	CIN NO: L74100DL1961PLC003413	over bober	h 31 2020								aiog per share)
ment	Statement of Standalone and Consolidated audited financial results for the quarter and year ended menor of stat	o year erucu marc							(Ks. In mi Consolidated	(RS, In millions except carming per current fidated	
				Standalone	V.1.1.C.			Quarter Ended		Year Ended	10e0
			Quarter Ended		Year Ended	1geu Aditod		Unaudited	Unaudited	Audited	Audited
		Audited	Unaudited	Audited	Audited	Audited	March 31	December 31,	March 31,	March 31,	March 31,
S.No.	Particulars	March 31,	December 31,	March 31,	March 31, 2020	March 31, 2019	2020 (Refer note	2019	2019	2020	2019
		2020 (Refer note	2019	ZUT9 (Kerer note 10 helow)	2404		10 below)			0	10
		10 below)	6	3	4	5	9	7	Σ	D	2
Ť		-	7				1 101 1	A 004 10	2.881.88	13,959.27	11,648.48
f	Revenue	4401.44	4004.10	8	13,959.27	11648.48	4,401,44	15.63	17.28	92.44	112.66
		14.60	17.53	19.05	14 059 20	11767.71	4,414.09	4,019.73	2,899.16	14,051.71	11, (01.14
فليتحد	(b) Other income	4416.04	4,021.63	CE.UU22	02:000 ⁶ E1				35 508 N	10.289.11	10,137.56
~	Expenses	4922.42	3200.74	48	10,289.11	10137.56	4,922.42	3,200.74	7.32	85.49	53.7
	(a) Cost of materials consumed	5.62	0.20	7.32	85.49	01.00	0	5	(3.575.38)	(619.56)	(3,250.43)
	(b) Purchase of traded yours Character in inventories of finished goods, work-in-progress and traded	(1876.01)	(188.64)) (3563.63)	(609.12)	(3220.92)					
	(c) nonds	74 740	210.12	223.75	793.24	765.61	217.53	50.62	وينابعه	250.56	241.36
	(d) Employee benefits expenses	56.92			247.19	233.33					333.74
		167.57		-							11 072 60
	(f) Depreciation expense (Relet Noie 3)	629.89		132.22			4,127.04	4,124.45	2,5		
	(g) Other expenses	4123.88	4,123.06				ļ			(02 PUP)	685.85
	Total Expenses (a to g)				(60 64)	706.84		(109.25)	344.19		
<i>с</i> л.	Share of profit/(loss) of associate	292.16	(101.43)	3) 330.14					80 1R		213.72
4.				89.18		213.72		•		30.44	
2	1 ax experise Current Tax			•	30.28		3 30.44	• •	6.04		
	Adjustment of current tax relating to earlier periods	-	1	6.04		20.40	0 818.86	6 (34.46)			
	Adjustment of deferred tax relating to earlier periods	818.86	(34.46)	6) 35.22	696.90 796.821			9 (74.79)		5 (829.12)	403.41
	Deferred Lax charge(icleui)	(556.98)							10 57	(20.35)	(1.90)
۰ Q	Profit(loss) tot the period your company of the period your comprehensive incomet(loss):	(30.36)	-	(1.90)	0) (20.35)	(06.1)	0) (20.35)	-	(06.1)		
-	(i) Re-measurement gains/(losses) on defined benefit plans				2 29	0.66	6 2.29	- 6	0.66		
	(ii) Income tax (expense)/credit relating to items that will not be reclassing	reu 2.29	·				0.06	1 90	(0.07)		
	to profit & loss	•	•	•		14 241		00.0			
	(iii) Share of OCI of associate (net of tax)	(18.0	.06) 0.0					14.79)	9) 212.44	4 (847.12)	01.204
	Total other comprehensive income/(loss):	(575.04)	4) (66.97)	97) 218.46	6 (814.88)						
8	Total comprehensive income/(loss) for the periouryear (orr)						1568 051	05\ (74.78)	2	8	4
თ	Profit/(loss) for the year attributed to :		•	•	B.	•	<u>Antipart</u>		01) (0.03)	(0.10)	0) (0.04)
	Equity holders of the Parent	•	•			' 					402 44
	Non Controlling Interest						. (586.05)		~	17 (847.01)	
9	Total Comprehensive Incurrent/1033/ university of the Darent	•					.0		(0.01) (0.03)		
	Equity holders of the Fateria		- 204 47	47 391.17	17 391.17	17 391.17	17 391.17	.17 391.17			
ţ	Non Controlling interests Daid-up equity share capital (Face value of each share Rs. 10/-)	391.17				19 3597.37	.37				
= \$						9.003-		14	(4 D4)	5.46 (21.20)	20) 10.31
1			-			10 10	10 25 8 134				

 $\tau_{2}^{\ell} = -\gamma^{*}$



Y
A
1.5

6571.52 15.60 293.77 115.55 3271.75 0268.19 8849.12 1194.70 595.13 827.97 2612.32 14079.24 (314.43) 705.33 645.55 97.43 97.43 241.36 241.36 206.67 685.85 9516.10 2605.28 2927.93 526.36 **15575.67** 3927.19 11648.48 (Rs. in millions) March 31, 2019 Audited Year Ended 9705.78 1064.63 568.92 1183.78 2212.92 14736.03 7.15 232.92 148.77 5478.92 11772.10 58.98 302.46 105.15 (92.23) **374.36** 250.56 225.58 (101.78) 5904.34 12766.55 2385.73 2366.01 848.87 18367.16 4407.89 13959.27 March 31, 2020 Audited σ 6571.52 15.60 293.77 115.55 3271.75 10268.19 8849.12 1194.70 595.13 827.97 2612.32 21.26 304.73 152.37 31.93 31.93 96.62 96.62 69.48 344.19 4079.24 2719.66 1271.68 738.73 162.70 4892.77 2010.89 2881.88 Consolidated March 31, 2019 Unaudited 4021.31 9.48 259.22 132.16 5164.67 70.93 (109.25) 7540.33 1026.95 584.17 1104.69 2880.72 **3136.86** 9586.84 (61.19) 121.99 3.01 (51.51) **12.30** 50.62 December 31, 2019 3831.68 735.49 550.46 160.97 160.97 160.97 1274.50 4004.10 Quarter ended Unaudited 11772.10 5904.34 7.15 232.92 148.77 5478.92 9705.78 1064.63 568.92 1183.78 2212.92 276.69 185.94 (41.42) (16.31) 66.29 **404.90** 57.40 281.21 4736.03 4516.56 1093.33 489.32 380.63 **380.63 6479.84** 2078.40 4401.44 2020 (Refer note March 31, Audited 10 below) 6571.52 15.60 293.77 115.55 3087.73 0084.17 (314.43) 705.33 645.55 97.43 233.33 8849.12 1194.70 595.13 827.97 2605.79 193.71 706.84 4072.71 9516.10 2605.28 2927.93 526.36 15575.67 3927.19 11648.48 March 31, Audited 2019 Unaudited Segment-wise Revenue, Results, Assets and Liabilities for the quarter and year ended March 31, 2020 Year Ended 5904.34 7.15 232.92 148.77 5377.15 11670.33 196.81 (69.64) 9705.78 1064.63 1183.78 2320.88 568.92 12766.55 2385.73 2366.01 58.98 302.46 105.15 (92.23) **374.36** 247.19 4843.99 848.87 4407.89 13959.27 18367.16 March 31, 2020 Audited 595.13 827.97 2605.79 **14072.71** 115.55 3087.73 8849.12 1194.70 6571.52 15.60 293.77 10084.17 65.12 350.14 21.26 304.73 152.37 31.93 31.93 510.29 95.03 2019 (Refer note 10 below) 2719.66 1271.68 738.73 162.70 4892.77 2010.89 2881.88 Standalone March 31, Audited 259.22 132.16 5052.93 9.48 63.89 (101.43) 1104.69 2967.70 13223.84 t021.31 9475.10 7540.33 1026.95 584.17 (61.19) 121.99 3.01 (51.51) 12.30 49.84 735.49 550.46 160.97 **5278.60** 1274.50 3831.68 4004.10 Quarter ended December 31, Unaudited 2019 5904.34 7.15 232.92 148.77 5377.15 1670.33 276.69 185.94 (41.42) (16.31) **404.90** 55.82 292.16 9705.78 1064.63 568.92 1183.78 2320.88 4843.99 2020 (Refer note 10 below) 56.92 4516.56 1093.33 489.32 380.63 6479.84 2078.40 4401.44 March 31, Audited Profit / (Loss) (before tax, finance costs and exceptional items) from ii) Other un-allocable expenditure net off Particulars Fotal Profit/(Loss) before Tax un-allocable income ess: Inter-Segment revenue ncome from Operations ess: i) Finance costs Segment Liabilities Segment Revenue Segment Assets Segment Results Unallocated Unallocated Sugar Power Chemical Sugar Power Chemical Chemical Chemical Distillery Distillery Distillery Distillery Sugar Power Power Sugar Segment **Fotal** Total Total Total S. No. e, c, ÷.,



Mawana Sugars Limited Regd. Office : 5th Floor, Kirti Mahal, 19 Rajendra Place, New Delhi - 110125 Balance Sheet

e

SH &



ances	1	Ot-udal		Consoli	dated
T		Standa Audited	Audited	Audited	Audited
		and the second	As at	As at	As at
).	Particulars	As at March 31, 2020	March 31, 2019	March 31, 2020	March 31, 2019
	SETS				
Noi	n-current assets		0.001.41	2,955.96	2,961.95
Bro	perty, Plant and Equipment	2,955.41	2,961.41	12.81	78.47
Co	pital work- in- progress	12.81	78.47	0.85	-
Unto	angible assets	0.85	-	0.00	1.98
Inta	angible assets under development	-	1.98	21.45	-
	ht of use assets	21.45	-	131.57	147.24
In In	estment in Associates			131.57	147.21
	ancial assets				-
	ivestments	783.85	678.70	-	
1		-	•	- 197.37	382.47
1	oans	197.36	382.46		1,405.59
	others ferred tax assets (net)	710.98	1,405.59	710.98	34.86
		14.52	34.57	14.57	98.03
lind	come tax assets (net)	5.27	98.03	5.27	L.
	her non- current assets	4,702.50	5,641.21	4,050.83	5,110.59
	tal Non-current assets				
c	urrent assets		7 206 45	8,535.78	7,921.65
	ventories	8,000.14	7,396.45	0,000.70	.,
R	nancial assets		070.04	487.49	372.94
	Frade receivables	487.49	372.94	466.91	322.71
	Cash and cash equivalents	464.17	311.19	159.25	155.08
	Other bank balances	154.22	154.87	925.67	47.35
8	Dther	925.47	47.13	107.87	144.28
1	ther current assets	107.77	144.28		4.64
	ssets classified as held for sale	2.23	4.64		
/ 1		10,141.49	8,431.50	10,685.20	
	otal current assets	14,843.99	14,072.71	14,736.03	14,079.24
	otal Assets				
E	quity	391.17	391.17	391.16	391.16
a) E	quity Share capital	2,782.49	3,597.37	2,571.62	3,418.64
) (C	Other Equity	3,173.66			
	Equity attributable	3,110.00	•	1.15	
	Ion Controlling Interest	3,173.66	3,988.54	2,963.93	3,811.0
	Total Equity	5,110.00			
	IABILITIES				
1	IABILITIES Non- current liabilities				
· 8	NON- CUTTER Habilition				8 1,758.5
a)	Financial Liabilities	1,943.98	1,758.5	9 1,943.9	8
İ	- Borrowings	8.1	2 -	8.1	
	- Lease liabilities	-	2.2		2.2
	Other financial liabilities	84.1	2 182.3		
	Other non current liabilities	132.5		1 132.5	
	Provisions	2,168.7		9 2,168.7	5 2,056.4
	Total non- current liabilities				
~	Current liabilities				
	Financial liabilities			- 1,664.5	51 15.
a)	- Borrowings	1,648.8		- 14.7	
	- Lease liabilities	14.7	3	- 14.1	
	- Lease national - Trade payables			44 21.0	68 9
	- trade payables -total outstanding dues of micro enterprises	21.6	68 9.	44 21.	JU J
	and small enterprises				6,735
	- total outstanding dues of creditors other than micro	5,882.	6,693.	11 5,905.:	24 0,700.
	enterprises and small enterprises				28 920
	enterprises and small enterprises	1,487.	99 795.	8	
	- Other financial liabilities	330.	10 286.		
	Other current liabilities	51.		.40 51.	
(b)				og 63	.90 201
(c)	Provisions	63.	90 201		
	Current tax liabilities	<u>63</u> . 9,501.		the second se	.35 8,211



Mawana Sugars Limited CIN:L74100DL1961PLC003413 Regd. Office : 5th Floor, Kirti Mahal, 19 Rajendra Place, New Delhi - 110125



Audited Statement of Cash Flows for the year ended

St h

Fixed deposits with banks Total cash and cash equivalents

dited Statement of Cash Flows for the year ended	Standa	lone	Consol	idated
			Voar Ended March	Year Ended March
Particulars	Year Ended March	Year Ended March 31, 2019	31, 2020	31, 2019
	31, 2020	51,2015		
ish flow from operating activities :	(00.64)	706.84	(101.78)	685.85
ish flow from operating activities i	(69.64)	333.74	660.82	333.74
ofit / (Loss) before tax	660.82		050.50	241.36
d : Depreciation expense	247.19	233.33	15.73	2.69
Interest expenses	-	-		6.41
Share of loss in associate	0.05	6.41	4.00	1
Bad debts written off	(1.33)	1.14		
Bad debts written on Loss/(Profit) on sale / write off of property, plant and equipment (net)	65.16	42.06		14.29
nes Interest income	8.61	14.29	8.61	1 0.54
Brofit on sale of current investments	0.11	2.51	0.11	2.51
tichilitios / provision no longer required written back	-	11.10) -	11.10
Brovision for doubtful debts and advances /while back	763.21	1,211.50	757.66	1,207.79
perating profit before working capital changes	103.21			
in werking conital				
hanges in working capital. djustments for (increase) / decrease in operating assets:	(000.00)	(3,203.2	614.13	(3,226.78
djustments for (increase) / decreases in a final d	(603.69	· · · · ·		
iventories	(114.55			18
rade receivables	(567.35	1		
inancial assets	36.07	8.3	/ 55.51	
Other assets				2) 1,306.2
other assets Adjustments for increase / (decrease) in operating liabilities:	(797.99	1,326.6		-/1
Frade payables	9.08	4.4		
Provisions	36.73		9 36.7	- 1
Other financials liabilities	36.80		36.6	
Other lishilities	(1,201.6		(1,238.1	7) (906.6
Cash generated from / (used in) operations	(148.3)	-/		(96.3
Cash generated norm (accord y 1		-/		(1,002.9
Direct taxes paid [.] Net cash flow (used in) operating activities (A)	(1,350.0	()		
Net cash now (used in) operating a series of the				
a sector investing activities '		5) (257.	68) (434.6	(257.6
Cash flow from investing activities : Purchase of property, plant and equipment, including capital advances	(434.6			18 6.
Purchase of property, plant and equipment, including opport	3.1			
Proceeds from sale of property , plant and equipment	(16.6	/ • / 8		61 14.
Movement in other bank balances	8.6			
Sale/(purchase) of current investments (net)	(97.2	20) (100		77 43.
Sale/(purchase) of non-current investments	24.2		.94 24.	
Interact received	(512.3		.89) (419.	51) (168.
Net cash flow (used in) investing activities (B)	(012)			
Cash flow from financing activities :	(21.	09)	_ (21	
Looso powerts	(648.		(648	
Repayment of long term borrowings- secured	1,648.		- 1,648	
Net increase in working capital borrowings	1,048.	00 1,610	1,314	.00 1,610
Proceeds from long term borrowings	1,314.	II	5.84) (343	.24) (99
Proceeds from only term borrowing-	(277.			
Interest paid	2,015			.20 (230
Net cash flow from financing activities (C)	152		2.00/	
Net cash now non-mattering and cash equivalents (A+B+C) Net increase/(decrease) in Cash and cash equivalents (A+B+C)	311			
a second second and a second s		.17 31	1.19 46	6.90 322
Cash and cash equivalents at the beginning year (D+E-F)	I	<u>n</u>		
			V	Waar Endad M
	Year Ended Ma	arch Year Ended M	arch Year Ended M	arch Year Ended M 31, 2019
	31, 2020	31, 2019	31, 2020	31,2019
CASH AND CASH EQUIVALENTS				8 33 15
Balances with banks:	31	5.61 1	04.02	0.00
- Current accounts		1.04	0.92	1.06
Cash on hand	12	17.52 1	00.10 1	17.52 16
	1			32

311.19

466.91

322.71

<u>464.17</u>

108



Notes:

- 1. Pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ('the Regulation'), read with SEBI Circular No. CIR/CFD/CMD1/80/2019 dated July 19, 2019, quarterly consolidated financial results ended March 31, 2020 and the corresponding period of the previous year have been prepared. Impact of subsequent events in these quarterly consolidated financial results have been considered till the date of approval of respective quarterly standalone financial results of the Parent Company. These consolidated financial results have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder.
- The auditors have carried out audit of the standalone and consolidated financial results for the quarter and year ended March 31, 2020 (Refer note 10 below). The audited standalone and consolidated financial results have been 2. recommended by the Audit Committee at its meeting held on June 26, 2020 and approved by the Board of Directors at its meeting held on June 26, 2020.
- The Company's sugar and power business segments being of seasonal nature, the performance in any quarter may 3. not be representative of the annual performance of the Company.
- Pursuant to an Order of Hon'ble Supreme Court of India, Siel Industrial Estate Limited (Siel IE), a wholly owned subsidiary of the Company, was ordered to pay additional compensation to the farmers from whom Land had 4. been acquired. Having regard to the fact that Siel IE has no business activity/ income of its own and with a view to protect a valuable asset of the Company held through its wholly owned subsidiary. The Company has subscribed to a Right Issue during the current quarter 20,20,000 Equity Shares of Rs.10 each fully paid amounting to Rs. 20.20 million and for twelve months period ended March 31, 2020, 97,20,000 Equity Shares of Rs.10 each fully paid amounting to Rs. 97.20 million, this enabled the subsidiary company to comply with the Orders of Hon'ble Supreme Court of India.
- During the quarter ended March 31, 2019, the Company had re-evaluated the pattern of economic benefits derived from Property, Plant and Equipment (PPE) and related cost of maintenance of these PPE. Based on such 5 evaluation, it believes that the amount of maintenance expenditure for the plant is expected to be higher in coming years and therefore to equate the cost of operations of the plant, on its existing efficiency, the management has decided to change the method of providing depreciation on its PPE from straight line method to written down value method, considering the overall life to be same as contemplated before such change. Had the Company followed the same method as followed earlier, depreciation for the current quarter and for the year ended March 31, 2020 would have been lower by Rs. nil and Rs. 292.21 million respectively.
- The Company has adopted IND AS 116 "Leases" effective from April 1, 2019 (transition date), using the modified retrospective method. The Company has recognised Right-of-use asset (ROU) at an amount equivalent to the lease liability of Rs. 40.68 million in the financial results. Consequently, there has been no adjustment to the opening balance of retained earnings. Accordingly, the comparatives for the year ended March 31, 2019 have not been retrospectively adjusted. In the statement of profit and loss for the current period, operating lease expenses has been changed from rent to depreciation cost for the right of use assets and finance cost for interest accrued on lease liability. The adoption of this standard does not have any significant impact on loss and earning per share of the current period.
- 7. Pursuant to The Taxation Laws (Amendment) Act, 2019 dated September 20, 2019, the Government of India inserted Section 115BAA in the Income Tax Act, 1961 which provides domestic companies a non-reversible option to pay corporate tax at reduced rates effective April 01, 2019 subject to certain conditions. The Company has, during the current quarter, evaluated and made an assessment of the impact of Ordinance and decided to opt for reduced rates as per Section 115BAA of the Income Tax Act, 1961. The Company remeasured its deferred tax balances on March 31, 2020 and consequential deferred tax expense of Rs. 302.99 million and Rs. 268.83 million for the quarter and year ended March 31, 2020 respectively has been charged to Statement of Profit and Loss and MAT assets of Rs. 444.49 million has been written off during the year.



- 8. During the current quarter and year ended March 31, 2020, the Company has recognised an income of Rs 296.12 million (net of expenses, Rs 71.51 million) and Rs 629.18.million (net of expense, Rs.106.57 million) respectively as assistance on export of sugar as per Maximum Admissible Export Quantity (MAEQ) allotted in terms of notifications dated September 12, 2019 read with notifications dated September 16, 2019, issued by Department of Food and Public Distribution, Government of India. The Company based on contracts completed against MAEQ and as per agreements signed with merchant exporters has accounted for receivable of Rs 704.43 million against above assistance from Government of India as per the conditions laid down in said notifications.
- 9. The outbreak of COVID-19 pandemic globally and in India has caused significant disturbance and slowdown of economic activity. The nationwide lockdown restrictions ordered by the Government of India w.e.f. 24th March 2020 led to complete shutdown of operations at Chemical business of the Company which however restarted in limited way from April 02, 2020. However, Sugar & other manufacturing operations of the Company continued without any significant disruptions. Sugar offtake has been lower due to lack of its demand. Ethanol supply was limited in view of low requirement of petroleum products during this period. Further, the Company has assessed the recoverability and carrying values of its assets comprising receivables and other financial assets as at the balance sheet date using various internal and external information up to the date of approval of these financial statements. The impact of COVID-19 may impact the underlying assumptions and estimates used to prepare the Company's financial statements, which may differ from that considered as at the date of approval of these financial statements. Further, due to higher level of uncertainty, the lockdown and its impact, may affect the Company's operations in future and consequently its financial results, which are dependent on the improvement in the overall economic environment and the measures taken by the Company to mitigate the impact of the pandemic.
 - 10. The figures of the last quarter of the current year are the balancing figures between audited figures in respect of full financial year and the reviewed/published year to date figures upto third quarter of the financial year. However, the figures of the last quarter of the previous year are the balancing figures between audited figures in respect of full financial year and management certified figures upto and current/previous period, third quarter of the previous year in respect of the consolidated results. The figures of previous financial year have been regrouped/rearranged wherever necessary to make them comparable with the current year.

Place : New Delhi Date : June 26, 2020



For Mawana Sugars Limited

ź

Dharam Pal Sharma (Whole Time Director) DIN No. 07259344



DECLARATION

In terms of regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulation, 2016 read with SEBI Circular no. CIR/CFD/CNIP/56/2016 dated May 27, 2016, we hereby declare that M/s S.R. Batliboi & Co. LLP, Chartered Accountants, the Statutory Auditors of the Company have given the Audit Report with unmodified opinion on the financial results of the Company for the year ended on 31st March, 2020 (both Standalone and Consolidated).

Mawana Sugars Limited

B. B. Mehta CFO

Date: 26.06.2020 Place: New Delhi

MAWANA SUGARS LIMITED CIN : L74100DL1961PLC003413 Corporate Office: Plot No. 03, Institutional Area

Plot No. 03, Institutional Area Sector-32, Gurugram-122 001 (India) T 91-124-4298000 F 91-124-4298300 Registered Office: 5th Floor, Kirti Mahal, 19, Rajendra Place New Delhi-110025 (India) T 91-11-25739103 F 91-11-25743659

E corporate@mawanasugars.com www.mawanasugars.com



S.R. BATLIBOI & CO. LLP Chartered Accountants

4th Floor, Office 405 World Mark - 2, Asset No. 8 IGI Airport Hospitality District, Aerocity New Delhi - 110 037, India Tel: +91 11 4681 9500

Independent Auditor's Report on the Quarterly and Year to Date Audited Standalone Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To The Board of Directors of Mawana Sugars Limited

Opinion

We have audited the accompanying statement of quarterly and year to date standalone financial results of Mawana Sugars Limited (the "Company") for the quarter ended March 31, 2020 and for the year ended March 31, 2020 ("Statement"), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

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

- i. is presented in accordance with the requirements of the Listing Regulations in this regard; and
- ii. gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the net loss and other comprehensive loss and other financial information of the Company for the quarter and year ended March 31, 2020.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Standalone Financial Results" section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 9 to the standalone Ind AS financial results, which describes the uncertainties and the impact of Covid-19 pandemic on the Company's operations and results as assessed by the management. Our opinion is not modified in respect of this matter.

Management's Responsibilities for the Standalone Financial Results



S.R. BATLIBOI & CO. LLP

Chartered Accountants

The Statement has been prepared on the basis of the standalone annual financial statements. The Board of Directors of the Company are responsible for the preparation and presentation of the Statement that gives a true and fair view of the net loss and other comprehensive loss of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Standalone Financial Results

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

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

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



auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represents the underlying transactions and events in a manner that achieves fair presentation.

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

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

Further, we report that the figures for the Quarter ended March 31, 2020 represent the derived figures between the audited figures in respect of the financial year ended March 31, 2020 and the published unaudited year-to-date figures up to the end of the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

For S.R. BATLIBOI & Co. LLP Chartered Accountants ICAI Firm Registration Number: 301003E/E300005

per Anil Gupta Partner Membership No.: 87921

UDIN: 20087921AAAABV4525

Place of Signature: New Delhi Date: June 26, 2020



S.R. BATLIBOI & CO. LLP

Chartered Accountants

4th Floor, Office 405 World Mark · 2, Asset No. 8 IGI Airport Hospitality District, Aerocity New Delhi - 110 037, India Tel:+91 11 4681 9500

Independent Auditor's Report on the Quarterly and Year to Date Consolidated Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To The Board of Directors of Mawana Sugars Limited

Opinion

We have audited the accompanying statement of quarterly and year to date consolidated financial results of Mawana Sugars Limited ("Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and its associate for the quarter ended March 31, 2020 and for the year ended March 31, 2020 ("Statement"), attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations"). Attention is drawn to the fact that the consolidated figures for the corresponding quarter ended March 31, 2019, as reported in these consolidated financial results have been approved by the Holding Company's Board of Directors, but have not been subjected to audit/review.

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the reports of the other auditors on separate audited financial statements and other financial information of the subsidiaries / associate, the Statement:

S. No.	Name of Subsidiaries/Associate	Relationship
1.	Siel Industries Estate Limited	Subsidiary
2.	Siel Financial Services Limited	Subsidiary
3.	Siel Infrastructure and Estate Developers Private Limited	Subsidiary
4.	Mawana Foods Private Limited	Associate

i. includes the results of the following entities;

 ii. is presented in accordance with the requirements of the Listing Regulations in this regard; and gives a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of the consolidated net loss and other comprehensive loss and other financial information of the Group and its associate for the quarter and year ended March 31, 2020.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs), as specified under Section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Results" section of our report. We are independent of the Group and its associate in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and



S.R. BATLIBOI & CO. LLP

Chartered Accountants

the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us and other auditors in terms of their reports referred to in "Other Matter" paragraph below, is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to Note 9 to the standalone Ind AS financial results, which describes the uncertainties and the impact of Covid-19 pandemic on the Company's operations and results as assessed by the management. Our opinion is not modified in respect of this matter.

Management's Responsibilities for the Consolidated Financial Results

The Statement has been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of the Statement that give a true and fair view of the net loss and other comprehensive loss and other financial information of the Group including its associate in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Board of Directors of the companies included in the Group and of its associate are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and its associate and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

In preparing the Statement, the respective Board of Directors of the companies included in the Group and of its associate are responsible for assessing the ability of the Group and of its associate to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group and of its associate are also responsible for overseeing the financial reporting process of the Group and of its associate.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

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

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

• Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that



is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group and its associate to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and its associate to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results and other financial information of the entities within the Group and its associate of which we are the independent auditors and whose financial information we have audited, to express an opinion on the Statement. We are responsible for the direction, supervision and performance of the audit of the financial information of such entities included in the Statement of which we are the independent auditors. For the other entities included in the Statement, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the auditors other auditors.

We communicate with those charged with governance of the Holding Company and such other entities included in the Statement of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

We also performed procedures in accordance with the Circular No. CIR/CFD/CMD1/44/2019 dated March 29, 2019 issued by the Securities Exchange Board of India under Regulation 33 (8) of the Listing Regulations, to the extent applicable.

Other Matter

The accompanying Statement includes the audited financial results/statements and other financial information, in respect of:

• Three subsidiaries, whose financial results include total assets of Rs. 1,910.08 million as at March 31, 2020, total revenues of Rs 0.07 million and Rs 2.42 million, total net loss after tax of Rs. 4.99 million and Rs.13.74 million, total comprehensive loss of Rs. 4.99 million and Rs. 13.74 million, for the quarter and the year ended on that date respectively, and net cash outflows of Rs. 3.13



million for the year ended March 31, 2020, as considered in the Statement which have been audited by their respective independent auditors.

• One associate, whose financial results/statements include Group's share of net loss of Rs. 5.84 million and Rs. 15.73 million and Group's share of total comprehensive loss of Rs. 5.78 million and Rs. 15.67 million for the quarter and for the year ended March 31, 2020 respectively, as considered in the Statement whose financial results/financial statements, other financial information have been audited by its independent auditors.

The independent auditor's report on the financial statements and other financial information of these entities have been furnished to us by the Management and our opinion on the Statement in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and associate is based solely on the reports of such auditors and the procedures performed by us as stated in paragraph above.

The Statement includes the results for the quarter ended March 31, 2020 being the balancing figures between the audited figures in respect of the full financial year ended March 31, 2020 and the published unaudited year-to-date figures up to the end of the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

For S.R. BATLIBOI & Co. LLP Chartered Accountants ICAI Firm Registration Number: 301003E/E300005

per Anil Gupta

Partner Membership No.: 87921

UDIN: 20087921AAAABW7923

Place of Signature: New Delhi Date: June 26, 2020

