

Refer: SFSL/CSE/

September 10, 2012

COURTER Calcutte Stock Exchange

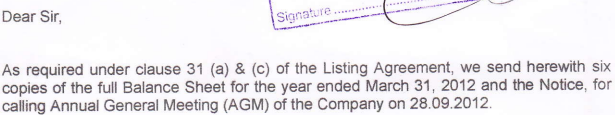
SI. No.

Listing Department

not verified

The Calcutta Stock Exchange Limited 7, Lyons Range Calcutta - 700001

Dear Sir,



These Notice/Balance Sheet have been sent to all shareholders of the Company.

This is for the information of the Exchange and its members.

Thanking you,

Yours faithfully,

(AUTHORISED SIGNATORY)

Encl: as above.

DELHI OFFICE: 5TH FLOOR, KIRTI MAHAL, 19, RAJENDRA PLACE, NEW DELHI - 110 008 ELEPHONE : 01-11-25730103 FAX : 91-11-25743659

21ST ANNUAL REPORT

2011-2012



Siel Financial Services Limited

BOARD OF DIRECTORS

MR. SUNIL KAKRIA MR. A.K. MEHRA MR. SANTOSH KUMAR

BANKERS

PUNJAB NATIONAL BANK ALLAHABAD BANK STATE BANK OF INDIA

AUDITORS

V. SAHAI TRIPATHI & CO. 8-E, HANSALAYA 15, BARAKHAMBA ROAD CONNAUGHT PLACE NEW DELHI – 110001

REGISTERED OFFICE

SONI MANSION 12-B, RATLAM KOTHI INDORE – 452001 (M.P.)

Regd. Office: Soni Mansion, 12-B, Ratlam Kothi, Indore - 452001 (M.P.)

NOTICE

Notice is hereby given that the 21st Annual General Meeting of the Members of Siel Financial Services Limited will be held as scheduled below:

Day Date Friday

Time

28.09.2012 10 30 A M

Place

Soni Mansion. 12-B, Ratlam Kothi,

Indore - 452001 (M.P.)

to transact the following business:

ORDINARY BUSINESS:

- To consider and adopt the Balance Sheet as at 31st March, 2012 and the Profit and Loss Account of the Company for the year ended on that date together with the Reports of Board of Directors and Auditors thereon.
- To appoint a Director in place of Mr. A.K. Mehra, who retires by rotation and being eligible, offers himself for reappointment.
- To appoint Auditors to hold office from the conclusion of this meeting until the conclusion of the next Annual General Meeting of the Company and to authorize the Board of Directors to fix their remuneration.

M/s V. Sahai Tripathi & Co., Chartered Accountants are the retiring Auditors.

By Order of the Board For Siel Financial Services Limited (SANTOSH KUMAR)

DIRECTOR

Place: New Delhi Date: 30.5.2012

NOTES:

- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER. PROXIES IN ORDER TO BE EFFECTIVE, MUST BE RECEIVED BY THE COMPANY NOT LESS THAN FORTY-EIGHT HOURS ADMISSION SLIP AND PROXY FORM ARE ENCLOSED.
- The information as required to be provided under the Listing Agreement entered into with Stock Exchanges, regarding the Directors who are proposed to be appointed/re appointed are annexed hereto.
- The Register of Members and Share Transfer Books of the Company will remain closed from 27.9.2012 to 28.9.2012 (both days inclusive). In compliance of SEBI requirements, Mas Services Limited has been appointed the Share Transfer Agent of the Company, who handle share transfer work in Physical as

Mas Services Limited

T-34, 2nd Floor, Okhla Industrial Area, Phase-II

New Delhi - 110020

Phone No.: 011-26387281-83

well as in Electronic Form and other related activities at the following address:

Fax No. : 011-26387384

Website : www.masserv.com

E-mail : info@masserv.com

Members are requested to notify immediately any change in their address to Mas Services Ltd., quoting their folio numbers/DP ID/Client ID etc.

- Members/Proxies should bring the attendance slip duly filled in for attending the meeting. Shareholders seeking any information with regard to accounts are requested to write to the Company at least 10 days in advance so as to enable the Company to keep the information ready
- In terms of Section 109 (A) of the Companies Act, 1956 the Shareholder of the Company may nominate a person to whom the shares held by him/her shall vest in the event of death.
 - In case any member wishes to avail the nomination facility in respect of shares held by him/her, please write to the Company to obtain the nomination form.
- The equity shares of the Company have been notified for compulsory trading in demat form by all Investors and are available for trading on Central Depository Services (India) Ltd. (CDSL). The Company's application for admission of its equity shares on National Securities Depository Limited (NSDL) is still pending. Shareholders are requested to avail this facility and get their shareholding converted into dematerialised form by sending the Dematerialisation Request Form (DRF) along with the share certificates through their Depository Participant (DP) affiliated with Central Depository Services (India) Limited (CDSL) at the address given under Sl.No.4
- The Ministry of Corporate Affairs, vide its Circular No.18/2011 dated 29th April, 2011, clarify that as a measure of "Green initiative in Corporate Governance" it will be in compliance, if the Annual Report (i.e. documents listed in section 219(1) of the Companies Act, 1956) is sent through e-mail. To support this green initiative, members holding shares in demat form are requested to provide their e-mail ID to the depository through their concerned depository participant and members holding shares in physical form are requested to provide e-mail ID to the Company's RTA, "M/s Mas Services Limited" by filling the form available with the RTA and also update the e-mail address as and when there is any change.

NOTICE (Contd.)

INFORMATION REQUIRED TO BE FURNISHED UNDER THE LISTING AGREEMENT

As required under the Listing Agreement, the particulars of Director who is proposed to be appointed/reappointed are given below:

Name

Mr. A.K. Mehra

Age

63 years

Qualifications

M.Sc. (Chemical Engineering)

No. of Shares held in the Company

Expertise

Mr. A.K. Mehra holds a Masters degree in Chemical Engineering from Illinois Institute of Technology, Chicago (USA). He has been associated with the Chemical business of Mawana Sugars Limited for last 33 years. Mr. Mehra is presently incharge of manufacturing operations of Chemical and Sugar business of Mawana Sugars Limited.

Outside Directorships

Mawana Sugars Ltd.

Siel Edible Oils Ltd. Siel Industrial Estate Ltd.

Ceratizit India Pvt. Ltd.

Alkali Manufactures Association of India

Chairmanship/Membership of the Board Committees:

Mawana Sugars Ltd.

Shareholders/Investors Grievance/ Share Transfer Committee

- Member

Legal Sub-Committee

- Member

To negotiate and finalize the terms and conditions

- Member

for proposed partial sale of Siel Industrial Estate Ltd.

- Member - Member

Disposal of Company's Undertaking of the

Chemical Business - Siel Chemical Complex

To explore and analyze various options with

regard to development of land of Siel Industrial Estate Ltd. Audit Sub-Committee

- Member

Siel Financial Services Ltd.

Shareholders Grievance/Share Transfers Committee

- Member - Member

Siel Edible Oils Ltd.

Audit Sub-Committee-Member

By Order of the Board For Siel Financial Services Limited

> (SANTOSH KUMAR) DIRECTOR

Place: New Delhi Date: 30.5.2012

DIRECTORS' REPORT

To the Members

Your Directors present the 21st Annual Report along with Audited Accounts of the Company for the year ended March 31, 2012.

FINANCIAL RESULTS

The Company incurred a net loss of Rs.86.81 Lacs during the year under review.

DIVIDEND

In the absence of profits during the year, your Directors express their inability to recommend any dividend.

DIRECTORS

Mr. A.K. Mehra, Director retire by rotation and being eligible, offer himself for reappointment.

AUDITORS

M/s. V. Sahai Tripathi & Co., Chartered Accountants, Auditors of the Company hold office until the conclusion of the forthcoming Annual General Meeting of the Company and are recommended for reappointment. The Company has received certificate from them to the effect that their appointment, if made, would be within the limits as prescribed under Section 224(1B) of the Companies Act. 1956.

AUDITORS' REPORT

The observations of Auditors in their report read with the relevant notes to accounts are self-explanatory and therefore do not require further explanation.

CORPORATE GOVERNANCE

A separate report on Corporate Governance is attached as a part of the Annual Report and annexed hereto as Annexure I along with the Auditors' Certificate on its compliance.

The Management Discussion and Analysis Report forms part of this report and is annexed hereto as Annexure II.

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

The information required under Section 217(1)(e) of the Companies Act, 1956 on Conservation of Energy, Technology Absorption, Foreign Exchange Earnings & Outgo are not applicable and hence not furnished for the year under review.

PARTICULARS OF EMPLOYEES

There is no employee in the Company whose particulars are required to be given under Section 217 (2A) of the Companies Act, 1956.

DIRECTORS' RESPONSIBILITY STATEMENT

As required under Section 217(2AA) of the Companies Act, 1956, your directors state:

- that in the preparation of the annual accounts, the applicable accounting standards have been followed;
- that the accounting policies selected and applied are consistent and the judgments and estimates made are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the loss of the company for that year;
- that proper and sufficient care has been taken 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;
- that the annual accounts have been prepared on a going concern basis.

SHARE REGISTRY ACTIVITIES

 $In terms of SEBI Circular No. D\&CC/FITTC/CIR-15/2002 \ dated 27 th \ December 2002, your Company has transferred the work related to share registry to \ M/s \ Mas Services \ Limited, where the latest the lat$ a Registrar and Share Transfer Agent registered with SEBI.

LISTING OF EQUITY SHARES OF THE COMPANY

The Equity Shares of the Company are listed on Bombay Stock Exchange Limited and Madhya Pradesh Stock Exchange Limited.

The delisting of the Equity Shares of the Company is pending with Calcutta Stock Exchange Ltd.

The Annual Listing Fee upto the years 2012-2013 has been paid to Bombay Stock Exchange Limited and Madhya Pradesh Stock Exchange Ltd.. The Annual Listing Fee upto the year 1998-1999 has been paid to Calcutta Stock Exchange.

DEPOSITORY SYSTEM

The equity shares of the Company have been notified for compulsorily trading in dematerialized form by all investors. The shares of the Company are available for trading on Central Depository Services (India) Ltd. (CDSL). The Company's application for admission of its equity shares on National Securities Depository Limited (NSDL) is still

As on 31st March 2012, a total of 32960 equity shares of the Company, which forms 0.29% of the Equity Share Capital, stand dematerialized.

FIXED DEPOSITS

There are no fixed deposits outstanding as on 31st March, 2012.

ACKNOWLEDGMENTS

The Directors wish to thank the Company's Bankers, the Shareholders and Business Associates for their continued and unstinted support.

For and on behalf of the Board of Directors

Place: New Delhi

Dated: 30.5.2012

(SANTOSH KUMAR)

(A.K. MEHRA)

DIRECTOR

DIRECTOR

ANNEXURE - I TO DIRECTORS' REPORT

CORPORATE GOVERNANCE REPORT FOR THE YEAR ENDED MARCH 31, 2012

Company's Philosophy on Code of Corporate Governance

Good Corporate Governance act as a catalyst for consistent growth of an organization. It is the adoption of best business practices which ensure that the Company operates not only within the regulatory framework, but is also guided by ethics. The adoption of such corporate practices ensures accountability of the persons in charge of the Company on one hand and brings benefits to investors, customers, creditors, employees and the society at large on the other. The Company firmly believes in practicing good Corporate Governance in true spirit and endeavour to improve on these aspects on ongoing basis.

2. **Board of Directors**

Composition

The Board meets the expected composition level with all the Directors being Non-Executive Directors. The Board comprises of one Non-Independent and two Independent Directors as on March 31, 2012.

The Independent Directors do not have any material pecuniary professional and/or business relationship or transactions with the Company, its promoters or management and its holding Company.

During the year, 6 Board Meetings were held on 16.4.2011, 30.5.2011, 10.8.2011, 20.10.2011, 10.11.2011 & 9.2.2012. The Company placed before the Board all statutory and other important items recommended by the SEBI committee on Corporate Governance.

The composition of Board of Directors and their attendance at the Board Meetings held during the year ended March 31, 2012 and at the last Annual General Meeting and also the number of other directorship and membership/chairmanship of Board committees are as follows:

Director	Category	No. of Board Meetings	Attended last AGM	No. of outside	Comn Membe	
	AND AND DESCRIPTION OF THE PARTY OF T	Attended (Total meetings held 6)		Directorship held(excluding Private & Foreign Companies)	Member excluding the Chairman -ship)	Chairman
Mr. Kakria Sunil**	Non-Independent Non-Executive	6	No	3	5	Nil
Mr. Khurana Amit***	Non-Independent Non-Executive	eter 1 mass	No	2	12.00	1
Mr. Kumar Santosh	Independent Non-Executive	5	Yes	Nil	Nil	2
Mr. Mehra A.K.	Independent Non-Executive	6	No	4	4	Nil

Consists of Audit Committee and Shareholders Grievance/Share Transfer Committee.

Audit Committee

Terms of Reference

The Company has an Audit Committee, which is dealing with the matters prescribed by the Board of Directors. The Committee deals with accounting matters, financial reporting and internal controls. The power, role, delegations, responsibilities and terms of reference of the Audit Committee are as prescribed under Section 292A of the Companies Act, 1956 and also as provided in Clause 49 of the Listing Agreement.

Composition

The composition of Audit Sub-Committee is as under:

- Independent Non-Executive Directors

- Non Independent Non-Executive Director

All the Committee members have sound knowledge of finance and accounting.

The Chairman of the Committee had attended the last Annual General Meeting.

The statutory Auditors attend the meetings of the Committee on the invitation of the Company.

Appointed as Director w.e.f. 16.4.2011.

Ceased to be the Director w.e.f. 16.4.2011.



ANNEXURE - I TO DIRECTORS' REPORT (Contd.)

During the year ended 31.3.2012, the Audit Committee met 4 times on 30.5.2011, 10.8.2011, 10.11.2011, & 9.2.2012. The composition of the Committee and their attendance at the Committee meetings held during the year are as under:

Member Dire	ector	Executive/ Non-Executive	Independent/Non Independent	No. of Meetings Attended (Total meetings held 4)
Mr. Kakria Sunil		Non-Executive	Non-Independent	4
Mr. Kumar Santosh (0)	Chairman)	Non-Executive	Independent	3
Mr. Mehra A.K.	all a supplement	Non-Executive	Independent	41

4. Remuneration Committee

The Company does not have any Remuneration Committee.

The Company does not have any Executive Directors.

The Non-Executive Directors do not draw any remuneration from the Company.

5. Shareholders Grievance/Share Transfers Committee

(I) Terms of Reference

The Company has a Board Committee namely `Shareholders Grievance/Share Transfers Committee', which looks into various issues relating to shareholders including the redressal of shareholders complaints, share transfers/transmission/issue of duplicate shares etc.

The meeting of this Committee is held frequently to ensure completion of share transfer work within the stipulated period.

Mr. Sunil Kakria, Director of the Company is the Compliance Officer appointed under the relevant SEBI directions.

(II) Composition

The Chairman of this Committee is a Non-Executive Director.

During the year the Committee met 12 times on 19.4.2011, 21.6.2011, 7,7,2011, 2.8.2011, 7.9.2011, 3.10.2011, 1.11.2011, 18.11.2011, 16.12.2011, 3.2.2012, 1.3.2012 & 15.3.2012.

The Composition of the Committee and their attendance at the Committee meetings held during the year ended March 31, 2012 are as under:

Member Director	Executive/ Non-Executive	Independent/ Non Independent	No. of Meetings Attended (Total meetings held 12)
Mr. Kakria Sunil	Non-Executive	Non-Independent	10
Mr. Kumar Santosh (Chairman)	Non-Executive	Independent	9
Mr. Mehra A.K.	Non-Executive	Independent	12

The minutes of meetings of the above Committee are placed at the Board meeting held after the committee meetings.

During the year, 15 complaints were received from the shareholders. All complaints were replied/resolved to the satisfaction of the shareholders. No complaints are pending as at the end of the financial year.

6. General Body Meetings

The last three Annual General Meetings were held as under:

Financial Year	Location	Date	Time	Special Resolution Passed
2010-2011	Soni Mansion12-B, Ratlam Kothi, Indore – 452 001 (M.P.)	30.9.2011	10.30 A.M.	No Special Resolution
2009-2010	Soni Mansion,12-B, Ratlam Kothi,Indore – 452 001 (M.P.)	30.9.2010	10.30 A.M.	No Special Resolution
2008-2009	Soni Mansion, 12-B, Ratlam Kothi, Indore – 452 001 (M.P.)	30.9.2009	10.30 A.M.	No Special Resolution

No special resolution was put through the postal ballot in the previous year.

There is no item in the Notice for the forthcoming Annual General Meeting proposed to be passed through Postal Ballot.

ANNEXURE - I TO DIRECTORS' REPORT (Contd.)

7. Disclosures

(i) Related Party Transactions

In terms of the Accounting Standard (AS) 18, "Related Party Disclosures" notified in the Companies (Accounting Standards) Rules, 2006, the Company has identified the related parties covered therein and details of transactions with such related parties have been disclosed in the Note No.21 of Notes to Accounts of the Balance Sheet for the year ended March 31, 2012.

During the year, there were no transactions of material nature of the Company with the promoters, directors, management or their relatives, holding Company and other related parties covered under AS 18 that had potential conflict with the interest of the Company.

(ii) There were no instances of penalties, strictures imposed on the Company by stock exchanges or SEBI or any statutory authority on any matter related to the capital markets, during the last three years.

(iii) Disclosure of Accounting Treatment

The financial statements have been prepared in accordance with applicable Accounting Standards and relevant presentational requirements of the Companies Act, 1956 and are based on the historical cost convention.

(iv) Insider Trading

The Company has adopted the Code of Internal Procedures and Conduct framed under the SEBI (Prohibition of Insider Trading) Regulations, 1992, as amended to, inter alia, prevent insider trading in the shares of the Company.

(v) Code of Conduct

The Company has adopted a Code of Conduct (Code) for the members of Board of Directors and Senior Management Personnel of the Company. The essence of the Code is to conduct the business of the Company in an honest and ethical manner, in compliance with applicable laws and in a way that excludes consideration of personal advantage.

(vi) Subsidiary Companies

The Company does not have any subsidiary company as at 31st March, 2012.

(vii) Risk Managemen

Since the Company at present has not been carrying any business activity, the requirement of laying down a Risk Management Policy to inform Board Members about the risk assessment and minimization procedures is not applicable.

viii) Shareholding of the Non-Executive Directors

The shareholding of the Non-Executive Directors of the Company as on 31.3.2012 is as under:

SI. No.	Name of the Director	No. of Equity Shares
1.	Mr. A.K. Mehra	Nil
2.	Mr. Santosh Kumar	50
3.	Mr. Sunil Kakria	Nil was a second of the second

8. Means of Communication

- (I) Half-yearly reports of the Company are not sent to the individual shareholders of the Company.
- (II) Quarterly and annual results are published in prominent daily newspapers viz. Free Press Journal and Swadesh. The results are sent to the stock exchanges on which the Company is listed in the prescribed format so as to enable the respective stock exchanges to put the same on their own Web-site. The Notice of AGM along with the Annual Report is sent to the shareholders well in advance of the AGM. The stock exchanges are notified of any important developments that may materially effect the working of the Company. Disclosures with regard to shareholding pattern, change in major shareholdings etc. are also periodically sent to the stock exchanges as required under SEBI Takeover Regulations and SEBI Prohibition of (Insider Trading) Regulations.
- (III) The Company, at present, does not have any Website.
- (IV) During the year no presentations were made to any institutional investors or analysts.
- (V) A Management Discussion and Analysis report, which forms a part of the Annual Report, is given by means of a separate Annexure and is attached to the Directors' Report.



ANNEXURE - I TO DIRECTORS' REPORT (Contd.)

9. General Shareholders' Information

(I) Annual General Meeting is proposed to be held on 28.9.2012 at 10.30 A.M. at Soni Mansion, 12-B, Ratlam Kothi, Indore -452001 (M.P.).

(II) Financial Calendar for the year 2012-2013

Accounting year

April 1, 2012 to March 31, 2013

First Quarter results

Upto 14th August, 2012

Second Quarter results

THE RESIDENCE

Upto 14th November, 2012

Third Quarter results

Upto 14th February, 2013

Fourth Quarter results/

Upto 15th May, 2013 (Unaudited) or

Annual Results

30th May, 2013 (Audited)

(III) Date of Book Closure: 27.9.2012 to 28.9.2012 (Both days inclusive)

(IV) Listing on Stock Exchanges:

- Bombay Stock Exchange Ltd.
- 2. The Calcutta Stock Exchange Ltd.
- 3. The Madhya Pradesh Stock Exchange Ltd.

Stock Code at

- Bombay Stock Exchange Ltd.: 532217

No stock code has been allotted to the Company by the Stock Exchanges indicated in serial numbers 2&3 above.

Listing fee for the year 2012-2013 has been paid to Bombay Stock Exchange Ltd. and The Madhya Pradesh Stock Exchange Ltd.

(V) Stock Market Data for the year ended March 31, 2012

Monthly High & Low quotation and volume of Company's Share on BSE and BSE Sensex are as under:

Month & Year	High	Low	Volume	BSES	
	(Rs.)	(Rs.)	(Nos.)	High	Low
April 2011	1.05	1.05	100	19811.14	18976.19
May 2011	100 - 1		A SECURE LESS LAND	19253.87	17786.13
June 2011	2.24	1.10	2000	18873.39	17314.38
July 2011	2.92	2.28	1500	19131.70	18131.86
August 2011	3.26	2.97	9000	18440.07	15765.53
September 2011	3.42	3.42	100	17211.80	15801.01
October 2011	3.76	3.59	400	17908.13	15745.43
November 2011	4.13	3.94	200	17702.26	15478.69
December 2011	-	lenomilia ale ale	Material of the years	17003.71	15135.86
January 2012	4.33	4.33	. 100	17258.97	15358.02
February 2012	4.76	4.54	200	18523.78	17061.55
March 2012	5.23	4.99	900	18040.69	16920.61
TOTAL			14500	LATOT	

ANNEXURE - I TO DIRECTORS' REPORT (Contd.)

(VI) Registrar and Share Transfer Agent

Mas Services Ltd. has been appointed as the Registrar and Share Transfer Agent of the Company, to handle share transfer work in Physical as well as in Electronic Form and other related activities at the following address:

Mas Services Limited

T-34, 2nd Floor, Okhla Industrial Area, Phase-II

New Delhi - 110020

Phone No.

011-26387281-83

Fax No.

011-26387384 www.<u>masserv.com</u>

Website E-mail

info@masserv.com

(VII) Share Transfer System

All the valid share transfers are registered and duly transferred share certificates are dispatched within a period of 30 days from the date of receipt.

(VIII) Investors' Service

The Company has a system of attending and redressing all investors' grievances/ correspondence within a period of 7-10 days from the date of receipt of the same.

No complaints/grievances are pending as on date.

(IX) Distribution of shareholding as on March 31, 2012

No. of Equity	Foli	os	Sha	res
Shares held	Numbers	%	Numbers	%
Up to 500	20026	99.83	627520	5.54
501-1000	17	0.08	13800	0.12
1001-2000	and additional monaris 4 square	0.02	4800	0.04
2001-3000	5	0.03	12725	0.11
3001-4000	0	0	0	0
4001-5000	2	0.01	9125	0.08
5001-10000	2	0.01	13100	0.12
10001 and above	4	0.02	10662682	93.99
TOTAL	20060	100.00	11343752	100.00

(X) Categories of shareholders as on March 31, 2012

SL.NO.	Cate	gory	Still	No	o of Shares held	% of sh	areholding
1	Prom	noters' Holding	_02,_1	1.4	10613382	BANTA C	93.56
2	Non-	Promoter shareholding		100	4 - 1000	A	
	(a)	Mutual Funds/UTI/ Financial Institutions Banks/Insurance Companies/FIIs etc.	5/		50		0.00
	(b)	Bodies Corporate			61850		0.47
	(c)	Individuals		4.7	616495		5.51
	(d)	NRIs/OCBs/GDRs		5.5	51975		0.46
		TOTAL			11343752	-	100.00



ANNEXURE - I TO DIRECTORS' REPORT (Contd.)

Dematerialisation of shares and liquidity

The shares of the Company are compulsorily traded in dematerialized form and are available for trading on Central Depository Services (India) Ltd. (CDSL). The Company's application for admission of its shares on National Securities Depository Limited (NSDL) is still pending. As on 31st March, 2012, a total of 32960 equity shares of the Company, which form 0.29% of the Equity Share Capital, stand dematerialised.

Under the depository system, the ISIN allotted to the Company's equity shares by CDSL is INE027F01014.

(XII) Outstanding GDRs and convertible Preference Shares

The Company has not issued any GDRs or Convertible Preference Shares.

(XIII) **Plant Locations**

The Company is a financial Company.

The address of Delhi Office is as under:

5th Floor, Kirti Mahal

19, Rajendra Place

New Delhi - 110125

Phone: 011-25739103

Fax : 011-25743659

Investors' correspondence may be addressed to

Mr. Sunil Kakria

Compliance Officer

C/o Mawana Sugars Limited

Corporate Office

Plot No.15, Institutional Area,

Sector-32, Gurgaon - 122 001 (Haryana)

Phone: 91-124-4298000

Fax: 91-124-4298300

e-mail: skakria@mawanasugars.com

Non-mandatory requirements

The Company has not adopted any of the non-mandatory requirements specified in Annexure-ID of clause 49 of the Listing Agreement.

For and on behalf of the Board of Directors

Place: New Delhi

Dated: 30.5.2012

(SANTOSH KUMAR)

Director

(A.K. MEHRA)

Director

DECLARATION

I, A.K. Mehra, the designated Chief Executive Officer (CEO) hereby declare that the Code of Conduct adopted by Siel Financial Services Limited for its Board Members has been duly complied by all Board Members.

> (A.K. Mehra) **Chief Executive Officer**

AUDITORS CERTIFICATE ON THE COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE UNDER CLAUSE 49 OF THE LISTING AGREEMENT

To the members of Siel Financial Services Limited

We have examined the compliance of the conditions of Corporate Governance by **Siel Financial Services Limited** for the year ended on 31st March, 2012 as stipulated in Clause 49 of the Listing Agreement of the said company with the Stock Exchanges.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial 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 clause 49 of the Listing Agreement, except that:

- (i) Code of Conduct and Quarterly Result are not posted on the website of the Company. Presently the Company does not maintain any website. It is suggested to have & regularize the website of the Company.
- (ii) A Company Secretary has not been appointed by the Company and hence requirement of acting as Secretary of the Audit Committee has not been complied with.

We state that in respect of investor grievances during the year ended 31st March, 2012, grievances were received & resolved by the Company. There were no grievances which were pending with the Company as at 31st March, 2012 as per 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 V. Sahai Tripathi & Co. Chartered Accountants Firm Registration Number: 000262N

> (Manish Mohan) Partner Membership No. 091607

Place: New Delhi Dated: 30th May, 2012

ANNEXURE - II TO DIRECTORS' REPORT

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Siel Financial Services Limited is a Non-Banking Financial Company mainly engaged in the business of leasing, advancing loan/ICDs, making investments, bill discounting and other financial activities. During the course of its business operations, the company entered into financial transactions with various parties. However, due to continuous deterioration of general economic and business conditions, these parties defaulted and have not been able to fulfill their commitment. This has resulted into losses and the Company's substantial funds and assets are blocked in these Non-performing Assets.

Further, the Company's financial assets are substantially blocked in leasing transactions with various parties who have defaulted in the payment of lease rentals. As a result, the Company had to severely curtail its operations due to paucity of funds and adverse market conditions.

However, the Company is negotiating vigorously with these parties for realizing its money and is quite hopeful of generating funds for the revival of the business of the Company.

The internal control systems and procedures are adequate, commensurate to the size of the Company.

The financial performance of the Company is covered in the Directors' Report. The Company being engaged only in financing operations viz, inter corporate deposits and investments, segment wise reporting of revenue, results and capital employed is not required to be given.

As there is no employee on the rolls of the Company, there is nothing to report on the development of human resources.

8

AUDITORS' REPORT

To the members of Siel Financial Services Limited

- We have audited the attached balance sheet of Siel Financial Services Limited as at March 31, 2012 and also the statement of profit & loss account
 and cash flow statement of the company for the year ended on that date annexed thereto. These financial statements are the responsibility of the
 Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the management as well as evaluating the overall presentation of financial statements. We believe that our audit provides a reasonable basis for our opinion.
- 3. As required by the Companies (Auditors' Report) Order, 2003 issued by the Central Government in terms of section 227 (4A) of the Companies Act, 1956, we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said order.
- 4. Attention is invited to Note 1 indicating that the accounts of the company have been prepared on the basis that the company is a going concern although the ability of the company to continue its operation in the foreseeable future is dependent on the improvement of the related market conditions and financial position of the company.
- 5. Further to our comments in the Annexure referred to in paragraph 4 above we report that:-
 - (a) We have obtained all the information and explanations, which to the best of our knowledge and belief, were necessary for the purpose of our audit.
 - (b) Subject to our remarks in paragraph (f) below, in our opinion, proper books of account as required by law have been kept by the company so far as appears from our examination of the books.
 - (c) The company's balance sheet and statement of profit & loss account dealt with by this report are in agreement with the books of accounts.
 - In our opinion the balance sheet, statement of profit & loss account and cash flow statement of the company dealt with by this report comply with mandatory accounting standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956.
 - (e) Based on the representations made by all the Directors of the company and the information and explanations duly certified given to us by the company none of the Directors of the company has prima facie any disqualification as referred to in clause (g) of sub-section (1) to section 274 of the Companies Act, 1956.
 - (f) In our opinion and to the best of our information and according to the explanations given to us, the accounts give the information required by the Companies Act, 1956 in the manner so required and give a true and fair view in conformity with accounting principles generally accepted in India subject to following
 - Note 4A indicating that no provision has been made for interest amounting to Rs. 229.09 lacs (including Rs. 210.25 lacs upto March 31,2011) payable on an inter corporate deposit for the reasons stated in that note. Had such provision been made, the loss for the year would have been higher by Rs. 18.84 lacs (loss for the year ended March 31, 2011 would have been higher by Rs. 18.84 lacs) and the debit balance carried forward in the profit and loss account would have been higher by Rs. 229.09 lacs (including Rs. 210.25 lacs up to March 31, 2011).
 - Note-1(vii) on non creation of Capital Redemption Reserve due to insufficient profits, required for the redemption of 5% Cumulative Redeemable Preference Shares of Rs 7,30,00,000 on 12th January, 2007 and Note No-16 on Contingent Liability for non payment of Cumulative Preference Dividend of Rs 5,18,70,000.

The matters referred to in paragraphs 4 and 5 (f) above, to the extent covered here above.

Subject to above .:

- i) In the case of the balance sheet of the state of affairs of the company as at March 31, 2012; and
- ii) In the case of the statement of profit & loss account, of the loss of the company for the year ended on that date.
- iii) In the case of the cash flow statement, of the cash flows of the company for the year ended on that date.

For V. Sahai Tripathi & Co.

Chartered Accountants

Firm's Registration Number: 000262N

(Manish Mohan)

Partner

Membership No. 91607

Place: New Delhi Dated: 30th May, 2012

ANNEXURE TO THE AUDITORS' REPORT

(Referred to in paragraph (3) of our report of even date)

Annexure referred to in paragraph (3) of Auditor's Report to the members of Siel Financial Services Limited on the financial statements for the year ended March 31, 2012

- In respect of Fixed Assets :-
 - (a) The company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) We are informed that a major portion of fixed assets, other than assets given on lease has been verified by the management in accordance with phased program of verification adopted by the company. In our opinion, the frequency of verification is reasonable having regard to the size of the company and nature of its fixed assets.
 - (c) During the year the Company has not disposed off or retired or written off any substantial assets.
- 2) In respect of Inventories:
 - During the financial year ending 31-March-2012, there were no Inventories maintained by the Company, except inventories comprising of shares, debentures.
 - b) During the year, the inventories comprising of shares, debentures and other securities have been physically verified by the management. In our opinion, the frequency of verification is reasonable.
 - In our opinion and according to the information and explanations given to us, the procedures for physical verification of inventory followed by
 the management were reasonable and adequate in relation to the size of the company and the nature of its business.
 - d) On the basis of our examination of the records of inventories, the company is maintaining proper records of inventory and no material discrepancies were noticed on physical verification.
- 3. In respect of loans, secured or unsecured, granted or taken by the company to/ from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956: -
 - (a) According to the information and explanations given to us, the company has taken unsecured loans/Inter Corporate Deposit from one company covered in the register maintained under section 301 of the Companies Act, 1956. This company is its holding company. One step down subsidiary reported in the previous year has been disposed by the holding company and accordingly no longer a step down subsidiary of its hold holding company. The maximum amount involved during the year and the year-end balances of such advance aggregates to Rs. 365.88 lacs which is same in both the cases.
 - (b) No interest is payable to Holding Company on the amount of Loan. This Loan is Interest Free. The other terms and conditions of loan taken by the company are prima-facie not prejudicial to the interest of the company.
 - (c) Company is not regular in payment of principal amount to its holding company.
 - (d) To the best of our knowledge and according to the information and explanations given to us, the Company has not granted any unsecured loan(s) to any party, firms or Companies covered in the register maintained under Section 301 of the Companies Act, 1956.
 - (e) Accordingly, the rest of the sub-clauses are not applicable to the Company during the reporting period ending 31-March-2012.
- 4. In our opinion and according to the information and explanations given to us, there is an adequate internal control system commensurate with the size of the company and nature of its business with regard to purchases and sales of stocks of shares and purchase of fixed assets. There is no sale of services. Further, on the basis of our examination and according to the information and explanations given to us, we have neither come across nor have been informed of any instance of major weaknesses in the aforesaid internal control system.
- 5. In respect of transactions covered under Section 301 of the Companies Act, 1956:
 - a. In our opinion and according to the information and explanations given to us, the particulars of contracts or arrangements referred to in section 301 of the Act have been entered in the register required to be maintained under that section.
 - b. However, no transaction covered under Section 301 of the Companies Act, 1956, have been entered during the year ending 31-March-2012. Accordingly the rest of the clause is not applicable.
- 6. In our opinion and according to the information and explanations given to us, the company has complied with the provisions of sections 58A and 58AA or any other relevant provisions of the Companies Act, 1956 to the extent applicable with regard to the deposits accepted from the public. As per the information and explanations given to us, no order has been passed by the Company Law Board, National Company Law Tribunal or Reserve Bank of India, any other court or any other tribunal with regard to fixed deposits.



ANNEXURE TO THE AUDITORS' REPORT (Contd.)

- 7. The company does not have an average annual turnover exceeding five crore rupees for a period of three consecutive financial years immediately preceding the financial year concerned, however the paid up capital & reserves of the Company are more than Rs 50 Lacs. The company did not have an internal audit system during the year ended 31st March, 2012. However considering the volume of work, the internal control, system is commensurate with its size and nature of its business.
- 8. According to the information and explanations given to us, the Central Government has not prescribed the maintenance of cost records under section 209(1)(d) of the Companies Act, 1956.
- In respect of statutory dues:
 - a) According to the information and explanations given to us and the records of the company examined by us, in our opinion, the company is generally regular in depositing the undisputed statutory dues including Income Tax and other material statutory dues as applicable, with the appropriate authorities. According to the information and explanations given to us, no undisputed amount payable in respect of the aforesaid dues were outstanding as at 31st March, 2012 for a period of more then six months from the date of becoming payable.
 - (b) According to the information and explanations given to us and the records of the company produced before us, there were no dues in respect of sales tax, Income-tax, Custom Duty, Wealth Tax, Excise Duty, and Cess as at March 31, 2012, which have not been deposited on account of a dispute and pending before appropriate authorities.
- 10. According to the records of the company, the Company's accumulated losses are in excess of fifty percent of the net worth of the company. The company has incurred cash losses during the financial year ended March 31, 2012 as well as during the financial year ending 31. March 2011.
- 11. The Company has no borrowings from financial institutions, banks, or debenture holders. Therefore there is no default in repayment of dues.
- The Company has not granted loans and advances on the basis of security by way of pledge of shares and other securities. Accordingly, clause 4(xii)
 of the order is not applicable.
- 13. The company is not a chit fund or a nidhi / mutual benefit fund/ society. Therefore, clause 4(xiii) of the Companies (Auditor's Report) Order 2003 is not applicable to the company.
- 14. According to the information and explanations given to us, the Company is not dealing or trading in shares, securities, debentures and other investments. Accordingly, clause 4(xiv) of the order is not applicable. However, the shares, securities, debentures and other long-term investments have been held by the company in its own name.
- 15. 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 during the year. Accordingly, clause 4(xv) of the order is not applicable.
- 16. In our opinion and based on the information and explanation given to us, no term loans were borrowed during the year and consequently, the provisions of clause 4 (xvi) of the Companies (Auditor's Report) Order, 2003 are not applicable to the company.
- According to the information and explanation given to us, the Company has not raised any funds on short-term basis. All assets have been funded by shareholder's funds.
- During the year, the company has not made any preferential allotment of share to parties and companies covered in the register maintained under Section 301 of the Companies Act, 1956. Accordingly, clause 4(xviii) of the order is not applicable.
- 19. The company has not issued any debentures. Accordingly, clause 4(xix) of the order is not applicable.
- 20. The company has not raised any money by way of public issue during the year. Accordingly, clause 4(xx) of the order is not applicable.
- 21. During the course of our examination of the books and records of the company, carried out in accordance with the generally accepted auditing practices in India and according to the information and explanations given to us, we have neither come across any instance of fraud on or by the company, noticed or reported during the year, nor we have been informed of such case by the management.

For V. Sahai Tripathi & Co.
Chartered Accountants
Firm's Registration Number: 000262N

(Manish Mohan) Partner Membership No. 91607

Place: New Delhi Dated: 30th May, 2012

BALANCE SHEET AS AT MARCH 31, 2012

Spites Surgidal will shape to sinutely oil principles	Notes	As at 31.03.2012 Rs.	As at 31.03.2011 Rs.
EQUITY AND LIABILITIES	The stranger party from the said	CONTRACTOR OF THE PROPERTY OF	
Shareholders' funds			
Share capital		186,229,895	186,229,895
Reserves and surplus	2	(205,090,714)	(196,409,675)
		(18,860,819)	(10,179,780)
Ion-Current Liabilites			
Long term borrowing	cost helper 3	36,587,613	36,587,613
		36,587,613	36,587,613
Current Liabilites			
Short term borrowing	4	15,700,000	15,700,000
Other Current Liabilites	5	1,057,769	1,576,285
		16,757,769	17,276,285
Total		34,484,563	43,684,118
ASSETS			
on-current Assets			
Fixed Assets			
- Tangible Assets	6	11,247	13,130
Non-current Investments	7	23,543	23,543
Long term loans and advances	11	31,893,612	39,841,397
· sales		31,928,402	39,878,070
urrent assets			
Inventories	8	21,058	21,058
Trade receivables	9	and the state of the state of	riametro-benefit .t-
Cash and cash equivalents	10	2,447,974	3,683,343
Other Current assets	12	87,129	101,647
		2,556,161	3,806,048
Total		34,484,563	43,684,118
lotes to accounts	1-26		

Chartered Accountants

MANISH MOHAN

Partner M. N.-091607

Place: New Delhi

Date : 30.05.2012

A. K. Mehra Director



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2012

HOUSE TO SERVE	590/2 1997 \$105.60, FS -89	Notes	Year Ended 31.03.2012 Rs.	Year Ended 31.03.2011 Rs.
Income			ACTIVITIES .	STATESO MOST WO IS BEEN IN
Other income		13	180,698	233,940
Total Revenue			180,698	233,940
Expenditure			uplated and anothy and	ili profer (doar) althr excer-cyclin
Depreciation and am	ortization expense	6	1,883	2,202
Other expenses		14	902,398	956,837
			904,281	959,039
Loss before exceptional a	and extraordinary items and tax		(723,583)	(725,099)
Exceptional Items			GRAMMA THE IL AND SHAND	The same and the same same same same same same same sam
Loss before tax			(723,583)	(725,099)
Current tax				utili bola ni avasi a Ti (avasa).
Relating to earlier year	ars		7,957,456	to reside (service) asserte
Loss from continuing ope	erations		(8,681,039)	(725,099)
Basic and diluted earning p	er share (Rs.)		(1.14)	(0.44)
Notes to accounts		1-26		

As per our report attached to the Financial Statements

For V.Sahai Tripathi & Co. Firm Registration Number: 000262N

Chartered Accountants

MANISH MOHAN

Partner M. N.-091607

Place: New Delhi Date: 30.05.2012 For and on behalf of Board of Directors

A. K. Mehra Director

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2012

PARTICULARS		Year Ended 31.03.2012	Year Ended 31.03.2011
Plant and the second se		Rs.	Rs.
A. CASH FLOW FROM OPERATING ACTIVITIES			
Net profit / (loss) before extra-ordinary items and tax		(8,681,039)	(725,099)
Extra ordinary Items(income)		•	o same ent
Net profit / (loss) after extra-ordinary items but before tax		(8,681,039)	(725,099)
Add:-			
Depreciation		1,883	2,202
Less:-			
Interest/Dividend income		(180,698)	(233,940)
OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES		(8,859,854)	(956,837)
Adjustment for :-			
(Increase)/ Decrease in trade and other receivables		14,518	(13,098)
(Increase) / Decrease in stock in trade			250
Increase / (Decrease) in trade / other payables		(518,516)	187,968
Cash generated from operations		(9,363,852)	(781,717)
Direct taxes paid		1/pH makes	promise and the Sine
NET CASH INFLOW/OUTFLOW FROM OPERATIONS	861 La	(9,363,852)	(781,717)
B. CASH FLOW FROM INVESTING ACTIVITIES			
Dividend on long term investments received			123
Interest/Dividend income		180,698	233,817
Movements in Long term loans & Advances		7,947,785	
NET CASH INFLOW FROM INVESTING ACTIVITIES		8,128,483	233,940
C. CASH FLOW FROM FINANCING ACTIVITIES			
NET CASH OUTFLOW FROM FINANCING ACTIVITIES		特别的设备加州市 (40)。	believe to the second
NET (DECREASE) / INCREASE IN CASH AND CASH EQUIVALENTS		(1,235,369)	(547,777)
CASH AND CASH EQUIVALENTS AS AT OPENING		3,683,343	4,231,120
CASH AND CASH EQUIVALENTS AS AT CLOSING		2,447,974	3,683,343
Notes to accounts 1-2	6		

As per our report attached to the Financial Statements For V.Sahai Tripathi & Co.

Firm Registration Number : 000262N Chartered Accountants

MANISH MOHAN

Partner M. N.-091607

Place: New Delhi Date: 30.05.2012 For and on behalf of Board of Directors

A. K. Mehra Director



NOTES FORMING PART OF THE FINANCIAL STATEMENTS AS AT 31 MARCH, 2012

			articulars
As at			inticulais
31.03.2012 Rs.		(89) ht has	Period (83)
Tall 2 and felicit		CAR 150 7	thorised
200,000,000			,00,00,000 Equity Shares of Rs. 10 each
100,000,000		reference shares of Rs. 100 each	0,00,000 5% Redeemable Cumulative P
300,000,000.00			sued, subscribed and fully paid up
113,437,520			1,343,752 Equity Shares of Rs. 10 each
207,625			ss: Calls in arrears
113,229,895		TO THE TOTAL PROPERTY.	30 000 E% Badaamable Completing Du
73,000,000		Terence shares of Hs. 100 each	30,000 5% Redeemable Cumulative Pre
186,229,895			Reconciliation of equity shares :
Nos.			N
11,343,752		e year/period	Number of outstanding shares at the Shares issued/ bought back during th
11,343,752		t the end of the year/period	Number of outstanding shares as a Reconciliation of preference shares
Nos.	Number of outstanding shares at the beginning of the year/period Shares issued/ bought back during the year/period		
Nos. 730,000		year/period	Shares issued/ bought back during the
730,000 730,000 tion of the Company, holder of equity shares will be entitled to receive	iquidation of the Company er of equity shares held by	e year/period t the end of the year/period to one vote per share. In event of a will be in propotionate to the numb	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution
730,000 730,000 tion of the Company, holder of equity shares will be entitled to receive the shareholders are as below:	er of equity shares held by	e year/period t the end of the year/period to one vote per share. In event of a will be in propotionate to the numble and their subsidiary:	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled
730,000 730,000 tion of the Company, holder of equity shares will be entitled to receively shares held by the shareholders d their subsidiaries are as below: As at	er of equity shares held by	e year/period t the end of the year/period to one vote per share. In event of a will be in propotionate to the numble and their subsidiary:	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company.
730,000 Tago of the Company, holder of equity shares will be entitled to recognity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held No. o	er of equity shares held by ling and their subsidiaries	e year/period It the end of the year/period to one vote per share. In event of will be in propotionate to the numble and their subsidiary: Company, shares held by its hold	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the
730,000 Tago of the Company, holder of equity shares will be entitled to recognity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held No. o	er of equity shares held by ling and their subsidiaries	e year/period It the end of the year/period to one vote per share. In event of will be in propotionate to the numble and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly I
730,000 730,000 tion of the Company, holder of equity shares will be entitled to recognity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held No. of Shares held Ompany 10,613,382	er of equity shares held by ling and their subsidiaries ding company	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numb and their subsidiary: Company, shares held by its hold crown as Siel Limited), the hold	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly Equity shares of Rs. 10 each fully paid
730,000 Tago of the Company, holder of equity shares will be entitled to recognity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	er of equity shares held by ling and their subsidiaries ling company up	e year/period It the end of the year/period to one vote per share. In event of twill be in propotionate to the number and their subsidiary: Company, shares held by its hold crown as Siel Limited), the hold the share of Rs. 100 each fully paid	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference.
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730,000 730,000 tion of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held No. of Shares held Ompany 10,613,382 730,000 pany: As at As at As at	er of equity shares held by ling and their subsidiaries ling company up Company: As at	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbly and their subsidiary: Company, shares held by its hold crown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference.
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730,000 730,000 Tono of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	ting and their subsidiaries ding company up Company: As at 31.03.2012 %age of holding	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbly and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference Details of shareholders
730,000 730,000 Too of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	ting company up Company: As at 31.03.2012 %age of holding 93.56	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbly and their subsidiary: Company, shares held by its hold cnown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly I Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference Details of shareholders holding model Name of shareholders.
730,000 730,000 730,000 tion of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	ting company up Company: As at 31.03.2012 %age of holding 93.56 6.44	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbly and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382 730,370	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference Details of shareholders holding model Name of shareholders Mawana Sugars Limited Others (Less than 5% holding)
730,000 730,000 730,000 tion of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	ling and their subsidiaries ding company up Company: As at 31.03.2012 %age of holding 93.56 6.44 100	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbly and their subsidiary: Company, shares held by its hold cnown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382 730,370 11,343,752	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Equity shares of Rs. 10 each fully pair 5% Redeemable cumulative preference Details of shareholders Mawana Sugars Limited Others (Less than 5% holding) Total
730,000 730,000 tion of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held No	ding company up Company: As at 31.03.2012 %age of holding 93.56 6.44 100 the Company:	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbry and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382 730,370 11,343,752 re than 5% preference shares in	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference Details of shareholders holding model Name of shareholders Mawana Sugars Limited Others (Less than 5% holding) Total Details of shareholders holding model is shareholders holding model.
730,000 730,000 Too of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held No.	ting company up Company: As at 31.03.2012 %age of holding 93.56 6.44 100 Ithe Company: As at	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbly and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382 730,370 11,343,752 re than 5% preference shares in As at	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Equity shares of Rs. 10 each fully pair 5% Redeemable cumulative preference Details of shareholders Mawana Sugars Limited Others (Less than 5% holding) Total
730,000 730,000 730,000 tion of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	ting company up Company: As at 31.03.2012 %age of holding 93.56 6.44 100 the Company: As at 31.03.2012	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numb and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382 730,370 11,343,752 re than 5% preference shares in As at 31.03.2012	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference Details of shareholders holding model Name of shareholders Mawana Sugars Limited Others (Less than 5% holding) Total Details of shareholders holding model is shareholders holding model.
730,000 730,000 730,000 tion of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	ting company up Company: As at 31.03.2012 %age of holding 93.56 6.44 100 Ithe Company: As at 31.03.2012 %age of holding	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numbly and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382 730,370 11,343,752 re than 5% preference shares in As at 31.03.2012 No. of Shares held	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference Details of shareholders holding monohame of shareholders Mawana Sugars Limited Others (Less than 5% holding) Total Details of shareholders holding monohame of shareholders
730,000 730,000 730,000 tion of the Company, holder of equity shares will be entitled to record quity shares held by the shareholders d their subsidiaries are as below: As at 31.03.2012 No. of Shares held	ding company up Company: As at 31.03.2012 %age of holding 93.56 6.44 100 the Company: As at 31.03.2012 %age of holding	e year/period It the end of the year/period to one vote per share. In event of a will be in propotionate to the numb and their subsidiary: Company, shares held by its hold chown as Siel Limited), the hold e share of Rs. 100 each fully paid re than 5% equity shares in the As at 31.03.2012 No. of Shares held 10,613,382 730,370 11,343,752 re than 5% preference shares in As at 31.03.2012	Shares issued/ bought back during the Number of outstanding shares as a Each holder of equity shares is entitled assets of the Company. The distribution Shares held by its holding company. Out of the equity shares issued by the Mawana Sugars Limited (Formerly Equity shares of Rs. 10 each fully paid 5% Redeemable cumulative preference Details of shareholders holding model Name of shareholders Mawana Sugars Limited Others (Less than 5% holding) Total Details of shareholders holding model is shareholders holding model.

NOTES FORMING PART OF THE FINANCIAL STATEMENTS AS AT 31 MARCH, 2012

Note 2: Reserves and Surplus	leftes.	essit i stov			
Particulars 810	M 16 .	As at 01.04.2011	Additions During the Period (Rs)	Deductions During the Period (Rs)	As at 31.03.2012
Reserve Fund (Refer Note 2 A)	A THE RESERVE OF THE PARTY OF T	5,053,989	-	5,053,989	To but on the
General Reserve			5,053,989		5,053,989
Profit /(Loss)		(210,463,664)	(8,681,039)		210,144,703
Total	officer but miserales	(196,409,675)	(3,627,050)	5,053,989	205,090,714

Note - 2A

Reserve Fund maintained pursuant to section 45-IC of the Reserve Bank of India (Amendment) Act, 1997, is no longer required and the same has been transferred to General Reserve during financial year ended 31.03.2012.

Note 3 - Long Term Borrowing

	Non-Cur	Current Maturities		
Particulars	As at 31.03.2012 Rs.	As at 31.03.2011 Rs.	As at 31.03.2012 Rs.	As at 31.03.2011 Rs.
Unsecured Loans and advances from related parties	36,587,613	36,587,613		
	36,587,613	36,587,613	e escala lineare and	and the second
	36,587,613	36,587,613	Total Control	
Less : amount disclosed under head "other current liabilities"	1010	Autus serii beri		
Total	36,587,613	36,587,613	of the second second	2600

Notes

3A Company has obtained interest free corporate deposit of Rs 1,20,00,000 & unsecured advance on current account of Rs 2,45,87,613 from Mawana Sugars Limited (formerly known as SIEL Limited) which is its Holding Company. The same shall be adjusted or paid as per mutually agreed terms.

Note - 4 Short Term Borrowing

	Line State of the Control of the Con						
Control of the Contro		Tuellet (V. 10. and 10.	ATMANANTA TULLITA	Current N	Current Maturities		
Particulars	CEL AND THE	E.03	686.21(4.0) 872.001	As at 31.03.2012 Rs.	As at 31.03.2011 Rs.		
Unsecured Other loans ar	nd advances (short term)			15,700,000	15,700,000		
Survivation is a reserve	THE RESERVE	City of the	2165 M 16	15,700,000	15,700,000		

Notes 4A The Company had obtained interest bearing Inter Corporate Deposit of Rs 1,57,00,000 from SFSL Investments Limited which was step down subsidiary of its holding company. SFSL Investments Limited, the step down subsidiary of its holding i.e. Mawana Sugars Limited, has been disposed off by holding company on 31st January, 2011 and is no longer a step down subsidiary of its holding company from 31st January, 2011. The Company is not paying interest from last few years. The Company is negotiating with SFSL Investments Limited for waiver of interest amounting to Rs. 2,29,09,000 (including Rs. 2,10,25,000 upto 31st March, 2011) payable on the said inter corporate deposit. Accordingly, no provision for the same has been made in these accounts in the financial year ending 31-March-2012.



NOTES FORMING PART OF THE FINANCIAL STATEMENTS AS AT 31 MARCH, 2012

Note 5: Other Current Liabilities							
Particulars See	L 160.12					As at 31.03.2012 Rs.	As at 31.03.2011
(a) Unpaid Matured deposits and	interest accru	ued thereon	1.1			-	23,050
(b) Other payables							F stoll rateful month
-Statutory Dues (Refer Note 5	(a))					5,150	afrentavni i Loga.
- Other Payables(Refer Note 5						1,052,619	1,553,235
Total	100,000					1,057,769	1,576,285
Note 5 (a) Statutory Dues							IBIQT.
TDS Contractor						730	New Committee Service
TDS Professional						4,420	To attend on t
Total	1887 yes	(benne)	Flatta	rest la cal	\ yladloydold	5,150	entoned si
Note 5 (b) Other Payables	min vite?	- ballumil			Water Space		.64
Mas Services Ltd.						6,908	14,028
Modern Mailing Services						740,687	740,687
Stale Cheque through PN	JB					-	328,091
SVTG & CO.							59,562
Pressman Advertising Ltd	1.					34,854	84,261
R K Enterprises						117,388	117,388
Sai Ram Creations						78,801	78,801
Somsons Printing Works						43,601	43,601
V Sahai Tripathi & Co.						24,817	34,744
Others						5,563	52,072
Total			The same of the sa			1,052,619	1,553,235

Note -6 Fixed Assets

Fixed Assets consists of the following :-

Fixed Assets		No on.	Gross Block				Accu	mulated Depre	ciation		Net Block	
TRUSTATE STATE	Balance as at 1 April 2011	Additions	Deletion/ Adjustments	Revaluations/ (Impairments)	Balance as at 31 March 2012	Balance as at 1 April 2011	Depreciation charge for the year	Adjustment due to revaluations/ Impairments	On disposals	Balance as at 31 March 2012	Balance as at 31 March 2012	Balance as at 31 March 2011
Tangible Assets		x*									las des las	
(Not Under Lease)	trak Assessed								4-511/6-0		DAMON	
Plant & Machinery	97,179		agam Vi.	minos-es-l	97,179	85,404	1,638		nwise a	87,041	10,138	11,775
Furniture & fixture	21,740			ALTER RELIE	21,740	20,385	245	mirror no.	accredity	20,630	1,110	1,355
Total	118,919				118,919	105,789	1,883			107,671	11,247	13,130
Previous Year	118,919				118,919	103,587	2,202		West Town	105,789	13,130	15,332

The company has not been written off any amount on a reduction of capital or revaluation of assets during the last five financial year including the current financial year nor any sums have been added on revaluation of assets.

NOTES FORMING PART OF THE FINANCIAL STATEMENTS AS AT 31 MARCH, 2012

Note 7: NON CURRENT INVESTMENTS LONG TERM INVES 7 (a)	TMENTS - AT COST	Calca Committee on		
Particulars emission in the second se	As at 31.03.2012 Rs.	As at 31.03.2011 Rs.		
Others (Refer Note 7 (b))		Maken sold 2		
Investments in Equity Shares	10,823,160	11,823,160		
Investments in Government Securities	23,542	23,542		
Less: Provision for diminution in value	10,823,159	11,823,159		
Total	23,543	23,543		
Non current investments consist of the following:				

No. of Shares / Units

ivon current investments consist of the following :

7 (b) Details of Other Investments

No.		Associate / JV/ Controlled Special Purpose Entity / Others			Unquoted	Fully paid			Valuation
	I will be a second of the seco		As at 31.03.2012	As at 31.03.2011			As at 31.03.2012	As at 31.03.2011	2
(a)	Investments in Equity Shares*						h I spieter	red introduction	9
ı	MSD Industrial Enterprises Limited of Rs. 10/- each	Other	295,700	295,700	Unquoted	Fully Paid	10,822,620	10,822,620	At Cost
ii	Deluxe Fabrics Limited of Rs. 10/- each	Other		100,000	Unquoted	Fully Paid	· months and	1,000,000	At Cost
iii	SFSL Investments Limited of Rs. 10/- each	Other	54	54	Unquoted	Fully Paid	540	540	At Cost
	Total						10,823,160	10,823,160	
(b)	Investments in Government Securities**							lalt	
1	7.40% GOI 2012 Bonds	Other	200	200	Quoted	Fully Paid	23,542	23,542	At Cost
1	Total						23,542	23,542	State - elok

Particulars		As at	As at	
		31.03.2012	31.03.2011	
Aggregate amount of quoted investments.	THE LOCK TOTAL STATE	23542	23542	
Market value of quoted investment		23542	23542	
Aggregate amount of unquoted investments		1	1	

All investments aquired from earstwhile Siel Financial Services Limited in terms of the Scheme of Amalgamation [Also refer Note 24].

^{**} Represents Rs. 23,542 being the cost of investments at face value as market quotations are not available.

	A
	As at 31.03.2011
HS.	Rs.
21,058	21,058
21,058	21,058



NOTES FORMING PART OF THE FINANCIAL STATEMENTS AS AT 31 MARCH, 2012

Note - 9 Trade Receivable	assumpth our area	Long Toron Latt etc.
Particulars	As at	As a
	31.03.2012	31.03.201
	Rs.	Rs
Receivable outstanding for a period exceeding six months from the due date		
Unsecured - Considered good	• · · · · · · · · · · · · · · · · · · ·	
- Doubtful	2,134,418	2,134,41
	2,134,418	2,134,41
Less : Provision for doubtful debts	2,134,418	2,134,41
(A)	- event to the state	bial considerate
Other Receivable		100000
Secured - good		
Unsecured - considered good	•	
- Doubtful	60 2001 VA	
No. 2		T To-
Less : Provision for doubtful debts		m i provba
	SHAE-T Y.A.	ca i aonaubá
(B)	0 1VIS.1.4	E BARRA
Total (A+B)	VS ROOT Y A	all south
283/23/12/20	122,581 pp.0	T products III 254
Note 10 - Cash and Bank Balances	chierof (general ba	TDS Deposit
Particulars	As at	As at
Mark Company	31.03.2012	31.03.2011
TEST TEST TEST TEST TEST TEST TEST TEST	Rs.	Rs.
Cash and cash equivalents		
Cash in hand	184	5,304
Balance with banks		
On current accounts (Refer Note 10A)	497,191	698,126
Other Bank Balances		
Bank deposit with twelve month maturity	1,950,599	2,979,913
	2,447,974	3,683,343
Notes: 818 resure		
0(A)Detail of Bank Accounts	nd A brig seen Eingespalien ont kaa	Citigo seb se di FE-diov
Particulars	As at	As at
	31.03.2012	31.03.2011
All (and the second sec	Amount in Rs.	Amount in Rs.
Allahabad Bank	241,340	98,181
PNB	65,974	50,098
PNB (Escrow A/c)		350,970
State Bank of Indore	189,877	198,877
Total	497,191	698,126

NOTES FORMING PART OF THE FINANCIAL STATEMENTS AS AT 31 MARCH, 2012

Note 11 - Long Term Loans and Advances		
Particulars	As at	As a
	31.03.2012	31.03.2011
	Rs.	Rs
Security deposits	equine a policul expensive, six mo-	hustan elderis e
- Good	12,000	12,000
Other Loans & Advances		
- Advance Tax/TDS receivable	31,881,612	39,829,397
Other advances recoverable in cash or in kind or for the value to be received		
- Doubtful	9,250,150	9,250,150
Less: Allowance for doubtful advances	9,250,150	9,250,150
Sub - total		
Total	31,893,612	39,841,397
Note 11 A Other loans & advances		Ivaneses I
Advance Tax A.Y. 1998-99		1,724,160
Advance I. Tax A.Y. 2007-08	2,504	2,504
Advance Tax A.Y. 1997-98	-	9,958,216
Advance Tax A.Y. 1994-95	2,770,982	4,334,025
Advance Tax A.Y. 2009-10		903,070
Advance Tax A.Y. 2010-11	52,011	52,011
Advance Tax A.Y. 1996-97	28,945,927	23,620,076
Advance Tax A.Y. 2012-13	410	
Advances Taxes		657,288
TDS Deposited (ICD LAS)	and the second second	563,475
TDS Deposited (Interest) Invests	agocalus Sancour	59,133
TDS Depsoited (Overdue Int.)		19
TDS Depsoit (HP)		257,440
TDS Dividend A.Y. 2003-04		14
TDS Interest A.Y. 2002-03	6,697	7,327
TDS Interest A.Y. 2003-04	7,272	7,258
TDS Interest A.Y. 2004-05	13,014	13,014
TDS Interest A.Y. 2005-06	49,758	49,758
Interest Tax Recoverable		130,537
Interest Payable Income Tax	All further states a state of the	(786,705)
Exicise Duty		(467,000)
TDS on Interest 2011-12	33,037	23,777
Provision Income Tax		(890,000)
Provision Income Tax-A.Y.2009-10		(390,000)
Total	31,881,612	39,829,397

Note 11 B In the opinion of the management, Loans and Advances after considering provisions, have a value on realization in the ordinary course of business, at least equal to the amount at which they are stated in the Balance sheet. The Company is making efforts to recover doubtful assets against which 100% provision has been made.

As at	As at
31.03.2012	31.03.2011
Rs.	Rs.
87,129	101,647
87,129	101,647
	31.03.2012 Rs. 87,129



NOTES FORMING PART OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH, 2012

Note 13 : Other Income		DELICADA DE ASTO
Particulars	Year ended	Year ender
	31.03.2012	31.03.201
Land of the Control o	Rs	R
Interest received on deposits etc.(Gross)	180,698	227,897
Dividend income on long term investment	Composed Alexan - Jovenness of Bolis, This	5,920
Miscellaneous	A yeargeness and yellowing the syllection at breaky using	123
Total	180,698	233,940
Note 14 : Other Expenses	A Constitution of the Cons	ALADAM ME
	Charles and the Control of the Contr	columns in the second
Particulars	Year ended	Year ended
	31.03.2012	31.03.2011
AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	A fairemada avanta Rs	Rs
Rent	24,000	24,000
Auditors' remuneration	the residence of the control of the	24,000
As auditors		
- Audit fee	27,575	20 605
- Out -of-pocket expenses	britaide, construire de la company de la com	38,605
Advertisment	100 500	144.004
Bank Charges	128,562	114,934
Printing and stationery	2,666	WESTERNEY (S
Postage expenses	19,783	121,734
Listing fee	28,389	163,795
Registration and filling fee	133,690	33,090
Loss from capital market operations	12,120	Lange a
Legal & Professional exp	in that only of house producers. In stone to	250
	156,738	457,080
Miscellaneous	368,875	3,349
Total	902,398	956,837
Particulars	Year ended	Year ended
	31.03.2012	31.03.2011
the second section of the second seco	Rs	Rs
Note 14A		
Listing Fee		
BSE Limited	44,120	e amet - M ·
Central Depository (I) Ltd	33,090	33,090
Madhya Pradesh Stock Exchange Ltd. Miscellaneous Expenses	56,480	Asa will
Conveyance	Attended to TAAP) part is accordance with	
Interest Paid	750	d subt
Miscellaneous Expenses	charge tel beside to a previous per 11	etalism -
Prior Period Expenses - Listing Fee paid to MPSE	8,114 360,000	3,349

NOTES TO ACCOUNTS

15 Significant accounting policies

a) Basis of Preparation of Financial Statements

The Financial statements have been prepared in accordance with Indian generally Accepted Principles ("GAAP") under the historical cost convention on accrual basis and are in accordance with the Companies Act, 1956 and the applicable accounting standards issued by the Ministry of Corporate Affairs, Government of India. These Accounting policies have been consistently applied, except where a newly issued accounting standard is initially adopted by the company. Management evaluates the effect of accounting standards issued on a going basis and ensures that they are adopted as mandated by the Ministry of Corporate Affairs, Government of India.

b) Fixed Assets

Fixed assets are stated at cost of acquisition/construction less accumulated depreciation. The cost includes all pre-operative expenses and the financing cost of borrowed funds relating to the construction period.

c) Depreciation

- i) The Company follows written down value method of depreciation on its fixed assets.
- ii) The rates of depreciation charged on these fixed assets are those specified in Schedule XIV to the Companies Act, 1956.
- iii) On assets sold/discarded during the year/period, depreciation is provided up to the date of sale/ discard.

d) Investment

Investments are classified into current and long term investments. Investments that are readily realizable and intended to be held for not more than a year are classified as current investments. All other investments are classified as long term investments. Current investments are stated at the lower of cost and fair value determined on an individual basis. A provision for diminution in value is made to recognize a decline other than temporary in the value of long term investments. Profit/loss on sale of investments is computed with reference to their average cost.

e) Inventories

Stock in trade- shares, debentures and other securities are valued at lower of cost or market price/break-up value determined for each category of stock-in-trade. The cost is ascertained on the basis of annual weighted average purchase price of each security.

f) Revenue Recognition

- i) Revenue is being recognized on accrual basis in accordance with the Accounting Standard-9 on 'Revenue Recognition' and Guidance Note on accrual basis of accounting issued by the Institute of Chartered Accountants of India except in respect of Non Performing Assets (NPA), income against which is recognized on cash basis as per Reserve Bank of India guidelines.
- ii) Dividend income is recognized if the right to receive the payment is established by the Balance Sheet date.
- iii) Interest is recognized on a time proportion basis in accordance with agreement taking into account the amount outstanding and the rate applicable.

g) Employees Benefits

There were no employees in the company during the financial year ended 31st March, 2012. Accordingly, no provision for Short Term Employee Benefits & Post-Employment Benefits such as provident fund, gratuity, superannuation schemes, leave encashment, as mandated by "Accounting Standard-15 on Employees Benefits", issued by Institute of Chartered Accountants of India, has been made during the reporting period.

h) Taxes on Income

The current charge for Income Tax is ascertained on the basis of assessable profits computed in accordance with the provisions of the Income Tax act, 1961.

Minimum Alternative Tax ("MAT") paid in accordance with the tax laws, which gives rise to future economic benefits in the form of adjustment of future income tax liability, is considered as an Asset if there is convincing evidence that company will pay normal tax in future. MAT Credit entitlement can be carried forward and utilized for a period of seven years from the year in which the same is availed. Accordingly, it is recognized as an asset in the balance sheet when it is probable that the future economic benefit associated with it will flow to the company and the asset can be measured reliably.



i) Provisions and Contingencies

Provisions are recognized when the Company has a present obligation as a result of past events, for which it is probable that an outflow of resources embodying economic benefits will be required to settle are reviewed regularly and are adjusted where necessary to reflect the current best estimates of the obligation. Where the Company expects a provision to be reimbursed, the reimbursement is recognized as a separate Asset, only when such reimbursement is virtually certain. Contingent Liabilities are disclosed after an evaluation of the facts and legal aspects of the matters involved. Contingent Assets are neither recognized, nor disclosed. Provisions, Contingent Liabilities and Contingent Assets are reviewed at each Balance Sheet.

16. Contingent liabilities & other Commitments

8 EA	As at March 31, 2012 Rs.	March 3	As at 1, 2011 Rs.
Unpaid preference dividend	5,18,70,000	4,82	,20,000
Disputed Income tax demands	1,76,95,278	4,21	,20,810
Disputed Interest tax demand		ythighed bridget -	,30,537

Against the disputed income tax demand the company has been deposited Rs 1,76,95,278/-.

- 17. The Company has severely curtailed its operations due to paucity of funds and adverse market conditions. The operations of the Company are restricted to realization of debtors or advances. Besides, the Company has also invested in deposits with banks which is yielding interest income. The management is negotiating with certain parties for realizing some of the assets and is hopeful of generating funds for this business. The accounts of the company have been prepared on a "going concern" basis on an assumption & premises made by the management that adequate finances and opportunities would be available in the foreseeable future to enable the company to start operating on a profitable basis. In view of the above, the accounts of the Company have been prepared on a going concern basis.
- The company had no outstanding dues to suppliers under The Micro, Small and Medium Enterprises Development Act, 2006, (MSMED Act) as at March 31, 2012.
- 19. There were no employees in the company during the financial year ended 31" March, 2012. No Employee Benefits Schemes such as Gratuity, Provident Fund & other staff welfare schemes are applicable on the Company during the reporting period. Accordingly no provision has been made during the reporting period as mandated by "Accounting Standard-15 on Employees Benefits", issued by Institute of Chartered Accountants of India.

20.	Earn	nings per Share (EPS) :			Rupees
GALL.	Yes	COAL DETROIT THOUSAND AND IN PROCEEDING SPINISH	, besitte	Year Ended 31.03.2012	Year ended 31.03.2011
	(a)	Net Profit/ (Loss) for the year			enipTivismond 8
		attributable to Equity Shares		(86,81,039)	(7,25,099)
		Less: Preference dividend and dividend tax thereon.		42, 56,219	42, 56,219
	(b)	Profit/(loss) attributable to equity shareholders		(1,29,37,258)	(49,81,318)
	(c)	Number of Shares at the beginning of the year		1,13,22,989	1,13,22,989
		Number of Shares at the close of the period		1,13,22,989	1,13,22,989
		Weighted average number of shares		1,13,22,989	1,13,22,989
		Outstanding during the year			
	(d)	Nominal value of each equity shares		10	10
	(e)	Earning per share - Basic & Diluted(Rs.)		(1.14)	(0.44)
21.	Rela	ated party transaction :-			THE PLEASE THE PERSON
	A.	List of Related Parties			
		Holding Company	:	Mawana Sugars Ltd. (formerly known as S	SIEL Limited)
		Related party where control/significant influence exists		Nil	

B. Transactions with related parties

Transactions with related party are set out below :-

				(In Hupees)
Part	icular		Year ended 31-March-2012	Year ended 31-March-2011
E (Payı	ment made by Mawana Sugars Limited	88176	WANTED AND THE SE
	Rein	mburse to Mawana Sugars Ltd.	(88176)	so e mineral includes e ost
C.	Bala	ances Outstanding as on 31-March-12		
01/05/18		CONTRACTOR OF THE STREET	As at 31-Mar-2012 In Rupees	As at 31-March-2011 In Rupee
18,0819	(a)	Balance outstanding as at the year end – Unsecured loan		
		- Holding Company	3,65,87,613	3,65,87,613

- 22. As the Company's business activity falls within a single primary business segment "Financing Operations viz., inter corporate deposits and investments", the disclosure requirements of Accounting Standard (AS 17) "Segment Reporting" issued by Institute of Chartered Accountants of India are not applicable.
- 23. As the Company has substantial unabsorbed depreciation and carry forward losses under the Income Tax Act, 1961 and is unlikely to have taxable income in the forseeable future, in accordance with Accounting Standard (AS) 22 issued by the *Institute of Chartered Accountants of India*, the net deferred tax assets has not been recognized in these accounts. No Deferred Tax Liabilities has been determined during the financial year ending 31-March-2012.
- 24. Pursuant to the Scheme of Amalgamation of erstwhile Siel Financial Services Limited (erstwhile SFSL), a Non banking financial company with the Company i.e. Shriram Agro-Tech Industries Limited (since renamed as Siel Financial Services Limited) under section 391 and 394 of the Companies Act, 1956 as approved by the High Court of Madhya Pradesh and Delhi vide its Order dated November 11, 1997 respectively which became effective on January 8, 1998 on filing of the certified copy of the Order of the High Court of Delhi with the Registrar of Companies, Delhi and Haryana, all the properties, assets movable or immovable, rights and power together with all present and future liabilities, including contingent liabilities, obligations and reserves of the erstwhile SFSL were transferred to and vested in the Company with effect from the effective date i.e. April 1, 1996 being the transfer date.
- 25. During the previous year ended 31st March, 2011, Mawana Sugar Limited became subsidiary of Usha International Limited. Accordingly, the company has also become step down subsidiary of Usha International Limited.
- 26. Comparative Figures

Previous year's figures have been re-grouped/reclassified, wherever necessary.

As per our report of even date attached to the Balance Sheet

For V.Sahai Tripathi & Co.

Firm Registration Number: 000262N

Chartered Accountants

MANISH MOHAN

Partner M. N.-091607

Place: New Delhi Date: 30.05.2012 For and on behalf of Board of Directors

A. K. Mehra



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Regd. Office: Soni Mansion, 12-B, Ratlam Kothi, Indore – 452001 (M.P.) 21st ANNUAL GENERAL MEETING - SEPTEMBER 28, 2012

ADMISSION SLIP

PLEASE COMPLETE THE ADMISSION SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING

Folio No./DP ID/Client ID	No. of Share(s)	
Name and Address:		

I HEREBY RECORD MY PRESENCE AT THE 21st ANNUAL GENERAL MEETING OF SIEI FINANCIAL SERVICES LIMITED ON FRIDAY, THE 28th SEPTEMBER, 2012 AT 10.30 A.M. AT SONI MANSION, 12-B, RATLAM KOTHI, INDORE-452001 (M.P.)

SIGNATURE OF THE SHAREHOLDER/PROXY

- - Shareholders who come to attend the meeting are requested to bring their copies of the Annual Report with them.
 - Shareholders having any queries on accounts are requested to send them 10 days in advance of the date of Annual General Meeting to the Company to enable it to collect the relevant information.
 - This Admission Slip is valid only in case shares are held on the date of this AGM.

Please tear here



Siel Financial Services Limited

Regd. Office: Soni Mansion, 12-B, Ratlam Kothi, Indore – 452001 (M.P.) 21st ANNUAL GENERAL MEETING - SEPTEMBER 28, 2012

PROXY FORM

L.F. No		No. of Share Held
DP. ld		Client Id.
I/We		
of		
	(write f nember/members of Siel Financial Services Ltd. appoint Mr.	ull address) /Mrsof
		ull address) ier Mr./Mrs.
of		as my/our prox
to attend an and at any a	(write fo nd vote for me/us on my/our behalf at the 21st Annual General Mee adjournment thereof.	ull address) ting of the Company to be held on Friday, the 28 th September, 2012 at 10:30 A.M
		Affix
Signed this	day of2012.	Revenue Stamp
		Signature
Notes: (I)	The Proxy Form duly completed and signed should be depositime of the meeting.	sited at the Registered Office of the Company not later than 48 hours before the
(ii)	Please mark the envelope 'SFSL - PROXY'	

BOOK-POST

If undelivered, please return to :

Siel Financial Services Limited
Regd. Office: Soni Mansion, 12-B, Ratlam Kothi, Indore – 452001 (M.P.)