (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate.
- Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.

The Audit Committee is empowered to

- Investigate any activity within its terms of reference.
- Seek information from any employee.
- Obtain outside legal or other professional advice.
- Secure attendance of outsiders with relevant expertise, if it considers necessary.

The Company has systems in place to ensure that the Audit Committee reviews:

- Management discussion and analysis of financial condition and results of operations.
- Statement of significant related party transactions (as defined by the audit committee), submitted by the management.
- Management letters/letters of internal control weaknesses issued by the statutory auditors.
- Internal audit reports relating to internal control weaknesses.
- The appointment, removal and terms of remuneration of the Chief Internal Auditors shall be subject to review by the Audit Committee
- Statement of deviations if any:
- Quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
- Annual statement of funds utilised for purposes other than those stated in the offer document/ prospectus/notice in terms of Regulation 32(7).
- Total fees for all the services paid by the Company on a consolidated basis to the Statutory Auditors and all the entities in the network firm/network entity of which the Statutory Auditor is a part.

IV. NOMINATION AND REMUNERATION COMMITTEE

The Nomination and Remuneration Committee comprised of Six Members - four Non-Executive Independent Directors and two Non-Executive Non-Independent Directors viz., Mr.S. Subramanian (Chairman), Mr. P.Vaidyanathan, Mr. Balasubramanian Thenamuthan, Mr. Tammineedi Balaji, Dr.Chalini Madhivanan and Mr. K.S.Thanarajan up to 31.03.2024.

The Committee was re-constituted w.e.f., 01.04.2024. The Nomination and Remuneration Committee at present (w.e.f., 01.04.2024) comprises of Mr.S. Subramanian (Chairman), Mr. K.S. Thanarajan, Mr. Tammineedi Balaji and Dr. Chalini Madhivanan, as its Members.

At present, the Nomination and Remuneration Committee comprises of Four Members - Three Non-Executive Independent Directors and One Non-Executive Non-Independent Director.

The Chairman of the Committee is an Independent Director. The Company Secretary acts as the Secretary of the Committee.

The Role/Terms of Reference of Nomination and Remuneration Committee include:

- (1) formulation of the criteria for determining qualifications, positive attributes and independence of a Director and recommend to the Board of Directors a policy relating to, the remuneration of the Directors, Key Managerial Personnel and other employees;
- (2) formulation of criteria for evaluation of performance of Independent Directors and the board of Directors taking in to consideration, the attendance, active participation in discussion, pointing out deviations on Compliances if any etc.,
- (3) devising a policy on diversity of Board of Directors;
- (4) identifying persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board of Directors their appointment and removal.
- (5) Whether to extend or continue the term of appointment of the Independent Director, on the basis of the report of performance evaluation of Independent Directors.
- (6) Recommend to the board, all the remuneration, in whatever form, payable to senior management.

The Committee has met 4 (four) times during the financial year on 19-Jul-23, 19-Oct-23 19-Jan-24 and 29-March-24.

TABLE 3: ATTENDANCE RECORD OF NOMINATION AND REMUNERATION COMMITTEE						
NAME OF	CATEGORY	STATUS	NO. OF	MEETINGS		
THE DIRECTOR	CATEGORI	SIAIOS	HELD	ATTENDED		
S. Subramanian	Independent	Chairman	4	4		
P. Vaidyanathan	Non-Executive Non-Independent	Member	4	3		
Balasubramanian Thenamuthan (upto 31.03.2024)	Independent	Member	4	3		
Tammineedi Balaji	Independent	Member	4	2		
Chalini Madhivanan	Independent	Member	4	3		
K.S. Thanarajan	Non-Executive Non-Independent	Member	4	4		

TABLE4: REMUNERATION DETAILS OF DIRECTORS

Name of the Director	Salary and Allowances	Sitting Fees	Contribution Benefits to PF and other funds	Benefits	Bonus	Stock Pension Options	Pension	Fixed Component	Performance linked incentives	Performance criteria	Service Contracts	Notice Period	Severance Fees	Total
Mr. R.G. Chandramogan	ı	1	1	1	1	ı		1	1	1	1	1	1	1
Mr. C. Sathyan	97,21,450	1	21,600	39,600	,	1	1	96,60,250	1	- op -	1	One month	1	97,21,450
Mr. K.S. Thanarajan	1	5,70,000	ı	1	ı	ı	1	ı	1	- op -	ı	1	ı	5,70,000
Mr. P. Vaidyanathan	1	3,15,000	ı	1	1	1	1	ı	1	- op -	1	ı	1	3,15,000
Mr. V.R. Muthu		1,50,000	,	1	ı	ı	-	1	-	- op -	1	ı	1	1,50,000
Mr. Balaji Tammineedi	ı	2,60,000	1	1	1	1	1	1	1	- op -	-	1	-	2,60,000
Mr. B. Thenamuthan	1	3,40,000	1	1	1	1	1	1	1	- op -	-	1	1	3,40,000
Dr. Chalini Madhivanan	1	3,90,000	,	1	ı	ı	1	,		- op -	ı	ı		3,90,000
Mr. S. Subramanian	1	4,95,000	1	1	ı	ı	1	1	1	- op -	1	ı	1	
Mr. D. Sathyanarayan		2,25,000	1	1	1	ı	1	1		- op -	6,04,100	1	1	8,29,100

- 1. All the Executive Directors are covered under the Company's Leave Encashment Policy and Group Gratuity Scheme along with other employees of the Company. Contribution to Gratuity Scheme is based on the actuarial valuation made on an overall Company basis and hence individual figures for the directors are not available.
- 2. The Remuneration of Managerial Personnel as mentioned above is being summarised under three major groups viz., Salary and Allowances, Contribution to PF and other funds and other perquisites and benefits. No Commission on the Profits of the Company is payable to the above said Managerial Personnel.
- 3. The Remuneration of Managerial Personnel as mentioned above are **fixed components** which is in accordance with the approval of the Shareholders obtained for their appointments. There is no Performance linked incentives given to the above said Managerial Personnel.
- 4. None of the above Managerial Personnel are entitled to any Stock Options.

Compensation Philosophy in respect of compensation to Non-Executive Directors

The objective of the Compensation Philosophy is to attract and retain high caliber individuals and motivate them towards achievement of exceptional performance that enhances the value of the Company.

During the Financial Year, until the Board Meeting held on 19th October 2023, a Sitting Fee of Rs.50,000/- (Rupees Fifty Thousand only) was paid to each Non-Executive Directors for attending a Board meeting and at the Board Meeting held on 19th January 2024, the Board approved the revision of Sitting Fee from Rs.50,000/- to Rs.75,000/- (Rupees Seventy Five Thousand only). Pursuant to the Board approval, a Sitting Fee of Rs.75,000/- (Rupees Seventy Five Thousand only) is being paid to each Non-Executive Directors for attending a Board meeting from 19th January 2024.

During the Financial Year, until the Board Committee Meetings held till 19th October 2023, a Sitting Fee of Rs.10,000/- (Rupees Ten Thousand only) was paid to each Committee Members for attending a Board Committee meeting and at the Board Meeting held on 19th January 2024, the Board approved the revision of Board Committee Sitting Fee from Rs.10,000/- to Rs.15,000/- (Rupees Fifteen Thousand only). Pursuant to the Board approval, a Sitting Fee of Rs.15,000/- (Rupees Fifteen Thousand only) is being paid to each Board Committee Members for attending a Board Committee meeting from 19th January 2024.

Mr. D. Sathyanarayan, Non-Executive Non-Independent Director of the Company was entitled to a monthly remuneration of Rs. 50,000/- from 01st April, 2023 till 31st March, 2024 approved by the members of the Company by way of passing a Special Resolution through postal ballot on 15th March, 2023.

Besides the above, in compliance with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, for the Financial year 2024 – 2025 i.e., for the period from 01.04.2024 to 31.03.2025, the approval of Members for continuing to make the payment of Remuneration as said above has been obtained on 13th December, 2023 through a Postal Ballot.

Please refer to the Company's website https://www.hap.in/policies.php for details as to Criteria for making payment of Sitting Fee and other payments to Non-Executive Directors.

NAME OF THE DIRECTOR	BOARD MEETING	AUDIT COMMITTEE MEETING	STAKE HOLDERS' RELATIONSHIP COMMITTEE MEETING	NOMINATION & REMUNERATION COMMITTEE MEETING	CSR COMMITTEE MEETING	RISK MANAGEMENT COMMITTEE MEETING	INDEPENDENT DIRECTORS' MEETING	TOTAL
P. Vaidyanathan	2,25,000	45,000	10,000	35,000	-	-	-	3,15,000
Balasubramanian Thenamuthan	2,25,000	45,000	20,000	35,000	-	-	15,000	3,40,000
Tammineedi Balaji	1,75,000	35,000	10,000	25,000	-	-	15,000	2,60,000
Chalini Madhivanan	3,00,000	35,000	-	40,000	-	-	15,000	3,90,000
K.S. Thanarajan	4,00,000	55,000	20,000	50,000	10,000	35.000	-	5,70,000
S. Subramanian	3,50,000	45,000	10,000	50,000	-	25.000	15,000	4,95000
D. Sathyanarayan	2,25,000	-	-	-	-	-	-	2,25,000
V.R. Muthu	1,50,000	-	-	-	-	-	-	1,50,000

There is NO pecuniary relationship/transaction that has taken place between the Company and the Non-Executive Directors during the financial year 2023-24 other than the payments, the details of which have been furnished above.

DIRECTORS AND OFFICERS LIABILITY INSURANCE (D&O INSURANCE)

D&O insurance for all the Directors including Independent Directors is in place.

POLICY ON SELECTION AND APPOINTMENT OF DIRECTORS AND THEIR REMUNERATION

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend his/her appointment, as per Company's Policy.
- b) The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient/satisfactory for the position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years, provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a Special Resolution.

Remuneration:-

1) Remuneration to Managing Director/Whole-time Directors:

- a) The Remuneration/Commission etc. to be paid to Managing Director/Whole-time Directors, etc. shall be governed as per the provisions of the Companies Act, 2013 and rules made there under and SEBI (LODR) Regulations, 2015 as amended or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director/ Whole-time Directors.

2) Remuneration to Non-Executive/Independent Directors:

- a) The Non-Executive/Independent Directors may receive Sitting Fees and such other remuneration as permissible under the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015 as amended. The amount of Sitting Fees shall be an amount as may be the Nomination recommended by Remuneration Committee and approved by the Board of Directors.
- b) All the remuneration of the Non-Executive/ Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197 (5) of the Companies Act, 2013) shall be subject to ceiling/limits as provided under The Companies Act, 2013 and rules made there under and SEBI (LODR) Regulations, 2015 as amended or any other

- enactment for the time being in force. The amount of such remuneration shall be an amount as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders, as the case may be.
- c) An Independent Director shall not be eligible to get Stock Options and also shall not be eligible to participate in any share based payment schemes of the Company.
- d) Any remuneration paid to Non-Executive/ Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (b) above if the following conditions are satisfied:
- d.i) The Services are rendered by such Director in his capacity as a professional; and
- d.ii) In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.

Remuneration Policy of the Company is attached with Board's Report and the same can be referred to in this regard.

BOARD CONFIRMATION ON THE INDEPENDENCE OF INDEPENDENT DIRECTORS:

The Board of Directors of the Company do hereby confirm that, in the opinion of the Board, the Independent Directors of the Company fulfil the conditions specified under SEBI (LODR) Regulations, 2015 as amended and they are independent of the Management.

V. STAKEHOLDERS' RELATIONSHIP COMMITTEE:

The Stakeholders' Relationship Committee comprised of Six Members - four Non-Executive Independent Directors and two Non-Executive Non-Independent Directors viz., Mr.S. Subramanian (Chairman), Mr. P. Vaidyanathan, Mr. Balasubramanian Thenamuthan, Mr. Tammineedi Balaji, Dr. Chalini Madhivanan and Mr. K.S. Thanarajan up to 31.03.2024.

The Committee was re-constituted w.e.f., 01.04.2024. The Stakeholders' Relationship Committee at present (w.e.f.,01.04.2024) comprises of Mr.S. Subramanian (Chairman), Mr. K.S. Thanarajan, Mr. Tammineedi Balaji and Dr. Chalini Madhivanan, as its Members.

The Chairman of the Committee is an Independent Director. The Company Secretary acts as the Secretary of the Committee.

During the year, two meetings of the Committee were held on 19-May-23 and 19-Oct-23.

	ATTENDANCE ERS' RELATIO			
NAME OF	CATEGORY	STATUS	NO. OF	MEETINGS
THE DIRECTOR	CATEGORI	SIAIOS	HELD	ATTENDED
P. Vaidyanathan	Independent	Member	2	1
B. Thenamuthan	Independent	Member	2	2
Tammineedi Balaji	Independent	Member	2	1
Chalini Madhivanan	Independent	Member	2	0
K. S. Thanarajan	Non-Executive	Member	2	2
S. Subramanian	Independent	Chairman	2	1

The Committee supervises the mechanism for redressal of shareholders'/investors' grievances and ensures cordial investor relations. The Committee takes care of the following matters:

- Transmission/Split/Sub-division/Consolidation or shares.
- · Issue of duplicate share certificates.
- Registration of Power of Attorneys, Probate Letters of transmission or similar other documents.
- Scrutiny of the performance of the Registrar & Share Transfer Agent and recommending measures for overall improvement of the quality of service.
- Resolving the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- Review of measures taken for effective exercise of voting rights by shareholders.
- Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- Review of various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company
- Any allied matter(s) out of and incidental to these functions and not herein above specifically provided for.

Details of Complaints received in SCORES during the year

No.of Shareholder's Complaints
received during the financial year - NIL
No.of Complaints resolved - NIL
No. of Complaints not solved to
the satisfaction of Shareholders - NIL
Number of Complaints remaining
unresolved and pending - NIL

		COMPLAINTS RECEIVED D DURING 2023 - 24
S. NO	NATURE OF COMPLAINTS	RECEIVED & REDRESSED DURING THE YEAR
1.	Correspondence regarding demat/general	1
2.	Correspondence regarding non-receipt of share certificate, transfer/transmission of shares	1
3.	Revalidation of dividend warrants/non-receipt of dividend warrants/status of dividend payment	NIL

Details of Demat Suspense Account/Unclaimed Suspense Account

In terms of Regulation 39 of the SEBI Listing Regulations, details of the equity shares lying in the Unclaimed Suspense Account are as follows:

Particulars	No. of Shareholders	No. of Shares
Aggregate number of shareholders and the outstanding shares in the suspense account lying at the beginning of the year (i.e. April 01, 2023)	NIL	NIL
Number of Shareholders who approached the listed entity for transfer of shares from suspense account during the FY2023-24	NIL	NIL
Number of Shareholders to whom shares were transferred from suspense account during the FY2023-24	NIL	NIL
Aggregate number of shareholders and the outstanding shares in the suspense account lying at the end of the year (i.e. March 31, 2024)	NIL	NIL

Your Company confirms that the voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares.

Compliance Officer

The Name and designation of the Compliance Officer of the Company:

Mr. G.Somasundaram, Company Secretary & Compliance Officer Corporate Office: Plot No.14 (TNHB), Tamilnadu Housing Board "A" Road, Sholinganallur, Chennai - 600119.

Phone No.: 091-044-24501622 Fax No.: 091-044-24501422 E-mail ID: secretarial@hap.in

VI. OTHER COMMITTEES

A. BORROWING AND INVESTMENT COMMITTEE

The Borrowing and Investment Committee comprises of four members of the Board namely Mr. R.G. Chandramogan (Chairman), Mr. C. Sathyan, Mr. K. S. Thanarajan and Mr. S. Subramanian. The Company Secretary acts as the Secretary of the Committee.

The Committee looks after the following:

- To Borrow Money from Banks and Financial Institutions/others on behalf of the Company upto a maximum aggregate amount of Rs. 1800 crores.
- To Invest (within the limits mentioned in the provisions of the Companies Act, 2013) the funds of the Company in to Securities and enter in to Financial transactions on behalf of the Company.

During the year, the Meetings of the Committee were held on 15-May-23, 30-June-23, 20-Sep-23, 13-Dec-23, 23-Dec-23, 29-Dec-23, 11-Jan-24, 22-Jan-24, 27-Feb -24, 20-March-24 and 26-March-24.

B. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

In terms of Section 135 of the Companies Act, 2013, the Board of Directors has constituted Corporate Social Responsibility Committee comprising of four members of the Board.

The Corporate Social Responsibility Committee comprised of four Members - One Executive Director, One Non-Executive Independent Director and two Non-Executive Non-Independent Directors up to 31.03.2024.

During the year, the Committee met once on 09-May-23.

TABLE 8: ATTEI SOCIAI	NDANCE RECOI RESPONSIBIL			DRATE
NAME OF	CATEGORY	STATUS	NO. OF	MEETINGS
THE DIRECTOR	6/11266111	0174100	HELD	ATTENDED
S. Subramanian	Independent	Chairman	1	0
K.S. Thanarajan	Non-Executive	Member	1	1
C. Sathyan	Executive	Member	1	1
P. Vaidyanathan	Non-Executive	Member	1	0

After the reconstitution of the Committee, w.e.f., 01.04.2024, the Corporate Social Responsibility Committee comprises of Three Members viz., Mr. S. Subramanian (Chairman - Independent Director), Mr. K S Thanarajan (Member - Non-Executive Non-Independent Director) and Mr C Sathyan (Member - Executive Director)

The Corporate Social Responsibility Committee has been formed to carry out the following duties:

 a) To formulate and recommend to the Board, a Corporate Social Responsibility Policy, indicating the activities to be undertaken in areas or subjects specified in Schedule VII of The Companies Act, 2013.

Activities relating to:-

- Eradicating hunger, poverty and malnutrition, promoting health care including preventive health care and sanitation including contribution to the Swachh Bharat Kosh set-up by the Central Government for the promotion of sanitation and making available safe drinking water;
- Promoting education, including special education and employment enhancing vocation skills especially among children, women, elderly, and the differently abled and livelihood enhancement projects;
- Promoting gender equality, empowering women, setting up homes and hostels for women and orphans; setting up old age homes, day care centers and such other facilities for senior citizens and measures for reducing inequalities faced by socially and economically backward groups;
- Ensuring environmental sustainability, ecological balance, protection of flora and fauna, animal welfare, agro forestry, conservation of natural resources and maintaining quality of soil, air and water including contribution to the Clean Ganga Fund set-up by the Central Government for rejuvenation of river Ganga;
- Protection of national heritage, art and culture including restoration of buildings and sites of historical importance and works of art; setting up public libraries; promotion and development of traditional arts and handicrafts:
- Measures for the benefit of armed forces veterans, war widows and their dependents, Central Armed Police Forces (CAPF) and Central Para Military Forces (CPMF) veterans, and their dependents including widows;
- Training to promote rural sports, nationally recognised sports, paralympic sports and Olympic sports;
- Contribution to the Prime Minister's National Relief Fund or Prime Minister's Citizen Assistance and Relief in Emergency Situations Fund (PM CARES Fund) or any other fund set up by the Central Government for socio-economic development and relief and welfare of the Scheduled Castes, the Scheduled Tribes, other backward classes, minorities and women;
- Contribution to incubators or research and development projects in the field of science, technology, engineering and medicine, funded by the Central Government or State Government or

Public Sector Undertaking or any agency of the Central Government or State Government: and Contributions to public funded Universities; Indian Institute of Technology (IIT); National Laboratories and autonomous bodies established under Department of Atomic Energy (DAE); Department of Biotechnology (DBT); Department of Science Technology (DST); Department Pharmaceuticals; Ministry of Ayurveda, Yoga and Naturopathy, Unani, Siddha and Homoeopathy (AYUSH); Ministry of Electronics and Information Technology and other bodies, namely Defense Research and Development Organisation (DRDO); Indian Council of Agricultural Research (ICAR); Indian Council of Medical Research (ICMR) and Council of Scientific and Industrial Research (CSIR), engaged in conducting research in science, technology, engineering and medicine aimed at promoting Sustainable Development Goals (SDGs)

- Rural development projects.
- Slum area development
- Contribution to corpus of a Trust/Society/Section 8
 Companies etc., created exclusively for CSR activities;
- Disaster management, including relief, rehabilitation and reconstruction activities
- b) To recommend the amount of expenditure to be incurred on the activities referred to in clause (a); and
- c) To monitor the Corporate Social Responsibility Policy of the Company from time to time.

Annual Report on CSR activities is provided separately in the Annexure to the Board's Report

C. RISK MANAGEMENT COMMITTEE

As per Regulation 21 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, The Board of Directors has constituted the Risk Management Committee comprising of the following members:

Mr. R G Chandramogan

- Non-Executive Non-Independent Director (Chairman)

Mr. K S Thanarajan

- Non-Executive Non-Independent Director (Member)

Mr. C Sathyan - Managing Director (Member)

Mr. S Subramanian - Independent Director (Member)

The Committee has been formed to assess the risks associated with the operations of the Company, to implement measures to minimise the risk and to monitor the risk management plan of the Company.

During the year, the Committee met on 09-May-23, 19-Oct-23 and 19-Jan-24.

	TENDANCE RE ANAGEMENT CO			SK
NAME OF	CATEGORY	STATUS	NO. OF	MEETINGS
THE DIRECTOR	6, 11 2 6 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	0171100	HELD	ATTENDED
R. G. Chandramogan	Non-Executive	Chairman	3	3
K. S.Thanarajan	Non-Executive	Member	3	3
C. Sathyan	Executive	Member	3	3
S. Subramanian	Independent	Member	3	2

The objectives and scope/terms of reference of the Risk Management Committee broadly comprises of:-

- Review and approve the Risk Management Policy and associated frameworks, processes and practices of the Company.
- Ensuring that the Company is taking appropriate measures to achieve prudent balance between risk and reward in both the ongoing and new business activities.
- Evaluating significant risk exposures of the Company and assess management's actions to mitigate the exposures in a timely manner (including one-off initiatives, and ongoing activities such as business continuity planning, disaster recovery planning & testing and Cyber Security).
- Co-ordinating its activities with the Audit Committee in instances where there is any overlap with audit activities (e.g. internal or external audit issues relating to risk management policy or practice).

Reporting and making regular recommendations to the Board.

VII. INDEPENDENT DIRECTORS MEETING:

During the year under review, the Independent Directors met once on 19th January, 2024 inter alia, to discuss:

- 1. Evaluation of the performance of Non-Independent Directors and the Board of Directors as a Whole:
- Evaluation of the performance of the Chairman of the Company, taking into account the views of the Executive and Non-Executive Directors.
- 3. Evaluation of the quality, content and timelines of flow of information between the management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

All the Independent Directors except Mr. V R Muthu were present at the meeting.

VIII. GENERAL BODY MEETINGS

(i) Annual General Meeting (AGMs)

TABLE 10): DATE, TIME	AND VENU	JE OF THE LAST THREE AGMs.
FINANCIAL YEAR	DATE	TIME	VENUE
2020-21	1st September, 2021	10.00 A.M.	Meeting held through Video Conferencing at the Registered Office of the Company as Venue.
2021-22	20th September, 2022	10.00 A.M.	Meeting held through Video Conferencing at the Registered Office of the Company as Venue.
2022-23	05th September, 2023	10.00 A.M.	Meeting held through Video Conferencing at the Corporate Office of the Company as Venue.

(ii) Extra-Ordinary General Meeting

There was no Extra-Ordinary General Meeting of the Company held during the financial year 2023-24.

(iii) Special Resolutions

- (a) Following special resolutions were passed at the Annual General Meeting held for the financial year 2020-21 on 01st September, 2021:
- Approval for raising of funds through private placement of equity shares by way of qualified institutional placement.
- Increase in the authorised share capital and the consequent alteration of the capital clause in the memorandum of association.
- To authorise the Board of Directors to borrow funds pursuant to the Provisions of Section 180(1)(c) of the Companies, Act, 2013 not exceeding Rs. 1,800 Crores.
- Approval for creating charge on the assets of the Company to secure the borrowings upto Rs. 1,800 Crores pursuant to Section 180(1)(a) of the Companies Act, 2013.
- (b) Following special resolutions were passed at the Annual General Meeting held for the financial year 2021-22 on 20th September, 2022:
- Approval for raising of funds through private placement of equity shares by way of qualified institutional placement.
- Approval for revision in the remuneration of Mr. C. Sathyan (DIN: 00012439) Managing Director of the Company.
- (c) Following special resolutions were passed at the Annual General Meeting held for the financial year 2022-23 on 05th September, 2023:
- Continuation of office of Non-Executive Non-Independent Director in the capacity of chairman by Mr. R.G. Chandramogan (DIN: 00012389).
- Continuation of office of Non-Executive Non-Independent Director by Mr. K.S. Thanarajan (DIN: 00012285).

(iv) Postal Ballot

During the year, one postal ballot was conducted by the Company to seek the approval of its members as required under the provisions of Section 110 of The Companies Act, 2013 read with The Companies (Management and Administration) Rules, 2014.

At the postal ballot voting which commenced on 14th November, 2023 and ended on 13th December, 2023 and the results of which were declared by the Company on 15th December, 2023, the following Special Resolutions were passed:

Resolution No. 1 - Payment of Remuneration to Mr. D. Sathyanarayan (DIN: 08489439), Non-Executive Non-Independent Director.

Summary of voting as per Scrutiniser's Report is being provided for the above special resolution passed through the postal ballot on 13th December, 2023 as below:-

	Number of Shares	Number of Members
Total votes cast	19,70,60,597	281
Less: Invalid votes	0	0
Net valid votes cast	19,70,60,597	281
Votes cast in favour	19,70,54,078	262
Votes cast against	6,519	19

Result of voting: The Special Resolution has been duly approved by the shareholders with an overwhelming majority of more than 99%.

Resolution No. 2 - Appointment of Mr. S. Subramanian (DIN: 08341478) as an Independent Director for a Second term and Final term of 5 consecutive years

Summary of voting as per Scrutiniser's Report is being provided for the above special resolution passed through the postal ballot on 13th December, 2023 as below:-

	Number of Shares	Number of Members
Total votes cast	19,70,60,452	279
Less: Invalid votes	0	0
Net valid votes cast	19,70,60,452	279
Votes cast in favour	19,12,56,635	253
Votes cast against	58,03,817	26

Result of voting: The Special Resolution has been duly approved by the shareholders with an overwhelming majority of more than 97%.

Mr. N Ramanathan, Partner of S Dhanapal & Associates LLP, Practising Company Secretaries, who was appointed as Scrutiniser for the aforesaid Postal Ballot process, submitted his report dated 15th December, 2023. In accordance with the said report, the above results were declared at the registered office of the Company on 15th December, 2023.

As on the date of this Report, there is No Special Resolution proposed to be passed through Postal Ballot.

Postal Ballot Process:-

The Postal Ballot process is conducted as per the procedures laid down under Rule 22 of The Companies (Management and Administration) Rules 2014 and Section 110 of the Companies Act, 2013. The process involves sending of postal ballot notice containing the subject matter of resolutions with explanatory statement for which the shareholders' approval is being sought to all the shareholders through registered post or electronic mail to the registered email ID's or through courier service facilitating the communication of assent or dissent of the shareholders to the resolution/s mentioned in the Postal Ballot Notice. The notice of postal ballot is also placed on the website of the Company. To conduct the postal ballot in a fair and transparent manner, the Board of Directors appoints one Scrutiniser who is not in the employment of the Company. The Scrutiniser, after the closing date of receipt of postal ballot forms, records the results and submits his/her consolidated report to the Chairman of the Company/an employee authorised by the Chairman within the specified timeline as mentioned in the above rules. The Chairman/the authorised employee, on receipt of the report declares the results and the resolution is deemed to have been duly passed on the last date of voting.

IX. DISCLOSURES

- (i) There are no materially significant related party transactions of the Company which may have potential conflict with the interests of the Company at large. The Policy on Related Party Transactions can be seen on the Company's website https://www.hap.in/policies.php
- (ii) The Company has complied with all the requirement of regulatory authorities. No penalties/strictures were imposed on the Company by National Stock Exchange of India Limited and BSE Limited, where the shares of the Company are listed or by SEBI or by any other statutory authority on any matter related to capital market during the last three years.

(iii) Whistle-Blower Policy/Vigil Mechanism

The Company has adopted the Whistle-Blower Policy through which Directors, employees and business associates may report unethical business practices at work place without the fear of reprisal. The Company has set up a direct contact initiative under which all the Directors, employees/business associates have direct access to the Chairman of the Audit Committee and affirms that no personnel has been denied access to the Audit Committee.

The "Whistle-Blower Protection Policy" aims to:

Allow and encourage Directors, employees and business associates to bring to the management's notice, concerns about suspected unethical behavior, malpractice, wrongful conduct, fraud, violation of policies etc...

- Ensure timely and consistent organisational response.
- Build and strengthen a culture of transparency and trust.
- Provide protection against victimisation.

It is hereby affirmed that No Director/KMP/Personnel of the Company was denied access to Audit Committee.

(iv) Details of compliance of mandatory requirements:

We comply with all the Corporate Governance requirements under the SEBI (LODR) Regulations, 2015 as amended from time to time and specifically to the requirements under Regulations 17 to 27 and clauses (b) to (i) of sub-regulation (2) of Regulation 46.

- (v) We comply with the amended SEBI (Listing **Obligations** Disclosure Requirements) and (Amendment) Regulations, 2018 which have given effect to the recommendation of Kotak Committee by SEBI and all further amendments made to that.
- (vi) The Company has fulfilled the following nonmandatory requirements as prescribed in Part E of Schedule II as mentioned under Regulation 27 (1) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended:

The Board

The Chairman of the Board is a Non-Executive Director who was entitled to a Remuneration as approved by the Shareholders. However, the Chairman waived his entitlement and did not receive any remuneration for the financial years 2022-23 and 2023-24.

Shareholders' Rights

The Company regularly does statutory filings as required under the SEBI (LODR) Regulations, 2015 as amended and also updates the website of the Company on a regular basis. The financial results as and when approved by the Board are hosted on the investor column of the Company's website from which any shareholder can easily access and obtain the requisite information about the Company.

Audit Qualifications

There are no Audit qualifications during the year under

Separate posts of Chairman and CEO

Up to the Board Meeting held on 21.06.2019, Shri. R.G. Chandramogan was the Chairman and Managing Director of the Company in compliance with the provisions of The Companies Act, 2013. The provision relating to the separation of position of Chairman and Managing Director was initially fixed as effective from 1st April 2020 as per Regulation 17(1B) of SEBI (LODR) Regulations, 2015. In accordance with the above said

Regulation, the Company complied with the requirement by appointing a Non-Executive Director Shri K. S. Thanaraian as Chairman of the Board w.e.f., 21.06.2019. Even though the relaxation in this regard was announced later by SEBI vide its Notification dated 10th January, 2020, deferring the implementation of the above mentioned provision relating to separation of roles of Chairman and Managing Director by two years i.e., 1st April, 2022, the Company was already compliant in this regard. However, after the relaxation announced by SEBI, at the Board Meeting held on 19.10.2020, Mr. K. S. Thanarajan, who was appointed as Non-Executive Chairman relinquished his position as Chairman and Mr R G Chandramogan was appointed as Chairman of the Company after relinquishing his position as Managing Director. Now, Shri R. G. Chandramogan continues to be the Non-Executive Chairman of the Board. Since SEBI, vide its Press Release PR No.5/2022 dated 15th February, 2022. has made the compliance of provisions of Regulation 17(1B) as Voluntary, the Company does not want to exercise the Option and decided to continue the status quo.

Reporting of Internal Auditor

The Company has appointed Internal Auditors who have full access to the Audit Committee to report any finding/s during their audit.

Reconciliation of Share Capital Audit

A qualified practicing Company Secretary carries out reconciliation of share capital to reconcile the total admitted equity share capital with the National Securities Depository Limited (NSDL) and the Central Depository Services (India) Limited (CDSL) and the total issued and listed equity share capital. The reconciliation of share capital audit report confirms that the total issued/paid-up capital is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL.

Code of Conduct

The Board has laid down a Code of Conduct for its Members and Senior Management Personnel of the Company. The Code of Conduct is available on the website of the Company, https://www.hap.in/policies.php. All the Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct.

The Managing Director has affirmed to the Board that this Code of Conduct has been complied with by all the Board Members and Senior Management Personnel.

Code for Prevention of Insider Trading Practices

The SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time, provides for governing the conduct of insiders, connected persons and persons who are deemed to be connected persons on matters relating to Insider Trading.

Regulation 9 (1) contained under Chapter IV of the amended SEBI (Prohibition of Insider Trading) Regulations, 2015 mandates listed companies and Board of Directors or head(s) of the Organisation of every intermediary to formulate a **Code of Conduct** (hereinafter referred to as "Code") to regulate, monitor and report trading by its designated persons and immediate relatives of designated persons towards achieving compliance with these regulations adopting the minimum standards as set out in the Regulations.

The amended SEBI (Prohibition of Insider Trading) Regulations, 2015 ("Regulations') was effective from November 24, 2022 to all the Designated Persons viz., Promoters, Directors, KMPs, Employees as specified and Connected Persons and their Immediate Relatives and extends to all activities within and outside an individual's duties at the Company.

In compliance with the above SEBI regulation on Prevention of Insider Trading, the Company has instituted a comprehensive code of conduct and Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information for its management and staff. The code lays down guidelines, which advises them on procedures to be followed and disclosures to be made, while dealing with shares of the Company and cautioning them of the consequences of violations. Dealing in Company's shares by the Board Members and Senior Management Personnel have been reported to the Committee periodically.

Disclosure of accounting treatment in preparation of financial statements

The Company has followed the guidelines of accounting standards laid down by the Institute of Chartered Accountants of India (ICAI) in preparation of its financial statements.

CEO & CFO Certification

CEO and CFO certification on the financial statements and the cash flow statement for the year is enclosed and forms part of this report.

X. MEANS OF COMMUNICATION

The Company has its own website and all the vital informations relating to the Company, including official news releases and its performance including quarterly results, quarterly shareholding pattern etc., are posted on the website as per details furnished below:

Financial Results -

https://www.hap.in/financial-results.php

Shareholding Pattern -

https://www.hap.in/shareholding-pattern.php

The quarterly, half-yearly and annual financial results of the Company are published in leading English and Vernacular newspapers like The Financial Express (English - All India edition) and The Makkal Kural (Tamil - Regional). No separate presentations were made to institutional investors or to the analysts.

A Management Discussion and Analysis Report have been included and forms part of this Annual Report.

The Company has no subsidiaries.

The Company has not entered into any agreements requiring disclosure under clause 5A of Paragraph A of Part A of Schedule III of the SEBI (LODR) Regulations, 2015 as amended

The Business Responsibility and Sustainability Report (BRSR) has been included and forms part of this Annual Report.

The Company did not raise any funds through Rights Issue or preferential allotment or qualified institutions placement during the year.

During the financial year, there were no instances where the Board had not accepted any recommendation of any committee of the Board which is mandatorily required.

XI. GENERAL SHAREHOLDER INFORMATION

(i) Annual General Meeting

Circulars issued by the Ministry of Corporate Affairs (MCA) viz., the General Circular Nos. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April 2020, 20/2020 dated 5th May 2020 10/2022 dated December 28, 2022 and the latest being 09/2023 dated 25th September have permitted the holding of Annual General Meeting through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") without the physical presence of the Members at a Common Venue. Based on the above, the Company has decided to conduct the 39th AGM through Video Conferencing (VC) or Other Audio Visual Means.

Consequent to the above developments, the relevant information has been updated in the "GENERAL SHAREHOLDER INFORMATION SECTION" of the Corporate Governance Report for the year ended 31st March, 2024:

Annual General Meeting

Day, Date and Time: Wednesday, the 28th August, 2024 at 10:00 A.M.

Venue: Annual General Meeting through Video Conferencing/Other Audio Visual Means (VC/OAVM facility)

Deemed Venue for Meeting: Corporate Office: Plot No.14, Tamilnadu Housing Board "A" Road, Sholinganallur, Chennai - 600 119.

As required under Regulation 36 (3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 particulars of Directors seeking appointment/re-appointment at the ensuing Annual General Meeting (AGM) are given in the Annexure to the Notice of AGM to be held on Wednesday, the 28th August, 2024 at 10:00 A.M.

FINANCIAL CALENDAR

Financial Year : 1st April to 31st March For the year ended 31st March, 2024, results were announced

on

First Quarter : 19th July, 2023
Half Year : 19th October, 2023
Third Quarter : 19th January, 2024
Annual : 22nd April, 2024

For the year ending 31st March, 2025 results will be announced as follows

First Quarter : within 45 days from the end

of first quarter

Half Year : within 45 days from the end

of half year

Third Quarter : within 45 days from the end

of third quarter

Annual : within 60 days from the end

of financial year

(ii) Date of Book Closure/Record Date

The date of book closure is as mentioned in the Notice of the AGM i.e., from 27th August, 2024 to 28th August, 2024 (both days inclusive).

(iii) Dividend Payment Date

During the year, the Interim dividend was declared by the Board of Directors. The details of dividend payment date are as follows;

Date of	Rate of	Record	Dividend
Declaration	Dividend %	Date	Payment Date
19th July, 2023	600%	27th July, 2023	

(iv) Listing on Stock Exchanges

At present, the Equity Shares of the Company are listed on National Stock Exchange of India Limited having its address at Exchange Plaza, 5th Floor, Plot No.C/1, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400 051 and BSE Limited having its address at 2nd Floor, New Trading Ring, P.J.Towers, Dalal Street, Mumbai 400 001. The annual listing fees for the financial years 2023-2024 and 2024-2025 have been paid to both the Exchanges.

(v) Stock Code

ISIN No. : INE473B01035

BSE Stock Code : 531531 NSE Stock Code : HATSUN

(vi) Market Price Data

			Hat	sun Ag	ro Pro	duct Li	mited			
Month		NSE			BSE		NSE - N	NIFTY 500	BSE -	SENSEX
	High Price	Low Price	Traded volume	High Price	Low Price	Traded volume	High Price	Low Price	High Price	Low Price
Apr-23	865.55	816.10	1,64,457	867.00	816.40	11,765	15235.45	14541.60	61,209.46	58,793.08
May-23	949.00	840.70	5,32,657	946.35	842.35	19,053	15823.90	15239.50	63,036.12	61,002.17
Jun-23	971.45	870.00	7,16,716	970.00	870.00	45,461	16437.45	15743.40	64,768.58	62,359.14
Jul-23	1096.90	915.05	19,37,359	1,094.90	915.55	86,861	17072.80	16485.30	67,619.17	64,836.16
Aug-23	1232.95	1000.05	10,80,414	1,231.95	1,001.90	1,02,479	17102.10	16661.00	66,658.12	64,723.63
Sep-23	1232.00	1122.70	37,14,402	1,231.00	1,123.60	78,249	17754.05	16931.50	67,927.23	64,818.37
Oct-23	1169.25	1094.00	5,26,926	1,184.20	1,095.10	22,882	17494.50	16466.25	66,592.16	63,092.98
Nov-23	1134.90	1070.30	3,24,365	1,147.95	1,073.80	14,697	18007.10	16719.10	67,069.89	63,550.46
Dec-23	1151.75	1066.15	6,83,420	1,152.15	1,062.20	28,396	19450.10	18053.15	72,484.34	67,149.07
Jan-24	1199.90	1085.20	7,58,024	1,200.00	1,082.80	32,524	19923.30	19080.50	73,427.59	70,001.60
Feb-24	1157.35	1062.05	3,05,027	1,156.15	1,063.95	16,762	20365.65	19508.75	73,413.93	70,809.84
Mar-24	1175.00	1005.10	4,14,863	1,177.65	995.25	15,044	20483.25	19465.85	74,245.17	71,674.42

(vii)Performance in comparison with BSE Sensex and NSE Nifty.

Chart 1: Performance of Hatsun Share Price in comparison with NSE NIFTY

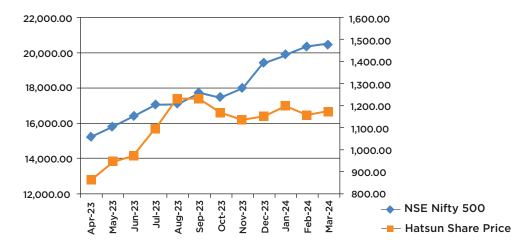


Chart 2: Performance of Hatsun Share Price in comparison with BSE SENSEX.



(viii) Registrar and Share Transfer Agent

As per the requirement of Securities and Exchange Board of India, M/s. Integrated Registry Management Services Private Limited (Formerly known as Integrated Enterprises (India) Limited) have been appointed as the Registrar and Share Transfer Agent to take care of all the works related to Share Registry. The contact details of the Registrar and Share Transfer Agent are given below:

M/s. INTEGRATED REGISTRY MANAGEMENT **SERVICES PRIVATE LIMITED**

(Formerly known as Integrated Enterprises (India) Limited) 30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram Bangalore - 560 003. Tel: 091 - 080 - 23460815 - 818

Fax: 091 - 080 - 23460819

E-mail: alpha123information@gmail.com

All the communications relating to share transfers. share certificates, change of address, dividends and any other query relating to shares should be addressed to the above Registrar and Share Transfer Agent.

(ix) Share Transfer System

The share transfers in physical form is no longer permitted as per the amendment made to SEBI (LODR) Regulations, 2015 and Share Transfers can be effected only in dematerialised form after 01.04.2019. As per the clarification given by SEBI, Transmission and Transposition of Shares will be allowed in physical form. Transmission and Transposition, issue of duplicate shares, transfer of unclaimed shares to IEPF Authority are presently processed and the share certificates are issued within the stipulated time, subject to the documents being clear in all respects.

(x) Distribution of Shareholding

Table (a)

Distribution of Shareholding as on March 31, 2024

NO. OF EQUITY SHARES HELD	NO. OF SHAREHOLDERS	% TO CAPITAL	NO. OF SHARES	% TO NO. OF SHARES		
Upto 500	23,663	92.61	8,84,213	0.40		
501 - 1,000	459	1.80	3,34,311	0.15		
1,001 - 2,000	325	1.27	4,76,088	0.21		
2,001 - 3,000	434	1.70	11,57,814	0.52		
3,001 - 4,000	118	0.46	3,95,609	0.18		
4,001 - 5,000	62	0.24	2,81,303	0.13		
5,001 - 10,000	225	0.88	14,43,655	0.65		
10,001 and above	264	1.03	21,77,75,275	97.77		

Category of Shareholders as at 31st March, 2024

Table (b)

CATEGORY	NO. OF FOLIOS/ SHAREHOLDERS	NO. OF SHARES HELD	SHARE HOLDING (%)		
Promoters	7	16,29,48,678	73.15		
Directors and Their Relatives	24	83,59,028	3.75		
Bodies Corporate	109	26,10,620	1.17		
NRIs	421	34,00,908	1.53		
Others	24,980	4,54,29,034	20.40		
Total	25,541	22,27,48,268	100.00		

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xi) Dematerialisation of shares and liquidity: About **99.62** % of the Equity Shares are being held in dematerialised form as at 31st March, 2024. There is sufficient Liquidity in the Market.

DISTRIBUTION PATTERN WITH BREAK-UP OF PHYSICAL AND ELECTRONIC FORM AS AT 31ST MARCH, 2024													
S.NO	NO. OF EQUITY SHARES	NO. OF FOLIOS/ SHAREHOLDERS		NO. OF FOLIOS/ SHAREHOLDERS (%) TO TOTAL		NO. OF SHARES			SHAREHOLDING (%)				
		PHY.	ELECT.	TOTAL	PHY.	ELECT.	TOTAL	PHY.	ELECT.	TOTAL	PHY.	ELECT.	TOTAL
1	1 - 100	19	21,410	21,429	0.07	83.80	83.87	465	3,94,231	3,94,696	0.00	0.18	0.18
2	101 - 200	5	1,292	1,297	0.02	5.06	5.08	703	1,89,963	1,90,666	0.00	0.09	0.09
3	201 - 300	11	489	500	0.04	1.91	1.95	3,033	1,22,053	1,25,086	0.00	0.05	0.05
4	301 - 400	2	251	253	0.01	0.98	0.99	793	88,677	89,470	0.00	0.04	0.04
5	401 - 500	4	180	184	0.02	0.70	0.72	2,000	82,295	84,295	0.00	0.04	0.04
6	501 - 1000	21	438	459	0.08	1.71	1.79	17,097	3,17,214	3,34,311	0.01	0.14	0.15
7	1001 - 2000	17	308	325	0.07	1.21	1.28	26,235	4,49,853	4,76,088	0.02	0.20	0.22
8	2001 - 3000	120	314	434	0.47	1.23	1.70	3,33,286	8,24,528	1,15,7814	0.15	0.37	0.52
9	3001 - 4000	1	117	118	0.00	0.46	0.46	3,500	3,92,109	3,95,609	0.00	0.18	0.18
10	4001 - 5000	1	61	62	0.00	0.24	0.24	4,266	2,77,037	2,81,303	0.00	0.12	0.12
11	5001 - 10000	51	174	225	0.20	0.68	0.88	2,97,218	11,46,437	14,43,655	0.13	0.51	0.64
12	10001 & above	9	255	264	0.04	1.00	1.04	1,59,709	21,76,15,566	21,77,75,275	0.07	97.70	97.77
	TOTAL	261	25,289	25,550	1.02	98.98	100.00	8,48,305	22,18,99,963	22,27,48,268	0.38	99.62	100.00

xii) Outstanding GDRs/ADRs/Warrants or any Convertible instruments, conversion date and likely impact on equity:

As on March 31, 2024, the Company did not have any outstanding GDRs/ADRs/Warrants or any convertible instruments.

xiii) Details of Commodity Price Risk/Hedging Activities:

For details, please refer to Note No.39 of Notes to Financial Statements for the financial year ended 31st March, 2024

xiv) Plant Locations:

- 1. Salem Plant: Attur Main Road, Karumapuram Village, Salem 636 106, Tamil Nadu.
- 2. Kancheepuram Plant: No.144, Timmasamudram Village (White Gate), Chennai Bangalore Highway, Kancheepuram Taluk, Kancheepuram 631 502, Tamil Nadu.
- 3. Tirunelveli Plant: NH-7, Tirunelveli Nagercoil Road, Poolani Village, Ayaneri, Moondradaippu (Post), Tirunelveli 627 152, Tamil Nadu.
- 4. Redhills Plant: No.114, Angadu Road, Nallur Village, Redhills, Chennai 600 067, Tamil Nadu.
- 5. Belgaum Plant: No.277/2, Desur Village, Khanapur Road, Belgaum 590 014, Karnataka.
- 6. Honnali Plant: No.109/2, Melebennur Road, Kundur Village, Honnali Taluk, Davangere District, Honnali 577 219, Karnataka.
- 7. Kolasanahalli Plant: No 451-1A, Marandahalli Main Road, Senganpasuvanthalave Village, Veppalahalli Post, Palacode Taluk, Dharmapuri District 636 805, Tamil Nadu.
- 8. Madurai Plant: No.76/2B, Dindigul Madurai Main Road, Thiruvazhavayanallur, Vadipatti, Nagari Taluk, Madurai 625 221, Tamil Nadu.

- 9. Thalaivasal Plant: V Koot Road Pirivu, Attupannai Post, Periveri Villagr, Attur Taluk, Thalaivasal, Salem District - 636 112, Tamil Nadu.
- Vellisandhai Plant: No.142/1B&1C, Hosur Main Road, Vellisandhai, Thandukaranahalli (Po), Palacode, 10. Dharmapuri - 636 808, Tamil Nadu.
- 11. Salem Milk Product Plant: Attur Main Road, Ramalingapuram Village, Salem - 636 107, Tamil Nadu.
- 12. Karur Plant: Ayyampalayam, No.871/1, Aravakurichi Taluk, Karur - 639 111, Tamil Nadu.
- 13. Hyderabad Plant: Sy.No.32/Part, Suraram Industrial Area, Quthbullapur Mandal, Medchal District, Hyderabad - 500 055, Telangana.
- 14. Chittoor Plant: Sy.No.821 & 822, M.Bandapalli Village, Puthalapattu Mandal, Chittoor - 517 124, Andhra Pradesh.
- 15. Palani Plant: Sy.No.949, 504/4, Santhanchetti Valasu pirivu, Melkaraipatti Village, Palani Taluk, Dindigul - 624 213, Tamil Nadu.
- 16. Sangola Plant: Gate No.373/9/A, Chandolewadi, Ekhatpur Road, Sangola Taluk, Solapur - 413 307, Maharashtra.
- 17. Wallajah Plant: Survey No 72/2B, 6A, 6B, Thenkadappanthangal Village, Musiri Road, Wallajapet, Ranipet, Vellore - 632 513, Tamilnadu.
- 18. Shirashi Plant: Survey No 64/1, Shirashi Village, Mangalwedhe Taluk, Solapur District, Maharashtra - 413 305
- 19. Uthiyur Plant: Survey No 990,991, Uthiyur Gundadam Road, Thayampalayam Post, Uthiyur Village, Kangayam Taluk, Tirupur - 638 703, Tamilnadu.
- 20. Govindapur Plant: Sy.No. 119 AA1, 119/AA2, 118/AA1, Govindpur Village, Zaheerabad Mandal, Sangareddy - 502 220, Telangana.

xv) Address for Correspondence

For share transfers, share certificates, change of address, dividends and any other query relating to shares:

M/s. INTEGRATED REGISTRY MANAGEMENT SERVICES PRIVATE LIMITED

(Formerly known as Integrated Enterprises (India) Limited) 30, Ramana Residency, 4th Cross Sampige Road, Malleswaram Bangalore - 560 003. Tel: 091 - 080 - 23460815 - 818

Fax: 091 - 080 - 23460819

E-mail: alpha123information@gmail.com

For Investors' Assistance

Mr. G.Somasundaram

Website: www.hap.in

Company Secretary Hatsun Agro Product Limited Plot No.14 (TNHB), Tamilnadu Housing Board "A" Road,

Sholinganallur, Chennai - 600119

Phone No: 091-044-24501622 Fax No: 091-044-24501422 E-Mail: secretarial@hap.in

xvi) List of Credit Ratings obtained:

During the financial year, your Company has obtained/renewed the Credit Rating from CRISIL for availing the Bank Loan Facilities of INR 2120 Crores until 31st March 2024.

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- 1. Our Long Term Rating as CRISIL AA-/Stable for the bank loan facilities of the Company.
- 2. There is no change in Company's rating by CRISIL during the year and it has reaffirmed the above rating.

Total fees for all the services paid by the Company, on a consolidated basis, to the Statutory Auditors M/s Deloitte Haskins & Sells LLP was Rs.85.71 Lakhs (excluding tax) for the Financial Year 2023-2024.

Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

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

No Loans/Advances extended to Firms/Companies in which Directors are interested.

COMPANY SECRETARY CERTIFICATE

A certificate from a company secretary in practice that none of the directors on the board of the company has been debarred or disqualified from being appointed or continuing as director of companies by the Board/Ministry of Corporate Affairs or any such statutory authority forms part of the Annual Report.

SENIOR MANAGEMENT:

The Senior Management Personnel of the Company other than KMPs consists of Mr. J Shanmugapriyan, Chief Operating Officer (COO), Mr. S Muthusamy, Associate Vice President (AVP), Human Resources, Mr. Anil Kumar P A, Senior Vice President – Quality Assurance, Mr. Sayyad Mohammed Ghouse, Associate Vice President, Plant Operations and Mr. Srinivasa Rao, Senior General Manager, Quality Assurance. There was no change since the close of the previous financial year.

DECLARATION

REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT

This is to confirm that the Company has adopted a Code of Conduct for the members of the Board and the Senior Management Personnel and these Codes are available on the Company's website https://www.hap.in/policies.php. We confirm that the members of the Board and the Senior Management Personnel have complied with the Code of Conduct in respect of the financial year ended March 31, 2024.

For

HATSUN AGRO PRODUCT LIMITED

Sd/-Sd/R.G. ChandramoganC. SathyanChairmanManaging DirectorDIN: 00012389DIN: 00012439

Place: Chennai

Date: 22nd April, 2024

CEO & CFO CERTIFICATION PURSUANT TO REGULATION 17(8) OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

As required under Regulation 17(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, We, C Sathyan, Managing Director and H. Ramachandran, Chief Financial Officer of Hatsun Agro Product Limited hereby certify that:

- 1. We have reviewed the Audited financial statements for the quarter and year ended 31st March 2024 and that to the best of our knowledge and belief:
- (a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (b) these statements together present a true and fair view of the state of affairs of the Company and of the results of operations and cash flows. The financial statements have been prepared in conformity in all material respects, with the existing generally accepted accounting principles, including accounting standards, applicable laws and regulations.
- 2. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or isolative of the Company's code of conduct.
- 3. We accept responsibility 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 and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- 4. We have indicated to the auditors and the Audit Committee:
 - (a) significant changes in internal control over financial reporting during the year;
 - (b) significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - (c) instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or other employees having a significant role in the Company's internal control system over financial reporting.

However during the year, there were no such changes or any such instances.

Sd/-C. Sathyan Managing Director DIN: 00012439

Date: 22nd April, 2024 Place: Chennai Sd/-H. Ramachandran Chief Financial Officer

MANAGEMENT DISCUSSION & ANALYSIS

OVERVIEW

Hatsun Agro Product Limited ("HAP" or " the Company") is in the business of manufacturing and marketing Dairy Products especially Milk and Milk products such as Curd, Ghee, SMP, Ice Creams and also Cattle Feed. HAP is the largest Private Sector Dairy, in India.

HAP is a Public Listed Company, listed its Equity Shares on the BSE Limited and National Stock Exchange of India Limited and having its Registered Office in Chennai, Tamilnadu, India.

The Financial Statements are prepared as per the Ind AS (Indian Accounting Standards), the provisions of The Companies Act, 2013 and the guidelines issued by the Securities and Exchange Board of India (SEBI)

GENERAL ECONOMIC SCENARIO & INDUSTRY STRUCTURE

Dairy farming has been an integral part of India's agrarian landscape for centuries, contributing significantly to the country's economy and providing livelihoods to millions. In the year 2024, the dairy industry in India is poised for growth, leveraging modern technology, sustainable practices, and a commitment to meeting the rising demand for dairy products.

India has a rich history of dairy farming, with traditional practices deeply ingrained in rural life. The establishment of the National Dairy Development Board (NDDB) in 1965 marked a significant milestone, bringing about a white revolution that transformed India from a milk-deficient nation to one of the largest milk producers globally. To understand the present, it's crucial to look back at the history of dairy farming in India. Traditionally, dairy farming has been an integral part of Indian agriculture, with small-scale, traditional methods dominating the landscape. However, the industry has evolved significantly, adopting modern practices and technology to meet the burgeoning demand for dairy products.

India continues to be a powerhouse in dairy production. The cooperative model, pioneered by organisations like Amul has played a pivotal role in empowering farmers and streamlining the dairy supply chain. As of 2024, India stands as one of the largest milk producers globally, surpassing the United States and China. The government's initiatives, such as the National Dairy Plan and Operation Flood, have played pivotal roles in shaping the current situation.

India boasts a diverse range of indigenous cattle breeds like Gir, Sahiwal, and Red Sindhi, known for their adaptability to local climates. These breeds form the backbone of many small and large-scale dairy farms, contributing to the rich biodiversity of the Indian dairy sector.

To enhance milk productivity, cross breeding programs are being implemented extensively. The introduction of high-yielding exotic breeds, such as Holstein Friesian and Jersey, is a part of these initiatives. While this has increased milk production, challenges related to adaptation and healthcare have emerged.

In recent years, dairy farming in India has witnessed a technological revolution, with the integration of automation and robotics. Automatic milking systems, sensor-based monitoring and smart farming practices are becoming increasingly common, streamlining operations and improving efficiency.

Precision nutrition is gaining prominence, ensuring that cattle receive optimal diets to maximise milk production. This involves the use of data analytics and nutritional supplements tailored to the specific needs of each cow, leading to healthier animals and increased productivity.

With a growing emphasis on sustainability, dairy farmers are adopting eco-friendly practices. This includes waste management, renewable energy adoption and the utilisation of organic fertilisers. The integration of sustainable practices not only benefit the environment but also enhance the image of the Indian dairy industry.

India, being the leading producer and consumer of Dairy Products reached the market size of INR 16792.10 Billion in value terms in the year 2023. Experts expect the market size to reach INR 49,953.50 Billion by the year 2032 achieving a growth rate of 13% during the period from 2024 to 2032. The industry is experiencing robust growth, propelled by technological innovation, enhanced retail and e-commerce platforms, and improved cold chain infrastructure, meeting rising consumer demand with a diversified and quality focused product range.

Indian Dairy Industry - a Snapshot:

- Due to the regular/every day consumption of Liquid Milk considering its nutritional importance as a staple food and its universal cultural acceptance, Liquid Milk dominates the market as the primary product segment.
- The growth of Cow Milk (A2 milk) is largely driven by the consumer belief that it has the enhanced digestibility and potential health benefits as compared to the Standard Milk. This Cow Milk represents the fastest-growing segment in the dairy market.
- In terms of regional markets, Uttar Pradesh is the largest. This prominence is due to its position as the most populous state and a strong agricultural economy where dairy farming is a major livelihood source.

 Almost all the Metropolitan Cities report expanding Market for Dairy Products due to the growing population, higher income levels, and a cosmopolitan culture which increase the demand for diverse dairy products.

Increasing Population, Growing Health Awareness - Impact of Pandemic - Escalating Consumption - Driving the Industry

With the continuous expansion of the population, the demand for dairy products is surging, providing a substantial consumer base for the industry. Increased affluence has enabled a larger segment of the population to spend more on nutritious food items, with dairy products being a traditional staple in Indian diets. The Dairy Producers have scaled up the Operations and invested on Innovations taking into consideration, the demographic expansion and enhanced purchasing power of the People, ensuring steady market growth. There is an escalating preference for dairy products as a source of essential nutrients like proteins, vitamins, and minerals. This demand extends beyond conventional dairy items to value-added products such as flavored yogurts, fortified milk, and probiotic drinks. Dairy companies are capitalising on this trend by launching a range of health-centric products, effectively tapping into consumers' desire for wellness through diet. The pandemic has led to a significant shift in consumer behaviour, with a growing preference for milk and dairy products as nutritional supplements. This change from procurement centers to retail outlets initially overwhelmed distribution logistics. However, the Indian dairy industry adapted by implementing operational flexibility in business models and supply chain simplification. This resilience and adaptability have been crucial in maintaining the industry's integrity during challenging times.

Changing Distribution Channels and Emergence of B2C Startups

A significant trend reshaping the Indian dairy industry is the evolution of distribution channels, particularly with the emergence of Business-to-Consumer (B2C) startups. These startups often leverage digital platforms for direct delivery. With the rise of e-commerce and online grocery shopping, many new-age dairy startups are offering subscription-based models, home delivery services, and digitally enabled supply chains. This approach not only ensures freshness and quality but also caters to the convenience sought by modern consumers. These startups often focus on premium, organic, or specialised dairy products, differentiating themselves from traditional retail channels. By using data analytics and consumer insights, these B2C startups are able to understand consumer preferences and offer personalised services. This shift is not only changing the consumer buying habits but also forcing traditional players to rethink their distribution strategies, leading to a more consumer-centric dairy market in India.

Technological Advancements in Dairy Processing

Technological innovations are playing a crucial role in transforming the dairy industry. This includes advancements in dairy farm management, milk processing, packaging, and supply chain logistics. Technologies like automation, Internet of Things (IoT), and artificial intelligence (AI) are being employed to enhance efficiency, improve product quality, and ensure safety. These technologies also aid in better farm management practices, allowing for higher productivity and sustainability. Additionally, the adoption of cold chain technologies ensures that dairy products retain their freshness and nutritional value during transportation and storage.

Shift Towards Value-Added Dairy Products

There is a significant shift towards value-added dairy products like cheese, yogurt, flavored milk, and probiotic drinks. These products offer greater margins and cater to the evolving consumer preferences for health, convenience, and variety. The demand for these products is being driven by increasing health awareness, the rising middle class, and changing dietary habits. Dairy companies are investing in new product development and marketing strategies to capture this growing segment, diversifying beyond traditional milk products.

Ice Cream Market - India.

The ice cream market in India, in size, reached INR 228.6 Billion in 2023. Looking forward, experts expect the market to reach INR 956.0 Billion by 2032, exhibiting a growth rate (CAGR) of 17.4% during the years 2024-2032. The shifting consumer preferences towards premium, indulgent, and innovative ice cream flavours, the rising disposable incomes, and the growth of modern retail formats, such as supermarkets, hypermarkets, and convenience stores are among the key factors driving the market growth.

Ice cream is a frozen dessert that is enjoyed by people of all ages. It typically consists of a mixture of dairy products, sweeteners, flavorings, and sometimes additives like stabilisers or emulsifiers. The ingredients are blended together, chilled, and then frozen to create a creamy and smooth texture. The mixture is then rapidly chilled, often through a process known as continuous freezing, while being stirred to incorporate air and prevent the formation of large ice crystals. This creates the smooth and creamy texture associated with ice cream. Ice cream can be enjoyed in various forms, including scooped into cones or cups, as part of sundaes or parfaits, or as an accompaniment to other desserts. Hence, it has become a popular treat enjoyed around the world, particularly during warm weather or as a dessert option. It provides a refreshing and indulgent experience, offering a wide variety of flavors and options to suit different tastes and preferences.

The market is primarily driven by the expanding food and beverage sector, and the presence of a dairy industry. In addition, the improvements in cold chain infrastructure, including temperature-controlled storage spaces, and application of efficient management procedures, are contributing to the market growth. Besides, ice cream consumption in India is significantly influenced by the climate and seasons. The hot and tropical climate of many regions in India drives the demand for ice cream as a popular refreshing and cooling treat during the summer months. Moreover, the rising number of dining-out options, food delivery services, and dessert parlors has fueled the out-of-home consumption of ice cream. Consumers often indulge in ice cream as a treat or dessert when dining out, attending to social events, or visiting ice cream parlours, which contributes to market growth.

Ice Cream Market Trends/Drivers:

Consumers in India are increasingly seeking out premium and high-quality ice cream options. They are willing to pay a premium price for ice creams that offer unique flavors, premium ingredients, and superior taste experiences. This has led to the growth of premium ice cream brands and specialty ice cream parlors that cater to the demand for indulgent and luxurious ice cream products. Moreover, Indian consumers are embracing flavors beyond traditional options like vanilla and chocolate. Unique flavours such as salted caramel, matcha green tea, tiramisu, cookie dough, and exotic fruit flavours have gained popularity. This trend has led to increased product innovation and the introduction of diverse flavour options in the Indian ice cream market. Besides, consumers are looking for ice cream options that offer healthier alternatives, such as low-sugar, low-fat, dairy-free, and vegan options, thus propelling the market growth.

Nowadays, with higher disposable income, consumers are more inclined to spend on experiences and indulgences. Ice cream is perceived as a treat or a form of indulgence, and consumers are willing to spend on premium and high-quality ice cream products. Moreover, rising disposable income encourages consumers to upgrade their consumption choices. This has led to an increased demand for premium and upscale ice cream offerings that offer unique flavours, better ingredients and enhanced taste experiences. Consumers are willing to pay a premium price for these upgraded products, which has influenced the market to focus on high-quality and indulgent ice cream options.

Retail channels, such as supermarkets, hypermarkets, convenience stores, and local grocery shops, have an extensive and well-established distribution network across India. These channels reach out to both urban and rural areas, making ice cream products easily accessible to a large consumer base. Moreover, retail stores offer a wide range of ice cream brands, flavours, formats, and sizes, catering to diverse consumer preferences. Consumers have the flexibility to choose from various options and explore different brands and flavours. The availability of multiple choices within retail

stores enhances consumer satisfaction and encourages repeat purchases.

The majority of the ice creams across the country are distributed through convenience stores. This includes general trade, supermarkets/hypermarkets, ice cream parlours, convenience stores, online, and others.

Convenience stores are typically located in easily accessible areas, such as residential neighborhoods, commercial centers, and busy streets. Their proximity to consumers' daily routines makes them a convenient option for purchasing ice cream. Consumers can conveniently walk or drive to their local convenience store to satisfy their ice cream cravings without the need for long trips or detours. Moreover, consumers can quickly locate the ice cream section, choose their desired product, and proceed to the checkout counter. The streamlined checkout process minimises waiting time and ensures a convenient and efficient purchase, allowing consumers to enjoy their ice cream without unnecessary delays.

Highlights of Interim Union Budget 2024 for Animal Husbandry:

Highlights of the Interim Budget presented for the year 2024 on 1st February, 2024 by the Honourable Finance Minister Mrs. Nirmala Sitharaman:

- Increased budgetary allocations aimed at improving livestock health, boosting milk productivity, and reducing post-harvest losses as part of government's efforts to ensure food security.
- Bolster agriculture and allied sectors, including food processing, through enhanced private and public investment in post-harvest activities such as aggregation, modern storage, efficient supply chains, and marketing.
- Proposed formulation of a comprehensive programme for supporting dairy farmers.
- Efforts to control foot-and-mouth disease. India is the world's largest milk producer but with low productivity of milch animals, "The programme will be built on the success of existing schemes such as Rashtriya Gokul Mission, National Livestock Mission, and Infrastructure Development Funds for dairy processing and animal husbandry."
- Funding for the Pradhan Mantri Formalisation of Micro Food Processing Enterprises (PMFME) scheme stands at ₹880 Crores for FY25, up from ₹639 Crores in the previous fiscal year. However, the Pradhan Mantri Kisan Sampada Yojana (PMKSY) saw a budgetary reduction to ₹729 Crore.
- Production-linked incentive scheme for the food processing industry received an allocation of ₹1,444 Crores for FY25, indicating a focus on encouraging innovation in this sector.

BUSINESS-WISE PERFORMANCE OF THE COMPANY

Milk Procurement and Cattle Care

HAP procures milk from more than 400,000 farmers across several villages on a daily basis, covering most of the southern states of India and Maharashtra. To ensure the freshness and quality of the milk, Active Bulk Coolers (ABCs) are installed in over 1440 locations, and the milk is tested for Fat and SNF levels. The payments are made to the farmers' bank accounts directly every ten days via a special database. The company has shown significant growth in milk procurement during FY24 compared to FY23, supported by strategically located processing and packaging plants in southern India and Maharashtra.

The cattle monitoring team of our organization is dedicated to helping dairy farmers enhance milk production efficiency and prevent cattle ailments. We offer an AI service and a comprehensive Cattle Management System to assist farmers in achieving these goals. Our brand, SANTOSA, provides a range of cattle feed and supplements, such as Bypass Pellets, XL, and Calf Starter, as well as supplementary products like M Care Plus, ImmunoCare, and trace minerals. These products are designed to improve milk production quality and quantity while maintaining cattle health. By using these products, farmers can boost cattle immunity and improve both milk production and quality.

Distribution Network

HAP Daily Fresh distributes milk and milk products under two brand names, "Arokya" and "Hatsun". These products are available in over 3100 stores across Tamil Nadu, Pondicherry, Andhra Pradesh, Telangana, Karnataka, Maharashtra, and Goa. The product range includes milk variants such as curd, ghee, cooking butter, table butter, lassi, buttermilk, paneer, yoghurt shakes and cheese spread.

HAP Daily I Plus distributes ice creams and milk products through more than 738 stores, which mainly stock Arun Icecreams and Hatsun products, including HAP ice cream cakes and kulfis.

The company has expanded its reach with over 3850 HAP Daily outlets. These outlets have traditionally been strong in the markets of Tamil Nadu, Pondicherry, Karnataka, Andhra Pradesh, and Telangana. The company is now expanding into new districts in the states of Maharashtra, Kerala, Orissa, Goa, Chhattisgarh, Madhya Pradesh, West Bengal, Jharkhand, Gujarat, Andamans, Chandigarh, and Bihar

Ibaco - premium ice cream outlet

ibaco now has over 210 premium outlets, offering beloved ice cream flavours and exciting new products based on positive customer feedback.

Exports - Arun Icecreams

With significant growth in the existing global market and consumer preference for its products, Arun Ice creams aims to expand its global distribution and explore new markets.

New Product Development

In 2024-2025, a range of new products will be introduced, comprising ice cream, kulfi flavours, premium desserts, chocolates, and fermented dairy products like yoghurt and dairy based spreads.

Infrastructure

HAP has made significant investments to develop an advanced infrastructure that enables the production of high-quality products. The Company has established cold storage facilities in different states to ensure the freshness of its products. HAP continues to increase its production volume every year to meet the growing consumer demand.

FINANCIAL PERFORMANCE

The financial performance is covered in the Directors' Report and can be referred to in the said Report.

DETAILS OF SIGNIFICANT CHANGES (i.e., CHANGE OF 25% OR MORE AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR) IN KEY FINANCIAL RATIOS WITH EXPLANATION:

- (i) Debtors Turnover Ratio This stands at 794.95 compared to the previous year's 928.92. There is a change to the extent of 14.48 percent. There is no significant change.
- (ii) Inventory Turnover Ratio This stands at 7.88 compared to previous year's 12.23. There is a change to the extent of 35.57 percent. The main reason for the significant change is on account of increase in inventory.
- (iii) Interest Coverage Ratio This stands at 1.45 compared to previous year's figure of 0.86. The change is 68.60 percent. The main reason for the increase is on increased earnings (due to the healthy performance) available for debt service.
- (iv) Current Ratio This stands at 0.86 compared to previous year's figure of 0.62. The change is 38.71%. The reason for change is on account of increase in inventory.
- (v) Total Debt to Equity Ratio This stands at 1.44 compared to previous year's figure of 1.01. The change is 42.57 percent. The reason for change is due to increase in borrowings to meet the increased requirement of funds for Operations.
- (vi) Operating Profit Margin (%) This stands at 4.48 compared to previous year's figure of 3.09. The change is 44.55%. The increase is on account of increased profit and revenue due to better performance.
- (vii) Net Profit Margin (%) This stands at 3.35 compared to previous year's figure of 2.29. The change is 46.16% percent which is mainly due to due to better performance.

DETAILS OF ANY CHANGE IN RETURN ON NET WORTH AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR ALONG WITH A DETAILED EXPLANATION THEREOF.

During the financial year under review, the Company's paid up Equity Share Capital did not undergo any change. The Paid Up Equity Share Capital stood at Rs.22,27,48,268. The Company's Operations resulted in transfer of Surplus to Reserves which has resulted in increase in the Networth of the Company.

OPPORTUNITIES

Some of the factors that contribute to the growth of the Industry are as follows:

Increasing Population and Rising Income Levels:

The dairy industry in India is experiencing significant growth, driven by the country's increasing population and rising income levels. As the largest milk-producing nation globally, India's dairy sector benefits from a growing domestic demand for milk and milk products. The rising income levels across urban and rural areas have enhanced the purchasing power of the average Indian consumer, leading to a shift in dietary preferences toward protein-rich foods, including dairy products. This demographic and economic transition is catalysing the expansion of the dairy market, encouraging both local and international dairy businesses to invest and innovate within this burgeoning sector. The government's supportive policies aimed at dairy development and rural livelihood enhancement further contribute to this growth, ensuring a steady supply of milk from millions of small-scale producers to meet the increasing demand.

Technological Advancements and Product Innovation:

Technological advancements and product innovation are pivotal drivers of the dairy industry in India. The integration of modern technology in dairy farming practices, such as automated milking machines, advanced cooling systems, and efficient feed management software, has significantly increased milk production efficiency and quality. Additionally, the industry is witnessing a surge in product innovation, with companies introducing a wide range of value-added dairy products such as flavored yogurts, fortified milk, and cheese variants tailored to the Indian palate. These innovations cater to the evolving consumer preferences and open up new market segments, enhancing the competitiveness of the Indian dairy industry on a global scale. The focus on research and development to extend product shelf life and improve packaging for better transportation and storage is further propelling the industry forward, making dairy products more accessible to consumers across the country.

Government Support and Policy Initiatives:

Government support and policy initiatives play a crucial role in driving the dairy industry in India. The Indian government has implemented several schemes and policies aimed at promoting dairy farming as a viable source of income for rural households. Initiatives such as the National Dairy Plan (NDP) and the Dairy Entrepreneurship Development Scheme (DEDS) are designed to enhance milk production, provide financial assistance to dairy farmers, and improve the infrastructure for milk processing and distribution. These efforts are complemented by training programs on best practices in dairy farming, aiming to increase productivity and ensure the sustainability of the dairy sector. Moreover, the government's focus on strengthening the cooperative model has enabled small and marginal farmers to gain better access to markets, negotiate fair prices, and invest in improving the quality of their produce, thereby contributing significantly to the growth and development of the dairy industry in India.

Export Opportunities:

NDDB Chairman observed that with India set to increase its share in global milk production over the next decade, it is time to look at expanding its share in the export market. India currently accounts for 24 per cent of the world's milk production. India's milk production has been growing at a CAGR of 6 per cent, while the world average is at 2 per cent. If this growth trend continues, over the next 7-10 years, we will have a one-third share in the global output. Our share in the world dairy market is less than 0.5 per cent. The dairy exports are largely targeted to cater to the demand of our diaspora. India is uniquely positioned to cater to the world market, especially to the countries in Southeast Asia, Sri Lanka, Bangladesh and also in West Asia which are import-dependent for milk products. The dairy value chain could be replicated in other food value chain segments to reduce wastage and improve supplies.

The growth rate of GVA (gross value added) in agriculture and allied sectors increased from 2.10 per cent in 2018-19 to 3.96 per cent in 2022-23. The government has adopted and implemented several policies, reforms, developmental programmes and schemes for improving the agricultural growth prospects and incomes of farmers since 2014. These have led to a rise in the GVA of the agriculture and allied sectors. The Budget allocation of the Union Ministry of Agriculture and Farmers' Welfare (including the Ministry of Cooperation, Department of Animal Husbandry and Dairying, and Department of Fisheries) was only ₹30,223.88 Crores in 2013-14. This has been enhanced to ₹1,25,035.79 Crores in 2023-24. As a per cent of the Government's total Budget outlay, allocation to the Ministry of Agriculture and Farmers' Welfare has increased from 1.8 per cent in 2013-14 to 2.8 per cent in 2023-24. The percentage of workers in the usual status engaged in agriculture and allied sector was at 45.8 per cent in 2022-23.

The dairy industry in India size reached INR 16,792.1 Billion in 2023. Looking forward, experts expect the market to reach INR 49,953.5 Billion by 2032, exhibiting a growth rate (CAGR) of 13% during 2024-2032.

The points discussed above, throw ample opportunities for the entrepreneurs in the Dairy Industry to scale up their existing capacities to increase their business volumes and offer opportunities to the new entrants in the Dairy business. The factors cited above attract foreign investment in a large scale which benefit the Industry as a whole and the Government in particular. Also, the employment opportunities do expand that too both in Urban and Rural Areas and the economic activity thrives in all the geographical areas and contribute to the overall economic development of the Country and the well being of People and the Cattle.

Projected Key Trends for 2024 Special Nutritional Needs:

With the growing demand for fitness and well-being, companies are actively looking for ways to assist their customers with their Nutritional needs.

Probiotics:

Recognising that probiotics offer benefits beyond digestive wellness, dairy companies are shifting their research focus to drive innovation in this field.

Sustainable Alternative to Dairy:

Catering to the growing demand for plant-based dairy alternatives, companies across various industries are committed to continuous innovation.

Finding Innovative ways to to reduce Carbon Emissions:

In response to government policies to reduce carbon emissions, companies are proactively undertaking initiatives to mitigate their environmental impact.

Leveraging Digital Intelligence to enhance Dairy Operations:

The acceleration of digitalisation due to the impact of COVID-19 has prompted dairy companies to adopt digital strategies to improve their daily operations.

The India E-Commerce Market size is estimated at USD 112.93 billion in 2024, and is expected to reach USD 299.01 billion by 2029, growing at a CAGR of 21.5% during the forecast period (2024-2029).

One of the primary factors driving the market's growth is rapid urbanisation. Additionally, rising internet penetration and devices such as smartphones, laptops, and tablets to access e-commerce websites boost the market's growth. E-commerce allows businesses to conduct business without maintaining a physical presence, saving money on infrastructure, communication, and overhead.

Focussing Inside Out with Smart and Sustainable Packaging Solutions:

As government regulations push for sustainable packaging solutions, dairy companies are actively seeking packaging alternatives to meet these demands.

Prioritising Livestock Welfare:

Driven by the urgency to prevent future pandemic outbreaks in cattle, the industry's focus on livestock welfare has intensified. Many initiatives are underway to address this situation.

eFeed, an Indian platform established in 2021, leverages Al-assisted feed recommendations, optimising milk output in cattle. Their specialised premixes improve digestion, increase milk production, and reduce methane emissions.

Regenerative Agriculture to Sustain Nature's Balance:

In an effort to transform the industry's negative image, dairy companies are actively seeking methods for positive change. One impactful approach they are adopting is regenerative agriculture.

By combining innovation, sustainability, and consumer engagement, the dairy industry is set to build a path that not only meets the demands of the present but also prepares for future challenges and opportunities.

Recognising the need of the hour, top dairy companies have already started working on the abovementioned trends. It'll be interesting to see how these trends will transform the industry.

Your Company strongly believes the concept of "Change alone is Permanent" and is adaptive to the changing trends in the Consumer behavior and always strive to deliver to the expectations of the Consumers by constantly introducing the new products to meet the expectations of the Consumers. Changing appetite of the Consumers is constantly monitored and they are better served by your Company with the uncompromising quality which proves us and makes us to be one of the leading players in the Industry.

The main advantage of your Company's strength lies in its efficient and effective supply of manufactured products and cold chain management which facilitates wide reach and targeted coverage in its markets. Your Company has a professionally-trained, technical human resource pool, built over years to meet the challenges in the dairy industry and they do work as a team for the attainment of organisational objectives.

As in the previous year, in the financial year 2023 - 24 too, your Management strategically planned and implemented the required Strategies to sustain the profitability to ward off the negative factors like Inflation, increased Interest rates for servicing the debts, increased labour cost, shortage of Raw Materials etc.,

Following a meticulous correction in selling prices and moderation of purchase prices, Hatsun Agro has experienced a remarkable upswing in milk procurement volume. In the months of September and October, the company achieved an impressive 25% increase in procurement, thanks to the establishment of additional collection centers and the inclusion of more farmers across all the states.

The figures speak for themselves – in September, Hatsun Agro procured over 11 Crore liters of milk, and in October, the company reached an all-time high, collecting over 12 Crore liters of milk in a single month. This exceptional growth in procurement not only signifies the company's commitment to overcoming challenges but also positions Hatsun Agro as a reliable and sustainable source of dairy products.

With the expanded network of collection centers and the inclusion of more farmers, Hatsun Agro confidently asserts that there will be no recurrence of supply shortages experienced last year. The proactive steps taken by the Company have not only addressed past issues but have also set the stage for continued growth and stability in the dairy supply chain.

Hatsun Agro remains dedicated to providing quality dairy products to consumers while ensuring fair practices for farmers. The company expresses gratitude to its stakeholders for their continued support and looks forward to a future of sustained growth and success.

Your Company has the excellent work force to achieve its goals, implement strategies and thus constantly improve its performance and rewarding all its stakeholders. The existing Human Resource is proving to be an opportunity to unearth the potential of the Company, achieve the target/milestones and mitigate the risks due to the unforeseen external negativities like the pandemic/excess rainfalls.

Your Company took the required steps to reduce the Cost involved in its overall operations where it was possible and constantly endeavours to utilise the opportunities thrown like the just experienced Pandemic situation to help the Society at large and its Stakeholders in particular.

The main advantage of your Company's strength lies in its efficient and effective supply of manufactured products and cold chain management which facilitates wide reach and targeted coverage in its markets. Your Company has a professionally-trained, technical human resource pool, built over years to meet the challenges in the dairy industry and they do work as a team for the attainment of organisational objectives.

THREATS

Market Dynamics

Global Competition

While India is a major player in the dairy industry, global competition is intensifying. The challenge lies in maintaining competitiveness while adhering to quality standards and ethical practices.

Fluctuating Milk Prices and the Yield.

Dairy farmers often face challenges due to fluctuating milk prices. Market dynamics, coupled with external factors impact the income of farmers. Diversification and risk mitigation strategies are becoming crucial in navigating these challenges. Companies also face difficulties when the Milk procurement Price vary due to various reasons like low yield due to seasonal changes, disease in the cattle etc., low availability of Milk from farmers and high demand for Milk and the like. For example, after Covid, there was a surge in demand for Milk but the Animals could not give the adequate Milk to satisfy the demand. In other words, the Animals were not equipped enough to yield more milk.

Inflation plays a major role in determining the Price of Milk and Milk Products. In the previous year/s, we have seen the Inflation affecting the Prices. Once, the Inflation stabilises, the volatility in the Price will be under control.

Disease Threat Like Lumpy Skin Disease:

Disease like Lumpy Skin Disease (LSD) strikes the Cattle Population. In the past, the Country has seen the death of Cattle in large numbers due to this LSD which affected the Milk yield and the retail prices shot up. India has the shortage of skilled veterinarians to treat the Cattle at the times of outbreak of deadly diseases. These things reflect on the low availability of quality Milk and affect the Prices paving the way for volatility.

Government Initiatives

Policy Support

Government initiatives such as the Pradhan Mantri Kisan Samman Nidhi (PM-KISAN) and Kisan Credit Card schemes are providing financial support to farmers. Awareness of and access to such schemes are critical for the sustainable growth of the dairy farming sector.

Research and Development

Investments in research and development are imperative for addressing challenges and capitalising on opportunities. Collaboration between government bodies, research institutions, and private enterprises can drive innovation and technological advancements. If adequate attention not given for the above, it will have an impact on the Dairy Industry's efficient functioning.

Market Dynamics

The dairy business in India is dynamic, influenced by factors such as consumer preferences, economic trends, and global market dynamics. With an ever-increasing demand for dairy products, entrepreneurs are exploring opportunities across the value chain, from raw milk production to processing and marketing.

Challenges in Dairy Farming

Despite its promising outlook, the dairy industry faces several challenges. From climate change impacts on fodder availability to the need for improved infrastructure, there are hurdles that require strategic solutions.

India has a unique pattern of production, processing and marketing/consumption of milk, incomparable to any large milk producing country. India is the world's largest milk producer and consumer of dairy products, consuming almost 100% of its own milk production. The Indian dairy sector is different from other dairy producing countries as emphasis is placed on both

cattle and buffalo milk. In order to achieve greater profitability, quality standards need to be improved.

Your Company has been leveraging on the improvement given its economies of scale and with its inherent ability to adopt new technologies, which involves large investment in the production and distribution infrastructure affordable only by bigger companies like us.

Your Company is focusing on the consistent availability and procurement of quality milk throughout the year by improving the per capital yield of animals by applying scientific methods, genetic improvement, scientific feeding, properly managed animal husbandry practices etc., Your Company constantly educates the farmers on how to maintain quality and improve milk yield by arranging supply of good quality feeds to farmers.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The CEO and CFO certification provided in the CEO and CFO certification section of the Annual Report discusses the adequacy of our internal control systems and procedures.

INFORMATION TECHNOLOGY

Successful implementation of SAP ERP facilitates an effective online MIS system, which helps in centralised control of operations at all the units of the Company. Your Company constantly upgrades and reconfigures this application to effectively monitor the increasing scale of operations of the Company. The hardware and network infrastructure are being constantly reviewed to increase the bandwidth and reduce operational costs. This is an ongoing process and your Company is committed to leverage the benefits of IT to enhance and optimise benefits to itself and its customers. Constant training and guidance have been provided to all the end users.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES/ INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

Your Company values its human resource as the most significant asset and the key focus is to attract, retain and develop talent as a resource. Your Company provides a congenial working atmosphere which will foster creative thinking. As part of manpower development and to enhance operational efficiency, training programmes have been organised for employees at all levels, wherever necessary.

The HR programmes of the Company focus on building capabilities and engaging employees through various initiatives to help the organisation consolidate and achieve sustainable future growth for the business.

Industrial Relations remained cordial at all the manufacturing locations during the year.

Effective employee communication through various channels ensured that all the employees are kept abreast of the current business situation. This has helped your Company build mutual trust and confidence with the employees. The total strength of the Company as on 31st March, 2024 was 5222.

OUTLOOK AND RISKS & CONCERNS ARE COVERED UNDER OPPORTUNITIES AND THREATS.

FORWARD LOOKING STATEMENTS

Statements in this report describing the Company's objectives, projections, estimates and expectations may constitute "forward looking statements" within the meaning of applicable laws and regulations that involve risks and uncertainties. Such statements represent the intention of the Management and the efforts being put into place by them to achieve certain goals. Actual results might differ materially from those either expressed or implied in the statement depending on the circumstances. Therefore, the investors are requested to make their own independent assessments and judgments by considering all relevant factors before making any investment decision.

BUSINESS RESPONSIBILITY AND SUSTAINABILITY REPORT (BRSR) 2024

SECTION A: GENERAL INFORMATION ABOUT THE COMPANY

S. No.	Particulars	Details
1.	Corporate Identity Number (CIN) of the Company	L15499TN1986PLC012747
2.	Name of the Company	HATSUN AGRO PRODUCT LIMITED
3.	Year of Incorporation	1986
4.	Registered Office Address	No 41 (49), Janaki Ram Colony Main Road, Janaki Ram Colony, Arumbakkam, Chennai - 600106
5.	Corporate Office Address	Plot No 14, Tamil Nadu Housing Board "A" Road, Sholinganallur, Chennai - 600119
6.	E-mail id	info@hap.in
7.	Telephone	91-44-24501622
8.	Website	www.hap.in
9.	Financial year for which reporting is being done	FY2023-2024 (i.e., for the FY ended 31.03.2024)
10.	Name of the Stock Exchange(s) where shares are listed	Equity shares are listed on BSE Limited and National Stock Exchange of India Limited
11.	Paid-up Capital	Rs.22.27 Crore
12.	Name and contact details (telephone, email address) of the person who may be contacted in case of any queries on the Business Responsibility and Sustainability Report (BRSR)	Mr. Balamurugan Email: balamurugan.t@hap.in Ph + 91-44-24501622
13.	Reporting boundary	Disclosures made in this report are on a standalone basis as consolidation is not applicable to the Company.
14.	Name of assurance provider	NA
15.	Type of assurance obtained	NA

II. PRODUCTS/SERVICES

16. Details of business activities (accounting for 90 % of the turnover):

S. No.	Description of main activity	Description of Business activity	% Of turnover of the Company
1.	Milk & Milk Products	Manufacturing, Distribution, Sales & Marketing	100 %

17. Products/Services sold by the Company (accounting for 90 % of the Company's turnover):

S. No.	Product/Service	NIC Code	% of total Turnover contributed
1.	Milk & Milk Products and Cattle Feed	1050 and 1080	100

III. OPERATIONS

18. Number of locations where plants and/or operations/offices of the Company are situated:

Location	Number of plants	Number of offices	Total
India	20	2	22

19. Markets served by the entity:

a. Number of locations

Locations	Number
National (No. of States) & Union Territories	15
International (No. of Countries)	4

b. What is the contribution of exports as a percentage of the total turnover of the Company? $0.1\,\%$

c. A brief on types of customers

The Company serves Milk and Milk Products to customers both directly as well as through distributors, end users being consumers of Milk and Milk products.

IV. EMPLOYEES

20. Details as at the end of Financial Year: March 31, 2024.

a. Employees and Workers (including differently abled):

			Male Female				
			Male		Fen	iaie	
S.No	Particulars	Total (A)	No.(B)	% (B/A)	No.(C)	% (C/A)	
			EMPLOYEE	S			
1.	Permanent (D)	1,857	1,785	96%	72	4%	
2.	Other than Permanent (E)	631	609	97%	22	3%	
3.	Total Employees (D+E)	2,488	2,394	96%	94	4%	
			WORKERS	3			
4.	Permanent (F)	2,239	2,195	98%	44	2%	
5.	Other than Permanent (G)	495	470	95%	25	5%	
6.	Total Workers (F+G)	2,734	2,665	97%	69	3%	

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b. Differently abled Employees and Workers:

			Ma	ale	Fen	nale				
S.No	Particulars	Total (A)	No.(B)	% (B/A)	No.(C)	% (C/A)				
	DIFFERENTLY ABLED EMPLOYEES									
1.	Permanent (D)	5	5	100	0	0				
2.	Other than Permanent (E)	0	0	0	0	0				
3.	Total Differently abled Employees (D+E)	5	5	100	0	0				
		DIFFER	ENTLY ABLED	WORKERS						
4.	Permanent (F)	0	0	0	0	0				
5.	Other than Permanent (G)	0	0	0	0	0				
6.	Total Differently abled Workers (F+G)	0	0	0	0	0				

21. Participation/Inclusion/Representation of women

		No. and percentage of Females		
	Total (A)	No.(B)	% (B/A)	
Board of Directors	10	2	20	
Key Management Personnel (Including Managing Director)	3	0	0	

22. Turnover rate for permanent employees/workers: (Past 3 Years)

22. Turnover rate for permanent employees/workers. (Past 3 fears)									
	EMPLOYEES								
	F	Y 2023 - 2	24	F	Y 2022- 2	3	FY 2021 - 22		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
Permanent Employees/ Workers	21.66%	30.14%	22.01%	18.89%	19.67%	18.92%	29.01%	35.38%	29.24%
			•	WORKE	RS				
	F	Y 2023 - 2	24	FY 2022- 23			FY 2021 - 22		
	Male	Female	Total	Male	Female	Total	Male	Female	Total
Permanent Employees/	21.01%	48.00%	24.52%	14.23%	25.00%	14.69%	24.48%	21.15%	24.42%

V. Holding, Subsidiary and Associate Companies (including joint ventures)

23. (a) Names of holding/subsidiary/associate companies/joint ventures

S.I	Name of the holding /Subsidiary/associate companies/joint ventures (A)	Indicate whether holding/Subsidiary/ Associate/Joint Venture	% of shares held by listed entity	Does the entity indicated at column A, participate in the Business Responsibility initiatives of the listed entity? (Yes/No)
1.	NIL / N.A	NIL / N.A	NIL / N.A	NIL / N.A

VI. CSR DETAILS

24. (i) Whether Corporate Social Responsibility (CSR) is applicable as per section 135 of The Companies Act, 2013: Yes

(ii) Turnover: Rs.7,990.40 Crores (As on 31.03.2024)

(iii) Net worth: Rs.1,572.25 Crores (As on 31.03.2024)

VII. TRANSPARENCY AND DISCLOSURES COMPLIANCES

25. Complaints/Grievances on any of the principles (Principles 1 to 9) under the National Guidelines on Responsible Business Conduct:

	Grievance Redressal Mechanism in Place (Yes/No) (If yes, then Provide web-link for grievance redressal policy)	FY 2023 - 2024			FY 2022 - 2023		
Stakeholder group from whom complaint is received		Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks	Number of complaints filed during the year	Number of complaints pending resolution at close of the year	Remarks
Communities		NIL	NIL	-	NIL	NIL	-
Investors (other than shareholders)	Yes,	NIL	NIL	-	NIL	NIL	-
Shareholders	a mechanism is in place to interact with various	NIL	NIL		7	NIL	All the Complaints duly Resolved
Employees and workers	Stakeholders and address their concerns Web link: www.hap.in	NIL	NIL	-	NIL	NIL	
Customers		279	276	Please refer to the Note given below	244	5	Please refer to the Note given below
Value Chain Partners		NIL	NIL	-	NIL	NIL	-
Others		NIL	NIL	NIL	NIL	NIL	NIL

Note: Complaints related to products. All the Complaints are attended to and resolved immediately. Pending numbers relate to the Customers who are not reachable.

26. Overview of the Company's material responsible business conduct issues

Indicated below are material responsible business conduct and sustainability issues pertaining to environmental and social matters that present a risk or an opportunity to Company's business, rationale for identifying the same, approach to adapt or mitigate the risk along-with its financial implications.

S. No.	Material issue identified	Indicate whether risk or opportunity (R/O	Rationale for identifying the risk/opportunity	In case of risk, approach to adapt or mitigate	Financial implications of the risk or opportunity (Indicate positive or negative implications)
1	GHG Emissions	Risk	With an increase in the manufacturing capacity - to keep up with the production demand, the GHG emissions will go up.	The Company is progressively working towards use of new and improved technology providing efficient system to reduce GHG Emissions with which this risk can be mitigated.	Negative - The Company may be required to set up improved and efficient systems and processes to reduce the GHG Emissions which will require a new or additional setting up of required facilities resulting in additional capital/revenue expenditure.
2	Waste Management	Opportunity	HAP has a robust collection and recycling process for its plastic waste. We also convert ETP scum to compost which is used in irrigation land	Better usage of our waste segregation and collection processes to improve the efficiency of the process	Positive – The waste generated (Scum) is used back in our land. Plastic recycling reduces further costs on plastic packaging.
3	Water Management	Risk	Water being a finite resource will pose a risk to the operations of our business.	HAP has a community led water management and conservation projects Rainwater harvesting is being practiced in our manufacturing locations Reduction in raw water usage in manufacturing facilities implemented	Positive- We are taking efforts to ensure efficient water management to reduce cost and burden on the environment.
4	Energy Management	Opportunity	Processes and Systems are in place to ensure maximum energy efficiency and this will be continuously improved	HAP sources Power from Solar panels, Bio gas etc., This and usage of LEDs and natural lighting ensures effective energy management and mitigate the risk	Positive – Any cost incurred for improving the energy management system will fetch positive outcomes and reduced cost in the long run.
5	Employee Health and Safety	Risk	This can lead to decreased productivity	Many efforts and initiatives have been put in place to ensure employee health and safety.	Neutral – Immediate incurring of expenditure on this count will result in financial outgo. But, any cost put towards employee health and safety will yield positive results in the long term

MANAGEMENT AND PROCESS DISCLOSURES

This Section is aimed at helping businesses demonstrate the Structures, Policies and Processes put in place towards adopting the NGRBC Principles and Core elements.

(a) Details of compliance (Reply in Y/N)

	Disclosure Questions	P1	P2	Р3	P4	P5	P6	P7	P8	Р9
1	Policy and management processes						l			
1.	a. Whether your entity's policy/policies cover each principle and its core elements of the NGRBCs. (Yes/No)	Υ	Y	Y	Y	Y	Y	Y	Y	Y
	b. Has the policy been approved by the Board? (Yes/No)	Υ	Y	Y	Y	Y	Y	Y	Υ	Υ
	c. Web Link of the Policies, if available		https:/	/www.h	ap.in/po	df/polici	es/brsr-	policies.p	odf	
2.	Whether the entity has translated the policy into procedures. (Yes/No)	Y	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
3.	Do the enlisted policies extend to your value chain partners? (Yes/No)	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ	Υ
4.	Name of the national and international codes/certifications/labels/standards (e.g., Forest Stewardship Council, Fairtrade, Rainforest Alliance, Trustee) standards (e.g., SA 8000, OHSAS, ISO, BIS) adopted by your entity and mapped to each principle.	As a proof of Commitment to consistent quality assurance, Hatsun has the necessary policy/ies that conform/s to the National Standards viz., ISO 22000 FSSC 22000 ISO 9001 (for Feed plant) Export Import certification (EIC)								
5.	Specific commitments, goals and targets set by the entity with defined timelines, if any.	The company aims to achieve the goal of utilising Biogas to the extent of about 1000 units per day of gas generation replacing the present utilisation of electricity The company targets to plant 2500 trees across all its plants								
6.	Performance of the entity against the specific commitments, goals and targets along-with reasons in case the same are not met. 2. The company targets to plant 2500 trees across all its plants 1. The company achieved about 1200 units per day. 2. The company planted about 2500 trees in its plants.									

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Governance, leadership, and oversight

7. Statement by Director responsible for the business responsibility report, highlighting ESG related challenges, targets and achievements (listed Company has flexibility regarding the placement of this disclosure).

Doing business in a responsible and sustainable manner is one of the key goals for us. The Company is committed to integrating environmental, social and governance (ESG) principles into its businesses. We instituted practices like monitoring consumption of resources and taking targets towards reduction in consumption of electricity, fuel, water, and various other practices. The Company has also established policy for Environment, Health and Safety - Managing Director.

8. Details of the highest authority responsible for implementation and oversight of the Business Responsibility policy (ies)

Managing Director (DIN: 00012439) under the guidance of the Board of Directors and its Committees is responsible for implementation and oversight of the Business Responsibility policies.

9. Does the entity have a specified Committee of the Board/Director responsible for decision making on sustainability related issues? (Yes/No) - Yes.

If yes, provide details.

Risk Management Committee as the Board Committee is responsible for sustainability related issues.

10. Details of Review of NGRBCs by the Company:

Subject for Review		Indicate whether review was undertaken by Director /Committee of the Board /Any other Committee						Frequency (Annually/Half yearly/Quarterly/Any other - please specify)							
	P1	P2	Р3	P4	P5	P6	P7	P8	P9	P1 P2 P3 P4 P5 P6 P7 P8 F				Р9	
Performance against above policies and follow up action	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Annually.					
Compliance With statutory requirements of relevance to the principles, and, rectification of any non-compliances	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Annually.					

11. Has the Company carried out independent assessment/evaluation of the working of its policies by an external agency? (Yes/No). If yes, provide name of the agency.

No. However all the policies and processes are subject to audits/reviews done internally in the Company from time to time.

12. If answer to question (1) above is "No" i.e. not all Principles are covered by a policy, reasons to be stated: All the principles are covered by the policies.

SECTION C

PRINCIPLE WISE PERFORMANCE DISCLOSURES

PRINCIPLE 1. BUSINESSES SHOULD CONDUCT AND GOVERN THEMSELVES WITH INTEGRITY AND IN A MANNER THAT IS ETHICAL, TRANSPARENT AND ACCOUNTABLE:

ESSENTIAL INDICATORS

1. Percentage coverage by training and awareness programmes on any of the principles during the financial year: During the year, the Board of Directors of the Company (including its committees) has invested time on various updates comprising matters relating to an array of issues pertaining to the business, regulations, economy and environmental, social and governance parameters.

Segment	Total number of training and awareness programs held	Topics/Principles covered under the training and its impact	% of persons in respective category covered by the awareness programs
Board of Directors	4	All the Policies and Business updates	100
Key Managerial Personnel	4	1. Anti-Bribery & Anti-Corruption (ABAC) Policy 2. HAP Code of Conduct 3. Prevention of Sexual Harassment (POSH)*	100
Employees other than BOD and KMPs	4	1. ABAC is for all Senior management and those discharging specific roles 2. HAP Code of Conduct 3. Prevention of Sexual Harassment (POSH)*	60
Workers	7	1. ABAC is for all Senior management and those discharging specific roles 2. HAP Code of Conduct 3. Prevention of Sexual Harassment (POSH)*	60

2. Details of fines/penalties/punishment/award/compounding fees/settlement amount paid in proceedings (by the entity or by Directors/KMPs) with regulators/law enforcement agencies/judicial institutions, in the financial year. (Note: the entity shall make disclosures on the basis of materiality as specified in Regulation 30 of SEBI (Listing Obligations and Disclosure Obligations) Regulations, 2015 and as disclosed on the entity's website):

		Moneta	ry						
	NGRBC Principle	Name of the regulatory/ enforcement agencies/ judicial institutions	Amount (In INR)		appear been				
Penalty/Fine Settlement Compounding Fee	NIL								
		Non - Mor	netary						
	NGRBC Principle Name of the regulatory/ enforcement agencies/ judicial institution Brief of the Case		Has an appeal been preferred? (Yes/No)						
Imprisonment Punishment			NIL						

3. Of the instances disclosed in Question 2 above, details of the Appeal/Revision preferred in cases where monetary or non-monetary action has been appealed.

Nil.

4. Does the Company have an anti-corruption or anti-bribery policy? If yes, provide details in brief and if available, provide a web-link to the policy.

Yes, the Company has an anti-corruption and anti-bribery policy which is available on the website of the Company. weblink: https://www.hap.in/pdf/policies/Anti%20Corruption%20Anti%20Bribery%20Policy.pdf

5. Number of Directors/KMPs/employees/workers against whom disciplinary action was taken by any law enforcement agency for the charges of bribery/corruption:

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	FY 2023 - 24	FY 2022 - 23
Directors		
KMPs	Nil	Nil
Employees		
Workers		

6. Details of complaints regarding conflict of interest:

	Number	Remarks	Number	Remarks
Number of complaints received in relation to issues of Conflict of Interest of the Directors		Ni	I	
Number of complaints received in relation to issues of Conflict of Interest of the KMPs		Ni	I	

7. Details of any corrective action taken or underway on issues related to fines/penalties/action taken by regulators/law enforcement agencies/judicial institutions, on cases of corruption and conflicts of interest Not applicable.

8. Number of days of accounts payables ((Accounts payable *365)/Cost of goods/services procured) in the following format:

	FY 2023 - 24	FY 2022 - 23
No of days of accounts payables	10.59	13.05

9. Open-ness of business

Details of concentration of purchases and sales with trading houses, dealers, and related parties along-with loans and advances & investments, with related parties.

Parameter	Metrics	FY 2023 - 24	FY 2022 - 23
Concentration of Purchases	a. Purchases from trading houses as % of total purchases	Nil	Nil
	b. Number of trading houses where purchases are made from	Nil	Nil
	c. Purchases from top 10 trading houses as % of total purchases from trading houses	Nil	Nil
Canadalatia	a. Sales to dealers/distributors as % of total sales	98.50	98.00
Concentration of Sales	b. Number of dealers/distributors to whom sales are made	3,400	3,250
	c. Sales to top 10 dealers/distributors as % of total sales to dealers/distributors	0.80	0.78

Parameter	Metrics	FY 2023 - 24	FY 2022 - 23
Share of RPT's-in	a. Purchase (Purchases with related parties/Total Purchases)	0.001%	0.001%
	b. Sales (Sales to related parties/Total Sales)	Nil	Nil
	c. Loans & advances (Loans & advances given to related parties/Total loans & advances)	Nil	Nil
	d. Investments (Investments in related parties/Total Investments made)	Nil	Nil

PRINCIPLE 2: BUSINESSES SHOULD PROVIDE GOODS AND SERVICES IN A MANNER THAT IS SUSTAINABLE AND SAFE:

ESSENTIAL INDICATORS

1. Percentage of R&D and capital expenditure (capex) investments in specific technologies to improve the environmental and social impacts of product and processes to total R&D and capex investments made by the Company, respectively

	FY 2023 - 24 (Rs. in Crores)	FY 2022 - 23 (Rs. in Crores)	Details of improvements in environmental and social impacts
R&D	0	0	In all the investments, company focusses at sustainable technologies, human health, and well-being
Capex	12.83	5.77	Projects for Pollution Control, Safety for Employee & Community, Climate Change, Solar energy into electricity etc.

2. a. Does the Company have procedures in place for sustainable sourcing?

No. However HAP plans to introduce sustainable sourcing in the coming years.

b. If yes, what percentage of inputs were sourced sustainably?

Not applicable

3. Describe the processes in place to safely reclaim your products for reusing, recycling, and disposing at the end of life.

a) Plastics (including packaging)

We collect plastic waste through waste management agencies and dispose through Pollution Control Board authorised recyclers.

b) E-waste

This is not applicable as the company is not reclaiming any E-waste. Our E-waste (generated within premises) broadly includes computers, servers, scanners, PCs, batteries, air conditioners etc., All such E-wastes are being disposed off through registered E-waste vendors from Pollution Control Board.

c) Hazardous waste

Our products do not involve in generation of hazardous waste; hence it is not applicable.

(d) Other waste

Not applicable

4. Whether Extended Producer Responsibility (EPR) is applicable to the Company's activities (Yes/No). If yes, whether the waste collection plan is in line with the Extended Producer Responsibility (EPR) plan submitted to Pollution Control Boards? If not, provide steps taken to address the same.

Our packing material goes to the end user directly and for that EPR is applicable to us. The Company is recycling it through WMA (Waste Management Agencies) via certified recyclers as per waste collection plan submitted to Central Pollution Control Board ('CPCB').

PRINCIPLE 3: BUSINESSES SHOULD RESPECT AND PROMOTE THE WELL-BEING OF ALL EMPLOYEES, INCLUDING THOSE IN THEIR VALUE CHAINS: ESSENTIAL INDICATORS

1. a. Details of measures for the well-being of employees:

		Percentage of Employees covered by											
	Total	Health Insurance		Accident	Accident Insurance		y Benefits	Paternity	Benefits	Day Care Facilities			
Category		Number (B)	% (B/A)	Number (C)	% (C/A)	Number (D)	% (D/A)	Number (E)	% (E/A)	Number (F)	% (F/A)		
	Permanent Employees												
Male	1785	1785	100%	1785	100%	NA	NA	Nil	Nil	1785	100%		
Female	72	72	100%	72	100%	72	100%	Nil	Nil	72	100%		
Total	1857	1857	100%	1857	100%	72	4%	Nil	Nil	1857	100%		
		Other than Permanent employees											
Male	609	609	100%	609	100%	NA	NA	Nil	Nil	609	100%		
Female	22	22	100%	22	100%	22	100%	Nil	Nil	22	100%		
Total	631	631	100%	631	100%	22	3%	Nil	Nil	631	100%		

b. Details of measures for the well-being of workers

		% Of workers covered by												
	Total Health Insurance			Accident	Insurance	Maternity	y Benefits	Paternity	Benefits	Day Care Facilities				
Category	1	Number (B)	% (B/A)	Number (C)	% (C/A)	Number (D)	% (D/A)	Number (E)	% (E/A)	Number (F)	% (F/A)			
	Permanent Employees													
Male	2195	2195	100%	2195	100%	NA	NA	Nil	Nil	2195	100%			
Female	44	44	100%	44	100%	44	100%	Nil	Nil	44	100%			
Total	2239	2239	100%	2239	100%	44	2%	Nil	Nil	2239	100%			
	Other than Permanent employees													
Male	470	470	100%	470	100%	NA	NA	Nil	Nil	470	100%			
Female	25	25	100%	25	100%	25	100%	Nil	Nil	25	100%			
Total	495	495	100%	495	100%	25	5%	Nil	Nil	495	100%			

c. Spending on measures towards well-being of employees and workers (including permanent and other than permanent)

	FY 2023 - 24	FY 2022 - 23
Cost incurred on well- being measures as a % of total revenue of the company	Nil	Nil

2. Details of retirement benefits, for current and previous Financial Year:

		FY 2023 - 24		FY 2022 - 23			
Benefits	No of employees covered as a % of total employees	No of workers and deposited with the authority (Y/N/N. A)		No of employees covered as a % of total employees workers		Deducted and deposited with the authority (Y/N/N. A)	
PF	100%	100%	Y	100%	100%	Υ	
Gratuity	100%	100%	Υ	100%	100%	Υ	
ESI	31.48%	14.02%	Υ	44%	13%	Y	
Others - please specify	-	-		-	-	-	

3. Accessibility of workplaces: Are the premises/offices of the Company accessible to differently abled employees and workers, as per the requirements of the Rights of Persons with Disabilities Act, 2016? If not, whether any steps are being taken by the Company in this regard.

Yes. All our plant premises and head office are accessible to differently abled employees.

4. Does the Company have an equal opportunity policy as per the Rights of Persons with Disabilities Act, 2016? If so, provide a web-link to the policy.

Equal opportunity is covered as part of our HAP Code of Conduct. web-link: www.hap.in

The Company provides equal opportunities to all its employees and to all eligible applicants for employment in the Company. It does not unfairly discriminate on any ground including race, caste, religion, colour, ancestry, marital status, gender, sexual orientation, age, nationality, ethnic origin, disability, or any other category protected by applicable law. The Company also has a Diversity Policy addressing the persons with disability.

The Company has zero tolerance for harassment and discrimination of employees at the workplace. We promote a culture wherein employees can freely raise and discuss issues concerning themselves with their Superiors, or Regional HR Managers.

We have a robust policy on Prevention of Sexual Harassment at workplace (POSH) and a formal process for dealing with harassment or discrimination complaints. Further regular communication and awareness campaigns are conducted by the Company for employees at regular intervals.

5. Return to work and Retention rates of permanent employees and workers that took parental leave:

	Permaner	nt employees	Permanent workers		
Gender	Return to work	Retention rate	Return to work	Retention rate	
Male	-	-	-	-	
Female	-	-	-	-	
Total	-	-	-	-	

6. Is there a mechanism available to receive and redress grievances for the following categories of employees and worker? If yes, give details of the mechanism in brief:

	Yes/No (if yes, then give details of the mechanism in brief)
Permanent workers	Yes, The Company has a system where employees can freely raise and discuss issues concerning
Other than permanent workers	themselves with their Superiors, Business Leaders, or Human Resource (HR) Managers. The Company
Permanent employees	has created several channels through which employees can discuss, have an engagement, and
Other than permanent employees	seek clarification on their issues. The employees can provide their feedback or complaints to their respective HR managers

7. Membership of employees and worker in association(s) or Unions recognised by the listed Company.

Nil.

8. Details of training given to employees and workers:

	EMPLOYEES											
		F	Y 2023 - 2	4			F	Y 2022 - 2	.3			
Category	Total Employees	On H & safety r	ealth measures	On Skill upgradation		Total Employees			On Skill upgradation			
	(A)	Number (B)	% (B/A)	Number (C)	% (C/A)	(D)	Number (E)	% (E/D)	Number (F)	% (F/D)		
Male	2394	87	4%	1511	63%	367	364	99%	364	99%		
Female	94	8	9%	76	81%	67	67	100%	67	100%		
Total	2488	95	4%	1587	64%	434	431	99%	431	99%		

	WORKERS											
		F	Y 2023 - 2	.4			F	Y 2022 - 2	23			
Category	Total Employees	On Health & safety measures		On Skill up	On Skill upgradation Em		On Health & safety measures		On Skill upgradation			
	(A)	Number (B)	% (B/A)	Number (C)	% (C/A)	(D)	Number (E)	% (E/D)	Number (F)	% (F/D)		
Male	2665	269	10%	1154	43%	166	166	100%	166	100%		
Female	69	12	17%	58	84%	46	45	98%	45	98%		
Total	2734	281	10%	1212	44%	212	211	100%	211	100%		

9. Details of performance and career development reviews of employees and worker:

_						
I	FY 2023 - 24		FY 2022 - 23			
Total (A)	No. (B)	% (B/A)	Total (C)	No. (D)	% (D/C)	
		Emp	loyees			
2394	2394	100%	1861	1861	100%	
94	94	100%	63	63	100%	
2488	2488	100%	1924	1924	100%	
		Wor	kers			
2665	2665	100%	3282	3282	100%	
69	69	100%	104	104	100%	
2734	2734	100%	3386	3386	100%	
	Total (A) 2394 94 2488 2665 69	Total (A) No. (B) 2394 2394 94 94 2488 2488 2665 2665 69 69	Emp 2394 2394 100% 94 94 100% 2488 2488 100% Wor 2665 2665 100% 69 69 100%	Total (A) No. (B) % (B/A) Total (C) Employees 2394 2394 100% 1861 94 94 100% 63 2488 2488 100% 1924 Workers 2665 2665 100% 3282 69 69 100% 104	Total (A) No. (B) % (B/A) Total (C) No. (D) Employees 2394 2394 100% 1861 1861 94 94 100% 63 63 2488 2488 100% 1924 1924 Workers 2665 2665 100% 3282 3282 69 69 100% 104 104	

10. Health and safety management system:

a. Whether an Occupational health and safety management system has been implemented by the Company along with extent of coverage.

Yes, The Safety & Health Management system covers activities across all manufacturing locations, offices, research laboratories and supply chain partners and ensuring the protection of environment and health & safety of its employees, contractors, visitors, and relevant stakeholders.

b. What are the processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the Company.

Processes used to identify work-related hazards and assess risks on a routine and non-routine basis by the Company:

- Work Permit System
- Internal & External Audit
- Near Miss and Incident Reporting system
- Safety Observation system
- Noise Assessment
- Hazard Identification and Risk Analysis

c. Whether Company has Processes for identification and reporting of occupational hazards by workers and action to be taken to remove themselves from such risks? (Y/N)

Yes, we encourage our employees to report near-miss incidents identified which is analysed and corrective action taken. All sites have specific procedure for reporting of work-related hazard, injuries, unsafe condition, and unsafe act.

d. Do the employees/workers of the Company have access to non-occupational medical and healthcare services? (Y/N)

Yes, first aid kits are always maintained and are available on the premises. All the employees are covered under health insurance scheme/ESI scheme

11. Details of safety related incidents:

Safety Incident/Number	Category	FY 2023 - 24	FY 2022 - 23
Lost Time Injury Frequency Rate (LTIFR) (per one	Employees	0	0
million-person hours worked)	Workers	0	0.24
Total recordable work-related	Employees	0	0
injuries	Workers	0	2
No. of fatalities	Employees	0	0
NO. Of fatalities	Workers	0	2
High consequence work-related injury or ill-health (excluding	Employees	0	0
fatalities)	Workers	0	2

12. Measures taken by the Company to ensure a safe and healthy workplace:

- Medical examination done yearly once
- Quarterly fire drills are carried out at all locations
- Fire alarm systems and smoke detectors are installed at all premises
- Fire extinguishers are kept filled to ensure effective use during fire
- Emergency Contact details such as Police, Hospitals and Fire Brigade are also displayed on the display board
- · Fire Exits.

13. Number of Complaints on the following made by employees and workers:

	FY 2023 - 24			FY 2022 - 23			
	Filed during the year	Pending resolution at the end of year	Remarks	Filed during the year	Pending resolution at the end of year	Remarks	
Working Conditions Health & Safety		Nil			Nil		

14. Assessments for the year:

	% Of your plants and offices that were assessed (by entity or statutory authorities or third parties)
Health and safety practices	100 %
Working Conditions	100 %

15. Provide details of any corrective action taken or underway to address safety-related incidents (if any) and on significant risks/concerns arising from assessments of health and safety practices and working conditions.

All the critical factors involved in an incident are determined through root cause analysis & investigation and corrective/preventive actions are identified to prevent recurrence.

The detailed investigation and root causes identified by internal cross-functional team are reviewed by the Senior Management. Learning from incident is further discussed in the morning safety meeting, toolbox talk, safety committee meet, contractor communication meet, etc. to bring awareness and prevent recurrence of incidents. The closure of investigation action points is reviewed in safety reviews on a periodic basis.

PRINCIPLE 4: BUSINESSES SHOULD RESPECT THE INTERESTS OF AND BE RESPONSIVE TO ALL ITS STAKEHOLDERS:

ESSENTIAL INDICATORS:

1. Describe the processes for identifying key stakeholder groups of the Company.

The key stakeholders are identified through impact assessment process. The stakeholders who are having immediate impact on the functioning of the Company are identified as the key stakeholders. At present, the key stakeholders are Shareholders, Employees and Workers, Vendors, Customers, Regulators, Suppliers and Farmers.

2. List stakeholder groups identified as key for the Company and the frequency of engagement with each stakeholder group.

Stakeholder Group	Whether identified as Vulnerable & Marginalised Group (Yes/No)	Channels of communication (Email, SMS, Newspaper, Pamphlets, Advertisement, Community Meetings, Notice Board, Website) Others	Frequency of engagement (Annually/ Half yearly/ Quarterly/ others - please specify)	Purpose and scope of engagement including key topics and concerns raised during such engagement
Shareholders	No	Annual General Meeting, Postal Ballot, E Mail, Quarterly updates and Company website	Ongoing	Overall performance and Operations of the Company, Dividend, Profitability, Growth Prospects, Financial indicators such as Earnings Before Interest and Tax, Profit After Tax etc.,
Employees	No	E Mail, HAP HUB Portal, Review Meetings	Ongoing	Employee engagement, performance and well being.
Vendors	No	E Mail, Vendor meetings	Ongoing	Vendor engagement
Customers	No	Newspaper Advertisements, Television Commercial Advertisements in Public places, Pamphlets, Company website	Ongoing	Production, Product quality, Product availability, Marketing
Regulators	No	Newspaper Advertisements, Company Website, E Mail, Periodic Statutory Filings	Ongoing	Compliance of Statutory Provisions within the stipulated time
Suppliers	No	E Mail, periodic meetings	Ongoing	Supplier engagement, Quality, Timely delivery and payments
Farmers	No	On site Meetings	Ongoing	Timely payment for milk procurement

PRINCIPLE 5: BUSINESSES SHOULD RESPECT AND PROMOTE HUMAN RIGHTS: **ESSENTIAL INDICATORS:**

1. Employees and workers who have been provided training on human rights issues and policy(ies) of the Company:

	FY 2023 - 24			FY 2022 - 23					
Category	Total (A)	No. of employees/ workers covered (B)	% (B/A)	Total (C)	No. of employees/ workers covered (D)	% (D/C)			
			Employe	ees					
Permanent									
Other than permanent		Nil. Our Company is in the process of instituting appropriate system to provide training on human rights issues and policy(ies) of the Company to all its							
Total Employees			empl	oyees.					
			Workers						
Permanent									
Other than permanent		Nil. Our Company is in the process of instituting appropriate system to provide training on human rights issues and policy(ies) of the Company to all its							
Total Employees			wor	kers.					

2. Details of minimum wages paid to employees and workers

	FY 2023 - 24				FY 2022 - 23					
Category	Total (A)	Equal More than Minimum Wage Minimum Wage Total (D)		Minimum Wage Minimum Wage				ual m Wage		e than ım Wage
		No.(B)	% (B/A)	No.(C)	% (C/A)		No.(B)	% (E/D)	No.(F)	% (F/D)
	Employees									
Permanent										
Male	1785	0	0	1785	100%	1861	0	0	1861	100%
Female	72	0	0	72	100%	63	0	0	63	100%
Other than Permanent										
Male	609	0	0	609	100%	0	0	0	0	0
Female	22	0	0	22	100%	0	0	0	0	0

	FY 2023 - 24				FY 2022 - 23					
Category	Total (A)	Equal More than Minimum Wage		Total (D)	1	ual m Wage		e than ım Wage		
		No.(B)	% (B/A)	No.(C)	% (C/A)		No.(B)	% (E/D)	No.(F)	% (F/D)
	Workers									
Permanent										
Male	2195	0	0	2195	100%	3282	0	0	3282	100%
Female	44	0	0	44	100%	104	0	0	104	100%
Other than Permanent										
Male	470	0	0	470	100%	0	0	0	0	0
Female	25	0	0	25	100%	0	0	0	0	0

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3. Details of remuneration/salary/wages:

a. Median remuneration/wages

		Male	Female		
	Number	Median remuneration/ salary/wages of respective category	Number	Median remuneration/ salary/wages of respective category	
Board of Directors (BoD)	1	Rs.97,21,450	Nil	Nil	
Key Managerial Personnel	2	Rs.61,98,393	Nil	Nil	
Employees other than BoD and KMP	2,394	Rs.30,250	94	Rs.35,583	
Workers	2,665	Rs.19,130	69	Rs.18,637	

b. Gross wages paid to females as % of total wages paid by the entity:

	FY 2023 - 24	FY 2022 - 23
Gross wages paid to females as % of total wages	2.83%	3.07%

4. Do you have a focal point (Individual/Committee) responsible for addressing human rights impacts or issues caused or contributed to by the business? (Yes/No).

Yes. The Head of Human Resources responsible for human resources function and Chief Operating Officer shall jointly oversee and address any issue arising from any human rights impact or issues caused or contributed to by the business

5. Internal mechanisms in place to redress grievances related to Human Rights issues.

The mechanism to redress grievances under human rights is same as for other grievances. On receipt of any concern by/through email, letter, oral, etc., Human resources department will investigate and appropriate action will be taken within the stipulated time.

6. Number of Complaints on the following made by employees and workers:

	FY 2	3 - 24	FY 22 - 23		
	Filed during the year	Pending resolution at the end of year	Filed during the year	Pending resolution at the end of year	
Sexual Harassment	NIL	NIL	NIL	NIL	
Discrimination at workplace	NIL	NIL	NIL	NIL	
Child Labour	NIL	NIL	NIL	NIL	
Forced Labour/ Involuntary Labour	NIL	NIL	NIL	NIL	
Wages	NIL	NIL	NIL	NIL	
Other human rights related issues	NIL	NIL	NIL	NIL	

7. Complaints filed under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, in the following format:

	FY 2023 - 24	FY 2022 - 23
Total Complaints reported under sexual harassment on of workplace (prevention, prohibition, and redressal) Act 2013 (POSH)	Nil	Nil
Complaints on POSH as a % of female employees/workers	Nil	Nil
Complaints on POSH upheld	Nil	Nil

8. Mechanisms to prevent adverse consequences to the complainant in discrimination and harassment cases.

The Company is committed to a workplace free of harassment, including sexual harassment at the workplace, and has zero tolerance for such unacceptable conduct. HAP encourages reporting of any harassment concerns and is responsive to complaints about harassment or other unwelcome or offensive conduct. Committees have been constituted across locations to enquire into complaints of sexual harassment and to recommend appropriate action. Regular awareness and training sessions are conducted to ensure that the employees are fully aware of the aspects of sexual harassment and of the redressal mechanism.

9. Do human rights requirements form part of your business agreements and contracts? (Yes/No).

Yes. Human rights requirements form part of the Company's business agreements and contracts as and where relevant.

10. Assessments for the year:

	% of plants and offices that were assessed (by entity or statutory authorities or third parties)
Child labor	
Forced/involuntary labor	All the Offices and Plants of the Company
Sexual harassment	were assessed by the Company's internal
Discrimination at workplace	Audit Team and Compliance ensured.
Wages	Addit Team and Compliance ensured.
Others - please specify	NIL

11. Provide details of any corrective actions taken or underway to address significant risks/concerns arising from the assessments at Question 10 above.

Not applicable.

PRINCIPLE 6: BUSINESSES SHOULD RESPECT AND MAKE EFFORTS TO PROTECT AND RESTORE THE ENVIRONMENT:

ESSENTIAL INDICATORS:

1. Details of total energy consumption (in Joules or multiples) and energy intensity:

Parameter	FY 2023 - 24	FY 2022 - 23
From renewable sources		
Total electricity consumption (A) (in GJ)	3,39,519	2,97,098
Total fuel consumption (B)	NIL	NIL
Energy consumption through other sources (C)	NIL	NIL
Total energy consumed from renewable sources (A+B+C) in GJ	3,39,519	2,97,098
From non-renewable sources		
Total electricity consumption (D) in GJ	2,40,818	2,23,279
Total fuel consumption (E) in GJ	13,68,181	11,32,415
Energy consumption through other sources (F)	NIL	NIL
Total energy consumed from non- renewable		
sources (D+E+F) in GJ	16,08,999	13,55,694
Total energy consumed (A+B+C+D+E+F) in GJ	19,48,518	16,52,792
Energy intensity per rupee of turnover (Total energy consumed/Revenue from operations)	243.86 GJ/Crore	-
Energy intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total energy consumed/Revenue from operations adjusted for PPP)	NA	NA
Energy intensity in terms of physical output	0.0015 GJ/Litre of milk	-
Energy intensity (optional) - the relevant metric may be selected by the entity	-	-

Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? (Y/N) If yes, name of the external agency.

No.

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2. Does the Company have any sites/facilities identified as designated consumers (DCs) under the Performance, Achieve and Trade (PAT) Scheme of the Government of India? (Y/N) If yes, disclose whether targets set under the PAT scheme have been achieved. In case targets have not been achieved, provide the remedial action taken, if any. Not applicable.

3. Details of disclosures related to water.

Parameter	FY 2023 - 24	FY 2022 - 23
Water withdrawal by source (in kiloliters)		
(i) Surface water	0	0
(ii) Groundwater	8,79,039	7,49,104
(iii) Third party water	16,96,640	18,19,905
(iv) Seawater/desalinated water	0	0
(v) Others (Milk condensate)	2,61,847	1,48,213
(vi) Others (rain water)	5,409	10,236
Total volume of water withdrawal		
(in kilolitres) (i + ii + iii + iv + v)	25,75,679	25,69,009
Total volume of water consumption (in kilolitres)	28,42,935	27,27,458
Water intensity per rupee of turnover		
(Total water consumption/Revenue		
from operations	355.81 KL/Crore	376 KL/Crore
Water intensity per rupee of turnover adjusted for		
Purchasing Power Parity (PPP)		
(Total water consumption/Revenue		
from operations adjusted for PPP)	NA	NA
Water intensity in terms of physical output	2.18 Litre water	
	/Litre of milk	-
Water intensity (optional) - the relevant	-	-
metric may be selected by the entity		
turnover (Water consumed/turnover)		

Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? No.

4. Details related to water discharged:

Parameter	FY 2023 - 24	FY 2022 - 23			
Water discharge by destination and level of treatment (in kiloliters)					
(i) To Surface water					
- No treatment	0	0			
- With treatment - please specify level of treatment	0	0			
(ii) To Groundwater					
- No treatment	0	0			
- With treatment - please specify level of treatment	0	0			
(iii) To Seawater					
- No treatment	0	0			
- With treatment - please specify level of treatment	0	0			
(iv) Sent to third-parties					
- No treatment	58,996	58,035			
- With treatment - please specify level of treatment	0	0			
(v) Others					
- No treatment	0	0			
- With treatment - Effluent treatment plant	21,86,616	20,92,545			
Total water discharged (in kiloliters)	22,45,612	21,50,580			

Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? **No**

5. Has the Company implemented a mechanism for Zero Liquid Discharge? If yes, provide details of its coverage and implementation.

No

6. Details of air emissions (other than GHG emissions) by the Company.

Parameter	Unit	FY 2023 - 24	FY 2022 - 23
NOx	mg/Nm³	12	10
SOx	mg/Nm³	43	32
Particulate matter (PM)	mg/Nm³	74	57
Persistent organic pollutants (POP)	NA	NA	NA
Volatile organic compounds (VOC)	NA	NA	NA
Hazardous air pollutants (HAP)	NA	NA	NA
Others - please specify	NA	NA	NA

Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? No.

7. Details of greenhouse gas emissions (Scope 1 and Scope 2 emissions) and its intensity.

Parameter	Unit	FY 2023 - 24	FY 2022 - 23
Total Scope 1 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	Metric tons of CO2 equivalent	87,373	XX
Total Scope 2 emissions (Break-up of the GHG into CO2, CH4, N2O, HFCs, PFCs, SF6, NF3, if available)	Metric tons of CO2 equivalent	56,860	XX
Total Scope 1 and Scope 2 emission intensity per rupee of turnover (Total Scope 1 and Scope 2 GHG emissions/Revenue from operations)	Metric tons of CO2 /Crore	18.05	xx
Total Scope 1 and Scope 2 emission intensity per rupee of turnover adjusted for Purchasing Power Parity (PPP) (Total Scope 1 and Scope 2 GHG emissions/ Revenue from operations adjusted for PPP)	xx	xx	xx
Total Scope 1 and Scope 2 emission intensity in terms of physical output	Kg of CO2 /Liter of milk	O.11	xx
Total Scope 1 and Scope 2 emission intensity (optional) - the relevant metric may be selected by the entity	-	-	-

Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? No.

8. Does the Company have any project related to reducing Green House Gas emission? If yes, then provide

Yes, Biogas Genset has been installed in some of our plants viz., Salem, Govindapur, Shirashi through which power is being generated and consumed captively. Also Solar plants have been installed in some of our plants viz., Tirunelveli, Palani, Kolasanahalli, Shirashi, Belgaum, Honnalli, Uthiyur and head office.

9. Details related to waste management by the Company

Parameter	FY 2023 - 24	FY 2022 - 23
Total Waste generated (in metr	ic tonnes)	
Plastic waste (A)	2,121.46	2,270.40
E-waste (B)	116.98	51.48
Bio-medical waste (C)	NIL	NIL
Construction and demolition waste (D)	NIL	NIL
Battery waste (E)	50.83	110.10
Radioactive waste (F)	NIL	NIL
Other Hazardous waste. Please specify, if any. (G) - Used Oil.	30.95	38.19
Other Non-hazardous waste generated (H). (ETP Scum)	2,348.00	2,238.00
Total $(A+B+C+D+E+F+G+H)$	4,668.22	4,708.17
Waste intensity per rupee of turnover		
(Total waste generated/Revenue from operations)	0.58 T/Crore	-
Waste intensity per rupee of turnover adjusted for Purchasing	NA	-
Power Parity (PPP)		
(Total waste generated/Revenue from operations		
adjusted for PPP)		
Waste intensity in terms of physical output	0.00358 Kg	-
	liter of milk	
Waste intensity (optional) - the relevant metric may be		
selected by the entity	-	-
For each category of waste generated, total waste recov other recovery operations (in me		, re-using or
Category of waste		
(i) Recycled	2,320.22	2,470.17
(ii) Re-used	2,348.00	2,238.00
(iii) Other recovery operations	NIL	NIL
Total	4,668.22	4,708.17
For each category of waste generated, total waste dispo	osed by nature of dispo	sal method
Category of waste		
(i) Incineration	NIL	NIL
(ii) Landfilling	NIL	NIL
(iii) Other disposal operations	NIL	NIL
(iii) Other disposal operations		

Indicate if any independent assessment/evaluation/assurance has been carried out by an external agency? No.

10. Waste management practices adopted in our establishments. The strategy adopted by our Company to reduce usage of hazardous and toxic chemicals in our products and processes and the practices adopted to manage such wastes.

We strive to reduce waste and recycle the same as much as possible. Our waste primarily comprises of plastic waste, ETP scum etc. The Company ensures responsible waste management practices involving 100 % recycling of plastic waste as per EPR PWM. The ETP scum is converted as compost.

11. If the Company has operations/offices in/around ecologically sensitive areas (such as national parks, wildlife sanctuaries, biosphere reserves, wetlands, biodiversity hotspots, forests, coastal regulation zones etc.) where environmental approvals/clearances are required, please specify details in the following format.

S.	. No	Location of Operations /Offices	Type of Operations	Whether the Conditions of environmental approval/clearance are being complied with (Y/N) If no, the reasons thereof and corrective action taken, if any
	1.	Uthiyur Village, Kangeyam Taluk, Tirupur District, Tamilnadu	Production/Processing of Milk & Milk Products	Yes. All the conditions of environmental approval/clearance are being complied with.

12. Details of environmental impact assessments of projects undertaken by the Company based on applicable laws, in the current financial year.

Not applicable.

13. Is the Company compliant with the applicable environmental law/regulations/guidelines in India, such as the Water (Prevention and Control of Pollution) Act, Air (Prevention and Control of Pollution) Act, Environment Protection Act and rules thereunder (Y/N). If not, provide details of all such noncompliance, in the following format.

Yes. The Company is fully compliant with all the applicable laws/regulations/guidelines applicable to it in India and have not received any complaint.

PRINCIPLE 7: BUSINESSES, WHEN ENGAGING IN INFLUENCING PUBLIC AND REGULATORY POLICY, SHOULD DO SO IN A MANNER THAT IS RESPONSIBLE AND TRANSPARENT. **ESSENTIAL INDICATORS**

1. a. Number of affiliations with trade and industry chambers/associations.

The Company was a member of three trade and industry chambers/associations during FY 2024.

b. List the top 10 trade and industry chambers/associations (determined based on the total members of such body) the Company is a member of/affiliated to.

S. No	Name of the trade and industry chambers/ associations	Reach of trade and industry chambers/ association state/National)
1.	Indian Dairy Association	National
2.	Indian Ice Cream Association	National
3.	Tamil Nadu Chamber of Commerce	State

2. Details of corrective action taken or underway on any issues related to anticompetitive conduct by the Company, based on adverse orders from regulatory authorities. Not applicable.

PRINCIPLE 8: BUSINESSES SHOULD PROMOTE INCLUSIVE GROWTH AND EQUITABLE DEVELOPEMENT: **ESSENTIAL INDICATORS**

1. Details of Social Impact Assessments (SIA) of projects undertaken by the Company based on applicable laws, in the current financial year.

As per the applicable laws, SIA is Not applicable.

2. Information on project(s) for which ongoing Rehabilitation and Resettlement (R&R) is being undertaken by our Company.

Nil.

3. Describe the mechanisms to receive and redress grievances of the community.

The Company has set up a framework of multiple mechanisms to receive and redress grievances, for the community. The stakeholder shares a proposal with the needs required. The Company then follows below mentioned steps: a. Need Assessment: At the first stage, the proposal is reviewed to assess the need and the proposed outcome and impact. The implementing agency is reviewed for the fulfilment of regulatory criteria and prior experience in working for a similar cause

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- b. Regular interactions with community: This is done by physical visits, virtual meetings, feedbacks, review of outcomes, third party reports, photos, etc.,
- c. In case there is a grievance and can be resolved by the Company, the proposal for resolution is submited to the HODs and with their approval grievance redressed.

4. Percentage of input material (inputs to total inputs by value) sourced from suppliers

	FY 2023 - 2024	FY 2022 - 2023
Directly sourced from MSMEs/small producers	38 %	35 %
Sourced directly from within the district and neighboring district	62 %	65 %

Note: The above percentages do not contain the data relating to the milk sourced from the farmers.

5. Job creation in smaller towns - Disclose wages paid to persons employed (including employees or workers employed on a permanent or non-permanent/on contract basis) in the following locations, as % of total wage cost

Location	FY 2023 - 24	FY 2022 - 23
Rural	Nil	Nil
Semi urban	Nil	Nil
Urban	Nil	Nil
Metropolitan	Nil	Nil

(Place to be categorised as per RBI Classification System - rural/semi-urban/urban/metropolitan)

PRINCIPLE 9: BUSINESSES SHOULD ENGAGE WITH AND PROVIDE VALUE TO THEIR CONSUMERS IN A RESPONSIBLE MANNER:

ESSENTIAL INDICATORS.

1. Describe the mechanisms in place to receive and respond to consumer complaints and feedback. We have given toll free number in all our products packing through which customer can complain about our products. All the complaints are recorded in the company portal and action taken through the responsible person.

2. Turnover of products and/services as a percentage of turnover from all products/service that carry information about:

	As a percentage to total turnover
Environmental and social parameters	
relevant to the product	100 %
Safe and responsible usage	100 %
Recycling and/or safe disposal	Not applicable

3. Number of consumer complaints in respect of the following:

		FY 2023 - 24		FY 2022 - 23		
	Received during the year	Pending resolution at end of year	Remarks	Received during the year	Pending resolution at end of year	Remarks
Data privacy	NIL	NIL	NIL	NIL	NIL	NIL
Advertising	NIL	NIL	NIL	NIL	NIL	NIL
Cyber-security	NIL	NIL	NIL	NIL	NIL	NIL

	FY 2023 - 24			FY 2022 - 23		
	Received during the year	Pending resolution at end of year	Remarks	Received during the year	Pending resolution at end of year	Remarks
Delivery of essential services	NIL	NIL	NIL	NIL	NIL	NIL
Restrictive Trade Practices	NIL	NIL	NIL	NIL	NIL	NIL
Unfair Trade Practices	NIL	NIL	NIL	NIL	NIL	NIL
Other	NIL	NIL	NIL	NIL	NIL	NIL

4. Details of instances of product recalls on account of safety issues.

	Number	Reasons for recall
Voluntary Recalls	NIL	NIL
Forced Recalls	NIL	NIL

5. Does the Company have a framework/policy on cyber security and risks related to data privacy? (Yes/No) If available, provide a web-link of the policy.

Yes, the Company has framed policies with respect to information technology/cyber security risk which set forth limits, mitigation strategies and internal controls. Weblink: www.hap.in

Information Security Management Policy and Cyber Security and Cyber Resilience Policy are in place for protecting the organisation's cyberspace against cyber-attacks, threats and vulnerabilities.

The Company has Personal Data Protection Standard to ensure that all the Personal Data is kept secured using appropriate technical and organisational measures including necessary policies, processes, and controls. The Company implements and maintains as a minimum the information security standards and frameworks required by applicable laws and regulations.

6. Provide details of any corrective actions taken or underway on issues relating to advertising, and delivery of essential services; cyber security and data privacy of customers; re-occurrence of instances of product recalls; penalty/action taken by regulatory authorities on safety of products/services.

Not applicable.

- 7. Provide the following information relating to data breaches:
- a. Number of instances of data breaches NIL
- b. Percentage of data breaches involving personally identifiable information of customers NA
- c. Impact, if any, of the data breaches NA

INDEPENDENT AUDITOR'S REPORT

To The Members of Hatsun Agro Product Limited Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of Hatsun Agro Product Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2024, and the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity for the year ended on that date, and notes to the financial statements, including a summary of material accounting policies and other explanatory information.

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, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024, and its profit, total comprehensive income, its cash flows and the changes in equity 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 Responsibility 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 ethical 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 obtained by us 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 matter to be communicated in our report.

Sr. No.	Key Audit Matter	Auditor's Response
1.	Existence of Inventories Refer note 2(j) and note 8 to the financial statements.	In view of the significance of the matter we performed the following audit procedures relating to existence of inventories, among
	The Company's inventory primarily comprises of milk products, feed, butter and skimmed milk powder. The Company holds inventory at various locations including Plants, Carrying and Forwarding Agent locations and Premises taken on lease. We noted that the overall inventories has increased by 252% as compared to the previous year, primarily contributed by increase in inventories of long-life products, which are held for internal consumption and	others, to obtain sufficient appropriate audit evidence: 1. We evaluated the design, implementation and tested the operating effectiveness of key controls that the Company has in relation to physical verification of inventories including the appropriateness of conducting, recording and reconciling physical verification of inventories and tested the implementation thereof. 2. For the sampled locations and inventories
	for sale to customers. In view of the above, we have identified existence of inventories as a key audit matter.	selected, we performed: - physical verification and checked the reconciliation of inventory counts with
	existence of inventories as a key addit matter.	book records. - roll-forward/backward procedures as at the year end, where applicable.

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

- The Company's Board of Directors is responsible for the other information. The other information comprises the Board's report including annexures to Board's Report, Report on Corporate Governance, Management Discussion and Analysis and Business Responsibility and Sustainability Report, 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 during the course of our audit or otherwise appears to be materially misstated.
- If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance 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 including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including Ind AS specified under section 133 of the Act. 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 detecting frauds and other preventing and 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 and Board of Directors 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 the Board of Directors either intend to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibility 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 the 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 controls relevant to the audit in order to design audit procedures that are appropriate in 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 with reference to financial statements 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 the 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 financial controls 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.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit 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 except for not complying with the requirement of the audit trail as stated in i (vi) below.
- c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.

- d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under Section 133 of the Act.
- e) On the basis of the written representations received from the Directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164(2) of the Act.
- f) The modification relating to the maintenance of accounts and other matters connected therewith, is as stated in paragraph (b) above.
- g) With respect to the adequacy of the internal financial controls with reference to financial statements 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 with reference to financial statements.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its Directors during the year is in accordance with the provisions of section 197 of the Act.
- i) 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, as amended 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 Refer Note 35 to the 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 & Protection Fund by the Company.
- iv. (a) The Management has represented that, to the best of its knowledge and belief, as disclosed in the note 47 (vi) to the financial statements no funds 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(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, 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, as disclosed in the note 47 (vii) to the financial statements, no funds have been received by the Company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, 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 performed 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 interim dividend declared and paid by the Company during the year and until the date of this report is in accordance with section 123 of the Companies Act 2013. The Company has not proposed final dividend for the year.
- vi. Based on our examination, which included test checks, the Company has used accounting software for maintaining its books of account for the year ended March 31, 2024 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software except that audit trail feature was not enabled at the database level to log any direct data changes during the period April 1, 2023 to January 31, 2024. (Refer note 48 to financial statements)

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 1, 2023, reporting under Rule 11 (g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the year ended March 31, 2024.

2. As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For Deloitte Haskins & Sells LLP Chartered Accountants (Firm's Registration No.117366W/W-100018)

> Krishna Prakash E (Partner) (Membership No. 216015) (UDIN: 24216015BKCPYP6624)

Place: Chennai Date: April 22, 2024

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

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

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

We have audited the internal financial controls with reference to financial statements of Hatsun Agro Product Limited ("the Company") as of March 31, 2024 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls with reference to financial statements based on the internal control with reference to financial statements 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 company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to financial statements 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 with reference to financial statements. 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 with reference to financial statements 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 with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of internal financial controls with reference to financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls with reference to financial statements

A company's internal financial control with reference to financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to financial statements includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls with reference to financial statements

Because of the inherent limitations of internal financial controls with reference to financial statements, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls with reference to financial statements to future periods are subject to the risk that the internal financial control with reference to financial statements 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 with reference to financial statements and such internal financial controls with reference to financial statements were operating effectively as at March 31, 2024, based on the criteria for internal financial control with reference to financial statements 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 Deloitte Haskins & Sells LLP Chartered Accountants (Firm's Registration No.117366W/W-100018)

Krishna Prakash E (Partner) (Membership No. 216015) (UDIN: 24216015BKCPYP6624)

Place: Chennai Date: April 22, 2024

ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT

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

In terms of the information and explanations sought by us and given by the Company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that

- (i) (a) A. The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment, capital work-in progress and relevant details of right-of-use assets.
 - B. The Company has maintained proper records showing full particulars of intangible assets.
 - (b) The Company has a program of verification of property, plant and equipment, capital work in progress and right-of-use assets so to cover all the items once every 3 years, which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain Property, Plant and Equipment were due for verification during the year and were physically verified by the Management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) Based on our examination of the registered sale deed provided to us, we report that, the title deeds of all the immovable properties of land and buildings, disclosed in the financial statements included in property, plant and equipment are held in the name of the Company as at the balance sheet date. Immovable properties of land and buildings whose title deeds have been pledged as security for borrowings, are held in the name of the Company based on the confirmations directly received by us from lenders. In respect of immovable properties that have been taken on lease and disclosed in the financial statements as right-of-use asset as at the balance sheet date, the lease agreements are duly executed in favour of the Company.
 - (d) The Company has not revalued any of its 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 31 March 2024 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- (ii) (a) The inventories were physically verified during the year by the Management at reasonable intervals. In our opinion and according to the information and explanations given to us, the coverage and procedure of such verification by the Management is appropriate having regard to the size of the Company and the nature of its operations. No discrepancies of 10% or more in the aggregate for each class of inventories were noticed on such physical verification of inventories when compared with books of account.

- (b) According to the information and explanations given to us, the Company has been sanctioned working capital limits in excess of Rs. 5 Crores, in aggregate, at points of time during the year, from banks or financial institutions on the basis of security of current assets. In our opinion and according to the information and explanations given to us, the quarterly returns or statements comprising stock statements, statements on ageing analysis of the debtors, and other stipulated financial information filed by the Company with such banks or financial institutions are in agreement with the unaudited books of account of the Company of the respective quarters and no material discrepancies have been observed.
- (iii) (a) The Company has made investments during the year, which are given below:

Particulars	Amount (Rs.in Lakhs)
A. Aggregate amount of investment made during the year:	
FP Cygnus Private Limited	136.00
Huoban Energy 4 Private Limited	105.00
FPEL Daylight Private Limited	742.00
B. Balance outstanding as at Balance Sheet date in respect of above cases:	140.00
FP Cygnus Private Limited	140.00
Huoban Energy 4 Private Limited	105.00
FPEL Daylight Private Limited	742.00

The Company has not provided any loans or advances in the nature of loans or stood guarantee, or provided security to any other entity during the year, secured or unsecured, to companies, firms, limited liability partnerships or other parties and hence reporting under clause (iii) (a), (c), (d), (e) and (f) of the Order is not applicable.

- (b) The investments made during the year are, in our opinion, prima facie, not prejudicial to the Company's interest.
- (iv) The Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable.
- (v) The Company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under clause (v) of the Order is not applicable.
- (vi) The maintenance of cost records has been specified by the Central Government under section 148(1) of the Companies Act, 2013 related to the manufacture of milk powder. We have broadly reviewed the books of account maintained by the Company pursuant to the Companies (Cost Records and Audit) Rules, 2014, as amended, prescribed by the Central Government for maintenance of cost records under Section 148(1) of the Companies Act, 2013, and are of the opinion that, prima facie, the prescribed cost

- records have been made and maintained by the Company. We have, however, not made a detailed examination of the cost records with a view to determine whether they are accurate or complete.
- (vii) In respect of statutory dues:
- a) Undisputed statutory dues, including Goods and Service tax, Provident Fund, Employees' State Insurance, Income-tax, Sales Tax, duty of Custom, cess and other material statutory dues applicable to the Company have been regularly deposited by it with the appropriate authorities in all cases during the year.

There were no undisputed amounts payable in respect of Goods and Service tax, Provident Fund, Income-tax, Sales Tax, duty of Custom, cess and other material statutory dues in arrears as at March 31, 2024 for a period of more than six months from the date they became payable.

b) Details of statutory dues referred to in sub-clause (a) above which have not been deposited as on March 31, 2024 on account of disputes are given below:

Name of the Statute	Nature of the Dues	Amount Unpaid (Rs. In Lakhs)	Period to which the Amount Relates	Forum where Dispute is Pending
Income Tax Act, 1961	Income tax	3,408.34	FY 2017-18	Commissioner of Income Tax (Appeals)
Income Tax Act, 1961	Income tax	595.35	FY 2019-20	Assistance Commissioner of Income Tax
Income Tax Act, 1961	Income tax	641.35	FY 2020-21	Assistance Commissioner of Income Tax
The Central Goods and Services Tax Act, 2017	Goods and Service Tax	527.78	2017-18 to 2021-22	Commissioner (Appeals), GST Department
The Central Goods and Services Tax Act, 2017	Goods and Service Tax	9.78	2017-18 to 2020-21	Commissioner, GST Kerala
Customs Act, 1962	Import Duty	1,238.34	2017-18, 2018-19 and 2020-21	Commissioner of Customs, Chennai II (Imports)
The Employee Provident Fund Act, 1952	Provident Fund	142.42	May 2016 to Jan 2019	Regional Provident Fund Commissioner, Salem
Sales Tax	Sales Tax	18.48	2011-12	Chhattisgarh Commercial Tax Tribunal, Raipur

- (viii)There were no transactions relating to previously unrecorded income that were surrendered or disclosed as income in the tax assessments under the Income Tax Act, 1961 (43 of 1961) during the year.
- (ix)a) In our opinion, the Company has not defaulted in the repayment of loans or other borrowings or in the payment of interest thereon to any lender during the year.

- b) The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
- c) To the best of our knowledge and belief, in our opinion, term loans availed by the Company were, applied by the Company during the year for the purposes for which the loans were obtained.
- d) On an overall examination of the financial statements of the Company, funds raised on short-term basis have, prima facie, not been used during the year for long-term purposes by the Company.
- e) The Company did not have any subsidiary or associate or joint venture during the year and hence, reporting under clause (ix)(e) and (ix)(f) of the Order is not applicable.
- (x) a) The Company has not issued any of its securities (including debt instruments) during the year and hence reporting under clause (x)(a) of the Order is not applicable.
- b) During the year the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause (x)(b) of the Order is not applicable to the Company.
- (xi) a) To the best of our knowledge, no fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
- b) To the best of our knowledge, no report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
- c) As represented to us by the Management, there were no whistle blower complaints received by the Company during the year and upto the date of this report.
- (xii) The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- (xiii) In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements etc. as required by the applicable accounting standards.
- (xiv) a) In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.
- b) We have considered, the internal audit reports issued to the Company during the year and covering the period upto December 2023 and the draft of the internal audit reports where issued after the balance sheet date covering the period January 2024 to March 2024 for the period under audit.
- (xv) In our opinion during the year the Company has not entered into any non-cash transactions with its

- Directors or persons connected with its Directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- (xvi) a) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause (xvi) (a), (b) and (c) of the Order is not applicable.
- b) The Company did not have any subsidiary or associate or joint venture during the year and hence, reporting under clause (xvi) (d) of the Order is not applicable.
- (xvii) The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors of the Company during the year.
- (xix) On the basis of the financial ratios, ageing and expected dates of realisation 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 Company has fully spent the required amount towards Corporate Social Responsibility (CSR) and there are no unspent CSR amount for the year requiring a transfer to a Fund specified in Schedule VII to the Companies Act or special account in compliance with the provision of sub-section (6) of section 135 of the said Act. Accordingly, reporting under clause (xx) of the Order is not applicable for the year.

For DELOITTE HASKINS & SELLS LLP Chartered Accountants Firm's Registration No. 117366W/W-100018

Krishna Prakash E Partner (Membership No. 216015) UDIN: 24216015BKCPYP6624

Place: Chennai Date : April 22, 2024

BALANCE SHEET AS AT MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

3 4C 4D 4A 4B 5A 5B 6 7 8 9 10A 10B 11	2,35,171.95 40,303.03 23,839.89 774.12 423.40 3,044.00 6,417.80 3,864.14 572.48 3,14,410.81 1,45,232.40 1,005.78 5,072.51 258.91 1,706.55 5,773.40 1,59,049.55 4,73,460.36	2,27,666.84 32,466.02 25,449.84 774.12 552.08 2,061.00 6,118.80 2,996.23 1,000.14 2,99,085.07 57,624.76 780.15 3,711.09 481.52 2,003.04 6,907.56 71,508.12
4C 4D 4A 4B 5A 5B 6 7 8 9 10A 10B 11	40,303.03 23,839.89 774.12 423.40 3,044.00 6,417.80 3,864.14 572.48 3,14,410.81 1,45,232.40 1,005.78 5,072.51 258.91 1,706.55 5,773.40 1,59,049.55	32,466.02 25,449.84 774.12 552.08 2,061.00 6,118.80 2,996.23 1,000.14 2,99,085.07 57,624.76 780.15 3,711.09 481.52 2,003.04 6,907.56 71,508.12
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4B 5A 5B 6 7 8 9 10A 10B 11	3,044.00 6,417.80 3,864.14 572.48 3,14,410.81 1,45,232.40 1,005.78 5,072.51 258.91 1,706.55 5,773.40 1,59,049.55	552.08 2,061.00 6,118.80 2,996.23 1,000.14 2,99,085.07 57,624.76 780.15 3,711.09 481.52 2,003.04 6,907.56 71,508.12
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9 10A 10B 11	1,45,232.40 1,005.78 5,072.51 258.91 1,706.55 5,773.40 1,59,049.55	57,624.76 780.15 3,711.09 481.52 2,003.04 6,907.56 71,508.12
9 10A 10B 11	1,005.78 5,072.51 258.91 1,706.55 5,773.40 1,59,049.55	780.15 3,711.09 481.52 2,003.04 6,907.56 71,508.12
9 10A 10B 11	1,005.78 5,072.51 258.91 1,706.55 5,773.40 1,59,049.55	780.15 3,711.09 481.52 2,003.04 6,907.56 71,508.12
10A 10B 11	5,072.51 258.91 1,706.55 5,773.40 1,59,049.55	3,711.09 481.52 2,003.04 6,907.56 71,508.12
10A 10B 11	5,072.51 258.91 1,706.55 5,773.40 1,59,049.55	3,711.09 481.52 2,003.04 6,907.56 71,508.12
10B 11	258.91 1,706.55 5,773.40 1,59,049.55	481.52 2,003.04 6,907.56 71,508.12
11	1,706.55 5,773.40 1,59,049.55	2,003.04 6,907.56 71,508.12
	5,773.40 1,59,049.55	6,907.56 71,508.12
12	1,59,049.55	71,508.12
	4,73,460.36	3,70,593.19
		1
13	2,227.87	2,227.87
14	1,54,997.47	1,41,839.77
	1,57,225.34	1,44,067.64
4=	05.557.70	70.07040
		78,039.19
	·	26,138.27
	•	1,406.01
		4,017.86
1/		2,090.11
	1,32,175.97	1,11,691.44
		66,754.49
15	1,31,601.05	
	15 37 15A 16 17	37 32,725.92 15A 1,989.26 16 168.68 17 1,738.32 1,32,175.97

BALANCE SHEET AS AT MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

PARTICULARS	NOTES	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
(iii) Trade payables - Total outstanding dues of:	18		
 Micro enterprises and Small enterprises 		313.05	304.61
 Creditors other than Micro enterprises and Small enterprises 		18,520.15	18,145.25
(iv) Other financial liabilities	19	19,064.63	17,257.31
(b) Other current liabilities	21	3,146.81	2,800.80
(c) Provisions	20	1,464.27	1,217.00
Total Current Liabilities		1,84,059.05	1,14,834.11
Total Equity and Liabilities		4,73,460.36	3,70,593.19

See accompanying notes to the financial statements In terms of our report attached

For Deloitte Haskins & Sells LLP

Chartered Accountants

For and on behalf of the Board of Directors of

Hatsun Agro Product Limited

Sd/-

Krishna Prakash E

Partner

Membership No. 216015

Sd/-R.G. Chandramogan

Chairman DIN: 00012389

Sd/- Sd/-

H. Ramachandran Chief Financial Officer G. Somasundaram
Company Secretary

Managing Director

DIN: 00012439

Sd/-

C. Sathyan

Place: Chennai P Date: April 22, 2024 D

Place: Chennai Date: April 22, 2024

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

PARTICULARS	NOTES	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
(I) INCOME			
Revenue from operations	22	7,99,040.39	7,24,696.75
Other Income	23	2,258.38	1,056.11
Total Income		8,01,298.77	7,25,752.86
(II) EXPENSES			
Cost of materials consumed	24	6,35,907.50	5,13,421.02
Purchase of Stock in trade	25	704.94	866.11
Changes in Inventories of finished goods,			
stock in trade and work-in-progress	26	(74,710.45)	4,020.31
Employee benefits expense	27	22,620.73	22,368.41
Finance Costs	28	15,418.10	12,591.55
Depreciation and amortisation expense	29	40,948.55	36,152.42
Other expenses	30	1,24,620.22	1,13,877.21
Total Expenses		7,65,509.59	7,03,297.03
(III) Profit before tax (I-II)		35,789.18	22,455.83
(IV) Tax Expense	33		
Current tax		12,840.30	6,508.68
Deferred tax (Net)		(3,779.85)	(638.47)
Total tax expense		9,060.45	5,870.21
(V) Profit after tax (III-IV)		26,728.73	16,585.62
(VI) OTHER COMPREHENSIVE INCOME (OCI)	31		
(I) Items not to be reclassified to profit or loss in subsequent periods			
Re-measurement loss/(gains) on employee defined			
benefit plans		275.47	187.68
Income tax effect		(69.33)	(47.23)
Net items not to be reclassified to profit or loss			
in subsequent periods		206.14	140.45
(VII) Total other comprehensive (income)/			
loss for the year, net of tax		206.14	140.45
(VIII) Total comprehensive income			
for the year (V±VI)		26,552.59	16,445.17

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

NOTES	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
32		
	12.00	7.54
	12.00	7.54
	NOTES 32	NOTES YEAR ENDED MARCH 31, 2024 32 12.00

See accompanying notes to the financial statements In terms of our report attached

For Deloitte Haskins & Sells LLP

Chartered Accountants

Sd/-Krishna Prakash E

Place: Chennai

Date: April 22, 2024

Partner

Membership No. 216015

For and on behalf of the Board of Directors of

Hatsun Agro Product Limited

R.G. Chandramogan

Chairman DIN: 00012389

Sd/-

H. Ramachandran Chief Financial Officer

Place: Chennai Date: April 22, 2024 Sd/-

C. Sathyan

Managing Director DIN: 00012439

Sd/-

G. SomasundaramCompany Secretary

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
Cash flow from operating activities		
Net profit after taxation	26,728.73	16,585.62
Adjustments for:		
Income tax expense	9,060.45	5,870.21
Depreciation and amortisation expense	40,948.55	36,152.42
(Profit) on sale of Property, Plant & Equipment (net)	(1,534.75)	(561.18)
Deferred income recognised	(66.87)	(66.87)
Interest income	(321.11)	(196.28)
Gain on redemption of Mutual fund investments	(168.31)	(87.52)
Interest and finance charges paid		
(including interest towards lease liabilities)	15,418.10	12,591.55
Operating profit before working capital changes	90,064.79	70,287.95
(Increase)/Decrease in Inventories	(87,607.64)	3,292.56
(Increase)/Decrease in Trade receivables	(225.63)	(2.34)
(Increase)/Decrease in Other financial assets	(2.51)	340.00
(Increase)/Decrease in Other current assets		
& Non current assets	791.99	3,797.18
Increase/(Decrease) in Other financial liabilities	1,246.45	1,714.65
Increase/(Decrease) in Trade payables &		
current and non-current liabilities	444.43	426.20
Increase/(Decrease) in Provisions	555.06	701.60
Cash generated from operations	5,266.94	80,557.80
Income taxes paid (net of refunds)	(12,412.64)	(6,441.24)
Net cash from/(used in) operating activities	(7,145.70)	74,116.56
Cash flow from investing activities		
Purchase of Property, Plant & Equipment		
(including capital work in progress & intangible assets)	(53,527.60)	(47,116.67)
Decrease/(Increase) in other bank balances	216.89	(230.09)
Purchase of mutual fund investments	(97,145.00)	(1,52,431.00)
Purchase of equity shares	(983.00)	(210.00)
Proceeds from sale of mutual fund investments	97,313.31	1,52,018.52
Proceeds from sale of Property, Plant & Equipment	14,959.20	3,692.50
Interest received	321.11	196.28
Net cash used in investing activities	(38,845.09)	(44,080.46)
Cash flow from financing activities		
Term loans availed during the year	63,601.61	46,640.28
Term loans repaid during the year	(30,918.06)	(54,363.54)
Short term loans availed/(repaid)		
during the year (net)	49,677.61	(18,309.74)
Proceeds from rights issue of shares (net of expenses)	T. Control of the Con	29,679.77

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
Dividends paid	(13,364.89)	(12,933.80)
Repayment of Lease liabilities	(9,849.43)	(7,958.99)
Interest and finance charges paid	(11,794.63)	(12,790.02)
Net cash from/(used in) financing activities	47,352.21	(30,036.04)
Net increase in cash and cash equivalents	1,361.42	0.06
Cash and cash equivalents at the beginning of the year	3,711.09	3,711.03
Cash and cash equivalents at the end of the year	5,072.51	3711.09
Components of Cash and Cash Equivalents		
Cash on hand Refer Note 10 A	2.03	1.35
Balances with Banks Refer Note 10 A	5,070.48	3,709.74
Total cash and cash equivalents	5,072.51	3,711.09

Cash and Non cash Changes in Liabilities arising from financing activities

PARTICULARS	April 1, 2023	Cash flow	Non-cash changes Net additions to Lease Liabilities	March 31, 2024
Borrowings	1,44,793.68	82,361.16	-	2,27,154.84
Lease Liabilities	34,492.92	(9,849.43)	18,031.52	42,675.01

PARTICULARS	April 1, 2022	Cash flow	Non-cash changes Net additions to Lease Liabilities	March 31, 2023
Borrowings	1,70,826.68	(26,033.00)	-	1,44,793.68
Lease Liabilities	23,066.69	(7,958.99)	19,385.22	34,492.92

See accompanying notes to the financial statements In terms of our report attached

For Deloitte Haskins & Sells LLP

Chartered Accountants

For and on behalf of the Board of Directors of

Hatsun Agro Product Limited

Sd/-Krishna Prakash E

Partner

Membership No. 216015

Sd/-R.G. Chandramogan

C. Sathyan Managing Director Chairman DIN: 00012389 DIN: 00012439

Sd/-

Sd/-Sd/-

H. Ramachandran G. Somasundaram Chief Financial Officer Company Secretary

Place: Chennai Place: Chennai Date: April 22, 2024 Date: April 22, 2024

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

A. EQUITY SHARE CAPITAL

Year	Balance at the beginning of the year	Changes during the year	Balance at the end of the reporting year
2022 - 23	2,156.02	71.85	2,227.87
2023 - 24	2,227.87	-	2,227.87

B. OTHER EQUITY

		Reserv	es and surplus			Total
Particulars	Capital Reserve	Capital Redemption Reserve	Securities Premium Reserve	General Reserve	Retained Earnings	Total Other Equity
As at March 31, 2022	74.45	899.02	58,590.28	4,164.97	44,991.77	1,08,720.49
Profit for the year	-	-	-	-	16,585.62	16,585.62
Other Comprehensive Income						
I) Remeasurement of DBO - Loss	-	-	-	-	(140.45)	(140.45)
Interim dividend	-	-	-	-	(12,933.80)	(12,933.80)
On Issue of rights issue shares						
(Refer Note 13.6)	-	-	29,607.91	-	-	29,607.91
As at March 31, 2023	74.45	899.02	88,198.19	4,164.97	48,503.14	1,41,839.77
Profit for the year	-	-	-	-	26,728.73	26,728.73
Other Comprehensive Income						
I) Remeasurement of DBO - Loss	-	-	-	-	(206.14)	(206.14)
Interim dividend	_	-	-	-	(13,364.89)	(13,364.89)
As at March 31, 2024	74.45	899.02	88,198.19	4,164.97	61,660.84	1,54,997.47

See accompanying notes to the financial statements In terms of our report attached

For Deloitte Haskins & Sells LLP

Chartered Accountants

For and on behalf of the Board of Directors of

Hatsun Agro Product Limited

Sd/-Krishna Prakash E

Partner

Membership No. 216015

Sd/- Sd/-R.G. Chandramogan C. Sathyan

Chairman Managing Director DIN: 00012389 DIN: 00012439

Sd/- Sd/-

H. RamachandranChief Financial OfficerG. SomasundaramCompany Secretary

Place: Chennai Place: Chennai Date: April 22, 2024 Date: April 22, 2024

NOTES TO FINANCIAL STATEMENTS

Notes forming part of the financial statements for the year ended March 31, 2024

1.1 Corporate Information

Hatsun Agro Product Limited ('the Company or HAPL'), Number L15499TN1986PLC012747 is principally engaged in the business of processing and marketing of milk, milk products and ice cream. The Company is a public company domiciled in India and is incorporated under the provisions of the Companies Act applicable in India. Its shares are listed on National Stock Exchange of India Limited (NSE) and BSE Limited. The registered office of the Company is located at No.41 (49), Janakiram Colony, Main Road, Janakiram Colony, Arumbakkam, Chennai - 600 106. The Company has plants across various locations in India.

2. Basis of Accounting and Preparation of Financial **Statements**

2.1 Statement of Compliance:

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

2.2 Basis of preparation and presentation

The financial statements have been prepared on accrual basis under the historical cost convention except for certain financial instruments that are measured at fair values at the end of each reporting period, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Company takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these financial statements is determined on above basis, except for lease transactions that are within the scope of Ind AS 116 - Leases, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in Ind AS 2 - Inventories or value in use in Ind AS 36 -Impairment of Assets

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- · Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

2.3. Standards issued but not yet effective

During the year ended March 31, 2024, MCA has not notified any new standards or amendments to the existing standards applicable to the Company.

2.4. Summary of material accounting policies

a. Use of Estimates

The preparation of the financial statements requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) as of the date of the financial statements and the reported income and expenses during the reporting period. Examples of such estimates include provision for doubtful receivables /advances, provision for employee benefits, useful lives of property plant and equipment, assessment of control, provision for contingencies etc. Management believes that the estimates used in the preparation of the financial statements are prudent and reasonable. Future results may vary from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised prospectively in the year in which the estimate is revised and/or in future years, as applicable.

b. Current versus Non-Current classification

The Company presents assets and liabilities in the balance sheet based on current/non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or

 There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

The Company classifies all other liabilities as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified twelve months as its operating cycle.

Foreign currencies

The Company's financial statements are presented in INR, which is also the company's functional currency.

Transactions and balances

Transactions in foreign currencies are initially recorded by the Company at the functional currency spot rate at the date of the transaction first qualifies for recognition. However, for practical reasons, the Company uses an average rate if the average approximates the actual rate at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date.

Exchange differences arising on settlement or translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in OCI or profit or loss are also recognised in OCI or profit or loss, respectively).

c. Revenue recognition

The Company derives revenue primarily from sale of milk and milk products. Revenue is measured based on the consideration specified in a contract with a customer and excludes amounts collected on behalf of third parties.

Revenue is measured based on at the amount of transaction price (net of variable consideration) allocated to that performance obligation. The transaction price of goods sold and services rendered is net of variable consideration on account of customer return, various discounts, rebates, schemes offered by the Company as a part of the contract. The Company recognises revenue when it transfers control of product or service to a customer.

Revenues and costs relating to sales contracts are recognised as the related goods are delivered, and titles have passed, at which time all the following conditions are satisfied:-

- the Company has transferred to the buyer the control over the goods;
- the Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- the amount of revenue can be measured reliably;
- it is probable that the economic benefits associated with the transaction will flow to the company; and
- the costs incurred or to be incurred in respect of the transactions can be measured reliably.

The Company accounts for discounts and pricing incentives to customers as a reduction of revenue based on the rateable allocation of the discounts/ incentives to each of the underlying performance obligation that corresponds to the progress by the customer towards earning the discount/ incentive.

Interest income

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

d. Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed. When the grant relates to an asset, it is recognised as income in equal amounts over the expected useful life of the related asset.

When the Company receives grants of non-monetary assets, the asset and the grant are recorded at fair value amounts and released to profit or loss over the expected useful life in a pattern of consumption of the benefit of the underlying asset i.e. by equal annual instalments. When loans or similar assistance are provided by governments or related institutions, with an interest rate below the current applicable market rate, the effect of

this favourable interest is regarded as a government grant. The loan or assistance is initially recognised and measured at fair value and the government grant is measured as the difference between the initial carrying value of the loan and the proceeds received. The loan is subsequently measured as per the accounting policy applicable to financial liabilities.

e. Taxes

Current Income Tax

The tax payable for the current year is based on taxable profit for the year. Taxable profit differs from net profit as reported in profit or loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable and deductible. Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate. A provision is recognised for those matters for which the tax determination is uncertain but considered probable that there will be future outflow of funds to a tax authority. The provision are measured at the best estimate of the amount expected to be payable.

Deferred Tax

Deferred tax is recognised 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 profit and is accounted for using liability method. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised 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. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

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 realised, 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.

Current and Deferred tax

Current and Deferred tax are recognised in Profit and Loss except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and differed tax are also recognised in other comprehensive income or equity or directly in equity respectively.

f. Property plant and equipment

Land and buildings held for use in the production or supply of goods or services, or for administrative purposes, are stated in the balance sheet at cost less accumulated depreciation and accumulated impairment losses. Freehold land is not depreciated.

Plant and equipment is stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the plant and equipment and borrowing costs for long-term construction projects if the recognition criteria are met. When significant parts of plant and equipment are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. An item of PPE is derecognised upon disposal or when no future economic benefit are expected to arise from the continued use of the asset. The gain or loss arising on the disposal or retirement of an asset is determined as the difference between the net disposal proceeds and the carrying amount of the asset and is recognised in P&L.

Properties in course of construction for production, supply or administrative purposes or for purposes not yet determined, are carried at cost less any recognised impairment loss. Cost includes professional fees and qualifying assets borrowing cost capitalised in accordance with Company's accounting policy. Depreciation on these assets, determined on the same basis as other property assets, commence when the assets are ready for its intended use.

Cost of spares relating to specific Property, Plant and Equipment individually greater than Rs. 1 Lakh per unit is capitalised. All other are expensed as repair and maintenance costs in profit or loss as incurred.

Furnitures and fixtures, Office equipments are stated at cost less accumulated depreciation and accumulated impairment losses, if any.

Leasehold Improvements thereon are amortised over the primary period of lease.

Depreciation on assets is provided using the straight-line method based on rates specified in Schedule II to the Companies Act, 2013 or on estimated useful lives of assets by the management, whichever is higher.

Depreciation is also accelerated on assets, based on their condition, usability etc. as per the technical estimates of the Management, wherever necessary.

The estimated useful lives considered for depreciation/ amortisation of PPE are as follows:

SI.No.	Asset Category	Estimated Useful Life (years)
1 2 3 4 5 6 7 8 9 10	Buildings Plant and Equipment Cans, crates (Included in plant and Equipment) Windmill Furniture & Fixtures Office Equipment Vehicle Software Computer Equipment Leasehold improvements	30 1-15 1 22 1-10 1-5 8-10 3-5 1-3 3-5years or over the lease period, if lower than the estimated useful life

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

g. Intangible assets including Goodwill

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.

Intangible assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortisation period or method, as appropriate, and are treated as changes in accounting estimates. The amortisation expense on intangible assets with finite lives is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses, if any.

h. Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

i. Leases

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

Certain lease arrangements includes the options to extend or terminate the lease before the end of the lease term. ROU assets and lease liabilities includes these options when it is reasonably certain that they will be exercised.

The right-of-use assets are initially recognised 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.

Right-of-use 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. Right-of-use 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 amortised 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 re-measured with a corresponding adjustment to the related right-of-use asset if the Company changes its assessment if whether it will exercise an extension or a termination option.

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

j. Inventories

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

Costs incurred in bringing each product to its present location and condition are accounted for as follows:

Raw materials: Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on weighted average basis.

Finished goods and work in progress: Cost includes cost of direct materials and labour and a proportion of manufacturing overheads based on the normal operating capacity, but excluding borrowing costs. Cost is determined on weighted average basis.

Traded goods: Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on weighted average basis.

Due allowance is estimated and made by the Management for slow moving/non-moving items of inventory of finished goods, wherever necessary, based on the technical assessment and such allowances are adjusted against the closing inventory value. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

k. Impairment of non-financial assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

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. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.

The Company bases its impairment calculation on detailed budgets and forecast calculations, which are prepared separately for each of the Company's CGUs to which the individual assets are allocated. These budgets and forecast calculations generally cover a period of five years. For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth year. To estimate cash flow projections beyond periods covered by the most recent budgets/forecasts, the Company extrapolates cash flow projections in the budget using a steady or declining growth rate for subsequent years, unless an increasing rate can be justified. In any case, this growth rate does not exceed the long-term average growth rate for the products, industries, or country or countries in which the entity operates, or for the market in which the asset is used.

Impairment losses are recognised in the statement of profit and loss.

For assets excluding goodwill, an assessment is made at each reporting date to determine whether there is an indication that previously recognised impairment losses no longer exist or have decreased. If such indication exists, the Company estimates the asset's or CGU's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in the statement of profit or loss unless the asset is carried at a revalued amount, in which case, the reversal is treated as a revaluation increase.

Goodwill is tested for impairment annually as at reporting date and when circumstances indicate that the carrying value may be impaired.

Impairment is determined for goodwill by assessing the recoverable amount of each CGU (or group of CGUs) to which the goodwill relates. When the recoverable amount of the CGU is less than its carrying amount, an impairment loss is recognised. Impairment losses relating to goodwill cannot be reversed in future periods.

I. Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Company expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement.

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

m. Retirement and other employee benefits

Retirement benefit in the form of provident fund and employee state insurance is a defined contribution plans. The Company has no obligation, other than the contribution payable to the plans. The Company recognises contribution payable to the plans as an expense, 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 recognised 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 recognised as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

The Company operates a defined benefit gratuity plan in India, which requires contributions to be made to a separately administered fund.

The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method by actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases, mortality rates and attrition rate. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which

they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Company recognises the following changes in the net defined benefit obligation as an expense in the consolidated statement of profit and loss:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements; and
- Net interest expense or income
- Remeasurement

Other Short-term employee benefits

Accumulated leave, which is expected to be utilised 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.

n. 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

Initial recognition and measurement

All financial assets are recognised initially at fair value ,plus in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. However trade receivables which do not contain a significant financing component are measured at transaction price. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Debt instruments at amortised cost
- Equity instruments measured at fair value through other comprehensive income (FVTOCI)

Debt instruments at amortised cost

A 'debt instrument' is measured at the amortised cost if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and
- b) Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding. This category is the most relevant to the Company. After initial measurement, such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or

premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss.

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

Equity Investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading and contingent consideration recognised by an acquirer in a business combination to which Ind AS103 applies are classified as at FVTPL. For all other equity instruments, the Company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Company makes such election on an instrument-by -instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, excluding dividends, are recognised in the OCI. There is no recycling of the amounts from OCI to P&L, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity. Equity instruments included within the FVTPL category are measured at fair value with all changes recognised in the P&L.

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e. removed from the Company's balance sheet) when:

- The rights to receive cash flows from the asset have expired, or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Impairment of financial assets

In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

- a) Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance
- b) Lease receivables under Ind AS 116
- c) Trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 115
- d) Loan commitments which are not measured as at FVTPL

The Company follows 'simplified approach' for recognition of impairment loss allowance on:

- Trade receivables or contract revenue receivables;
- All lease receivables resulting from transactions within the scope of Ind AS 116

The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime ECLs at each reporting date, right from its initial recognition.

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12-month ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12-month ECL.

Lifetime ECL are the expected credit losses resulting from all possible default events over the expected life of a financial instrument. The 12-month ECL is a portion of the lifetime ECL which results from default events that are possible within 12 months after the reporting date.

Financial liabilities

Initial recognition and measurement

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, financial guarantee contracts and derivative financial instruments.

Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit and loss.

This category generally applies to borrowings.

o. Cash and Cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management.

p. Cash Flow Statement

Cash flows are reported using the indirect method, whereby profit/(loss) after tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

q. Operating Segment

The Chief Operational Decision Maker (MD) monitors the operating results of the business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit and loss reported by the segment periodically.

The accounting policies adopted for segment reporting

are in line with the accounting policies of the Company. Segment revenue, segment expenses, segment assets and segment liabilities have been identified to segments on the basis of their relationship to the operating activities of the segment. Accordingly, the Company operates in single segment viz., Milk and milk products.

r. Earnings per share

Basic earnings per share is computed by dividing the profit/(loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit/(loss) after tax (including the post tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares. Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share from continuing ordinary operations. Potential dilutive equity shares are deemed to be converted as at the beginning of the period, unless they have been issued at a later date. The dilutive potential equity shares are adjusted for the proceeds receivable had the shares been actually issued at fair value (i.e. average market value of the outstanding shares). Dilutive potential equity shares are determined independently for each period presented. The number of equity shares and potentially dilutive equity shares are adjusted for share splits/reverse share splits and bonus shares, rights issue as appropriate.

s. Non-current assets held for sale

Non-current assets and disposal groups are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the asset (or disposal group) is available for immediate sale in its present condition subject only to terms that are usual and customary for sales of such asset (or disposal group) and its sale is highly probable. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification. Non-current assets (and disposal groups) classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell.

t. Contingent liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognised because it cannot

be measured reliably. The Company does not recognise a contingent liability but discloses its existence in the financial statements.

u. Expenditure on Corporate Social Responsibility (CSR)

The Company accounts the expenditure incurred towards Corporate Social Responsibility as required under the Act as a charge to the statement of profit and loss account.

2.4 Critical Accounting judgements and Key sources of Estimation Uncertainty

Inherent in the application of many of the accounting policies used in preparing the Financial statements is the need for Management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported amounts of revenues and expenses. Actual outcomes could differ from the estimates and assumptions used.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and future periods are affected.

In particular, information about significant areas of estimation, uncertainty and critical judgments in applying accounting policies that have the most significant effect on the amounts recognised in the financial information are included in the following notes:

- (i) Useful lives of property, plant and equipment (Refer Note f)
- (ii) Assessment of impairment for long outstanding Capital work in progress projects on hold (Refer Note k)
- (iii) Assets and obligations relating to employee benefits (Refer Note m)
- (iv) Valuation and measurement of income taxes and deferred taxes (Refer Note e)
- (v) Measurement of leases (Refer note i)
- (vi) Assessment of Contingent liabilities and commitments

Note 3 Property, plant and equipment, 4A - Goodwill and 4B - Other intangible assets

				Not	e 3 Proper	Note 3 Property, plant and equipment	nd equipm	lent			Note 4A Goodwill	Note Other intan	Note 4B Other intangible assets
Particulars	Freehold Land	Buildings	Plant and equipment	Windmill	Computer	Furniture Office and Fixtures equipment	Office equipment	Vehicles	LeaseHold Improvements	Total property, plant and equipment	Goodwill	Software	Total Other Intangibles assets
As at March 31, 2022		69,083.42	22,807.92 69,083.42 1,89,021.08 17,471.20	17,471.20	3,009.08	1,858.22	3,051.20	623.52	14,016.18	3,20,941.82	774.12	2,117.99	2,117.99
Additions	163.29	9,869.17	24,553.14	1	649.82	1,432.87	513.17	10.66	3,004.76	40,196.88	1	84.87	84.87
Disposals/Deletions	(583.83)	(342.16)	(2,471.15)	1	(1,720.47)	(462.28)	(856.98)	(4.37)	(1,115.64)	(7,556.88)	1	(44.88)	(44.88)
As at March 31, 2023	22,387.38	78,610.43	2,11,103.07	17,471.20	1,938.43	2,828.81	2,707.39	629.81	15,905.30	3,53,581.82	774.12	2,157.98	2,157.98
Additions	1,018.16	7,310.81	38,074.05	1	436.90	1,318.43	502.92	119.42	5,169.98	53,950.67	1	199.93	199.93
Disposals / Deletions	(58.62)	(62.61)	(16,023.67) (17,4	(17,471.20)	(429.36)	(136.18)	(445.36)	(145.43)	(1,636.19)	(36,408.62)	1	(467.34)	(467.34)
As at March 31, 2024	23,346.92	85,858.63	2,33,153.45		1,945.97	4,011.06	2,764.95	603.80	19,439.09	3,71,123.87	774.12	1,890.57	1,890.57
Depreciation													
As at March 31, 2022	1	8,402.11	74,018.53	4,049.38	2,102.73	1,225.57	1,971.11	44.95	10,958.85	1,02,773.23	1	1,287.72	1,287.72
Charge for the year	-	2,832.58	22,528.66	792.75	512.19	396.62	468.96	89.81	2,079.58	29,701.15	1	363.07	363.07
Disposals	ı	(102.36)	(2,577.76)	ı	(1,707.91)	(418.44)	(741.71)	(3.36)	(1,007.86)	(6,559.40)	ı	(44.89)	(44.89)
As at March 31, 2023	1	11,132.33	93,969.43	4,842.13	907.01	1,203.75	1,698.36	131.40	12,030.57	1,25,914.98	1	1,605.90	1,605.90
Charge for the year	ı	3,618.51	24,498.72	197.10	616.08	568.83	463.20	86.02	2,807.69	32,856.15	1	328.61	328.61
Disposals	1	(62.23)	(15,057.93) (5,0	(5,039.23)	(418.53)	(134.34)	(424.98)	(60.19)	(1,620.88)	(22.819.21)	ı	(467.34)	(467.34)
As at March 31, 2024	-	14,688.61	1,03,410.22	1	1,104.56	1,638.24	1,736.58	156.33	13,217.38	1,35,951.92	1	1,467.17	1,467.17
Net carrying value													
As at March 31, 2023	22,387.38	67,478.10	1,17,133.64 12,6	12,629.07	1,031.42	1,625.06	1,009.03	498.41	3,874.73	2,27,666.84	774.12	552.08	552.08
As at March 31, 2024		23,346.92 71,170.02 1,29,743.23	1,29,743.23	•	841.41	2,372.82	1,028.37	447.47	6,221.71	2,35,171.95	774.12	423.40	423.40

Note:

- (i) Refer Note 15 for charges created against property, plant and equipments
- (ii) The Goodwill of Rs.774.12 is from a Purchase transaction of acquisition from Jyothi Dairy Private Limited during FY 2014-15. Such Goodwill is tested for impairment annually or more frequently, if there are any indicators for impairment. The management does not foresee any risk of impairment on the carrying value of goodwill as on 31st March 2024.
 - (iii) The Company has not revalued any of its property, plant and equipment during the current and previous year.
- (iv) The title deeds of all the immovable properties (other than the properties where the company is the lessee and the lease arrangement are duly executed in favour of the company, are held in the name of the Company.
- (v) Depreciation for the year ended March 31, 2024 includes accelerated depreciation of Rs.626.97 (March 31, 2023:Rs.144.90).
- vi) Assets held at third party location with book value as at March 31,2024 is Rs.9,126.92 and March 31, 2023 is Rs.8,251.88.

4C. Right of Use Assets

DESCRIPTION OF ASSETS	BUILDINGS
I - Gross carrying value	
As at March 31, 2022	32,427.57
Additions	19,498.52
Disposals	(3,867.60)
As at March 31, 2023	48,058.49
Additions	16,431.13
Disposals	(1,576.09)
As at March 31, 2024	62,913.53
II. Accumulated depreciation and impairment	
As at March 31, 2022	11,238.01
Charge for the year	6,088.20
Disposals	(1,733.74)
As at March 31, 2023	15,592.47
Charge for the year	7,763.79
Disposals	(745.76)
As at March 31, 2024	22,610.50
III. Net Carrying Value	
As at March 31, 2023	32,466.02
As at March 31, 2024	40,303.03

4D. Capital Work-in-Progress

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
Capital Work-in-Progress	23,839.89	25,449.84

(i) Capital work-in-progress ageing schedule for the year ended March 31, 2024 and March 31, 2023 is as follows:

Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Projects in Progress as at March 31, 2024	23,695.93	143.96	-	-	23,839.89
Total	23,695.93	143.96	-	-	23,839.89
(i) Projects in Progress as at March 31, 2023	19,957.07	4,548.82	-	943.95	25,449.84
Total	19,957.07	4,548.82	-	943.95	25,449.84

(ii) For capital-work-in progress, whose completion is overdue or has exceeded its cost compared to its original plan the project wise details of when the project is expected to be completed is given below as of March 31, 2024 and March 31, 2023:

As at March 31, 2024

Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Projects in Progress					
Dairy Project	2,413.79	-	-	-	2,413.79
Feed Project	423.93	-	-	-	423.93
Ice cream Project	11,350.47	-	-	-	11,350.47
Grand Total	14,188.19	-	-	-	14,188.19

As at March 31, 2023

Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Projects in Progress					
Dairy Project	4,335.66	943.95	-	-	5,279.61
Feed Project	83.51	-	-	-	83.51
Ice cream Project	7,865.27	-	-	-	7,865.27
Grand Total	12,284.44	943.95	-	-	13,228.39

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
5A Investments		
Non-Current:		
Investments in equity instruments:		
Unquoted equity instrument valued at fair		
value through Other Comprehensive income:		
- 3,000 (March 31, 2023 - 3,000) - Equity Shares of Rs.100/- each fully paid-up in Jeedimetla Effluent Treatment Limited with a premium of Rs.300- per share	12.00	12.00
	12.00	12.00
- 48,80,000 (March 31, 2023 - 48,80,000) - Equity Shares of Rs.10/- each fully paid-up in Swelect		
Sun Energy Private Limited	488.00	488.00
- 35,09,980 (March 31, 2023 - 35,09,980) -		
Equity Shares of Rs.10/- each fully paid-up in		
Swelect Renewable Energy Private Limited	351.00	351.00
-20,60,000 (March 31, 2023 -20,60,000)-		
Equity Shares of Rs.10/- each fully paid-up in Swelect Taiyo Energy Private Limited	206.00	206.00
- 6,47,142 (March 31, 2023 - 40,000) - Equity Shares	200.00	200.00
of Rs.10/- each fully paid-up in FP Cygnus Private		
Limited and premium of Rs.12.4 for 6,07,142 shares	140.00	4.00
- 5,22,388 (March 31, 2023-NIL) Equity Shares of		
Rs.10/- each fully paid-up in Huoban Energy 4 Private		
Limited and premium of Rs.10.10/each fully paid share	105.00	-
- 14,08,504 (March 31, 2023 - NIL) Equity Shares of		
Rs.10/- each fully paid-up in FPEL Daylight Private		
Limited and premium of Rs.42.68/each fully paid share	742.00	-
Unquoted Investment in Mutual funds at Fair value		
through profit or loss		
10,00,000 (March 31, 2023-10,00,000) -		
Units of TVS Shriram Growth Fund 3		
(TVS Capital Funds Limited)	1,000.00	1,000.00
Total	3,044.00	2,061.00
Non Current	3,044.00	2,061.00
Current	-,	
Aggregate value of unquoted investments	3,044.00	2,061.00
Aggregate value of Impairment on investments	-	
5B Other financial assets - Non-Current		
(Unsecured considered good unless otherwise stated)		
Security deposits	6,417.80	6,118.80
Total	6,417.80	6,118.80

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
6. Other non current assets		
(unsecured, considered good unless otherwise stated)		
Capital Advances	2,564.60	2,038.86
Deposits paid under Protest	1,299.54	957.37
Total	3,864.14	2,996.23

Note: a) Deposits paid under Protest amounting to Rs.957.37 as at March 31, 2023 previously disclosed under other non current financial assets has now been disclosed under other non current assets in line with the current year presentation. b) Capital advances includes Rs.102.64 towards advances paid for Land which is yet to be registered.

	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
7. Non-current tax assets		
Advance income tax and Tax deducted at source		
(Net of Provision for taxation - Rs.55,883.31		
(March 31, 2023 - Rs.42,460.27))	572.48	1,000.14
Total	572.48	1,000.14
8. Inventories		
Raw Materials and Packing Materials (at cost)	44,524.13	32,298.04
Work-in-progress (at cost)	82,762.68	5,601.52
Finished Goods (at cost or net realisable value		
whichever is lower)		
Manufactured	13,633.17	15,988.68
Traded	97.46	192.66
Stores, spares and loose tools (at cost)	4,214.96	3,543.86
Total	1,45,232.40	57,624.76

The cost of inventories recognised as an expense during the year INR. 5,61,901.99 (for the year ended March 31, 2023: INR. 5,18,307.44)

The cost of inventories recognised as an expense includes INR. 221.10 (during 2022-23: INR. 4.36) in respect of write downs of inventory to net realisable value.

Inventory above includes inventory at third party location as at March 31, 2024 is INR 3,289.56 and as at March 31, 2023 is INR 3,363.35.

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
9. Trade Receivables		
Trade Receivables	1,005.78	780.15
Total	1,005.78	780.15
Break up for trade receivables		
Trade receivables		
(i) Secured, considered good	-	-
(ii) Unsecured, considered good	1,005.78	780.15
(iii) Significant increase in credit risk	-	-
(iv) Credit impaired	-	-
Total	1,005.78	780.15

Trade receivables ageing schedule for the year ended as on March 31, 2024 and March 31, 2023:

Undisputed Trade receivables - considered good

Particulars	Not due	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	More than 3 years	Total
As on 31st March, 2024	611.54	394.24	-	-	-	-	1,005.78
As on 31st March, 2023	546.85	232.15	0.91	0.17	0.07	-	780.15

No trade or other receivables are due from directors or other officers of the Company either severally or jointly with any other person, nor from firms or private companies respectively in which any director is a partner, a director or a member. Trade receivables are non-interest bearing.

The Company sells goods on advance payment terms. In cases of customers with certain nature of products where credit is allowed, the average credit period on such sale of goods ranges from 1 day to 45 days depending on the nature of the product. The Company's receivables turnover is quick and historically, there was no significant defaults on account of those customer in the past.

PARTICULARS	AS AT AS AT MARCH 31, 2023
10. Cash and cash equivalents	
10A. Cash and cash equivalents	
Cash on hand	2.03 1.35
Balances with Banks	5,070.48 3,709.74
Total	5,072.51 3,711.09
10B. Other bank balances	
Deposit accounts	94.69 311.58
Unpaid dividend accounts	164.22 169.94
Total	258.91 481.52

For the purpose of Cash Flow statements Cash and Cash equivalents represents Rs.5,072.51 (March 31, 2023 Rs.3,711.09)

11. Other financial assets - Current (Unsecured, considered good unless stated otherwise)		
Security deposit Other receivables	1,528.49 178.06	1,978.76 24.28
Total Other receivables mainly consists of interest subvention and claim receivable.	1,706.55	2,003.04
12. Other current assets (Unsecured, considered good unless stated otherwise)		
Balances with government authorities Prepaid Expenses	3,948.16 945.73	4,428.86 698.83
Advance to Suppliers Other assets	735.83 143.68	1,658.93 120.94
Total	5,773.40	6,907.56

Note: Other assets mainly consists of GST on inter plant stock transfer in transit as at year end amounting to Rs.98.63 (As on March 31, 2023 is Rs.83.24)

Goods and Services tax (GST) liabilities amounting to Rs.4,489.27 as at March 31, 2023 previously disclosed under other current liabilities is offset with the GST receivable balances disclosed under other current assets as at March 31, 2023 in line with the current year presentation.

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
13. Equity share capital		
Authorised Share Capital		
35,00,00,000 equity shares of Re 1/- each		
(March 31, 2023: 35,00,00,000 equity shares of Re 1/- each)	3,500.00	3,500.00
5,00,000 preference shares of Rs.100/- each		
(March 31, 2023: 5,00,000 preference shares of Rs.100/- each)	500.00	500.00
Total	4,000.00	4,000.00
Issued capital		
22,28,85,101 equity shares of Re 1/- each		
(March 31, 2023: 22,28,85,101 equity shares of Re 1/- each)	2,228.85	2,228.85
Total	2,228.85	2,228.85
Subscribed and fully paid Up		
22,27,48,268 equity shares of Re 1/- each	2,227.48	2,227.48
(March 31, 2023: 22,27,48,268 equity shares of Re 1/- each)		
Total (A)	2,227.48	2,227.48
Subscribed and not fully paid Up 1,30,000 equity shares of Re.1 (March 31, 2023: 1,30,000		
equity shares of Re.1/- [Partly paid up for Re. 0.25/-		
(March 31, 2023: Re.0.25/-)] per share, forfeited.	0.33	0.33
6,334 equity shares of Re. 1 (March 31, 2023: 6,334)	0.06	0.06
partly paid up equity shares of Re 1 each [Paid up to the		
extent of Re. 0.80/- (March 31, 2023:Rs.0.80/-)] forfeited		
Total (B)	0.39	0.39
Total Equity share capital (A) + (B)	2,227.87	2,227.87

13.1 Reconciliation of the shares outstanding at the beginning and at the end of the reporting period Subscribed and fully paid

PARTICULARS	March 3	1, 2024	March 3	1, 2023
	No.	₹	No.	₹
At the beginning of the year Issued during the year - Rights issue (Refer Note 13.6)	22,27,48,268	2,227.48	21,55,63,323 71,84,945	2,155.63 71.85
Outstanding at the end of the year	22,27,48,268	2,227.48	22,27,48,268	2,227.48

Subscribed and partly paid

PARTICULARS	March 3	1, 2024	March 3	1, 2023
	No.	₹	No.	₹
At the beginning of the year	-	0.39	-	0.39
Outstanding at the end of the year	-	0.39	-	0.39

Note: 1) Includes Rs.0.33 relating to 1,30,000 shares included in share capital of partly paid up shares and which were forfeited.

2) Includes Rs.0.06 relating to 6,334 forfeited shares which were included in partly paid up shares.

13.2 Rights attached to Equity Shares

The Company has only one class of equity shares having par value of Re.1 per share (March 31, 2023 - Re.1/-). Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividends in Indian rupees.

During the year ended March 31, 2024, the amount of per share dividend recognised as distributions to equity shareholders was Rs.6.00 /-(March 31, 2023: Rs.6.00). Also Refer Note 34

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

13.3 Details of Shareholders holding more than 5 % shares of the Company:

		As at March 31	l, 2024		As at March 31,	2023
Particulars	% Holding	No. of fully paid up equity shares held	No. of Partly paid up equity shares held	% Holding	No. of fully paid up equity shares held	No. of Partly paid up equity shares held
Mr. R G Chandramogan	54.87%	12,22,11,715	-	54.82%	12,21,09,798	-
Mr. C Sathyan	9.80%	2,18,30,499	-	9.80%	2,18,30,499	-

13.4 Aggregate number of bonus shares issued during the period of five years immediately preceding the reporting date

Particulars	March 31, 2024	March 31, 2023
Equity shares allotted as fully paid bonus		
shares during the year ended March 31, 2021	5,38,90,831	5,38,90,831
Total	5,38,90,831	5,38,90,831

13.5 There are no shares reserved for issue under any options.

13.6 Rights issue: The Company had issued 71,85,444 equity shares under rights issue during the year ended 31 March 2023 and out of the issue, 499 of shares are kept in abeyance due to the dispute pending before the Court regarding the determination of ownership to the said share.

13.7 Shareholding of Promoters & Promoter group

Shares held by Promoters & Promoter group at the end of the year

		As at Marc	h 31, 2024	As at March	n 31, 2023	
S.No	Name of the Promoters/ Promoter Group	Number of Shares	% of total shares	Number of Shares	% of total shares	% Change during the year
1	Mr. R G Chandramogan	12,22,11,715	54.87	12,21,09,798	54.82	0.05
2	Mr. C Sathyan	2,18,30,499	9.80	2,18,30,499	9.80	-
3	Mrs. C Lalitha	25,60,888	1.15	25,60,888	1.15	-
4	Mrs. Deviga Suresh	98,64,621	4.43	98,64,621	4.43	-
5	Master Vivin Srinesh	20,15,725	0.90	20,15,725	0.90	-
6	Mrs. Dolly Sathyan	24,49,505	1.10	24,49,505	1.10	-
7	Miss Vismita Sathyan	20,15,725	0.90	20,15,725	0.90	-
	Total	16,29,48,678	73.15	16,28,46,761	73.10	0.05

·	<u> </u>	
PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
14. Other equity		
Capital reserves	74.45	74.45
Capital redemption reserves	899.02	899.02
Securities premium	88,198.19	88,198.19
General reserve	4,164.97	4,164.97
Retained earnings	61,660.84	48,503.14
Total	1,54,997.47	1,41,839.77
14.1 Capital reserves		
Opening balance	74.45	74.45
Add/(Less): Adjustments during the year	<u> </u>	
Closing balance	<u>74.45</u>	<u>74.45</u>
14.2 Capital redemption reserves		
Opening balance	899.02	899.02
Add/(Less): Adjustments during the year		<u> </u>
Closing balance	<u>899.02</u>	<u>899.02</u>
14.3 Securities premium account		
Opening balance	88,198.19	58,590.28
Received on Rights Issue		29,607.91
Closing balance	<u>88,198.19</u>	88,198.19
14.4 General reserve		
Opening balance	4,164.97	4,164.97
Add/(Less): Adjustments during the year		<u>-</u> _
Closing balance	<u>4,164.97</u>	4,164.97
14.5 Retained earnings		
Opening balance	48,503.14	44,991.77
Net profit for the year	26,728.73	16,585.62
Remeasurement of defined benefit plans	,	-
·	(206.14)	(140.45)
- Interim dividend (amount per share Rs.6.00		
(March 31, 2023: Rs. 6.00))	(13,364.89)	(12,933.80)
Closing balance	61,660.84	48,503.14
15. Borrowings - At amortised cost		
Non Current Borrowings		
Term loans:		
Indian Rupee loans from banks (Secured)	93,053.79	74,289.19
Indian Rupee loans from banks (Unsecured)	2,500.00	3,750.00
Total	95,553.79	78,039.19
	=======================================	
Current Borrowings		
Current maturities of Non-current borrowings:		
Indian Rupee loans from banks (Secured)	41,885.02	26,716.07
Indian Rupee loans from banks (Unsecured)	1,250.00	1,250.00
	43,135.02	27,966.07

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
Loans repayable on demand from banks:		
Cash credit (Unsecured)	489.62	485.87
Short term Loans (Secured)	17,500.00	14,000.00
Short term Loans (Unsecured)	70,476.41	24,302.55
	88,466.03	38,788.42
Total	1,31,601.05	66,754.49

Secured cash credit facility is secured by a first charge on all the current assets and pari-passu first charge over selected fixed assets by the Company.

Unsecured/Secured cash credit carries an interest ranging from 8.90% to 10.35% (March 31, 2023 - 7.25% to 9.25%).

Secured short term loans are secured by charge on plant and machinery, land and building, inventories, receivable and other current assets of the Company. Interest rate on secured short term loans ranged from 6.57% to 8.00% (March 31, 2023 - 4.35% to 7.68%) during the year.

Unsecured short term loans obtained from various bank carries an interest rate ranging from 7.10% to 8.50% (March 31, 2023 - 4.00% to 8.50%) during the year.

The Company had not committed any default in the repayment of loan or payment of interest. The quarterly return /statement of current assets filed by the Company with banks are in agreement with books of accounts.

The borrowings obtained by the Company from banks have been applied for the purposes for which such loan were taken.

The above loans as on March 31, 2023 were personally guaranteed by Chairman and Managing Director of the Company as per the terms of loan sanction agreement. However none of the loans outstanding as on March 31, 2024 is personally guaranteed by either Chairman or Managing Director of the Company.

PARTICULARS		AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
15A. Non Current Liabilities Provisions			
Provision for gratuity (Refer Note 36 (a))		1,989.26	1,406.01
Total		1,989.26	1,406.01
16. Deferred tax liability (Net)			
Deferred tax liability relating to			
Property, Plant & Equipment		2,135.31	5,778.15
	(A)	2,135.31	5,778.15
Deferred tax asset relating to			
Employee Benefits		263.41	194.08
Expenses allowed under Income tax on payment basis		1,076.41	865.56
Others-Leases, Grants etc.		626.81	700.65
	(B)	1,966.63	1,760.29
Deferred tax liability/(assets) (Net) (A-B)		168.68	4,017.86

Following is the analysis of the deferred tax (assets)/liabilities For the year ended March 31, 2024

PARTICULARS	Opening Balance	Recognised in profit & loss	Recognised in other comprehensive income	Closing balance
Deferred tax liability relating to				
Property, Plant & Equipment	5,778.15	(3,642.84)	-	2,135.31
(A)	5,778.15	(3,642.84)	-	2,135.31
Deferred tax asset relating to Employee benefits Expenses allowed under Income tax on	(194.08)	-	(69.33)	(263.41)
payment basis	(865.56)	(210.85)	-	(1,076.41)
Others-Leases, Grants etc.	(700.65)	73.84	-	(626.81)
(B)	(1,760.29)	(137.01)	(69.33)	(1,966.63)
Deferred tax liability/(assets) (Net) (A-B)	4,017.86	(3,779.85)	(69.33)	168.68

For the year ended March 31, 2023

PARTICULARS	Opening Balance	Recognised in profit & loss	Recognised in other comprehensive income	Closing balance
Deferred tax liability relating to				
Property, Plant & Equipment	6,184.89	(406.74)	-	5,778.15
(A)	6,184.88	(406.74)	-	5,778.15
Deferred tax asset relating to				
Employee benefits	(146.85)	-	(47.23)	(194.08)
Expenses allowed under Income tax				
on payment basis	(654.70)	(210.86)	-	(865.56)
Others - Leases, Grants etc.	(682.67)	(17.98)	-	(700.65)
Financial assets/liabilities carried at				
amortised cost	2.89	(2.89)		<u>-</u>
(B)	(1,481.33)	(231.73)	(47.23)	(1,760.29)
Deferred tax liability/(assets) (Net) (A-B)	4,703.56	(638.47)	(47.23)	4,017.86

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

15B. The details of Indian rupees term loan from banks are as under:

S.No	Name of the Bank	Outstanding as on March 31, 2024	Outstanding as on March 31, 2023	Commencement of instalments	Security/Guarantee	Repayment Terms
-	Bank of Bahrain & Kuwait	2,640.00	3,500.00	24/06/2023	First Charge on the specific movable fixed assets acquired out of the term loan in various locations with value of 1.25 times	16 equal quarterly instalments of ₹215.00 Lakhs
7	Bank of Bahrain & Kuwait	ı	666.67	26/11/2020	1. First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.10 times 2. Personal Guarantee of Mr. R.G. Chandramogan (Only for loan outstanding as on March 31,2023)	12 quarterly instalments of ₹333.33 Lakhs
20	Bank of Bahrain & Kuwait	2,750.00	1	21/03/2024	Hypothecation of Movable Fixed assets acquired out of the term loan in various locations with value of 1.10 times (Proposed)	12 equal quarterly instalments of ₹250.00 Lakhs
4	Federal Bank	6,400.00	ı	27/09/2024	Mortgage on Govindapur Chocolate plant	28 equal quarterly instalments of ₹228.57 Lakhs
5	Federal Bank	3,770.00	1	27/09/2024	Mortgage on Govindapur Cone plant	28 equal quarterly instalments of ₹134.64 Lakhs
9	HDFC Bank Limited	r	625.00	18/12/2018	1. First Charge on the fixed assets acquired out of the term loan and specific fixed assets of the Madurai dairy plant and paripasu charges on Palacode land & building and specific plant & machinery 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	16 quarterly instalments of ₹312.50 Lakhs
7	HDFC Bank Limited	1,333.33	3,111.11	22/08/2020	1. First Charge on the specific fixed assets acquired out of the term loan and fixed assets of the Madurai dairy plant and paripasu charges on Palacode land & building and specific plant & machinery 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	18 equal quarterly instalments of ₹444.00 Lakhs
ω	HDFC Bank Limited	1,333.33	3,111.11	26/09/2020	1. First Charge on the specific fixed assets acquired out of the term loan and fixed assets of the Madurai dairy plant and paripasu charges on Palacode land & building and specific plant & machinery 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	18 equal quarterly instalments of ₹444.00 Lakhs

S.No	Name of the Bank	Outstanding as on March 31, 2024	Outstanding as on March 31, 2023	Commencement of instalments	Security/Guarantee	Repayment Terms
0	HDFC Bank Limited	2,750.00	3,750.00	31/03/2022	1. Exclusive extension of mortgage of Madurai plant for Term Ioan 2 and 3. 2. Exclusive mortgage on Land and building located at Senkan Basavan dalav village Palacode with cover of 1.25 times 3. Exclusive movable specific fixed assets with cover of 1.25 times	20 equal quarterly instalments of ₹250.00 Lakhs
01	HDFC Bank Limited	2,500.00	3,750.00	21/06/2022	1. Exclusive extension of mortgage of Madurai plant for Term loan 2 and 3. 2. Exclusive mortgage on Land and building located at Senkan Basavan dalav village Palacode with cover of 1.25 times 3. Exclusive movable specific fixed assets with cover of 1.25 times	16 quarterly instalments of ₹312.50 Lakhs
=	HDFC Bank Limited	4,375.00	ı	27/12/2023	Property - Extension of mortgage of MADURAI Property PALACODE Taluk Plant and Machinery value of fixed assets of Madurai plant Rs.165 MN. Cross default clause for this property for TL 6, TL 8 and TL 9 and TL 10 to be made available. Mortgage of TL 6 on this property will not be released until TL 10 is paid off/ mortgage created. (Hypothecation of Movable FA of 1.25 times)	16 quarterly instalments of ₹312.50 Lakhs
72	HDFC Bank Limited	4,375.00		27/12/2023	Property - Extension of mortgage of MADURAI Property PALACODE Taluk Plant and Machinery value of fixed assets of Madurai plant Rs.165 MN. Cross default clause for this property for TL 6, TL 8 and TL 9 and TL 10 to be made available. Mortgage of TL 6 on this property will not be released until TL 10 is paid off/mortgage created. (Hypothecation of Movable FA of 1.25 times)	16 quarterly instalments of ₹312.50 Lakhs
13	HSBC Bank Limited	ı	350.00	26/11/2018	Hypothecation of plant and machinery with specific moveable fixed assets in various locations with a cover of 1.25 times Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly installments of ₹350.00 lakhs
4	HSBC Bank Limited	500.00	750.00	24/10/2019	1. First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹250.00 Lakhs

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

S.No	Name of the Bank	Outstanding as on March 31, 2024	Outstanding as on March 31, 2023	Commencement of instalments	Security/Guarantee	Repayment Terms
15	HSBC Bank Limited	250.00	500.00	12/12/2019	1. First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹125.00 Lakhs
16	HSBC Bank Limited	1.000.00	1,500.00	17/06/2020	 First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023) 	20 equal quarterly instalments of ₹250.00 Lakhs
1	HSBC Bank Limited	800.00	1,200.00	18/06/2020	1. First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of \$200.00 Lakhs
8	HSBC Bank Limited	250.00	300.00	08/07/2020	1. First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹50.00 Lakhs
19	HSBC Bank Limited	1,500.00	2,000.00	22/12/2020	1. First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹250.00 Lakhs
20	HSBC Bank Limited	1,750.00	2,000.00	19/01/2021	1. First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹250.00 Lakhs
21	HSBC Bank Limited	2,187.50	2,406.25	08/11/2022	1. Exclusive charge on Mortgage of Land at Sholinganallur with a cover of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	16 equal quarterly instalments of ₹218.75 Lakhs
22	HSBC Bank Limited	4,062.50	4,875.00	30/11/2022	1. Exclusive charge on Mortgage of Land at Sholinganallur with a cover of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	16 equal quarterly instalments of ₹406.25 Lakhs
23	HSBC Bank Limited	2,074.33	2,074.33	17/09/2024	1. Exclusive charge on Mortgage of Land at Sholinganallur with a cover of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹103.72 Lakhs

S.No	Name of the Bank	Outstanding as on March 31, 2024	Outstanding as on March 31, 2023	Commencement of instalments	Security/Guarantee	Repayment Terms
24	HSBC Bank Limited	5,703.30	5,703.30	17/09/2024	1. Exclusive charge on Mortgage of Land at Sholinganallur with a cover of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹285.17 Lakhs
25	HSBC Bank Limited	1,994.00	1,994.00	16/09/2024	1. Exclusive charge on Mortgage of Land at Sholinganallur with a cover of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹99.70 Lakhs
26	HSBC Bank Limited	228.30	228.30	27/09/2024	1. Exclusive charge on Mortgage of Land at Sholinganallur with a cover of 1.25 times 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹11.42 Lakhs
27	ICICI Bank Limited	11,200.00	18,666.67	31/03/2022	Exclusive Charge on the assets (Plant, machinery and building) at Zaheerabad plant land with a cover of 1.25 times	15 quarterly instalments of ₹1,867.00 Lakhs
28	Kotak Mahindra Bank	1	586.00	30/06/2020	1. Extention of mortgage on land & buildings of Redhills plant and specific identified moveable fixed assets of various locations 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	18 equal quarterly instalments of ह146.50 Lakhs
29	Kotak Mahindra Bank	468.75	1,093.75	31/01/2021	1. Extention of mortgage on land & buildings of Redhills plant and specific identified moveable fixed assets of various locations 2. Personal Guarantee of Mr.R.G.Chandramogan (Only for loan outstanding as on March 31, 2023)	16 equal quarterly instalments of ₹156.25 Lakhs
30	Kotak Mahindra Bank	5,000.00	7,000.00	15/12/2021	1. First and exclusive hypothecation charge of Existing identified moveable fixed assets of various locations 2. First and exclusive equitable mortgage on immovable Land and building of Palani plant with a cover of 1.25 times 3. First and exclusive equitable mortgage on immovable Land and building of Tirunelveli and Thalaivasal plant with a cover of 1.25 times 4. Personal Guarantee of Mr.R.G.Chandramogan(Only for loan outstanding as on March 31, 2023)	20 equal quarterly instalments of ₹500.00 Lakhs

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

S.No	Name of the Bank	Outstanding as on March 31, 2024	Outstanding as on March 31, 2023	Commencement of instalments	Security/Guarantee	Repayment Terms
31	Kotak Mahindra Bank	10,000.00	-	24/04/2024	1. First and exclusive hypothecation charge of Existing identified moveable fixed assets of various locations 2. First and exclusive equitable mortgage on immovable Land and building of Palani plant with a cover of 1.25 times 3. First and exclusive equitable mortgage on immovable Land and building of Tirunelveli and Thalaivasal plant with a cover of 1.25 times	20 equal quarterly instalments of \$500.00 Lakhs
32	Shinhan Bank	3,750.00	5,000.00	30/06/2023	First Charge on the specific fixed assets acquired out of the term loan in various locations with value of 1.25 times	16 quarterly instalments of ₹312.50 Lakhs
33	MIZHUO Bank Limited	3,750.00	5,000.00	23/06/2023	No Security (Unsecured)	16 quarterly instalments of ₹312.50 Lakhs
34	Indusind Bank Ltd	2,812.50	4,062.50	31/07/2022	First Charge on the specific movable fixed assets acquired out of the term loan in various locations with value of 1.25 times	16 quarterly instalments of ₹312.50 Lakhs
35	Indusind Bank Ltd	3,250.00	4,250.00	30/09/2022	First Charge on the specific movable fixed assets acquired out of the term loan in various locations with value of 1.25 times	20 quarterly instalments of ₹250.00 Lakhs
36	Indusind Bank Ltd	3,500.00	4,500.00	31/12/2022	First Charge on the specific movable fixed assets acquired out of the term loan in various locations with value of 1.25 times	20 quarterly instalments of ₹250.00 Lakhs
37	Indusind Bank Ltd	6,750.00		31/12/2023	Hypothecation of Movable Fixed Assets of 1.25 times	20 quarterly instalments of ₹375.00 Lakhs
38	South Indian Bank	10,000.00	10,000.00	14/06/2024	First Charge on the specific movable fixed assets acquired out of the term loan in various locations with value of 1.25 times	16 quarterly instalments of ₹625.00 Lakhs
39	Central Bank of India	2,998.88	3,000.00	26/06/2024	First Charge on the specific movable fixed assets acquired out of the term loan in various locations with value of 1.25 times	16 quarterly instalments of ₹187.50 Lakhs

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

oN.	Name of the Bank	Outstanding as on Outstanding March 31, 2024 March 31, 2	Outstanding as on March 31, 2023	Commencement of instalments	Security/Guarantee	Repayment Terms
04	40 Union Bank of India	5,500.00	1	25/04/2024	Hypothecation of Movable Fixed Assets of 1.25 times	16 quarterly instalments of ₹343.75 Lakhs
14	Axis Bank Limited	10,000.00	ı	28/03/2025	Hypothecation of Movable Fixed Assets of 1.25 times (Proposed)	48 Monthly instalments of ₹208.33 Lakhs
42	State Bank of India	7,000.00	1	30/04/2025	Hypothecation of Movable Fixed Assets of 1.25 times (Proposed)	16 Quarterly instalments of ₹437.50 Lakhs
43	IND AS adjustments towards interest subvention	(1,817.91)	(1,548.73)			
	Total	1,38,688.81	1,06,005.26			

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
17. Other non-current liabilities	177077	2,090.11
Government grant Total	1,738.32 1,738.32	2,090.11
18. Trade payables		
Trade Payables (Refer Note below)		
Total outstanding dues of micro enterprises	747.05	70.4.04
and small enterprisesTotal outstanding dues of creditors other than,	313.05	304.61
micro enterprises and small enterprises	18,520.15	18,145.25
Total	18,833.20	18,449.86

18a. Disclosures required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006:

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
(i) Principal amount remaining unpaid to any supplier as at the end of the accounting year	313.05	304.61
(ii) Interest due thereon remaining unpaid to any supplier as at the end of the accounting year	-	-
(iii) The amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day	-	-
(iv) The amount of interest due and payable for the year	-	-
(v) The amount of interest accrued and remaining unpaid at the end of the accounting year	-	-
(vi) The amount of further interest due and payable even in the succeeding year, until such date when the interest dues as above are actually paid	-	-
Total	313.05	304.61

Note: Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the Management. This has been relied upon by the auditors.

Outstanding for following periods from due date of payment

Trade Payable	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Micro and Small enterprises as on March 31, 2024	293.70	19.35	-	-	-	313.05
(ii) Others as on March 31, 2024	9,098.73	9,421.42	-	-	-	18,520.15
Total as on March 31, 2024	9,392.43	9,440.77	-	-	-	18,833.20
(i) Micro and Small enterprises as on March 31, 2023	16.93	287.68	-	-	-	304.61
(ii) Others as on March 31, 2023	10,704.63	7,440.62	-	-	-	18,145.25
Total as on March 31, 2023	10,721.56	7,728.30	-	-	-	18,449.86

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
19. Other financial liabilities - Current		
Capital Creditors	2,877.99	2,684.83
Interest accrued but not due on borrowings	405.36	31.93
Unclaimed dividend	164.22	169.94
Interest free security deposits from customers and		
others	15,617.06	14,370.61
Total	19,064.63	17,257.31
20. Provisions - Current		
Provision for gratuity (Refer Note 36 (a))	702.28	557.84
Provision for compensated absences	761.99	659.16
Total	1,464.27	1,217.00
21. Other current liabilities		
Government grant	751.75	612.83
Advances received from customers	1,809.28	1,552.67
Statutory dues	585.78	635.30
Total	3,146.81	2,800.80
	I I	1

Note: Goods and Services tax (GST) liabilities amounting to Rs.4,489.27 as at March 31, 2023 previously disclosed under other current liabilities is offset with the GST receivable balances disclosed under other current assets as at March 31, 2023 in line with the current year presentation.

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
22. Revenue from Operations		
a. Revenue from sale of Products	7,97,492.93	7,22,827.38
b. Other Operating Revenue		
(i) Scrap sales and others	1,547.46	1,869.37
Total	7,99,040.39	7,24,696.75

Reconciliation of Revenue from Sale of Products with contracted price :

Revenue as per contract price

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
Revenue as per contract price Adjusted for	8,02,803.37	7,25,263.78
- Credit Notes	5,310.44	2,436.40
Revenue from sale of products	7,97,492.93	7,22,827.38

Note: 22.1 Disaggregated revenue information

Based on the management approach as defined in IND AS 108 - Operating Segments, the Chief Operating Decision Maker (CODM) evaluates the Company's performance and allocates resources based on an analysis of various performance indicators by business segments. The Company operates in a single segment viz., Milk and Milk products.

Note: 22.2 Trade Receivables and Contract Balances

A receivable is a right to consideration that is unconditional upon passage of time. The company sells goods on advance payment terms. In case of customers with certain nature of products where the credit is allowed, the same is disclosed in Note 9 - Trade Receivables.

Note 22.3

Revenue from goods or services is transferred to customers at a point in time basis.

Note 22.4 Information about major customers

Company has no single customer from whom the revenue is more than 10 % of the revenue from external customers of the company.

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
23. Other Income		
Interest Income on		
- Bank Deposits	90.62	49.31
- Other deposits	9.40	17.15
- Other financial asset carried at amortised cost	221.09	129.82
Profit on sale of Property, Plant & Equipment (net)	1,534.75	561.18
Gain on redemption of mutual fund investments	168.31	87.52
Recoveries and others	167.34	144.26
Government Grants	66.87	66.87
Total	2,258.38	1,056.11

The Board of Directors of the Company at its meeting held on July 05, 2023 approved the Sale of Windmills of the Company to an identified buyer for a consideration of Rs.13,500.00 by way of transfer of all the related assets and liabilities on a Slump Sale basis. The sale was completed in the month of September 2023 on execution of necessary documents. The profit from the said sale amounting to Rs.1,013.24 has been classified under Profit on sale of Property, Plant & Equipment (Net).

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31 2023
24. Cost of Materials Consumed		
Raw Materials Consumed		
Opening stock	32,298.04	30,518.74
Add: Purchases	6,48,133.59	5,15,200.32
	6,80,431.63	5,45,719.06
Less: Closing stock	44,524.13	32,298.04
Total	6,35,907.50	5,13,421.02
25. Purchase of Stock in trade		
Purchase of Stock in trade	704.94	866.11
Total	704.94	866.11
26. Changes in Inventories of Finished Goods,		
Stock in trade and Work-in-Progress		
Opening stock		
Traded Goods	192.66	203.84
Work-in-Progress	5,601.52	7,175.71
Finished goods	15,988.68	18,423.62
Closing stock	21,782.86	25,803.17
Traded Goods	97.46	192.66
Work-in-Progress	82,762.68	5,601.52
Finished goods	13,633.17	15,988.68
	96,493.31	21,782.86
(Increase)/Decrease in Inventories of Finished Goods,		
Stock in trade and Work-in-Progress	(74,710.45)	4,020.31

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
27. Employee Benefits Expense		
Salaries, wages and bonus	19,636.13	19,187.65
Contribution to provident and other funds	,	·
- Refer Note 36 (a) & (b)	1,592.74	1,487.76
Staff welfare expenses	1,391.86	1,693.00
Total	22,620.73	22,368.41
28. Finance Costs		
Interest on Borrowings	12,047.72	9,895.03
Interest on Lease liabilities (Refer Note 37)	3,250.04	2,594.36
Bank charges	120.34	101.89
Total	15,418.10	12,591.55
29.Depreciation and amortisation expense		
On Property, plant and equipments	32,856.15	29,701.15
On Intangible assets	328.61	363.07
On ROU assets	7,763.79	6,088.20
Total	40,948.55	36,152.42
30. Other Expenses		
Consumption of stores and spares	2,496.59	2,356.80
Power and fuel [net of power credits of Rs. 1,533.57	2,130.03	2,000.00
(March 31, 2023 : Rs.2,802.44)]	25,646.73	20,772.14
Service Charges	20,166.22	18,231.04
Repairs & maintenance		,
Plant and equipment	9,845.04	9,881.80
Buildings	1,636.54	1,040.99
Others	1,687.55	1,258.95
Rent (Refer Note 37)	1,641.19	1,935.98
Rates and taxes	713.46	603.04
Insurance	1,025.17	1,032.73
Printing and stationery	270.27	337.50
Legal and professional expenses	2,501.29	2,090.82
Freight outwards	28,031.45	27,905.54
Advertisement and sales promotion expenses	15,688.96	13,812.64
Payment to the auditors (Refer Note: 30.1)	85.71	69.27
Travelling and conveyance	7,691.70	7,507.24
Communication expenses	1,180.70	1,032.74
Security Charges	884.83	1,078.75
Corporate Social Responsibility expenditure (Refer Note: 46)	1,134.27	694.71
Donations	64.71	71.24
Directors sitting fees	30.42	30.80
Postage and Courier charges	47.02	49.67
Foreign Exchange Fluctuation (net)	50.48	44.77
Miscellaneous expenses	2,099.92	2,017.05
Total	1,24,620.22	1,13,877.21

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
Note: 30.1		
Payment to Auditors (excluding tax)*		
As auditor :		
- Statutory audit fee	52.50	40.00
- Tax audit fee	7.50	7.50
- Limited review fee	15.00	15.00
- Certification fees	6.06	4.00
- Reimbursement of expenses	4.65	2.77
Total	85.71	69.27
*Evaludes remuneration for professional service		
*Excludes remuneration for professional service debited to Securities Premium account for the year		
ended March 31, 2023 related to Rights issue of shares.	_	80.00
ended March 31, 2023 related to Nights issue of shares.		00.00
31. Other Comprehensive Income (OCI)		
The disaggregation of changes to OCI by each		
type of reserve in equity is shown below:		
Items not to be reclassified to Profit or Loss:		
Retained Earnings:		
Remeasurement (gains)/losses on defined benefit		
obligations - (Refer Note 36(a))	275.47	187.68
Income tax effect	(69.33)	(47.23)
Total	206.14	140.45
32. Earnings per share (EPS)		
Basic and Diluted EPS computations:		
Profit available for equity shareholders	26,728.73	16,585.62
Weighted average number of equity shares	22 27 40 200	22.00.50.607
in computing Basic EPS	22,27,48,268	22,00,58,607
Weighted average number of equity shares in computing Diluted EPS	22,27,48,268	22,00,58,607
Face value of each equity share (Re.)	1.00	1.00
Earnings per share	1.00	1.00
- Basic (Rs.)	12.00	7.54
- Diluted (Rs.)	12.00	7.54
		1.5
33. Taxes		
(a) Income tax expense:		
The major components of income tax expenses are:		
(i) Income tax recognised in Statement of Profit & Loss:		
Current tax expense:		
Net current tax expense	12,819.26	6,492.29
Adjustment of tax in respect of prior years	21.04	16.39
Current tax expense	12,840.30	6,508.68
Deferred tax (credit)/charge	(3,779.85)	(638.47)
Total tax expense recognised in Statement of Profit & Loss	9,060.45	5,870.21

(ii) Income tax recognised in Other Comprehensive Income:

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
Deferred tax (credit)/charge		
Remeasurement of Defined benefit plans	(69.33)	(47.23)
Income tax (credit)/charge to OCI	(69.33)	(47.23)
(b) Reconciliation of effective tax rate:		
Profit Before Tax (A)	35,789.18	22,455.83
Enacted tax rate in India (B)	25.17%	25.17%
Expected tax expense using the Company's applicable rate	9,008.14	5,652.13
Tax Effect of:		
- Adjustments recognised in the current year in relation to		
the current income tax of prior years	21.04	16.39
- Effect on expenses that are not deductible in determining		
taxable profit	301.78	192.79
- Effect on sale of windmill on slump sale basis	(301.94)	-
- Others	31.43	8.90
Income tax expenses recognised in Statement of Profit or Loss	9,060.45	5,870.21
PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
34. Distribution made and proposed Cash dividends on Equity shares declared and paid: Interim dividend for the year ended 31 March 2024, Rs.6 per share (31 March 2023, Rs. 6 per share) Proposed Dividend	13,364.89 -	12,933.80
PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
35. Commitments and Contingencies (i) Contingent Liabilities		
(a) Claims against the company not acknowledged		
as debt (Refer Note)		
- Direct tax	4 924 42	4 400 44
	4,824.42	4,408.44
- Indirect tax	2,617.59	7,622.65
- Others	293.00	
Total	7,735.01	12,031.09
(ii) Commitments		
 (a) Estimated amount of contracts remaining to be executed on capital account (net of capital advances) and not provided for 	15,144.14	35,144.90

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024

(All amounts in INR Lakhs except for share data or as otherwise stated)

Note:

Based on the professional advice obtained, the Company believes that they maintain adequate information / documentation which can be furnished and hence have a good case and the chances of favourable outcome is high. Further, the Company has paid an amount of Rs 1,299.54 as deposits paid under protest. Based on the advise of its legal counsel, the Company believes that other disputes, lawsuits and claims, including commercial matters, which arise from time to time in the ordinary course of business and are outstanding as at 31 March 2024 will not have any material adverse effect on its financial statements for the year ended 31 March 2024.

36. Employee benefits

(a) Gratuity benefits provided by the Company

In accordance with applicable Indian laws, the Company has a defined benefit plan which provides for gratuity payments (the "Gratuity Plan") and covers certain categories of employees in India. The Gratuity Plan provides a lump sum gratuity payment to eligible employees at retirement or termination of their employment. The amount of the payment is based on the respective employee's last drawn salary and the years of employment with the Company. Liabilities in respect of the Gratuity Plan are determined by an actuarial valuation, based upon which the Company makes contributions to the Gratuity Fund maintained with Life Insurance Corporation of India (LIC).

These plans typically expose the Company to actuarial risks such as: investment risk, interest rate risk, longevity risk and salary risk.

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. When there is a deep market for such bonds; if the return on plan asset is below this rate, it will create a plan deficit. Currently, for these plans, investments are made in government securities, debt instruments, Short term debt instruments, Equity instruments and Asset Backed, Trust Structured securities as per notification of Ministry of Finance.

Interest risk: A decrease in the bond interest rate will increase the plan liability; however, this will be partially offset by an increase in the return on the plan's investments.

Longevity risk: The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the plan's liability.

Salary risk: The present value of the defined benefit plan liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the plan's liability.

The components of gratuity cost recognised in the statement of profit and loss consists of the following:

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31 2023
Current service cost	316.91	275.26
Interest expenses on defined benefit obligation	186.27	154.12
Interest income on plan asset	(41.49)	(55.66)
Gratuity cost recognised in statement of profit and loss	461.69	373.72
Remeasurement on the net defined benefit liability: Actuarial (gains) / losses due to financial assumptions		
changes in defined benefit obligation Components of defined benefit costs recognised	275.47	187.68
in other comprehensive income	275.47	187.68

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
Details of the employee benefits obligations and plan		
assets are provided below:		
Present value of funded obligations	3,164.58	2,641.72
Fair value of plan assets	(473.04)	(677.87)
Net defined benefit liability (surplus)/deficit recognised	2,691.54	1,963.85
Bifurcation of Net defined benefit liability		
Current	702.28	557.84
Non-Current	1,989.26	1,406.01
Details of changes in the present value of define		
benefit obligations are as follows:		
Defined benefit obligations at the beginning of the year	2,641.72	2,357.05
Current service cost	316.91	275.26
Interest on defined obligations	186.27	154.12
Benefits payment from plan	(242.41)	(323.29)
Actuarial (gains)/loss	262.09	178.58
Defined benefit obligations at the end of the year	3,164.58	2,641.72
Details of changes in the fair value of		
plan assets are as follows:		
Fair value of plan assets at the beginning of the year	677.87	954.60
Interest income on plan assets	41.49	55.66
Employer contributions	9.47	(727.20)
Benefits paid from plan assets	(242.41)	(323.29)
Actuarial gains/(loss)	(13.38)	(9.10)
Fair value of plan assets at the end of the year	473.04	677.87
Actual return on plan asset	<u>28.11</u>	46.58

PARTICULARS	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
Sensitivity Analysis of Defined Benefit Obligation :		
(a) Effect of 1% change in assumed discount rate		
- 1% increase	2,952.16	2,460.76
- 1% decrease	3,405.91	2,847.97
(b) Effect of 1% change in assumed salary escalation rate		
- 1% increase	3,351.12	2,812.21
- 1% decrease	2,989.79	2,485.44
(c) Effect of 1% change in assumed attrition rate		
- 1% increase	3,125.87	2,618.13
- 1% decrease	3,207.68	2,668.02
170 decircuse	0,207.00	2,000.02
(d) Effect of change in assumed mortality rate		
- 10% increase	3,163.29	2,640.92
Discount rate	7.19%	7.39%
Rate of return of plan assets	7.39%	7.02%
Attrition rate	Refer below	Refer below
Rate of compensation increase	10.00%	9.00%
Attrition rate age range is hereunder		
Less than Age 35	23.00%	21.00%
From Age 35	19.17%	16.58%
From Age 40	12.78%	11.05%
From Age 45	6.39%	5.53%
From Age 50	2.00%	2.00%
The expected future cash flows in respect		
of gratuity were as follows:		
Expected future benefit payments		
Year 1	408.29	298.62
Year 2	311.35	305.25
Year 3	267.61	224.03
Year 4	268.03	195.81
Year 5	247.14	202.08
Beyond 5 and upto 10 years	1,220.87	952.93

(b) Provident fund benefits

The Company makes contributions, determined as a specified percentage of employee salaries, in respect of qualifying employees towards provident fund, which is defined contribution plan. The Company has no obligations other than to make the specified contributions. The contributions are charged to the statement of profit and loss as they accrue. The amount recognised as an expense towards contribution to provident fund for the year aggregated to INR. 1,131.05 (March 31, 2023: INR. 1,108.05) and is included in "contribution to provident and other funds".

(c) Employee State Insurance benefits

The Company makes contributions, determined as a specified percentage of employee salaries, in respect of qualifying employees towards Employee State Insurance, which is defined contribution plan. The Company has no obligations other than to make the specified contributions. The contributions are charged to the statement of profit and loss as they accrue. The amount recognised as an expense towards contribution to Employee state Insurance for the year aggregated to INR. 163.04 (March 31,2023: INR. 186.32) and is included in "Staff Welfare Expenses".

37. Leases

Disclosure with respect to lease liabilities:

A. Break-up of current and non-current lease liabilities:

The following is the break-up of current and non-current lease liabilities

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
Current lease liabilities	9,949.09	8,354.65
Non-current lease liabilities	32,725.92	26,138.27
Total	42,675.01	34,492.92

B. Movement in Lease Liabilities

The following is the movement in lease liabilities

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
Opening Balance	34,492.92	23,066.69
Additions	15,742.19	18,381.42
Finance costs accrued during the period	3,250.04	2,594.36
Deletions	(960.71)	(1,590.56)
Payment of Lease liabilities	(9,849.43)	(7,958.99)
Total	42,675.01	34,492.92

C. The table below provides details regarding the contractual maturities of lease liabilities on an undiscounted basis:

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
Less than one year	9,949.09	8,536.19
One to five year	30,090.51	28,691.01
More than five years	15,979.38	9,948.58

D. Amounts recognised in statement of profit and loss

PARTICULARS	AS AT MARCH 31, 2024	AS AT MARCH 31, 2023
Interest on lease liabilities	3,250.04	2,594.36
Variable lease payments not included in the lease payment liabilities	3.87	0.53
Expenses relating to short-term lease (included under Rent in Note 30)	1,641.19	1,935.98

Variable rents that do not depend on an index or rate are not included in the measurement of the lease liability and the right-of-use assets. The related payments are recognised as an expense in the period in which the event or condition that triggers those payments occurs and are included in the line other expenses in the Statement of profit or loss.

A lease contract is modified and the lease modification is not accounted for as a separate lease in which case the lease liability is remeasured based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

38. Related party Disclosure

List of Related Parties

Person having control over the entity

R.G. Chandramogan Chairman

Key Management Personnel (KMP):

C. SathyanH. RamachandranG. SomasundaramManaging DirectorChief Financial OfficerCompany Secretary

Entities in which KMP/Non executive director has significant influence

Raja KSP Ganesan Charities

HAP Sports trust

Integrated Registry Management Services Private Limited

Note: Related party relationship are as identified by the management and relied upon by the auditors

Transactions with Related Parties

NATURE OF THE TRANSACTION AND RELATIONSHIP	FOR THE YEAR ENDED MARCH 31, 2024	FOR THE YEAR ENDED MARCH 31, 2023
1) Remuneration payable to KMP's Mr. C. Sathyan Mr. H. Ramachandran Mr. G. Somasundaram	97.21 89.75 34.22	94.20 85.73 36.04
Remuneration payable to Non-Executive Director Mr. D. Sathyanarayanan	6.04	6.09
3) CSR Contribution to Trust and Other Transactions with Trust CSR Contribution to HAP Sports Trust Rent amount paid to HAP Sports Trust Rent amount received from HAP Sports Trust Others	1,134.27 6.00 0.60	694.71 6.00 0.40 0.38
4) Payment of Dividend Mr. R.G. Chandramogan Mr. C. Sathyan	7,326.59 1,309.83	7,243.18 1,265.74
5) Guarantees received from KMP's towards loan taken by the Company		
Personal guarantee provided by Chairman and Managing Director 6) Rights issue of shares	-	72,141.56
Mr. R.G. Chandramogan Mr. C. Sathyan	-	17,221.52 3,078.82
7) Transaction with companies in which Non-Executive Director are interested Integrated Registry Management Services Private Limited		
- Registrar and Transfer agent folio maintenance charges	4.49	8.10

Note:

^{1.} The amounts disclosed in the table are the amounts recognised as an expense during the reporting year related to key management personnel.

^{2.} Actuarial valuation based provision with respect to gratuity have not been included as these are computed for the company as a whole.

^{3.} Closing balance with the above mentioned related parties as on March 31, 2024 and March 31, 2023 is NIL.

39. Hedging activities and derivatives

a) The year end foreign currency exposures that have not been hedged by a derivative instrument or otherwise are as under:

		March 31	l, 2024		March 31	, 2023	
Particulars	Currency	Amount In Foreign Currency	Amount In Rs.	Conversion Rate	Amount In Foreign Currency	Amount In Rs.	Conversion Rate
Trade receivables	USD	3.29	274.14	83.37	1.73	142.34	82.21
Trade payables	USD EUR SGD	1.72 0.02 0.02	143.39 1.97 1.13	83.37 90.25 61.88	3.12 0.02	256.17 1.64	82.21 89.31 -
Capital Creditors	USD GBP EUR	0.63 0.01 11.58	52.16 1.23 1,044.86	83.37 105.33 90.25	0.01 - 0.70	1.20 - 62.77	82.21 - 89.31
Advance to Suppliers							
(including Capital advance)	USD EUR CHF	- 9.22 2.01	831.70 185.31	90.25 92.11	0.03 -	2.50	- 89.31 -
Advance from customers	USD	-	-	-	0.29	23.48	82.21

b) Foreign currency sensitivity:

The Company is mainly exposed to fluctuations in US Dollar, GBP, EURO, CHF and SGD. The following table details the Company's sensitivity to a 5% increase and decrease against the US Dollar, GBP, EURO, CHF and SGD. 5% is the sensitivity used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only net outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 5% change in foreign currency rates. A positive number below indicates an increase in profit or equity where the Rupee strengthens by 5% against the US Dollar, GBP, EURO, CHF and SGD. For a 5% weakening against the US Dollar, GBP, EURO, CHF and SGD, there would be a comparable impact on the profit or equity.

	Change	e In Rate		On Profit re Tax	Effect C	n Equity
Particulars	Increase	Decrease	Increase	Decrease	Increase	Decrease
March 31, 2024						
USD	5%	5%	3.93	(3.93)	3.93	(3.93)
GBP	5%	5%	(0.06)	0.06	(0.06)	0.06
EURO	5%	5%	(10.76)	10.76	(10.76)	10.76
CHF	5%	5%	9.27	(9.27)	9.27	(9.27)
SGD	5%	5%	(0.06)	0.06	(0.06)	0.06
March 31, 2023						
USD	5%	5%	(5.75)	5.75	(5.75)	5.75
EURO	5%	5%	(4.41)	4.41	(4.41)	4.41

Note 40. Segment information

a) Products from which reportable segments derive their revenues

Based on the management approach as defined in IND AS 108 - Operating Segments, the Chief Operating Decision Maker (CODM) evaluates the Company's performance and allocates resources based on an analysis of various performance indicators by business segments. The Company operates in a single segment viz., Milk and Milk products.

b) Geographical Information

The Geographical information analyses the Company's Revenue from operations and non-current assets by the Company's country of domicile (i.e. India) and other countries.. Revenue from operations are specified by location of customers while the non-current assets are specified by location of the assets. The following table present revenue from operations and non-current assets information regarding the company's geographical segments:

For the year ended March 31, 2024

Particulars	India	Others	Total
Revenue from operations	7,97,709.82	1,330.57	7,99,040.39
Non-current assets*	3,04,949.01	-	3,04,949.01

For the year ended March 31, 2023

Particulars	India	Others	Total
Revenue from operations	7,23,985.86	710.89	7,24,696.75
Non-current assets*	2,90,905.27	-	2,90,905.27

^{*} Non-current assets excludes financial assets

41. Fair Values

Set out below, is a comparison by class of the carrying amounts and fair value of the Company's financial instruments:

PARTICULARS	CARRYIN	IG VALUE	FAIR	VALUE
171111160271116	March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
Financial assets				
Financial assets at fair value through other				
comprehensive income:				
a) Investments				
-Equity instruments	2,044.00	1,061.00	2,044.00	1,061.00
Financial assets at fair value through				
profit or loss:				
-Mutual Funds	1,000.00	1,000.00	1,000.00	1,000.00
Financial assets at amortised cost:				
a) Trade receivables	1,005.78	780.15	1,005.78	780.15
b) Cash and cash equivalents	5,331.42	4,192.61	5,331.42	4,192.61
c) Other financial assets	8,124.35	8,121.84	8,124.35	8,121.84
Total Financial assets	17,505.55	15,155.60	17,505.55	15,155.60
Financial liabilities				
Financial liabilities at amortised cost:				
a) Borrowings (Long term)				
Indian Rupee loans from banks	95,553.79	78,039.19	95,553.79	78,039.19
Finance lease obligation	32,725.92	26,138.27	32,725.92	26,138.27
b) Borrowings (Short term)				
Indian Rupee loans from banks	43,135.02	27,966.07	43,135.02	27,966.07
Loan repayable on demand from banks	88,466.03	38,788.42	88,466.03	38,788.42
c) Finance lease obligation (short term)	9,949.09	8,354.65	9,949.09	8,354.65
d) Trade payables	18,833.20	18,449.86	18,833.20	18,449.86
e) Other financial liabilities	19,064.63	17,257.31	19,064.63	17,257.31
Total Financial Liabilities	3,07,727.68	2,14,993.77	3,07,727.68	2,14,993.77

The management assessed that trade receivables, cash and cash equivalents, other financial assets, borrowings, trade payables and other financial liabilities approximate their carrying amounts largely due to the short-term maturities of these instruments.

The fair value of the financial assets and liabilities is included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

42. Fair value hierarchy

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

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

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

The following table provides the fair value measurement hierarchy of the Company's assets and liabilities.

i. Quantitative disclosures fair value measurement hierarchy for assets and liabilities as at March 31, 2024:

		F	air value meas	urement usin	g
PARTICULARS	Date of valuation	Fair Value as at March 31, 2024	Quoted price in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobserv- able inputs (Level 3)
Financial assets					
Financial assets measured at fair value					
a) Investments in unquoted					
equity shares	March 31, 2024	2,044.00	-	-	2,044.00
b) Investment in mutual fund	March 31, 2024	1,000.00	-	1,000.00	-
Financial assets measured at amortised cost					
c) Other financial assets	March 31, 2024	8,124.35	-	-	8,124.35
d) Cash and cash equivalents	March 31, 2024	5,331.42	-	-	5,331.42
e) Trade receivables	March 31, 2024	1,005.78	-	-	1,005.78
Financial liabilities Financial liabilities measured at amortised cost					
a) Indian Rupee loans from banks					
(long term)	March 31, 2024	95,553.79	-	95,553.79	-
b) Indian Rupee loans from banks					
(short term)	March 31, 2024	43,135.02	-	43,135.02	-
c) Loan repayable on demand					
from banks	March 31, 2024	88,466.03	-	-	88,466.03
d) Finance lease obligation	March 31, 2024	42,675.01	-	-	42,675.01
e) Trade payables	March 31, 2024	18,833.20	-	-	18,833.20
f) Other financial liabilities	March 31, 2024	19,064.63	-	-	19,064.63

There are no transfers between levels 1 and 2 during the year.

ii. Quantitative disclosures fair value measurement hierarchy for assets and liabilities as at March 31, 2023:

		F	air value meas	urement usin	g
PARTICULARS	Date of valuation	Fair Value as at March 31, 2023	Quoted price in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobserv- able inputs (Level 3)
Financial assets					
Financial assets measured at fair value					
a) Investments in unquoted equity shares	March 31, 2023	1,061.00	-	-	1,061.00
b) Investment in mutual fund Financial assets measured at amortised cost	March 31, 2023	1,000.00	-	1,000.00	-
c) Other financial assets	March 31, 2023	8,121.84	-	-	8,121.84
d) Cash and cash equivalents	March 31, 2023	4,192.61	-	-	4,192.61
e) Trade receivables	March 31, 2023	780.15	-	-	780.15
Financial liabilities Financial liabilities measured at amortised cost					
a) Indian Rupee loans from banks					
(long term)	March 31, 2023	78,039.19	-	78,039.19	-
b) Indian Rupee loans from banks					
(short term)	March 31, 2023	27,966.07	-	27,966.07	-
c) Loan repayable on demand					
from banks	March 31, 2023	38,788.42	-	-	38,788.42
d) Finance lease obligation	March 31, 2023	34,492.92	-	-	34,492.92
e) Trade payables	March 31, 2023	18,449.86	-	-	18,449.86
f) Other financial liabilities	March 31, 2023	17,257.31	-	-	17,257.31

There are no transfers between levels 1 and 2 during the year.

iii. Measurement of Fair Value:

Valuation techniques:

The following table shows the valuation techniques used in measuring fair values for assets and liabilities carried at fair value:

Туре	Valuation Technique
Liabilities measured at amortised cost:	
a) Indian Rupee Ioans from banks	The valuation model adopted for computing the fair value of the borrowing is the discounted cash flow model, where the present value of expected payments is discounted using a market interest rate.

43. Financial risk management objective and policies

The Company's principal financial liabilities, comprise loans and borrowings, trade and other payables. The main purpose of these financial liabilities is to finance its operation. The Company's principal financial assets include trade and other receivables, cash & cash equivalents and other bank balances that are derived directly from its operation. The Company also holds FVTOCI and FVTPL investments and enters into derivative transactions.

The Company's activities are exposed to a variety of financial risks, like credit risk, market risk and liquidity risk. The Company's primary risk management focus is to minimise potential adverse effects of market risk on its financial performance. The Company's risk management assessment and policies and processes are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor such risks and compliance with the same. Risk assessment and management policies and processes are reviewed regularly to reflect changes in market conditions and the Company's activities. The Board of Directors and the Audit Committee is responsible for overseeing the Company's risk assessment and management policies and processes.

a. Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. Credit risk encompasses of both, the direct risk of default and the risk of deterioration of creditworthiness as well as concentration of risks. Credit risk is controlled by analysing credit limits and creditworthiness of customers on a continuous basis to whom the credit has been granted after obtaining necessary approvals for credit. Financial instruments that are subject to concentrations of credit risk principally consist of trade receivables, investments, derivative financial instruments, cash and cash equivalents, bank deposits and other financial assets. None of the financial instruments of the Company result in material concentration of credit risk.

Trade and other receivables

The Company sells goods on advance payment terms. In cases of customers with certain nature of products where credit is allowed, the average credit period on such sale of goods ranges from 1 day to 45 days depending on the nature of the product. The customer credit risk is managed by the Company's established policy, procedures and control relating to customer credit risk management. Credit quality of a customer is assessed based on the individual credit limits which are defined in accordance with this assessment and outstanding customer receivables are regularly monitored. The Company's receivables turnover is quick and historically, there was no significant defaults on account of those customers in the past.

Ind AS requires an entity to recognise in profit or loss, the amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised in accordance with Ind AS 109. The Company assesses at each date of statements of financial position whether a financial asset or a group of financial assets is impaired. Expected credit losses are measured at an amount equal to the 12 month expected credit losses or at an amount equal to the life time expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

The Company has used a practical expedient by computing the expected credit loss allowance for trade receivables based on a provision matrix. The provision matrix takes into account historical credit loss experience and adjusted for forward-looking information. Currently the Company has not provided any provision in the books as per Ind AS 109 due to the fact that there are no historical credit losses observed in the past.

Exposure to credit risk:

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk is INR. 1,005.78 and 780.15 as of March 31, 2024 and March 31, 2023 being the total of the carrying amount of balances with trade receivables.

b. Liquidity risk

Liquidity risk refers to the risk that the Company cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company manages liquidity risk by maintaining adequate reserves, banking facilities and borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities. The Company has established an appropriate liquidity risk management framework for it's short term, medium term and long term funding requirement.

The following tables detail the Company's remaining contractual maturity for its financial liabilities with agreed repayment periods. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to pay. The tables include both interest and principal cash flows.

PARTICULARS	LESS THAN 1 MONTH	1-3 MONTHS	3 MONTHS TO 1 YEAR	1 TO 5 YEARS	5 YEARS AND ABOVE
	INR	INR	INR	INR	INR
March 31, 2024					
Non-interest bearing	19,238.56	-	18,659.27	-	-
Interest bearing instruments	61,181.67	41,207.66	39,160.80	1,15,364.82	12,914.90
Total	80,420.23	41,207.66	57,820.07	1,15,364.82	12,914.90
March 31, 2023					
Non-interest bearing	18,481.79	-	17,225.38	-	-
Interest bearing instruments	33,002.28	15,142.37	26,964.49	93,728.87	10,448.59
Total	51,484.07	15,142.37	44,189.87	93,728.87	10,448.59

c. Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Such changes in the values of financial instruments may result from changes in the foreign currency exchange rates, interest rates, credit, liquidity and other market changes.

i) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of change in market interest rates. In order to optimise the Company's position with regards to interest income and interest expenses and to manage the interest rate risk, management performs a comprehensive corporate interest risk management by balancing the proportion of fixed rate and floating rate financial instruments in its total portfolio.

ii) Foreign Currency Risk

The fluctuation in foreign currency exchange rates may have potential impact on the statement of profit or loss and other comprehensive income and equity, where any transaction references more than one currency or where assets / liabilities are denominated in a currency other than the functional currency of the respective entities. Considering the countries and economic environment in which the Company operates, its operations are subject to risks arising from fluctuations in exchange rates in those countries. The risks primarily relate to fluctuations in US Dollar against the functional currencies of the Company. The Company, as per its risk management policy, uses derivative instruments primarily to hedge foreign exchange wherever applicable . The Company evaluates the impact of foreign exchange rate fluctuations by assessing its exposure to exchange rate risks. It hedges a part of these risks by using derivative financial instruments in line with its risk management policies.

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NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2024 (All amounts in INR Lakhs except for share data or as otherwise stated)

44. Capital management

The Company manages its capital to ensure that it is able to continue as a going concern while maximising the return to the stakeholders through the optimisation of the debt and equity balance. The Company determines the amount of capital required on the basis of an annual budgeting exercise, future capital projects outlay etc. The funding requirements are met through equity, internal accruals and borrowings (short term/long term).

PARTICULARS	As at March 31, 2024	As at March 31, 2023
Borrowings (Note 15)	2,27,154.84	1,44,793.68
Less: Cash and cash equivalents (Note 10A)	(5,072.51)	(3,711.09)
Net debt	2,22,082.33	1,41,082.59
Equity (Note 13)	2,227.87	2,227.87
Other Equity (Note 14)	1,54,997.47	1,41,839.77
Total Equity	1,57,225.34	1,44,067.64
Gearing ratio (Net Debt/Total Equity)	1.41	0.98

45. Analytical Ratios

The Following are Analytical Ratios for the year ended March 31, 2024 and March 31, 2023

SI.No	Particulars	Numerator	Denominator	31st March 2024	31st March 2023	Variance in %
-	Current Ratio (Refer Note 1)	Current Assets	Current Liabilities	0.86	0.62	38.71%
7	Debt Equity Ratio (Refer Note 2)	Total Debt	Shareholder's Equity	1.44	1.01	42.57%
М	Debt service coverage ratio (Refer Note 5)	Earnings Available for Debt Service (Refer Note 3)	Debt Service (Refer Note 4)	1.45	0.86	%09'89
4	Return on Equity (Refer Note 6)	Net Profit after tax - Preference dividend	Average Shareholder's equity	17.74%	13.01%	36.36%
Ŋ	Inventory Turnover Ratio (Refer Note 7)	Sales	Average Inventory	7.88	12.23	-35.57%
9	Trade Receivables Turnover Ratio	Sales	Trade receivables	794.45	928.92	-14.48%
7	Trade Payable Turnover Ratio	Purchases	Trade Payables	34.45	27.97	23.17%
ω	Net Capital Turnover Ratio (Refer Note 8)	Sales	Working Capital	-31.95	-16.73	%26.06
o	Net Profit Ratio (Refer Note 9)	Net profit	Sales	3.35%	2.29%	46.16%
10	Return on Capital Employed/ Return on Investment	Earnings before interest and tax	Capital Employed	13.32%	11.97%	11.28%

NOTE

- 1. Increase in current ratio is on account of increased inventory.
- 2. Increase in Debt Equity ratio is on account of increased borrowings.
- 3. Earnings = Net Profit after tax +Depreciation +Interest+Gain /Loss of Fixed Assets.
 - 4. Debt Service = Current Maturities+Interest+Lease payments.
- 5. Increase in debt service coverage ratio is due to increase in earnings available for debt service.
 - 7. Decrease in Inventory turnover ratio is on account of increased inventory. 6. Increase in Return on equity ratio is due to increase in Profit after tax.
 - 8. Decrease in working capital ratio is on account of increased borrowings.
 - 9. Increase in Net Profit ratio is due to increase in business and profits.

46. Expenditure on Corporate Social Responsibility (CSR)

Particulars	For The Year Ended March 31, 2024	For The Year Ended March 31, 2023	
a) Gross amount required to be spent by the Company during the year	572.58	530.93	
b) Amount spent during the year c) Shortfall at the end of the year	1,134.27	694.71 -	
d) Total of Previous year's Shortfall	-	-	
e) Nature of CSR activities	Contribution towards promotion of education, sport and support infrastructure activities related development activities		
f) Details of related party transactions, e.g. Contribution to a trust controlled by the company in relation to CSR expenditure as per relevant Accounting Standard (Refer Note)	1,134.27	694.71	

Note:

1. Represents contribution to HAP Sports Trust to support promotion of Sports.

47. Other Statutory Information

- (i) No proceedings have been initiated on or are pending against the Company for holding benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (ii) The Company reviewed the status of all its customers and vendors, as at 31 March 2024 and 31 March 2023, in MCA portal, and observed that the Company does not have any transaction or outstanding balances with struck off Companies under Section 248 of Companies Act, 2013 or Section 560 of Companies Act, 1956.
- (iii) The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.
- (iv) The Company has not been declared wilful defaulter by any banks or financial institutions or other lenders.
- (v) The Company has not traded or invested in Crypto currency or Virtual Currency during the financial year.
- (vi) The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with any oral or written understanding that the Intermediary shall: (a) 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 (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- (vii) The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with any oral or written 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.
- (viii) There were no transaction which is not recorded in the books of account 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).

- (ix) During the financial year, the Company has not revalued any of its Property, Plant and Equipment, Right-of-Use Assets and Intangible Assets
- (x) The Company does not have any investment properties as at 31 March 2024 and 31 March 2023 as defined in Ind AS 40.
- (xi) The Company has not granted any loans or advance in the nature of loans to promoters, directors, Key Managerial Personnel and the related parties (as defined under the Companies Act, 2013), either severally or jointly with any other person.
- (xii) The Company has not entered into any scheme of arrangement which has an accounting impact on current or previous financial year.
- (xiii) The Company has complied with the number of layers prescribed under the Companies Act, 2013 read with Companies (Restriction on number of layers) Rule, 2017.
- 48. The Company uses "SAP S/4 Hana" for maintaining its books of account which has a feature of recording audit trail and the same was enabled throughout the year for all relevant transactions recorded in the software, except that audit trail feature was not enabled at the database level to log any direct data changes during the period from April 1, 2023 to January 31, 2024, as it generated huge data dumps which severely affected the performance of the system. The Company enabled audit trail feature at the database level to log any direct changes from February 1, 2024. Further, the Management has robust controls to ensure that privilege access to database tables is restricted to authorised users and over monitoring the activity logs to table maintenance.
- 49. In connection with the preparation of the financial statements for the year ended 31 March 2024, the Board of Directors have confirmed the propriety of the contracts/agreements entered into by/on behalf of the Company and the resultant revenue earned/expenses incurred arising out of the same after reviewing the levels of authorisation and the available documentary evidences and the overall control environment. Further, the Board of Directors have also reviewed the realisable value of all the current assets of the Company and have confirmed that the value of such assets in the ordinary course of business will not be less than the value at which these are recognised in the financial statements. In addition, the Board has also confirmed the carrying value of the non-current assets in the financial statements. The Board, duly taking into account all the relevant disclosures made, has approved these financial statements in its meeting held on April 22, 2024 in accordance with the provisions of Companies Act, 2013.

For and on behalf of the Board of Directors of

Hatsun Agro Product Limited

Sd/R. G. Chandramogan
Chairman
DIN: 00012389
Sd/C. Sathyan
Managing Director
DIN: 00012439

Sd/- Sd/-

H. Ramachandran G. Somasundaram Chief Financial Officer Company Secretary

Place: Chennai Date: April 22, 2024



HAP | Hatsun Agro Product Limited

Registered Office: | No.41 (49), Janakiram Colony Main Road, Janakiram Colony, Arumbakkam, Chennai - 600 106.

Corporate Office: Plot No 14, TNHB, TN Housing Board 'A' Road, Sholinganallur, Chennai - 600 119. Phone: 91-44-47961124 | Fax: 91-44-47961124 | Phone: 91-44-24501622 | Fax: 91-44-24501422