32nd Annual Report 2013-14





Sree Rayalaseema Alkalies and Allied Chemicals Limited



BOARD OF DIRECTORS

Sri T. G. Venkatesh Chairman & Managing Director (from 26.05.2014)

Sri G. Krishna Murthy

Sri M.P. Murti (Upto 07.08.2013)

Sri K. Davidson (Nominee of IDBI from 29.06.2013)

Smt. Shalini Soni (Nominee of IFCI from 30.07.2014)

Smt. S.Usha (Nominee of IFCI upto 30.07.2014)

Sri P.N. Vedanarayanan

Sri O.D. Reddy

Sri K. Karunakar Rao Executive Director & CEO

Sri N. Jesvanth Reddy Executive Director (Technical)

Sri C. Rajesh Khanna Sr. General Manager (F&A) & CFO

CHIEF GENERAL MANAGER & COMPANY SECRETARY

Sri V. Radhakrishna Murthy

BANKERS

Indian Bank

United Bank of India

The South Indian Bank Ltd.

IDBI Bank Ltd.

The Federal Bank Ltd.

Canbank Factors Ltd.

AUDITORS

Brahmayya & Co.

Chartered Accountants

21/142-6, S.K.D.Colony Extn.

Adoni - 518 301 (A.P.)

REGISTERED OFFICE & FACTORY

Gondiparla, Kurnool - 518 004 (A.P.)

CORPORATE OFFICE

40-304, 2nd Floor, Krishna Jyothsna Complex

Bhagyanagar,

Kurnool - 518 004 (A.P.)

REGISTRAR & SHARE TRANSFER AGENT

Aarthi Consultants Private Limited

Regd. Office: 1-2-285, Domalguda

Hyderabad - 500 029 (Telangana State)

Tel No. 040 - 27638111 / 4445

Fax No. 040 - 27632184

F-mail: info@aarthiconsultants.com

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NOTICE

NOTICE is hereby given that the 32nd Annual General Meeting of the Members of SREE RAYALASEMA ALKALIES AND ALLIED CHEMICALS LIMITED (CIN: L24110AP1981PLC003077) will be held at the Registered Office of the Company at the Factory Premises, Gondiparla, Kurnool - 518 004 (A.P.) on Thursday, 25th September, 2014 at 4.00 P.M. to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Balance Sheet as at 31st March, 2014 and the Statement of Profit and Loss for the year ended as on that date together with the Reports of Directors and the Auditors attached thereto.
- To appoint Auditors and to fix their remuneration and in this regard to consider and if thought fit, to pass, with or without modification(s), the following as an Ordinary Resolution.

"RESOLVED THAT subject to the provisions of Section 139 and other applicable provisions of Companies Act, 2013 the retiring Auditors, M/s. Brahmayya & Co., Chartered Accountants (Regn. No. 000514S), Adoni, Kurnool Dist. be and are hereby appointed as Auditors of the company, to hold office from the conclusion of this Annual General Meeting til the conclusion of the next Annual General Meeting of the company on such remuneration as decided by the Board of Directors on recommendation of the Audit Committee as "Audit Fee" exclusive of reimbursement of actual travelling and other expenses."

SPECIAL BUSINESS:

 To adopt Articles of Association after effecting changes and modifications in conformity with the Companies Act, 2013 and in this regard to consider and if thought fit, to pass, with or without modification(s), the following Resolution as a Special Resolution.

"RESOLVED THAT pursuant to the provisions of Section 14 and all other applicable provisions of the Companies Act, 2013 read with Companies (Incorporation) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), the draft changes and modifications contained in the Articles of Association submitted to this meeting and explained in the explanatory statement be and are hereby approved and adopted.

- RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this Resolution."
- To appoint Smt. V. Surekha (DIN No.06953161) as a
 Director subject to retire by rotation and in this regard
 to consider and if thought fit, to pass, with or without
 modification(s), the following resolution as an
 Ordinary Resolution.
 - "RESOLVED THAT Smt. V. Surekha (DIN No. 06953161) in respect of whom the company has received a notice in writing under Sec.160 of the Companies Act, 2013 from a Member proposing her candidature for the office of Director pursuant to Sec. 149 of the Act, be and is hereby approved as Director of the Company liable to retire by rotation."
- To appoint Sri T.G.Venkatesh (DIN: 00108120) as a Director, subject to retire by rotation and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolutions as an Ordinary Resolution.
 - "RESOLVED THAT Sri T.G.Venkatesh (DIN: 00108120), in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director pursuant to Sec. 152 of the Act, be and is hereby appointed as Director of the Company, liable to retire by rotation."
- To appoint Sri P.N.Vedanarayanan (DIN: 00982697) as an Independent Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolutions as an Ordinary Resolution.
 - "RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modifications(s) or re-enactment thereof for the time being in force) and Clause 49 of the Listing Agreement, Sri P.N. Vedanarayanan (DIN: 00982697), who was earlier appointed as a Director and who is liable to retire by rotation in this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of





Director, be and is hereby appointed as an Independent Director of the Company to hold office for 5 (Five) consecutive years for a term upto the conclusion of the 37th Annual General Meeting of the Company in calendar Year 2019-2020."

 To appoint Sri G. Krishna Murthy (DIN: 00134828) as an Independent Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolutions as an Ordinary Resolution.

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modifications(s) or re-enactment thereof for the time being in force) and Clause 49 of the Listing Agreement, Sri G. Krishna Murthy (DIN:00134828). who was earlier appointed as a Director and who is liable to retire by rotation in this Annual General Meeting and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act. 2013 from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company to hold office for 5 (Five) consecutive years for a term upto the conclusion of the 37th Annual General Meeting of the Company in calendar Year 2019-2020."

 To appoint Sri O.D. Reddy (DIN: 00101729) as an Independent Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolutions as an Ordinary Resolution.

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modifications(s) or re-enactment thereof for the time being in force) and Clause 49 of the Listing Agreement, Sri O.D. Reddy (DIN: 00101729), who was appointed as a Director liable to retire by rotation and in respect of whom the Company has received a notice in writing under Section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company to hold

- office for 5 (Five) consecutive years for a term upto the conclusion of the 37th Annual General Meeting of the Company in calendar Year 2019-2020."
- To consider and if thought fit, to pass, with or without modification(s), the following resolutions which is proposed as Special Resolution.
 - "RESOLVED THAT in supersession to the resolution passed at the 30th Annual General Meeting of the Company held on 28.09.2012 and pursuant to Sec 180 (1) (C) of the Companies Act, 2013, the Board of Directors be and are hereby authorized to borrow money from time to time for the purpose of the business of the Company on such terms and conditions as the Board of Directors consider fit, any sum or sums of money which together with the monevs already borrowed by the Company (apart from temporary loans obtained from the Company's Bankers in the ordinary course of business) may exceed the aggregate of the paid-up capital of the Company and its free reserves (i.e. reserves not set apart for any specific purpose) provided that the total amount which may be so borrowed by the Board of Directors and outstanding at any one time shall not exceed Bs. 750 Crores."
- To consider and if thought fit, to pass, with or without modification(s), the following resolutions as an Ordinary Resolution.

"RESOLVED THAT pursuant to Sec. 196, 197, 198 and other applicable provisions of the Companies Act, 2013, Schedule V of the Companies Act, 2013, and subject to any other statutory provisions and after consideration of the recommendation of the Remuneration Committee in its meeting held on 17.05.2014, and the recommendation of Board in its meeting held on 26.05.14, the approval of the Company be and is hereby accorded to ratify the appointment of Sri T.G. Venkatesh as Chairman and Managing Director of the Company for a period of five years with the remuneration as per the following details

REMUNERATION

Term of appointment: 5 Years

Overall remuneration: 5% of net Profits as per second Proviso to Section 197 of the Companies Act, 2013 to be paid by way of monthly remuneration and also commission on net profits.





The monthly remuneration is proposed to be paid as under:

- Monthly Remuneration: Rs.5,00,000/- per month (salary) as per Schedule-V of the Companies Act, 2013.
- b. Provident Fund, pension and superannuation put together not to exceed taxable limit.
- Gratuity payable at a rate not exceeding half month salary for each completed year of service.
- d. Other perquisites.

HRA/Rent free accommodation, Earned Leave encashment, gas, electricity, water, furnishings, medical reimbursement and LTC for self and family, personal accident insurance, club fee etc., and any other benefits in accordance with Rules of the Company. The perquisites shall be as evaluated as per IT Rules.

Use of Company car, landline phone at residence and Cell phone for official purposes.

e. Such remuneration by way of commission calculated with reference to the net profit of the Company in a financial year as may be determined by the Board of Directors of the Company at the end of the each financial year, subject to ceilings stipulated in sections 196, 197 and 198 read with Schedule-V of the Companies Act, 2013.

RESOLVED FURTHER THAT in case of inadequacy of profits conditions mentioned in Schedule-V of Companies Act, 2013 will be applicable including any amendments thereof.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts and take all such steps as may be necessary, proper or expediate to give effect to the above resolution."

11. To approve the appointment and remuneration payable to the Cost Auditors for the financial year ending March 31, 2015 and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolutions as an Ordinary Resolution.

"RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), the appointment of M/s. Aruna Prasad & Co. (Regn. No. 100883) as Cost Auditors of the Company by the Board of Directors of the Company

in its meeting held on 26.05.2014 on a remuneration of Rs.1,25,000/- + Service Tax and reimbursement of out of pocket expenses, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2015, be ratified.

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

 To consider and if thought fit, to pass, with or without modification(s), the following resolutions as a Special Resolution.

"RESOLVED THAT in continuation to the Resolution passed under Section 293 (1) (a) of the Companies Act. 1956 at the Annual General Meeting of members of the Company held on 28.09.2012 and other earlier resolutions in the AGMs/EGMs of the Company and pursuant to the provisions of Section 180 (1) (a) and other applicable provisions if any, of the Companies Act. 2013, and rules made there under and as may be amended from time to time, the consent of the Company be and is hereby accorded to the Board of Directors of the Company for undertakings and/or charging the whole or any part of the undertaking or undertakings of the Company or any assets of the Company both present and future or the whole or substantially the whole of the undertaking or undertakings together with power to takeover the management of business and concern of the Company in certain events for securing any loans and / or advances already obtained or that may be obtained from any Financial Institutions (IDBI and IFCI). Banks (IB. UBI, SIB, FBL and CNBF). Debenture Trustees or any Bodies Corporate, person or persons, entity or entities and or to secure any debentures that are issued or may be issued and all interest, commitment charges, costs, charges and all other moneys payable by the Company to the concerned Lenders.

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

By Order of the Board

Sd/-

Place: Hyderabad (V. RADHAKRISHNA MURTHY)
Date: 30th July, 2014 C.G.M & Company Secretary





NOTES:

- A member entitled to attend and vote at the meeting is entitled to appoint one or more Proxies to attend and vote on a poll on his behalf and such proxy need not be a member of the Company. A Proxy form is enclosed. Proxy Form in order to be effective duly completed, must be received by the company at the Registered Office of the company not less than 48 hours before the schedule time of the Annual General Meeting.
- 2. Explanatory Statement pursuant to Section 102 (1) of the Companies Act, 2013 is annexed hereto in respect to Special Business.
- 3. Member/Proxies are requested to produce the attendance Slip at the entrance of the Registered Office duly completed and signed for admission to the meeting hall.
- Pursuant to Sec. 91 of the Companies Act, 2013 and 4. Clause-16 of the Listing Agreement, the Register of Members and Share Transfer Books of the Company will remain closed for 6 (six) days i.e., from 20.09.2014 to 25.09.2014 (both days inclusive).
- Non-resident Indian Shareholders are requested to 5. inform us immediately:
 - the change in Residential Status on return to India for permanent settlement.
 - the particulars of Bank NRE Account, if not b) furnished earlier.

6. E-Voting:

The Company is pleased to provide E-Voting facility through Central Depository Services (India) Limited (CDSL) as an alternative, for all members of the Company to enable them to cast their votes electronically on the resolutions mentioned in the notice of 32nd Annual General Meeting of the Company dated 30th July, 2014. The Company has appointed Mr. M. Nirmal Kumar Reddy, B.Com., F.C.A., I.S.A., I.R.M., Practicing Chartered Accountant as the Scrutinizer for conducting the e-voting process in a fair and transparent manner. E-voting is optional. The E-voting rights of the shareholders/beneficial owners shall be reckoned on the equity shares held by them as on Friday, August 22, 2014.

The instructions for members for voting electronically are as under:

- (A) In case of members receiving e-mail:
 - Log on to the e-voting website www.evotingindia.com

- Click on "Shareholders" tab. (ii)
- Now, select the "SREE RAYALASEEMA (iii) ALKALIES AND ALLIED CHEMICALS LIMITED" from the drop down menu and click on "SUBMIT".
- Now Enter your User ID (For CDSL: 16 digits beneficiary ID, For NSDL: 8 Character DP ID followed by 8 Digits Client ID. Members holding shares in Physical Form should enter Folio Number registered with the Company and then enter the Captcha Code as displayed and Click on Login.
- (v) If you are holding shares in Demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used. If you are a first time user follow the steps given below.
- (vi) For Members holding shares in Demat Form and Physical Form.

PAN*

Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders).

- Physical share holders who have not updated their PAN with the Company are requested to use the first two letters of their name in Capital Letter followed by 8 digits folio number in the PAN field. In case the folio number is less than 8 digits enter the applicable number of '0' before the folio number. Eq. If your name is Ramesh Kumar with folio number 1234 then enter BA00001234 in the PAN field
- Demat Share holders who have not updated their PAN with their Depository Participant are requested to use the first two letters of their name in Capital Letter followed by 8 digit CDSL Client ID. For Eq. CDSL Account holder name is Rahul Mishra and Demat A/ c No. is 12058700 00001234 then default value of PAN is 'RA00001234'. NSDL Account holder name is Rahul Mishra and DP ID is IN300000 and client ID 12345678 then default value of PAN is 'RA12345678'.

DOB#

Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in dd/mm/vvvv format.

Dividend Enter the Dividend Bank Details as recorded in your demat account or in the company Bank Details# records for the said demat account or folio.





- Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company please enter the number of shares held by you as on August 22, 2014 in the Dividend Bank details field.
- (vii) After entering these details appropriately, click on "SUBMIT" tab.
- (viii) Members holding shares in physical form will then reach directly the Company selection screen. However, members 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 to be also 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.
- (ix) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (x) Click on <SREE RAYALASEEMA ALKALIES AND ALLIED CHEMICALS LIMTIED> on which you choose to vote.
- (xi) 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.
- (xii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiii) 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.
- (xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xv) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.

- (xvi) If Demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvii) Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) are required to log on to https://www.evotingindia.co.in and register themselves as Corporates. After receiving the login details they have to create a user who would be able to link the account(s) which they wish to vote on and then cast their vote. They should upload a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, in PDF format in the system for the scrutinizer to verify the same.
- (B) In case of members receiving the physical copy: Please follow all steps from sl. no. (i) to sl. no. (xvii) above to cast vote.
- (C) The voting period starts from 9.00 A.M on Friday, September 19, 2014 and ends at 6.00 P.M on Sunday, September 21, 2014. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on Friday, August 22, 2014, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (D) In case you have any queries or issues regarding evoting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.co.in under help section or write an email to helpdesk.evoting@cdslindia.com.

REQUEST TO THE MEMBERS:

- Queries, if any, on Annual Accounts may please be forwarded to the Registered Office of the Company atleast 7 days before the date of the Annual General Meeting to enable us to prepare the answers well in advance.
- Members are requested to quote Folio No. / Client ID No. in all correspondence.
- Since the company's shares are permitted for trading under compulsory demat mode, shareholders holding shares in physical form are requested to dematerialize the same immediately to avoid any inconvenience in future.
 - Company's Equity Shares ISIN No. INE284B01028 and CRPS ISIN No. INE284B04014.
- Members are requested to note the following "e-mail Id" for any clarification on shares and other related matters "sralkalies@tgvmail.net".





EXPLANATORY STATEMENT

(Pursuant to Section 102(1) of the Companies Act, 2013) ITEM NO. 3

The Act is now largely in force. On September 12, 2013. the Ministry of Corporate Affairs (MCA) had notified 98 Sections for implementation. Subsequently, on March 26. 2014. MCA notified most of the remaining Sections (barring those provisions which require sanction / confirmation of the National Company Law Tribunal (Tribunal) such as variation of rights of holders of different classes of shares (Section 48), reduction of share capital (Section 66), comprises, arrangements and amalgamations (Chapter XV), prevention oppression and mismanagement (Chapter XVI), revival and rehabilitation of sick companies (Chapter XIX), winding up (Chapter XX) and Certain other provisions including, inter alia, relating to investor Education and Protection Fund (Section 125) and valuation by registered valuers (Section 247). However, substantive sections of the Act which deal with the general working of companies stand notified.

With the coming into force of the Act several regulations of the existing AoA of the Company require alteration or deletions in several articles. Given this position, it is considered expedient to give effect to certain changes and modifications in the existing AOA as mentioned here under.

- After Article No.16B, a new Article with No. 16C shall be added to comply with the provisions of Companies Act, 2013 with respect of e-voting
 - 16C. The Company is providing e-voting facility to all the shareholders who have registered their email id either with the Depository Participant (DP) or with the Company or with the Registrar (RTA) of the company. E-voiting facility is also provided to other shareholders also as a matter of convenience.
- In Article No.72, the word "by way of special Resolution" shall be included after the word General Meeting appearing in fifth line.
- In Article No.77, the word "thirty" shall be included in place of "five" appearing in the first line.
- In Article No. 81A shall be added which is reproduced hereunder.
 - 81A. A Member may exercise his/her vote at a meeting by electronic means in accordance with Sec. 108 and shall vote only once.
- In Article 98, the word "12 (Twelve)" appearing in second line shall be deleted and in its place "15 (Fifteen)" shall be included. Further, in the same line after the word nominated the word "Independent" shall be included.

- Article No.106B shall be included after Article No.106A which is reproduced as under:
 - 106B: The shareholders of the company shall appoint Independent Director subject to the provisions that a Member of the company has proposed his candidature in pursuant to Section 160 of the Companies Act, 2013. In case, the Independent Director is appointed by the Board, the same has to be ratified by the shareholders of the company at the Annual General meeting subject to the provisions of Section 160 of the Companies Act. 2013.
- In Article 120, the word "not whilst holding that office" after the word shall appearing in fourth line, be deleted.

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the Special Resolution set out at item No. 3 of the Notice.

The Board commends the Special Resolution set out at item No.3 of the Notice for approval by the shareholders. ITEM NO. 4

Pursuant to Section 149 of the Companies Act, 2013 and amended Clause 49 of Listing Agreement a Listed Company shall have atleast one Woman Director. The Company has received requisite deposit from a Member of the Company proposing the candidature of Smt. V. Surekha as Director (whose term is subject to retire by rotation) in Compliance of Section 160 of the Companies Act, 2013.

Brief Resume of the candidated (Smt. V. Surekha) appeared elsewhere in the notice providing the details of Date of Birth, Experience, Educational Qualification, Number of Shares held in the Company, Directorship position held in other Companies appeared for information of the Member. None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way concerned or interested, financially or otherwise in this resolution.

The Board commends the above resolution for approval by the shareholders.

ITEM NO. 5

In compliance of Section 160 of the Companies Act, 2013, the company has received requisite deposit from a Member of the company proposing the candidature of Sri T.G. Venkatesh as Director (whose term is subject to retirement by rotation). The appointment of Sri T.G. Venkatesh as Rotational Director is in compliance of the provisions of Section 149, 152 and Clause 49 of the Listing Agreement and proposed amended Articles of Association of the Company vide Item No.3 of Notice of AGM



None of the other Directors / Key Managerial personnel of the company / their relatives are, in any way, concerned or interested, financially or otherwise, in these resolutions.

ITEM NO(S). 6 AND 7

Sri P.N. Vedanarayanan was appointed as Independent Rotational Director on the Board of the company on 01.04.1994 and Sri G. Krishna Murthy was appointed as Independent Rotational Director on the Board of the Company on 30.11.1996. Since then they are on the Board of the company without any break and the same is in compliance of the provisions of Companies Act, 1956.

The Securities and Exchange Board of India (SEBI) has amended Clause 49 of the Listing Agreement inter alia facilitating the condition for the appointment of Independent Directors by a Listed Company.

It is proposed to appoint Sri P.N. Vedanarayanan and Sri G. Krishna Murthy as Independent Directors to comply with the provisions of Section 149 of the Companies Act, 2013 and Clause 49 of the Listing Agreement to hold office for consecutive five years (for a term) upto the conclusion of 37th Annual General Meeting to be held in the year 2019-2020 (Calendar Year).

Sri P.N. Vedanarayanan and Sri G. Krishna Murthy are not dis-qualified from being appointed as Directors in terms of Sections 164 of the Act and have given their consent to act as Directors.

The company has received notices in writing from members alongwith the deposit of requisite amount under Section 160 of the Act proposing the candidatures of each of Sri P.N. Vedanarayanan and Sri G. Krishna Murthy and that they meet with the criteria of independence as prescribed both under sub-section of Section 149 of the Act and under Clause 49 of the Listing Agreement.

In the opinion of the Board, Sri P.N. Vedanarayanan and Sri G. Krishna Murthy fulfil the condition for appointment as Independent Directors as specified in the Act and the Listing Agreement with BSE where the company' shares are listed. Sri P.N. Vedanarayanan and Sri G. Krishna Murthy are independent of the management.

Brief resume of Sri P.N. Vedanarayanan and Sri G. Krishna Murthy, nature of expertise in specific functional areas and names of companies in which they hold Directorships and Memberships / Chairmanships of Board Committees, shareholding and relationships between Directors inter-se as stipulated under Clause 49 of the Listing Agreement with the Stock Exchanges, are provided as an attachment to the Notice of AGM which forms part of the Annual Report. The statement may also be regarded as a disclosure under Clause 49 of the Listing Agreement with the Stock Exchange (BSE).

Sri P.N. Vedanarayanan and Sri G. Krishna Murthy are interested in the resolution set out respectively at item Nos. 5 and 6 of the Notice of AGM with regard to their respective appointments.

The Board commends the Ordinary Resolutions set out at Item Nos. 6 and 7 of the Notice for approval by the Members

ITEM NO. 8

Sri O.D. Reddy was appointed as Independent Director on the Board of the company on 31.12.1996. Since then he is on the Board of the company continuously providing valuable suggestions and advises during the Board meetings.

The company has received notice in writing from a Member of the company alongwith requisite deposit proposing the candidature of Sri O.D. Reddy to the office of Independent Director for being elected in the Annual General Meeting. To comply with Clause 49 of the Listing Agreement with BSE and relevant provisions of Section 149 and 160 of the Act, the proposal to appoint Sri O.D. Reddy as Independent Director is placed under Agenda Item No.8 of the Notice of AGM for your approval.

In the opinion of the Board, Sri O.D. Reddy fulfil the condition for appointment as Independent Director for a term of five years i.e. upto the year 2019-20 (Calendar Year) as specified in the Act and Listing Agreement with BSE, Sri O.D. Reddy is independence of the management.

Brief resume of Sri O.D. Reddy in specific functional areas and names of the companies in withhold Directorships and Memberships / Chairmanships of Board committees, shareholding and relationship between Directors inter-se stipulated under Clause 49 of the Listing Agreement, are provided as as an attachment to the Notice of AGM which forms part of Annual Report.

None of the other Directors / Key Managerial personnel in the company / their relatives are, in any way, concerned or interested, financial or otherwise, in the Resolution.

Your Directors commend the Resolution for your approval. ITEM NO. 9

As per the provisions of Section 180 of the Companies Act, 2013 Borrowing powers of the Board shall be passed by the Members by way of a Special Resolution only. This is as against the requirement of Ordinary Resolution under Section 293 of the Companies Act, 1956.

The Members of the company have given their approval in the AGM held on 28.09.2012 to the Board for Borrowing powers of Rs.750 Crores by way of Ordinary Resolution to comply with the then provisions of the Companies Act, 1956. The present Resolution is placed in the Notice for your approval by way of a Special Resolution to comply





with the provisions of Section 180 of the Companies Act, 2013 to enable the company to avail the Borrowing powers as and when required.

None of the other Directors / Key Managerial personnel of the company / their relatives are, in any way, concerned or interested, financially or otherwise, in these resolutions.

Your Directors commends the Resolution for your approval.

ITEM NO. 10

Sri T.G. Venkatesh is the Founder Promoter of the company and hence he is associated with the company right from incorporation except a break from 01.12.2010 to 24.05.2014 during which time he has assumed the responsibility as Minister for Minor Irrigation in the unified State of Andhra Pradesh.

After completion of his tenure with Andhra Pradesh Government as Minister, the company has approached Sri T.G. Venkatesh to associate with the company for the purpose of steering the company to achieve desired goals.

After considering the recommendation of Remuneration Committee in its meeting held on 17.05.2014, the Board in its meeting held on 26.05.2014, has appointed Sri T.G. Venkatesh as Chairman and Managing Director of the company subject to ratification by the Members of the company in the AGM. Accordingly, the present Resolution is placed under item No.10 of Notice of AGM for your approval and to ratify the action taken by the Board.

Brief Resume of Sri T.G. Venkatesh and other details are furnished hereunder to comply with the relevant provisions of Listing Agreement and Schedule-V of the Companies Act. 2013 as an ennexure here under.

Annexure referred to the Explanatory note:

Statement containing the information as required under relevant provisions of Schedule-V in respect of Sri T.G. Venkatesh, the Appointee.

1. General information:

Nature of Industry: Manufacture of Organic, Inorganic Chemicals, Castor Oil Derivatives and power generation.

2. Year of commencement of Commercial production:

The company was incorporated on 24.06.1981. Certificate of Commencement of Business was given on 08.07.1981.

3. Financial performance :

(Rs. In lacs)

Particulars	Year ended					
- uniodiaro	31.03.14	31.03.13	31.03.12	31.03.11	31.03.10	
Total Revenue Profit before interest, depreciation and	77303	82115	79266	71075	62015	
Tax	8365		9943	9507	9652	
Profit before Tax	1392	4014	2763	2718	2961	
Profit after Tax	477	3773	1388	1365	1401	

The effective capital of the company based on the latest audited accounts of the company for the year ended 31st March, 2014 was Rs. 36006 lakhs.

 Foreign investment or collaboration, if any. The company has no foreign collaboration so far.

5. Information about the appointee:

a. Background details:

Sri T.G. Venkatesh, aged about 64 years, is a Commerce Graduate besides his Articleship with M/s. Brahmaiah & Co., Chartered Accountants, Adoni having versatile experience in the fields of industrial, enterepreneurial, political and administrative experience of over 40 years.

b. Past remuneration:

Sri T.G. Venkatesh as Chairman and Managing Director was drawing Rs. 5,00,000/- per month as salary rent free accommodation and other perquisites within the limits of 5% net profits of company as per Section 198 of the Companies Act. 1956.

c. Recognition or Awards:

Under his leadership the Company has received National Award for Environmental Protection and Pollution Control during the year 1991-93.

Sri T.G. Venkatesh, Chairman and Managing Director has been awarded Rajiv Ratna - Excellent Chief Executive Award for the year 1991. Under his able leadership, the Company has been awarded ISO 9002, ISO 14001 certificates for implementation of Environment Management Firm and ISO 9002 Certificate for maintenance of Business in addition to quality standards.





d. Job profile and his suitability:

Sri T.G. Venkatesh is the founder Promoter of the company. He will be in charge of the whole or substantially the whole of the management of the company. He is eminently suited for the job in view of his very long association with the company.

Remuneration proposed is Rs. 60,00,000/- per year as salary, Rent free accommodation upto Rs.6,00,000/- per year and other benefits of Rs.2,00,000/- per year is as per Schedule V of the Companies Act, 2013 plus commission as may be decided by the Board of Directors of the Company at the end of the year depending upon the profits.

 Comparative remuneration with respect to industry, size of the company, profits of the position and person:

Considering the size of the company and the job profile of the position and the credentials and performance of the appointee, the remuneration proposed is reasonable and compares well with that of similar companies.

Pecuniary relationship directly or indirectly with the company or relationship with the managerial personnel, if any:

Sri T.G. Venkatesh is founder Promoter of the company and together with his family and associate companies, he holds substantial stake in the company.

7. Other information:

a. Reasons for loss or inadequate profits:

The margins in the business are reasonable and the company optimistic to generate higher margins considering the nature of business. In the event of inadequacy of profits also, the proposed yearly remuneration of Rs.60,00,000/- per year as salary plus perquisites and other benefits shall be in the limits prescribed under Schedule V of the Companies Act, 2013.

b. Steps taken or proposed to be taken for improvement:

Various measures like expansion, diversification, cost control and other related activities are for improvement of the company in every aspect and increase of productivity.

Expected increase in productivity and profits in measurable terms:

The company is expected to register an increase of 5% to 10% per annum in productivity and thereby profits by about 3% to 5% every year.

8. Disclosures:

The shareholders of the company are informed of the remuneration package of the Managerial personnel through the notice of the Annual General Meeting.

The Company being an Listed Company, the Corporate Governance is applicable and the company has provided a detailed Corporate Governance Report as per Clause 49 of the Listing Agreement of BSE.

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested in passing the resolution set out in Item No. 10 of the Notice.

ITEM NO. 11

The Board of Directors on consideration of the recommendation of Audit Committee has appointed M/s. Aruna Prasad & Co. (Regn. No. 100883) as Cost Auditor for the Financial year 2014-15 on a remuneration of Rs.1,25,000/- + Service Tax and reimbursement of out of pocket expenses in its meeting held on 26.05.2014 to conduct Cost Audit of cost records of the company compliance of MCA Notification Ref. No. 52/56/CAB-2010, dated 06.11.2013

As per the provisions of Section 148 of the Act, payment of remuneration and appointment of Cost Auditors needs Members ratification for the action taken by the Board as explained above.

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested in passing the resolution set out in Item No. 11 of the Notice.

The Board of Directors placed the Resolution for your approval / ratification.

ITEM NO. 12

At Annual General Meeting held on 28.09.2012 and other earlier AGMs/EGMs, the Members have, by way of Ordinary Resolution in pursuance to provisions of 293 (1) (a) of the Companies Act, 1956, authorized the Board of Directors to provide security in favour of Banks (UBI, IB, FBL, SIB,



CBF, Financial Institutions (IDBI and IFCI) Under Section 180 of the Act, the above powers of the Board are required to be exercised only with the consent of the Company by a Special Resolution.

To give validity to the earlier resolutions of the Board and members resolutions and for its continuation in favour of Banks and Fls, Debenture Trustees etc., with respect to Term Loans, Working Capital and other financial assistance provided by the above Lenders and Fls the present resolution is placed in the notice for your approval.

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested in passing the resolution set out in Item No. 12 of the Notice.

The Board commends the Special Resolution set out in Item No.12 of the Notice for approval by the Shareholders.

By Order of the Board Sd/-

By Order of the B

Place: Hyderabad Date: 30th July, 2014

(V. RADHAKRISHNA MURTHY) C.G.M & Company Secretary

Additional Information :

	Details of Directors seeking appointment/reappointment at the forthcoming Annual General Meeting (Pursuant to Clause 49 of the Listing Agreement).					
1.	Name of the Director	Sri G. Krishna Murthy	Sri P.N. Vedanarayanan	Sri O.D. Reddy		
2.	Date of Birth	17-09-1941	04-06-1933	15-03-1940		
3.	Date of Appointment	November 30, 1996	April 1, 1994	December 31, 1996		
4.	Experience in Specific areas	More than 45 years experience in Industrial and Business fields as Promoter and entrepreneur. He is an eminent personality having interest in the field of social services and human relations.	More than 45 years experience at very senior level in public sector units. Ex-Chairman and Managing Director of NTC Mills Ltd.	More than 37 years experience at Senior level in Management and Administration in Govt. undertaking.		
5.	Qualifications	Graduate of MILT	I.A.S (Retd.)	B.Sc (Agri)		
6.	Shareholding in the					
	Company	Nil	Nil	2,850		
7.	Directorships in other					
	public Ltd., Companies	Nil	Nil	Roopa Industries Ltd.		
8.	Membership in other public Ltd., Company committees	Nil	Nil	Audit and Shareholders Grievance Committee in Roopa Industries Ltd.		
1.	Name of the Director	Smt. V. Surekha				
2.	Date of Birth	16-04-1970				
3.	Date of Appointment	To be elected in the Annual Ge	eneral Meeting.			
4.	Experience in Specific areas	She is having more than 15 years experience as Company Secretary of Listed Companies. At present she is working as Company Secretary of M/s. Sree Rayalaseema Hi-Strength Hypo Limited (SRHHL) an associate of the Company.				
5.	Qualifications	B.Com., ACS				
6.	Shareholding in the					
	Company	Nil				
7.	Directorships in other public Ltd., Companies	Nil				
8.	Membership in other public Ltd., Company committees	Nil				





DIRECTORS' REPORT

Dear Members.

Your Directors' have pleasure in presenting the Annual Report and the Audited statements of Accounts of the Company for the year ended 31st March, 2014.

Operations:

The turnover for the year under review is Rs.85095 lakhs as compared to Rs.90941 lakhs in the previous year. The decrease is on account of prolonged disturbances in the State and severe power cuts in the first quarter.

Division / Segment Wise Operations:

The Caustic unit has produced 136882 MTs of Caustic Soda as against 130773 MTs for the previous year. As against net sales of Rs.41465 lakhs for previous year, the current year sales comes to Rs.42635 lakhs representing an increase of 3 %.

The Potassium plant has produced 12483 MTs of Potassium Hydroxide as against 8947 MTs for the previous year. As against net sales of Rs.6540 lakhs for previous year, the current sales comes to Rs.9297 lakhs representing an increase of 42% attributed to better realizations.

The Castor Oil Plant has processed 12526 MTs of oil as against 14864 MTs for the previous year. As against net sales of Rs.13951 lacs for the previous year, the current year sales stood at Rs. 12490 lacs representing a decrease of 10 %.

The Fatty acid plant has processed 13711 MTs for the current year as against 23673 MTs for the previous year. The net sales of this division has decreased from Rs.16559 lakhs to Rs.10245 lakhs representing a decrease of 38 %.

There are no commercial operations at Bellary Power Plant due to expiry of Power Purchase Agreement (PPA) by KPTCL. The Company is looking out for other options including its sale or relocation of the Plant. As there is no activity, previous year figures comparison is not possible.

The Wind Farm at Ramagiri has generated 29.41 lakh/KWH power in the current year as against previous year generation of 26.01 lakh/KWH representing an increase of 13% when compared to previous year. All the power generated is wheeled through State Grid to the Company for internal use.

Outlook for the Current Year:

Segment-wise discussion is furnished in Management Discussion and Analysis annexed to this report as "ANNEXURE - E".

FINANCIAL RESULTS YEAR ENDED (Rs.in lakhs)

	•	•
	31.03.2014	31.03.2013
Profit before Finance Costs		
& depreciation	9712.61	11909.60
Less: Finance Cost	3420.65	3844.50
Profit before Depreciation	6291.96	8065.10
Less: Depreciation	3553.30	4050.97
Profit (Loss) before Exceptional		
items and Tax	2738.66	4014.13
Less: Exceptional items	1345.71	_
Profit/Loss Before Tax	1392.95	4014.13
Tax Expense:		
Less: - Current Tax	186.49	803.00
- Deferred Tax	(231.74)	(561.65)
Profit for the period from continuing		
operations	1438.20	3772.78
Less : Loss from discounting operations	961.02	_
Profit for the period	477.18	3772.78
Add: Balance Carried from		
Previous year	3887.43	2614.65
Profit available for Appropriation	4364.61	6387.43
Less: Transfer to General Reserve	1000.00	1500.00
Less: Transfer to Capital Redemption		
reserve	500.00	1000.00
Surplus carried to Balance Sheet	2864.61	3887.43

Profit for the Current year at Rs. 477.18 Lakhs shows a decrease of 87 % compared to previous year Profit of Rs.3772.78 Lakhs. Reduction in current year profit is due to loss from discontinued operations of Bellary Power Project and exceptional items of Rs.1345.71 lakhs being the recompense amount paid to Banks and Financial Institutions (FIs) and also high fluctuations in raw materials for oils division not commensurate with finished products prices.

Dividend:

In view of the need for strengthening the financial base of the company, your Directors have decided not to declare any dividend for the year 2013-14.

Capital Expenditure:

During the year the Company has incurred an amount of Rs.7460 lakhs on Capital Expenditure which is mainly





towards Chloromethane Project and other normal expenditure. The funds required for the above is met from Promoters contribution / Term loans and internal accruals.

Preferential allotment of Convertible Share Warrants to Promoters :

Listing of Equity shares issued to Promoters on conversion of First, Second and Third Tranche Warrants

The Allotment Committee in its meeting held on 05.04.2014 has allotted 39,36,042 Equity Shares of Rs.10/- each at par upon conversion of fully paid Third tranche warrants into Equity in the ratio 1:1 in dematerialized form to Promoters i.e. 10,00,000 Shares to M/s. Sree Rayalaseema Hi-Strength Hypo Ltd. (SRHHL) and 29,36,042 Shares to M/s. TGV Projects & Inv. Pvt. Ltd. On completion of all formalities by the Company BSE vide its letter Ref.No.DCS/REF/BS/FIP/239/2014-15 dt.10.07.2014 has given Inprinciple Listing approval for these Equity Shares. NSDL vide its letter dt.18.07.2014 has credited these shares in demat form. These shares are subject to lock-in provision of three years. Trading approval in respect of these shares has been issued by BSE vide its letter dated 25.07.2014.

Company's Exit from CDR:

After fulfillment of required formalities, the company has made application with CDR Cell for company's exit. CDR Cell vide their letter Ref. No. By.CDR (SSA)/No.1152/2013-14 dt.18.03.2014 has given its approval for company's exit. The company has to pay Rs.1345.71 lakhs as recompense amount to Banks Consortium and Financial Institutions.

Safety and Environment Protection:

Your Company accords most importance to safety as well as development of green environment. All out effort is being made to ensure round the clock safety in all activities of the company. The steps taken by the management to develop green environs around the factory has given desired results. A separate cell has been entrusted with the responsibility of ensuring safety with a team of officials working with the motto of continuous "SAFETY FOR 3M's i.e., MEN, MACHINES AND MATERIALS". The Company is conducting mock drills and proper training to staff at regular intervals in the safety aspects. The Company's policy is safety with green environs is not ones responsibility but the responsibility of every one related to the Company.

Listing Fees:

The Company has paid Listing Fee for the year 2013-14 to Bombay Stock Exchange vide its letter dtd.17.04.2014.

Insurance:

Assets of the Company are adequately insured.

Fixed Deposits:

The Company has not accepted any fixed deposits during the year and there are no fixed deposits outstanding at as on 31.3.2014.

Directors:

Sri G. Krishna Murthy and Sri P.N. Vedanaravanan are retiring by rotation at the ensuing Annual General Meeting (AGM). The Company has received necessary deposits from shareholders proposing their candidature as Independent Director for election in the AGM, Necessary resolutions along with explanatory statement placed in the notice of AGM for your approval. The Company has also received necessary deposit from a shareholder of the company proposing the candidature of Sri O.D. Reddy (existing Director) as an Independent Director, Necessary resolution along with explanatory statement placed in the notice of AGM for your approval, M/s, IFCI Limited vide their letter Ref.No. IFCI/NDC-1/2013-131107033 dtd.06.11.2013 has appointed Mrs. S. Usha as their nominee in place of Smt. Venus Bhanot. The Board in its meeting held on 11.11.2013 has Co-opted the nominee Director on the Board of the Company. The Board place on record its appreciation for the valuable advises and suggestions provided by Smt. Venus Bhanot during her term on the Board and audit committee and authorized the Chairman to convey the message.

Again M/s.IFCI Ltd., intimated vide its letters Ref. No. IFCI/ NDC/2014-140606066, dt. 05.06.14 and Ref.No.IFCI/NDC/ 2014-140718311, dt.18.07.14, that Smt. Shalini Soni, Deputy General Manager, Hyderabad Branch of IFCI has been nominated in place of Smt S. Usha. The Board of Directors in their meeting held on 30.07.2014 has co-opted Ms. Shalini Soni in place of Smt S. Usha . The Board has placed on record its appreciation for her active participation and advises during deliberations of Board and audit committee meetings during her tenure and authorized Sri T.G. Venkatesh, CMD to convey the message. Sri T.G. Venkatesh has been appointed as Chairman and Managing Director (CMD) of the Company by the Board in its meeting held on 26.05.2014. A member of the company has deposited requisite amount at the Read.Office proposing his candidature to be appointed as Director (whose position is subject to retire by rotation). Necessary resolution is placed in the notice of AGM to carry out the election for vour approval.





Industrial Relations:

Your Company's Industrial Relations continue to be harmonious and cordial.

Particulars of Employees:

The information as required under Sec. 217 (2A) of the Companies Act, 1956 and the rules framed thereunder was not annexed as none of the employees were in receipt of the remuneration above the limits prescribed thereunder.

Energy Conservation Technology Absorption and Foreign Exchange Earnings And Outgo:

Particulars required to be disclosed under Section 217(1)(e) of the Companies Act, 1956 read with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 are annexed hereto as Annexure - A to this report.

Directors' Responsibility Statement:

As required by the provisions of Section 217(2AA) of the Companies Act, 1956, Directors' Responsibility Statement is attached as Annexure - B.

Corporate Governance:

Pursuant to clause-49 to the Listing Agreement, the mandatory requirements relating to Corporate Governance were to be complied with by your Company. Accordingly your Company has taken adequate steps to ensure that all mandatory provisions of Corporate Governance in terms of Clause-49 to the Listing Agreement with the Stock Exchanges, are complied with.

Corporate Governance - Clause- 49 of Listing Agreement :

A separate report on Corporate Governance (Annexure - C) is being incorporated as a part of the Annual Report along with a certificate from the Auditors of the Company (Annexure-D) regarding compliance of the conditions of Corporate Governance. The Annexure C and D" are attached to this report.

Management Discussion and Analysis Report:

Further to comply with Clause-49 of listing agreement "Management Discussion and Analysis" has been given as "Annexure - E" to the Directors' Report.

Auditors:

M/s. Brahmayya & Co., Chartered Accountants, Adoni, will retire at the conclusion of this Annual General Meeting and are eligible for reappointment. M/s. Brahmayya & Co., are being proposed for reappointment as Auditors to hold office for the current year 2014-15. The company has received

the consent from M/s.Brahmayya & Co., to act as Auditors of the Company provided their reappointment is approved by shareholders in the Annual General Meeting (AGM).

Cost Audit:

Products manufactured by the Company are coming under Central Govt. order Letter Ref. Nos. (1) 52/26/CAB-2010 dtd.24.01.2012 for Caustic Soda [Chemicals] (2) 52/26/CAB-2010 dtd.02.05.2011 for Electricity Generation (3) 52/26/CAB-2010 dtd.24.01.2012 (4) 52/26/CAB-2010 dtd. 06.11.2012 for other Products not covered by the above order. As per this order Compliance Report (Form-A) has been filed in XBRL format with MCA portal vide SRN: S28038636 dt.25.11.2013, with respect to the products covered by above two orders reference nos. 1 & 2. Cost Audit Report (Form-I) has been filed in XBRL format vide SRN: S22596605 dt.27.09.2013 with MCA portal for financial year 2012-13.

Audit Committee:

An Audit Committee continues to function to comply with provisions of Clause-49 of Listing Agreement and other statutory provisions. The Audit Committee was reconstituted on 11.11.2013 with the following members Smt. S. Usha, Sri K. Davidson, Sri G. Krishna Murthy and Sri O.D. Reddy as members with Sri P.N. Vedanarayanan as Chairman of the Audit Committee. Again the Audit Committee was reconstituted on 30.07.2014 by the Board with following members: Ms. Shalini Soni, Sri K. Davidson, Sri G. Krishna Murthy, Sri O.D. Reddy as members and Sri P.N. Vedanarayanan as Chairman of the Committee to give effect to the change in Nominee Director of IFCI Ltd.

Acknowledgement:

Place: Hyderabad

Date: 30th July. 2014

Your Directors wish to express their sincere thanks to Financial Institutions, Bankers, Distributors and Customers for their continued support to the Company. The Directors also acknowledge with gratitude the continued help and support received from the various departments of the Government of India and the Government of Andhra Pradesh and Government of Karnataka.

The Directors place on record their appreciation of the sincerity, commitment and contribution made by the Employees at all levels and this was mainly responsible to carry on the business of the Company during the year.

On behalf of the Board of Directors

Sd/K. KARUNAKAR RAO
Executive Director & CEO



ANNEXURE 'A' TO THE DIRECTORS' REPORT

Particulars pursuant to Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988.

A. Conservation of Energy:

- Planning to upgrade BM 2.72 Generation IV (narrow gap) elements to latest generation (zero gap) to reduce power consumption.
- ◆ 3 Nos. (4 M V AR) HT capacity banks are installed to improve power factor >0.99.
- 2 Nos. high energy intensive pumps replaced with latest energy saving pumps in cooling tower, threreby saving > 600000 KWH/Annum.

FORM - A

	Disc	losure of Particulars with respect to conservation of energy	Current Year 31.03.2014	Previous Year 31.03.2013
Α.	Pow	er and Fuel Consumption :		
1.	Elec	tricity:		
	a)	i) Electricity from APCPDCL Units (KWH) Total Amount (Rs. In lakhs) including FSA charges) Rate/Unit (Rs.)	270655741 17732.31 6.55	211127714 10953.14 5.19
		ii) Electricity from APGPCL Units (KWH) Total Amount (Rs. In lakhs) Rate/Unit (Rs.)	17086457 595.37 3.48	16122363 506.64 3.14
	b)	Own Generation :		
		i) Through Wind farm Units(KWH) Cost/Unit (Rs.)	2941460 2.80	2601341 3.57
		ii) Through Co-Gen plant Units(KWH) Cost/Unit (Rs.)	56948946 6.15	126927895 5.08
	2.	Coal : Quantity (MT) Total amount (Rs. In lakhs) Average Rate (Rs./MT)	213089 7001.35 3285	242782 8264.40 3404
	3.	Husk : Quantity (MT) Total amount (Rs. In lakhs) Average Rate (Rs./MT)	3048 88.38 2900	28813 812.58 2820
	4.	Fuel Oil : Oty (KL) (consist of HSD & FO) Total Amount (Rs. In lakhs) Average Rate (Rs./MT)	418 207.45 49629	694 320.72 46223
В.		sumption per MT of Caustic Soda Lye luction :		
	No.	of Units (KWH) (AC Power)	2448	2443



B. Technology Absorption:

Efforts made in technology absorption are provided in "Form - B" as follows:

FORM - B

Research and Development (R & D):

1. Specific areas in which R&D carried out by the Company:

- Pilot plant studies were carried out to 'implement single stage brine filtration instead of conventional clarifier, anthracite filter and precoat filter. Results are encouraging.
- Recovery of mercury from mercury nitrate solution used in the analytical works of Quality Assurance Division by chemical treatment and the same mercury is recycled for use again in the process.

2. Benefits derived as a result of R & D:

- By installing single stage filtration major operations like brine clarifier, anthracite filters and precoat filters will be eliminated, resulting in saving energy and man power.
- By recovering mercury from mercury nitrate after analysis will eliminate contamination of trade effluents with mercury and also reduce inventory of mercury metal.

3. Future Plans:

- Planning to install Capacitor banks for LT Transformers to improve power factor.
- Replacement of balance high energy intensive pumps with energy saving pumps.
- Modification of HCL `E' furnace to generate LP steam and to reduce cooling water requirement.

4. Technology Absorption, Adoption and Innovation:

There is no technology innovation, absorption and adoption during the year.

C. Foreign Exchange Earnings and Outgo:

- Activities relating to exports; initiatives taken to increase exports, development of new export markets for products and export plans:
 - Exported Hydrogenated Castor Oil, 12 Hydroxy Stearic Acid, Caustic Potash and planning to enlarge exports by increasing export quantity and explore export possibility for other products.

b)	Tota	al Foreign Exchange used and earned	(Rs. in lakhs)
	i)	Foreign Exchange used	5451.66
	ii)	Foreign Exchange earned	7721.76



ANNEXURE 'B' TO THE DIRECTORS' REPORT

Directors' Responsibility Statement

Yours Directors Further Confirm that :

- (i) In the presentation of the Annual Accounts, applicable Accounting Standards have been followed.
- (ii) The accounting policies are consistently applied and reasonable, prudent judgment and estimates are made 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.
- (iii) The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- (iv) The Directors had prepared the Annual Accounts on a going concern basis.

On behalf of the Board of Directors

Place: Hyderabad Date: 30th July, 2014 Sd/K. KARUNAKAR RAO
Executive Director & CEO

ANNEXURE 'C' TO THE DIRECTORS' REPORT

Report on Corporate Governance:

The Management of SRAAC Ltd., hereby confirm and certify that the relevant provisions of Clause-49 of Listing Agreement dealing with "Corporate Governance" as amended from time to time by SEBI and BSE have been complied for the year 2013-14. The Corporate Governance compliance details are furnished hereunder:

(1) Company's Philosophy:

The company is firmly committed to fulfill the objective of efficient Corporate Governance. The company has complied with almost all the provisions of Corporate Governance before its enactment in the Listing Agreement by BSE on the order of SEBI. This shows the commitment of the management of the company for fair and efficient Corporate Governance. The company's humble philosophy is "SERVING SOCIETY THROUGH HARMONIOUS AND CORDIAL INDUSTRY ACTIVITIES AND RELATIONS" synchronizing socio, economic and human objectives which are backed by principles of concern, commitment, ethics, excellence and learning in all its activities and harmonious relationships with stakeholders, customers, associates and community at large which has always propelled the Company towards higher horizons.

(2) Board Procedure:

All the mandatory information as mentioned in Annexure - 1A for Clause-49 of Listing Agreement is being placed before the Board during its meetings.

(3) Board of Directors:

The Composition of the Board is in compliance with the guidelines given in Clause-49 of the Listing Agreement. The Board comprises of Seven Directors and majority of Directors are independent/nominee Directors. Except two Executive Directors, the other Directors are non-Executive Directors. The day-to-day management of the Company is conducted by Executive Director & CEO and Executive Director (Technical) subject to the superintendence and control of the Board of Directors. The details of Directors attending the Meetings and Date of the Meetings are further furnished hereunder:



				F.Y. 2013-14 attendance at			
S. No.	Name of Director	Category	ВМ	Last AGM	No. of	Committee	Positions
					Directorship	Chairman	Member
1.	Sri G. Krishna Murthy	Director	4	Yes	-	-	-
2.	Sri K. Karunakar Rao	E.D & CEO	4	Yes	-	-	-
3.	Sri N. Jesvanth Reddy	E.D (Technical)	4	Yes	-	-	-
4.	Sri M.P. Murti (upto 07.08.13)	Director (Independent)	-	No	-	-	-
5.	Smt. Venus Bhanot (Upto 11.11.13)	Director (IFCI Nominee)	-	No	-	-	-
6.	Smt. S. Usha (from 11.11.13)	Director (IFCI Nominee)	1	No	5	-	-
7.	Sri P. Sitaram (Upto 29.06.13)	Director (IDBI Nominee)	1	No	-	-	-
8.	Sri K. Davidson	Director (IDBI Nominee)	1	No	-	-	-
9.	Sri P.N. Vedanarayanan	Director (Independent)	4	Yes	-	-	-
10.	Sri O.D. Reddy	Director (Independent)	4	Yes	1	-	3

During the financial year ended 31st March, 2014, Four Board Meetings were held on (1) 15.05.2013 (2) 07.08.2013 (3) 11.11.2013 and (4) 29.01.2014 respectively.

(4) Audit Committee:

The composition of the Audit Committee is in accordance with the Corporate Governance guidelines and the provisions of 292A of the Companies Act, 1956. The main terms of reference of the Audit Committee are;

- Overseeing of the Company's financial reporting process to ensure that the financial statement is correct, sufficient and credible.
- 2. Recommending to the Board with regard to appointment, reappointment, fixation of fees etc., of Statutory auditors, Cost Auditors etc.,
- 3. Reviewing with management the annual Financial Statement before submitting to the Board with particular reference to Directors Responsibility statement, Changes in Accounting Policies, major accounting entries involving estimates, compliance with other Listing Agreement, disclosure of other related party transactions.
- 4. Qualifications in draft Audit Report.
- 5. Reviewing with management quarterly financial statements.
- 6. The adequacy of internal audit functions.
- 7. Discussion with statutory auditors before the audit commences.
- 8. Reviewing the findings of any investigations by the internal auditors etc.,
- 9. Appointment of CFO.

In addition to quarterly and yearly Un-audited/Audited financial results the Committee deliberate upon the relevant matters mentioned in Listing Agreement, Companies Act and Cost Audit Report rules etc. The Committee is headed by Sri P.N. Vedanarayanan, the Senior most independent Director. Majority of the committee members are independent Directors or



Nominee Directors of Financial Institutions viz., IDBI and IFCI. The Audit Committee was reconstituted by the Board in its meeting held on 11.11.2013 with the following Directors as its members (1) Sri P.N. Vedanarayanan, Chairman (2) Mrs. S. Usha, Member (3) Sri K. Davidson, Member (4) Sri G. Krishna Murthy, Member and (5) Sri O.D. Reddy, Member.

SI. No.	Name of the Director	Designation	No. of Meetings	
			Held	Attended
1.	Sri M.P. Murti (upto 07.08.13)	Chairman	2	2
2.	Sri P.N. Vedanarayanan	Chairman	4	4
3.	Smt. Venus Bhanot (Upto 11.11.13)	Member	4	-
4.	Smt. S. Usha (from 11.11.13)	Member	4	1
5.	Sri P. Sitaram (Upto 29.06.13)	Member	4	1
6.	Sri K. Davidson (from 29.06.13)	Member	4	1
7.	Sri G. Krishna Murthy	Member	4	3
8.	Sri O.D. Reddy	Member	4	4

During the financial year ended 31st March, 2014, Four Board Audit Committee Meetings were held on (1) 15.05.2013 (2) 07.08.2013 (3) 11.11.2013 and (4) 29.01.2014 respectively.

(5) Remuneration Committee:

The Remuneration Committee was reconstituted by the Board in its Meeting held on 07.08.2013 with the following Directors as its members. The committee comprises of the following Directors as its members (1) Sri G. Krishna Murthy, Chairman (2) Sri P.N.Vedanarayanan, Member and (3) Sri O.D.Reddy, Member.

The non-executive Directors will be paid sitting fee of Rs.5000/- per meeting of Board and Audit Committee and Rs.1500/- for other Sub-committee meetings of the Board. The Executive Directors will not be paid any sitting fee for attending the Board/ Committee meetings. The details of total remuneration paid to Executive Directors for the year are furnished hereunder:

(Amount in Rs.)

S. No.	Name of the Director	Salary	Perquisites	Commission	Total
1.	Sri K. Karunakar Rao	10,80,000	7,07,620	N.A	17,87,620
2.	Sri N. Jesvanth Reddy	10,80,000	6,99,347	N.A	17,79,347

(6) Shareholder(s) / Investor(s) Grievance Committee :

To review the actions taken by the company in relieving Investor's Grievances and its response to Stock Exchange, SEBI and other related Government correspondence Investors Grievance Committee/Shareholders Committee was constituted by the Board on 27.01.2003 and the same was subsequently reconstituted latest on 07.08.2013. The details of the committee meetings and composition are detailed hereunder:

S. No.	Name of the Director	Designation	No. of	Meetings
S. NO.	Name of the Director		Held	Attended
1.	Sri M.P. Murti (upto 07.08.13)	Chairman	2	2
2.	Sri P.N. Vedanarayanan	Chairman	4	4
3.	Sri G. Krishna Murthy	Member	4	4
4.	Sri O.D. Reddy	Member	4	4

During the financial year ended 31st March, 2014, Four Investors Grievance Committee Meetings were held on (1) 10.04.2013 (2) 12.07.2013 (3) 11.10.2013 and (4) 09.01.2014 respectively.

The Committee is vested with the requisite powers and authorities to specifically look into redressal of shareholder and investor grievances.



No. of Investor Queries/complaints received in the year 2013-14	Pending at the end of the year	No. of pending Share Transfers
10	NIL	NIL

Sri V.Radhakrishna Murthy, CGM and Company Secretary, being the Compliance Officer of the Company act as the Secretary to all the above committees.

(7) General Body Meetings:

The last three Annual General Meetings were held as follows:

Financial Year	Day & Date	Time	Venue
2010-11	Tuesday & 09.08.2011	3.15 P.M	Regd. Office : Gondiparla, Kurnool
2011-12	Friday & 28.09.2012	4.00 P.M	Regd. Office : Gondiparla, Kurnool
2012-13	Wednesday & 07.08.2013	3.15 P.M	Regd. Office : Gondiparla, Kurnool

All resolutions moved at the last Annual General Meeting were passed unanimously by a show of hands by the members attending the meeting. The last Annual General Meeting of the Company was held on 07.08.2013 and it was attended by Sri G. Krishna Murthy, Chairman and besides other Directors viz., Sri P.N. Vedanarayanan, Sri O.D. Reddy, Sri K. Karunakar Rao and Sri N. Jesvanth Reddy.

The special business transacted and approved by the members at the previous 3 Annual General Meetings are as follows:

- (a) 2010-2011
 - Nil -
- (b) 2011-2012
 - 1. Increase in Authorised Share Capital from Rs.87 Crs to Rs.100 Crs.
 - Alteration of Capital Clause of Memorandum of Association.
 - 3. Alteration of Articles of Association.
 - 4. To execute Mortgage and / or charge in favour of Indian Bank (Lead Bank).
 - 5. To execute Mortgage and / or charge in favour of IDBI (Lead Financial Institution).
 - 6. Increase in Borrowing powers upto Rs.750 Crores.
 - 7. Issue of convertible Share warrants to be converted into equity with in 18 months.
- (c) 2012-2013
 - Reappointment of Sri K. Karunakar Rao as Executive Director (Finance & Commercial) and fixation of remuneration.
 - 2. Reappointment of Sri N. Jesvanth Reddy as Executive Director (Technical) and fixation of remuneration.

Postal Ballot: No Postal Ballot was conducted during the year 2013-14.

(8) Disclosures:

None of the transactions with any of the related parties were in conflict with the interests of the Company at large. The details of related party transactions are furnished under Point No.24.11 of - Notes to Accounts of Balance Sheet and Statement of Profit & Loss to comply with Accounting Standard 18. The company has not received any notices from Stock Exchange or SEBI regarding non compliance of statutory provisions. The Company is complying with all mandatory requirements stipulated in Clause-49 and non-mandatory requirements are not yet adopted by the Company.





(9) Means of Communication:

The Company publishes its quarterly, half yearly and annual results in the (1) Business Standard (English) (2) Andhra Prabha (Telugu) newspapers generally.

In addition to this the company is communicating its results to all the Stock Exchanges where the shares are listed. Further quarterly results, shareholding pattern and other related information is placed on the company's website. The company is also making presentations to the Financial Institutions with all the details relating its quarterly results. Further to confirm that the management discussion and analysis report is communicated to shareholders and all the concerned the report has been made part and of parcel of Annual Report. Further the Quarterly/Half yearly Results are generally posted in Company's Website www.tgvgroup.com.

(10) General Shareholder Information:

a) AGM Date, time and Venue : 25th September, 2014 at 4.00 P.M.

at Regd. Office: Gondiparla, Kurnool - 518 004 (A.P).

b) Tentative Financial Calendar : The next financial year covers the period

from 1st April, 2014 to 31st March, 2015

Un-Audited Financial results for : First Quarter - July / August, 2014

Second Quarter - October / November, 2014 Third quarter - January / February, 2015

Fourth quarter - April / May, 2015

c) Book Closure period : 20.09.2014 to 25.09.2014 (Both days inclusive)

d) Dividend payment date : - Not Applicable -

e) The Shares of the Company is listed on : Bombay Stock Exchange Limited, Dalal Street, Mumbai.

ISIN No: INE 284B01028, SCRIP CODE: 507753 for EQUITY SHARES

ISIN No: INE 284B04014, SCRIP CODE: 700102 for C.R.P.S.

Market Price Data: The Monthly High And Low of Stock Quotations during the Financial Year 2013-14.

MONTH & YEAR	EQUITY SHARES		C.R	I.P.S
	HIGH (Rs.)	LOW (Rs.)	HIGH (Rs.)	LOW (Rs.)
April, 2013	8.20	6.75	5.30	3.63
May, 2013	9.00	7.07	6.38	3.82
June, 2013	7.45	6.07	5.00	4.01
July, 2013	7.35	6.25	5.25	3.81
August, 2013	6.98	5.71	4.70	3.80
September, 2013	7.00	6.00	4.99	3.41
October, 2013	7.34	6.01	5.40	3.66
November, 2013	7.70	6.00	7.17	4.15
December, 2013	7.92	6.04	6.57	4.32
January, 2014	7.76	6.50	6.74	4.43
February, 2014	7.51	6.30	6.00	4.51
March, 2014	9.90	6.17	6.10	4.20





g) Distribution of Shareholding pattern for Equity Shares and CRPS as on 31st March, 2014.

S.	CATEGORY	EQUITY SHA	RES	C.R.P.S(*)		
No.		SHARES	%	SHARES	%	
1.	Promoter	35352176	47.27	8448145	44.74	
2.	Mutual Funds and UTI	17787	0.02	17787	0.09	
3.	Banks & Financial Institution & Insurance Companies	19065483	25.49	2424694	12.84	
4.	Corporate Bodies	3002066	4.01	1593583	8.44	
5.	Indian Public	16091461	21.53	5869576	31.09	
6.	NRIs / OCBs	1255831	1.68	528547	2.80	
	TOTAL	74784804	100.00	18882332	100.00	

(*) CRPS Cumulative Redeemable Preference Shares

h) Share Transfer Agents:

M/s.Aarthi consultants Pvt. Ltd., Regd.Office: 1-2-285, Domalguda, Hyderabad - 500 029 has been acting as Share Transfer Agent (STA) to the company. Shareholders who desire to transfer (Physical) or dematerialise their shares are requested to send their shares along with supporting documents to the above Share Transfer Agent (STA).

i) Dematerialisation of Shares and Liquidity :

As on 31st March, 2014 out of 74784804 Equity Shares 73071779 No. of Shares were dematerialised (97.71%). Out of 18882332 No. of 0.01% CRP Shares 16621019 (88.03%) CRPS were dematerialized. Since the company's shares are trading under compulsory De-mat mode shareholders are requested to take necessary steps to dematerialise their shares held in physical form.

i) Outstanding GDR / ADRs / Warrants / Convertible Instruments :

- Not Applicable -

k) Code of Conduct:

In pursuance to the Clause-49 of the listing agreement "Code of Conduct" applicable to (1) Directors (2) Senior Management has been approved by the Board and the same has been placed on the company's website. Copy of the code of conduct circulated to all the concerned and obtained their affirmation.

DECLARATION BY CEO

As provided in Clause 49 of the Listing Agreement with Stock Exchanges the Directors and Senior Management personnel have confirmed compliance with code of conduct for the period ended 31.03.2014.

On behalf of the Board of Directors

Sd/-

Place : Hyderabad K.KARUNAKAR RAO
Date : 30th July, 2014 Executive Director & CEO

I) Plant Location:

Regd.Office: Gondiparla, Kurnool - 518 004 (A.P). Bellary Power Plant: Tagginabudihalli, Bellary, Karnataka.



m) For all matters, address for Correspondance at any of the following addresses:

(A) Registrar and Share Transfer Agent: Aarthi Consultants Private Limited

Regd.Office: 1-2-285, Domalguda, Hyderabad - 500 029 (T.G)

Tel.No.: 040 - 27638111, 27634445, 27642217, 66611921 Fax No.: 040 - 27632184

E-mail: info@aarthiconsultants.com

(B) Sree Rayalaseema Alkalies and Allied Chemicals Limited

(CIN: L24110AP1981PLC003077) 6-2-1012. II Floor, TGV Mansion.

Opp. Institute of Engineers, Khairatabad, Hyderabad - 500 004 (T.G)

Tel No.: 040 - 23313843 Fax No.: 040 - 23313875

n) E-mail ID: sralkalies@tgvmail.net

On behalf of the Board of Directors

Sd/-

Place: Hyderabad K.KARUNAKAR RAO
Date: 30th July, 2014 Executive Director & CEO

ANNEXURE 'D' TO THE DIRECTORS' REPORT

Auditor's Certificate on Corporate Governance :

(Under Clause 49 of the Listing Agreement the Auditor's Certificate is given for the Corporate Governance as annexure to the Directors' Report)

To

The Members of

Place: Hvderabad

Date: 30th July, 2014

M/s. SREE RAYALASEEMA ALKALIES AND ALLIED CHEMICALS LIMITED

(CIN: L24110AP1981PLC003077)

We have examined the compliance of conditions of Corporate Governance by Sree Rayalaseema Alkalies and Allied Chemicals Ltd., Kurnool for the year ended March 31, 2014 as stipulated in Clause-49 of the Listing Agreement of the Company with Stock Exchanges.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement.

We state that generally no Investor Grievances are pending for a period exceeding 15 days against the Company as per the records maintained by the Company.

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

For Brahmayya & Co., Chartered Accountants Firm Regn. No. 000514S

Sd/-

B.DAIVADHEENAM REDDY
Partner

Membership No.026450



ANNUXURE 'E' TO THE DIRECTORS' REPORT

MANAGEMENT DISCUSSION AND ANALYSIS:

The Company is having mainly three Business Divisions namely:-

- (1) Chemicals Division
- (2) Oils and Fats Division
- (3) Power Division

Division wise analysis of Industry Structure, Opportunity and Threats and Out Look are discussed hereunder for information of the members.

1. CHEMICALS DIVISION:

Under the Chemicals division mainly the products viz., Caustic Soda, Pottasium Hydroxide, Chlorine, Hydrochloric Acid etc. are manufactured. Chlorine is produced as a joint product along with Caustic Soda and Pottasium Hydroxide. Caustic Soda is used in industrial products like paper, pulp, aluminium, pvc, pharmaceuticals etc, chlorine is used in water treatment, pigments, pulp, paper, textiles etc. and Hydrochloric Acid is used in pesticides, cleaning purposes of metal etc. Potassium Hydroxide is used in the manufacture of cellulose power, magnafloc and sodium sulphate.

Basically Chlor Alkali Industry is cyclical in nature. Caustic Soda is a basic chemical and is used in almost all manufacturing processes. The performance of alkalie industry is reflected in the performance of the industry in general and also country's GDP. The Chlor Alkalie industry being power intensive, any increase in power cost and its availability would affect its performance. The commercial disposal of chlorine is the main concern for any caustic unit. To overcome this the Company has started construction of Chloromethane project. Works relating to the Chloromethane Project are in full swing. Unseasonal rains have affected salt availability in the market and as a result the cost of main raw material has gone up. So also the case with power front. To achieve optimum utilization of resources and to take advantages of market situation the company will change the product mix between Caustic Soda and Caustic Potash.

2. OILS AND FATS DIVISION:

Wide fluctuations in raw materials mainly vegitable and non-vegitable oils is the basic nature of this division. In view of the agricultural based raw materials procurement process will stress the liquidity of the Industry in general. Transportation from agricultural markets and farmers is one of the problem due uneconomic sizes in procurement. However export oriented finished goods will ease this problem. Castor oil derivatives (comprising of Hydrogenated Castor Oil, 12 Hydroxy Stearic Acid and Recinolic Acid), Fatty Acids, Soap noodles, Glycerine and bathing / toilet soap forms part of this division. The raw materials namely Castor Oil, various industrial vegetable oils and crude glycerine are highly volatile in their prices in view of this procurement of raw materials is to be planned properly. India is a leading country in exporting castor oil derivatives with abundant availability of raw material. Being a composite plant, many inputs like caustic soda, steam, Hydrogen are available internally and the same is main advantage and an opportunity for the company. During the year the market for both fatty acids and castor oil is encouraging and it is hoped that the same will prevail in future. Frequent fluctuations in Castor Oil prices is the main concern for this division.

3. POWER DIVISION:

The Power Plant at Bellary has been stopped its commercial operation due to non-renewal of Power Purchase Agreement by KPTCL. The Company is looking out at other options including sale or lease or relocation.

GENERAL-SEGMENT-WISE PERFORMANCE TOGETHER WITH DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE:

Segment-wise performance together with discussion on financial performance with respect to operational performance has been dealt with in the Directors' Report which should be treated as forming part of this Management Discussion and Analysis.



INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The Company has established an appropriate system of internal control to ensure that there exists a proper control over all the transactions and that all its assets are properly safeguarded and not exposed to risk arising out of unauthorised use or disposal. The Internal Audit conducted at all divisions for all the key areas of business. The Internal Control System is supplemented by a programme of Internal Audits to ensure that the assets are properly accounted for and the business operations are conducted in adherence to laid down policies and procedures. The Internal Audit is oriented towards review of controls and operational improvements.

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

Relations with the employees remained cordial in general throughout the year. In order to optimise the contribution of the employees to the Company's business and operations, in-house training is given to the employees to induce contribution to productivity increase and development programmes for all levels of employees have been devised. Occupational Health Safety and Environmental Management are given utmost importance. As at 31st March, 2014 the employee strength (on permanent rolls) of the Company was 1020.

CAUTIONARY STATEMENT:

Statement in this Management Discussion and Analysis describing the Company's objectives, projections, estimates, expectations or predictions may be 'forward-looking statements' within the meaning of applicable securities laws and regulations and such forward-looking statements involve risks and uncertainties. Actual results could differ materially from those expressed or implied Important factors that could make a difference to the Company's operations include raw material availability and prices, cyclical demand and pricing in the Company's principal markets, changes in Government regulations, tax regimes, economic developments within India and the Countries in which the Company conducts business and other incidental factors. The Company undertakes no obligation to publicly update or revise any forward looking statements, whether as a result of new informations, future events, or otherwise. Readers are cautioned not to place undue reliance on these forward looking statements that speaks only as of their dates.

On behalf of the Board of Directors

Sd/K. KARUNAKAR RAO
Executive Director & CEO

Place: Hyderabad Date: 30th July, 2014



INDEPENDENT AUDITOR'S REPORT

То

The Members of

Sree Rayalaseema Alkalies And Allied Chemicals Limited

(CIN: L24110AP1981PLC003077)

(1) Report on the Financial Statements

We have audited the accompanying financial statements of M/s.Sree Rayalaseema Alkalies and Allied Chemicals Ltd., Kurnool ("the Company"), Which comprise the Balance Sheet as at 31st March, 2014, the Statement of Profit and Loss and also Cash Flow Statement for the year then ended and a summary of significant accounting policies and other explanatory information.

(2) Management's Responsibility for the Financial Statements

The Company's Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the Accounting Standards referred to in Section 211(3C) of the Companies Act, 1956 ("the Act") (which continue to be applicable in respect of Section 133 of Companies Act, 2013 in terms of General Circular 15/2013 dated 13th September, 2013 of the Ministry of Corporate Affairs) and in accordance with the accounting principles generally accepted in India. This responsibility includes the design, implementation and maintenance of internal controls relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement. Whether due to fraud or error.

(3) Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with the ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessment, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

(4) Opinion

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 Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India.

- a) In the case of the Balance Sheet, of the state of affairs of the Company as at 31st March, 2014;
- b) In the case of the Statement of Profit and Loss, of the Profit of the Company for the year ended on that date; and
- c) In the case of the Cash Flow Statement, of the cash flows of the Company for the year ended on that date.

(5) Emphasis of Matter

We draw attention to Note No.24.3 to the financial statements relating to the Recompense amount of Rs.1345.71 lakhs payable to CDR Lenders (Fls and Banks) by the company being exit from CDR Scheme, was considered as Exceptional Item as stated in the said note. Our opinion is not qualified in respect of this matter.

(6) Report on Other Legal and Regulatory Requirements

As required by the Companies (Auditor's Report) Order, 2003 ("the Order") issued by the Central Government in terms of Section 227(4A) of the Act, we give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order. As required by Section 227(3) of the Act, we report that:



- We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- 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.
- iii) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- iv) In our opinion, the Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement comply with the Accounting Standards referred to in Section 211(3C) of the Act. (which continue to be applicable in respect of Section 133 of Companies Act, 2013 in terms of General Circular 15/2013 dated 13th September, 2013 of the Ministry of Corporate Affairs).
- v) On the basis of the written representations received from the directors as on 31st March, 2014 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2014 from being appointed as a director in terms of Section 274 (1)(g) of the Act.

For Brahmayya & Co., Chartered Accountants Firm's Regn.No.000514S

Sd/-

(B.DAIVADHEENAM REDDY)
Partner

Membership No.026450

Place: Hyderabad (Camp) Date: 26th May, 2014



ANNEXURE TO AUDITOR'S REPORT

Re: Sree Rayalaseema Alkalies and Allied Chemicals Ltd., Kurnool.

Referred to in Paragraph (6) of our report of even date;

- (i) In respect of fixed assets;
 - a. The company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - b. As explained to us, all the fixed assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and nature of its assets. No material discrepancies were noticed on such physical verification.
 - In our opinion, the Company has not disposed off substantial part of fixed assets during the year and the going concern status
 of the Company is not affected.
- (ii) In respect of inventories;
 - a. The inventories have been physically verified by the management at regular intervals during the year. In our opinion, the frequency of verification is reasonable.
 - In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the Company and the nature of its business.
 - The Company has maintained proper records of inventories. As explained to us, no material discrepancies were noticed on physical verification.
- (iii) a) The Company has taken interest free unsecured loans from five companies covered in the register maintained under Section 301 of the Companies Act, 1956. The maximum amount involved during the year was Rs. 1613.14 lakhs and the year end balance of loans taken from such companies was Rs. 1613.14 lakhs. The Company has not granted any loans, secured or unsecured, to companies, firms or other parties listed in the register maintained under Section 301 of the Companies Act, 1956.
 - b) In our opinion and according to the information and explanations given to us, the terms and conditions on which loans have been taken from the companies listed in the register maintained under Section 301 of the Companies Act, 1956 are not, prima facie, prejudicial to the interest of the company.
 - c) In our opinion and according to the information and explanations given to us and as represented by the Company, interest free unsecured loans were taken from Promoters group as contribution to towards approved project scheme as stipulated by Lenders (Banks) to be converted into Equity. Therefore, no repayment of principal and interest payment.
- (iv) In our opinion and according to the information and explanations given to us, there are adequate internal control procedures commensurate with the size of the Company and the nature of its business with regard to purchase of inventory, fixed assets and with regard to the sale of goods and services. During the course of our audit, we have not observed any major weaknesses in internal controls.
- (v) In respect of transactions covered under Section 301 of the Companies Act, 1956;
 - a. According to the information and explanations given to us, we are of the opinion that the transactions made in pursuance of contracts or arrangements, that needed to be entered in the register maintained under Section 301 of the Companies Act, 1956 have been so entered.
 - b. In our opinion and according to the information and explanations given to us, the transactions made in pursuance of contracts or arrangements entered in the register maintained under Section 301 of the Companies Act, 1956 and exceeding the value of rupes five lakhs in respect of any party during the year have been made at prices which are prima facie reasonable having regard to the prevailing market prices at the relevant time, other than purchases of certain items of fixed assets that are of the Company's specialized requirements for which prevailing market prices at the relevant time were not available for comparison.
- (vi) In our opinion and according to the information and explanations given to us, the company has not accepted any deposits from the public specified under the provisions of section 58A and 58AA of the Companies Act, 1956 and the Companies (Acceptance of Deposits) Rules, 1975. No order has been passed by the Company Law Board.
- (vii) In our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
- (viii) The Central Government has prescribed for the maintenance of Cost records under Section 209(1)(d) of the Companies Act, 1956 in respect of the products of the company. We have broadly reviewed the cost records relating to materials, labour and other items of cost maintained by the Company pursuant to the Companies (Cost Accounting Records) Rules, 2011 and we are of the opinion, that prima facie, the prescribed cost records have been made and maintained. We have not, however, made a detailed examination of the cost records with a view to determine whether they are accurate or complete.



(ix) In respect of statutory dues;

- a. According to the records of the Company, undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees's State Insurance, Income-Tax, Wealth Tax, Sales Tax, Value Added Tax, Service Tax, Customs Duty, Excise Duty, Cess and other material statutory dues applicable to it have generally been regularly deposited with marginal delays with the appropriate authorities.
- b. According to the information and explanations given to us, no undisputed amounts payable in respect of Provident Fund, Investor Education and Protection Fund, Employee State Insurance, Income Tax, Wealth Tax, Sales Tax, Value Added Tax, Service Tax, Customs Duty, Excise Duty, Cess and other material statutory dues were in arrears as at 31st March, 2014 for a period of more than six months from the date they became payable.
- According to the information and explanations given to us, there are disputed statutory dues, which have not been deposited in respect of the following:

SI. No.	Name of the Statute	Nature of dues	Amount in lakhs	Period	Forum where dispute is pending
1.	The Central Excise Act, 1944	CENVAT Credit disallowed on input services	85.62	April, 2005 to Feb, 2008	Central Excise and Service Tax Appellate Tribunal, Bangalore.
			177.84	Mar, 2008 to March, 2011	Additional Commissioner/ Commissioner of Central Excise and Customs, Tirupati.
			11.91	April, 2011 to March, 2013	Asst Commissioner of Central Excise and Customs, Kurnool.
2.	The Central Excise Act, 1944	CENVAT Credit availed against manufacture of exempted goods disallowed.	95.41	2008-09	Central Excise and Service Tax Appellate Tribunal, Bangalore.
3.	A.P.VAT Act, 2005	Input tax credit on furnace oil & coal disallowed (Paid)	53.91 (53.91)	April, 2005 to Dec, 2005	High Court of Andhra Pradesh.
4.	AP VAT Act, 2005	Interest on delay payment of deferred sales tax (Paid).	132.11 (44.04)	2005-06	High Court of Andhra Pradesh.
5.	KERALA VAT Act, 2005	VAT on estimated turnover (paid). VAT on stock transfer price (Paid)	20.51 (5.13) 6.69 (1.81)	2008-09 2010-11	Sales tax Appellate Tribunal, Ernakulam. Deputy Commissioner of Appeals, Palakkad.
6.	KERALA VAT Act, 2005	Disallowance of input tax on sales returns.	4.41 2.68	August, 2009 2009-10	Sales tax Appellate Tribunal, Ernakulam. Deputy Commissioner of Appeals,Palakkad
7.	KERALA VAT Act, 2005	Late submission of Form-F	9.95	2009-10	Deputy Commissioner of Appeals, Palakkad.
8.	The Central Sales Tax Act, 1956	Differential Tax for Non submission of C Forms (Paid)	16.43 (2.05)	2009-10	The Deputy Commissioner of Appeals, Kurnool.
9.	Karnataka Tax on Entry of Goods Act, 1979	Entry tax on purchase of machinery items and interest (50% paid)	4.20 (2.10)	2006-07 2007-08 2008-09	Deputy Commissioner of Commercial Taxes, Bellary.
10.	Indian Customs Act, 1962	Differential customs duty on raw material purchases (Paid)	1161.14 (125.00)	2000 to 2006	Commissioner of Customs, Chennai.
11.	Indian Customs Act, 1962	Finalisation of assessed Bill of Entries pertaining to KCL.	16.06	2006-07	Commissioner of Customs (Appeals), Mumbai.
12.	Indian Customs Act, 1962	Penalty on classification of goods disputed	9.90	2008-09	High Court of Andhra Pradesh, Hyderabad.



13.	Indian Customs Act, 1962	Anti dumping duty on import of Barium Carbonate	32.69	2010-11	Deputy Commissioner of Customs, Chennai.	
14.	Employees Provident Fund and Miscellaneous Provisions Act, 1952.	PF delay charges/ damages for belated payments	15.34	May, 2002 to Dec, 2007	Regional PF Commissioner, Cuddapah, for waiver.	
15.	The Electricity Act, 2003.	Refund of Income tax on account of change in tax rates as per PPA.(paid)	500.00 (500.00)	2000-2005	The Supreme Court of India.	
16.	The Electricity Act, 2003.	Fuel Surcharge Adjustment (FSA) charges.	871.93 695.34	2008-09 April, 2009 to June, 2010	Supreme court of India. High Court of Andhra Pradesh, Hyderabad.	

- (x) In our opinion, the company has no accumulated losses and has not incurred cash losses during the financial year covered by our audit and in the immediately preceding financial year.
- (xi) In our opinion and according to the information and explanations given to us, we are of the opinion, that the Company has not defaulted in repayment of dues to Financial Institutions, Banks or Debenture holders, except the interest and principal dues fallen due during the year, which were paid subsequent to due dates and an amount of Rs.757.50 lakhs was due at the year end.
- (xii) In our opinion and according to the information and explanations given to us, the company has not granted any loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) In our opinion, the Company is not a chit fund or a nidhi/mutual benefit fund/society. Therefore, the provisions of clause 4(xiii) of the Companies (Auditors' Report) Order, 2003 are not applicable to the company.
- (xiv) In our opinion, the company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of clause 4(xiv) of the Companies (Auditor's Report) Order, 2003 are not applicable to the Company.
- (xv) In our opinion and according to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from banks or financial institutions.
- (xvi) In our opinion, the term loans received during the year have been applied for the purposes for which they were raised.
- (xvii) According to the information and explanations given to us and on an overall examination of the Balance Sheet of the Company as at 31st March, 2014, we report that no funds raised on short-term basis have been used for long-term investment. No long-term funds have been used to finance short-term assets except permanent working capital.
- (xviii) According to the information and explanations given to us, during the year, the company has made preferential allotment of Equity Shares by conversion of convertible share warrants issued in earlier years, to parties and companies covered in the register maintained under Section 301 of the Companies Act, 1956. In our opinion, the price at which the share warrants have been issued in earlier years was determined in accordance with the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 and is not prejudicial to the interest of the company.
- (xix) According to the information and explanations given to us, the Company has created securities in respect of debentures issued.
- (xx) The Company has not raised any money by way of public issue during the year.
- (xxi) In our opinion and according to the information and explanations given to us, no fraud on or by the Company has been noticed or reported during the course of our audit.

For Brahmayya & Co., Chartered Accountants Firm's Regn.No.000514S

Sd/-

(B.DAIVADHEENAM REDDY)

Partner

Membership No.026450

Place: Hyderabad (Camp) Date: 26th May, 2014



BALANCE SHEET AS AT 31ST MARCH, 2014

Rs. in lakhs

			Note No		As at 31.03.2014		As at 31.03.2013
I EC (1)) Share (a) (b)	D LIABILITIES sholders' Funds Share Capital Reserves and Surplus Money received against share warrants from related parties	1 2	9370.99 17724.15 393.60	27488.74	8997.07 17246.97 767.53	27011.57
(2) (3)	(a) (b) (c)	e application money pending allotment current Liabilities Long-term borrowings Deferred tax liabilities (Net) Other Long term liabilities Long-term provisions	3 4	10910.48 6631.65	17542.13	11018.68 6863.39	17882.07
(4)	(a) (b) (c) (d)	nt Liabilities Short-term borrowings Trade payables Other current liabilities Short-term provisions	5 6 7 8	15174.66 7582.23 11701.88 150.44	34609.21	16484.81 7471.13 8054.84 832.07	32842.85
II AS	SSETS	current Assets: Fixed Assets (i) Tangible Assets (ii) Intangible Assets (iii) Capital work-in-progress (iv) Intangible assets under development	9	43103.37 - 12632.16	55735.53	45565.20 - 6952.41	52517.61
(2)	(c) (d) (e)	Non-current investments Deferred tax assets(net) Long-term loans and advances Other non-current assets nt Assets:	10 11		171.09 - 3893.78 -		170.79 - 4883.06 -
``	(a) (b) (c) (d)	Current investments Inventories Trade receivables Cash and Cash equivalents Short term loans and advances Other current assets	12 13 14 15	6248.75 5248.52 2203.68 2080.92 4057.81	19839.68	6075.00 5970.26 3078.90 2294.82 2746.05	20165.03
Significar	nt Accoun	TOTAL ting Policies and Notes to Accounts	24		79640.08		77736.49

Notes "1" to "16" and Note No:24 Annexed form integral part of Balance Sheet

As Per our Report of even date attached

For and on behalf of the Board

For Brahmayya & Co., Chartered Accountants Firm's Regn. No. 000514S

K. KARUNAKAR RAO Executive Director & CEO Sd/-O.D. REDDY Director

Sd/-B. DAIVADHEENAM REDDY Partner Sd/V. RADHAKRISHNA MURTHY
C.G.M & Company Secretary

Sd/-

Sd/-M.V. KUMARA SWAMY Vice President (Finance) & CFO

Membership No. 026450 Place:Hyderabad

Place:Hyderabad Date: 26th May, 2014

Date: 26th May, 2014



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2014

Rs. in lakhs

		Note	Year Ended	Year Ended
		No	31.03.2014	31.03.2013
I	Revenue from Operations (Gross) Less: Excise duty and Sales Tax	17	87331.15 10428.54	92437.28 10779.01
	Revenue from Operations (Net)		76902.61	81658.27
II	Other Income	18	400.79	457.53
Ш	Total Revenue (I+II)		77303.40	82115.80
IV	Expenses: a) Cost of materials consumed b) Purchases of Stock-in-Trade	19	29819.31	36456.32
	c) Changes in inventories of finished goods work-in-progress and stock in Trade	20	(211.79)	560.53
	d) Employee benefits expenses	21	3160.63	3335.10
	e) Finance costs	22 9	3420.65 3553.30	3844.50 4050.97
	f) Depreciation and amortization expense g) Power and Fuel charges	9	27680.15	2068.40
	h) Other expenses	23	7142.49	7785.85
	Total Expenses		74564.74	78101.67
V	Profit before exceptional and extraordinary items and tax (III-IV)		2738.66	4014.13
VI	Exceptional items Recompense of Interest differential under CDR Scheme (Refer Notes to Accounts No:24.3)		1345.71	-
VII	Profit before extraordinary items and tax (V-VI)		1392.95	4014.13
VIII	Extraordinary Items		-	-
IX X	Profit before tax (VII-VIII) Tax expense:		1392.95	4014.13
	(1) Current year and earlier years (MAT) (2) Deferred tax liability/(asset)		186.49 (231.74)	803.00 (561.65)
ΧI	Profit for the period from continuing operations (IX-X)		1438.20	3772.78
XII	Profit/(loss) from discontinuing operations(Refer Notes to Accounts No:24.4)		(961.02)	_
XIII	Tax expense of discontinuing operations		1 1	-
XIV	Profit/(loss) from Discontinuing operations (after tax) (XII-XIII)		(961.02)	-
χV	Profit for the period (XI+XIV)		477.18	3772.78
XVI	Earnings per equity share: face value Rs.10/- each			
	(1) Basic		0.64	5.50
	(2) Diluted Significant Accounting Policies and Notes to Accounts	24	0.638	5.44

Notes "17" to "24" Annexed form integral part of Statement of Profit and Loss As Per our Report of even date attached

For and on behalf of the Board

For Brahmayya & Co., Chartered Accountants

Sd/-K. KARUNAKAR RAO Executive Director & CEO

Sd/-O.D. REDDY Director

Firm's Regn. No. 000514S Sd/-

Sd/-

Sd/-

B. DAIVADHEENAM REDDY

Membership No. 026450

Place:Hyderabad Date: 26th May, 2014

Partner

V. RADHAKRISHNA MURTHY C.G.M & Company Secretary

M.V. KUMARA SWAMY Vice President (Finance) & CFO

Place:Hyderabad Date: 26th May, 2014



CASH FLOW STATEMENT AS PER CLAUSE 32 OF LISTING AGREEMENT

+ - Rs. in lakhs + - A. CASH FLOW FROM OPERATING ACTIVITIES	Rs. in lakhs
A. CASH FLOW FROM OPERATING ACTIVITIES	
NET PROFIT BEFORE TAX AND EXTRAORDINARY / EXCEPTIONAL ITEMS ADJUSTMENT FOR: 2738.66	4014.14
DEPRECIATION 3553.30 4050.97 FOREIGN EXCHANGE	4050.97
LOSS / PROFIT ON SALE OF FIXED ASSETS 10.55 10.5	
ADJUSTMENTS FOR: TRADE AND OTHER RECEIVABLES INVENTORIES TRADE PAYABLES AND OTHER CURRENT AND 613.17 173.74 1626.60 1609.6	(1609.67) 1626.60
NON-CURRENT LIABILITIES <u>3574.22</u> <u>3574.22</u> <u>5381.2</u>	
WORKING CAPITAL CHANGES 4187.39 173.74 4013.65 1626.60 6990.9	(5364.33)
CASH GENERATED FROM OPERATIONS AFTER WORKING CAPITAL CHANGES INTEREST RECEIVED / PAID DIRECT TAXES PAID 13345.77 380.49 3420.65 (3040.16) 411.62 3844.5	-
CASH FLOW BEFORE EXTRAORDINARY / EXCEPTIONAL ITEMS 9437.49	2735.55
EXTRAORDINARY ITEMS / EXCEPTIONAL ITEMS: RECOMPENSE OF INTEREST DIFFERENTIAL UNDER CDR LOSS FROM DISCONTINUING OPERATIONS OF POWER PLANT (DEPRECIATION RS. 688.45 LAKHS) 688.45 961.02 (272.57)	
NET CASH FLOW FROM OPERATING ACTIVITIES 7819.21	2735.55
B. CASH FLOW FROM INVESTING ACTIVITIES: SALE / PURCHASE OF FIXED ASSETS PURCHASE ON INVESTMENTS 7459.66 (7459.66) 1.20 5331.7	
SALE / PURCHASE OF INVESTMENTS 0.30 (0.30) INTEREST RECEIVED DIVIDEND RECEIVED -	(
NET CASHFLOW FROM INVESTING ACTIVITIES - 7459.96 (7459.96) 1.20 5331.7	(5330.57)
C. CASH FLOW FROM FINANCING ACTIVITIES PROCEEDES FROM ISSUE OF SHARE CAP/ WARRANTS REPAYMENT OF FINANCE/LEASE LIABILITIES REPAYMENT OF LOANS OF DISCONTINUING OPERATIONS 1122.76 2263.37 23237.29 (973.92) 2174.43 3578.9	1122.76 (1404.52)
(POWER PLANT) NET CASH FLOW FROM FINANCING ACTIVITIES 86.67 347.21 (260.54) 2350.04 3584.50 (1234.46) 3297.19 3578.9	(001.70)
NET CASH FLOW FROM FINANCING ACTIVITIES 2350.04 3584.50 (1234.46) 3297.19 3578.9 D. NET INCREASE IN CASH AND CASH EQUIVALENTS (875.21)	(281.76)
	1 ' '
E. CASH AND CASH EQUIVALENTS AS AT 01.04.13 (OPENING BALANCE) 3078.90	5955.68
F. CASH AND CASH EQUIVALENTS AS AT 31.03.14 (CLOSING BALANCE) 2203.69	3078.90

The above Cash Flow Statement has been prepared on the basis of Audited Accounts approved by the Board of Directors and is in agreement with the Statement of Profit and Loss and Balance Sheet as at 31.03.2014.

As per our Report of even date attached

For Brahmayya & Co.,

Chartered Accountants

Firm's Regn. No. 000514S Sd/-

B. DAIVADHEENAM REDDY

Partner

Membership No. 026450

Place:Hyderabad Date: 26th May, 2014 For and on behalf of the Board

Sd/-

K. KARUNAKAR RAO Executive Director & CEO Sd/O.D. REDDY
Director
Sd/-

V. RADHAKRISHNA MURTHY
C.G.M & Company Secretary

M.V. KUMARA SWAMY Vice President (Finance) & CFO

Place:Hyderabad Date: 26th May, 2014



NO	TES	TO BALANCE SHEET		Rs. in lakhs
			As at 31.03.2014	As at 31.03.2013
NOT	E NO.	. 1 - SHARE CAPITAL		
1.1	EQL	JITY SHARE CAPITAL		
	a)	AUTHORISED: 8,10,00,000 Equity shares of Rs.10/- each (Previous year 8,10,00,000 Equity Shares of Rs.10/- each)	8100.00	8100.00
	b)	ISSUED: 7,49,64,890 Equity shares of Rs.10/- each issued (Previous year 7,12,25,650 Equity Shares of Rs.10/- each)	7496.49	7122.57
	c)	SUBSCRIBED AND FULLY PAID 7,47,84,804 Equity shares of Rs.10/- each fully paid (Previous year 7,10,45,564 Equity shares of Rs.10/- each)	7478.48	7104.56
	d)	SUBSCRIBED BUT NOT FULLY PAID 1,80,086 Equity shares of Rs.10/- each	-	-
	e)	CALLS UNPAID	-	-
	f)	FOREFITED SHARES Amount received on forfeiture of 1,80,086 equity shares originaly issued in 1995-96	4.28	4.28
		TOTAL	7482.76	7108.84
1.2	PRE	FERENCE SHARE CAPITAL		
	a)	AUTHORISED: 1,90,00,000 Cumulative Redeemable Preference Shares of Rs.10/- each having Coupon rate of 0.01%	1900.00	1900.00
	b)	ISSUED: 1,88,82,332 Cumulative Redeemable Preference Shares of Rs.10/- each	1888.23	1888.23
	c)	SUBSCRIBED AND FULLY PAID 1,88,82,332 Cumulative Redeemable Preference Shares of Rs.10/- each	1888.23	1888.23
	d)	SUBSCRIBED BUT NOT FULLY PAID		
		TOTAL	1888.23	1888.23
		TOTAL SHARE CAPITAL (1.1+1.2)	9370.99	8997.07
1.3	REC	CONCILIATION OF NUMBER OF SHARES OUTSTANDING		
	a)	EQUITY SHARES	No. of Shares	No. of Shares
		At the beginning of the year Add: Issued during the year	71045564 3739240	67493286 3552278
		Less:Bought back during the year	-	_
		At the end of the year	74784804	71045564
	b)	PREFERENCE SHARES		
		At the beginning of the year Add: Issued during the year Less:Redeemed during the year	18882332	18882332
		At the end of the year	18882332	18882332
			.0002002	



		_			
			As at 31.03.2014		As at 31.03.2013
1.4	a) EQUITY SHARES Sree Rayalaseema Hi-Strength Hypo Ltd The Industrial Finance Corporation of India Ltd (IFCI Ltd) SRHHL Industries Ltd TGV Projects & Investments Pvt Ltd IDBI Bank Ltd	% 26.13 16.24 * 11.71 8.43	No. of Shares 19544496 12143528 * 8758206 6305620	5.15 17.09 15.83 13.59 8.88	No. of Shares 3656858 12143528 11248398 9658206 6305620
	b) PREFERENCE SHARES Sree Rayalaseema Hi-Strength Hypo Ltd IDBI Bank Ltd Parag Gases and Chemicals Pvt Ltd SRHHL Industries Ltd	31.28 9.57 7.00	5906504 1807959 1321105	24.67 9.57 7.00 6.61	4658106 1807959 1320855 1248398

^{*}SRHHL Industries Ltd. amalgamated with Sree Rayalaseema Hi-Strength Hypo Ltd and the shares were merged with that company.

- 1.5 The Company has no Subsidaries/ Associates and has no Holding Company.
- 1.6 Out of Equity shares issued, subscribed and fully paid up 2,86,10,955 No. of equity shares of Rs.10/- each alloted on preferential allotment to Financial Institutions IDBI/IFCI by convertion of 15% Rupee/F.C loans and Debentures on 08.03.2005. The company has alloted 1,45,80,000 No.of equity shares of Rs.10/- each on 08.03.2005 and 54,20,0000 on 25.04.2006 to promotors group on preferential allotment by conversion of 2,00,00,000 fully paid share warrants issued on 08.3.2005. During the year, 37,39,240 No. of equity shares of Rs.10/- each alloted on 27.04.2013 and 35,52,278 No. of Equity Share of Rs.10/- each alloted on 10.12.2012 to promotors group on preferential allotment by conversion out of 1,12,27,560 Share Warrants alloted on 19.11.2012.
- 1.7 Cumulative Redeemable Preference shares issued, subscribed and fully paid up 1,88,82,332 of Rs.10/- each having a coupon rate of 0.01% from April, 2002 were alloted on sub-division and consolidation of 50% holding of equity shares and are redeemable after 15 year in 4 quarterly instalments commencing from 01.04.2018.
- 1.8 Redeemable Optionally Fully Convertible Debentures of 5% Series "B" 2,05,177 of Rs.100/- each issued to IFCI Ltd as per restructuring package are redeemable in 96 monthly instalments from April, 2008. In case of default in redemption of debentures, option can be exercised by IFCI Ltd to the extent of outstanding balance as on 31.3.2014 of Rs.55.56 lakhs (as on 31.3.2013 Rs.76.93 lakhs) and no fixed date of conversion.

Rs. in lakhs

	no. in takio					
			As at 31.03.2014		As at 31.03.2013	
NOTE NO.	2 - RESERVES AND SURPLUS					
(a) (b)	Capital Reserve - opening balance Capital Redemption Reserve - opening balance Add:Transfer from Surplus in Statement of Profit & Loss	1500.00 500.00	2.00	500.00 1000.00	2.00 1500.00	
(c) (d) (e)	Securities Premium Reserve - opening balance Debentures Redemption Reserve -opening balance Add:Transfer from Surplus in Statement of Profit & Loss Revaluation Reserve	4500.00	2288.51 4500.00	4500.00	2288.51 4500.00	
(f)	Share Options Outstanding Account	-		-		
(g) (h)	Other Reserves Central Subsidy - opening balance General Reserve - opening balance	4957.36	111.67	3457.36	111.67	
	Add:Transfer from Surplus in Statement of Profit & Loss	1000.00	5957.36 14859.54	1500.00	4957.36 13359.54	



						Rs. in lakhs
				As at 31.03.2014		As at 31.03.2013
	(i)	Surplus - Balance in Statement of Profit and Loss - opening balance Add: Profit for the Year from Statement of Profit and Loss	3887.43 477.18		2614.65 3772.78	
		Less: Appropriations Transfer to General Reserve Transfer to Debenture Redemption Reserve Transfer to Capital Redemption Reserve	4364.61 1000.00 - 500.00	2864.61	6387.43 1500.00 - 1000.00	3887.43
		TOTAL		17724.15		17246.97
NOTE	NO.	3 - LONG TERM BORROWINGS				
SECU						
3.1	Deb	entures				
	a)	8,50,000 -11% Redeemable Non-convertible Debentures of Rs.100/- each issued to IDBI (As per Restructuring of Debts payable in 96 Monthly instalments from April, 2008)	106.25		212.50	
	b)	2,05,177 - Series "B" 5% interest, Redeemable Optionaly Fully convertible debentures of Rs.100/- each issued to I.F.C.I. Ltd (as per restructuring package redeemable in 96 Monthly Instalments from April, 2008)	25.64		51.29	
	c)	3,10,761- Series "A" 5% interest, Redeemable Non-Convertible Debentures of Rs.100/- each issued to I.F.C.I. Ltd (as per restructuring package redeemable in 96 Monthly Instalments from April, 2008)	38.82		77.64	
	d)	30,32,011 - Series "C" 5% interest, Redeemable Non-convertible Debentures of Rs.100/- each issued to I.F.C.I Ltd (liability to the extent of crystalised dues) as per restructuring package Redeemable in 96 Monthly Instalments from April, 2008)	379.00	549.71	757.99	1099.42
3.2	Tern	n Loans				
	a)	From Institutions i) IDBI & IFCI Term Loans (Repayable in 96 Monthly Instalments from April, 2008)	2081.44		4033.47	
	b)	ii) IDBI & IFCI Deferred Loans (Repayable in 120 Monthly instalments from April, 2006 as per Restructuring package) From Banks (Repayable in 45 monthly instalments from January, 2015 as per Revised Loan Agreement)	478.58 5355.24	7915.26	956.85 3337.33	8327.65
		TOTAL		8464.97		9427.07
UNSE	CUR	ED:				
3.3	loan	rred Payment liabilities (Sales Tax deferrment/ sanctioned as per State Incentive Schemes ayable from the year 2018-19 to 2023-24)	832.37		832.37	
3.4	(con	is and advances from related parties tribution from promotors group as per approved ect scheme and convertible into Equity)	1613.14	2445.51	759.24	1591.61
	,,.	TOTAL		10910.48		11018.68

- 3.5 There were no Long Term Deposits, Deferred Payments liabilities and Finance Lease obligations.
- 3.6 There is no continuing default as on 31.3.2014 (31.03.2013) in repayment of loans and interest payments on Debtentures and Term Loans, except two monthly instalments of Rs. 480.27 Lakhs. Deferred payment of Sales Tax of Rs.289.83 Lakhs was over due as per instalments granted by the Department. The above amounts were clasified as other current liablities.
- 3.7 Redeemable Optionally Fully Convertible Debentures of 5% Series "B" 2,05,177 of Rs.100/- each issued to IFCI Ltd as per restructuring package are redeemable in 96 monthly installments from April, 2008. In case of default in redemption of debentures, option can be exercised by IFCI Ltd to the extent of outstanding balance as on 31.3.14 of Rs.55.56 lakhs (as on 31.3.13 Rs.76.93 lakhs) and no fixed date of conversion.

3.8 SECURITY:

A) DEBENTURES:

- 1) The above Debentures issued to IDBI are secured by first charge of all the Company's immovable properties both present and future ranking paripassu with the mortgages and charges created / to be created with other loans and further secured by first charge by way of mortgage of Company's properties (save and except book debts and assets exclusively charged / to be charged in favour of IDBI) including movable machinery, machinery spares, tools and accessories present and future subject to prior charge created and /or to be created in favour of Company's Bankers on the Company's stock of raw materials as well as to Banks on semi- finished and finished goods, consumable stores and such other movables as may be agreed to by the Trustees for securing the borrowings for working capital requirements in the ordinary course of business and further secured by pledge of 804000 Nos. of APGPCL Equity shares of Rs.10/- each and guaranteed by the Ex-Chairman and Managing Director, Sri T.G. Venkatesh.
- 2) The above series "A" debentures issued to IFCI are secured in favour of theirTrustees by way of first charge on all immovable properties situated at Bellary both present and future and further secured by way of first charge on company's movable (save and except book-debts), including movable machinery, machinery spares, tools and accessories; present and future, subject to prior charge created and/or to be created in favour of company's bankers on the stock of raw materials, semi finished foods, consumable stores and such other movable, as may be agreed to by the trustees, for securing the borrowings for working capital requirements in the ordinary course of business and further guaranteed by Ex-Chairman and Managing Director, Sri T.G. Venkatesh.
- 3) The above series "B&C" debentures issued to IFCI are secured in favour of theirTrustees by way of first charge on all immovable both present and future and further secured by way of first charge on company's movable (save and except book-debts), including movable machinery, machinery spares, tools and accessories; present and future, subject to prior charges created and / or to be created in favour of company's bankers on the stock of raw materials, semi finished goods, consumable stores and such other movable, as may be agreed to by the trustees, for securing the borrowings for working capital requirements in the ordinary course of business and further guaranteed by Ex-Chairman and Managing Director, Sri T.G. Venkatesh.

B) TERM LOANS

- 1) The above Term Loans and Deferred loans from Institutions [except the Term Loan amount of Rs.2448 lakhs from M/s. IFCI Ltd. secured by first exclusive charge on the building, plant and machinery acquired under project schemes of Fatty Acid, Pottassium Hydroxide / and power plant at Bellary are secured by first charge on all the immovable properties both present and future and further secured by first charge by way of hypothecation of all movables (save and except book debts and inventories including movable machineries, spares, tools, accessories both at present and future, subject to prior charges created/ to be created in favour of the company's bankers as specified movables for working capital requirements) and further Guaranteed by the Ex-Chairman & Managing Director, Sri T.G. Venkatesh.
 - IFCI's Additional Margin money for working capital loan outstanding of Rs.230.21 Lakhs is further secured by pledge of 536000 Nos. of APGPCL Equity shares of Rs.10/- each and corporate guarantee provided by Sree Rayalaseema Hi-strength Hypo Ltd.
- 2) The above Term loans from Banks are secured by first pari passu charge on fixed assets of chloromethanes Project, and 2nd pari-passu charge on other existing fixed assets, 2nd pari passu charge on the current assets and personal guaranteed by Ex-Chairman and Managing Director, Sri T.G. Venkatesh.



						Rs. in lakhs
				As at 31.03.2014		As at 31.03.2013
NOT	E NO.	4 - DEFERRED TAX LIABILITY (NET)				
	a)	Deferred tax liability as on 31.03.2014/31.03.2013 in respect of timing difference arising on account of difference between straight line and written down Value methods and rates of depreciation		6631.65		6886.11
	b) c) d)	Less:Deferred tax asset as on 31.03.2014/31.03.2013 in respect of unabsorbed depreciation/losses and expenses allowable U/s 43B of IT Act. Net Deferred tax liability as on 31.03.2014 Less: Opening Deferred tax liability as on 01.04.2013/01.04.2012 Net Deferred tax liability/(asset) for the year		6631.65 6863.39 (231.74)		22.72 6863.39 7425.04 (561.65)
		, , ,		(201111)		(001.00)
NOT	E NO.	5 - SHORT TERM BORROWINGS				
SEC	URED					
5.1	From	n Banks				
	a) b) c) d)	Working capital Demand Loans Cash Credits Bill Discounting Letters of Credit issued by Banks to Creditors (Payable to Banks on due dates of Letters of Credit) Loan on fixed deposits (Secured against fixed deposits)	554.03 1692.14 579.71 11309.22	14135.10	554.40 1808.59 580.58 11847.98	15413.47
		(Secured against fixed deposits)		14135.10		15413.47
5.2	From	n Others				
	a)	Sale/Purchase Bills Discounted with Can Bank Factors Ltd (Payable on due dates of Bills/factors)		1039.56		1071.34
		TOTAL		15174.66		16484.81

- 5.3 There were no loans repayable on demand and short term Deposits/loans and advances from related parties.
- 5.4 There is no default as on 31.03.2014 (31.03.2013) in repayment of loans and interest payments on Working capital Loans, Letters of Credit issued and Bills discounted with Banks and others.

5.5 SECURITY

a) Short Term Loans from Banks:

The above Working Capital Demand Loans, Cash Credits and Bills discounted by Banks are secured by 1st pari passu charge by way of hypothecation of inventories and receivable of the company and further secured by 2nd pari passu charge on land, building and Plant and machinery and guaranteed by the Ex-Chairman and Managing Director, Sri T.G. Venkatesh.

b) Letters of Credit from Banks:

The above Letter of credit facility availed from Banks were secured by 1st pari passu by way of hypothecation of inventories and receivable of the company and further secured by 2nd pari passu charge on land, building and Plant and machinery and guaranteed by the Ex-Chairman and Managing Director, Sri T.G. Venkatesh.

Bills discounted with Can Bank Factors Ltd:

The above Sale Bill discounting facility from Can Bank Factors Ltd is secured by second charge on respective fixed assets of the company ranking pari passu with charges already created/ to be created by the Company and further guaranteed by the Ex-Chairman and Managing Director, Sri T.G. Venkatesh and purchase bill discounting facility sanctioned by Can Bank Factors Ltd are secured by 2nd pari passu charge on fixed assets of the company.



						Rs. in lakhs
				As at 31.03.2014		As at 31.03.2013
NOT	E NO. 6 - TR.	ADE PAYABLES				
	ECURED CR					500.00
6.1	for Capital			653.76		506.80
6.2		s of raw materials/stores and spares etc		6032.13		6078.02
6.3	for Services	-		896.34		886.31
	TOTA	-		7582.23		7471.13
	AS REQUIF	MICRO, SMALL & MEDIUM ENTERPRISES RED UNDER THE MICRO, SMALL & NTERPRISES AND DEVELOPMENT ACT, 2006 s to Accounts No: 24.9)				
NOT	E NO. 7 - OT	HER CURRENT LIABILITIES				
7.1		turities of long term debt thin 12 months after the reporting date)				
SEC	JRED:					
	b) Term c) Deffe d) Term e) Intere f) Reco	nture Loans from IDBI & IFCI Loans from IDBI & IFCI red Term Loans from IDBI & IFCI Loans from Banks est due and accrued but not due on term loans mpense of Interest differential on restructuring of	636.20 2432.00 521.80 382.52 182.50 800.82		549.71 2016.73 478.43 1200.00 54.71	
IINS	ECURED:	s payable to lenders under CDR Scheme		4955.84		4299.58
7.2		ayment Sales Tax				
		nin 12 months after the reporting date		289.83		389.83
7.3	OTHERS					
	b) Statu	e Deposits from Dealers/customers payable on demand tory Dues towards Excise duty, Service tax,	461.20		413.19	
		TDS etc oyees Salaries, Bonus and P F/ ESI recoveries and	763.78 334.33		864.49 339.46	
		butions to Superannuation Fund	334.33		339.40	
		nces from customers	1672.51		627.06	
		to Banks (Cheques issued in current accounts) or charges and other expenses payable	205.02 3019.38	6456.21	199.30 921.93	3365.43
	TOTA			11701.88		8054.84
7.4	There were Interest accr matured De Income rec	no current maturities of Finance Lease Obligations, rued and due on borrowings,unpaid Dividends,unpaid bentures or Deposits and interest accrued thereon, eived in advance and Application money received t of securities and due for refund.				
NOT	E NO. 8 - SH	ORT TERM PROVISIONS				
8.1	Provision fo	r employee benefits.				
	.,	vailed Leave encashment		22.63		16.97
8.2	Others	sion for Income Toy		107.01		045.40
	.,	sion for Income Tax		127.81		815.10
	TOTA	AL .		150.44		832.07



NOTE NO. 9 - FIXED ASSETS

OTE	NOTE NO. 9 - FIXED ASSETS										Rs. in Lakhs
			ORIC	ORIGINALCOST		DE	PRECIATION	DEPRECIATION AND AMORTISATION	SATION	B00K	BOOK VALUE
S.No.	Description	As at 0/04/2013	Additions	Additions Deductions	As at 31/03/2014	Upto 31/03/2013	For the Year	Deductions	Upto 31/03/2014	As at 31/03/2014	As at 31/03/2013
	TANGIBLE ASSETS										
-	a) Free hold Land and	660.63	127.06		*69.787	1	•		•	787.69	69.099
	b) Lease hold Land	15.29			15.29	'	'		•	15.29	15.29
2	Buildings	7350.21	306.67		7656.88	1600.24	238.42		1838.66	5818.22	5749.97
က	Plant & Machinery	56321.84	1313.95		57635.79	26387.27	2801.44		29188.71	28447.08	29934.56
4	Power Plant & Machinery	12625.97		-	12625.97	7780.33	666.65		8446.98	4178.99	4845.63
2	Electricals & D.G.Sets	10029.56	•		10029.56	5966.04	478.35		6444.39	3585.17	4063.53
9	Furniture & Fittings	92.78	5.87	,	98.65	72.89	3.71		76.60	22.05	19.89
7	Office and Telephone Equipment	323.39	10.85		334.24	192.86	18.93		211.79	122.45	130.53
80	Computers	320.12	10.38	,	330.50	284.90	15.49		300.39	30.11	35.22
6	Lab,Workshop & Other Equipment	253.80	1.55		255.35	174.31	11.08		185.39	96.69	79.49
10	Vehicles	303.44	3.59		307.03	272.99	7.68		280.67	26.36	30.44
	Total	88297.03	1779.92		90076.95	42731.83	4241.75		46973.58	43103.37	45565.19
	Capital Works-in- Progress a) Civil Works b) Plant & Machinery	1421.13 5531.28	509.32 5889.55	104.95 614.17	1825.50 10806.66					1825.50 10806.66	1421.13 5531.28
	Total	6952.41	6398.87	719.12	12632.16	•	•	-	•	12632.16	6952.41
	GRAND TOTAL	95249.44	8178.79	719.12	102709.11	42731.83	4241.75		46973.58	55735.53	52517.60
	PREVIOUS YEAR	89926.37	8914.06	3590.99	95249.43	38681.63	4050.97	0.77	42731.82	52517.61	51244.74
*Include	* Service of Dr. On On Service Community Commu	, O	20000	John Vadda I	ada ai banatair	The same	Oho:	and Monogin	Discoulation of	o'unname o	of only our olumn

and Company's employee due ō registered in the *Includes land value of Rs.89.38 Lakhs (Previous year Rs.90.62 Lakhs) restriction on registration in Company's name.



					Rs. in lakhs
			As at 31.03.2014	3	As at 1.03.2013
NOT	E NO.	10 - NON CURRENT INVESTMENTS			
10.1	NON	I-TRADE INVESTMENTS			
	a)	In Government Securities: National Saving Certificates (unquoted and valued at cost)	1.80		1.50
	b)	In Equity Shares (Quoted and valued at cost)			
		i) Sree Rayalaseema Hi-Strength Hypo Ltd (244749 Equity Shares of Rs.10/- each)	24.48	24.48	
		ii) Indian Bank (839 Equity Shares of Rs.10/- each at Rs.91/- each)	0.76 25.24	0.76	25.24
10.2	TRA	DE INVESTMENTS			
	a)	In Equity Shares (unquoted and valued at cost) Andhra Pradesh Gas Power Corporation Ltd., (536000 Equity Shares of Rs.10/- each and 804000 Equity Shares of Rs.10/- each at Rs.12.50 & Bonus Shares 53600, which are pledged with Financial Institutions)	144.05		144.05
		TOTAL	171.09		170.79
10.3	Agg	regate Amount of :			
	a) b) c) d)	Quoted Investments Market Value of Quoted Investments Unquoted Investments Provision for diminution in value of investments	25.24 54.32 145.85 NIL		25.24 79.75 145.55 NIL
10.4	and	e were no investments in Subsidiaries, Associates, Joint Ventures controlled special purpose Entities and in Preference Shares, ds, Debentures, Mutual Funds and in Partnership Firms.			
NOT	E NO.	11 - LONG TERM LOANS AND ADVANCES			
11.1	Unse	ecured and considered good			
	(a) (b) (c) (d)	Capital Advances Security Deposits with Power Distribution Corporation Ltd Loans and advances to related parties (Rent and Cylinder Deposit) Other loans and advances (Includes amounts paid under protest and claims receivable) TOTAL	568.27 1815.68 - 1509.83 - 3893.78		1500.96 1815.68 474.85 1091.57 4883.06
NOT	E NO	12 - INVENTORIES	0000.70		4000.00
12.1 12.2 12.3 12.4 12.5	Raw Work Finis Store Scra Good	Materials k-in-progress thed Goods es and spares,Chemicals,fuel and packing materials p and other disposals ds in transit (In Port Yard)	2440.67 511.41 773.98 1966.82 14.73		2013.45 444.52 635.76 2558.96 8.06
	a) b)	Raw Materials Stores and spares and fuels	323.22 217.92		409.30 4.95
		TOTAL CHOD OF VALUATION OF STOCKS: or Accounting Policies under Note No. 24.1-B	6248.75		6075.00



					Rs. in lakhs
			As at 31.03.2014		As at 31.03.2013
NOTE NO. 13 - TRADE	RECEIVABLES				
	s outstanding for a period oths from the date due for payment				
b) Considered	and considered good Doubtful/Bad ebts written off	:	203.23	37.23 37.23	238.95
13.2 Other Trade Rece a) Unsecured TOTAL	ivables and considered good		203.23 5045.29 5248.52		238.95 <u>5731.31</u> 5970.26
NOTE NO. 14 - CASH A	ND CASH EQUIVALENTS				
		1510.72 _385.03	14.03 291.70 2.20 1895.75	1745.93 _717.00	17.38 223.85 374.74 2462.93
NOTE NO. 15 - SHORT UNSECURED AND CO	TERM LOANS AND ADVANCES		2203.68		3078.90
15.1 Loans and advance 15.2 Others	es to related parties		-		135.60
d) Prepaid Ins e) Tender/Sec f) Advance Ex	Employees Contractors & Transporters urance and other Expenses urity/Telephone Deposits cise Duties/CENVAT/VAT/Service Tax come Tax and TDS	652.82 88.65 76.18 205.59 245.90 580.37 163.24 68.17		648.10 92.00 29.36 203.30 174.32 477.12 449.20 85.82	0450.00
TOTAL			2080.92 2080.92		2159.22 2294.82
NOTE NO. 16 - OTHER	CURRENT ASSETS				
	and Export Incentives and claims receivable		4057.81		2746.06
TOTAL			4057.81		2746.06
NOTES TO STATEMEN	F OF PROFIT AND LOSS				Rs. in lakhs
			Year ended 31.03.2014		Year ended 31.03.2013
NOTE NO. 17 - REVEN	JE FROM OPERATIONS				
17.1 Sale of Manufactu (Refer Note No. 2	red Products 4.16 for details of Product wise sales)		85095.10		90940.65
17.2 Other Operating ra a) Process chabb Export Ince c) Sales Tax a	arges	241.66 222.98 1771.41	2236.05 87331.15	230.51 378.97 887.15	1496.63 92437.28



		Year ended		Year ended
		31.03.2014		31.03.2013
NOT	E NO. 18 - OTHER INCOME			
	Interest on Bank and other deposits and customers	380.49		411.62
	Dividend Income	0.08		0.06
	Rent Receipts	13.15		12.24
	Creditors written back and bad debts collections Profit on sale of Fixed Assets	1.49		29.38 0.59
	Other Receipts	5.58		3.64
	TOTAL	400.79		457.53
NOTI	E NO.19 - COST OF MATERIALS CONSUMED			
19.1	Consumption of raw materials (Refer Notes to Account No. 24.17)	27257.96		33901.69
	Consumption of chemicals	1825.72		1811.94
19.3	Consumption of packing materials	735.63		742.69
	TOTAL	29819.31		36456.32
NOTI	E NO. 20 - CHANGES IN INVENTORIES OF FINISHED GOODS WORK-IN-PROGRESS AND STOCK IN TRADE			
20.1	OPENING STOCKS			
	a) Finished Goods	635.76		1116.57
	b) Stock-in-process	444.52		521.52
	c) Scrap & Disposables	8.06		10.78
	TOTAL	1088.34		1648.87
20.2	CLOSING STOCKS			
	a) Finished goods	773.98		635.76
	b) Stock-in-process	511.42		444.52
	c) Scrap & Disposables	14.73		8.06
	TOTAL	1300.13		1088.34
	NET DECREASE/(INCREASE) IN STOCKS (NET TOTAL)	(211.79)		560.53
NOT	E NO. 21 - EMPLOYEE BENEFITS EXPENSES			
	Salaries, Wages, Bonus and Allowances	2722.12		2841.21
	Contribution to ESI & Provident Fund	126.49 31.07		124.35 68.13
	Contribution to Gratuity & Superannuation Schemes Staff Welfare expenses	280.95		301.41
	TOTAL	3160.63		3335.10
NOTI	E NO. 22 - FINANCE COSTS			
	Interest expenses			
۲۲.۱	a) On Term Loans and Debentures	643.85	981.50	
	b) On Working capital cash credits	341.26	243.06	
	c) On Purchase/ Sale bills discounting	1503.12	1792.58	
	d) Interest on Trade Deposits e) On Others	61.84 779.70	50.32	
	e) On Others	3329.77	633.45	3700.91
22.2	Other borrowing costs			
	a) Loan processing charges	36.68		58.65
22.3	Net gain/loss on foreign currency Loans	54.20		84.94
	TOTAL	3420.65		3844.50



Rs. in Lakhs

	Year ended	Year ended
	31.03.2014	31.03.2013
NOTE NO. 23 - OTHER EXPENSES		
23.1 Consumption of stores and spares	1324.49	1637.63
23.2 Rent including Lease Rents	300.14	373.32
23.3 Insurance	119.45	128.99
23.4 Repairs & Maintenance		
a) Buildings	49.72	127.49
b) Plant & Machinery	690.50	692.65
c) Others	153.23	238.96
23.5 Rates & Taxes	18.56	14.96
23.6 Excise duty on captive consumption/Stocks	13.07	(41.16)
23.7 Processing Charges	42.11	9.93
23.8 Travelling and conveyance	319.80	315.34
23.9 Printing and stationery	32.49	29.24
23.10 Postage Telegrams and Telephones	36.85	42.93
23.11 Directors sitting fee	2.25	2.65
23.12 Directors Travelling	4.64	4.97
23.13 Remuneration to Auditors		
Audit - Fee	6.00	6.00
Tax Audit Fee	1.25	1.25
Audit - Expenses	0.10	0.13
Cost Audit Fee	1.25	1.25
Cost Audit expenses	-	0.07
23.14 Freight Inward & Material handling charges	543.76	604.06
23.15 Freight outward & Ocean freight	978.44	1119.25
23.16 Discounts and Commission on sales	504.76	743.77
23.17 Other Selling expenses	285.54	264.89
23.18 Advertisement	4.21	3.81
23.19 Fee and Expenses	130.92	57.35
23.20 Bank Charges	562.25	625.55
23.21 Service Charges	185.51	187.47
23.22 Legal Expenses	55.02	61.15
23.23 Research and Development /Lab Expenses	34.27	45.13
23.24 Water Charges	20.95	21.88
23.25 Bad Debts written off	-	37.23
23.26 Net Loss on Exchange fluctuations	240.95	33.40
23.27 Other Expenses	318.27	271.20
23.28 Loss on sale of damaged stock of capital goods	-	56.49
23.29 Diminition in value of investments	-	28.02
23.30 Corporate Social Responsibility expenses and donations	139.26	92.50
23.31 Expenses/(Income) relating to Earlier Years (Net)	22.48	(53.90)
	7142.49	7785.85



NOTE NO. 24 - SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO ACCOUNTS

24.1 Significant Accounting Policies:

A Basis of Preparation and Presentation of Financial Statements:

The financial statements are prepared under the Historical Cost Convention as a going concern in accordance with generally accepted Accounting principles in India and the provisions of Companies Act, 1956. The Company follows the mercantile method of accounting.

B. Inventories:

Inventories of Finished goods are valued at lower of cost or net realisable value. Inventories of Raw materials, Stock-in-Process and Stores & Spares are valued at cost. Scrap and disposables are valued at realisable value. Cost of Inventories consist of purchase price including duties and taxes (other than CENVAT credit and input tax credit recoverable under respective VAT Acts of different States, cost of conversion and other costs incurred in bringing them to current location and condition. Value of finished goods comprises central excise duty, which is considered as cost in accordance with Accounting Standard (AS-2).

C. Depreciation:

Depreciation on Fixed Assets has been provided on Straight line method in respect of Plant & Machinery and Buildings and in respect of other assets on written down value method as per the rates prescribed in Schedule XIV to the Companies Act, 1956.

D. Revenue Recognition:

- (i) Sales revenue is recognised on supply of goods. Turnover includes Sales Tax, Excise Duty and Education Cess in respect of goods sold. Income and Expenditure are recognised on accrual basis except for transactions below Rs.10,000/- per transaction, accounted in the year of payment / receipt.
- (iii) Export incentives such as Duty Draw Back, Status Holder Incentive Scheme (SHIS) are taken into account on the basis of eligible export FOB value.
- (iii) Dividends on investments are recognised when the right to receive is established.
- (iv) Interest on delay payments to creditors / by debtors accounted on the basis of debit notes / Credit notes raised / received from the parties.
- (v) Insurance claims are accounted on the basis of claims lodged.
- (vi) Interest/Hire Charges on Hire Purchase Loans has been taken into account on due and payable basis.

E. Research and Development Expenditure:

Research and Development expenditure incurred on salaries of personnel engaged and cost of materials and services consumed are charged to Statement of Profit and Loss of the year under relevant heads of account.

F. Fixed Assets and Capital Work-in-Progress:

Fixed Assets are stated at cost (net of CENVAT credit and including related financial costs till commencement of commercial production) less accumulated depreciation. Capital work-in-progress includes advances paid for capital items / works. Indirect & pre-operative expenses related or attributable to the capital works and trial run expenses incurred up to commencement of commercial production are added to the cost of fixed assets. Advances paid towards the acquisition of Fixed Assets outstanding at the Balance Sheet Date are disclosed as "Capital Advances" under long term loans and advances as per revised Schedule VI to the companies Act, 1956.

G. Foreign Currency Transactions:

Transactions in Foreign Currencies are recorded during the year at the exchange rates prevailing on the date of transactions and realized exchange loss/gain are charged to Statement of Profit and Loss. At the year-end, all the assets and liabilities out standing in foreign currency are restated at the Balance Sheet date and the exchange gain or loss is suitably dealt with in Statement of Profit and Loss.



H. Retirement Benefits to Employees:

a) Gratuity:

The Company has created a Trust and has taken a Group Gratuity Life Assurance Policy with Life Insurance Corporation of India for future payments of Gratuity to employees. The premium paid thereon on actuarial valuation is charged to the Statement of Profit and Loss

b) Leave Encashment:

Liability on account of Leave Encashment is provided on accrual basis as per the rules of the company.

I. Investments:

Long Term Investments are stated at Cost of acquisition and if there is permanent diminution in the value of any investments, the same is considered for valuation of investments. Current Investments are valued at lower of cost or fair value.

J. Borrowing Costs:

Interest and other costs incurred in connection with the borrowing of funds that are directly attributable to the acquisition, construction or erection of a qualifying asset, are capitalised as cost of such asset and the other borrowing costs are expensed in the year in which incurred.

K. Segment Reporting:

For Segment Reporting, the business segments have been identified based on production process of individual products and its related products, such as (i) Chemicals and (ii) Oils and Fats. The operations of Power Plant under PPA were suspended in 2012-13 on expiry of Power Purchase Agreement period and this segment operation were discontinued during the year 2013-14, being the agreement was not renewed by power distribution companies (ESCOMS).

L. Leases:

Lease payments in respect of operating leases, are recognised as an expense on due and payable basis as per the lease agreements and the future lease payments under non-cancelable operating leases for each period are disclosed in notes to accounts.

M. Accounting for Taxes on Income:

Current and deferred tax liability, if any, for the year is recognised for the estimated tax payable on the taxable income and timing differences, subject to consideration of prudence in respect of deferred tax asset and the same is treated as tax expense in determination of net profit for the year.

N. CENVAT / In-Put Tax Credit:

CENVAT Credit and Input Tax Credit recoverable under VAT Acts of different States on Capital goods, Raw materials, Stores and fuels is accounted for by reducing from its purchase cost.

O. Impairment of Assets:

The company determines any indication of impairment in carrying value of assets and the impairment loss is recognized wherever the carrying amount of the assets exceeds its recoverable amount.

P. Provisions and Contingent Liabilities:

Contingent liabilities are not recognized in Accounts but are disclosed in the notes to accounts. Contingent assets are neither recognized nor disclosed in financial statements. Provisions involving substantial degree of estimation in measurement are recognized when there is present obligation and it is probable that there will be out flow of resources.



NOTES TO ACCOUNTS:

24.2 Contingent Liabilities not provided in respect of :

(Rs. in Lakhs)

	Particulars	Current Year 2013-2014	Previous Year 2012-2013
a)	Cheques / Bills Discounted with Banks.	171.72	513.67
b)	Unexpired Letter of Credits/Bank guarantees (net of margin money paid)	804.11	786.63
c)	Estimated amount of Contracts remaining to be executed on Capital Account. (Net of advances).	2824.88	4603.15
d)	Arrears of dividend on cumulative redeemable preference shares of Rs.1888.23 lakhs at a coupon rate of 0.01 % issued and allotted as per Debt Restructuring package and scheme of arrangement sanctioned by High Court of A.P. for the period from 01.04.2002 to 31.03.2014. (Payable after 15 years) i.e., from 01.04.2018.	2.27	2.08
e)	Claims against the company not acknowledged as debts, being disputed and pending in appeals/ Assessments in respect of		
	 i) Central excise matters regarding Cenvat credit availed on input consumables and on service tax payments on input services like freight, telephone, and courier etc., 	370.78	368.62
	ii) 1] Customs matters regarding dispute on classification of goods pending before High Court 2] Imposition of Anti Dumping Duty on in puts during December, 2010 pending	9.90 32.69	9.90 32.69
	before ADC, Customs 3] Disputed duty levied on import of material during the year 2006-07 pending in appeal before the Commissioner Appeals.	16.06	16.06
	 Sales tax matters regarding Input tax credit availed on fuels used for steam generation disallowed by the Department and levied penalty and interest; Case is pending before Hon' ble High Court of AP (Paid under Protest) 	53.91 (53.91)	53.91 (53.91)
	 iv) Claims of Vat regarding dispute of Turnover, input tax credit on sales returns and stock transfer value treated as sale on account of non acceptance of form F are pending in appeal before Appellate Asst. Commissioner (CT) Palakkad and Sales Tax Tribunal, Ernakulam (Paid under protest) 	44.24 (6.94)	44.24 (5.13)
	 Claim of entry tax & interest on Entry Tax payable on Machinery items is pending before Assessing Officer DC (CT), Bellary (50% Paid) 	4.20 (2.10)	4.20 (2.10)
	 Sales tax matters regarding liability of interest on delay in payment of deferred sales tax liability for the years 2005-06 and 2006-07. Stay petition filed and stay granted by Hon'ble High Court of AP. (Paid under protest) 	132.11 (44.04)	132.11
	vii) Liability of differential tax for non submission of C forms for the year 2009-10 Case is pending before Appellate Deputy Commissioner (Paid under protest)	16.43 (2.05)	16.43 (2.05)
	viii) Levy of delay charges on late payment of Provident Fund by Regional Provident Fund Commissioner.	15.34	15.34
	 ix) 1) Wheeling Charges levied by APCPDCL pending in Supreme Court 2) Wheeling charges levied on APGAS power supplies covered by Bank guarantee Rs.69.30lakhs 	24.21 NIL	24.21 NIL
	x) The Fuel Surcharge Adjustment (FSA) charges for the year 2008-09, 2009-10 and for the 1st quarter of 2010-11 payable to APCPDCL was contested by the Industrial units including the company before Hon'ble High Court of A.P. and obtained favourable order for 2008-09 and the matter was referred to Supreme Court and the same is pending. Hon'ble High Court granted stay for the year 2009-10 and first quarter of 2010-11.	1567.27	1567.27
f)	Differential duty on procurement of raw material as per show cause notices issued by the Customs Authorities is contested and for which no provision is considered as there will be no liability on the company as per legal opinion obtained (paid under Protest)	1161.14 (125.00)	1161.14 (125.00)
g)	Demand raised by Power Distribution Companies (DISCOMS) for the differential tax on account of change in Income Tax rates / tax holiday as per terms of PPA was contested by the Company before the Electricity Regulatory Commission and the liability has been reduced to Rs. 500 lakhs. The DISCOMS have recovered the same from monthly bills. The company contested before the Supreme Court for refund of the recovered amount and it is pending. (Recovered amount is shown under loans and advances)	500.00 (500.00)	500.00 (500.00)

24.3 EXCEPTIONAL ITEM:

The company has opted to exit from CDR Scheme and the CDR Lenders (FIs and Banks) have agreed and claimed the recompense amount of Rs.1345.71 lakhs as per CDR Scheme terms and conditions. The Company has considered the recompense amount as an exceptional item of exceptional item of exceptional item of exceptional item.

24.4 DISCONTINUEING OPERATIONS OF POWER PLANT AT BELLARY:

Disclosures under Accounting Standard (AS-24) The Power Purchase Agreement with Kamataka Electricity Board (Power Distribution Companies) was expired on 31.08.2012 and the agreement was not renewed and generation of power was stopped from September, 2012. During the year, the company has discontinued the operations of this segment and exploring the possibilities for disposal of its Plant.

	As at 31.3.2014 Rs. in Lakhs	
a. Carrying amount of Fixed Assets	4649.67	
b. Current Assets including claims receivable	1410.39	
Total Assets	6060.06	
Less: Term Loans from IFCI Ltd.	912.98	
Less: Current Liabilities	6.54	
Net Carrying amount	5140.54	
Loss from discontinuing operations for the year	961.02	

24.5 Legal cases filed by the company for recovery of dues/advances and pending in courts for disposal:

	2013-2014 Rs. in Lakhs	2012-2013 Rs. in Lakhs
a) Against Debtors b) Against suppliers/transporters	102.46 -	75.94 18.03

- 24.6 a) Exchange differences on Foreign Currency Term Loans from financial institutions in respect of installments paid during the year resulting in Loss amounting to Rs.66.58 lakhs (previous year Loss Rs. 27.08 lakhs) and exchange difference on outstanding loans as on 31.3.2014 valued at applicable Foreign Currency Exchange Rates on 31st March, 2014 resulting in Loss amounting to Rs.128.95 lakhs debited to statement of profit and loss as per AS-11 (previous year Loss Rs.67.35 lakhs).
 - b) The Exchange difference in respect of imports and exports during the year resulting in Loss amounting to Rs.186.30 lakhs charged to Statement of Profit and Loss. (Previous Year Loss Rs. 23.91 lakhs)
- 24.7 Lease Payments: The total future minimum lease payments under non-cancelable operating leases are as under:

	2013-2014 Rs. in Lakhs	2012-2013 Rs. in Lakhs
Not Later than one year Late than one year and not later than five years Later than five years	14.40 37.80 Nil	1440 52.48 Nil

24.8 Employee Benefits:

A) Defined Contribution Plans

The Company makes Provident Fund and superannuation Fund contributions which are defined contribution plans, for qualifying employees. Under the Scheme, the Company is required to contribute a specified percentage of the payroll costs to fund the benefits. The Company recognized Rs.78,60,153/- (Previous year Rs. 80,47,727/-) for Provident Fund contributions and Rs.23,74,629/- (Previous year Rs.23,98,472/-) for Superannuation Fund contributions in the Statement of Profit and Loss. The contribution payable to these plans by the Company is at rates specified in the rules of the schemes.

B) Defined Benefit Plan

The Company's obligation towards the Gratuity Fund is a defined benefit plan and is funded with Life Insurance Corporation of India. The disclosures in respect of actuarial valuation of gratuity as required under Accounting Standard 15 are given below.



(Rupees)

	PARTICULARS	2013-14	2012-13
1.	Changes in present value of Obligations		
	Present value at the beginning of the year	3,55,90,434	3,12,28,590
	Interest cost	28,47,235	24,98,287
	Current Service Cost	30,29,368	26,38,719
	Benefits paid	(23,68,619)	(24,62,739)
	Actuarial (gain)/loss on obligations	17,85,655	16,87,577
	Present value at the end of the year	3,73,12,763	3,55,90,434
2	The fair value of plan assets		
	Fair value of plan assets at the beginning of the year	4,13,70,511	3,53,59,652
	Expected return on plan assets	35,09,429	32,02,383
	Contributions	3,49,279	52,71,215
	Benefits paid	(23,68,619)	(24,62,739)
	Fair value of plan assets at the end of the year	4,28,60,599	4,13,70,511
3.	Actuarial Return on plan assets		
	Actuarial (gain)/ loss on obligations	17,85,655	16,87,577
	Actuarial (gain) / loss on obligations	17,85,655	16,87,577
	Actuarial Return on plan asset	17,85,655	16,87,577
4.	Amount recognized in the balance sheet		
	Present value of obligations as at the end of year	3,73,12,763	3,55,90,434
	Fair value of plan assets as at the end of the year	4,28,60,599	4,13,70,511
	Net asset/(liability) recognized in balance sheet	55,47,836	57,80,077
5.	Expenses recognized in Statement of Profit and Loss		
	Current service cost	30,29,368	26,38,719
	Interest cost	28,47,235	24,98,287
	Expected return on plan assets	(35,09,429)	(32,02,383)
	Net Actuarial (gain) / loss recognized in the year	17,85,655	16,87,577
	Expenses recognized in statement of profit and loss.	5,81,519	36,22,200
6.	Assumptions		
	Discount rate	8%	8%
	Salary escalation	8%	8%
	Expected rate of return on Plan Assets	8%	9.30%

- 24.9 Under the Micro, Small and Medium Enterprises Development Act, 2006 and in accordance with the notification issued by the Ministry of Corporate Affairs, certain disclosures are required to be made relating to Micro, Small and Medium Enterprises as defined in the said Act. The company is in the process of compiling the relevant information from its suppliers about their coverage under the said Act and hence required disclosures made to the extent available. The following are outstanding balances as at 31.03.2014:
 - A] SMALL ENTERPRISES Rs.2274.18 Lakhs (Previous Year Rs.2315.44 Lakhs)
 - B] MICRO ENTERPRISES Rs.317.45 Lakhs (Previous Year Rs. 41.29 Lakhs); and
 - C] MEDIUM ENTERPRISES Rs.817.99 Lakhs (Previous Year Rs. 252.39 Lakhs);



24.10 Segment Reporting (Rs. in lakhs)

SI. No	Particulars	For the year 2013-14	For the year 2012-13
01	Segment Revenue		
	A. Chemicals	54746	49965
	B. Oils & Fats	23398	31226
	C. Power Plant	*	1646
	TOTAL	78144	82837
	Less: Inter Segment Revenue	1221	1132
	Net Sales/Income from Operations	76923	81705
02	Segment Results Profit/(Loss) before Tax and interest:		
	A. Chemicals	5242	7743
	B. Oils & Fats	538	292
	C. Power Plant	*	(588)
	TOTAL	5780	7447
	Less: i) a) Interest Expense	3421	3845
	b) Interest Income	(380)	(412)
	(ii) Other un-allocable expenditure (Net of un-allocable income)	-	-
	(iii) Recompense of Interest differential under CDR scheme	1346	-
	(iv) Loss from discontinuing operation of Power Plant	961	-
	Total Profit before Tax	432	4014
03	Capital Employed (Segment Assets-Segment Liabilities) (Based on Estimate in terms of available data)		
	a) Chemicals	44659	44603
	b) Oils & Fats	2136	976
	c) Power plant (Discontinued during the year)	-	6769
	d) Others	550	1375
	TOTAL	47345	53723
04	Discontinuing operations of power plant (carrying amount of assets minus liabilities & loans)	5140	-

^{*}During the year the operations of the Power Plant segment were discontinued on account of expiry of PPA and hence no segment results. The recompense amount of Rs. 1346 lakhs payable to lenders as per CDR scheme terms and conditions was considered as un allocable expenditure being exit from CDR FORUM.



24.11 Related Parties Disclosures:

- 1. The names of transacting related party and description of relationship are given below:
 - A. Particulars of Associate Companies:

S.No.	Name of the transacting related party	Nature of Relationship
	CURRENT YEAR 2013-14	
1.	Sree Rayalaseema Hi-Strength Hypo Ltd.	Associate
	PREVIOUS YEAR 2012-13	
1.	Sree Rayalaseema Hi-Strength Hypo Ltd.	Associate
2.	TGV Projects and Investments Private Ltd	Associate
3.	Brilliant Bio Pharma Limited	Associate
4.	Sree Maruthi Marine Industries Limited	Associate
5.	Sree Maruthi Agro Tech Limited	Associate
6.	Gowri Gopal Hospitals Private Limited	Associate
7.	Sree Rayalaseema Galaxy Projects Private Ltd	Associate
8.	Roopa Industries Limited	Associate
9.	S.K.Salts Private Limited	Associate
10.	JSM International Limited	Associate
11.	TGV Securities Private Limited	Associate
12.	M.V.Salts & Chemicals Private Ltd	Associate

Note: Associate companies by virtue of shareholding.

- Key Management Personnel: Executive Directors Sri K.Karunakar Rao (Finance & Commercial) and Sri N. Jesvanth Reddy (Technical).
- 2. Disclosures of transactions between the company and Related Parties and outstanding balances as on 31st March, 2014.

(Rs. in lakhs)

SI. No.	Nature of Transaction	For the year ended 31.03.14	For the year ended 30.03.13	Balance outstanding as on 31.03.14	Balance outstanding as on 31.03.13
Α.	Associate Companies				
1	Sales / Receivables	7690.09	7898.18	532.79 (Dr)	186.53(Dr)
2	Purchases / Payables	466.87	695.92	1 2	135.60(Dr)
3	Purchase of Capital Goods	330.15	-	-	-
4	Office / Lease Rentals Paid	17.18	260.66	-	-
5	Office / Lease Rents received	3.81	7.85	-	-
6	Rent /cylinder deposit paid	-	-	-	474.85(Dr)
7	Services availed/(rendered)	-	97.38	-	-
8	Corporate Guarantees provided by Associate Company	NIL	NIL	230.21	318.75
9	Share Warrants issued	-	767.53	-	-
10	Equity Shares allotted	373.92	355.23		
11	Unsecured loans	320.00	-	610.85(Cr)	759.24(Cr)
12	Investment in Equity Shares	-	-	24.47(Dr)	24.47(Dr)
В.	Key Management personnel				
1	Remuneration	35.67	35.90	-	-
C.	Relatives to Key Management Personnel	-	-	-	-

Note: Cr indicates Credit balance & Dr indicates Debit balance





24.12 Balances of Sundry Creditors and Debtors are shown as appearing in the books of account of the company and the company has sent confirmation letters to the parties and the confirmations are awaited.

24.13. Earnings per Share:

Basic and diluted earnings per share calculated in compliance with the provisions of Accounting standard (AS-20) for the year ending 31.03.14 comes to Rs. 0.64 p.a. (Previous year Rs.5.50 p.a.) and Rs 0.638 p.a. (previous year Rs.5.44 p.a.) respectively.

The denominator for Basic EPS is 7,45,18,447 (previous year 6,85,73,568) equity shares and the numerator is net profit after tax as per Profit and Loss account and after adjusting preference dividend for the year and tax thereon, amounting to Rs.4,76,95,806 (previous year Rs. 37.72.56.038).

The denominator for diluted EPS is increased by potential equity deemed to be issued for OFCD i.e 7,51,48,862 (previous year 6,94,60,423) and the numerator for this calculation is the net profit after tax as per Statement of Profit and Loss and after adjusting preference dividend and the interest at 5 % on OFCDs and the tax liability thereon, amounting to Rs.4,79,08,744 (previous year Rs. 37,75,55,595).

- 24.14 Figures have been rounded off to the nearest decimal of lakhs as required under revised Schedule VI.
- 24.15 Previous year's figures have been regrouped / reclassified wherever necessary to correspond with the current year's classification / disclosure.

24.16 Revenue from Operations or Sale of Goods:

(Rs. in lakhs)

SI.No.	Descreption of Products	For the Year Ended 31.03.2014	For the Year Ended 31.03.2013
Α	MANUFACTURED GOODS		
1	Caustic Soda Lye / Flakes	41428.10	41483.32
2	Liquid Chlorine	2805.94	2503.94
3	Hydrochloric Acid	2059.90	1564.35
4	Hydrogen Gas	1288.75	1144.04
5	Bleach Liquor	1517.99	1197.21
6	Caustic Potash Lye/Flakes	10420.86	7255.73
7	Hydrogenated Castor Oil	2103.46	2869.41
8	12 Hydroxy Stearic Acid	9805.96	10522.58
9	Refined Glycerine	1472.50	2114.60
10	Stearic Acid	3063.17	5861.20
11	Soap Noodles.	6077.52	9991.94
12	Power Generation under PPA	-	1645.97
13	Toilet Soaps	905.63	717.54
14	Others less than 1% of Total Turnover	2145.32	2068.82
	TOTAL	85095.10	90940.65
В	TRADED GOODS	NIL	NIL





24.17 Cost of Raw Materials Consumed:

(Rs. in lakhs)

SI.No.	Descreption of Material	For the Year Ended 31.03.2014	For the Year Ended 31.03.2013
1	Salt	5183.74	4903.60
2	Castor Oil	9262.49	10786.13
3	Acid Oils & Other Oils	7205.19	12388.01
4	F O/ HSD/Lubricants for Power Generation	-	1398.72
5	Potassium Chloride and Corbonate	5414.47	4312.57
6	Raw Materials-Soaps	58.50	38.62
7	Hydrochloric Acid normal Grade	133.58	74.05
	TOTAL	27257.97	33901.70
8	Purchase of Traded Goods	NIL	NIL

24.18 Value of Imports (Calculated on C.I.F basis):

(Rs. in lakhs)

		Current Year 31.03.2014	Previous Year 31.03.2013
i)	Raw Materials	4547.98	5217.42
ii)	Coal	825.82	326.73
iii)	Chemicals & Spares & Stores	400.35	495.42
iv)	Capital Goods / Services	1704.50	839.15

24.19 Raw Material Consumed

		Current	Year 2013-1	4	Previo	ous year 2012	-13
		Qty MT/KL	Rs. in lakhs	%	Qty MT/KL	Rs. in lakhs	%
i)	Salt - Imported - Indigenous	226526	5183.74	100	215909	4903.60	100
ii)	Potassium chloride - Imported Indigenous	17248	5414.47	100	13087	4312.57	100
iii)	Cstor Oil - Imported - Indigenous	12526	9262.49	100	14864	- 10786.13	100
iv)	Lauric acid - Imported - Indigenous	594 -	381.14	100	999	711.63	100
v)	Palm fatty acid distilled - Imported - Indigenous	10633	4572.80	100	502 15529	280.55 6683.93	4.02 95.98
vi)	Palm kernal oil/Distilled fatty acid Imported Indigenous	1103	582.85	100	1410	791.05 -	100



Crude Glycerine - Imported - Indigenous	1044 276	319.17 66.27	83 17	3146 97	783.88 24.03	97.03 2.97
RBD Palm Stearine - Imported - Indigenous	- 1111	486. 88	100	- 6147	- 2725.13	- 100
Furnace oil, Diesel & Lubricant for power project - Imported - Indigenous	:	:	-	- 56228	1398.72	- 100
Other Raw Materials - Imported - Indigenous	702	398.64 589.52	40 60	703	350.67 149.81	100 100
TOTAL - Imported - Indigenous		7096.27 20161.70	26.04 73.96		7230.35 26671.35	21.32 78.68
	- Imported - Indigenous RBD Palm Stearine - Imported - Indigenous Furnace oil, Diesel & Lubricant for power project - Imported - Indigenous Other Raw Materials - Imported - Indigenous TOTAL - Imported	- Imported	- Imported 1044 319.17 - Indigenous 8276 66.27 RBD Palm Stearine - Imported - Indigenous 1111 486.88 Furnace oil, Diesel & Lubricant for power project - Indigenous - Cher Raw Materials - Imported 702 398.64 - Indigenous 702 398.64 - Indigenous 702 7096.27	- Imported	- Imported	- Imported

24.20 Value of Chemicals, Packing and Stores consumed (other than used for repairs)

		Current Year	2013-14	Previous Year 2012-13		
		Rs. in lakhs	%	Rs. in lakhs	%	
a)	Imported	521.10	15.23	765.90	18.27	
b)	Indigenous	2900.15	84.77	3426.35	81.73	
	TOTAL	3421.25	100.00	4192.25	100.00	

24.21 Earnings in Foreign Exchange

(Rs. in lakhs)

		Current Year 2013-14	Previous Year 2012-13
i) FO	OB value of exports	7514.52	9127.05
ii) Oth	hers	Nil	Nil

Expenditure in Foreign Exchange 24.22

(Rs. in lakhs)

	Current Year 2013-14	Previous Year 2012-13
i) Traveling	-	22.03
ii) Fees and charges	57.73	3.67
iii) Commission Paid	21.08	24.65
iv) Raw Materials and Chemicals	3132.74	2338.71
v) Stores & Spares	741.15	167.82
vi) Capital Goods	1498.96	3740.64

Signature to Notes "1" to "24" form integral part of Balance Sheet and Statement of Profit and Loss.

As Per our Report of even date attached

For and on behalf of the Board

For Brahmayya & Co.,

Chartered Accountants Firm's Regn. No. 000514S

Sd/-K. KARUNAKAR RAO Executive Director & CEO

Sd/-O.D. REDDY Director

B. DAIVADHEENAM REDDY

V. RADHAKRISHNA MURTHY

Sd/-M.V. KUMARA SWAMY

Partner

Sd/-C.G.M & Company Secretary

Vice President (Finance) & CFO

Membership No. 026450 Place:Hyderabad Date: 26th May, 2014

Place:Hvderabad Date: 26th May, 2014



SREE RAYALASEEMA ALKALIES AND ALLIED CHEMICALS LIMITED

CIN: L24110AP1981PLC003077

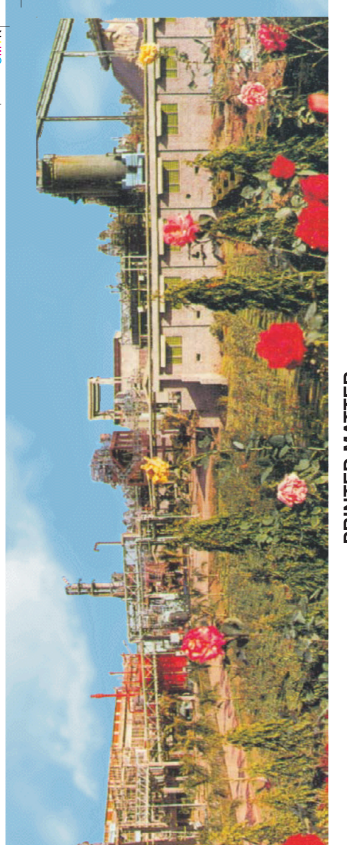
Regd. Office: Gondiparla, Kurnool - 518 004 (A.P.)



32nd ANNUAL GENERAL MEETING

Folio No./Client ID No.:	N	lo.of Shares :	
I/We Member(s) of the above named C	ompany, hereby appoint		
her			
as my / our proxy to attend and vote for me / us on my /our behalf at the Thirty-Second ANNUAL GENERAL MEETING of the Company to be held at Regd. Office: Gondiparla, Kurnool, A.P. at 4.00 P.M. on Thursday, the 25 th day of September, 2014 or at any adjournment thereof.			
Signed thisDay of	, 2014.		Affix a Rs.1/- Revenue Stamp
		Men	nber's Signature
Note: The Proxy form duly completed should be deposited at the Registered Office of the Company not later than 48 hours before the time for holding the aforesaid meeting.			
	– — Tear Here —		
SREE RAYALASEEMA ALKALIES AND ALLIED CHEMICALS LIMITED CIN: L24110AP1981PLC003077 Regd. Office: Gondiparla, Kurnool - 518 004 (A.P.) 32nd ANNUAL GENERAL MEETING ATTENDANCE SLIP			
Folio No./Client ID No.:	N	lo.of Shares :	
Full Name of the Member attending	:(in Block letters)		
Full Name of the first joint-holder	:(To be filled in if first name	d joint-holder does not att	end the meeting)
Full Name of Proxy	: (to be filled by the Proxy at	ttending instead of the me	ember)
I, hereby record my presence at the Th Regd. Office : Gondiparla, Kurnool, A.P			
Member's / Proxy's Signature			
NOTE: Members / Joint Members / Proxies are requested to bring the attendance slip with them, duly completed when they come to the meeting and handover at the gate, affixing signature(s) on it. Duplicate slips will not be issued at the entrance of the Meeting.			

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PRINTED MATTER

If undelivered, please return to:

Sree Rayalaseema Alkalies

and Allied Chemicals Limited 6-2-1012, 2nd Floor, TGV Mansion, Above ICICI Bank, Khairatabad, Hyderabad - 500 004. (Telangana State) Ph. No. 040-23313842

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