







Year Scorecard

- Severity of water stress scourged cane volume and sucrose content.
- Spurt in cane price vis-a-vis subdued sugar price squeezed operating margins.
- Strong molasses price buttressed and buffered the freefall.
- Sharp decline in PBT by 46% and sharper decline in PAT by 59%.
- Strong fundamentals supportive to combat headwinds ahead.

Directors

N Gopala Ratnam (Chairman) (DIN:00001945)

N Ramanathan (Managing Director) (DIN:00001033)

Arun G Bijur (DIN:00024434)

Mohan Verghese Chunkath (DIN:01142014)

Bharti Chhotubhai Pithawalla (DIN:00341382)

P Manoharan (DIN:09706869)

Lakshmi Nadkarni (DIN:07076164)

Chellamani Naresh (DIN:10474276)

Audit Committee

Mohan Verghese Chunkath (Chairman)

Arun G Bijur

Chellamani Naresh

Lakshmi Nadkarni

Nomination and Remuneration Committee

Lakshmi Nadkarni (Chairperson)

N Gopala Ratnam

Mohan Verghese Chunkath

Stakeholders Relationship Committee

N Gopala Ratnam (Chairman)

N Ramanathan

Chellamani Naresh

CSR Committee

N Gopala Ratnam (Chairman)

N Ramanathan

Chellamani Naresh

Chief Financial Officer

K Yokanathan

Company Secretary

R Madhusudhan

Statutory Auditors

M/s S Viswanathan LLP

Internal Auditors

Maharaj N R Suresh And Co. LLP

Cost Auditors

M/s S Mahadevan & Co.

Secretarial Auditors

M/s V Suresh Associates

Banks

Canara Bank

IDBI Bank Limited

HDFC Bank Ltd

Registered Office

"ESVIN HOUSE"

13 Rajiv Gandhi Salai (OMR)

Perungudi, Chennai 600 096

Phone: (044) 24961920 / 24960156

Email: admin@ponnisugars.com

Web: www.ponnisugars.com

Email ID for investor Grievance

investor@ponnisugars.com

Works

Odappalli, Cauvery RS (Post)

Erode 638 007, Komarapalayam (Tk),

Namakkal District, Tamil Nadu

Phone: (04288) 247351 to 355

Email: gen@ponnisugars.com

Registrar & Transfer Agent

Cameo Corporate Services Ltd

"Subramanian Buildings", 5th Floor

No.1, Club House Road, Chennai 600 002

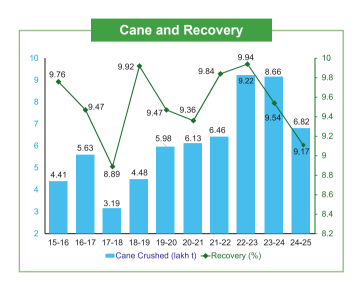
Phone: (044) 28460390

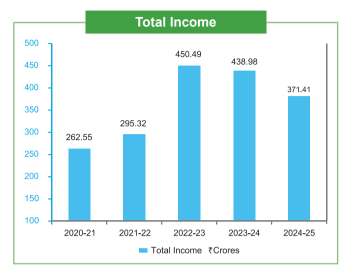
Email: investor@cameoindia.com

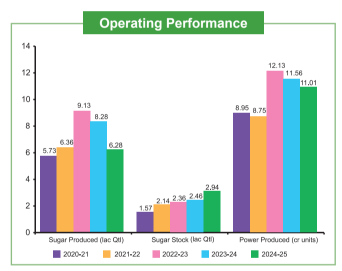
		,
Main Contents	Page	
Notice	6	
Board's Report	18	
MDA Report	23	
Corporate Governance Report	36	
Secretarial Audit Report	69	
Auditors' Report	72	
Financial Statements	82	

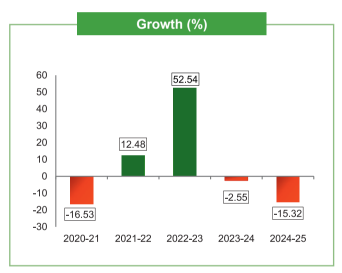


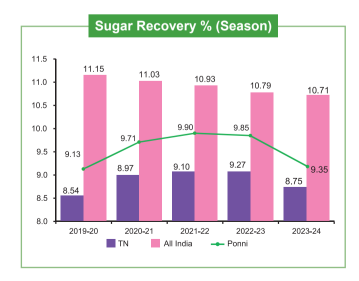
Performance Chart

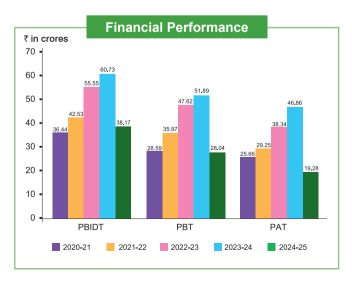




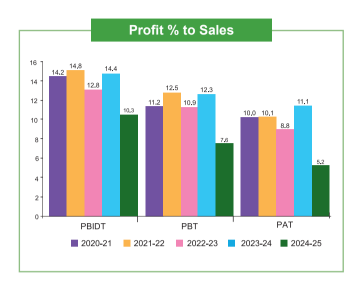


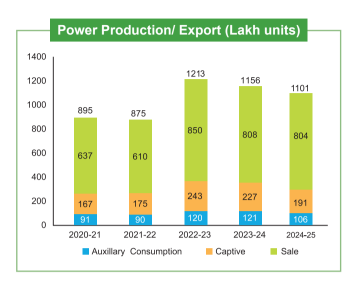


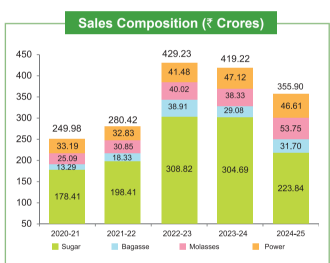


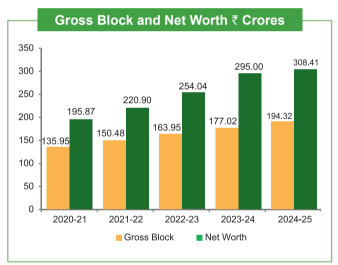


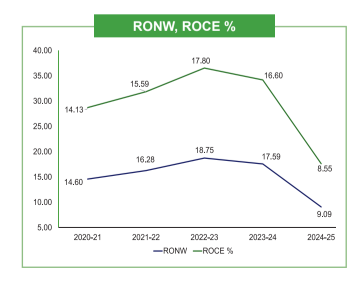
Performance Chart

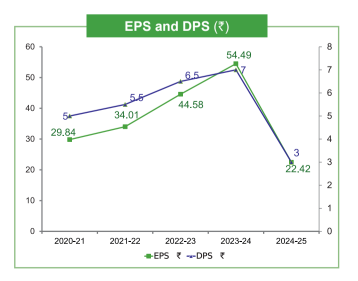






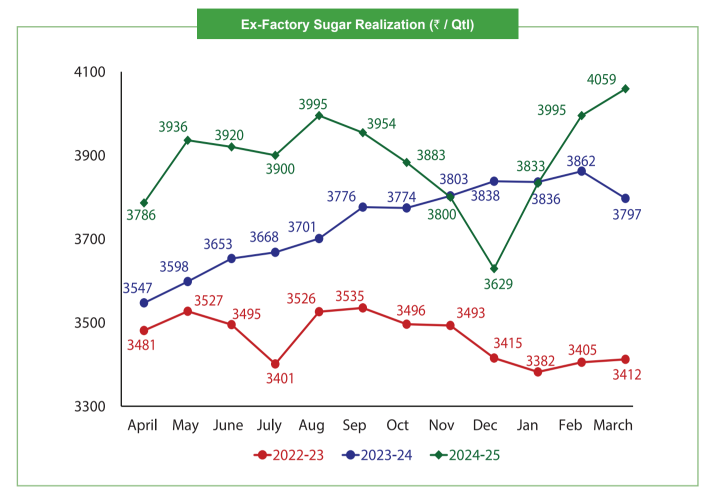


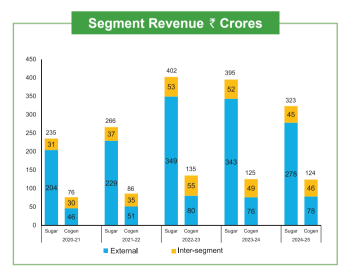


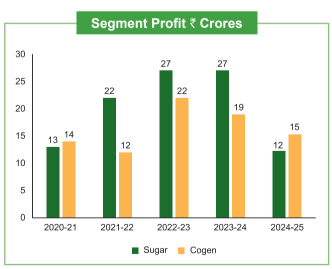




Performance Chart







Financial Highlights - Ten Years at a Glance

(₹ in Lakhs)

									`	
For the year	2015-16	2016-17	2017-18	2018-19	2019-20	2020-21	2021-22	2022-23	2023-24	2024-25
Total Income	17081	25174	19859	18796	31453	26255	29532	45049	43898	37141
Total Expenditure	16758	21189	17588	16523	26910	22611	25279	39494	37825	33324
PBIDT	323	3985	2271	2273	4543	3644	4253	5555	6073	3817
Interest	587	475	197	347	268	54	12	35	13	5
Depreciation	564	570	568	593	739	731	644	758	871	1008
Profit before exceptional items	-828	2940	1506	1333	3536	2859	3597	4762	5189	2804
Exceptional Items	-1090	776	1126	133	-53	0	0	0	0	0
PBT	262	2164	380	1200	3589	2859	3597	4762	5189	2804
Tax	72	645	46	357	495	293	672	928	503	876
PAT	190	1519	334	843	3094	2566	2925	3834	4686	1928
EPS (₹)	2.21	17.66	3.88	9.80	35.98	29.84	34.01	44.58	54.49	22.42
Cash EPS (₹)	9.61	31.80	10.49	18.55	44.14	35.93	42.41	54.27	60.06	38.62
Dividend %	12	25	10	20	40	50	55	65	70	30
As at year end										
Gross Block	17638	17747	13083	13141	13388	13595	15048	16395	17702	19432
Net Block	12261	11840	11952	11417	10932	10419	11234	11834	12310	13048
Loan Funds	7663	4905	725	3487	2013	0	0	0	0	0
Net Worth	12159	13678	13752	14496	17345	19587	22090	25404	29500	30841
Book value per share (₹)	141.41	159.08	159.94	168.59	201.72	227.80	256.91	295.45	343.09	358.68
Share Price at NS	Share Price at NSE (in ₹)									
High	248.00	357.05	228.80	189.40	182.00	197.00	380.00	581.00	515.20	598.90
Low	110.90	172.70	141.00	102.30	81.00	112.10	145.30	209.50	363.25	267.00



PONNI SUGARS (ERODE) LIMITED

CIN: L15422TN1996PLC037200

ESVIN House, 13 Rajiv Gandhi Salai (OMR), Perungudi, Chennai 600 096

Phone: 044 24961920 / 24960156

E Mail: admin@ponnisugars.com Website: www.ponnisugars.com

NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the 29th Annual General Meeting of the Company will be held on **Wednesday**, the **11th June 2025** at 11.00 AM through Video Conference/ Other Audio Visual Means (VC / OAVM) to transact the following business.

ORDINARY BUSINESS

1. Adoption of Financial Statements

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

"RESOLVED that the Audited Financial Statements for the financial year 2024-25 and the reports of the Board of Directors and Auditors thereon be and are hereby considered and adopted."

2. Dividend declaration

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

"RESOLVED that

- (i) a dividend of ₹ 3.00 (Rupees Three only) per Equity Share for the financial year 2024-25 be and is hereby declared on the 8598418 Equity Shares of ₹ 10/- each fully paid-up;
- (ii) the dividend be paid to the shareholders whose names appear in the Register of Members of the company in the case of physical holding and to the beneficial owners of shares recorded with the Depositories in the case of demat holding as per details to be furnished by the National Securities Depository Ltd/ Central Depository Services (India) Ltd as on Friday, the 30th May 2025 (Record date)."

3. Reappointment of retiring Director

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

"RESOLVED that Mrs Bharti Chhotubhai Pithawalla (DIN: 00341382) who retires by rotation, be and is hereby reappointed as a Director of the company, liable to retire by rotation."

SPECIAL BUSINESS

4. Appointment of Secretarial Auditor

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

"RESOLVED that pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and applicable provisions of the Companies Act, 2013, the Rules and Regulations framed thereunder [including any statutory modification(s) or re-enactment thereof for the time being in forcel and in terms of the recommendation of Audit Committee and Board of Directors of the Company (the Board), the approval of the shareholders be and is hereby accorded to appoint M/s V Suresh Associates, Practising Company Secretaries (Unique Identification No.P2016TN053700) as Secretarial Auditors of the company for a term (audit period) of five consecutive financial years from 2025-26 to 2029-30;

RESOLVED FURTHER that the Board be and is hereby authorized (i) to vary the remuneration for the Secretarial Auditor from time to time on assessment of role and responsibilities (ii) to do all such acts, deeds or things as may be necessary, proper or

expedient to give effect to this resolution and for the matters connected therewith or incidental thereto."

5. Remuneration to Cost Auditor

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

"RESOLVED that the Company do hereby confirm and ratify in terms of Section 148 and other applicable provisions of the Companies Act, 2013 and the Rules made thereunder, the remuneration approved by the Board of Directors on the recommendations of the Audit Committee for M/s S Mahadevan & Co., Cost Accountants (Firm Registration No.000007), for conducting the audit of cost records of the Company for the financial year 2025-26 at ₹ 2,00,000/- (Rupees Two Lakh only) plus GST and reimbursement of travel and out of pocket expenses incurred for purpose of such audit."

(By Order of the Board)

For PONNI SUGARS (ERODE) LIMITED

Chennai 9th May 2025 R Madhusudhan Company Secretary & Compliance Officer

NOTES:

1. AGM thro VC/OAVM:

Ministry of Corporate Affairs ("MCA") vide its Circular dated 19.09.2024 in continuation of its earlier circulars on the subject has allowed companies to hold their Annual General Meeting ("AGM") through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") till 30th September 2025.

Accordingly, the 29th AGM of the Company will be held through VC / OAVM (e-AGM) and shareholders can attend and participate in the e-AGM through VC/OAVM only. The deemed venue of the e-AGM will be registered office of the company.

2. Quorum / Proxy form / Attendance slip

A shareholder entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote on his / her behalf and the proxy need not be a shareholder of the company.

However, as this AGM is being held through VC / OAVM, physical attendance of shareholders is dispensed with. Accordingly, the facility for appointment of proxies by the shareholders is not applicable for this e-AGM. Hence the proxy form and attendance slip are not being annexed to this Notice and the resultant requirement for submission of proxy forms does not arise.

The presence of shareholders through VC / OAVM will be reckoned for the purpose of quorum under Section 103 of the Act.

Corporate shareholders entitled to appoint authorized representatives are requested to send a duly certified copy of Board Resolution authorizing their representative(s) to attend and vote at the e-AGM, pursuant to Section 113 of the Companies Act, 2013 ("the Act").

3. Particulars of Directors

Particulars of Director seeking reappointment pursuant to Regulation 36 (3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI-LODR) and Secretarial Standards-2 on Gerneral Meetings is given in Appendix-A that forms part of this Notice.

4. Explanatory Statement / Special Business

Statement pursuant to Section 102(1) of the Act in respect of the Special Business and Regulation 17 (1A) of the SEBI-LODR in respect of Special Resolution to be transacted at the meeting is annexed hereto.

5. Record date for Dividend

The record date for the purpose of determining shareholders who are eligible to receive dividend for FY 2024-25 is fixed on **Friday**, the **30th May 2025**.

6. Dividend Payment

Dividend on declaration will be paid on or before 18.06.2025 (Wednesday).

Shareholders are advised to refer to 'Shareholder information' section of the Corporate Governance Report (page 56 of the Annual Report) for details



on dividend entitlement, payment options, tax on dividend and procedure for claiming tax exemption.

7. Unclaimed Dividend

Unclaimed Dividend for over 7 years will be transferred to the Investor Education and Protection Fund. Shareholders may refer to page 57 of the Annual Report and lodge their claim, if any, immediately.

Shares in respect of which dividend has not been paid or claimed for seven consecutive years or more had been transferred to Investor Education and Protection Fund. Shareholders may refer to page 57 of the Annual Report for details.

8. Attending e-AGM

The Company has appointed Central Depository Services (India) Limited (CDSL), to provide VC / OAVM facility. The detailed procedure and manner for participating in e-AGM through VC / OAVM is given in Appendix-B.

9. Voting Process

Shareholders can cast their votes through remote e-Voting in advance or at the AGM through e-Voting. Remote e-Voting period commences from **Saturday**, the **7th June 2025** (10.30 AM) and ends on **Tuesday**, the **10th June 2025** (5.00 PM).

The cut-off date for the purpose of determining shareholders who are eligible for e-voting is fixed as **Wednesday**, the **4th June 2025**. The detailed process and instructions are given in Appendix-C.

10. Mailing of AGM Notice & Annual Report

In deference to extant MCA / SEBI circulars, Notice of AGM and the Annual Report for FY 2024-25 are being sent only by electronic mode to shareholders whose email address is registered either with the Depository Participants (DP) or the Registrar & Transfer Agent (RTA). Further, in accordance with amended Regulation 36 (1)(b) of SEBI-LODR, letter providing the web-link, including the exact path, where complete details of the Annual Report for FY 2024-25 of our company is available is being sent

to those Shareholders who have not registered their email address with the Company. Shareholders holding shares in Physical / demat form who have not registered their email address with the Company can get the same registered as per the procedure given (refer S.No.11).

The AGM Notice and Annual Report are available on the websites of the Company www.ponnisugars.com, Stock Exchanges i.e. BSE Ltd www.bseindia.com and National Stock Exchange of India Ltd www.nseindia.com. The AGM Notice is also available on the website of CDSL (agency for providing the Remote e-Voting facility and e-Voting System during the AGM) www.evotingindia.com.

11. Procedure for obtaining the Annual Report, AGM Notice and e-Voting instructions by shareholders whose email addresses are not registered with the DPs/ RTA

Shareholders are advised to register/ update their email address and mobile number immediately, in case they have not done so earlier:

- In case of shares held in demat mode, with their respective DPs.
- In case of shares held in physical mode, by accessing the link https://investors.cameoindia.com or by email to the RTA at investor@cameoindia.com with details of Folio number and attaching a self-attested copy of PAN card.
- After due verification, the Company/ RTA will send login credentials for attending the AGM and voting to the registered email address.

12. Inspection of documents

The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act, the Register of Contracts or arrangements in which the Directors are interested under Section 189 of the Act and all other documents referred in notice will be available for inspection in electronic mode. Shareholder can send an email for this purpose to admin@ponnisugars.com.

Statement pursuant to Section 102(1) of the Companies Act, 2013 and Regulation 17 (1A) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 forming part of the Notice.

Item No.3

Reappointment of retiring Director

Mrs. Bharti Chhotubhai Pithawalla (DIN: 00341382) aged 77 years, is a Promoter and Director of our Company. She holds 500466 equity shares constituting 5.82% in the company.

Regulation 17 (1A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 (SEBI-LODR) requires special resolution to be passed for the appointment or continuance of a person who has attained the age of 75 years in the directorship of a company. Accordingly, the shareholders of the Company at the 26th Annual General Meeting held on 20th July 2022 had appointed Mrs. Bharti Chhottubhai Pithawalla as director of the Company liable to retire by rotation, by passing Special Resolution.

Mrs. Bharti Chhottubhai Pithawalla retires at this Annual General Meeting and is eligible for reappointment. She is quite active and alert at this age and in the opinion of the Board, she is suitable for being continued as a director of the Company. Mrs. Bharti Chhottubhai Pithawalla is not debarred from holding the office of director by virtue of any order of SEBI or any other autority. Information required under Regulation 36(3) of SEBI-LODR is given in Appendix-A that forms part of this Notice.

Except Mrs. Bharti Chhottubhai Pithawalla, no other director or key managerial personnel of the Company or their relatives are concerned or interested financially or otherwise, in this item of business.

The Board recommends the Special Resolution set out in Item No.3 of the Notice for approval of the shareholders.

Item No.4

Appointment of Secretarial Auditor

M/s V Suresh Associates, Practising Company Secretaries is a registered partnership firm having extensive experience of more than 20 years in providing Secretarial and legal services. They are the Secretarial Auditors of our company ever since the applicability of Sec 204(1) of the Companies Act, 2013, (01.04.2014) to our company, which mandates Secretarial audit. M/s V Suresh Associates holds a peer review certificate (Certificate No. 6366/2025) valid up to 31.01.2030 issued by the Peer Review Board of Institute of Company Secretaries of India.

The Board of Directors (the Board) at their meeting held on 09th May 2025 based on recommendation of the Audit Committee, have recommended to the shareholders to appoint M/s V Suresh Associates, Practising Company Secretaries (Unique Identification No. P2016TN053700) as Secretarial Auditors of the company for a term (audit period) of five consecutive financial years from 2025-26 to 2029-30 (01.04.2025 to 31.03.2030). The proposed remuneration of Secretarial Auditor for Financial Year 2025-26 is ₹ 2,00,000/- (Rupees two lakhs only) plus GST, travel and out of pocket expenses for issuing both Secretarial Audit Report and Secretarial Compliance Report. The remuneration for following four financial years (2026-27 to 2029-30) will be determined by the Board in due course on assessment of role and responsibilities as and when need arises.

The company has received the written consent from M/s V Suresh Associates confirming their eligibility for appointment of Secretarial Auditors under Regulation 24A of SEBI (LODR) Regulation, 2015 and Companies Act, 2013.

None of the directors or Key Managerial Personnel of the Company or their relatives are concerned or interested financially or otherwise, in this item of business.

Considering the past performance, expertise and experience of M/s V Suresh Associates, the Board recommends the Ordinary Resolution set out in Item No. 4 of the Notice for approval of the shareholders.

Item No.5

Remuneration to Cost Auditor

The Company is engaged in two business segments namely Sugar and Cogeneration. It maintains cost accounting records and get them audited under the provisions of the Companies Act, 2013 (the Act).

While the remuneration for the audit of cost records is determined by the Board of Directors on the recommendations of Audit Committee, it will have to be ratified by the shareholders at the following General Meeting.

The Board of Directors have appointed M/s S Mahadevan & Co., Cost Accountants (Firm Registration No.000007) for the audit of cost records of the company for the financial year 2025-26 pertaining to both Sugar and Cogen segments and approved the remuneration at ₹ 2,00,000/- (Rupees Two Lakhs only), based on the recommendation of the Audit Committee.

It is now placed for the ratification of shareholders in accordance with Section 148 (3) of the Act read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014.

No director or Key Managerial Personnel of the Company or their relatives are concerned or interested financially or otherwise, in this item of business.

The Board recommends the Ordinary Resolution set out in Item No.5 of the Notice for ratification of the shareholders.

(By Order of the Board) For **PONNI SUGARS (ERODE) LIMITED**

Chennai 9th May 2025 R Madhusudhan Company Secretary & Compliance Officer

Appendix 'A'

Details of the Director seeking reappointment at the 29th Annual General Meeting

[Pursuant to Regulation 36 (3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard-2 on General Meetings]

Name of Director seeking re-appointment	Mrs Bharti Chhotubhai Pithawalla
DIN	00341382
Date of Birth / (Age)	26.02.1948 (77)
Qualification	G C E- O Level, OND – Business Studies
Experience & Expertise	Global experience in family business
Terms & conditions of re-appointment	She is proposed to be re-appointed as Non-independent and Non-executive director liable to retire by rotation
Remuneration proposed to be paid	Sitting fee and Commission as decided by Board within the ceiling approved by shareholders
Remuneration last drawn (FY 2024-25)	Sitting Fee - ₹ 1,00,000 Commission - ₹ 3,00,000
Date of first appointment on the Board	01.02.2013 to 27.10.2017 (first term) and from 06.05.2022 till date
Shareholding in the company	500466 Equity Shares (5.82%)
Relationship with other directors, manager and key managerial personnel	Nil
Number of Board meetings attended during the year	5 (100%)
Other Directorships	NIL
Memberships / Chairmanship of Committees in other companies	NIL
Resignation of directorships from listed entities during past three years	Nil



Appendix 'B'

Procedure for participation in the 29th AGM through VC/ OAVM

- The Company has engaged CDSL to provide VC/ OAVM facility to its shareholders for participation in the e-AGM.
- 2. Shareholders will be able to attend the e-AGM by using their e-Voting login credentials.
- Facility to join the meeting will open 30 minutes before the scheduled time of the e-AGM and will be kept open throughout the proceedings of the e-AGM.
- 4. Shareholders desiring to express their views/ ask questions during the meeting may register themselves as a speaker. Request for this may be made to <u>admin@ponnisugars.com</u> on or before Saturday, the 7th June 2025 (5.00 PM).
- 5. Only those shareholders who have registered themselves as a speaker will be allowed to express their views or ask questions at the e-AGM. The company reserves the right to restrict the number of questions and number of speakers depending upon the availability of time for conduct of the e-AGM.
- 6. Shareholders who do not wish to speak during the AGM but have queries or views may send the same in advance to the company in the same manner stated above. Their queries will be replied suitably by the company through email.
- 7. Shareholders are advised to quote their Name, DP ID-Client ID and Folio No. in all their communications.
- 8. Recorded transcript of the e-AGM will be uploaded on the website of the Company as soon as possible.

Help Center

Login type	Helpdesk details
Individual	Shareholders facing any technical
Shareholders	issue in login can contact CDSL
holding	helpdesk by sending a request at
securities in	helpdesk.evoting@cdslindia.com
Demat mode	or contact at toll free no.
with CDSL or in	1800 21 0911
physical mode	
Individual	Shareholders facing any technical
Shareholders	issue in login can contact NSDL
holding	helpdesk by sending a request at
securities in	evoting@nsdl.com or call at
Demat mode	022 - 4886 7000 and
with NSDL	022 - 2499 7000

Shareholders may also refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under 'help' section.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 21 0911

Appendix 'C'

Voting Process & Instructions

A) Remote e-Voting Facility

- 1. In terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules 2014, the company is pleased to provide to its shareholders the facility to exercise their right to vote at the 29th Annual General Meeting (AGM) on resolutions proposed to be considered thereat by electronic means. For this purpose, "remote e-Voting" facility is offered whereby a shareholder can cast his vote using an electronic system from a place of his choice.
- The Remote e-Voting facility is offered through e-Voting services provided by Central Depository Services (India) Limited (CDSL).
- Remote e-Voting commences on Saturday, the 7th June 2025 (10.30 AM) and ends on Tuesday, the 10th June 2025 (5.00 PM). The e-Voting portal will thereupon be blocked by CDSL.

(B) Login for Remote e-Voting / joining the meeting

I Demat Holders

- Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/ CIR/P/2020/242 dated December 9, 2020 (rescinded by SEBI vide Master Circular dated November 11, 2024) 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.
- In order to increase the efficiency of the voting process, all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants, will be able to cast their vote without having to register again with the E-voting Service Providers (ESPs).
- 3. Pursuant to said SEBI Circular, Login for e-Voting and joining virtual meetings for shareholders holding securities in Demat mode is given below:

Type of shareholders		Login Method
Individual Shareholders holding securities in Demat mode with CDSL	1)	Shareholders (user) who have opted for CDSL's 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 to Easi / Easiest are requested to visit CDSL website www.cdslindia.com and click on Login icon and New System Myeasi Tab.
	2)	After successful login, the user will see the e-Voting Menu. On clicking the e-voting menu, shareholders will see the holdings along with links of the respective e-Voting service provider which is CDSL in our case. Additionally, there are also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting Service Providers website directly.
	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 icon and New System Myeasi Tab and 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.

Type of shareholders		Login Method
Individual Shareholders	1)	If you are already registered for NSDL IDeAS facility –
holding securities		(a) Please visit the e-Services website of NSDL https://eservices.nsdl.com
in demat mode with NSDL		(b) Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open.
		(c) Enter your User ID and Password.
		(d) After successful authentication, you will see e-Voting services.
		(e) Click on "Access to e-Voting" under e-Voting services and you will see e-Voting page.
		(f) Click on company name or e-Voting service provider name.
		(g) You will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	2)	If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	3)	Alternatively, the user can directly visit the e-Voting website of NSDL https://www.evoting.nsdl.com/ .
		(a) Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
		(b) A new screen will open. Enter your User ID (i.e. your sixteen digit demat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen.
		(c) After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page.
		(d) Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting and e-voting.
Individual Shareholders (holding securities	1)	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility.
in demat mode)	2)	After successful login, you will be able to see e-Voting option.
login through their Depository	3)	Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature.
Participants	4)	Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider's website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

5. Registration of e-mail with DPs

Procedure for those shareholders whose email addresses are not registered with the depositories for obtaining login credentials for virtual attendance in AGM/ e-voting for the resolutions proposed in this notice:

- For Physical shareholders: Please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAAR (selfattested scanned copy of Aadhaar card) by email to Company/RTA email id.
- For Demat shareholders: Please update your email id & mobile no. with your respective Depository Participant (DP).
- 3. For Individual Demat shareholders: Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

II. Login method for e-voting and joining virtual meeting for Physical shareholders & Non individual shareholders

- 1. Log on to the e-voting website www.evotingindia.com.
- 2. Click on "Shareholders" module.
- 3. Now enter your User ID -:
 - I. For CDSL: 16 digits beneficiary ID
 - II. For NSDL: 8 Character DP ID followed by 8 Digits Client ID
 - III. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4. Next enter the Image Verification as displayed and Click on Login.
- 5. If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.

6. If you are a first-time user follow the steps given below:

PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders) * Shareholders who have not updated their PAN with the Company / Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.			
Dividend Bank	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded			
Details	in your demat account or in the company			
OR Date	records in order to login.			
of Birth	If both the details are not recorded with			
(DOB)	the depository or company, please enter			
	the member id / folio number in the			
	Dividend Bank details field.			

- 7. After entering these details appropriately, click on "SUBMIT" tab.
- Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is also to be used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
 - (i) Click on the EVSN for the relevant < Company Name > on which you choose to vote.
 - (ii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.



- (iii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (iv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (v) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (vi) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (vii) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (C) Additional Facility for Non Individual Shareholders and Custodians Remote Voting only.
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to <u>www.evotingindia.com</u> and register themselves in the "Corporates" module.
- 2. A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to <u>helpdesk.evoting@cdslindia.com</u> and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email

address viz; admin@ponnisugars.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

(D) Voting at e-AGM

- Shareholders who could not vote through remote e-voting may avail the e-voting system provided at the e-AGM by CDSL. The procedure is the same as mentioned for Remote e-voting.
- Only those shareholders, who are present in the 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 available during the AGM.
- 3. If a shareholder casts his vote in the e-AGM without being present, his vote will be treated as invalid.
- 4. In case of joint holders attending the meeting, only the joint holder who is higher in the order of names will be entitled to vote at the e-AGM
- 5. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.

(E) General Instructions

- The cut-off date for the purpose of e-voting has been fixed as Wednesday, the 4th June 2025. Shareholders holding shares as on this date alone are entitled to vote under either mode.
- 2. In case of persons who have acquired shares and become shareholders of the company after the dispatch of AGM Notice and holding shares as on cut-off date, the company would be mailing the 29th Annual Report for 2024-25 to their registered email address as and when they become shareholders. They may follow the same procedure for voting.
- Voting rights of shareholders shall be in proportion to their shareholding in the company as on the cut-off date of Wednesday, the 4th June 2025.
- 4. In case a shareholder by inadvertence or otherwise has voted under both options, his voting by Remote e-Voting only will be considered.
- Mr A S Kalyanaraman, Practicing Chartered Accountant (Membership No. 201149) failing him Mr N Basker, Practicing Chartered Accountant

(Membership No. 207226) have been appointed as the Scrutinizer.

- 6. The Scrutinizer will after the conclusion of voting at the e-AGM:
 - (i) First unblock and count the votes cast at the e-AGM through e-voting.
 - (ii) Then unblock the votes cast through Remote e-Voting.
 - (iii) Both the above will be done in the presence of two witnesses not in the employment of the company.
 - (iv) Make a consolidated Scrutinizer's report (integrating the votes cast at the meeting & through Remote e-Voting) of the total votes cast in favour or against, to the Chairman.

(v) The Scrutinizer's report as above would be made soon after the conclusion of e-AGM and in any event not later than three days from the conclusion of the meeting.

7. Voting Results

- The Chairman or a person authorised by him in writing will authenticate the result of the voting based on the Scrutinizer's report and have it declared.
- (ii) The results declared along with the scrutinizer's report will be placed on the company's website www.ponnisugars.com and on the website of CDSL www.evotingindia.com immediately after the result is declared and also communicated to NSE and BSE.
- (iii) Subject to receipt of requisite number of votes, the resolution shall be deemed to be passed on the date of e-AGM.

Request to Shareholders

The Companies Act, 2013 read with the Companies (Management & Administration) Rules, 2014 requires the Company to keep the Register of Members in Form No. MGT-1. As compared to the Register of Members under the old Act, the new Law calls for certain additional information to be recorded. In order that the Company is facilitated to comply with same, shareholders are requested to send the following information for updating their records in our Register of Members:

- i) Name of the member
- ii) Folio/ DP ID Client ID
- iii) Email address
- iv) Permanent Account Number (PAN)
- v) CIN (in the case of company)
- vi) Unique Identification Number

- vii) Father/ Mother/ Spouse name
- viii) Occupation
- ix) Status
- x) Nationality
- xi) In case of minor, name of guardian and date of birth of minor
- xii) Instructions, if any for sending Notice etc.

For shareholders holding shares in physical form

As an ongoing measure to enhance the ease of doing business for investment, SEBI vide its circular dated 03.11.2021 has prescribed common and simplified forms for processing any service requests.

SEBI vide its Master circular dated 07.05.2024 to RTAs stated that the folios without PAN, KYC details and Nomination (made optional vide SEBI circular dated 10.06.2024) shall be eligible to lodge any grievance or avail service request and for payment including dividend only through electronic mode w.e.f 01.04.2024 and intimation on the same to be sent by the listed companies. Based on the above Master Circular, the company had sent communication through RTA on 02.07.2024 to identified holders of physical securities where PAN & KYC details are not updated, intimating them to update PAN & KYC details as per SEBI circulars and only after updation of the same, they will receive dividend in electronic mode.

BOARD'S REPORT

Your Board is pleased to present its 29th Annual Report and the audited financial statements for FY 2024/25.

	2024-25	2023-24
Physical Performance		
Cane crushed (tonnes)	681706	865640
Sugar recovery (%)	9.17	9.54
Sugar produced (tonnes)	62729	82845
Power produced (lakh kwh)	1101	1156
Financial Performance (₹ crores)		
Total Income	371	439
Profit Before Finance Costs, Depreciation & Taxes	38	61
Profit Before Tax	28	52
Profit After Tax	19	47

Dividend

Your Board in sync with the dividend distribution policy has recommended a dividend of ₹ 3.00/- (Rupees Three only) per equity share of ₹ 10 each for the financial year ended 31st March 2025, subject to the approval of shareholders at the ensuing Annual General Meeting.

Transfer to General Reserve

Your Board has proposed to transfer ₹15 crores to General Reserve.

Company performance

Sugar

As feared in the Board's Report last year, the water stressed conditions owing to failed monsoon in our command area proved a clear dampener to and poured cold water on fresh cane planting, besides escalating the egregious pest and disease attack on standing crops. As a result, both quantity and quality of sugarcane available for crushing this year suffered serious erosion. It is little solace that the extent of setback on this score in our case is far less and fairly contained compared to the enormity of sufferance witnessed throughout the State. In this bargain, our cane crushing contracted by over 20% while

sugar recovery capsized to 9.17% as against the base recovery of 9.5% on which the fair and remunerative price for cane is payable. Following this, our sugar production fell by a quarter while power production and sale could achieve near parity, thanks to aggressive mobilization of external fuel

Minimum Sale Quota (MSQ) that became applicable to our company from Jan '24 has had its full year effect this time, lowering sugar offtake by about 30%. Sugar prices stayed firm in the first half but scornfully slided down in the third quarter by dint of Government intervention through clamping sugar exports and curbing ethanol production out of sugar diversion. Mercifully the Government opened a small export window for 10 lakh tonnes of sugar in Jan '25 that at once lifted up market sentiments, aided further by successive downward revisions in current season's production estimates. Besides the direct gain by selling our export quota for a premium, the late upsurge in domestic sugar prices in the last quarter eventually ensured that our sugar segment's bottom line stayed positive for the year. This would doubtless not have been possible but for the buoyancy in molasses price that benevolently prevailed all through the year.

The company took a conscious call to pay the additional cane price under Clause 5-A of the Sugarcane Control Order for the past seasons without enforcing its contractual right for adjusting the advances cumulatively paid to individual farmers against the final liability. Our company has been singularly proactive on this as a goodwill gesture to its committed farmers who were all in distress due to drought-driven depleted crop yield. This for sure has boosted their morale to pledge their continuing support to our mill.

Cogeneration

Defying the discernible decline in sugarcane supply and concomitant crunch in bagasse availability, the company could largely sustain its power production and export backed by higher external bio-fuel mobilisation. While operating efficiencies continued to remain optimal, higher cost of external fuel muted our margins.

Power sector is impregnated with litany of litigations on multiple issues. Appeals pertaining to revision in power tariff since 2012 and parallel operation charges since 2014 have been before APTEL for long that has since completed the hearings and reserved its judgement. Further, TNPDCL has challenged the order of TNERC on the issue of plant load factor that came last year in our favour. Details are furnished in MDA. Final outcome of these appeals may have a material bearing on our company.

Govt's focus on bagasse based cogen of late would appear to be on a low voltage and there is little incentive at present to attract fresh investment in this sector. Given the nature of green energy and its availability in far off villages, ISMA has initiated steps to present a white paper to the Ministry of Power to reinvigorate this sector.

Corporate

CARE in the course of annual surveillance has now moved our credit ranking one notch up. Our rating for long term is 'A-' and short term 'A2+'. The company has currently no borrowing and it invests its temporary surplus in Bank deposits.

The company is now a 'medium enterprise' effective Apr '25 under the Micro, Small and Medium Enterprises Development Act, 2006 pursuant to the revised criteria that sizeably scaled up the eligibility criteria for this purpose.

Higher cost of cane and lower capacity use in FY 2024-25 outpaced and eclipsed the increase in product prices, denting net operating margin in the process. The bitter performance in sugar with subdued profits was however buttressed by a relatively stronger and sublime show in cogen, that in the end helped stem the slide.

In all, there is a perceptible decline in our PBT this year. The downfall is sharper in PAT due to higher rate of tax and the absence of write back unlike in the last year. No doubt these are disheartening, but given the overwhelming external adversities the company's overall performance would appear convincing.

Product diversification

Sugar as a commodity is largely sold in the domestic market in bulk, packed in 50 kg bags. Of late, there is an emerging trend, albeit at snail's pace, with select retail customers preferring sugar in small packs of 1 – 5 kg. Taking cue, our company took baby steps to invest in additional facilities and started producing white crystal sugar during the year in smaller packs. Further, the company also tweaked its manufacturing process to produce brown sugar that appeals to a select market segment. The company's endeavour is aimed at broadbasing its product offering and strengthening value addition over time.

The company during the year acquired the assets of a 50 tcd jaggery unit that was put on auction by the lending bank under SARFAESI Act, 2002. The company emerging as the sole successful bidder was transferred all the immovable and movable assets of this unit by the bank in Mar '25. The plant and equipment largely remain in good stead. With minimal repairs and debottlenecking, it is planned to commence production in this unit before end of current sugar season. This is perceived as an additional and diversified revenue stream to our company. After testing the market and establishing our product, we would be able to plan for additional capacities in the same or other locations.

Outlook for FY 2025/26

While southwest monsoon for 2024 was above normal for the country as a whole, our command area was contrarian to record a pronounced shortfall in rainfall. Thankfully, northeast monsoon for us was near normal. Further, storage level in the Mettur reservoir that supports a large part of our command area is also comfortable. Despite these, our early plans for shoring up sugarcane area were put paid by lamentable lack of enthusiasm on the part of most farmers. Our concerted efforts including the extension of munificent subsidies and myriad of support measures met with muted success.

Undoubtedly, increasing agro-climatic risks and ever escalating cost of farm labour, including that for harvest, have demonstrably become clear depressant and demotivating factors demoralising farmers from fresh cane planting. Sugar worldwide is intrinsically cyclical but the travails of TN sugar mills would rather seem structural. Static cane yield and emaciated sugar recovery in the State have come to decisively erode its cost competitiveness in cane cultivation as well as sugar production.



In such a context, there is an urgent and dire need to bring in new cane varieties that promise both increased sucrose content and improved yield so as to reassure remunerative returns from cane crop. Of course, R & D in agriculture isn't a sprint but a marathon. As such, there is no quick-fix solution for varietal development in an annual crop like sugarcane. Indeed, SISMA-TN's collaborative efforts with ICAR-SBI for over the past eight years commendably continue with zeal, but results are enigmatically elusive yet.

While so, Artificial Intelligence (AI) technology is now looked upon as a game changer. It is directed towards continuous and real time crop monitoring through remote sensing. It seeks to ensure timely and optimal irrigation and fertilizer application besides early intervention to combat pest attacks. Our company has initiated steps to engage with experts and experiment on trials in using AI in select plots so as to test its efficacy and economic viability before large scale expansion.

As if to add to our bagful of woes, IMD has forecast a normal SW monsoon for India in 2025 with the rider that it could be sub-par for Tamil Nadu. Based on current estimates, our cane volumes may modestly go down in FY 2025/26, while sugar recovery should hopefully rebound from its abysmally low level. Sugar prices are expected to stay neutral and price buoyancy in molasses should persist. Higher cost of cane including the additional cost of our support measures may however not get fully neutralised by commensurate spurt in end product prices that would expectedly exacerbate our margin pressures.

In overall reckoning, the company foresees persistent pressures to its bottom line but within bounds in FY 2025/26. It's pretty premature at this juncture to predicate upon the positives to come out of APTEL's ruling on the power tariff. Meantime, the company will steadfastly stay focussed on cost optimisation and operational excellence. Together with its strong finances, the company is well placed to weather the storms and stay on course.

Management Discussion and Analysis Report

A detailed discussion on the industry structure (dealing with world sugar and Indian sugar) as well as on the financial and operational performance of the company is contained in the 'Management Discussion and Analysis Report' that forms an integral part of this Report (Annx-1).

Corporate Governance

Pursuant to Regulation 34(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI-LODR), Corporate Governance Report together with the certificate from the company's auditors confirming the compliance of conditions of Corporate Governance is given in **Annx-2**. The Corporate Governance Report also includes contents and disclosures required under Section 134(3) of the Companies Act, 2013 at relevant places that forms an integral part of this report.

Disclosures / Confirmation

In deference to Section 134 of the Act read with Rule 8 of the Companies (Accounts) Rules, 2014, disclosures / confirmation are made as below:

(i) Annual Return

A copy of annual return for FY 2023-24 has been placed on the website of the company www.ponnisugars.com and it will be done for FY 2024-25 after conclusion of the 29th AGM.

(ii) Directors' Responsibility Statement

Pursuant to Section 134(3)(c) of the Companies Act,2013 (the Act) with respect to the Directors Responsibility Statement, your Board confirms that:

- (a) in the preparation of the annual accounts, the applicable accounting standards have been followed and there are no material departures from the same;
- (b) the directors have selected such accounting policies and applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit of the company for that period;
- (c) 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;
- (d) the directors have prepared the annual accounts on a going concern basis;

- the directors have laid down internal financial controls to be followed by the company and the said internal financial controls are adequate and were operating effectively; and
- (f) the directors have devised proper systems to ensure compliance with the provisions of all applicable laws and such systems were adequate and operating effectively.

(iii) Particulars of Loans, Guarantees or Investments

The company did not give any Loan or Guarantee or provide any security or make investment covered under Section 186 of the Companies Act, 2013 during the year.

(iv) Particulars of contracts or arrangements with Related Party

The Corporate Governance Report contains relevant details on the nature of Related Party Transactions (RPTs) and the policy formulated by the Board on Material RPTs.

Particulars of contracts or arrangements with related parties referred in Section 188(1) of the Companies Act, 2013 is furnished in accordance with Rule 8(2) of the Companies (Accounts) Rules, 2014 in Form AOC-2 is given in **Annx-3**.

(v) Material changes and commitments

There is no change in the nature of business of the company during the year.

There is no material change or commitment affecting the financial position of the company that has occurred since 31st March 2025 to the date of this report.

(vi) Conservation of Energy etc.

Information relating to conservation of energy, technology absorption and foreign exchange earnings and outgo as required under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 is given in **Annx-4**.

(vii) Corporate Social Responsibility (CSR)

The company is covered under the mandate of Section 135 of the Companies Act, 2013 for FY 2024-25. The CSR report in the prescribed form is given in **Annx-5** that forms part of this report.

(viii) Public deposit

The company does not accept public deposits and there is no amount outstanding at the beginning or end of the year.

(ix) Adverse orders

No significant or material order has been passed by the regulators or courts or tribunals impacting the going concern status of the company and the company's operations in future.

(x) Adequacy of Internal Financial Control with reference to financial statements

- The company maintains all its records in ERP system developed in-house and the work flow and approvals are routed through this system.
- 2) The company has laid down adequate systems and well-drawn procedures for ensuring internal financial controls. It has appointed an external audit firm as internal auditors for periodically checking and monitoring the internal control measures.
- Internal auditors are present at the Audit Committee meetings where internal audit reports are discussed alongside of management comments and the final observation of the internal auditor.
- 4) The Board of Directors have adopted various policies like Related Party Transactions Policy and Whistle Blower Policy and put in place budgetary control and monitoring measures for ensuring the orderly and efficient conduct of the business of the company, 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.

(xi) Insolvency and Bankruptcy Code, 2016

No application has been made or proceeding pending under the Insolvency and Bankruptcy Code 2016 in respect of the company.

(xii) One Time Settlement (OTS)

The company has done no OTS with Banks or Financial Institutions.



(xiii) Particulars of Employees

The Statement of Disclosure of Remuneration under Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 ("Rules") is appended as **Annx-6** to this Report.

Promoters and Directors

Mrs Bharti Chhotubhai Pithawalla (DIN: 00341382) retires by rotation at the ensuing 29th Annual General Meeting and being eligible, offers herself for reappointment that would be through Special Resolution. Due disclosure and rationale for her reappointment are furnished in the statement pursuant to Section 102(1) of the Companies Act, 2013 attached to the AGM Notice.

Pursuant to the approval of shareholders at the 28th AGM and with the approval of Stock Exchanges, Mr Bimal K Poddar was reclassified from promoter to public category effective 8th November 2024.

Auditors

M/s S Viswanathan LLP (Firm Regn.No.004770S/S200025) were appointed as statutory auditors for the second term of five years in the 26th AGM held on 20.07.2022. Accordingly, their term will expire at the conclusion of the 31st AGM.

SEBI has amended the provisions relating to the appointment of secretarial auditors, aligning same with that of statutory auditors. Accordingly shareholder

approval is being sought at this AGM for the appointment of M/s V Suresh Associates, Practising Company Secretaries as secretarial auditors for five consecutive financial years from 2025-26.

Particulars of statutory auditors, cost auditors, internal auditors and the secretarial auditors have been given in the Corporate Governance Report that forms an integral part of this report. Secretarial Audit Report as required by Section 204(1) of the Companies Act, 2013 is attached (Annx-7).

Acknowledgement

Your directors wish to thank the Central and State Governments, Banks, customers and suppliers for their unequivocal understanding and support. Your directors further wish to thank sugarcane farmers for their committed support and continuing supply of sugarcane braving weather and other challenges.

The Board wish to place on record the credible contribution of its employees all through the year and its valued shareholders for their steadfast support.

.

For Board of Directors

N Gopala Ratnam

Chairman

DIN:00001945

Chennai 9th May 2025

List of Annexures

Annx No.	Description	Page No.
	Abbreviations used	33
1	Management Discussion and Analysis Report	23
2	Corporate Governance Report	36
3	Particulars of contracts or arrangements with related party	61
4	Conservation of Energy	63
5	Corporate Social Responsibility Report	65
6	Particulars of Employees	68
7	Secretarial Audit Report	69

Annexure-1 to Board's Report

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Industry structure and development

World Sugar

Industry Structure

Sugar is produced dominantly from sugarcane, while about a fifth is from beet. Though beet has recorded robust rise in yield, crop area has steeply risen for sugarcane essentially from tropical countries. Ethanol production consumes about 15% of the world sugarcane harvest but consistently constitutes over one-half in Brazil. India is fast catching up in its bid to absorb surplus sugarcane into ethanol production that helps in concomitant cut in sugar production to achieve sustainable demand-supply parity and sugar price stability.

Brazil barring occasional blip has been the top world sugar producer and exporter while Thailand is normally the second largest exporter. India occasionally challenges this pecking order to emerge as top producer and second largest exporter. World trade volume represents about one-third of production, the rest being used for captive consumption in the country of origin. Import demand is well geographically distributed as opposed to exports essentially coming from concentrated pockets. China is the world's largest importer followed by Indonesia.

India remains unchallenged as the top consumer of sugar despite low and near static per capita consumption. It has become a structurally surplus sugar producer in the past decade and a regular exporter in the world market, albeit interfered with periodical export quota fixation by the Government.

Consumption growth has decelerated from the average of 2.4% since 1960s to around 1.8% in the last decade. Consumption has steadily shifted from the western hemisphere towards east. Demand growth is decidedly driven by increasing population and improved per capita income of such growing population. However, direct demand has dampened of late due to heightening

health concerns and sterner State intervention through sin-tax levies and red-labelling mandate. Institutional consumption, on the other hand, has been growing in emerging economies almost in tandem with the growth in national income. Specialty sugars are evolving to meet end-user specific dictates but in snail's pace.

World sugar prices are highly volatile wherein the price volatility for raw sugar is generally higher compared to white sugar. World prices for white and raw sugar are strongly co-related. There is clear statistical inverse relationship between prices and stocks, expressed by the ratio of stock to consumption. There exists a small positive co-relation between the price of sugar and oil.

Status update

World production in 2024/25 is set to decline to 175.5 MMT after recording a continual rise over the past four years. Global sugar production trend over the past decade and more is in the mid 12% range of 160-180 MMT. World consumption shows steady rise crossing 180 MMT, marking a new peak. The current season is staring at a deficit close to 5 MMT, the highest in six years. Yearend stock/ consumption ratio at 51.88% would be a new low in eight years.

Sugar production has staged smart recovery in Thailand, EU and China but slipped in Brazil and India, the top two sugar producers. While Brazil marginally increased the share of sugarcane allocation for ethanol, India resumed sugar diversion for ethanol.

NY-11 futures for raw sugar witnessed monthly average price range of 18.42 to 19.06 c/lb, touching a peak of 22.36 c/lb in Oct during FY 2024/25. Prices ruled above 20 c/lb mark only for brief but were beaten down by India's re-entry into world market (albeit for a marginal volume) and improved outlook for Brazil crop. Despite forecast of a global supply deficit, market prices are yet to reflect this outlook. Forward contracts are currently



trading below 18 c/lb, a level below production costs for all major producers barring Brazil.

Indian sugar

Industry structure

Indian sugar industry is characterized by the coexistence of private, cooperative and public sector. It is inherently inclusive, supports over 50 million farmers and their families and finely fits into the Aatma Nirbhar Bharat mission of the Govt. It is rural centric and hence a key driver and emphatic enabler for village level wealth creation. Sugar is India's second largest agro-based industry after Textiles. It has tremendous transformational opportunities to meet the country's food, fuel and power needs in an eco-friendly manner and on a sustainable basis.

Sugarcane and sugar production are seasonal with more than 90% happening in the winter months of November to March. Share of sugarcane use in the production of sugar has steadily increased over time in preference to alternative sweeteners. UP, Maharashtra and Karnataka are the dominant sugar producing States accounting for about 85% of country's production, suffice to meet entire domestic consumption. SW monsoon plays a stellar role impacting area, productivity and quality of cane crop in Maharashtra and Karnataka but the State of UP is largely insular thanks to perennial river sources for irrigation. Household sugar consumption is about 35% with per capita consumption below 20 kg that is far lower than Brazil, US and Europe.

Sugar is mostly sold as a commodity with branded sugar at its nascent stage in India, though growing at a CAGR of 8%. It is a niche market with a small but growing number of consumers embracing it on grounds of hygiene and better quality. Out of the household sugar consumption of 11-12 mln tonnes a year, hardly 3% is branded as compared to the share of branded product in edible oil segment at 50-55%. Also there are just few players in every geographical area with no single brand being able to penetrate pan India market yet. Variants of white sugar are also slowly emerging to capture select market segments.

Sugar is a tightly controlled and rigorously regulated business, both by the Centre & State. Sugar industry reforms remain overdue despite growing consensus on the economic imperative for same. In particular, the detestable disconnect between sugar and sugarcane price demands at once a decisive and lasting solution. NITI Aayog too came out with a report of its Task Force on Sugarcane and Sugar in April 2020 besides CACP religiously reinforcing its recommendations on this in its annual cane pricing policy reports. Food Ministry in turn constituted a working committee in Apr '21 to engage with stakeholders and evolve a mechanism for implementation of these recommendations. It remains regretfully a work in progress ad infinitum.

Paradigm shift to ethanol

India has since become a structurally surplus sugar producer. Sugar exports to de-clog the supply overhang is however impeded by our skewed cost structure on account of high cost of cane. Exports are hence feasible only when world prices are bullish or buttressed through Government sops, the latter facing the wrath of WTO norms.

Realizing this, the Government firing all cylinders has painstakingly promoted the ethanol blending programme that amidst altruistic advantages helps subsume the surplus sugar in the system. This paradigm shift in ethanol focus has propelled the industry to a higher trajectory, commanding concomitant re-rating in its valuation. During periods of drought and consequent dip in sugarcane production, Govt prioritizes domestic need first, followed by ethanol over sugar exports.

Travails of Tamil Nadu

Tamil Nadu produced below 10 lakh tonnes of sugar for 4 years in a row till SS 2020-21, a frenetic fall from the peak of 26 lakh tonnes in SS 2006-07. Successive years of drought stoically sucked the staying power of several private sector players. Egregious losses and consequent enervated finances mowed down most private sector mills to a moribund state, while the cooperative mills linger on with liberal Govt funding support. There was a

welcome recovery from the low of 7 lakh tonnes in 2017-18 in later years but yet its pace was below par.

The State has been fast losing on its competitive edge in terms of size, season duration and sugar recovery juxtaposed to other major sugar producing regions. Further, TN sugar mills are mandated to bear in full the transport cost for sugarcane, while in all the other States the statutory cane price is inclusive of transport cost. Still worse, TN Government has discontinued its partial subsidy support for this from SS 2020-21. With TN sugar mills already reeling under high cost pressures due to despicable sugar recovery and dismal capacity utilization, this add on burden has become outright onerous and undeniably beyond their bearing.

TN sugar industry in collaboration with the renowned ICAR-SBI launched in Oct '16 a Sweet Bloom project to identify and develop viable cane varieties relevant to the State. The new cane variety Co 11015 so spotted showed early promise during trials and its planting was progressively scaled up. Alas, its yield performance for the ration crop proved below par, dissuading farmers from embracing this variety. A couple of other varieties tried too fared poorly compared to the long established cane variety Co86032. Thus TN sugar industry is grappling yet to spot a sustainable cane variety, despite 9-long years of laudatory efforts. Sweet Bloom project Version-2 is now being pursued in continuity that remains the industry's best bet for now. Further, the scope and efficacy of Al technology is being evaluated for suitable adoption to improve cane quality and viability.

Status update

Sugar production that peaked in SS 2021-22 to 358 lakh tonnes has witnessed annual decline in next three years. Production in SS 2024-25, after accounting for diversion of 35 lakh tonnes for ethanol, would plummet to 264 lakh tonnes, the lowest in eight years. It would also mark the first deficit year after 2016-17. As a corollary, year-end stocks would also be the lowest in eight years.

Sugar consumption for the first time in recent years is pegged lower for 2024-25 at 280 lakh tonnes compared

to last year. Piggybacking on the sizeable opening stock, demand-supply parity got fairly well maintained, stabilizing sugar prices in the bargain. Indeed, domestic sugar prices rebounded to viable levels only during last quarter owing to reopening of export window for 10 lakh tonnes and declining trend in season's production. Industry's persistent plea for periodic increase in MSP for sugar and long term linkage between the price of sugarcane and sugar remains in limbo for too long.

Cogen

Cogeneration of power was conceived three decades ago to diversify the revenue stream and counter the cyclicality in sugar business. After the advent of Electricity Act, 2003, the promotional measures pursued under Government initiative by way of preferential tariff, assured off-take and long term power purchase agreement helped attract huge investment in bagasse based cogeneration of power.

Cogen however has lamentably lost much steam in recent years. Returns are hit by surplus power situation, falling tariff and improved connectivity that are doubtless welcome from a macro perspective. This has however turned high cost investments since FY '17 in cogen projects unviable by dint of declining power tariff and steadily rising maintenance cost, parlously pulling down power margins. Availability and price of alternative fuels remains a daunting challenge.

Bagasse pricing is a critical cost constituent in the final determination of power tariff. Lack of timely and adequate revision to fuel cost has come to detestably deprive power producers the benefit of higher tariff legitimately due to them. The CERC (Terms and Conditions for Tariff Determination from Renewable Energy Sources) Regulations, 2024 clearly admitted and conceded the need for review of bagasse price based on study that however remains un-commissioned for more than a year. TNERC has also repeatedly dragged its feet on promulgating revised power tariff in time. It's *suo motu* extension of old tariff *sine die* militates against the basic tenets of tariff principles that promise definitive recovery of costs within a defined time frame. As for now, TNERC



has yet again postponed the tariff revision due from 1st April 2025; more regrettably, its revised tariff is invariably given only prospective effect.

Renewable Energy Certificate (REC) mechanism was conceived to promote green energy and our company benefited by this from March 2015. However, this got short circuited in December 2022 by abruptly altering the ongoing scheme and forfeiting REC with sale entitlement for captive generation. Further, the lowering of forbearance price alongside of removing floor price, besides ineffective enforcement of RPO, led to crash in REC prices. This strikes a lethal blow to renewable energy projects like that of our company that came to be established on the strength of stated policy incentives to promote renewable energy capacity in the country.

Bagasse based cogeneration brings to bear multitude of benefits to the economy and environment. Power production and supply is closer to the destination rural markets, while fuel efficiency gets optimized in the factory. Above all, the incremental revenue from power supports sugarcane price payment particularly during times of stressed sugar price. It hence calls for renewed policy thrust to revitalize renewable energy production from bagasse.

Company update

The power tariff for the long term supply commitment by our company to the distribution licensee is determined by TNERC, the State regulator. The company in June 2014 had won in its earlier fight for higher tariff before the appellate authority, namely, APTEL. This at once brought in a directional change in the financial viability of our cogen operations - from loss suffering to profit making. Aggrieved yet on the inadequacy of the tariff in accordance with extant tariff principles, further appeals were filed before APTEL. After considerable lag, APTEL has since concluded the hearings and reserved its judgement. The outcome would impact tariff since August 2012 in our case that could be neutral to positive, expectedly more of latter.

Parallel Operation Charge (POC) has been a bone of contention between power producers and the distribution licensee, leading to litany of litigations. APTEL has since

completed the hearing in respect of our POC appeal and reserved its judgement.

The company has been producing power in excess of normative 60% PLF since FY 2022-23. While such an excess is fixed a low tariff, TNERC on a petition filed through SISMA-TN had ruled that normative PLF for this purpose shall be reckoned on a cumulative basis, implying that past shortfall in PLF could be carried over and adjusted. This has helped our company secure an additional revenue of ₹ 5.98 cr till March 2025. TNPDCL has challenged this before APTEL and the issue is currently subjudice.

Ministry of Power in June 2022 announced the rules for liquidation of past dues over 48 EMIs free of interest. Notwithstanding the significant loss of interest for such long duration, this has helped our company realise both old and current dues in time, bringing predictability and certainty to our cash flows. We have since realized 32 out of the total 48 EMIs in accordance with this scheme.

Ethanol

The Ethanol Blending Program (EBP) with petrol in the country has had a chequered progress. Introduced first in 2003 and reinforced again in 2007 with a 5% blend target, the actual mix remained tardy. For the first time, ethanol blend reached 5% during Ethanol Supply Year 2019-20, progressively increased in the following years and is well poised to cross 16% in 2024-25. The rollicking rise in blend % is thus both swift and substantive besides being sustainable.

Gol has broad based its efforts to promote ethanol production in the country from multiple feedstocks. Grain based ethanol is rapidly expanding to challenge the dominance of sugar sector. Flex fuel engines that can run on gasoline, ethanol or any variable blend of two, are on the anvil to give customer the choice of fuel. GST on ethanol blended petrol has been lowered from 18% to 5% from 1st January 2023. Gol is thus blazing all guns to bolster ethanol production and consumption.

India is firmly positioned as the third largest biofuel producer globally, leading in its transition to cleaner

and renewable energy. It is on track to reach 20% blend by 2025 – five years ahead of the original 2030 target – reducing fuel imports and emissions. Over the past decade, ethanol blending initiatives have benevolently boosted farmer's income, created rural employment, cut CO2 emissions and saved precious foreign exchange.

NITI Aayog is already working on preparations for ethanol blending beyond 2025 with E20 as base blend and hydrous E100 as standard fuel. Grain based ethanol is fast emerging as a sustainable alternative, that has since come to marginally surpass the share of sugarcane.

ISMA has commissioned a study to assess the potential for the production of Sustainable Aviation Fuel (SAF) from the sugar sector. Its findings would serve as a critical input for framing the National SAF blending roadmap, as India prepares to meet its SAF blending obligations – with 1% blending by 2027, scaling up to 5% by 2030. It is a significant strategic opportunity for the sugar sector based on the availability of aggregated feedstock, existing bio-refinery infrastructure and the globally recognized Alcohol-to-Jet pathway.

Regulatory Framework

(i) Sugar

- GOI imposed stock holding norms and introduced MSQ for sugar from June '18 that continues to remain in vogue.
- GOI raised the MSP for sugar from ₹ 29 to ₹ 31/ kg in Feb '19 that remains static despite significant hike in FRP for sugarcane.
- GOI in Jan '25 approved export of 10 lt of sugar for SS 2024-25 – Mill wise quota allocated.
- Compulsory jute packing for sugar continues at 20% for Jute Year 2024-25. Monitoring has become stricter. ISMA and SISMA-Main have mounted legal challenge before Karnataka High Court while Jute producers have filed WP before Calcutta High Court.
- Gol in May'25 issued Sugar (Control) Order, 2025:
 - Sugar (Control) Order, 1966 and Sugar Price (Control) Order, 2018 superseded
 - No dilution from existing control mechanism
 - All forms of sugar including raw, white, refined, khandasari covered

- By-products too brought under control
- Diversion of sugar for ethanol or other products under control
- Gol has power to regulate Minimum Selling Price for Sugar.

(ii) Cane price

- GOI in Feb '24 announced increase in FRP by ₹ 25/ qtl to ₹ 340/ qtl for SS 2024/25 that is linked to base recovery of 10.25%.
- GOI in Apr '25 announced increase in FRP by ₹ 15/ qtl for SS 2025/26 that is linked to base recovery of 10.25%.
- GOTN discontinued the transport subsidy of ₹100/ t for the sugar mills since SS 2020-21; industry to bear full transport cost only in Tamil Nadu.
- GOTN hiked the incentive for sugarcane to ₹ 349/ t for 2024/25 season from ₹ 215/ t in 2023/24.

(iii) Cogeneration

- TNERC order dated 12/12/2023 on PLF issue in favour of industry. PLF ceiling to be reckoned on cumulative and not annual basis – TANGEDCO to purchase power at full price till then – TANGEDCO appeal before APTEL admitted and pending.
- CERC notified on 12/06/2024 the new set of Tariff Regulations for renewable energy - period 01/04/2024 to 31/03/2027.
- TNERC by order dated 22/01/2024 notified the Deviation Settlement Mechanism that came into effect from 01/04/2024. Financial settlement yet to start.
- TNERC settled the contentious issue of start-up power by order dated 29.12.2023 – Appeal before APTEL pending.
- REC sale entitlement for captive generating plants got curbed under CERC (REC) Regulations, 2022.
 ISMA's challenge pending before High Court of Delhi.
- APTEL concluded hearings on tariff and POC issues
 Judgement reserved.



(iv) Ethanol

- Gol in Aug '24 lifted the ban imposed in Dec '23 on sugar mills and distilleries for producing ethanol from sugarcane juice/ sugar syrup and B-heavy molasses.
- CBIC excluded ENA used in manufacturing alcoholic liquor for human consumption from GST effective 01/11/2024.
- Gol increased the administered ex-mill price of ethanol derived from C-heavy molasses for ESY 2024-25 from ₹ 56.58/ ltr to ₹ 57.97/ ltr.

(v) Others

- Ministry of MSME Notification dated 07.11.2024 mandated companies with turnover > ₹ 250 cr (reduced from ₹ 500 cr fixed in 2018) to onboard TReDS platform before 31.03.2025. The company has done it on 13.02,2025.
- The company is a registered 'Medium Enterprise' effective 12.04.2025 under the revised criteria in Ministry of MSME Notification dated 21.03.2025.

Opportunities & Threats

India has a low per capita consumption of sugar with growing income. Its large domestic market provides a strong platform to leverage local production for capturing global market. This however demands cane cost optimization through improved farm productivity and high sucrose cane variety, besides effectively tapping the byproducts for greater value addition.

Ethanol presents an elegant value chain for sugar industry. Government policies are directed towards increasing the ethanol blend in petrol and concurrently cutting sugar surplus through premium pricing for ethanol produced by way of sugar substitution.

Sugar business is intrinsically cyclical, but India has emerged structurally surplus over the last decade. Markets tend to over react to demand-supply disequilibrium, causing volatile change in product pricing. Cogeneration and Ethanol have turned significant value creators to soften the adverse fall out of sugar surplus. Sugar exports

and ethanol production from diverted sucrose now play a stellar role to de-clog the glut and correct closing sugar inventory to desirable level.

Sugarcane is a robust crop but its availability is critically dependent upon nature. Repeated monsoon failure, frail flow in river Cauvery and dead storage level in Mettur reservoir that caters to the company's command area of cane together throw up a tantalizing challenge to agriculture in its neighbourhood, thwarting cane cultivation in the process. Drip irrigation is catching up but the high capital outlay, glitches in Government subsidy schemes and deficiency in water resources not enough to meet even the minimal drip requirement for cultivation during deficit years impede its pace of adoption. Al tech is just evolving that would take time to hit the ground.

Harvest labour shortage increasingly poses an intimidating challenge to both the cane farmers and mills in the State. In particular, harvest charges in TN are twice or thrice compared to other major sugar producing regions. Frequent and excessive absenteeism ineluctably interrupts daily crushing schedule. Mechanization, though not a panacea with several imponderables associated with it, is no longer a matter of choice but is fast emerging as a dire necessity for sugarcane harvest in TN. Proto-types of smaller capacity mechanical harvesters compatible with fragmented land sizes have just taken off that may not fully replace but meaningfully reduce manual labour.

The disconnect between sugar and sugarcane prices in the absence of Price Stabilisation Fund advocated by CACP creates periodical pressures, more particularly during industry downturn. Sugarcane pricing reform is overdue.

Sugar industry is criticized on two counts. While its end product, viz. sugar is sledge-hammered as a health hazard, the raw material i.e., sugarcane is condemned as water guzzler. Much of these are over-blown but the underlying message should merit and meaningfully warrant dispassionate introspection. Accordingly, ISMA has taken the lead to spread right awareness, while simultaneously underpinning the need for a holistic and pragmatic approach.

Artificial sweeteners were perceived a superior alternative to sugar. This myth was broken by WHO, highlighting long term health effects associated with the consumption of such sweeteners. ISMA is engaging with FSSAI to develop regulations governing artificial sweeteners in food products for the consumers to be well informed.

Segment-wise or product-wise performance

The Company is engaged in two segments, namely Sugar and Cogeneration of power (Cogen).

Segment-wise performance for the year

Particulars	Sugar (tonnes)	Cogen (lakh units)	
Production	62729	1101	
Sales	57956	804	
	(₹ lakhs)		
Sales	28067	7879	
Operating Profit	1217	1504	

Outlook

World sugar production is likely to rebound in SS 2025-26 with sharp recovery in India and higher share of cane for sugar in Brazil. World prices having captured this trend may remain range bound barring unforeseen weather challenges in major producing centers.

Favourable SW monsoon in 2024 boosted sugarcane planting in both Maharashtra and Karnataka, bolstering the prospects for higher sugar production in 2025/26. Both IMD and private agency have come with the forecast for a normal SW monsoon in 2025 as well for the country. As such, cane availability and gross sugar production can be expected to sizeably recover from the low of 2024-25. Government may more likely play it safe and postpone any decision on exports till reasonable certainty is reached on higher production.

In contrast, TN sugar industry continues to suffer in solitude. The SW monsoon forecast for 2025 presents a contrarian picture for the State with a below normal

monsoon. Multitude of problems plaguing TN sugar industry are now well known as these have been persistent for long. It is facing an imminent survival challenge that cries for instant State intervention with imaginative and comprehensive package support measures for resurrection.

Amidst macro-level challenges outlined above, our company is relatively better placed to combat these headwinds on the strength of its strong liquidity and overall financial standing.

Risks and concerns

The management cautions that the risks outlined below are not exhaustive and are for information purposes only. Investors are requested to exercise their own judgment in assessing various risks associated with the industry and the company.

Industry risk

Sugar industry being agro based and in commodity business is fraught with seminal climatic and cyclical risks. It has to source sugarcane from its neighbourhood and out of command area where growth and availability hinges upon monsoon and water table. Despite recent liberalization by Centre, there are continuing controls on cane area, cane pricing and periodic market intervention measures.

Cogeneration of power from renewable sources got a fillip under the Electricity Act, 2003 and regulations thereunder, including preferential tariff and REC mechanism. Tariff disputes, delayed and diminished revision, dilution of REC have since taken much of the sheen off cogen.

Risk mitigation

The Company has built enviable relationship over the years with the local farming community. It has judiciously used surplus cash generated during industry upturn to pare debts and stay lean and financially fit. It has diversified into Cogen. It has of course little control over agro-climatic risks, regulatory interventions and market risks.

Risk specific to the Company

Erode Sugar Mill is squeezed for land in its factory area that impedes scope for major expansion or diversification plans. Prospects for cane area expansion is listless. Of late, its command area for cane has become increasingly susceptible to water stress.

Gol policy push to help sugar industry of late is centered on ethanol. The company's plan to set up ethanol unit as an integral part of its sugar complex has failed to receive State environment clearance for producing co-related products such as ENA and RS. No tangible progress on this would seem feasible in the near term.

Risk Management

The Board being responsible for framing, implementing and monitoring the risk management plan for the company has laid down the framework for risk assessment and mitigation procedures. It has set out detailed framework to deal with key areas of risks encompassing raw material risk, product price risk, regulatory risk, finance risk and risk specific to the company. It has put in place adequate system to keep its key operating team aware and beware of the likely risk factors. Internal control systems and internal audit checks help the company continuously monitor emerging risks and take timely corrective action.

The company has implemented a new E-compliance tool covering legislations viz. Labour Laws, Factory Acts, Environment, Health & Safety, Fiscal & Corporate compliances and core industry specific compliances. Periodical task trigger alerts, dashboards to users and Functional Heads via mail has been configured for ensuring effective compliance.

There is no element of risk in the opinion of the Board which may threaten the existence of the company.

Disclosure of strategy

SEBI circular dated 10.05.2018 requires listed entities to consider disclosure of medium-term and long-term strategy within the limits set by its competitive position

based on a timeframe as determined by its Board of Directors. It further requires articulation of a clear set of long-term metrics specific to the company's long-term strategy to allow for appropriate measurement of progress.

Pursuant to the above, the Board of Directors in Oct '18 considered and approved the long-term strategy and medium-term strategy for the company. For this, the Board has set 3-5 years tenure for medium-term and more than 5 years for long-term in deciding appropriate strategy. This was reviewed by the Board of Directors in May '22.

The long-term and medium-term strategies are disclosed in the company website - www.ponnisugars.com.

Internal Control Systems and their adequacy

The Company has proper and effective internal control systems commensurate with its nature of business and size of operations to ensure that all controls and procedures function satisfactorily at all times and all policies are duly complied with as required. These are considered adequate to reasonably safeguard its assets against loss or misappropriation through unauthorized or unintended use.

There is adequate and effective internal audit system that employs periodic checks on on-going process. The Audit Committee of the Board of Directors regularly reviews the effectiveness of internal control system in order to ensure due and proper implementation and due compliance with applicable laws, accounting standards and regulatory guidelines.

Human Resources

The Company employs 185 seasonal and 131 non-seasonal employees. Industry-wide wage settlement was reached in May 2023 to be in force for 4-years till 30/09/2026. Industrial relations remained cordial throughout the year.

Discussion on Financial Performance with respect to Operational Performance

Operational Performance

Partie de la constitución de la	Year ended		
Particulars	31.03.2025	31.03.2024	
Number of days	276	299	
Average Crushing rate (tcd)	2470	2895	
Cane Crushed (t)	681706	865640	
Recovery (%)	9.17	9.54	
Sugar produced (t)	62729	82845	
Power production (lakh kwh)	1101	1156	

Chronic cane shortage and constricted cane quality had its domino effect that pounded and plummeted our operating efficiencies on all front. Interrupted daily cane supply caused intermittent production stoppage throwing operational norms out of gear. Swift interventions responding to changing market dynamics, continual tweaking of production planning and relentless monitoring helped contain the negative fallout.

Financial performance

(₹crores)

Particulars	Year ended			
Fatticulais	31.03.2025	31.03.2024		
Total Income	371.41	438.98		
Profit Before Finance Costs, Depreciation & Taxes	38.17	60.73		
Profit Before Tax	28.04	51.89		
Profit After Tax	19.28	46.86		

Low capacity use by dint of cane shortage and lower sucrose content in cane seriously dented our operating margins. Cane cost escalation far outweighed the rise in sugar price while higher molasses realization mercifully helped mitigate the downslide. Higher rate of income tax for the current year coupled with the absence of tax reversal that was available last year meant a steeper fall in PAT that nosedived by about 59% compared to last year.

Key Financial Ratios

Description	U/M	2024-25	2023-24	Change %	Explanation
Operating Profit margin (PBIDT / Total Income)	%	10.28	13.83	(25.71)	Note-1
Net profit margin (PAT/ Total Income)	%	5.36	11.12	(51.80)	Note-1
Interest Coverage	Times	-	-	-	-
Return on capital employed	%	8.55	16.60	(48.49)	Note-1
Return on Net worth	%	9.09	17.59	(48.32)	Note-1
Earnings per share	₹	22.42	54.49	(58.85)	Note-1
Debt Equity ratio	Times	-	-	-	No debt at close of both years
Current ratio	Times	6.28	4.89	28.43	Cash accruals on profits plus EMI recoveries of power dues
Net worth per Share	₹	358.68	343.09	4.54	Marginal rise
Debtors Turnover	%	1.89	1.59	18.87	-do-
Inventory Turnover	%	3.27	4.83	(32.30)	Higher inventory buildup due to sale quota applicability for full year

Note: (1) Lower capacity use, decline in sugar recovery, reduced sugar sale volume due to sale quota applicability for full year together severely eroded operating margin.

Cautionary Statement

Statements made in this Report describing industry outlook as well as Company's plans, projections and expectations may constitute 'forward looking statements' within the meaning of applicable laws and regulations. Actual results may differ materially from those either expressed or implied.

For Board of Directors

N Gopala Ratnam

Chairman

DIN:00001945

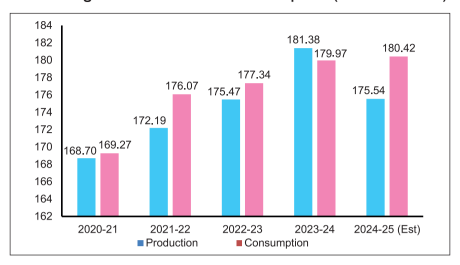
Chennai 9th May 2025

Abbreviations used

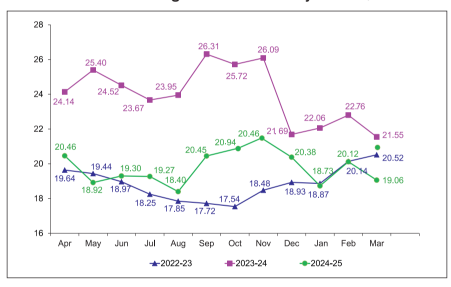
CACP	Appellate Tribunal for Electricity Commission for Agricultural Costs and		
	Commission for Agricultural Costs and		
	Prices		
CAGR	Compounded Annual Growth Rate		
	Central Board of Indirect Taxes & Customs		
	Central Electricity Regulatory Commission		
Cogen	Cogeneration		
c/ lb	Cents per pound		
Discoms	Distribution Companies		
EBP	Ethanol Blending Program		
EMI	Equated Monthly Instalment		
ENA	Extra Neutral Alcohol		
ESY	Ethanol Supply Year		
FRP	Fair and Remunerative Price		
FY	Financial Year		
GOI	Government of India		
GOTN	Government of Tamil Nadu		
GST	Goods and Services Tax		
	Indian Council of Agricultural Research- Sugarcane Breeding Institute		
	Indian Sugar & Bio-energy Manufacturers Association		
	Ministry of Environment, Forests & Climate Change		
	Ministry of Micro, Small & Medium Enterprise		
MSP	Minimum Selling Price		
MSQ	Monthly Sale Quota		
MT	Metric Ton		

MMT	Million Metric Ton		
PAT	Profit After Tax		
PBIDT	Profit Before Interest, Depreciation & Tax		
POC	Parallel Operation Charge		
PPA	Power Purchase Agreement		
PLF	Plant Load Factor		
REC	Renewable Energy Certificate		
RPO	Renewable Purchase Obligation		
RS	Rectified Spirit		
SBI	Sugarcane Breeding Institute		
SISMA-TN	South Indian Sugar Mills Association, Tamil Nadu		
SS	Sugar Season		
SW Monsoon	Southwest Monsoon		
Т	Tonne		
TANGEDCO	Tamil Nadu Generation and Distribution Corporation Ltd		
TCD	Tonnes Crushed Per Day		
TN	State of Tamil Nadu		
TNERC	Tamil Nadu Electricity Regulatory Commission		
TNPDCL	Tamil Nadu Power Distribution Corporation Ltd		
UP	State of Uttar Pradesh		
US	United States		
WTO	World Trade Organisation		
YoY	Year on Year		
Year for industry data is generally for Sugar Season Oct-Sep			

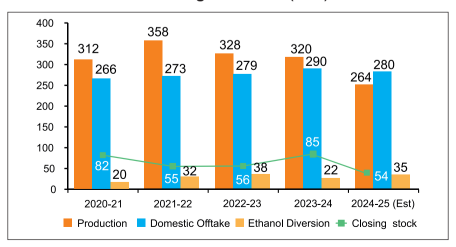
World Sugar Production and Consumption (Million Tonnes)



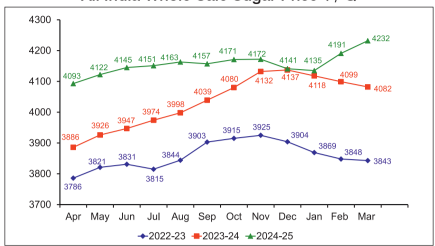
World Raw Sugar Price-ISA Daily Price c/lb



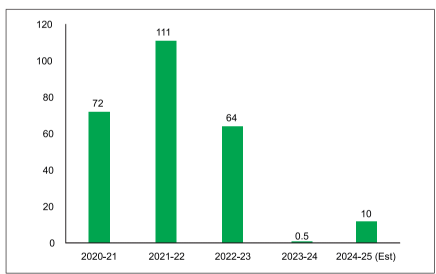
Indian Sugar Balance (lac t)



All India Whole Sale Sugar Price ₹ / Q



Sugar Exports (Lakh Tons)





CORPORATE GOVERNANCE REPORT

Company's philosophy on Corporate Governance

The Company belongs to ESVIN Group, is professionally managed and is deeply committed to the core values of Corporate Governance concepts. It strives to maintain the highest ethical standards in its conduct of business. Its executive management has the freedom to run the enterprise within the framework of effective accountability and commit its resources in a manner that meets shareholders' aspirations and societal expectations. The Company's objective is to transcend beyond bare compliance of the statutory requirement of the code and be a responsive and responsible entity through transparency, integrity of information and timely disclosures.

Legal and Regulatory Framework

The Companies Act, 2013 (the Act) and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBILODR) provide the effective framework of Corporate Governance. The principles of Corporate Governance enshrined in these legislations are complied in all respects by the Company. The policies, procedures and processes of the Company are at all times directed in furtherance of following the best practices and institutionalizing the code of corporate governance.

This Report for FY 2024-25 is furnished in terms of Regulation 34(3) and Schedule V of SEBI-LODR. Further, this Report also discloses relevant information in terms of Section 134(3) of the Act and forms an integral part of the Board's Report to shareholders.

A) Board of Directors

i) Board Composition

The Board is central to our corporate governance practice. It oversees, monitors and ensures that the management serves and protects the best and balanced long term interest of all our stakeholders.

- (a) The composition of the Board is devised in a manner to have optimal blend of expertise drawn from Industry, Management and Finance.
- (b) All except the Managing Director are nonexecutive Directors and thus constitute more than one-half of the total number of Directors. The Company has two women directors.
- (c) The Managing Director is not liable to retire by rotation. All the other non-independent directors retire by rotation and in the normal course seek re-appointment at the AGM. Brief resume of Directors seeking reappointment is given in the Notice of the AGM.
- (d) The ceiling for being Chairman/ Director/ Committee member of Board of Companies stipulated under the Act or SEBI-LODR are complied with by all Directors of the company.
- (e) No Director is a relative of any other Director.
- (f) The age of every Director, including Independent Director, is above 21 years. Shareholder approval by special resolution is obtained for appointing or continuing the directorship of (i) non-executive directors beyond 75 years of age, (ii) executive directors beyond 70 years of age.

(g) Relevant details of Directors

Name of Director/ category/ DIN	No. of Date of initial Equity		Attendance at Board meetings during 2024-25		As on 31st March 2025			Attendance at last AGM
category/ bill	Appointment	Shares held	No. of	%	No. of	Committee position ²		Y- Yes N- No
		Heiu	meetings	70	Directorships ¹	Chairman	Member	IN- INO
Mr N Gopala Ratnam Non-Executive Chairman Promoter DIN:00001945	26.12.1996	2823	5	100	5	2	1	Y
Mr Arun G Bijur Non-Executive DIN:00024434	26.12.1996	100	5	100	3		1	Y
Mr N Ramanathan Managing Director DIN:00001033	01.04.2005	3001	5	100	4		1	Y
Ms Bharti Chhotubhai Pithawalla Promoter, Non-Executive DIN:00341382	06.05.2022	500466	5	100	1			Y
Mr Mohan Verghese Chunkath Independent DIN:01142014	06.05.2022	NIL	5	100	2	1	1	Y
Mr P Manoharan Independent DIN:09706869	01.10.2022	128	5	100	1			Υ
Dr Lakshmi Nadkarni Independent DIN:07076164	15.03.2024	NIL	5	100	3	1	4	Υ
Mr Chellamani Naresh Independent DIN:10474276	15.03.2024	66	5	100	1		2	Υ

(h) Directorship in other listed entities as on 31.03.2025

SI No	Name of Director	Name of the other listed entity	Category
1	N Gopala Ratnam	a) Seshasayee Paper and Boards Ltd b) High Energy Batteries (India) Ltd	Executive Chairman Non-executive Chairman - Non independent.
2	Mohan Verghese Chunkath	Seshasayee Paper and Boards Ltd	Independent Director
3	Lakshmi Nadkarni	Nelco Ltd	Independent Director

includes Listed (including Ponni Sugars) and Unlisted companies
 Pertains only to Audit & Stakeholders Relationship Committee of the Board

(i) Core skills / expertise / competence of Directors

The company is engaged in regulated sectors viz. sugar and power. Its business is impacted by cyclicality, seasonality and volatility in commodity prices. Accordingly, the core skills/ expertise/ competencies identified by the Board as required in the context of its business and its segments are:

- * Hands on experience in operating and managing manufacturing business.
- Expertise in finance, including treasury and foreign exchange.
- Expertise in overall management and administration.
- Exposure to global trade and practices.
- Commitment to comply with legal and regulatory norms.
- Social and environment consciousness.

The Board is satisfied that its directors together possess requisite skill sets for the effective functioning of the company.

SI.No.	Name of Director	Skill set, expertise and competence
1	N Gopala Ratnam	- Technocrat with rich and varied experience in project and operational management of process industries.
		- Brings to bear leadership skills in heading SPB Group of Companies and steering them to higher growth trajectories.
2	N Ramanathan	- A professional with impressive academic track record.
		- Vast experience in diverse disciplines of Finance, Taxation and General Management.
		- Three decades of hands-on experience in sugar industry.
		- Regular member on the executive committee of industry associations – well networked in industry.
3	Arun G Bijur	- Technocrat with proven experience in project management skills and troubleshooting expertise.
		- Has overall managerial experience.
4	Bharti Chhottubhai Pithawalla	- Global Experience in family business.
5	Mohan Verghese	- An IAS Officer (retd)
	Chunkath	- Held several high positions in Government of India and State Government
		- Has overall administrative and managerial experience for over four decades.
6	P Manoharan	- Hailing from the sugar mill neighbourhood, has been a successful farmer cum entrepreneur for the past 25 years.
		- Has expertise in team leadership, business development and enjoys harmonious relationship with local farmers.
7	Lakshmi Nadkarni	- More than 3 decades of experience in HR strategy, governance & CSR
		- Served large corporates as Executive Director.
		- Contributes to the academic world.
8	Chellamani Naresh	- Over 3 decades of experience in the field of Tax Advisory, Litigation Services, Bank audits, and assurance engagements in manufacturing companies.
		- Partner in a reputed audit firm in Chennai since 1997.

(ii) Independent Directors

- The Chairman is non-executive and falls under Promoter category. The number of Independent Directors is one-half of the total strength.
- b) The Company has four Independent Directors who have been appointed by way of special resolution passed by shareholders through Postal Ballot / Annual General Meeting.

Details of Independent Directors:

SI	Name	DIN	Tenure of appointment			
No	Name DIN	DIN	From	То		
1	Mohan Verghese Chunkath	01142014	06.05.2022	05.05.2027		
2	P Manoharan	09706869	01.10.2022	30.09.2027		
3	Lakshmi Nadkarni	07076164	15.03.2024	14.03.2029		
4	Chellamani Naresh	10474276	15.03.2024	14.03.2029		

- (c) Independent directors are issued Letter of appointment and the terms thereof are posted on the company website.
- (d) The company has formulated a familiarization programme for Independent Directors with the objective of making them familiar with their role, rights & responsibilities, nature of the industry, business model and compliance management. The details of the programme are uploaded on the company website at https://www.ponnisugars.com/Sitelmages/Documents/docs/a31d34fedca5b84e4500e9a92aa01032.pdf
- (e) The Independent directors have registered their name in the data bank maintained by Indian Institute of Corporate Affairs (IICA). All the Independent directors are exempted / have passed the online proficiency test conducted by IICA.
- (f) All the Independent directors have given the declaration affirming that they meet the criteria of independence as provided in Section 149 (6) of the Act and Regulation 16 (1)(b) of SEBI-LODR and have complied with relevant provisions of Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014.

- (g) In the opinion of the Board, (i) all the Independent Directors fulfill the conditions for being appointed as Independent Director as specified in the Act and SEBI-LODR; (ii) they possess the integrity and expertise and have the experience required for their role as independent director of the company; (iii) they are independent of the management.
- (h) No Independent Director has resigned from the company before the expiry of the term of appointment during the financial year ended 31st March 2025.

(iii) D & O Insurance

The company has proactively taken Directors and Officers insurance covering both independent and non-independent directors for such sum and risks as determined necessary and expedient by the Board.

(iv) Certificate of non-disqualification

Certificate from Mr V Suresh, Practicing Company Secretary confirming that none of the directors on the Board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by SEBI / MCA or any such statutory authority is provided in **Appendix -2**.

B) Board Process

i) Board Meetings

The Board meeting dates for the entire financial year are tentatively fixed before start of the year. An annual calendar of Board / Committee meetings is circulated to facilitate Directors plan their schedules for attending the meetings.

Notice for Board meeting is issued normally 3 weeks in advance. Detailed Agenda papers are circulated one week in advance. During the year, 5 Board meetings were held as against the minimum requirement of 4 meetings on 26.04.2024, 19.07.2024, 18.10.2024, 17.01.2025 and 21.03.2025. Interval between any two meetings was not more than 120 days. Except the meeting held on 18.10.2024 all the other meetings were held in physical mode. VC facility was provided whenever requested by any director.



ii) Board Proceedings

Board meetings are governed by structured Agenda containing comprehensive information and extensive details that is circulated at least one week in advance. Urgent issues and procedural matters are at times tabled at the meeting with prior approval of Chairman and consent of all present. Power Point presentation is made to facilitate pointed attention and purposive deliberations at the meetings.

The Board periodically reviews compliance reports of all laws applicable to the Company and takes proactive steps to guard against slippages and take remedial measures as appropriate. The Board is apprised of risk assessment and minimization procedures that are periodically reviewed. The Board is committed to discharge all key functions and responsibilities as spelt out in the Act and SEBI-LODR.

The governance process includes an effective postmeeting follow-up, review of ATR (Action Taken Report) and reporting process for decisions taken pending approval of Board.

During FY 2024-25, the Board has accepted all the recommendations of the Committees of the Board that are mandatorily required.

iii) Board Minutes

Draft Board minutes prepared by the Company Secretary are placed at the meeting and updated for changes based on discussions thereat. After approval by Chairman, it is circulated within 15 days of the meeting to all directors for comments and then finalized with the consent of Chairman and recorded in the Minutes Books. These are placed at the succeeding meeting for confirmation and record.

C) Board Committees

i) Audit Committee

The Board has constituted an Audit Committee comprising only non-executive Directors with more than two-third being Independent. The Chairman of Audit Committee is an independent director and is present at the Annual General Meetings (AGM)

of the company. It meets at regular intervals not exceeding 120 days between any two meetings and subject to a minimum of 4 times in a financial year.

MD duly assisted by CFO and President (Operations) is present as invitee, while statutory auditors and internal auditors are present in most meetings. The cost auditor is invited during consideration of cost audit report and also whenever required by the Committee. The Company Secretary acts as the Secretary of the Audit Committee.

The Audit Committee conforms to Section 177 of the Act and Regulation 18 of the SEBI-LODR in all respects concerning its constitution, meetings, functioning, role and powers, mandatory review of required information, approved related party transactions and accounting treatment for major items. Appointments of auditors, cost auditors, secretarial auditor and internal auditors are done on the recommendations of the Audit Committee.

During the year, the Audit Committee met 5 times on 26.04.2024, 19.07.2024, 18.10.2024, 17.01.2025 and 21.03.2025. The meeting on 18.10.2024 was held through Video Conference (VC) in due compliance of Rule 3 of the Companies (Meetings of Board and its Powers) Rules, 2014. All other meetings were held in physical mode and VC facility is provided whenever requested by any director. The composition of the committee and attendance during 2024-25 is given hereunder:

Name of Member	Category	Attendance at meetings		
Name of Member	Category	No.	%	
Mohan Verghese Chunkath, Chairman	Independent	5	100	
Arun G Bijur	Non-Independent	5	100	
Lakshmi Nadkarni	Independent	5	100	
Chellamani Naresh	Independent	5	100	
Permanent Invitee:				
N Ramanathan	Executive	5	100	

Members of the Audit Committee have requisite financial and management expertise. They have held or hold senior positions in reputed organizations.

ii) Nomination and Remuneration Committee

The Company has a Nomination and Remuneration Committee. It comprises 3 non-executive Directors of which 2 are independent including its Chairman.

The Committee meets as per needs but at least once in a year. It met two times during the year on 18.10.2024 and 21.03.2025. The meeting on 18.10.2024 was held through Video Conference (VC) in due compliance of Rule 3 of the Companies (Meetings of Board and its Powers) Rules, 2014. The meeting on 21.03.2025 was held in physical mode. Its composition and attendance during 2024-25 is given hereunder:

Name of Member	Category	Attendance at meetings	
		No.	%
Lakshmi Nadkarni,	Independent,	2	100
Chairman	Non-Executive		
N Gopala Ratnam	Non-Independent,	2	100
	Non-Executive		
Mohan Verghese	Independent,	2	100
Chunkath	Non-Executive		

The Chairperson of the Committee is an independent director and was present at the Annual General Meeting of the company. The powers, role and terms of reference of the Committee cover the areas as contemplated u/s 178 of the Act and Regulation 19 of SEBI-LODR, besides other terms as may be referred by the Board of Directors. The role includes—

- Formulation of criteria for determining qualifications, positive attributes and independence of a director.
- Recommending to the Board (a) a remuneration policy for directors, key managerial personnel and senior management (b) all remuneration, in whatever form, payable to senior management.
- To evaluate Independent Director on balance of skills, knowledge and experience on the Board for their appointment.
- Formulation of criteria for evaluation of independent directors and the Board.

- Recommend for extension or continuation of the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- Devising a policy on Board diversity.
- Identification of 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 their appointment and removal.

The Committee has formulated performance evaluation criteria for independent directors and based on the same, the Committee at its meeting held on 21st March 2025 had recommended that all the Independent Directors be continued for the residual term as approved by shareholders.

iii) Stakeholders Relationship Committee

The Board has a Stakeholders Relationship Committee pursuant to Reg.20 of SEBI-LODR. Its role and responsibility includes expeditious processing and approval of transactions in securities, compliance with the Act and SEBI regulations, review of measures taken for effective exercise of voting rights by shareholders and redressal of investor grievances. The Committee oversees and monitors the performance of the Registrar & Transfer Agents in accordance with service standards adopted by the company and devises measures for overall improvement in the quality of investor services.

The Committee comprises of 3 Directors, of which one is an independent director. The Chairman of the Committee is a non-executive Director and is present at the AGM of the company. The Committee met once during the year on 18.10.2024 through VC. Its composition and attendance is given hereunder:

Name of Member	Category	Attendance at meetings		
		No.	%	
N Gopala Ratnam, Chairman	Non-Executive	1	100	
N Ramanathan	Executive	1	100	
Chellamani Naresh	Independent	1	100	



Mr R Madhusudhan, Company Secretary is the Compliance Officer.

The company has in place an adequate system for expeditious redressal of investor complaints.

Status of investor complaints is shown in the Shareholder Information section of this Report. Quarterly reports on the compliance of investor grievances are filed with the stock exchanges.

iv) Corporate Social Responsibility (CSR) Committee

The company is covered under Section 135 of the Act for FY 2024-25. After setting off ₹ 21 lakhs of carry forward amount, the net CSR obligation for FY 2024-25 is ₹ 63 lakhs. Against the same, the company has spent ₹ 82 lakhs in the areas specified under Schedule VII of the Act. The CSR Policy was first framed on 6th February 2015 and last amended on 15th March 2024. The Committee met once during the year on 21.03.2025. Its composition and attendance is given hereunder:

Name of Member	Category	Attendance		
Name of Member	Calogory	No.	%	
N Gopala Ratnam, Chairman	Non-Executive	1	100	
N Ramanathan	Executive	1	100	
Chellamani Naresh	Independent	1	100	

v) Other Committees

The Board reconstituted the Finance Committee from 01-04-2024 comprising three directors of which one is an independent director, to facilitate quick response to its financial needs/obligations/compliances besides framing the investment policy.

Name of Member	Category
Chellamani Naresh, Chairman	Independent
Arun G Bijur	Non-Independent
N Ramanathan	Executive

Its role was expanded to cover choice of investment for deployment of surplus funds and monitoring the

investment activities of the company. It meets as and when need arises to consider any matter assigned to it. No meeting was held during the year.

(vi) Senior Management Personnel

Details of Senior Management Personnel (SMP) as defined in SEBI-LODR for FY 2024-25:

Name	Designation
K Yokanathan	Senior President and CFO
B Chandrasekar	President (Operations)
K Duraisamy	Vice President (Cane) (till 31.05.2024)
T Balakrishnan	General Manager (Cane) (from 01.06.2024)
R Madhusudhan	Company Secretary & Compliance Officer

(vii) Committee Minutes

Minutes of all the Committees of the Board are prepared by the Company Secretary and approved by the Chairman of the Meeting. These are placed at the succeeding Committee Meetings for confirmation by circulating to the Board in the Agenda for being recorded thereat.

(viii) Circular Resolution

Recourse to circular resolution is made in exceptional and emergent cases that are recorded at the succeeding Board / Committee Meetings. During the year, three circular resolutions were passed by Stakeholders Relationship Committee on 27.05.2024, 25.06.2024 and 17.09.2024 for issue of Duplicate Share Certificate in demat mode in order to comply with statutory time limit for issue of duplicate share certificate.

(D) Governance Process & Policies

(i) Policy on Director's Appointment & Remuneration

The Board on the recommendations of the Nomination and Remuneration Committee meeting in March 2015 approved a Nomination and Remuneration Policy. This is being periodically reviewed and was last amended in March 2025. It inter alia deals with

the manner of selection of Board of Directors and Managing Director and their remuneration.

Criteria for selection of Non-Executive Directors

- a) The Committee will identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as director.
- (b) Directors would be chosen from diverse fields of expertise drawn from industry, management, finance and other disciplines.
- (c) In case of appointment of independent directors, the Committee will satisfy itself with regard to the independent nature of the directors' vis-àvis the company conforming in entirety to the conditions specified under Section 149 of the Act read with Schedule IV thereto and the Rules made thereunder and the SEBI-LODR.
- (d) The Committee will ensure that the candidate identified for appointment as a director is not disqualified in any manner under Section 164 of the Act.
- (e) In the case of reappointment of non-independent directors, the Board will take into consideration the performance evaluation of the director and his engagement level.

2. Remuneration Policy

The remuneration policy aims at attracting and retaining suitable talent and devising a remuneration package commensurate with competition, size of the company, its nature of business and considered appropriate to the respective role and responsibilities of the employee concerned.

The remuneration policy seeks to ensure that performance is recognized and achievements rewarded. Remuneration package is transparent, fair and simple to administer, besides being legal and tax compliant.

The policy recognizes the inherent constraint in relating remuneration to individual performance and fixing meaningful benchmark for variable pay due to the cyclical nature of industry, agro climatic and regulatory risks. Employee compensation is

not allowed to get significantly impacted by such external adversities that are admittedly beyond their realm of control.

The Policy has been uploaded on Company website www.ponnisugars.com.

3. Remuneration of Directors & KMPs

The Nomination and Remuneration Committee recommends the remuneration of directors and KMPs which is approved by the Board of Directors and where necessary further approved by the shareholders through ordinary or special resolution as applicable. Remuneration comprises of both fixed and variable pay. However, the share of variable pay is so devised as to factor in the volatile changes in profit levels inherent to the nature of industry in which the company operates. Bearing this in mind, the remuneration package involves a balance between fixed and incentive pay reflecting short and long term performance objective appropriate to the working of the company and its goals.

Managing Director is the only Executive Director entitled for monthly remuneration. Mr N Ramanathan has been reappointed as Managing Director for a tenure of 3 years from 01.04.2023. There is no service contract containing provisions of notice period or severance package.

The Committee also broadly reviews the remuneration of key functionaries in the Senior Management cadre and makes appropriate recommendation to the Board.

No Director or his relative holds an office or place of profit in the Company. Other than direct or indirect equity holding, sitting fee and commission there is no pecuniary relationship or transaction between the company and its non-executive directors except in the case of Mr P Manoharan whose family members are sugarcane suppliers and the transaction is at arm's length price. No stock option has been issued by the company to any director, including MD.

Non-Executive Directors are paid sitting fee at ₹ 20000 per meeting of Board or any Committee thereof. Pursuant to the approval of shareholders at its 27th AGM, commission of ₹ 3 lakhs would be paid



to each Non-Executive Director for the Financial Year 2024-25.

Remuneration particulars of all the Directors are given in Note 39(ii)(c) & (d) of the Financial Statements. The same may be treated as required disclosure under Para IV Section II –Part II of the Schedule V to the Act and Clause (6) of Para C of Schedule V to the SEBI-LODR.

(ii) Performance Evaluation

The Board of Directors in Mar'15 on the recommendations of the Nomination Remuneration Committee approved the Board evaluation framework. It has laid down specific criteria for performance evaluation as set out by the said Committee. This is being reviewed every year. Accordingly, the Board of Directors at their meeting held on 21st March 2025, based on the recommendations of the Nomination and Remuneration Committee last reviewed the above criteria for performance evaluation for Independent Directors, Non-Independent Directors and Board of Directors and decided that no change is necessary.

The company's Board evaluation policy and practice conform to all the mandatory requirements of the Act and SEBI-LODR. The Board evaluation is internally done on annual basis using templates that incorporate specific attributes. There is oral one-on-one discussion of the template contents relevant to each director and the format is filled on the basis of collective views voiced. The feedback is orally given to all the directors. The Chairman's role is overall mediation to facilitate objective evaluation and collective decision making. The Board evaluation process is reviewed responding to regulatory changes or once in three years.

The Nomination and Remuneration Committee during the year evaluated the performance of every Independent and Non Independent Director at its meeting held on 21st March 2025.

The director whose performance is being evaluated did not participate during that part of the meeting. The Committee has expressed overall satisfaction on such evaluation.

The Independent Directors in their exclusive meeting on 21.03.2025 did the evaluation on the performance of Chairperson, non-independent directors and the Board as a whole. They have expressed overall satisfaction on such evaluation. All the Independent directors were present at this meeting.

The Board at its meeting on 21.03.2025 evaluated the performance of each of the Independent Directors (excluding the Independent Director being evaluated) and recorded its overall satisfaction and decided in terms of Para VIII (2) of Schedule IV to the Companies Act, 2013 that all the four Independent Directors, be continued for their residual term in the office of Independent Director as approved by shareholders.

The Board at its 21st March 2025 meeting further evaluated the functioning of each of the five Committees and evaluated its own performance on the basis of the criteria approved by the Nomination and Remuneration Committee.

There was no specific observation made during Board evaluation last year and current year that is material and requires further action.

(iii) Insider Trading

Pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015, the Board in March 2015 formulated the:

- (i) Code of Practices and Procedures for Fair disclosure of Unpublished Price Sensitive Information (Regulation 8); and
- (ii) Minimum Standards for Code of Conduct to regulate, Monitor and Report Trading by Designated Persons (Regulation 9).

These Codes are reviewed every three years and amended as required.

The Board in March 2023 amended the Code of Conduct to regulate, monitor and report trading by 'designated persons'.

These codes have been uploaded on the company website and intimated to the Stock Exchanges.

These codes apply to all directors and designated persons. It is hereby affirmed that all directors and

designated persons have complied with the codes as applicable during FY 2024-25 and a confirmation to this effect has been obtained from each of them.

The company seeks to ensure that material information/ event is disseminated as soon as it becomes credible and concrete for maintaining information symmetry in the market except when non-disclosure is considered in the interest of its stakeholders

The trading window remains closed during the period when designated persons in terms of the Regulations can reasonably be expected to have possession of unpublished price sensitive information. In any event, the trading window remains closed from the end of every quarter till 48 hours after declaration of financial results. Intimation of this is given to stock exchanges and a system generated alert is sent to all directors and designated persons.

The company on its own maintains a structured digital database containing the details of persons/ entities with whom unpublished price sensitive information is shared. This database is maintained with adequate controls and checks such as time stamping and audit trails to ensure that the database cannot be tampered.

The Company Secretary is designated as the Compliance Officer for this purpose. The Audit Committee monitors the adherence to various requirements as set out in the Codes.

(iv) Code of Conduct

The Board in Mar'05 formulated in deference to the SEBI-LODR the Code of Conduct for Directors and Senior Management Personnel of the Company. The same is posted on its website. All the Directors and Senior Management Personnel have complied with the Code and a confirmation to this effect has been obtained from them individually for FY 2024-25.

Further, the senior management personnel have declared to the Board that no material, financial and commercial transactions were entered into by them during FY 2024-25 where they have personal interest that may have a potential conflict with the interest of the Company at large.

Declaration signed by MD affirming the above is attached (Appendix-1)

(v) Related Party Transactions

The Board in Feb'15 formulated the Policy on Related Party Transactions (RPTs). It further fixed the materiality threshold under this policy at 10% of the Company's turnover as per the last audited financial statements. Accordingly, transactions with a related party individually or taken together in a financial year crossing this 10% threshold would be considered material.

Pursuant to Reg.23 of the SEBI-LODR, the RPT Policy is reviewed by the Board once in 3 years and was last amended in January 2023. This policy has been uploaded on the company's website at https://www.ponnisugars.com/assets/images/Policies/RPT-Policy.pdf

RPTs during FY 2024-25 are disclosed in Note 39 of the Financial Statements that includes transactions with entity belonging to the promoter holding more than 10% shareholding in the company in accordance with the relevant accounting standards. None of these transactions is likely to have a conflict with the company's interest.

All RPTs have the prior approval of Audit Committee. Omnibus approval is obtained, in respect of non-material, routine or unforeseen RPTs. The Board in Feb'16 laid down the criteria for granting omnibus approval in line with the Policy on RPTs. The Audit Committee at its meeting held in March'24 gave its omnibus approval for RPTs during FY 2024-25 in line with such criteria.

The company in terms of Regulation 23 of the SEBI-LODR submits within the stipulated time on the date of publication of its standalone financial results for the half year, disclosure of related party transactions in the specified format to the Stock Exchanges. The said disclosure is available on the website of the company.

None of the directors had any pecuniary relationships or transactions vis-à-vis the company other than those duly disclosed. The Company has not made any loans to firms/companies in which directors are interested.



(vi) Commodity/ foreign exchange risk and hedging:

(a) Risk Management

The company has a robust risk management framework to identify and evaluate business risks and opportunities. It seeks to create transparency, minimize adverse impact on the business objective and enhance the company's competitive advantage. It aims at ensuring that the executive management controls the risk through a properly defined framework.

The company has laid down appropriate procedures to inform the Board about the risk assessment and minimization procedures. The Board periodically revisits and reviews the overall risk management plan for making desired changes in response to the dynamics of the business.

Key areas of risks identified and mitigation plans are covered in the Management Discussion and Analysis Report. The company is not currently required to constitute a Risk Management Committee.

(b) Commodity price risks and hedging

Sugar is traded in spot and futures markets on commodity exchange both in the Indian and global commodity markets. Futures market for sugar in India lacks depth due to monthly sale quota that is an impediment to free market. The Company is exposed to usual price risk associated with market fluctuations. Export-import contracts are normally on firm price basis with immediate delivery.

The company in line with industry practice trades in sugar on spot basis. The company's power production after meeting its captive needs is committed for supply to the State Discom at regulatory price under long term PPA. Hence, no trade or hedging is done in the Energy Exchange.

(c) Foreign Exchange Risk

The company does not have material foreign exchange risk in the normal course of its business as it is only an occasional player in the global market. Hedging through forward/futures contract is done as and when need arises.

The company's Foreign Exchange exposure during the year was insignificant and hence no hedging was done

(d) Exposure to commodity/ commodity risk during FY 2024-25

	the (s)	wards nes)	% of such exposure hedged through commodity derivatives					
	towards (₹ crores)	erms to		omestic market		ernational market	Total	
Commodity Name	Exposure in INR particular commodity	Exposure in Quantity terms towards the particular commodity (tonnes)	ОТС	Exchange	ОТС	Exchange		
Sugar			NIL	NIL	NIL	NIL	NIL	
Power			NIL	NIL	NIL	NIL	NIL	

(vii) Whistle Blower Policy

The Company has established a vigil mechanism overseen by the Audit Committee and no personnel has been denied access to the Audit Committee. This Policy was last amended by Board in March 2023 and it has been uploaded on the Company's website at the following link:

https://www.ponnisugars.com/SiteImages/Documents/Policies/6c37d5c20ae508d44f77406bb37d9464.pdf

No complaint under this facility was received in FY 2024-25.

(viii) Anti-Sexual Harassment Policy

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

Number of Complaints filed, disposed during and pending at end of FY 2024-25 – NIL

(ix) Document preservation

Pursuant to Regulation 9 of the SEBI-LODR, the company has formed a policy for preservation of records. This Policy covers all corporate records of the company whether in paper or digital form and applies to all departments and business functions of the company. This Policy has been uploaded on the company website.

E) Other Compliances

i) Management Discussion and Analysis

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

ii) Quarterly Financial Results

Quarterly Financial Results (unaudited – limited reviewed) are approved by the Board on the recommendations of the Audit Committee. These are filed with Stock Exchanges, online, after the conclusion of the Board Meeting besides publication of the abstract of the results with Quick Response (QR) codes in dailies as required, within the stipulated time. These are also immediately posted on the company website.

(iii) Quarterly Compliance Report

The Company has submitted for each of the four quarters during FY 2024-25 the Compliance Report on Corporate Governance / Integrated Filing (Governance) to Stock Exchanges within time limit from the close of each quarter.

(iv) Disclosure of material events or information

Pursuant to Regulation 30 of the SEBI-LODR, the company discloses the information/events specified under Schedule III of the SEBI-LODR and also based on the materiality threshold determined by the Board as per SEBI-LODR to the stock exchanges. The disclosures so made by the company to stock exchanges during the year include the following:

SI. No	Date	Disclosure
1	18.04.2024	Letter of Mr Bimal K Poddar for reclassification from "Promoter to Public category"
2	25.06.2024	Revised Credit Rating of Banking Facilities
3	02.07.2024	Intimation to shareholders for updating KYC details
4	20.08.2024	Update on pending Litigations - Disclosure of Order passed by Customs Excise & Service Tax Appellate Tribunal, Chennai (CESTAT)
5	13.09.2024	Update on pending Litigations - Disclosure of Order passed by Sugar / Cane Commissioner of Tamil Nadu.
6	09.11.2024	Intimation of approval received from Stock Exchanges for reclassification of status of Mr Bimal K Poddar, from 'Promoter' to 'Public' category
7	24.02.2025	Acquisition of a 50 TCD Jaggery manufacturing unit at Arachalur, Erode
8	21.03.2025	Outcome of Board Meeting – Re-appointment of Internal Auditors and Cost Auditors, Appointment of Secretarial Auditors and Amendment of Nomination and Remuneration Policy

(v) Online filing

NEAPS / Listing Centre

Quarterly reports are filed under specified modes with:

- National Stock Exchange of India Ltd through NSE Electronic Application Processing System (NEAPS)
- BSE Ltd through 'BSE Listing Centre'.

(vi) SCORES

SEBI requires all listed companies to process investor complaints in a centralized web based system called 'SEBI Complaints Redress System' (SCORES). Investors are encouraged to lodge complaints thro' e-mode, while SEBI digitizes complaints in physical form and uploads same. Listed companies are advised to view the complaint and submit Action Taken Report (ATR) with supporting documents in SCORES.



In its continuous pursuit of protection of interests of investors in the securities market, SEBI has launched the new version of the SEBI Complaint Redress System (SCORES 2.0) on 01.04.2024. This new version strengthens the investor complaint redress mechanism in the securities market by making the process more efficient through auto-routing, auto-escalation, monitoring by the 'Designated Bodies' and reduction of timelines. The new SCORES system has also been made more user friendly.

Investors can lodge complaints only through new version of SCORES from 01.04.2024. In the old SCORES, investors would not be able to lodge any new complaint. However, Investors can check the status of their complaints already lodged in old SCORES and pending in the old SCORES. Further, the disposal of complaints filed in the old SCORES can be viewed at SCORES 2.0.

SEBI in March'20 has launched the Mobile App "SEBI SCORES" to help investors access SCORES at their convenience from smart phone. The App has all the features of SCORES otherwise available in the existing internet media. After mandatory registration on the App, for each grievance lodged, investors will get an acknowledgement via SMS and email. Investors can not only file their grievance but also track the status of their complaint redressal. Investors can also key in reminders for their pending grievances.

During the year, two complaints posted at SCORES website were resolved.

(vii) Online Dispute Resolution (ODR):

SEBI vide its circular dated 13.07.2023 read with circular dated 04.08.23 has introduced a common Online Dispute Resolution (ODR) mechanism to facilitate online resolution of all kinds of disputes arising in the Indian securities market. Investors to follow: Level 1 – to raise complaint with RTA or Company; Level 2 – SEBI Complaints Redress (SCORES) online portal and Level 3 – ODR website platform.

Without having to go through SCORES portal, investor/client can directly initiate dispute resolution

through the ODR Portal if the grievance lodged with the concerned company was not satisfactorily resolved, provided the complaint/dispute is not under consideration in SCORES portal or not pending before any arbitral process, court, tribunal or consumer forum or are non-arbitrable in terms of Indian law.

(viii) Reconciliation of Share Capital Audit

Description	Frequency	For quarter ended	Furnished on
Reconciliation of		30.06.2024	10.07.2024
the total admitted capital with NSDL/		30.09.2024	10.10.2024
CDSL and the total	Quarterly	31.12.2024	10.01.2025
capital a listed		31.03.2025	04.04.2025

(ix) Accounting treatment

In the preparation of financial statements, no accounting treatment different from that prescribed in any applicable Accounting Standard has been followed.

(x) Cost records and Cost audit

The company is required to maintain cost records as specified u/s 148(1) of the Act. The company maintains such accounts and records in respect of sugar and cogeneration of power.

Pursuant to Section 148 of the Act, the company has appointed M/s S Mahadevan & Co., Cost Accountants (Firm Regn.No.000007), Coimbatore to undertake cost audit of the company for FY 2024-25. Their remuneration was ratified by the shareholders at the 28th AGM.

Cost Audit Report

Filing Cost Audit Report	2024-25	2023-24
Due date	30.09.2025	30.09.2024
Actual date	Target 31.08.2025	06.08.2024
Audit Qualification in Report		NIL

(xi) (a) Secretarial Standards & Secretarial Audit

The company has complied with all applicable Secretarial Standards during the year. M/s V Suresh Associates, Practicing Company Secretaries (Unique Identification No.P2016TN053700) were appointed to undertake the Secretarial Audit of the company for FY 2024-25. The Secretarial Audit Report was placed before the Board on 09.05.2025 and there is no qualification therein. It is annexed to Board Report (Annex-7).

b) Annual Secretarial Compliance Certificate

Regulation 24(A) of the SEBI-LODR mandated all listed companies to file Annual Compliance Certificate signed by Secretarial Auditor or a peer reviewed company secretary with Stock Exchanges within 60 days of the end of the financial year. The Company has obtained the certificate from M/s V Suresh Associates, Secretarial Auditor, that will be filed with the Stock Exchanges in time.

(xii) Internal Auditor

The company has appointed Maharaj NR Suresh And Co LLP, Chartered Accountants (LLP Identification No.AAT-9404), Chennai, to conduct internal audit of the functions and activities of the company for FY 2024-25. The Internal Auditor reports directly to the Audit Committee.

(xiii) CEO/ CFO certification

CEO certification by Mr N Ramanathan, Managing Director and CFO certification by Mr K Yokanathan, Chief Financial Officer as required under Regulation 17 (8) of the SEBI-LODR were placed before the Board at its meeting on 9th May 2025.

(xiv) Review of Directors' Responsibility Statement

The Board in its Report has confirmed that the annual accounts for the year ended 31st March 2025 have been prepared as per applicable accounting standards and policies and that sufficient care has been taken for maintaining adequate accounting records.

(xv) Auditors' Certificate on Corporate Governance

Certificate of Statutory Auditors has been obtained on the compliance of conditions of Corporate

Governance in deference to Para E of Schedule V of the SEBI-LODR and the same is annexed (Appendix-3).

(xvi)Subsidiary Companies

The Company has no subsidiary.

(xvii) Deposits

The company has not accepted deposits from the public.

(xviii) Peer review of Auditors

Regulation 33 (1) (d) of the SEBI-LODR stipulates that limited review / audit reports shall be given only by an Auditor who has subjected himself to the peer review process and holds a valid certificate issued by the Peer Review Board of the ICAI. The statutory auditors of the Company M/s S Viswanathan LLP have undergone the peer review process and been issued requisite certificate valid till 31.03.2027 that was placed before the Audit Committee.

(xix) Statutory Auditor's fees for FY 2024-25

Details are furnished in Note 24A of Financial Statements.

No fee or other sum was paid during the year to any entity in the network firm/ network entity of which the statutory auditor is a part.

(F) Discretionary requirements

(i) Chairperson

Chairman's office is separated from CEO. The Chairman is non-executive but does not maintain an office at Company's expense.

(ii) Woman Independent Director:

The Company has woman independent director, Dr Lakshmi Nadkarni on the Board.

(iii) Shareholders' Rights

Quarterly Financial Results of the Company are e-mailed to shareholders whose email ids are available with the company. These are posted on the Company's website and the summary of the results are advertised in newspapers.



(iv) Audit Qualifications

The Company since inception has ensured to remain in the regime of unqualified financial statements. Annual financial results for FY 2024-25 are being filed with the stock exchanges along with the declaration by the Managing Director confirming that the Auditors' Report on Annual Financial Results containing unmodified opinion.

(v) Separate posts of Chairperson and the Managing Director

The Company has appointed separate person as Chairman and the Managing Director. The Chairman is non-executive and is not related to the Managing Director.

(G) Disclosures

(i) There is neither non-compliance nor strictures imposed on the company by the Stock Exchanges or SEBI or any statutory authority on any matters related to the capital market during the last 3 years.

(ii) Website

The Company maintains a functional website https://www.ponnisugars.com. It contains basic information about the company and disseminates all the information spelt out in Regulation 46 of the SEBILODR. Updates are uploaded within two working days of change in content in respect of matters specified in Regulation 46 (2).

(iii) Business Responsibility and Sustainability Report

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

(iv) Dividend Distribution Policy

SEBI has mandated formulation of Dividend Distribution Policy for top 1000 listed entities and disclosure of the same in the Annual Reports and websites of the company. Though our company is not covered by this, in line with the company's proactive pursuit of good corporate governance

practices, the Board of Directors of the Company have voluntarily adopted this policy at their meeting held on 28th October, 2022. This policy is available on the company website -

https://www.ponnisugars.com/assets/images/ Document-Dowmloads/Dividend-distribution-policy. pdf

(H) Means of Communication

(i) Intimation of Board meeting

The Company intimates Stock Exchanges the Notice of Board Meeting to consider financial results. The results are furnished to Stock Exchanges immediately on conclusion of Board Meeting and concurrently uploaded on company website. These media publication is done in accordance with regulatory prescriptions

(ii) Financial Results

	Financial		
Period	Date of approval by Board	Date of Publication	Newspaper
Quarter ended 30.06.2024	19.07.2024	20.07.2024	
Quarter ended 30.09.2024	18.10.2024	19.10.2024	Business Standard
Quarter ended 31.12.2024	17.01.2025	18.01.2025	and Makkal Kural
Quarter & Year ended 31.03.2025	09.05.2025	10.05.2025 *	

* Publication arranged

The results published also show as footnote relevant additional information and/or disclosures to the investors. Financial results are-

- (a) filed online through XBRL / PDF with Stock Exchanges immediately after the conclusion of the Board meeting;
- (b) posted on the company's website www.ponnisugars.com that also displays other official News releases; and
- (c) emailed to shareholders who have registered their email ids.

No presentation was made during the year to institutional investors or analysts. The Company has no agreement with any media company for public dissemination of its corporate information.

(iii) Chairman's Communiqué

Chairman's Speech at the Annual General Meeting is placed on the website of the Company, sent to Stock Exchanges and emailed to shareholders.

(I) General Body Meetings

(i) Particulars of past 3 AGMs

AGM/ Year	Venue	Date & Time	Special Resolutions passed
26th 2021-22	Through Video Conference/ Other Audio Visual Means (Deemed Venue: Registered	20.07.2022 10.30 AM	 Re-appointment of retiring director, Mr Arun G Bijur Appointment of Director, Mrs Bharti Chhotubhai Pithawalla Appointment of Independent Director Mr Mohan Verghese Chunkath
27th 2022-23	Office)	21.06.2023 11.00 AM	Reappointment of retiring director Mr. N Gopala Ratnam
28th 2023-24		05.06.2024 11.00 AM	Reappointment of retiring director Mr. Arun G Bijur

No Extraordinary General Meeting was convened during the year.

(ii) e-Voting in AGM

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

(iii) Postal Ballots during the year:

- (a) No Resolutions (Special / Ordinary) were passed thru' Postal Ballot during FY 2024-25.
- (b) At present there is no proposal to pass Special Resolution thru' Postal Ballot.

J. General Shareholder Information

(i) Details for 29th AGM

Date and Time	Wednesday, the 11th June 2025 at 11.00 AM	
Deemed Venue	Registered Office of the Company	
Financial Year	2024-25	
Record Date for dividend	Friday, the 30th May 2025	
Dividend	₹ 3.00 per Equity Share (proposed)	
Dividend payment date	On or before 18.06.2025	
Cut-off Date for e-voting	Wednesday, the 4th June 2025	

(ii) Financial Calendar for FY 2025-26 (tentative)

Results for the quarter ending	30th Jun 2025	July 2025
-do-	30th Sep 2025	October 2025
-do-	31st Dec 2025	January 2026
Results for the year ending	31st Mar 2026	May 2026
Annual General Meeting	June 2026	

(iii) Listing

Name & Address	Listed from	Stock Code
BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai 400 001 Phone: 022-22721233/ 22721234 Fax: 022-2272 2082 Email:corp.relations@bseindia.com	April 2002	532460
National Stock Exchange of India Ltd Exchange Plaza, Bandra Kurla Complex Bandra East, Mumbai 400 051 Phone: 022-26598235 / 8236 Fax: 022-26598237 / 8238 Email: cmlist@nse.co.in	April 2002	PONNIERODE



(iv) Registrar and Share Transfer Agent (for both Demat and Physical segments)

Cameo Corporate Services Ltd, "Subramanian Building", 5th Floor, 1, Club House Road Chennai 600 002	Phone: 044-28460390 (4 lines) Email:investor@cameoindia.com Web: www.cameoindia.com SEBI Registration No:INR000003753
Contact person:	Ms K Sreepriya, Vice President and Company Secretary

(v) Nomination facility

Shareholders holding shares in physical form and desirous of making a nomination in terms of Section 72 of the Act are requested to submit to the Registrar and Transfer Agent in the Form No.SH.13 prescribed under Rule 19 of the Companies (Share Capital and Debentures) Rules,2014. These forms can be had on request or downloaded from Company / MCA website. In the case of Demat holding, shareholders shall submit the same to their respective Depository Participants.

SEBI, vide circular dated July 23, 2021 stipulated that trading accounts and demat accounts which do not have 'choice of nomination' shall be frozen. Based on the representations received from market participants, SEBI vide circular dated 10.06.2024 decided that Non-submission of 'choice of nomination' shall not result in freezing of Demat Accounts as well as Mutual Fund Folios and Security holders holding securities in physical form shall be eligible for receipt of any payment including dividend, interest or redemption payment as well as to lodge grievance or avail any service request from the RTA even if 'choice of nomination' is not submitted by these security holders.

SEBI vide its circular dated 10.01.2025 (amended by its circular dt.28.02.2025) has revised and revamped the norms for nomination for demat accounts and mutual fund (MF) folios. In the circular, SEBI reiterated existing norms and also issued new norms for nomination. The circulars can be accessed at following links:

Circular dated 10.01.2025 -

https://www.sebi.gov.in/legal/circulars/jan-2025/circular-on-revise-and-revamp-nomination-facilities-in-the-indian-securities-market 90698.html

Circular dated 28.02.2025 -

https://www.sebi.gov.in/legal/circulars/feb-2025/ amendments-and-clarifications-to-circular-dated-january-10-2025-on-revise-and-revamp-nomination-facilities-inthe-indian-securities-market 92377.html

(vi) (a)Transactions in Shares

Powers are delegated to Managing Director to deal with and approve regular transactions in securities in the case of small investors, while other cases are decided by the Stakeholders Relationship Committee. Investor requests are attended to within 7-15 days from the date of receipt. A summary of such transactions so approved by the Managing Director is placed at every Board Meeting / Stakeholders Relationship Committee.

b) Compulsory Demat

SEBI in June'18 amended Regulation 40 of SEBI-LODR prohibiting transfer of shares held in physical mode from 01.04.2019.

By further amendment in Jan '22 SEBI prohibited transposition and transmission of shares and other transactions in securities held in physical form.

Hence shareholders are advised to convert their physical holdings into demat form.

SEBI vide circular dt.28.06.2024 effective from 01.09.2024 has enhanced the eligibility value of securities held in the demat account to be categorised as Basic Service Demat Account (BSDA) from ₹ 2 lakhs to ₹ 10 lakhs. As per the circular, no Annual Maintenance Charges (AMC) shall be levied if value of holdings is up to ₹ 4 lakhs and ₹ 100 is levied for value of holdings from ₹ 4 to ₹ 10 lakhs. If the value of holdings is more than ₹ 10 lakhs, regular AMC is levied.

c) Centralized mechanism for reporting the demise of an investor through KYC Registration Agencies (KRAs)

SEBI vide its circular dated 03.10.23 effective 01.01.24 has introduced a centralized mechanism

for reporting and verification in case of the demise of an investor. This facility will be available for investors holding securities in physical form only if their PAN is available in the folio. However, such investors holding securities in physical form who have no option for KRA connectivity can still avail the beneficial measure by dematerializing their shares.

(vii) Distribution of shareholding

Slab	No. of Shareholders Total %		No. of Equity Shares	
			Total	%
1-100	14246	78.00	454064	5.28
101-500	3148	17.24	748927	8.71
501-1000	476	2.61	369471	4.30
1001-10000	354	1.94	874466	10.17
10001 - 100000	33	0.18	871692	10.14
100001 & above	7 0.03		5279798	61.40
Total	18264	100.00	8598418	100.00

(viii) Categories of Shareholding

Shares held by	No. of share holders	%	No. of shares	%
Promoters	7	0.04	4070216	47.34
Fls / Mutual Fund / Banks	4	0.02	4020	0.04
Corporates	103	0.56	142413	1.66
FPIs / FIIs / NRIs / OCBs	337	1.85	1167430	13.58
Resident Individuals	17813	97.53	3214339	37.38
Total	18264	100.00	8598418	100.00

(ix) Shareholder Satisfaction Survey

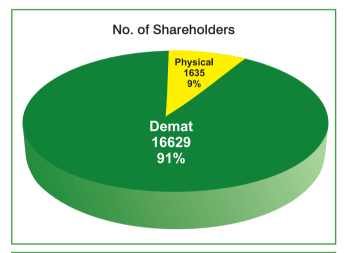
To assess the current level of service standards in all business dealings including investor services a questionnaire has been posted on the company's website. Shareholders are requested to send their views by replying to the questionnaire. No response was received during the year while surveys undertaken in the past indicated good satisfaction level.

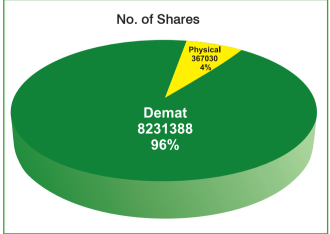
(x) Dematerialization

The Equity Shares of the Company (ISIN INE838E01017) are traded in compulsory demat mode. Transfer / Transposition / Transmission and other dealings in shares shall be done only in demat form.

No investor is required to pay any charge for opening of a Beneficiary Owner account (BO) excepting for statutory charges. Custody charges are annually paid by the Company as and when claim is received.

Individual Communication to shareholders holding shares in Physical form are periodically sent. It advises them to convert their holdings from physical mode to demat mode considering overall merits of the depository system and total prohibition on dealings in shares in physical mode.







(xi) PAN / KYC details

- SEBI vide circular dt.27.04.07 has made PAN as the sole identification number for all participants transacting in the securities market irrespective of the amount of such transaction.
- (2) SEBI vide circular dt.27.01.10 has made it mandatory to furnish a copy of PAN for transmission and transposition of shares.
- (3) SEBI vide Circular dated 20.04.18 has advised listed companies through their RTA to seek PAN / Bank details of shareholders holding shares in Physical form. Necessary communication in this regard was sent to shareholders by registered post followed by reminders. Shareholders are advised to provide these details without delay.
- (4) SEBI vide its circular dated 16.03.2023 (rescinded vide Master Circular dated 17.05.2023) has informed that in case a holder of physical securities fails to furnish the PAN, KYC details and nomination before 01.10.2023. RTA is obligated to freeze such folios and refer such securities to the administering authority under the Benami Transactions (Prohibitions) Act, 1988, and / or the Prevention of Money Laundering Act. 2002. SEBI vide its circular dated 17.11.2023 has amended SEBI master circular dt.17.05.2023 to Registrars to an Issue and Share Transfer Agents (RTAs) by deleting the provisions related to freezing of folios and referring frozen folios to the administering authority.
- (5) SEBI vide its Master circular dated 07.05.2024 to RTAs stated that the folios without PAN, KYC details and Nomination (made optional vide SEBI circular dated 10.06.2024) shall be eligible to lodge any grievance or avail service request and for payment including dividend only through electronic mode w.e.f 01.04.2024 and intimation on the same to be sent by the listed companies. Based on the above Master Circular, the company had sent communication through RTA on 02.07.2024 to identified holders of physical securities where PAN & KYC details

are not updated, intimating them to update PAN & KYC details as per SEBI circulars and only after updation of the same, they will receive dividend in electronic mode.

(xii) Plant

Location: Odapalli, Cauvery RSPO,

Erode 638 007, Komarapalayam (Tk),

Namakkal District, Tamil Nadu. Phone: 04288-247351 to 247355 Email:gen@ponnisugars.com

(xiii) Investor Correspondence

As regards transfers, change of address or status, dividend mandate and other share related queries, investors shall communicate with -

- (a) respective Depository Participants, in case of demat holding
- (b) the Registrar & Transfer Agent, in case of physical holding

SEBI has issued circular dated 08.06.2023 to digitize the process in following two phases and provide a mechanism for the investor to lodge service requests and complaints online and thereafter track the status and obtain periodical updates. Based on the above circular, our RTA, Cameo Corporate Services Limited has online portal https://wisdom.cameoindia.com/ for redressing investor grievances. Investor may initiate their grievance redressal process through their online portal at https://wisdom.cameoindia.com/ or write to their email id at investor@cameoindia.com.

All queries on Annual Report, dividend and other clarifications may be addressed to the registered office of the Company at:

ESVIN House, 13, Rajiv Gandhi Salai (OMR),

Perungudi, Chennai 600 096.

Phone: 044 –24961920, 24960156 Email: admin@ponnisugars.com Website:www.ponnisugars.com

Investors may also post the query on the website of the Company.

(xiv) Exclusive email ID for investor benefit

Pursuant to SEBI's directive and Regulation 46 (2) (j) of SEBI-LODR, the Company has created an exclusive Email ID investor@ponnisugars.com for redressal of investor grievances. Queries posted on Company website would also get routed to this Email ID for prompt response.

(xv) Credit Ratings

The company has made no public issue of debt securities.

CARE Ratings Limited vide its letter dated 24.06.2024 has revised the Credit Rating for the credit facilities availed by the Company from Bankers as under:

Facility	Amount (₹ Cr)	Current Rating	Previous Rating
Long Term Fund based bank facilities (Cash Credit)	15.00	CARE: A- Stable (Single A Minus; Outlook: Stable)	CARE: BBB+ Stable (Triple B Plus; Outlook: Stable)
Short Term Bank facilities (Non-fund based)	1.00	CARE: A2+ (A Two Plus)	CARE: A2 (A Two)

(xvi) Shareholder Complaints

Five complaints were received and resolved by Company / RTA during the current year. No complaints were pending at the end of the year.

(xvii) Availability of Dispute Resolution Mechanism

Dispute resolution mechanism is available at Stock Exchanges for investors against listed companies / RTAs. An investor facing delay or default in the processing of any request, as per SEBI Circular dated 30-05-2022, can file for arbitration with Stock Exchange. For more details, web links of the Stock Exchanges may be referred.

(xviii) Service Standards

As per the 'standard operating procedures' of the Company, the following are the Service Standards set out for various investor related transactions/ activities and the Company and its Registrars endeavour to achieve these Standards without compromising with the quality of the service to the investors:

SI. No.	Particulars	Service Standards (Maximum number of working days)
1	Transmissions	21
2	Transposition / Deletion of Name	15
3	Folio Consolidation / Change of Name	15
4	Demat	15
5	Consolidation / Split	15
6	Remat of Share Certificates	30
7	Issue of Duplicate Certificates	30
8	Registration of Change of Address / ECS / Bank Details / Nomination	15
9	Revalidation of Dividend warrants / IEPF Letters	5
10	Registration of Power of Attorney	15
11	General Correspondence and Complaints	15

With requisite systems and procedures in place, the Company has successfully improved its service levels and has received five complaints from investors during the financial year.

In case the above service standards are not met or if an investor has any other observations/ comments/ complaints on service levels, he may communicate to us at:

Email: investor@ponnisugars.com Tel.No.044-24961920, 24960156

(xix) Unclaimed shares

SEBI vide its circular no. CIR/CFD/10/2010 dt.16.12.2010 has advised Stock Exchanges a uniform procedure to deal with unclaimed shares viz. (i) transferring those shares to an Unclaimed



Suspense Account (ii) dematerialize the same with one of the Depository Participants (iii) all corporate benefits to be credited to the suspense account (iv) freeze the voting rights on such shares.

Relevant disclosures under Part F of Schedule V to the SEBI-LODR are as under:

SI. No	Particulars	No. of Share- holders	No. of Shares
1	Aggregate number of shareholders and the outstanding shares lying in the Unclaimed Suspense Account at the beginning of the year.	2	80
2	Number of shareholders who approached the issuer for transfer of shares from the Unclaimed Suspense Account during the year.		-
3	Number of shareholders to whom shares were transferred from the Unclaimed Suspense Account during the year.		
4	Aggregate number of shareholders and the outstanding shares lying in the Unclaimed Suspense Account at the end of the year.	2	80

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

(xx) Dividend for 2024-25

(a) Dividend entitlement

Dividend, if declared at the Annual General Meeting, will be paid on or before 18.06.2025 to the members whose names appear on the Register of Members on the record date viz.30.05.2025 or as per their mandates. In respect of shares held in demat mode, dividend will be paid to the beneficial owners of shares recorded with the Depositories as on that date as per details to be furnished by NSDL / CDSL for the purpose.

(b) Electronic payment

Listed companies are mandated by SEBI to use RBI approved e-mode of payment like NECS or NEFT for

making electronic payments to investors. Members are therefore advised to update their Bank details with their Depositories (in case of demat holding) or with our RTA (for physical holding).

(c) Non electronic payment

In the absence of adequate Bank details facilitating electronic payment, listed companies are allowed to use physical instruments for paying dividend. The company however shall mandatorily print the Bank details of shareholders on such payment instruments.

Banker's cheque or demand draft for physical payment would be issued by the company, payable at par at the designated branches of the Bank printed on the reverse of Dividend Warrant. Initial validity would be 3 months and payment instruments thereafter would be payable as per advise of the bankers. Members are hence advised to encash the payment instruments within the initial validity period.

(d) Tax on dividend

Dividend income is taxable in the hands of shareholders under current tax law and the company is required to deduct tax at source (TDS) from same at the prescribed rates. The company would be sending an email to shareholders advising TDS rates in force for different categories based on documents furnished by shareholders. This would also be placed on the company website. Shareholders are requested to refer to the Income Tax Act, 1961 and Rules thereunder for full details.

- (a) There will be no TDS from dividend payable to a resident individual shareholder, if the total dividend to be received during FY 2025-26 from the company does not exceed ₹ 10000/-.
- (b) Shareholders are requested to complete and/ or update their residential status, PAN and other details with (i) their Depository Participants (DPs) in the case of demat holding; and (ii) with the RTA for physical holding.
- (c) A resident individual shareholder with PAN who is not liable for income tax can submit declaration in Form 15G/15H as applicable to avail the benefit of non-deduction of tax. In case

their PAN is not updated as in (b) above and not linked with Aadhaar, TDS would be at a higher rate of 20%. Non- resident shareholders can avail beneficial rates under applicable Tax Treaty subject to furnishing Form-10F and providing necessary documents.

- (d) NSE & BSE vide their circulars dated 25.10.2024 have informed that NSDL has developed a tax services platform. This will enable Custodians of FPIs to upload client documents like Form 10F, permanent establishment document, tax residency certificate once in a financial year to claim tax benefit which can be accessed by Issuers and Registrars and Transfer Agent (RTAs) and listed companies for determining the TDS rate.
- (e) Form 15G/ 15H or Form 10F can be filed online with the RTA thro' their link https://investors.cameoindia.com. These can also be downloaded from the company website, duly completed, signed and scanned and emailed to the RTA at investor@cameoindia.com.

(xxi) Particulars of unclaimed dividend

	Dividend		Unclain	ned*	Due
FY	(₹ per share)	Date of Payment	No. of warrants	₹ lakhs	date for transfer to IEPF
2017-18	1.00	31.07.2018	1959	1.99	29.08.2025
2018-19	2.00	31.07.2019	1909	2.47	27.08.2026
2019-20	4.00	25.08.2020	1407	4.82	23.09.2027
2020-21	5.00	26.07.2021	1358	4.35	25.08.2028
2021-22	5.50	26.07.2022	1286	5.04	25.08.2029
2022-23	6.50	23.06.2023	1312	6.32	27.07.2030
2023-24	7.00	07.06.2024	1793	15.38	12.07.2031

^{*} includes value of demand drafts cancelled beyond validity period.

MCA by Notification G.S.R.352(E) dated10.05.2012 has stipulated publication of details of unclaimed/ unpaid dividend in the company website and MCA website. This is understandably to facilitate investors track unclaimed dividend by checking the status online and real time. Our company has already uploaded the requisite details that will get updated every year within 90 days of Annual General Meeting.

(xxii) Transfer of Unclaimed Dividend to IEPF

Pursuant to Section 124 of the Act, dividend remaining unpaid or unclaimed for a period of 7 years shall be transferred to the Investor Education and Protection Fund of the Central Government. Reminders for unpaid dividend are sent to the shareholders as per records every year.

The Unpaid / Unclaimed dividend of ₹ 5.69 lakhs pertaining to 3894 shareholders for the Financial Year ended 31.03.2017 was transferred to IEPF on 06.09.2024.

(xxiii) Transfer of shares to IEPF

The Company in terms of Section 124(6) of the Act is required to transfer the underlying equity shares where dividend has not been paid or claimed by shareholders for seven consecutive years to the Investor Education and Protection Fund (IEPF) Suspense Account in accordance with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016.

Individual communication had been sent to the shareholders whose shares are liable to be transferred to IEPF Suspense account. Public Notice in respect of the same was published in Business Standard and Makkal Kural as required under the Rules.

Details of shares transferred to IEPF during FY 2024-25:

For FY		No. of Shares	Date of transfer to IEPF
2016-17	117	7421	03.10.2024

(xxiv) Transfer to IEPF becoming due

The unpaid / unclaimed amount for the Financial Year ended 2017-18 will be transferred during August 2025 along with the shares. Shareholders are therefore advised to contact the Company / RTA immediately in case of non-receipt or non-encashment of dividend.

(xxv) Claim from IEPF

Shareholders may however note that both the unclaimed dividend and the shares transferred to IEPF Authority /



Suspense Account including all benefits accruing on such shares, if any, can be claimed back from IEPF Authority after following the due process prescribed by the Rules. Shareholders whose shares or dividends have been transferred may contact the Registrars and Transfer Agents or the Company at its registered office for necessary guidance in this regard.

(xxvi) Investor safeguards

Members are advised to follow the general safeguards as detailed hereunder to avoid risks while dealing in securities and help the Company serve them better.

- Demat your Shares
- Obtain periodic Demat statements from your DP and verify your holdings.
- Furnish PAN, Bank details and KYC details to the DP/ RTA/ Company
- Encash your Dividends in time
- Update your Address
- Consolidate your Multiple Folios
- Register Nominations
- Treat Security details confidential. Do not disclose your Folio No./ DP ID/ Client ID to an unknown person.
- Do not handover signed blank delivery instruction slips to any unknown person.
- Deal in Securities only with SEBI Registered Intermediaries.

❖ Dispatch Documents containing certificates of securities and high value dividend/ interest warrants/ cheques/ demand drafts only by registered post/ courier or lodge with the Company's Share Department or the Registrar and Transfer Agents.

Company commitment

Our Company keeps constant track of prevalent practices among bellwether corporates towards formulating and finetuning its responses to the emerging areas on Corporate Governance and responsible business. It continues to take affirmative steps for substantive compliance commensurate with its size, nature of business and governing structure.

Our Company enjoys considerable goodwill of the residents in its neighborhood for its transparency in dealings and fair practices in place. It would be relentless in its pursuit and strengthen its focus for doing responsible business.

For Ponni sugars (Erode) Limited

N Gopala Ratnam	N Ramanathan
Chairman	Managing Director
DIN: 00001945	DIN: 00001033
Chennai	

Appendix-1

DECLARATION

9th May 2025

[Pursuant to Para D of Schedule V of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015]

I, N Ramanathan, Managing Director of Ponni Sugars (Erode) Limited, hereby declare and confirm that all the members of the Board of Directors and the senior management personnel of the Company have affirmed compliance with the code of conduct of Board of Directors and senior management for the financial year 2024-25.

Chennai N Ramanathan 9th May 2025 DIN: 00001033

Appendix-2

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members of
Ponni Sugars (Erode) Limited
Esvin House, No.13 Old Mahabalipuram Road,
Seevaram Village, Perungudi, Chennai 600 096.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Ponni Sugars (Erode) Limited having CIN:L15422TN1996PLC037200 and having registered office at ESVIN House,No.13 Old Mahabalipuram Road, Seevaram Village, Perungudi, Chennai - 600 096 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations,2015.

In 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 & its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ended on 31st March, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

SI . No.	Name of Director	DIN	Date of appointment
1	Mr Gopalaratnam Natarajan	00001945	26.12.1996
2	Mr Ramanathan Narayanan	00001033	01.04.2005
3	Mr Arun Gajanan Bijur	00024434	26.12.1996
4	Mr Mohan Verghese Chunkath	01142014	06.05.2022
5	Ms Bharti Chhotubhai Pithawalla	00341382	06.05.2022
6	Mr Palanisamy Manoharan	09706869	01.10.2022
7	Dr Lakshmi Nadkarni	07076164	15.03.2024
8	Mr Chellamani Naresh	10474276	15.03.2024

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.

For V Suresh Associates

Practising Company Secretaries

V Suresh

Senior Partner FCS No. 2969

C.P.No. 6032

Peer Review Cert. No:6366/2025 UDIN: F002969G000291171

Chennai 9th May 2025

Appendix-3

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To the Members of Ponni Sugars (Erode) Limited

We have examined the compliance of conditions of Corporate Governance by Ponni Sugars (Erode) Ltd for the year ended 31st March 2025 as stipulated in Para E of Schedule V of the SEBI-LODR of the said company with the Stock Exchange(s).

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

In our opinion and to the best of our information and according to the explanations given to us, and the representations made by the Directors and the management, we certify that the company has complied with the conditions of Corporate Governance as stipulated in the above mentioned SEBI-LODR.

As required by the Guidance note issued by the Institute of Chartered Accountants of India, we have to state that as per the records maintained and certified by the Company/ Registrars and Transfer Agent of the company, there was no investor grievances remaining unattended / pending for more than 30 days as at 31st March 2025.

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

For S Viswanathan LLP FRN. 004770S / S200025 Chartered Accountants

Chennai 9th May 2025 Raghavendran Chella Krishnan

Partner
Membership No.208562
UDIN: 25208562BMLWFY4649

Annexure - 3 to Board's Report

FORM NO. AOC.2

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

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

- 1. Details of contracts or arrangements or transactions not at arm's length basis:
 - (a) Name(s) of the related party and nature of relationship:
 Seshasayee Paper and Boards Ltd (SPB) (CIN: L21012TZ1960PLC000364)
 The Company is an 'associate company' of SPB.
 - (b) Nature of contracts/arrangements/transactions: Sale of bagasse to SPB.
 - (c) Duration of the contracts/arrangements/transactions:
 - The MoU between the parties is open ended and terminable by mutual consent by either party and subject to regulatory mandates.
 - (d) Salient terms of the contracts or arrangements or transactions including the value, if any:

Salient terms:

The company is committed to supply a fixed percentage of bagasse production, subject to a cap to SPB as mutually agreed from time to time. This bagasse is priced on the basis of cost equivalent of alternative fuel actually used plus an incentive component.

Value:

For the actual volume of bagasse sold based on price methodology specified above.

Total value of transactions pertaining to bagasse sales during FY 2024-25 is ₹ 2545 lakhs.

(e) Justification for entering into such contracts or arrangements or transactions:

The bagasse supply arrangement has its roots to and forms the very foundation of the company and its promotion by SPB. It is hence structural and long term in nature, encapsulating a symbiotic relationship between the parties. Its pricing is structured on the basis of full compensation for alternative fuel usage plus an incentive for committed supply. Bagasse supply to other unrelated parties are market driven and hence not comparable with the long term arrangement with SPB. The transactions are in furtherance of company's business and to its benefits.

(f) Date of approval by the Board:

The MoU with SPB was first approved by Board on 29th May 2015 and later amendments were approved on 19th July 2021.



- (g) Amount paid as advances, if any: Nil
- (h) Date on which the resolution was passed in general meeting as required under first proviso to section 188:

 The MoU was first approved by shareholders on 24.07.2015 and further approvals were obtained on 15.09.2021 and 30.12.2022.
- 2. Details of material contracts or arrangement or transactions at arm's length basis:

There are other transactions with SPB in addition to bagasse sales as disclosed in Note 39 of the Financial Statements. However, these do not constitute material contracts or arrangement on their own or in aggregate for FY 2024-25.

There is no material contract or arrangement or transaction with any related party during the year at arm's length.

For Board of Directors

N Gopala Ratnam Chairman DIN: 00001945

Chennai 9th May 2025

Annexure - 4 to Board's Report

Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo [Section 134(3) (m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014]

A. Conservation of Energy

- (i) Steps taken / impact on conservation of energy:
 - High-energy efficiency vacuum pump with VFD for the mud vacuum filter.
 - Planetary gearbox for feeder table.
 - VFD for LT & CT motors of the Cane unloader-3.
 - Energy savings achieved on the above 150 Units / Day.

Proposals under consideration

- VFD for LT & CT motors of the Cane unloader 2.
- Installation of Fibrizor unit with HT motors to reduce power losses.
- New energy-efficient Air compressor 2 nos for Sugar and Cogen
- Daylight Harvesting in Mills (phase 1 out of 7 phases).
- Energy efficient feed water pump 1 no. in the boiler.
- Energy efficient ACC fan.
- Energy efficient ASH Handling Air Compressor.
- Vacuum pump in place of steam jet ejector.
- Automation at the Fly Ash Handling system.

Impact of the above measures

- Proposed reduction in energy consumption: 500 Units / Day.
- (ii) Steps taken for utilizing alternate sources of energy:
 - The Company primarily uses bagasse and other available bio-fuel to produce green power and supplies its entire surplus power to the State Grid.
- (iii) Capital investment on energy conservation equipment: ₹ 46 lakhs.

B. Technology Absorption

- (i) Efforts made towards technology absorption:
 - Automation of Mill house (phase 5 out of 6 phases).
 - Automation of Boiling house- I (phase 3 out of 4 phases).
 - Automation of Boiling house- II (phase 4 out of 5 phases).
 - Dry seed XLR and screw feeder.

- (ii) Benefits derived:
 - Improved work culture.
 - Data accuracy ensured.
 - Consistency of Final product quality.
- (iii) Imported technology Nil
- (iv) Expenditure incurred on Research and Development

Varietal development of cane through participation with ICAR-SBI, field trails, testing organic inputs for yield improvement and sustainable sugar cane initiative.

Current year ₹ 22 lakhs (Previous year: ₹ 23 lakhs)

C. Foreign Exchange Earnings and Outgo

The Foreign Exchange earned in terms of actual inflows during the year and the Foreign Exchange outgo during the year in term of actual outflows:

		(₹ in lakhs)
	2024-25	2023-24
Earnings	-	-
Outgo	7	31

For Board of Directors

Chennai 9th May 2025 N Gopala Ratnam Chairman DIN: 00001945

Annexure -5 to Board's Report

Annual Report on CSR Activities

[Pursuant to Section 135 of the Companies Act, 2013 and Rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014]

1. Brief outline on CSR Policy of the Company.

The Board of Directors proactively adopted the CSR Policy in February 2015, though CSR mandate u/s 135 of the Companies Act, 2013 became applicable to the company only from FY 2017-18.

The company is engaged in sugar sector that is agro based. It is rurally located and has been a value creator for thousands of farmers as well as skilled/semi-skilled labour in its neighbourhood. It is deeply committed to promoting rural development and contributing to inclusive growth. It broadly distributes more than three-fourth of its total revenue within its rural neighbourhood towards cane purchase, harvest and transportation, direct & indirect labour and outsourcing.

The company has been pursuing social objectives for long in the interest of rural welfare. It runs a primary school benefitting all the children in the neighbourhood. It promoted and continues to support the establishment of three Lift Irrigation Schemes to bring about 950 acres of dry lands under irrigation and crop cultivation, using the treated trade effluent of neighbouring paper mill, thus transforming a waste into wealth.

The CSR policy lays emphasis to work for the welfare and sustainable development of the community in and around the company's area of operation, besides need based response to the requirement in other parts of the country. The company focuses on program areas in the field of community development, water and sanitation, education, health, rural infrastructure, development of agroforestry and technical training. Its ongoing CSR activities are aligned to the CSR Policy.

The company also rises up to the call of Central / State Government and contributes to the Relief Funds from time to time.

2. Composition of CSR Committee:

SI. No.	Name of Director	Designation/ Nature of Directorship	CSR C	etings of Committee ing the 2024-25
			Held	Attended
1	N Gopala Ratnam	Chairman	1	1
2	N Ramanathan	Managing Director	1	1
3	Chellamani Naresh	Independent Director	1	1

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

https://www.ponnisugars.com/SiteImages/Documents/Policies/0e27ab4ee54a50c01d9b747d2b7077cf.pdf

4. Provide the 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, if applicable (attach the report).

Not Applicable

- (a) Average net profit of the company as per subsection (5) of section 135: ₹ 4182 lakhs.
 - (b) Two percent of average net profit of the company as per sub-section (5) of section 135: ₹ 84 lakhs
 - (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: ₹ 21 lakhs
 - (e) Total CSR obligation for the financial year [(b)+(c)-(d)]: ₹ 63 lakhs



6. (a) Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project):

Ongoing projects: Nil

Other than Ongoing project: ₹82 lakhs

(b) Amount spent in Administrative Overheads: Nil

(c) Amount spent on Impact Assessment, if applicable: Not Applicable

(d) Total amount spent for the Financial Year [(a)+(b)+(c)]: ₹82 lakhs

(e) CSR amount spent or unspent for the financial year:

Total Amount			Amount Unspent (in ₹)	
Spent for the FY 2024-25	Total Amount transferred to Unspent CSR Account as per section 135(6).		Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5).		
(in ₹ lakhs)	Amount	Date of transfer	Name of the Fund	Amount	Date of transfer
82	Nil	Nil	Nil	Nil	Nil

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

SI. No. (1)	Particular (2)	Amount (₹ Lakhs) (3)
(i)	Two percent of average net profit of the company as per sub-section (5) of section 135	84
(ii)	Total amount spent for the Financial Year	82
(iii)	Excess amount spent for the Financial Year [(ii)-(i)]	(2)
(iv)	Excess amount spent in the previous year brought forward	21
(v)	Surplus arising out of the CSR projects or programmes or activities of the previous Financial Years, if any	-
(vi)	Amount available for set off in succeeding Financial Years [(iii)+(iv)-(v)]	19

7. Details of Unspent Corporate Social Responsibility amount for the preceding three financial years:

1	2	3	4	5	6		7	8
SI. No.	Preceding Financial Year(s)	Amount transferred to Unspent CSR Account under sub-section (6)of section 135 (in ₹)	Balance Amount in Unspent CSR Account under sub-section (6)of section 135 (in ₹)	Amount Spent in the Financial Year (in ₹)	Amount trans Fund as spec Schedule V second provi section (5) of 135, if Amount (in ₹)	cified under /II as per iso to sub- of section	Amount remaining to be spent in succeeding Financial Years (in ₹)	Deficiency (if any)
1	FY-1			,				
2	FY-2				NIL			
3	FY-3							

8.	Whether any capital assets hin the Financial Year:	nave been created	or acquired	d through Co	rporate Social Respo	onsibility a	amount spent
	O Yes	No					
	If Yes, enter the number of C	apital assets creat	ed / acquire	ed			
	Furnish the details relating to spent in the Financial Year:	such asset(s) so o	created or a	cquired throu	igh Corporate Social	l Respons	sibility amount
SI. No	'	Pin code of the property or asset(s)	Date of creation	Amount of CSR amount spent	Details of entity/ Ai the regis	uthority/ b tered owr	
(1)	(2)	(3)	(4)	(5)		(6)	
					CSR Registration Number, if applicable	Name	Registered address
	'		Not Applica	able			
•	the fields should be capture poration/ Gram panchayat are Specify the reason(s), if the	e to be specified a	nd also the	area of the in	nmovable property a	us well as	boundaries)
9.	135(5):	Company has falle	ed to spend	i two per ce	ill of the average in	ет ргопт а	is per section
			Not	Applicable			
	amanathan				Chair		Sd /- pala Ratnam SR Committee
	aging Director 00001033				Grian		IN: 00001945
	nnai May 2025						

Annexure - 6 to Board's Report

Disclosure under the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 Statement of particulars of remuneration as per Rule 5(1)

Description				
The ratio of the remuneration of each director to the				
median remuneration of the employees of the company	Managing Director (MD)	45:1	Note -1	
for the financial year 2024-25				
The percentage increase in remuneration of each director,	MD	Nil	Note - 1 & 2	
Chief Financial Officer, Chief Executive Officer, Company	CFO	15		
Secretary or Manager, if any, in the financial year 2024-25	CS	11		
The percentage increase in the median remuneration of employees in the financial year 2024-25		4%		
The number of permanent employees on the rolls of company as at 31st March, 2025		316		
 a) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year 2024-25. 	Employees other than Managerial personnel	7%		
b) Its comparison with the percentile increase in the managerial remuneration.	Managerial Remuneration - (MD)	NIL	Note -2	
c) Justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration.	_			
Affirmation that the remuneration is as per the remuneration	Yes. Remuneration is as per the remuneration policy of			
policy of the company	the company.			

Notes:

- Non-executive directors are paid sitting fee and commission as remuneration. Ratio of remuneration and percentage
 increase are provided only for executive director, since such data would not be meaningful in the case of nonexecutive directors. Commission for non-executive directors is lower by 25% in the current year compared to the
 previous year.
- 2. Remuneration is as per the remuneration policy of the company. MD remuneration is normally re-determined on reappointment once in 3 years, while the incentive part is determined annually.

The information as per Rule 5(2) of the Rules forms part of this report. However as per second proviso to Section 136(1) of the Act, the Report and Financial Statements are being sent to the members of the Company excluding the same. This is available for inspection and any member interested in obtaining a copy of this statement may write to the Company Secretary.

For Board of Directors

Chennai 9th May 2025 N Gopala Ratnam Chairman DIN: 00001945

Annexure - 7 to Board's Report

Form No. MR-3 SECRETARIAL AUDIT REPORT For the Financial Year 2024-25

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

То

The Members.

M/s. PONNI SUGARS (ERODE) LIMITED

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **PONNI SUGARS (ERODE) LIMITED** (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided to us a reasonable basis for evaluating the corporate conducts/ statutory compliances and expressing our opinion thereon.

Based on our verification of PONNI SUGARS (ERODE) **LIMITED** books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, the explanations and clarifications given to us and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India warranted due to the spread of COVID-19 pandemic, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended 31st March 2025, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by **PONNI SUGARS (ERODE) LIMITED** ("the Company") for the financial year ended on 31st March 2025 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder:
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act,1999 and the rules and regulations made thereunder. Further, there were no transactions of Overseas Direct investment and External Commercial Borrowings which was required to be reviewed during the period under audit;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and amendments from time to time:
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 and amendments from time to time;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and amendments from time to time; (Not applicable to the Company during the audit period)
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not applicable to the Company during the audit period).



- (e) The Securities and Exchange Board of India (Issue and Listing of Non-convertible Securities) Regulations, 2021(Not applicable to the Company during the audit period).
- (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; (Not applicable).
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not applicable to the Company during the audit period).
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not applicable to the Company during the audit period).
- (VI) Other than fiscal, labour, environmental and other general laws which are ordinarily applicable to all manufacturing companies, the following laws / acts are also, inter alia, applicable to the Company:
 - (a) Essential Commodities Act, 1955, and orders issued thereunder
 - (b) Electricity Act, 2003 and all Regulations issued thereunder
 - (c) Food Safety and Standards Act, 2006
 - (d) The Tamil Nadu Molasses Control and Regulation Rules, 1958
 - (e) The Tamil Nadu Sugarcane (Regulation of Purchase Price) Act, 2018

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) Securities and Exchange Board of India (Listing **Obligations** and Disclosure Requirements) Regulations, 2015 and amendments from time to time.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, Circulars, Notifications etc.

We further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and Women Director. There is no change in the composition of the Board of Directors 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.

As per the minutes of the meetings duly recorded and signed by the Chairman, the decisions of the Board were unanimous, and therefore no dissenting views were required to be captured and recorded as part of the minutes.

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

This report is to be read with our letter of even date vide Annexure-1 that forms part of this report.

> For V Suresh Associates Practising Company Secretaries

> > V Suresh Senior Partner FCS No. 2969 C.P.No. 6032

Chennai Peer Review Cert. No. 6366/2025 UDIN: F002969G000291103

9th May 2025

Annexure-1

To,

The Members

PONNI SUGARS (ERODE) LIMITED

Chennai-600 096.

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

- Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility 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.
- We have not verified the correctness and appropriateness of financial records and books of accounts of the Company.
- Wherever 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. 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 Standards.
- 7. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For **V Suresh Associates**Practising Company Secretaries

V Suresh

Senior Partner FCS No. 2969 C.P.No. 6032

Peer Review Cert. No. 6366/2025

UDIN: F002969G000291103

Chennai 9th May 2025

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF M/s PONNI SUGARS (ERODE) LIMITED

Report on the audit of Ind AS Financial Statements Opinion

We have audited the accompanying financial statements of Ponni Sugars (Erode) Ltd ("the Company"), which comprise the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss, (including Other Comprehensive Income), the Statement of Changes in Equity and Statement of Cash Flows for the year then ended and notes to the Financial Statements, including a summary of the Material Accounting Policy information and other explanatory information, [hereinafter referred to as Ind AS Financial Statements].

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

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, 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 Financial Statements as a whole, and in forming our opinion thereon and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matters

1. Sale of Bagasse to a Related Party

During the year, the Company has sold Bagasse to Seshasayee Paper and Boards Limited, a related party for an aggregate value of ₹ 2545 lakhs, pursuant to a long-term agreement.

The transactions has the prior approval of the Audit Committee of the Board and the shareholders through postal ballot as applicable.

Response to Key Audit Matters & Conclusion

We understood and tested the design and operating effectiveness of controls as established by the management in determining the various parameters and the price determination.

We have also tested the relevant records and found the price determination is in accordance with the agreement. The transaction amount is within the limits approved by the shareholders.

 As on 31st March 2025 the inventory of sugar with carrying value ₹ 10780 lakhs is valued at lower of cost and net realizable value.

We considered the value of Inventory of Sugar as key audit matter considering the relative size of it in the financial statements and significant judgments involved in the consideration of factors such as the cost determination, selling prices since obtained/ prevailing in determination of net realizable value.

We have verified and tested the design and operating effectiveness of controls as established by the management in maintenance of stock, records maintained and physical verification procedure instructions and the results of the year end physical verification.

We applied standard audit procedures during physical verification including recheck of the physical stock.

With regard to the preparation of the cost sheet and the underlying judgments as well as the procedures and the basis for determination of the quantity and net realizable value.

Based on the above procedures performed, the management's determination of the cost and net realizable valuation of inventory of Sugar at the end of the year, is considered reasonable.

We have verified the selling prices from the price lists / subsequent invoices and also the estimate of the selling expenses for arriving at the net realizable value.

Based on the above audit procedures we have concluded that the management's determination of the finished goods is reasonable and in accordance with Ind AS 2 – Inventories.

Consequent to the change in the applicable tax rate under Finance (no.2) Act, 2024, the Company has re-measured its Deferred Tax, at the rate of 34.944% as prescribed in the Act and the impact due to rate change amounts to ₹528 lakhs.

We have verified the management computation of Current Tax, Deferred Tax as on 31st March 2025, as well as the calculation by applying the rate of tax 34.944% under the Finance (no.2) Act,2024 and the amount determined charged to Tax Expenses.

Based on these procedures, the management's estimate of provision for taxation and deferred tax is found reasonable.

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 Information included in the Annual 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 if there is a material mis-statement of this other information, we are required to report that fact. We have nothing to report in this regard.



Management Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation of these Financial Statements that give a true and fair view of the Financial Position, Financial Performance (including Other Comprehensive Income), Changes in Equity and Cash Flows of the Company in accordance with Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate implementation and maintenance of 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 Ind AS Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material mis-statement, 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 mis-statement when it exists. Mis-statements 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 scepticism 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 mis-statement 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 controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate Internal Financial Controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements

or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

 Evaluate the overall presentation, structure and content of the Financial Statements, including the disclosures, and whether the Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

Report on other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, we report, that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company

- so far as it appears from our examination of those books.
- (c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the Directors as on 31st March, 2025 taken on record by the Board of Directors, none of the Directors is disqualified as on 31st March 2025 from being appointed as a Director in terms of Section 164(2) of the Act.
- (f) With respect to the adequacy of the Internal Financial Controls with reference to the financial statements of the Company, and the operating effectiveness of such controls, refer to our separate Report in "Annexure A".
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the 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.
- (h) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements. Refer Note no.28 to the financial statements.



- The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- iii) There has been no delay in transferring amounts required to be transferred to the Investor Education and Protection Fund by the Company.
- iv) (a) The management has represented that, to the best of its knowledge and belief, as disclosed in Note No. 34 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 persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the intermediary shall, whether directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) The management has represented that, to the best of its knowledge and belief, as disclosed in Note No.34 to financial statements no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on such audit procedures we have 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) contain any material mis-statement.
- v) The final dividend paid by the Company during the year relating to financial year 2024 is in accordance with section 123 of the Companies Act 2013. As stated in Note No. 12(f) to financial statements, the Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The dividend proposed is in accordance with section 123 of the Act.
- vi) Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of account using accounting software which has a feature of recording audit trail (edit log) facility is applicable to the Company with effect from April 1, 2023. Based on our examination which included test checks, the company has used accounting software for maintaining its books of account 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. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.
- 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 M/s S Viswanathan LLP Regn No.004770S/S200025 Chartered Accountants

Raghavendran Chella Krishnan

Partner Membership No.208562 UDIN: 25208562BMLWFY4649

Chennai 9th May 2025

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE Ind AS FINANCIAL STATEMENTS OF PONNI SUGARS (ERODE) LIMITED

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

We have audited the Internal Financial Controls with reference to the financial statements of PONNI SUGARS (ERODE) LIMITED ("the Company") as of March 31, 2025 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 based on the Internal Control over Financial Reporting criteria established by the Company, considering the essential components of Internal Control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting, issued by the Institute of Chartered Accountants of India (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's Internal Financial Controls with reference to the financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of Internal Financial Controls, both applicable to an audit of Internal Financial

Controls and both issued by ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate Internal Financial Controls over Financial Reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the Internal Financial Controls with reference to the financial statements of the Company and their operating effectiveness. Our audit of Internal Financial Controls with reference to the financial statements of the Company included obtaining an understanding of Internal Financial Control over Financial Reporting, assessing the risk that a material weakness exists and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the Auditors' judgement, including the assessment of the risks of material mis-statement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's Internal Financial Controls System over Financial Reporting.

Meaning of Internal Financial Controls over Financial Reporting

A Company's Internal Financial Controls with reference to the financial statements of the Company is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A Company's Internal Financial Control over Financial Reporting includes those policies and procedures that:



- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;
- (ii) 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
- (iii) 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 the financial statements

Because of the inherent limitations of, Internal Financial Controls with reference to the financial statements of the Company, including the possibility of collusion or improper management override of controls, material mis-statements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the Internal Financial Controls with reference to the financial statements of the Company to future periods are subject

to the risk that the Internal Financial Controls with reference to the financial statements of the Company 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, the Company has, in all material respects, an adequate Internal Financial Controls with reference to the financial statements of the Company and such Internal Financial Controls with reference to the financial statements of the Company were operating effectively as at March 31, 2025, based on the Internal Controls over Financial Reporting criteria established by the Company, considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by ICAI.

For M/s S Viswanathan LLP Regn No.004770S/S200025 Chartered Accountants

Raghavendran Chella Krishnan

Partner Membership No.208562

Chennai 9th May 2025

UDIN: 25208562BMLWFY4649

ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE Ind AS FINANCIAL STATEMENTS OF PONNI SUGARS (ERODE) LIMITED

The Annexure referred to in Paragraph 2 under the heading 'Report on Other Legal and Regulatory Requirements' of our Report of even date:

To the best of our information and according to the explanations provided to us by the Company and the books of account and records examined by us in the normal course of audit, we state that:

- (i) In respect of the Company's Property, Plant and Equipment and Intangible Assets:
- (a) (i) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (ii) The Company has maintained proper records showing full particulars of intangible assets.
- (b) These Property, Plant and Equipment have been physically verified by the Management at reasonable intervals and no material discrepancies were noticed on such verification.
- (c) Based on our examination of the property tax receipts, registered sale deed/ transfer deed / conveyance deed and confirmation from bank for the title deeds held with them we report that, the title in respect of self-constructed buildings and title deeds of all other immovable properties, disclosed in the financial statements included under Property, Plant and Equipment are held in the name of the Company as at the balance sheet date.
- (d) The Company has not re-valued any of its Property, Plant and Equipment and intangible assets during the year.
- (e) No proceedings have been initiated during the year or are pending against the Company as at March 31, 2025 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 and rules made thereunder.
- (ii) (a) The Management has conducted physical verification of inventory at reasonable intervals and in our opinion, the coverage and procedure

- of such verification by the management is appropriate; Discrepancies of 10% or more were not noticed.
- (b) The Company has been sanctioned working capital limits in excess of ₹ 5 crores, in aggregate during the year from Bank on the basis of security of current assets. Monthly statements have been submitted to the Bank and the details of the differences between the books of account and statements submitted to the Bank at the end of each quarter are given in Note No.34(7) to Financial statement.
- (iii) (a) During the year the Company has not made investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to the Companies, Firms, Limited Liability Partnerships, or any other party and hence reporting under Clause 3(iii)(a) & 3(iii)(b) are not applicable.
 - (b) The Company has not granted any loans. Hence, reporting under clause 3(iii)(c) of the Order is not applicable.
 - (c) The Company has not granted any loan during the reporting period. Hence, reporting under clause 3(iii)(d) of the Order is not applicable.
 - (d) The Company has not granted any loan or renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties. Hence, reporting under clause 3(iii)(e) of the Order is not applicable.
 - (e) The Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying and terms or period of repayment during the year. Hence, reporting under clause 3(iii)(f) is not applicable.
- (iv) The Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of investments made by the Company. The Company has not provided any loans or guarantee



- or security to any Company covered under Section 185.
- (v) The Company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under clause 3(v) of the Order is not applicable.
- (vi) The Central Government has prescribed maintenance of cost records under Sub-section (1) of Section 148 of the Companies Act, 2013. We have broadly reviewed the books of account maintained by the Company pursuant to the rules made by the Central Government for the maintenance of cost records under Section 148 of the Act, and are of the opinion that prime facie, the prescribed and such accounts and records have been made and maintained.

- (vii) In respect of statutory dues:
 - (a) In our opinion, the Company has generally been regular in depositing undisputed statutory dues, including Goods and Services tax, Provident Fund, Income Tax, Duty of Custom, Cess and other material statutory dues applicable to it with the appropriate authorities.
 - (b) Details of dues of Income Tax or Sales Tax or Service Tax or Duty of Customs or Duty of Excise or Value Added Tax, Cess and Goods and Service Tax that have not been deposited as on 31st March 2025 on account of disputes are given below:

Name of the Statute	Nature of dues	Amount (₹ lakhs)	Forum where the dispute is pending	Period to which the dues belong
TNVAT Act,2006	Sales Tax	106.54	High Court	Financial Year 2009-10
Industrial Disputes Act,1947	Settlement Amount	5.50	High Court	Financial Year 2023-24

- (viii) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- (ix) a) While the Company has been sanctioned working capital facilities, the Company has not availed the same. Hence, reporting under clause 3(ix) (a) and (b) are not applicable.
 - The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
 - c) The Company has not taken any term loan during the year and there are no outstanding term loans at the beginning of the year and hence, reporting under clause 3(ix)(c) of the Order is not applicable.
 - d) On an overall examination of the financial statements of the Company, no short term funds have been raised during the year by the Company. Hence, reporting under Clause 3(ix) (d) not applicable.

- e) On an overall examination of the financial statements of the Company, the Company has no subsidiaries. Hence, reporting under Clause 3(ix)(e) not applicable.
- f) The Company has not raised any loans during the year and hence reporting on clause 3(ix)(f) of the Order is not applicable.
- (x) (a) The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under clause 3(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 3(x)(b) of the Order is not applicable.
- (xi) (a) No fraud by the Company and no fraud on the Company has been noticed or reported during the year.
 - (b) 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 up to the date of this report.
- (c) The Company has not received any whistle blower complaints during the year (and up to the date of this report), while determining the nature, timing and extent of our audit procedure.
- (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, 2013 with respect to applicable transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiv) (a) 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 for the year under audit, issued to the Company during the year and till date.
- (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 provision 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.
 - (b) The Company has not conducted any Non-Banking Financial or Housing Finance activities during the year.
 - (c) The Company is not a Core Investment Company (CIC), as defined in the Regulations made by Reserve Bank of India.
 - (d) We are informed there are three core Investment Companies in the group which are exempted from registration.
- (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 payments 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) (a) The company has spent the minimum amount required to be spent as stipulated in section 135 of the Companies Act and hence the transfer of unspent amount to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of section 135 of the said Act does not arise.
 - (b) There are no unspent amount towards Corporate Social Responsibility (CSR) on ongoing projects requiring a transfer to a special account in compliance with provisions of sub section (6) of section 135 of the said act.
- (xxi) The Company has no subsidiary and hence Clause 3(xxi) is not applicable.

For M/s S Viswanathan LLP Regn No.004770S/S200025 Chartered Accountants

Raghavendran Chella Krishnan

Partner Membership No.208562 UDIN: 25208562BMLWFY4649

Chennai 9th May 2025



BALANCE SHEET AS AT 31ST MARCH 2025

(₹ in Lakhs)

	Particulars	Note No.	As at 31.0	03.2025	As at 31.	03.2024
Α	ASSETS					
-1	Non-Current Assets					
	(a) Property, Plant and Equipment	2	13,030		12,286	
	(b) Capital Work-in-Progress	2	1,123		194	
	(c) Intangible Assets	2	18		24	
	(d) Financial Assets					
	(i) Investments	3	25,511		29,029	
	(ii) Trade Receivables	4	388		1,486	
	(iii) Other Financial Assets	5	22		19	
	(iv) Total		25,921		30,534	
	(e) Other Non-Current Assets	6	106		168	
	Total Non-Current Assets			40,198		43,206
II	Current Assets					
	(a) Inventories	7	11,491		9,264	
	(b) Financial Assets					
	(i) Trade Receivables	8	3,062		3,371	
	(ii) Cash and Cash Equivalents	9	524		645	
	(iii) Bank balances other than (ii) above	10	2,119		3,445	
	(iv) Total		5,705		7,461	
	(c) Current Tax Assets		85		60	
	(d) Other Current Assets	11	515		483	
	Total Current Assets			17,796		17,268
	TOTAL ASSETS			57,994	-	60,474

(₹ in Lakhs)

	Particulars	Note No.	As at 31.	03.2025	As at 31.	03.2024
В	EQUITY AND LIABILITIES					
1	Equity					
	(a) Equity Share Capital	12	860		860	
	(b) Other Equity	13	52,353		54,332	
	Total Equity			53,213		55,192
Ш	Liabilities					
1	Non-Current Liabilities					
	(a) Provision for Income Tax (Net)		79		108	
	(b) Deferred Tax Liabilities (Net)	14	1,869		1,645	
	Total Non-Current Liabilities			1,948		1,753
2	Current Liabilities					
	(a) Financial Liabilities					
	(i) Trade Payables	15				
	- Micro and Small enterprises		178		74	
	- Others		1,409		2,191	
	(ii) Other Financial Liabilities	16	548		498	
	(iii) Total		2,135		2,763	
	(b) Other Current Liabilities	17	681		657	
	(c) Provisions	18	17		109	
	Total Current Liabilities			2,833		3,529
	TOTAL EQUITY AND LIABILITIES			57,994		60,474

The accompanying notes 1 to 40 form an integral part of the financial statements

Per our Report of even date annexed

For M/S S. Viswanathan LLP Regn No: 004770S/S200025

Chartered Accountants

Raghavendran Chella Krishnan

Partner

Membership No. 208562

Chennai 9th May 2025 For and on behalf of the Board

N Gopala Ratnam

Chairman DIN: 00001945

R Madhusudhan

Secretary

N Ramanathan Managing Director

DIN: 00001033

K Yokanathan

Chief Financial Officer

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

(₹ in Lakhs)

	Particulars	Note	Year ended	Year ended
	railiculais	No.	31.03.2025	31.03.2024
I	Revenue from Operations	19	35,946	42,131
II	Other Income	20	1,195	1,767
III	Total Income (I+II)		37,141	43,898
IV	EXPENSES			
	Cost of Materials Consumed	21	25,351	29,562
	Changes in Inventories of finished goods and work-in-progress	22	(2278)	(1091)
	Power and Fuel		5,290	4,129
	Employee benefits expense	23	2,389	2,373
	Other expenses	24	2,572	2,852
	Total Expenses (IV)		33,324	37,825
V	Profit before Finance Costs, Depreciation and Amortisation Expense and Taxes (III-IV)		3,817	6,073
	Finance Costs	25	5	13
	Depreciation and amortization expenses	26	1,008	871
VI	Profit Before Tax		2,804	5,189
VII	Tax Expenses	27		
	Current Tax		491	896
	Deferred Tax		413	204
	Reversal of tax		(28)	(597)
VIII	Profit for the year (VI-VII)		1,928	4,686
IX	Other Comprehensive Income			
	i. Items that will not be reclassified to profit or loss			
	a. Effect of measuring investments at fair value		(3518)	6,573
	b. Remeasurement of the defined benefit plans		24	(44)
	ii. Income tax relating to items that will not be reclassified to profit or loss		189	(753)
	Other Comprehensive Income		(3305)	5,776
Χ	Total Comprehensive Income for the year (VIII+IX)		(1377)	10,462
ΧI	Earnings per equity share (face value of ₹ 10 each)	38		
	(1) Basic (₹)		22.42	54.49
	(2) Diluted (₹)		22.42	54.49

The accompanying notes 1 to 40 form an integral part of the financial statements

Per our Report of even date annexed

For M/S S. Viswanathan LLP Regn No: 004770S/S200025 Chartered Accountants

Raghavendran Chella Krishnan

Partner

Membership No. 208562

Chennai 9th May 2025 For and on behalf of the Board

N Gopala Ratnam Chairman DIN: 00001945

R Madhusudhan

Secretary

N Ramanathan Managing Director DIN: 00001033

K Yokanathan Chief Financial Officer

Statement of Changes in Equity for the year ended 31st March 2025

A) Equity Share Capital

(₹ in Lakhs)

Particulars	Balance at the beginning of the reporting year	Changes in equity share capital during the year	Balance at the end of the reporting year
31st March, 2025	860	-	860
31st March, 2024	860	-	860

B) Other Equity

	Reserv	es and Su	rplus (No	te 13.1)	Items of Other Comprehensive Income	
Particulars	Capital Reserve	Securities Premium			Equity Instruments through Other Comprehensive Income	Total
(A) Balance as at 01.04.2024	554	160	20,000	7,926	25,692	54,332
Additions during the year:						
Profit for the year 2024-25				1,928		1,928
Items that will not be reclassified to profit or loss:						
a. Effect of measuring Investments at fair value					(3,518)	(3,518)
b. Remeasurement of the defined benefit plans				24		24
Income tax relating to items that will not be reclassified to profit or loss				(9)	198	189
(B) Total Comprehensive Income for the year 2024-25	-	-	-	1,943	(3,320)	(1,377)
(C) Reduction during the year						
Dividend				(602)		(602)
Transfer to General reserve			1,500	(1,500)		-
Total	-	-	1,500	(2,102)	-	(602)
(D) Balance as at 31.03.2025 (A+B+C)	554	160	21,500	7,767	22,372	52,353
(E) Balance as at 01.04.2023	554	160	17,500	6,330	19,885	44,429
Additions during the year:						
Profit for the year 2023-24				4,686		4,686
Items that will not be reclassified to profit or loss:						
a. Effect of measuring Investments at fair value					6,573	6,573
b. Remeasurement of the defined benefit plans				(44)		(44)
Income tax relating to items that will not be reclassified to profit or loss				13	(766)	(753)
(F) Total Comprehensive Income for the Year 2023-24	-	-	-	4,655	5,807	10,462
(G) Reduction during the year						
Dividend				(559)		(559)
Transfer to General reserve			2,500	(2,500)		-
Total	-	-	2,500	(3,059)	-	(559)
Balance as at 31st March 2024 (E+F+G)	554	160	20,000	7,926	25,692	54,332

Per our Report of even date annexed

For M/S S. Viswanathan LLP Regn No: 004770S/S200025 Chartered Accountants

Raghavendran Chella Krishnan

Partner

Membership No. 208562

Chennai 9th May 2025 For and on behalf of the Board

N Gopala Ratnam Chairman DIN: 00001945

R Madhusudhan

Secretary

N Ramanathan Managing Director DIN: 00001033

K Yokanathan Chief Financial Officer

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

(₹ in Lakhs)

	Particulars	Note No.	Year E 31.03	Ended .2025	Year E 31.03	
A.	Cash flow from Operating Activities:					
	Profit before tax			2,804		5,189
	Adjustments for:					
	Depreciation and amortisation expenses	26	1,008		871	
	Interest Income	20	(410)		(749)	
	Dividend	20	(457)		(548)	
	Finance costs	25	5		11	
	(Profit) / Loss on sale of property, plant and equipment	20, 24	3		(69)	
	Property, plant and equipment retired	2	-	149	8	(476)
	Operating Profit before working capital changes			2,953		4,713
	Adjustments for:					
	(Increase) / Decrease in Trade Receivables	4,8	1,407		(111)	
	(Increase) / Decrease in Inventories	7	(2,227)		(963)	
	(Increase) / Decrease in Other assets	(i)	27		142	
	Increase / (Decrease) in Trade payables	15	(678)		(1,097)	
	Increase / (Decrease) in Other liabilities and provisions	(ii)	(4)	(1,475)	(133)	(2,162)
	Cash generated from operations			1,478		2,551
	Direct Tax paid net of refund			(515)		(943)
	Net cash from operating activities (A)			963		1,608
B.	Cash flow from Investing Activities:					
	Purchase / Acquisition of Property , plant and equipment, intangibles, after adjusting capital Advances	2		(2,693)		(1,496)
	Property, plant and equipment retired	2		-		(8)
	Proceeds from Sale of property, plant and equipment	2		15		135
	(Increase)/Decrease in Short Term Deposits	10		1,334		(1,078)
	Interest received	20		410		696
	Dividend received	20		457		548
	Net cash used in investing activities (B)			(477)		(1,203)

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31ST MARCH 2025 (Contd.)

(₹ in Lakhs)

	Particulars	Note No.	Year Ended 31.03.2025	Year Ended 31.03.2024
C.	Cash flow from Financing Activities:			
	Finance cost Paid	25	(5)	(11)
	Dividend paid	12	(602)	(559)
	Net cash used in financing activities (C)		(607)	(570)
	Net increase / (decrease) in cash and cash equivalents (A+B+C)		(121)	(165)
	Cash and cash equivalents at the beginning		645	810
	Cash and cash equivalents at the end	9	524	645
No	e:			
(i)	(Increase) / Decrease in Other assets			
	(A) Non-Current Financial Assets - others	5	(3)	(5)
	(B) Other Non-Current Assets	6	62	(67)
	(C) Bank balances other than cash and Cash	10	-	-
	equivalents			
	(D) Other Current Assets	11	(32)	214
			27	142
(ii)	Increase / (Decrease) in Other Liabilities and			
	Provisions			
	(A) Other Current Financial Liabilities	16	42	(25)
	(B) Other Current Liabilities	17	24	(171)
	(C) Current Provisions	18	(70)	63
			(4)	(133)

- (iii) Policy adopted in determining the composition of cash and cash equivalents Note 1.10.
- (iv) Disclosure on CSR expenditure Note 31.

Per our Report of even date annexed

For M/S S. Viswanathan LLP Regn No: 004770S/S200025 Chartered Accountants

Raghavendran Chella Krishnan

Partner

Membership No. 208562

Chennai 9th May 2025 For and on behalf of the Board

N Gopala Ratnam Chairman DIN: 00001945

R Madhusudhan Secretary N Ramanathan Managing Director DIN: 00001033

K Yokanathan Chief Financial Officer

Company Overview

Ponni Sugars (Erode) Limited is a public limited company, incorporated under the Companies Act, 1956 and domiciled in India. It is an associate of Seshasayee Paper and Boards Limited and has its registered office at 'Esvin House', No.13, Old Mahabalipuram Road, Seevaram Village, Perungudi, Chennai – 600 096. The company has a sugar factory in Erode that can crush up to 3500 tonnes of sugarcane per day and generate 19 MW of power. The Company's equity shares are listed on BSE Ltd (BSE) and National Stock Exchange of India Ltd (NSE).

Material Accounting Policies

All accounting policies followed by the company are in accordance with the Indian Accounting Standards (Ind AS) notified u/s 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 and conform to Schedule III to the Companies Act, 2013 as applicable.

Specific disclosure of material accounting policy information where Ind AS permits options is made hereunder:

The company has assessed the materiality of the accounting policy information, which involves exercising judgement and considering both quantitative and qualitative factors by taking into account not only the size and nature of the item or condition but also the characteristics of the transactions, events or conditions that could make the information more likely to impact the decisions of the users of the financial statements.

1.1 Basis of Preparation and Compliance

The financial statements are prepared in accordance with the historical cost convention except for certain items that are measured at fair values at the end of each reporting period, as explained in the accounting policies set out below. The financial statements are prepared on a going concern basis using accrual concept except for the statement of cash flow.

Historical cost is generally based on 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 such a basis and measurements that have some similarities to fair value but are not fair value, such as net realizable 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 categorized 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, as described hereunder:

Level 1 -Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.

Level 2 -Other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and

Level 3 - Unobservable inputs for the asset or liability.

1.2 Key Accounting estimates and judgments

(i) Use of Estimates

The preparation of financial statements in conformity with Ind AS requires management to make judgments, estimates and assumptions that affect the application of the accounting policies and the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the year. Actual results could differ from those estimates.

(ii) Changes in estimates

The estimates and underlying assumptions are reviewed on an ongoing basis. The effect of change in an accounting estimate is recognized prospectively by including it in profit or loss (a) In the period of the change if the change affects only that period; or (b) the period of the change and future periods, if the change affects both.

However, the change in an accounting estimate that gives rise to changes in assets and liabilities, or relates to an item of equity, is recognized by adjusting the carrying amount of the related asset, liability or equity item in the period of the change.

(iii) Key sources of estimation uncertainty

Key assumption concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year is as given below.

(a) Actuarial valuation

The determination of Company's liability towards defined benefit obligation to employees is made through independent actuarial valuation including determination of amounts to be recognised in the Statement of Profit and Loss and in Other Comprehensive Income. Such valuation depends upon assumptions determined after taking into account inflation, seniority, promotion and other relevant factors such as supply and demand factors in the employment market. Information about such valuation is provided in the Notes to the financial statements.

(b) Claims, Provisions and Contingent Liabilities

The Company has ongoing litigations with various tax and regulatory authorities and third parties. Where an outflow of funds is believed to be probable and a reliable estimate of the outcome of the dispute can be made based on management's assessment of specific circumstances of each dispute and relevant external advice, management provides for its best estimate of the liability. Such issues are by nature complex and can take number of years to resolve and can involve estimation uncertainty. Information about such litigations if any, is provided in the Notes to the financial statements.

1.3 Property, Plant and Equipment (PPE)

- (i) For transition to Ind AS, the Company elected to continue with the carrying value of all of its PPE recognised as of April 1, 2016 (transition date) measured as per the previous IGAAP as its deemed cost as on the transition date.
- (ii) Depreciation is recognised so as to write off the cost of assets (other than freehold land and properties under construction) less their residual values over their useful lives, using the straight-line method. The estimated

useful lives and residual values are reviewed at the end of each reporting period and changes, if any, are treated as changes in accounting estimate. The useful lives are based on technical estimates and the management believe that the useful lives are realistic and fair approximation over the period of which the assets are likely to be used.

(iii) Estimated useful lives of the assets are as follows:

Asset	Years
Factory Buildings	30
Buildings (other than factory buildings)	60
Plant and Equipment (including continuous process plants)	25
IT Hardware - Server	6
- Other than server	3
Energy saving devices, Planetary drive and ESP	15*
Sugar Mill Rollers	3*
Automation of Equipments	6*
Others	5-10

^{*} Based on Technical Evaluation, the management has estimated the useful life as given above and hence the useful life of these assets are different but not longer than the useful life prescribed under Schedule II to the Companies Act, 2013

(iv) Assets costing ₹ 1,00,000/- and below are depreciated in full in the year of addition.

1.4 Financial assets

a. Classification of financial assets

Debt instruments that meet the following conditions are subsequently measured at amortized cost. The debt instruments carried at amortised cost include Deposits, Loans and advances recoverable in cash.

- the asset is held within a business model whose objective is to hold assets in order to collect contractual cash flows; and
- the contractual terms of the instrument give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at fair value.

b. Investments in equity instruments at FVTOCI

The Company has irrevocably designated to carry investment in equity instruments as Fair Value through Other Comprehensive Income (FVTOCI). On initial recognition, the Company makes an irrevocable election (on an instrument-by-instrument basis) to present the subsequent changes in fair value in Other Comprehensive Income pertaining to investments in equity instruments. This election is not permitted if the equity investment is held for trading. These elected investments are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value with gains and losses arising from changes in fair value recognised in Other Comprehensive Income and accumulated in the 'Reserve for equity instruments through Other Comprehensive Income'. On de-recognition of such Financial Assets, cumulative gain or loss previously reported in OCI is

not reclassified from Equity to the Statement of Profit and Loss. However, the Company may transfer such cumulative gain or loss into retained earnings within equity.

The Company has equity investments which are not held for trading. The Company has elected the FVTOCI irrevocable option for these investments (Note 3). Fair value is determined in the manner described in Note 1.1.

Dividends on these investments in equity instruments are recognised in the Statement of Profit or Loss when the Company's right to receive same is established, it is probable that the economic benefits associated with the dividend will flow to the Company, the dividend does not represent a recovery of part of cost of the investment and the amount of dividend can be measured reliably.

c. Impairment of Financial Assets

In accordance with Ind AS 109, the Company uses "Expected Credit Loss" (ECL) model, for evaluating impairment of financial assets other than those measured at Fair Value through Profit and Loss (FVTPL).

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

- The 12 months expected credit losses (expected credit losses that result from those default events on the financial instrument that are possible within 12 months after the reporting date); or
- Full lifetime expected credit losses (expected credit losses that result from all possible defaults events over the life of the financial instrument).

For trade receivable, Company applies 'simplified approach' and expected lifetime losses are recognised from initial recognition of the receivables.

For other assets, the Company uses 12 months ECL to provide for impairment loss where there is no significant increase in credit risk. If there is significant increase in credit risk, full lifetime ECL is used.

1.5 Inventories

Inventories other than by-products are stated at lower of cost and net realizable value. Inventory of by-products is stated at net realizable value. Materials and other items intended for use in production of inventories are not written down below cost if the finished goods in which they will be incorporated are expected to be sold at or above cost.

Cost comprises of all costs of purchase (that includes taxes and duties, net of input tax credit entitlement). For work-in-progress and finished goods, the cost encompasses direct materials, direct labour and a proportionate share of variable and fixed overhead costs, allocated based on normal capacity, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Cost of raw materials, consumables, stores and spares is determined on weighted average basis and includes inward freight and other direct expenses.

Net realizable value is the estimated selling price less estimated costs for completion and sale.

1.6 Revenue Recognition

a. Sale of products

Revenue is recognized upon transfer of control of the products to customers at a point in time i.e. when the products are delivered to the carrier in an amount that reflects the consideration that the company expects to receive in exchange for those products (i.e.) transaction price.

In relation to variable consideration contract, revenue is recognized to the extent that is highly probable that the amount of cumulative revenue recognized will not be subject to significant reversal, when the uncertainty relating to its recognition is subsequently resolved.

b. Insurance Claims

Insurance claims are recognized on the basis of claims admitted/ expected to be admitted and to the extent that the amount recoverable can be measured reliably and it is reasonable to expect ultimate collection.

1.7 Government grants

Government grants are not recognised until there is reasonable assurance that the Company will comply with the conditions attaching to them and that the grants will be received.

Grants are recognised in the Statement of Profit and Loss on a systematic basis over the period in which the Company recognises as expense the related costs which the grants are intended to compensate. Specifically, Government grants whose primary condition is that the Company should purchase, construct or otherwise acquire non-current assets are recognised as deferred revenue in the Balance Sheet and transferred to the Statement of Profit and Loss on a systematic and rational basis over the useful lives of the related assets.

Grants that are receivable as compensation for expenses or losses incurred or for the purpose of giving immediate financial support to the Company with no future related costs are recognised in the Statement of Profit and Loss in the period in which they become receivable.

Grants related to income are presented in the Statement of Profit and Loss as income under relevant heads or deducted in reporting the related expense. Receivables of such grants are disclosed under "Other Financial Assets".

1.8 Employee Benefits

(a) Short term employee benefits

All employee benefits payable wholly within twelve months of rendering the service are classified as short term employee benefits and recognised in the period in which the employee renders the related service. The Company recognizes the undiscounted amount of short term employee benefits expected to be paid in exchange for services rendered as a liability (accrued expense) after deducting any amount already paid.

(b) Post-employment benefits

(i) Defined Contribution Plans

Contribution to Defined Contribution Schemes towards retirement benefits in the form of Provident fund and Superannuation fund is recognised as expense in the Statement of Profit and Loss during the period in which the employee renders the related service.

(ii) Defined Benefit Plans

The Company operates Defined Benefit Gratuity Plan for employees. The cost of providing defined benefits is determined using the Projected Unit Credit Method with actuarial valuations being carried out at each reporting date. The defined benefit obligations recognised in the Balance Sheet represent the present value of the defined benefit obligations as reduced by the fair value of plan assets, if applicable. Any defined benefit asset (negative defined benefit obligations resulting from this calculation) is recognised representing the present value of available refunds and reductions in future contributions to the plan.

All expenses represented by current service cost, past service cost, if any, and net interest on the defined benefit liability/ (asset) are recognised in the Statement of Profit and Loss. Re-measurements of the net defined benefit liability / (asset) comprising actuarial gains and losses and the return on the plan assets (excluding amounts included in net interest on the net defined benefit liabilities / (asset) are recognised in comprehensive income and taken to "retained earnings". Such re-measurements are not reclassified to the Statement of Profit and Loss in the subsequent periods.

The Company presents the above liability /(asset) as current and non-current in the Balance Sheet as per actuarial valuation by the independent actuary. However, the entire liability towards gratuity is considered as current as the Company will contribute this amount to the gratuity fund within the next twelve months.

The Company is exposed to various risks in providing the above gratuity benefit which are as follows:

Interest Rate risk: The plan exposes the Company to the risk of fall in interest rates. A fall in interest rates will result in an increase in the ultimate cost of providing above benefit and will thus result in an increase in the value of the liability (as shown in financial statements).

Investment Risk: The probability or likelihood of occurrence of losses relative to the expected return on any particular investment.

Salary Escalation Risk: The present value of the defined benefit plan is calculated with the assumption of salary increase rate of plan participants in future, based on past experience. Deviation in the rate of increase of salary in future for plan participants from the rate of increase in salary used to determine the present value of obligation will have a bearing on the plan's liability.

Demographic Risk: The Company has used certain mortality and attrition assumptions in valuation of the liability. The Company is exposed to the risk of actual experience turning out adverse compared to the assumptions.

(c) Other Long-term Employee Benefits

Entitlement to earned leave and sick leave is recognised when it accrue to employees. Earned leave/ sick leave can be availed or encashed either during service or on retirement subject to a restriction on the maximum number of accumulation of leave. The Company determines the liability for such accumulated leave using the Projected Unit Credit Method with actuarial valuation being carried out at each Balance Sheet date and funded with an Insurer.

1.9 Operating Segment

Operating segments are reported in a manner consistent with internal reporting provided to the Chief Operating Decision Maker (CODM) of the Company. The CODM is responsible for allocating resource and assessing performance of the operating segments of the Company. The Managing Director is identified as the CODM.

Segment accounting policies are in line with the accounting policies of the Company. In addition, specific accounting policies followed for segment reporting are as under:

The Company has identified two business segments viz. Sugar and Cogeneration. Revenue and expenses have been identified to respective segments on the basis of operating activities of the enterprise. Revenue and expenses which relate to the enterprise as a whole and are not allocable to a segment on a reasonable basis have been disclosed as unallocable revenue and expenses.

Segment assets and liabilities represent assets and liabilities in respective segments. Other assets and liabilities that cannot be allocated to a segment on a reasonable basis have been disclosed as unallocable assets and liabilities.

Inter segment revenue / expenditure is recognised at fair value/ market price.

Geographical segment – not applicable

Inter Segment Transfer Pricing:

Bagasse and Power – At market price

Steam - At cost

1.10 Statement of Cash flows

Cash flows are reported using the indirect method, whereby profit / (loss) before 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 based on classification made in a manner considered most appropriate to Company's business.

10

24

3

73

22

7

34

Notes forming part of the Financial Statements

-=	Ĕ		
ii ₹)	Net Carryin	As at	31 03 2025
h 2025	no	As at	31 03 2025
oment, Capital work in progress and Intangible Assets as at 31st March 2025	Depreciation / Amortisation	Deductions/	24 UUIIIII9 AdiiIstments 31 03 2025 31 03 2025
sets as at	epreciation	Additions	Sillin Dillin
ngible Ass	De	As at	31 03 2024
s and Inta	1	As at	31 03 2025
in progres	Gross Carrying Amount	Additions Deductions/	Adiiistments 31 03 2025 31 03 2024
ital work	Gross Carr	Additions	n Inn
nent, Cap		As at	01 04 2024
2 - Property, Plant and Equipn		Description	

in Lakhs)

		Gross Car	Gross Carrying Amount	_	Ď	preciation	Depreciation / Amortisation	uc	Net Carrying Amount	ng Amount
Description	As at	Additions during	Deductions/	As at	As at	Additions during	Deductions/	As at	As at	As at
	4.202.44	the year	Adjustinents		91.03.2024	the year	Adjustinents	31.03.2023	01.00.2023	91.00.204
(i) Property, Plant and Equipment (PPE)	nt (PPE)									
Land	460	169	1	629	ı	ı	1	•	629	460
Buildings	2,272	315	1	2,587	664	92	•	759	1,828	1,608
Plant and Equipment	14,698	1,194	30	15,862	4,572	832	12	5,392	10,470	10,126
Furniture and Fixtures	48	17	,	65	18	20	1	38	27	30
Vehicles	48	17	,	9	28	5	1	33	32	20
Office Equipment	121	42	4	159	79	40	4	115	44	42
Total	17,647	1,754	34	19,367	5,361	992	16	6,337	13,030	12,286
(ii) Capital Work-in-Progress (CWIP)	194	2,683	1,754	1,123	-	1	1	•	1,123	194
(iii) Intangible Assets										
Computer Software	55	10	ı	65	31	16	1	47	18	24

Property, Plant and Equipment, Capital work in progress and Intangible Assets as at 31st March 2024	t, Capital	work in	progress a	and Intang	ible Asset	s as at 3	1st March	2024		
		Gross Car	Gross Carrying Amount		Ω	epreciation	Depreciation / Amortisation	L	Net Carrying Amount	g Amount
	As at	Additions	Deductions/	As at	Asat	Additions	Deductions/	As at	As at	As at
	01.04.2023	during the year	Adjustments 31.03.2024	31.03.2024	31	during the year	Adjustments 31.03.2024	31.03.2024	31	31.03.2023
(i) Property, Plant and Equipment (PPE)	(PPE)									
	460	1	1	460	1	ı		•	460	460
	2,250	31	6	2,272	929	06	2	664	1,608	1,674
	13,454	1,328	84	14,698	3,859	744	31	4,572	10,126	9,595
	41	∞	·-	48	15	4	-	18	30	26
	56	1	∞	48	25	5	2	28	20	31
	100	25	4	121	89	15	4	62	42	32
	16,361	1,392	106	17,647	4,543	858	40	5,361	12,286	11,818
(ii) Capital Work-in-Progress (CWIP)	111	1,475	1,392	194	-	1	-	•	194	111

Computer Software

 ⁽i) All the above assets are owned by the company.
 (ii) The Company's working capital borrowings from banks are secured by aforesaid assets [Note 30 (C) 3].
 (iii) Contractual commitments for the acquisition of PPE & CWIP as at 31-03-2025 ₹ 264 lakhs (Previous year ₹ 682 lakhs).
 (iv) Acquisition of Jaggery Unit - Note 33

2 A.Capital Work -in- Progress - ageing schedule

(₹ in Lakhs)

	Am					
Particulars	Less than 1 year	1 - 2 years	2 - 3 years	More than 3 years	Total	
Projects in Progress - 31-03-2025	1,123	-	-	-	1,123	
Projects in Progress - 31-03-2024	194	-	-	-	194	

- (i) There is no project temporarily suspended in both years.
- (ii) There is no material time or cost overrun in the case of any item in CWIP in both years.

3. Investments - Non Current:

	Particulars	No of Shares	Face Value (₹)	As at 31.03.2025	As at 31.03.2024
	Investments in Equity Instruments - at Fair Value Through Other Comprehensive Income				
a.	Quoted:				
	Seshasayee Paper and Boards Limited	88,40,905	2	22,991	26,014
	High Energy Batteries (India) Limited	5,00,000	2	2,511	3,006
	Total - Quoted			25,502	29,020
b.	Unquoted:				
	Time Square Investments Private Ltd	80,000	10	8	8
	SPB Projects and Consultancy Ltd	5,000	10	1	1
	Total - Unquoted			9	9
	Total			25,511	29,029
Ag	gregate amount of quoted investments-At cost			2,070	2,070
Ag	gregate amount of quoted investments-At market value			25,502	29,020
Ag	gregate amount of unquoted investments-At cost			9	9

Determination of fair value - Note 1.1

4. Trade Receivables - Non Current:

(₹ in Lakhs)

Destinutors Net du		Outstanding for following periods from due date of payment					
Particulars	Not due	Less than 6 months	6 months - 1 year	1 - 2 years	2 - 3 years	More than 3 years	Total
Undisputed — considered good							
As at 31-03-2025	388	-	-	-	-	-	388
As at 31-03-2024	1,486	-	-	-	-	-	1,486

- (i) Non current classification Note 32
- (ii) Security created Note 30(C) 3

5. Other Financial Assets - Non current:

Particulars	As at 31.03.2025	As at 31.03.2024
Unsecured - Considered good		
Security deposit	22	19
Total	22	19

6. Other Non Current Assets:

Particulars	As at 31.03.2025	As at 31.03.2024
Unsecured - Considered good		
Capital advances	92	139
Prepaid expenses	14	29
Total	106	168

7. Inventories:

Particulars	As at 31.03.2025	As at 31.03.2024
Work In Progress	121	185
Finished Goods:		
Sugar	10,780	8,350
Molasses	111	199
Stores and Spares	479	530
Total	11,491	9,264

- (i) Valuation of Inventories Note 1.5
- (ii) Security created Note 30 (C)3

8. Trade Receivables - Current:

(₹ in Lakhs)

5		Not	Outstanding for following periods from due date of payment				T-1-1	
Particulars	Unbilled	due	Less than 6 months	6 months - 1 year	1 - 2 years	2 - 3 years	More than 3 years	Total
Undisputed - considered good								
As at 31-03-2025	4	2,784	274	-	-	-	-	3,062
As at 31-03-2024	4	2,814	553	-	-	-	-	3,371

Security created - Note 30(C) 3

9. Cash and Cash Equivalents:

Particulars	As at 31.03.2025	As at 31.03.2024
Balances with Banks		
Current account	70	63
Deposit account-original maturity < 3 months	453	581
Cash on hand	1	1
Total	524	645

The Company considers all highly liquid financial instruments, which are readily convertible into known amounts of cash that are subject to an insignificant risk of change in value and having original maturities of three months or less from the date of purchase, to be cash equivalents. Cash and cash equivalents consist of balances with banks which are unrestricted for withdrawal and usage.

10. Bank balances other than Cash and Cash Equivalents:

Particulars	As at 31.03.2025	As at 31.03.2024
Deposit account-original maturity > 3 months and < 12 months	2,079	3,413
Unpaid dividend account	40	32
Total	2,119	3,445

11. Other Current Assets:

Particulars	As at 31.03.2025	As at 31.03.2024
Advance for supplies	269	267
Advance for services	22	28
Input Tax Credit Receivable	61	26
Prepaid expenses	86	68
Income Tax refund receivable	29	53
Others	48	41
Total	515	483

12. Equity Share Capital:

(₹ in Lakhs)

Particulars	As at 31.03.2025	As at 31.03.2024	
Authorised	1.500	1.500	
1,50,00,000 Equity Shares of ₹ 10 each	1,500	1,500	
Issued, Subscribed and Fully paid up:	860	860	
85,98,418 Equity Shares of ₹ 10 each	000	800	

a) Reconciliation of shares outstanding at the beginning and at the end of the year

No change during the period

b) Rights, preferences and restrictions attached to equity shares

The Equity shares of the company having par value of ₹ 10 per share rank pari passu in all respects including voting rights, dividend entitlement and repayment of capital.

c) Details of shareholders holding more than 5% equity shares in the Company

SI.	As at		As at 31.03.2025		.03.2024
No.	Name of the Shareholders	No. of Shares	% of total shares	No. of Shares	% of total shares
1	Seshasayee Paper and Boards Ltd	2781362	32.35	2360260	27.45
2	Atyant Capital India Fund I	813525	9.46	813525	9.46
3	Time Square Investments Private Ltd	773804	9.00	773804	9.00
4	Bharati Chhotubhai Pithawalla	500466	5.82	500466	5.82

d) Shareholding of Promoters

	Shares held by promoters	Shares held by promoters As at 31.03.2025			As at 31.03.2024		
SI. No.	Promoter name	No. of Shares	% of total shares	Change in %	No. of Shares	% of total shares	Change in %
1	Seshasayee Paper and Boards Ltd	2781362	32.35	4.90	2360260	27.45	-
2	Time Square Investments Private Ltd	773804	9.00	-	773804	9.00	-
3	Bharati Chhotubhai Pithawalla	500466	5.82	-	500466	5.82	-
4	ESVI International (Engineers and Exporters) Ltd	4802	0.06	-	4802	0.06	-
5	High Energy Batteries (India) Ltd	382	0.00	-	382	0.00	-
6	N Gopala Ratnam	2823	0.03	-	2823	0.03	-
7	W P S PTE Ltd (from 31-03-2025)	6577	0.08	0.08	-	-	-
	Total	4063639	47.34	4.98	3642537	42.36	-

e) Management of Capital:

The company pursues a policy of conservative capital structure that seeks to provide adequate capital to its business for growth and create sustainable stakeholder value. Low gearing levels empower the company to navigate cyclical stresses in business. The company funds its operations through internal accruals and lays emphasis on prepayment of debts during up-swing in business cycles.

The following table summarises the capital of the Company:

(₹ in Lakhs)

Particulars	As at 31.03.2025	As at 31.03.2024
Equity	53,213	55,192
Debt	-	-
Cash and Cash Equivalents	524	645
Net Debt	(524)	(645)
Total Capital (Equity + Net Debt)	52,689	54,547
Net Debt to Capital Ratio	-	-

f) Dividend:

Particulars	FY 2024-25	FY 2023-24
Dividend on Equity shares paid during the year		
Dividend for the financial year 2023-24 @ ₹ 7.00 per share	602	559
(Previous Year ₹ 6.50 per share) of ₹ 10 each		

Proposed Dividend:

The Board of directors at their meeting held on 9th May, 2025 has recommended dividend of ₹ 3.00 (PY ₹ 7.00) per equity share of face value of ₹ 10 each for the financial year ended 31st March, 2025.

This is subject to approval at the ensuing Annual General Meeting of the company and hence not recognized in these financial statements.

13- Other Equity:

Particulars	As at 31.03.2025	As at 31.03.2024
Capital Reserve	554	554
Securities Premium	160	160
General Reserve	21,500	20,000
Retained Earnings	7,767	7,926
Other Comprehensive Income (OCI)	22,372	25,692
Total	52,353	54,332

Changes during the year in respect of each of the specified heads above are disclosed in the Statement of Changes in Equity

13.1 Description of nature and purpose of Reserve:

- (i) Capital Reserve represents gain of a capital nature and is not available for dividend distribution.
- (ii) Securities Premium records the premium component on issue of shares and can be utilised only in accordance with the provisions of Companies Act, 2013.
- (iii) General Reserve is created by transferring part of Retained Earnings from time to time. It is transfer from one component of equity to another and it is not an item of Other Comprehensive Income. It is a free reserve created to strengthen the net worth of the Company and it is available for dividend distribution in accordance with the provisions of Companies Act, 2013.

14. Major Components of Deferred Tax Liabilities / (Assets) arising on account of timing differences:

(₹ in Lakhs)

Particulars	Balance Sheet	Profit and Loss	OCI	Balance Sheet
	31.03.2025	2024-25	2024-25	01.04.2024
Deferred Tax Liabilities / (Assets) on account of				
Depreciation on Property, Plant and Equipment	2,910	642	-	2,268
Expenses allowed for tax purpose on payment basis	(43)	(29)	-	(14)
Income tax relating to items that will not be reclassified to profit or loss	1,055	9	(198)	1,244
MAT Credit Entitlement - Note 27(E)	(2,053)	(200)	-	(1,853)
Deferred Tax Liabilities (Net)	1,869	422	(198)	1,645

Particulars	Balance Sheet	Profit and Loss	OCI	Balance Sheet
	31.03.2024	2023-24	2023-24	01.04.2023
Deferred Tax Liabilities / (Assets) on account of				
Depreciation on Property, Plant and Equipment	2,268	196	-	2,072
Expenses allowed for tax purpose on payment basis	(14)	151	-	(165)
Income tax relating to items that will not be reclassified to profit or loss	1,244	(13)	766	491
MAT Credit Entitlement - Note 27 (E)	(1,853)	(143)	-	(1,710)
Deferred Tax Liabilities (Net)	1,645	191	766	688

15. Trade Payables:

Particulars	As at 31.03.2025	As at 31.03.2024
Micro and Small enterprises (Note -15 A)	178	74
Others		
- Goods	1,210	2,020
- Services	199	171
Total	1,587	2,265

15. A

(i) The classification of the suppliers under Micro, Small and Medium Enterprises Development Act, 2006 is made on the basis of information obtained by the Company.

(ii) Additional disclosures (₹ in Lakhs)

	Particulars	As at 31.03.2025	As at 31.03.2024
i)	Principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each accounting year (but within due date as per the MSMED Act, 2006)		
	- Principal amount due to micro and small enterprise (Note 15 & 16)	245	106
	- Interest due on above	Nil	Nil
ii)	Interest paid by the Company in terms of section 16 of the MSMED Act, 2006 along with the amount of the payment made to the supplier beyond the appointed day during the period	Nil	Nil
iii)	Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the period) but without adding interest specified under the MSMED Act, 2006.	Nil	Nil
iv)	The amount of Interest accrued and remaining unpaid as at the end of each year	Nil	Nil
v)	Interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise	Nil	Nil

15. B Trade Payables - ageing schedule

Double of the second		N		tanding for f	0.		Tabal
Particulars	Unbilled	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
As at 31.03.2025							
(i) Micro and Small enterprises	8	130	40	-	-	-	178
(ii) Others	62	1,143	164	24	16	-	1,409
Total	70	1,273	204	24	16	-	1,587

(₹ in Lakhs)

Particulars	Linbillad	Not due	Outstanding for following periods from due date of payment				- Total	
Particulars	Unbilled	Not due	Less than 1 year	1-2 years	2-3 years	More than 3 years	เดเสเ	
As at 31.03.2024								
(i) Micro and Small enterprises	8	44	22	-	-	-	74	
(ii) Others	74	1,947	135	18	17	-	2,191	
Total	82	1,991	157	18	17	-	2,265	

There were no disputed dues to Micro and Small enterprises or Others in both the years

16. Other Current Financial Liabilities:

Particulars	As at 31.03.2025	As at 31.03.2024
Payable for Capital Expenditure		
- Micro and Small enterprises (Note -15 A)	67	32
- Others	67	56
Unpaid dividends (No amount is due and outstanding to be credited to		
Investor Education and Protection Fund)	40	32
Employee related obligations	363	369
Others	11	9
Total	548	498

17. Other Current Liabilities:

Particulars	As at 31.03.2025	As at 31.03.2024
Parallel operation charges	225	189
Interest on Electricity consumption Tax	153	153
Statutory liabilities	64	120
Revenue received in advance #	35	119
Others	204	76
Total	681	657

Revenue recognised during the year from the Opening Advance

119 218

18. Current Provisions: (₹ in Lakhs)

Particulars	As at 31.03.2025	As at 31.03.2024
Provision for Employee Benefits		
- Gratuity	17	90
- Others	-	19
Total	17	109

18.A Reconciliation of net defined benefit liability

Particulars -	Gratuity		
	31.03.2025	31.03.2024	
Balance at the beginning of the year	689	602	
Interest Cost	45	41	
Current service cost	49	44	
Benefits paid	(90)	(34)	
Actuarial loss/(gain) on obligation (balancing figure)	(2)	36	
Balance as at the end of the year	691	689	

18.B Balance Sheet Reconciliation

Particulars	As at 31.03.2025	As at 31.03.2024
Net defined benefit - (Liability) / Asset at beginning of the year	(90)	(52)
Expense In the P& L	(51)	(46)
Total remeasurements included in OCI	24	(44)
Employer's total contribution	100	52
Net defined benefit - (Liability) / Asset as at end of the year	(17)	(90)

19. Revenue from Operations:

Particulars	31.03.2025	31.03.2024
Sale of Products	35,590	41,922
Other Operating Revenue	356	209
Total	35,946	42,131

Disclosure relating to Revenue from contracts with customers

(₹ in Lakhs)

	Particulars	31.03.2025	31.03.2024
a.	Type of Products		
	Sugar	22,384	30,469
	Bagasse	3,170	2,908
	Molasses	5,375	3,833
	Power #	4,661	4,712
Tot	al	35,590	41,922
b.	Type of Customer		
	Government owned / Controlled undertakings	5,285	5,234
	Others	30,305	36,688
Tot	al	35,590	41,922

[#] Includes Nil (PY ₹ 265 lakhs) of differential tariff consequent on regulatory order pertaining to earlier years. Tariff disputes - Note 28

20. Other Income:

Particulars	31.03.2025	31.03.2024
Interest on financial assets carried at amortized cost		
- Trade Receivables	178	262
- Bank Deposits	195	410
Interest - others	37	77
Dividend - from equity investments measured at fair value through OCI	457	548
Derecognition of excess liability #	295	274
Other non-operating income	33	196
Total	1,195	1,767

[#] Excess provision for sugarcane price and consequential tax written back during the year.

21. Cost of Materials Consumed:

Particulars	31.03.2025	31.03.2024
Raw material - Sugarcane	24,697	28,824
Process Chemicals	192	239
Packing Materials	462	499
Total	25,351	29,562

22. Changes in Inventories of finished goods and work- in progress:

(₹ in Lakhs)

Particulars		31.03	31.03.2024		3.2024
Opening stock - Finished g	oods	8,549		7,402	
- Work in pr	ogress	185	8,734	241	7,643
Closing stock - Finished g	oods	10,891		8,549	
- Work in pr	ogress	121	11,012	185	8,734
Changes in Inventories of finished goods and					
Work in progress			(2,278)		(1,091)

23. Employee Benefits Expense:

Particulars	31.03.2025	31.03.2024
Salaries and wages	1,940	1,929
Contribution to Provident & Other Funds (Note 36)	227	208
Staff Welfare Expenses	222	236
Total	2,389	2,373

24. Other Expenses:

Particulars	31.03.2025	31.03.2024
Consumption of stores and spares	41	41
Rent	31	21
Repairs and Maintenance		
- Buildings	214	269
- Plant & Equipment	1,381	1,661
- Others	16	11
Insurance	71	59
Rates and taxes	133	117
Auditors' remuneration (Note 24 A)	14	15
Watch & ward	62	60
Travel	86	77
Professional & Consultancy	85	71
Directors' sitting fees and commission	34	52
Freight & handling	179	171
Corporate Social Responsibility expenses (Note -31)	82	74
Miscellaneous	143	153
Total	2,572	2,852

24. A Payment to Auditors:

(₹ in Lakhs)

Particulars	31.03.2025	31.03.2024
Statutory Audit Fees	10	10
Tax Audit Fees	1	1
Certification Fees and Other Services	2	3
Reimbursement of expenses	1	1
Total	14	15

25. Finance Costs:

Particulars	31.03.2025	31.03.2024
Interest on borrowings	-	-
Other borrowing costs- Processing charges	5	10
Interest - others	-	3
Total	5	13

26. Depreciation and Amortisation Expense:

Particulars	31.03.2025	31.03.2024
Depreciation on Property, Plant and Equipment	992	858
Amortisation of Intangible assets	16	13
Total	1,008	871

27. Tax Expense:

Particulars	31.03.2025	31.03.2024
(A) Major components of Income Tax expense for the year :		
Tax expense recognised in the Statement of Profit and Loss		
(a) Current Tax :		
Minimum Alternate Tax (MAT)	491	896
(b) Deferred Tax:		
Deferred Tax Liability on account of depreciation	642	196
Expenses allowed on payment basis under tax laws	(29)	151
MAT Credit Entitlement (Net)	(200)	(143)
Total (b)	413	204
(c) Reversal of Tax (Net)	(28)	(597)
Total Tax Expense (a)+(b)+(c)	876	503

(₹ in Lakhs)

Particulars	31.03.2025	31.03.2024
(B) Reconciliation of Tax expenses and the accounting profit for the year:		
Income tax rate applicable to the Company	34.94%	29.12%
Profit Before Tax	2,804	5,189
Current Tax Expense at the applicable rate	980	1,511
Tax effect of:		
- Deduction under Section 80 (IA)	(406)	(441)
- Exempted income	(167)	(165)
- Rate change	452	-
- Others	45	195
Reversal of tax (Net)	(28)	(597)
Total	(104)	(1008)
Tax expense recognised in the Statement of Profit and Loss	876	503
(C) Taxes on items of OCI		
Items that will not be reclassified to profit or loss		
- Income Tax on measuring Investment at fair value	(198)	766
- Income Tax on Remeasurement of the defined benefit plans	9	(13)
Total	(189)	753

(D) Tax option:

Available deduction under Section 80-IA and MAT Credit Receivable being more beneficial, the company has not exercised the option under Section 115BAA of the Income Tax Act.

(E) Deferred Tax:

MAT credit of ₹ 200 lakhs (net) for the year (previous year ₹ 143 lakhs) and ₹ 2053 lakhs as on 31st March 2025 (₹ 1853 lakhs as on 31st March 2024) is recognised and carried forward as deferred tax asset as there exists reasonable certainty to recover the same in future.

28 - (A) Contingent Liabilities and Commitments:

(₹ in Lakhs)

	Particulars	As at 31.03.2025	As at 31.03.2024
a.	Contingent Liabilities		
	Claims against the company not acknowledged as debt		
	Tariff for power production exceeding 60% PLF *	598	-
	- Others	-	17
b.	Commitments		
	- Contracts for purchase of sugar cane	13,823	14,621
	- Estimated value of contracts remaining to be executed on capital account and not provided for	264	682

^{*} The manner of reckoning normative PLF at 60%, whether on annual or cumulative basis, was held in favour of the company by Tamil Nadu Electricity Regulatory Commission (TNERC) in December 2023. This has since been challenged before the Appellate Tribunal for Electricity (APTEL). The company has recognized additional revenue on this score of ₹ 133 lakhs for and aggregating ₹ 598 lakhs till FY 2024-25 that is subject to the outcome of appeal before APTEL.

(B) The company has a long term power purchase agreement for supplying power on a preferential tariff determined by the regulators. The company is in appeal before APTEL in respect of various tariff orders since 2012. APTEL has since concluded the hearings and reserved its judgement. It is however not practicable to estimate the financial impact to arise out of APTEL's judgement at this stage.

29. Government Grant:

The Company has recognised Government Grants disclosed below in these financial statements that are included under other operating revenue

	Particulars	31.03.2025	31.03.2024
a.	Export quota swapping	138	-
b.	Sale of Renewable Energy Certificates	23	22
Tot	al	161	22

Note 30(A). Category wise classification of Financial Instruments:

		Non C	Current	Cur	rent
Particulars	Note	As at 31.03.2025	As at 31.03.2024	As at 31.03.2025	As at 31.03.2024
Financial Assets measured at Fair Value through Other Comprehensive Income (FVTOCI)					
Investments in quoted equity shares	3	25,502	29,020	-	-
Investments in unquoted equity shares	3	9	9	-	-
Total		25,511	29,029	-	-
Financial Assets measured at amortised cost					
Security Deposit	5	22	19	-	-
Trade Receivables	4,8	388	1,486	3,062	3,371
Cash and Cash Equivalents	9	-	-	524	645
Other Balances with Banks	10	-	-	2,119	3,445
Total		410	1,505	5,705	7,461
Financial Liabilities measured at amortised cost					
Payable towards capital expenditure	16	-	-	67	56
Payable towards Micro and Small enterprises	15, 16	-	-	245	106
Payable towards Goods	15	-	-	1,210	2,020
Payable towards services	15	-	-	199	171
Unpaid/Unclaimed Dividend	16	-	-	40	32
Employee related obligations	16	-	-	363	369
Payable towards Other expenses	16	-	-	11	9
Total		-	-	2,135	2,763

- 1. The fair value of investment in quoted equity shares is measured at the closing price in the Stock Exchange on the reporting date.
- 2. In case of trade receivables, cash and cash equivalents, trade payables and other financial assets and liabilities it is assessed that the fair values approximate their carrying amounts largely due to the short-term maturities of these instruments.
- 3. The fair values of the financial assets and financial liabilities included above have been determined in accordance with generally accepted pricing models based on a discounted cash flow analysis, with the most significant inputs being the discount rate that reflects the credit risk of counter-parties.

Note 30 (B). Fair value Measurements

(i) Fair value measurement hierarchy of the Company's financial assets and liabilities:

(₹ in Lakhs)

		Fa	ir value hierarc	hy
Financial assets / financial liabilities	Fair value	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)
Financial assets measured at Fair Value through Other Comprehensive Income (Note 3)				
As at 31.03.2025				
Investments in quoted equity shares	25,502	25,502	-	-
Investments in unquoted equity shares - Other Entities	9	-	-	9
As at 31.03.2024				
Investments in quoted equity shares	29,020	29,020	-	-
Investments in unquoted equity shares - Other Entities	9	-	-	9

(ii) Financial Instrument measured at Amortised Cost

The carrying amount of financial assets and financial liabilities measured at amortised cost in the financial statements are a reasonable approximation of their fair values since the Company does not anticipate that the carrying amounts would be significantly different from the values that would eventually be received or settled.

30 (C): Financial Risk Management – Objectives and Policies:

The Company's financial liabilities comprise mainly trade payables and other payables. The Company's financial assets comprise mainly of investments, cash and cash equivalents, other balances with banks, security deposits, trade receivables and other receivables.

The Company is exposed to Market risk, Credit risk and Liquidity risk. The Board of Directors ('Board') oversee the management of these financial risks in its regular meetings. Risk Management guidelines as discussed in the Audit Committee and approved by the Board, states the Company's approach to address uncertainties in its endeavor to achieve its stated and implicit objectives. It prescribes the roles and responsibilities of the Company's management, the structure for managing risks and the framework for risk management. The framework seeks to identify, assess and mitigate financial risks in order to minimize potential adverse effects on the Company's financial performance.

The following disclosures summarize the Company's exposure to financial risks and information regarding use of derivatives employed to manage exposures to such risks.

1. Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risks interest rate risk, currency risk and other price risk. Financial instruments affected by market risk includes borrowings, investments, trade payables, trade receivables, loans and derivative financial instruments.

(i) Interest Rate Risk

Interest rate risk is not material.

(ii) Foreign Currency Risk

Foreign currency exposure at end of the reporting period - Nil

(iii) Equity Price Risk

Equity price Risk is related to the change in market reference price of the investments in equity securities.

All the investments are held for strategic purposes and not held for trading.

2. Credit Risk

Credit Risk is the risk of financial loss arising from counter party default on its contractual obligations resulting in financial loss to the company. Credit risk encompasses both the direct risk of default and the risk of deterioration of credit worthiness as well as concentration risks.

Financial instruments that are subject to concentrations of credit risk principally consist of trade receivables, loans and advances and derivative financial instruments. None of the financial instruments of the Company result material concentrations of credit risks.

Exposure to Credit Risk – The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to Credit risk was ₹ 6115 lakhs as at 31st March 2025, and ₹ 8966 lakhs as at 31st March 2024 being the total of the carrying amount of balances with banks, short term deposits with banks, trade receivables and other financial assets excluding equity investments.

The credit risk arising for the exposure of investing in other balances with banks and bank balances is limited and there is no collateral held against these because the counter parties are scheduled banks under RBI oversight.

. 3. 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 has obtained sanction of fund based limit of ₹ 15 crores from consortium banks towards working capital loan which is secured by first charge of inventories, book debts and immovables. However, utilization against the above facilities as at 31.03.2025 is NiI (PY NiI).

The Company invests its surplus funds in bank fixed deposit, which carry no / low mark to market risks.

Contractual maturities of financial liabilities based on contractual undiscounted payments:

	As at 31.03.2025			As at 31.03.2024		
Particulars	Less than	Over one	Total	Less than	Over one	Total
	one year	year	Iotai	one year	year	IOIAI
Trade and other payables (Note15)	1547	40	1587	2230	35	2265
Other financial liabilities (Note16)	548	-	548	498	-	498

31. Corporate Social Responsibility (CSR)

(i) Amount required to be spent by the company during the year: ₹84 lakhs

(ii) Amount excess spent in the previous year brought forward: ₹ 21 lakhs

(iii) Amount of expenditure incurred: ₹82 lakhs

(iv) Construction / acquisition of asset: Nil

(v) Purposes other than (iv) above: ₹82 lakhs

(vi) Shortfall at the end of the year: Nil

(vii) Total of previous years shortfall: Nil

(viii) Reason for Shortfall: N.A.

(ix) Carried over surplus to succeeding financial year: ₹ 19 lakhs

(x) Nature of CSR activities:

(₹ in Lakhs)

SI. No.	CSR Activity	31.03.2025	31.03.2024
(a)	Supporting irrigation infrastructure in rural area	48	40
(b)	Primary education for the children of rural area	9	10
(c)	Community Development	23	2
(d)	Provision of safe drinking water in rural area	1	-
(e)	Measures for the benefit of armed forces veterans	1	-
(f)	Support for primary health center in the neighboring village	-	5
(g)	Development of Agro forestry	-	17
	Total	82	74

(xi) Details of related party transactions : Nil

(xii) Provision made for CSR : Nil

- 32. (i) In terms of the Electricity (Late Payment Surcharge and Related Matters) Rules, 2022, power dues outstanding as on 03.06.2022 including Late Payment Surcharge (LPS) till that date were made payable over 48 EMIs, with no further LPS thereon. This was recognised in FY 2022-23. Concurrently fair value adjustment of ₹ 684 lakhs was recognized in that year.
 - (ii) Fair value reversals aggregating ₹ 162 lakhs (PY ₹ 239 lakhs) on receipt of the monthly EMIs during the year is included in Other Income (Note-20).
 - (iii) EMIs falling due twelve months after the reporting period are classified as non-current trade receivables (Note-4).

33. Acquisition of jaggery unit

- (i) The company during the year has acquired a 50 tcd jaggery production unit through E-auction under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. The company has been issued sale certificate for ₹ 460.50 lakhs. Out of this, land value for ₹ 61.64 lakhs has been capitalised, while the balance of ₹ 398.86 lakhs towards buildings, plant & machinery not being ready for intended use at the close of reporting period has been recognized as capital work in progress in these financial statements.
- (ii) Land registration process is pending final determination of stamp duty by the registration authorities.

34. Additional Regulatory Information:

SI. No.	Disclosure requirement as per amended Schedule III to the Companies Act, 2013	Reason for non-disclosure
1	Title deeds of immovable properties not held in the name of company	1.37 acres of land (Note 33)
2	Fair value of investment property	Investment property Nil.
3	Revaluation of property, plant and equipment	Not Applicable
4	Revaluation of intangible assets	Not Applicable
5	Loans or advances in the nature of loans are granted to promoters, directors, KMPs and the related parties	Nil
6	Details of Benami property held	Nil

7. Summary of Reconciliation of Stock Statement

Quarter Ended	Amount as per books of account	Amount as in the quarterly return / statement	Amount of difference	Reason for material discrepancies
Current year 20)24-2025			
Jun – 2024	8813	9659	(846)	Stock valuation as per
Sep – 2024	11815	13236	(1421)	statement provided to bank is based on 3
Dec- 2024	9001	9575	(574)	months moving average
Mar- 2025	11370	12483	(1113)	or current selling price, whichever is less as per
Previous year 20	ar 2023-2024		RBI circular DBOD.No.Dir. BC.16/13.03.00/2014-15	
Jun – 2023	3825	4196	(371)	dated July 1, 2014. In the
Sep – 2023	4514	4982	(468)	financial statements, stock valuation is in accordance
Dec- 2023	3794	4157	(363)	with Ind AS - 2.
Mar- 2024	9079	10082	(1003)	

SI. No.	Disclosure requirement as per amended Schedule III to the Companies Act, 2013	Reason for non-disclosure
8	Willful defaulter	No
9	Relationship with struck off companies	Nil transaction
10	Registration of charges or satisfaction with Registrar of Companies (ROC)	Charges were registered in time
11	Compliance with number of layers of companies	No subsidiaries
12	Compliance with approved scheme(s) of arrangement	Not Applicable
13	Utilisation of borrowed funds and share premium	Nil – See Note below
14	Undisclosed income	Nil
15	Details of Crypto Currency or Virtual Currency	No trade / investment in same.

Note:

- (i) 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 lend or invest in party identified by or on behalf of the Company (Ultimate Beneficiaries).
- (ii) The Company has not received any fund from any party(s) (Funding Party) with the understanding that the Company shall whether, directly or indirectly lend or invest in other persons or entities identified by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

35. Key Financial Ratios

Ratios	Numerator Denominator		At -2025	As 31-03		% Variance	Remarks
Current ratio	Current assets Current liabilities	17,796 2,833	6.28	17,268 3,529	4.89	28.43	Cash accruals on profits plus EMI recoveries of power dues
Debt Equity ratio	Total Debt Shareholder's Equity	0 30,841	-	0 29,500	-	-	No debt at close of both years
Debt service coverage ratio	Earnings available for debt service Debt to be serviced	2,939	-	5,496	-	-	No debt during the reporting periods
Return on equity ratio	Net Profit after taxes Average Shareholder's Equity	1,928 30,171	6.39	4,686 27,452	17.07	(62.57)	Lower capacity use, decline in sugar recovery, reduced sugar sale volume due to quota applicability for full year together severely eroded operating margin.
Inventory turnover ratio	Cost of Goods Sold Average Inventory	32,294 9,873	3.27	39,545 8,189	4.83	(32.30)	Higher inventory buildup due to quota applicability for full year
Trade receivables turnover ratio	Net credit sales Average Trade Receivables	7,831 4,154	1.89	7,620 4,802	1.59	18.87	
Trade payables turnover ratio	Net Credit Purchases Average Trade Payables	30,641	15.91	33,691 2,997	11.24	41.55	Accelerated cane payment
Net capital turnover ratio	Revenue Working Capital	35,946 14,963	2.40	42,131 13,739	3.07	(21.82)	
Net profit ratio	Net Profit after taxes Revenue	1,928 35,946	5.36	4,686 42,131	11.12	(51.80)	Lower capacity use, decline in sugar recovery, reduced sugar sale volume due
Return on capital employed	Earnings Before Interest & taxes Capital Employed	2,804 32,789	8.55	5,189 31,253	16.60	(48.49)	to quota applicability for full year together severely eroded operating margin.
Return on investment (i) Equity	Income Generated from Investments Time weighted Average of Investments	(3,975) 29,406	(13.52)	6,025 22,885	26.33	(151.35)	Price volatility in stock
(ii) Fixed Income	Income Generated from Investments Time weighted Average of Investments	195 3,052	6.39	410 7,101	5.77	10.68	market

36. Employee Benefits

(i) Defined Contribution Plans

The Company makes Provident Fund and Superannuation Fund contributions which are defined contribution plans, for qualifying employees. Under the Schemes, the Company is required to contribute a specified percentage of eligible pay to fund the benefits.

The Company has recognised ₹ 133 Lakhs (previous year ₹ 126 Lakhs) for Provident Fund contributions and ₹ 42 Lakhs (previous year ₹ 36 Lakhs) for Superannuation Fund contributions in the Statement of Profit and Loss. The contributions payable to these plans by the Company are at rates specified in the rules of the schemes.

(ii) Defined Benefit Plans

(a) Gratuity

In respect of Gratuity plan, the most recent actuarial valuation of the plan assets and the present value of the defined benefit obligation were carried out as of March 31, 2025. The present value of the defined benefit obligation and the related current service cost and past service cost, were measured using the projected unit cost method.

The following table sets forth the status of the Gratuity Plan of the Company and the amount recognised in the Balance Sheet and Statement of Profit and Loss. The Company provides the gratuity benefit through annual contributions to the funds managed by the ICICI Prudential Life Insurance Company Ltd.

Disclosure for defined benefit plans based on actuarial valuation as on 31.03.2025

		Post employ	ment benefit
	General description		tuity ed plan ntributory
(i)	Change in Defined Benefit Obligation	31.03.2025	31.03.2024
	Present value - opening balance	689	602
	Current service cost	49	44
	Interest cost	45	41
	Re-measurement (gain) / loss:		
	- Effect of changes in financial assumptions	10	4
	- Effect of experience adjustments	(3)	32
	- Effect of changes in demographic assumptions	(9)	-
	Benefits paid	(90)	(34)
	Present value - closing balance	691	689
(ii)	Change in Fair Value of Plan Assets		
	Opening balance	599	550
	Interest income	43	39
	Return on plan assets	22	(8)
	Contributions by employer	100	52
	Benefits paid	(90)	(34)
	Closing balance	674	599

(₹ in Lakhs)

		Post employ	ment benefit
	General description		tuity ed plan ntributory
(iii)	Amount recognized in the Balance Sheet (as at year end)	31.03.2025	31.03.2024
	Present value of obligations	691	689
	Fair value of plan assets	674	599
	Net (asset) / liability recognized	17	90
(iv)	Expenses recognized in the profit and loss statement		
	Current service cost	49	44
	Interest	2	2
	Total included in 'Employee benefits expense'	51	46
(v)	Expenses recognized in Other Comprehensive Income (OCI)		
	Re-measurement on the net defined benefit liability:		
	- Effect of changes in financial assumptions	10	4
	- Effect of experience adjustments	(3)	32
	- Effect of changes in demographic assumptions	(9)	-
	Return on plan assets	(22)	8
	Net cost in Other Comprehensive Income (OCI)	(24)	44
(vi)	Asset information	Insurance P	olicy (100%)
(vii)	Principal actuarial assumptions		
	Mortality		sured Lives 2-14) Ultimate
	Discount rate (%)	6.77	7.03
	Expected rate of salary increase (%)	10.00	10.00
	Expected rate of attrition (%)	10.00	9.00
	Expected average remaining working lives of employees (years)	8.00	8.00
(viii)	Expected contribution (₹ in Lakhs)	21.00	96.00

The Company pays contribution under the Group Gratuity Scheme to ICICI Prudential Life Insurance Company Ltd. that is invested by the insurer in the plan assets in Government Securities, Debt Funds, Equity shares, Mutual Funds and Money Market Instruments. The expected rate of return on plan assets based on expectation of the average long term rate of return expected on investments of the fund during the estimated term of the obligation. Significant actuarial assumptions for the determination of the defined benefit obligation are as discussed above.

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

(₹ in Lakhs)

Particulars	31.03.2025	31.03.2024
Discount Rate		
- 1% Increase	34	34
- 1% decrease	(37)	(33)
Salary Growth Rate		
- 1% Increase	(35)	(33)
- 1% decrease	31	29
Attrition Rate		
- 1% increase	(8)	(8)
- 1% decrease	9	7

Sensitivity analysis presented above may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

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

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

(b) Long Term Compensated Absence

The assumption used for computing the long term accumulated compensated absences on actuarial basis are as follows:

Assumptions	2024-25	2023-24
Discount rate	6.77%	7.03%
Attrition Rate	10.00%	9.00%
Expected rate of salary increase	10.00%	10.00%

Since the measurement of other long term employee benefits is not usually subject to the same degree of uncertainty as the measurement of post-employment benefits – gratuity, simplified method of accounting is adopted i.e., remeasurements are not recognized in Other comprehensive income but directly in the Statement of Profit and Loss (para 154 of Ind AS- 19).

The short-term leave obligation covers the company's liability for casual leave. The entire provision of ₹ 3 lakhs (PY ₹ 2 lakhs) is presented as current, since the company does not have an unconditional right to defer settlement for the short-term obligations.

.

37. Operating Segments

A. Operating Results (₹ in Lakhs)

	Sugar		Cogeneration		Eliminations		Total	
Particulars	31.03.25	31.03.24	31.03.25	31.03.24	31.03.25	31.03.24	31.03.25	31.03.24
Revenue								
External Sales	27,759	34,302	7,831	7,620	-	-	35,590	41,922
Inter - Segment Sales	4,535	5,243	4,599	4,880	(9,134)	(10,123)	-	-
Other Operating income	308	164	48	45	-	-	356	209
Total Revenue	32,602	39,709	12,478	12,545	(9,134)	(10,123)	35,946	42,131
Segment Result								
Operating Profit	1,217	2,684	1,504	1,948	_	-	2,721	4,632
Finance Costs							(5)	(13)
Interest Income							206	408
Dividend Income							457	548
Other unallocable expenditure net of unallocable income							()	(0.00)
							(575)	(386)
Profit Before Tax							2,804	5,189
Tax Expenses							876	503
Profit After Tax							1,928	4,686

B. Other Information

Segment Assets	20,109	16,294	9,646	11,001	-	-	29,755	27,295
Unallocated Corporate Assets							28,239	33,179
Total Assets							57,994	60,474
Segment Liabilities	2,191	3,061	602	436	-	-	2,793	3,497
Unallocated Corporate Liabilities							1,988	1,785
Total Liabilities							4,781	5,282
Capital Expenditure	1,357	1,269	407	144	-	-	1,764	1,413
Depreciation & Amortisation	572	452	436	419	-	-	1,008	871

- (i) Identification of reportable segments Note 1.9
- (ii) Three customers in Sugar (previous year two) and two customers in Cogen (previous year two) individually contribute to more than 10% of the revenue of respective segment.

38. Earnings per Share

Particulars	31.03.2025	31.03.2024
Profit after tax (₹ Lakhs)	1928	4686
Weighted average number of shares (in lakhs)	86	86
Nominal value per share (₹)	10	10
Basic and diluted earnings per share (₹)	22.42	54.49

39. Related Party Disclosures

 Names of the transacting Related Parties and description of relationship 1. Seshasayee Paper and Boards Ltd (SPB) - The Company is associate of SPB.

Esvi International (Engineers & Exporters) Ltd –
 100% subsidiary of SPB

3. Key managerial personnel - refer (ii) (c) & (d)

ii) Description of Transactions:

a) Seshasayee Paper and Boards Ltd

(₹ in Lakhs)

Particulars	31.03.2025	31.03.2024
Sale of goods	2563	2402
Purchase of goods	158	172
Services (Net)	(2)	(6)
Dividend received	442	530
Dividend paid	165	153
Amount outstanding – Receivable – Unsecured (Net)	340	132

b) Esvi International (Engineers & Exporters) Ltd

Particulars	31.03.2025	31.03.2024
Rent paid	6	6
Rent advance outstanding - Unsecured	3	3

The transactions with the above two related parties are as per the terms of arrangements in the normal course of business and to be settled through receipt/ payment or sale/purchase of goods or services.

- c) Key Managerial Personnel executive
 - 1. Mr. N.Ramanathan Managing Director
 - 2. Mr. K. Yokanathan Sr. President and CFO

(₹ in Lakhs)

Particulars	31.03.2025	31.03.2024
i. Short term benefits	261	254
ii. Post employment benefits	39	52
iii. Other long term benefits	16	15
iv. Amount outstanding at the end of the year – payable - Unsecured	108	103

(d) Key Managerial Personnel – Non-executive Directors

Name	Position
Mr N Gopala Ratnam	Chairman & Non-Executive Director
Mr Arun G Bijur	Non-Executive Director
Mr Mohan Verghese Chunkath	Non-Executive Director
Mrs Bharti Chhotubhai Pithawalla	Non-Executive Director
Mr P Manoharan	Non-Executive Director
Dr. Lakshmi Nadkarni	Non-Executive Director
Mr. Chellamani Naresh	Non-Executive Director

Particulars	31.03.2025	31.03.2024
Purchase of goods	25	30
Sitting fees	13	16
Commission	21	36

40. Approval of Financial Statements

The financial statements have been approved for issue by the Board of Directors on 9th May 2025.

Per our Report of even date annexed

For M/S S. Viswanathan LLP Regn No: 004770S/S200025 Chartered Accountants

Raghavendran Chella Krishnan

Partner

Membership No. 208562

Chennai 9th May 2025 For and on behalf of the Board

N Gopala Ratnam Chairman DIN: 00001945

R Madhusudhan

Secretary

N Ramanathan Managing Director DIN: 00001033

K Yokanathan

Chief Financial Officer

Vision

To excel as a trusted, socially responsible and customer driven organization providing maximum value to all stakeholders

Mission

To manufacture quality products at competitive cost through technology and team work

Values

- Ethical practices
- Customer Focus
- Commitment to Society, Safety and Environment
- Professional and Transparent Management
- Empowerment and Accountability
- Adaptability to "Change"
- Innovation and Creativity
- Emphasis on human resources development, cost reduction, productivity enhancement and resource conservation



Regd. Office: ESVIN House, No.13, Rajiv Gandhi Salai (OMR) Perungudi, Chennai 600 096.