







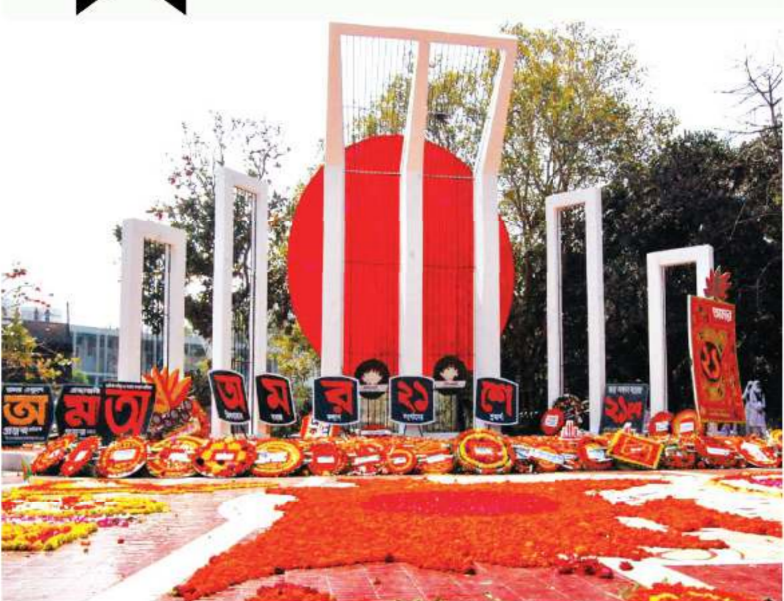




শ্বাধীন বাংলাদেশের স্থপতি সর্বকালের সর্বশ্রেষ্ঠ বাঙ্গালি জাতির পিতা বঙ্গবন্ধ শেখ মুজিবুর রহমানের জন্মশতবার্ষিকীতে







ভাষা শহীদদের প্রতি বিনম্র শ্রদ্ধা

Letter of Transmittal

To
All Hon'ble Shareholders
Bangladesh Securities and Exchange Commission
Registrar of Joint Stock Companies and Firms
Dhaka Stock Exchange Limited and
Chittagong Stock Exchange Limited

Dear Sir (s)

Annual Report for the year ended 30 June 2021

We are pleased to enclose a copy of the Annual Report together with the Audited Financial Statements including Statement of Financial Position, Statement of Profit or Loss and Other Comprehensive Income, Statement of Changes in Equity and Statement of Cash flows for the year ended 30 June 2021 along with notes thereon for your kind information and record.

Yours sincerely

(Noman Ahmed Taffader)

Company Secretary

Contents

Core Values & Our Vision	03
Our Mission & Strategie Priority	04
Company Profile	05
Historical Events of POCL	06
Notice of the Annual General Meeting	07
Board of Directors	09
Brief Resume of Chairman & Directors	11
Corporate Management	16
Corporate Information	18
Performance at A Glance for 2020-21	19
Chairman's Statement	20
Directors' Report	28
Declaration by CEO and CFO	57
Certificate on Compliance with the Conditions of Corporate Governance Code	58
Corporate Governance Compliance Report	57
Management Discussion & Analysis	70
51st Annual General Meeting	74
Contribution & Value Additions	84
Report of the Audit Committee	85
Report of the NRC	87
Auditors' Report	90
Statement of Financial Position	94
Statement of Profit or Loss and Other Comprehensive Income	95
Statement of Changes in Equity	96
Statement of Cash Flows	97
Notes to the Financial Statements	98
Proxy Form	132

Core Value

For our Customer

To become most efficient Company by providing the most courteous and efficient service in every areas of Bangladesh.

For our Employees

Promoting well-being of the members of the staff.

For our Shareholders

Ensuring fair return on their investment through generating stable profit.

For our Community

Assuming our role as socially responsible corporate entity in a tangible manner through close adherence to national policies and objectives.

Our Vision

To ensure energy security in the country by uninterrupted supply of quality petroleum products at government's fixed price. To strengthen the supply of environmental-friendly and excellence agrochemical products in order to increase the nation-wide agricultural productions.

Our Mission

- To ensure adequate supply of fuels through the purchase, storage & distribution of petroleum products throughout the country with organized management system.
- Development of petroleum related infrastructure.
- Modernizing the marketing and operational activities of the Company.
- To make creative business policy and diversification of products according to market demand.
- Undertaking necessary steps through import, manufacturing, storage, distribution with organized management system in order to supply agrochemical products throughout the country.

Strategic Priority

To have sustained growth, broaden and improve range of products and services in all areas of Bangladesh with the aim to add increased value to shareholders' investment and offer highest possible benefit to our customers.



CORPORATE HEADQUARTER : PADMA BHABAN, STRAND ROAD,

CHATTOGRAM - 4000, BANGLADESH

DHAKA LIAISON OFFICE 1 BTMC BHABAN (10TH FLOOR), 7-9 KAWRAN BAZAR,

DHAKA-1215, BANGLADESH

MAIN INSTALLATION : GUPTAKHAL, PATENGA

CHATTOGRAM, BANGLADESH

YEAR OF INCORPORATION : 27 APRIL 1965

BUSINESS LINE ; PROCUREMENT, STORAGE AND MARKETING

OF PETROLEUM PRODUCTS, LUBRICATING & GREASES, DITUMEN, LPG AND MARKETING OF

AGROCHEMICALS PRODUCTS

LISTING STATUS : PUBLIC LIMITED COMPANY

STOCK EXCHANGE LISTING : DHAKA STOCK EXCHANGE LTD.

CHITTAGONG STOCK EXCHANGE LTD.

AUTHORIZED CAPITAL : 1000 MILLION TAKA

PAID-UP CAPITAL ; 982.33 MILLION TAKA

NUMBER OF SHARES ; 9,82,32,750

NUMBER OF SHAREHOLDERS : 9337

NUMBER OF EMPLOYEES 953



Historical Events of POCL

Padma Oil Company Limited is not only the biggest but also the oldest with its antecedents stretching well back to the colonial period of British-India. Its ancestral enterprise 'Rangoor. Oil Company' established petroleum business in this part of the world by the middle of nineteenth century. Following is a Synopsis of Padma Oil Company Limited's historical background:

- In 1874, Rangoon Oil Company was registered as a Joint stock company in Scotland having its main business activities in Burma (Known to the British until the later years of the 19th century as BURMAH, which was a province of the then British India)
- In 1885, Rangoon Oil Company was reconstituted and reformed as Burmah Oil Company. Business of this Company was then spread over other provinces of British-India including Assam and Bengal. The Company's Head office was at 191 West George Street, Glasgow, U.K.
- Burmah Oil Company for the first time introduced drilling equipments for exploration of oil in Burma in the year 1888. Previously oil was being collected in Burma by hand dug well.
- Burmah Oil Company established their Moheshkhal Oil Installation at Chattogram in the year 1903.
- ▲ In 1908, Burmah Oil Company conducted a geological survey in Chattogram.
- In 1914, Burmah Oil Company drilled a well at Sitakunda, Chattogram.
- In the year 1920, M/s Bullock Brothers, a major distributor of Burmah Oil Company established their trading office at Sadarghat, Chattogram.
- ▲ In the year 1929, Burmah Oil Company took over the office of Bullock Brothers at Sadarghat, Chattogram including 4.1 acres of land and established their own office in it.
- Prior to the partition of the sub-continent in 1947, mainly two oil marketing companies namely Burmah Oil Company (BOC) and Burmah Shell Oil Storage and Distribution Company (BSOC) were operating Petroleum business in the area what now comprised of Bangladesh. Burmah Shell established Aviation Depot at Tejgaon Airport in the year 1948.
- Considering the Oil Marketing situation in erstwhile East Pakistan, Burmah Shell transferred their share to BOC and in the year 1965 a new company called Burmah Eastern Limited was formed with 49% share of BOC. The rest portion of the share was issued to public & private individuals of Pakistan.
- ▲ In 1977, Burmah Eastern Limited became a subsidiary of Bangladesh Petroleum Corporation.
- In the year 1985, BOC transferred its entire property in Bangldesh (including share of Burmah Eastern Limited) in favour of Bangladesh Petroleum Corporation (BPC).
- As per terms of the transfer of BOC's entire share to BPC, Burmah Eastern Limited was required to change its name and as such subsequently the Company's name was changed as 'PADMA OIL COMPANY LIMITED' in the year 1988.

৫২তম বার্ষিক সাধারণ সভার বিজ্ঞপ্তি

এ বিজ্ঞপ্তির মাধ্যমে জানানো যাছে যে, পদ্মা অয়েল কোম্পানী লিমিটেড এর ৫২তম বার্ষিক সাধারণ সভা নিম্নলিখিত বিষয়াদি সম্পাদনকল্পে বাংলাদেশ সিকিউরিটিজ জ্যান্ড এক্সচেঞ্জ কমিশনের আদেশ নং-এসইসি/এসআরএমআইসি/৯৪-২৩১/৯১ তারিখ: ৩১.০৩.২০২১ অনুসারে ডিজিটাল প্ল্যাটকর্মের মাধ্যমে (শিল্প https://padmaoil52agm.digitalagmbd.net) ভার্ছখালি আশামী ২৬ ফেব্রুআরি ২০২২ খ্রি. (১৩ ফার্লুন ১৪২৮ বঙ্গান্দ), শনিবার সকাল ১১-০০ টায় অনুষ্ঠিত হবে।

আলোচ্যসূচি :

- ১। ২৭ ফেব্রুয়ারি ২০২১ খ্রিয়াব্দে অনুষ্ঠিত ৫১তম বার্ষিক সাধারণ সভার কার্যবিবরণী অনুমোদন;
- ০২। ২০২১ সালের ৩০ জুন সমাপ্ত বছরের নিরীক্ষিত আর্থিক বিবরণীসমূহ, পরিচালকমন্তলীর প্রতিবেদন এবং নিরীক্ষকদের প্রতিবেদন এহণ এবং অনুমোদনঃ
- ০৩। ২০২১ সালের ৩০ জুন সমাপ্ত বছরের জন্য লভ্যাংশ ঘোষণা;
- ০৪ ৷ পরিচালকমভলীর নির্বাচন/পুনঃনির্বাচন:
- ০৫। কোম্পানির স্বতন্ত্র পরিচাগক নিয়োগ অনুমোদনঃ
- ০৬। ২০২২ সালের ৩০ জুন সমাপ্য বছরের জন্য যুগা-নিত্রীক্ষক নিয়োগ ও তাদের পারিশ্রমিক নির্ধারণঃ
- ০৭। কর্পোরেট গভর্মেল প্রতিপালন কোড এর সার্টিফিকেট ইস্যুর জন্য প্রফেশনাল আকাউন্ট্যান্ট/সেক্রেটারি নিয়োগ ও তাদের পারিপ্রমিক নির্ধারণ।

২০ মাখ ১৪২৮ ৩ ফেব্রুয়ারি ২০২২ স্ট্রান্ড রোড, সদরঘাট, চটগ্রাম। পরিচালনা পর্যদের নির্দেশজুমে

(নুমান আংমদ তাপাদার) কোম্পানি সচিব

मुहेवा :

০১। রেকর্ড ডেট :

রেকর্ত ভেট ২০ জানুয়ারি ২০২২। রেক্ড ভেট-এ সিভিবিএল ভিপোজিটরি রেজিস্টার এবং কোম্পানির সদস্য বইতে নিবন্ধিত শেয়ারহোন্ডারগণ বার্থিক সাধারণ সভায় উপস্থিত হওয়ার এবং অনুমোদিত লভ্যাংশ গাওয়ার যোগ্য বলে বিবেচিত হবেন।

०२। थिति :

একজন সদস্য যিনি বার্ষিক সাধারণ সভায় উপস্থিত থাকার এবং ভোট প্রদানের অধিকারী তিনি তাঁর পক্ষে উপস্থিত থাকতে এবং ভোটদানের জন্য অন্য একজন প্রক্সি নিয়োগ করতে পারেন। সন্তা অনুষ্ঠানের জন্য নির্ধারিত সময়ের ৭২ খন্টা পূর্বে প্রক্সি করম নিয়মানুযায়ী স্ট্যাম্প সহকারে পূরণ করে কোম্পানির রেজিস্টার্ড অভিন্যে অবস্থাই জমা দিতে হবে।

০৩। সম্বাদিত শেয়ারছোভারগণ ৩০ জুন ২০২১ খ্রিষ্টাম্পে সমাপ্ত বছরের কোম্পানির নিরীক্ষিত আর্থিক বিবরণী এবং পরিচালকমন্ডলীর প্রতিবেদনের উপর তাঁদের প্রশ্ন/মতামতসমূহ এবং ভাট বার্থিক সাধারণ সভা শুরু হওয়ার ৭২ ঘন্টা পূর্ব থেকে বার্থিক সাধারণ সভা চলাকালীন সময়ে উল্লিখিত লিছ-এ লগইন করে প্রদান করতে পারবেন। লগইন করার জন্য ১৬ সংখ্যার বিপ্তমাইতি/৫ সংখ্যার কোলিও আইডি নম্বর এবং শেয়ার সংখ্যা উল্লেখপূর্বক লিছ: https://padmaoil52agm.digitalagmbd.net ভিত্তিউ করার অনুরোধ করা হলো।

০৪। কোম্পানির বার্ষিক প্রতিবেদন' ২০২০-২০২১ এর সফ্ট ফরম (Soft form) সম্মানিত শেয়ারহোন্ডারদের বিও আক্রেউটে উল্লিখিত ই-মেইল আইডিতে প্রেরণ করা হবে। উল্লিখিত বার্ষিক প্রতিবেদন কোম্পানির ওয়েবসাইটে (www.pocl.gov.bd) পাওয়া যাবে। অত্রহী শেয়ারহোন্ডারপদ গিখিত অনুরোধ পত্রের মাধ্যমে কোম্পানির রেজিস্টার্ড অফিস থেকে বার্ষিক প্রতিবেদন' ২০২০-২০২১ এর প্রিন্টেড কপি সংগ্রহ করতে পারবেদ।



NOTICE OF THE 52nd ANNUAL GENERAL MEETING

Notice is hereby given that the 52nd Annual General Meeting of Padma Oil Company Limited will be held on Saturday, 26 February 2022 (13 Falgun 1428) at 11.00 A,M. virtually by using Digital Platfrom (Link: https://padmaoil52agm.digitalagmbd.net) in pursuant to the Bangladesh Securities and Exchange Commission's Order No. SEC/SRMIC/94-231/91 dated 31/03/2021) to transact the following business:

AGENDA:

- To confirm the minutes of the 51st Annual General Meeting held on 27 February 2021;
- To receive and adopt the Directors' Report and Auditors' Report and the Audited Financial Statements of the Company for the year ended 30 June 2021;
- To declare dividend for the year ended 30 June 2021;
- 4. To elect/re-elect Directors;
- 5. To approve the appointment of Independent Director:
- To appoint Joint Auditors and fix their remuneration for the year ending 30 June 2022;
- To appoint practicing Professional Accountant/Secretary for issuing certificate regarding Compliance of Corporate Governance Code and fix their remuneration.

20 Magh, 1428 03 February 2022 Strand Road, Sadarghat, Chattogram. By order of the Board of Directors

(Noman Ahmed Taffader) Company Secretary

Notes:

01. Record Date:

The Record Date was 20 January 2022. The Shareholders whose names appearing in the CDBL Depository Register and Share Register of the Company on the Record Date will be eligible to attend the Annual General Meeting and receive the dividend.

02. Proxy:

A Member entitled to attend and vote at the Annual General Meeting may appoint a Proxy to attend and vote on his/her behalf. In order to be effective, the Proxy Form duly signed and stamped must be submitted at the Company's Registered Office not later than SEVENTY TWO HOURS before the Meeting.

03. The Hon'ble Shareholders will be able to submit their questions/comments and vote 72 hours before commencement of the AGM and during the AGM. For login in to the system, the Hon'ble shareholders need to put their 16-digit beneficial owner (BO) ID number/5-digit Folio ID number and their share number by visiting the link https://padmaoil52agm.digitalagmbd.net

04. The Annual Report' 2020-21 of the Company in soft form will be sent to the e-mail address of the shareholders as have been found available in their BO Account with the Depository. The said Annual Report is also available in the website of the Company (www.pocl.gov.bd). In addition, the shareholders may collect the Annual Report' 2020-21 from Registered Office of the Company by submitting written request beforehand.

Board of Directors



Md. Mahbub Hossain
Senior Secretary
Energy and Mineral Resources Division
Ministry of Power, Energy and Mineral Resources
& Chairman, POCL Board



Bashudeb Ganguly
Retired Additional Secretary to Govt. of Bangladesh
& Independent Director. POCL Board



Kabirul Ezdani Khan Additional Secretary, Finance Division Ministry of Finance & Director, POCL Board



Quazi Md. Anwarul Hakim Retired Joint Secretary to Govt. of Bangladesh & Independent Director, POCL Board



Dr. Mohd. Sher Ali
Joint Secretary
Energy and Mineral Resources Division
Ministry of Power, Energy and Mineral Resources
& Director, POCL Board

Board of Directors



Kazi Mohammad Mozammel Hoque Director (Finance), BPC (Joint Secretary to Govt. of Bangladesh) & Director, POCL Board



Nasiruddin Akhter Rashid Shareholder Director, POCL Board



Suzadur Rahman Director, POCL Board



Md. Masudur Rahman Managing Director, POCL & Director, POCL Board



Noman Ahmed Taffader
Company Secretary
& GM (Marketing)
Padma Oil Company Limited



Brief Resume of Chairman

Md. Mahbub Hossain

Senior Secretary Energy and Mineral Resources Division Ministry of Power, Energy and Mineral Resources & Chairman, POCL Board

Mr. Md. Mahbub Hossain joined as Senior Secretary, Energy and Mineral Resources Division on 02 January 2022. Before joining in this division, he served as Secretary, Secondary and Higher Education Division on 31 December 2019 to 01 January 2022.

Mr. Md. Mahbub Hossain, a member of B.C.S. (Administration) of 1986 (8th) batch, joined in civil service on 20 December 1989. In his long and illustrious career, he served in various Ministries and Divisions such as Ministry of Commerce, Ministry of Science and Technology, Planning Commission, Prime Minister's Office, Ministry of Health and Family Welfare and Local Government Division as Assistant Secretary, Senior Assistant Secretary, Deputy Secretary, Joint Secretary and Additional Secretary. In the process, he has acquired experience in planning, implementation and monitoring of public policy, strategy and development projects. In addition, he served as the Private Secretary to Prime Minister's Secretary and State Minister for Planning, Instructor of National Academy for Planning and Development, Deputy Chief (Geoder) of Health Economics Unit, Secretary of Dhaka South City Corporation and Director (Planning and Development) of Bangladesh Climate Change Trust.

As a member of Honorable Prime Minister's delegation, Mr. Md. Mahbub Hossain participated in the Meeting of High-Level Panel on Water held in September 2016 at the United Nations, Water Conference held in Budapest, Hungary in 2016 and One Planet Summit, 2017 held in Puris. In his career, he was a member of different Bangladesh Delegations for negotiating bilateral trade and cooperation. He also took part in international negotiations related to climate change and meetings of the Conference of Parties (COP) held in 2013 (Warshaw, Poland) and in 2014 (Lima, Peru). Moreover, in the Local Government Division, he led a number of inter-ministerial committees and task forces for improving water and sanitation system, modernization of urban waste management, development of urban primary health care system, updating of road cutting policy and improvement of urban governance.

Mr. Md. Mahhub Hossain completed his S.S.C. from Barishal Residential Model College (presently Barishal Cadet College) in 1979, H.S.C. from Barishal B.M. College in 1981, B.S.S. (Homours) and M.S.S. in Sociology from the University of Dhaka in 1984 and 1985 respectively. After joining the civil service, he obtained M.B.A. from the University of North London, United Kingdom in 2001 and M.A. (Gender and Development) from the University of Melbourne, Australia in 2007. Besides, he completed certificate courses on Health Economics from the University of Dhaka and on Climate Change and Leadership from the Griffith University, Australia. He actively participated in various training courses on Planning, Development, Management and Gender at home and abroad.

He trains as a senior trainer and resource person in various training institutions. He has keen interest in research and contributed in conducting and editing several research programmes and reports respectively.

Mr Md Mahbub Hossain is currently the Vice President of Dhaka University Sociology Alumni Association. He has played an important role in the establishment of Australia Alumni Association, Bangladesh as the Member-Secretary of its first Ad hoc Committee. Besides, being an active member of various alumni and social organisations, he practices literature, especially writing short stories and poems.

Mr. Md Mahbub Hossain has come from an aristocratic family of Village-Patarchar of Muladi Upazila in Barisal, His father is late Md. Abdul Hakim Khan and mother is Begum Meherunnesa. In family life, he is happily married to Dina Haque and blessed with two sons.



Bashudeb Ganguly
Retired Additional Secretary
to Govt. of Bangladesh
& Independent Director, POCL Board



Mr. Bashudeh Ganguly, a retired Additional Secretary to the Govt, joined in the Padma Oil Company Limited on 28 December 2021 as an Independent Director. He obtained his Bachelor & Masters degree in SOIL SCIENCE from the University of Dhaka. He also obtained LLB degree from World University of Bangladesh.

He was a Cadre Service Officer belonged to BCS-Administration Cadre and served the govt. for a period of about 30 years. During his govt, service, he held different positions in the capacity of Magistrate 1st, class, Ps to Commissioner, RDC, NDC, Upazila Nirbahi Officer (UNO), Additional District Magistrate (ADM), Additional Deputy Commissioner (Rev) and Deputy Secretary. The senior appointments from 2009 to 2017 include Director General, Bureau of Non-formal Education (BNFE), Additional Secretary, Ministry of Health & Family Welfare (MOHFW), Director(JS), National Housing Authority, Ministry of Housing & Public Works (MOPW).

During his tenure in the Govt, service, he participated in several training programs, attended various seminars in home and abroad and led the team as head of the delegation.



Kabirul Ezdani Khan Additional Secretary, Finance Division Ministry of Finance & Director, POCL Board

Mr. Kabirul Ezdani Khan joined the Bangladesh Civil Service in 1991 as Assistant Commissioner of Taxes. Before joining the Civil Service he worked as a Research Associate in the Bangladesh Institute of International and Strategic Studies (BHSS) and Assistant Manager (Investment Promotion) in the Bangladesh Export Processing Zones Authority (BEPZA) under the Prime Minister's office. During his long career in the civil service, he worked in the National Board of Revenue as First Secretary and Director in the Ministry of Foreign Affuirs and Counsellor in the Bangladesh High Commission in Malaysia and Singapore. He joined Padma Oil Company Limited as a director in October 2021.

Mr. Kabirul Ezadani Khan did his Bachelor of Social Science and Musters in Social Science from the Department of

Mr. Kabirul Ezadani Khan did his Buchelor of Social Science and Musters in Social Science from the Department of Public Administration, University of Dhaka. He also completed his Masters from the Department of Public Finance from the University of Ulster, United Kingdom in 1999.

Mr. Kabirul Ezdani Khan is a Board member of Bangladesh Agriculture Development Corporation (BADC), Bangladesh Fisheries Development Corporation (BFDC), Bangladesh Krira Shikkha Protishthan (BKSP) and Executive Chairman of Institute of Public Finance, Ministry of Finance.



Quazi Md. Anwarul Hakim

Retired Joint Secretary to Govt, of Bangladesh & Independent Director, POCL Board

Mr. Quazi Md. Anwarul Hakim, a retired Joint Secretary to the Govt., joined in the Padma Oil Company Limited on 27 February 2021 as an Independent Director. Beside this position, he heads the Nomination and Remuneration Committee (NRC) & Audit Committee of the company. Having honours degree in ECONOMICS, he did his Masters in the same subject from the University of Dhaka.

He was a Cadre Service Officer belonged to BCS-Administration Cadre and served the govt, for a period of 32 yr.6 months. During his govt, service, he held different positions in the capacity of Magistrate 1st, class, Special Magistrate, NDC, Upazila Nirbahi Officer (UNO), Additional District Magistrate (ADM), Additional Deputy Commissioner (ADC), Deputy Commissioner (DC), Deputy Secretary and Joint Secretary. Prior to join in the Cadre Service, he worked as 'Senior officer' and 'Planning Officer' in the Bangladesh Krishi Bank about 4 yrs.

During his tenure in the Govt. service, he participated in several training programs, attended various seminars in home and abroad and led the team as head of the delegation. He performed hely Hajj in 2015. Apart from this regular duty he has passion in writing novel and short story. He has 2 novels published in the Ekushey Boimela and a compilation of short story and travel note is in the process.



Dr. Mohd. Sher Ali

Joint Secretary Energy and Mineral Resources Division Ministry of Power, Energy and Mineral Resources & Director, POCL Board

Dr. Mohd. Sher Ali joined Padma Oil Company Ltd as a Director in August 2017. He is also a member of Audit Committee and Nomination & Remuneration Committee (NRC) of the Company. Dr. Mohd. Sher Ali is a Joint Secretary of Bangladesh Government and currently working in the Energy and Mineral Resources Division, Ministry of Power, Energy and Mineral Resources. He joined BCS (Admin.) Cadre as Assistant Commissioner and Magistrate in 1993 and serving long years in different capacities in field level as well as in different ministries. He carned Bachelor of Arts with Honours and Masters of Arts in Economics. He also completed Master of Philosophy (M. Phil) in Management. He completed Doctor of Philosophy (Ph. D) under Department of Banking and Insurance from University of Dhaka.

In service life he is experienced of participation in different training, study tour, conference, Government delegation, seminar, workshop etc. in home and abroad.



Kazi Mohammad Mozammel Hoque Director (Finance), BPC Joint Secretary to Govt. of Bangladesh & Director, POCL Board



Mr. Kazi Mohammad Mozammel Hoque joined Padma Oil Company Limited as a Director on 05-07-2021. He is also a member of the Audit Committee as well as Nomination & Remuneration Committee (NRC) of the company. Mr. Hoque is a joint Secretary to the Bangladesh Government and currently working as Director (Finance) of Bangladesh Petroleum Corporation. He is also a Director of LPGL and SAOCL. Board.

Mr. Kazi Mohammad Mozammel Hoque, a member of BCS (Administration) 18th batch, joined in civil service as Assistant Commissioner on 25 January 1999. In his long Career, he served in different capacities in field level as well as in different ministries. He obtained B.S.S (Hono's) and M.S.S in Economics from University of Chittagong. He also obtained MA in International Trade & Economic Co-operation from Graduate School of Pan Pacific International Studies of Kyung Hee University, South Korea under KOICA Scholarship. Moreover, he attended many workshop, Seminars and training courses at home and abroad.



Nasiruddin Akhter Rashid Shareholder Director, POCL Board.

Mr. Nasiruddin Akhter Rashid began his professional career at United Group as an Executive at United Hospital Ltd. in 2006. In 2008, he was appointed as Management Trainee at United Enterprises & Co. Ltd. following which he was appointed as Associate Director in 2009.

As a young entrepreneur, Mr. Nasiruddin Akhter Rashid's involvement in business was well-imbued with the core values of the Group. His keen sense of professionalism led to his appointment as the Director of United Enterprises & Co. Ltd. in 2013. Mr. Nasiruddin Akhter Rashid is currently in charge of the administration unit, land division, overseas trading, port, terminal and logistics operation of the Group. Additionally, he is the Managing Director of United Tank Terminal Ltd., overseeing daily operations regulatory compliance and terminal construction activities.

Mr. Nasiruddin Akhter Rashid serves as Director on the Board of United Power Generation & Distribution Company Ltd., United Anwara Power Ltd., United Shipping & Logistics Services Ltd., United Hospital Ltd., Neptune Land Development Ltd. etc. He is avidly involved in social welfare activities and as such he is a Member on the Board of Trustees of United International University and United Trus.



Suzadur Rahman Director, POCL Board

Mr. Suzadur Rahman is both a renowned business person as well as a reputed political figure in Bangladesh. He is currently the member of the Publicity and Publication sub-committee of Bangladesh Awami League. Previously he was also a member of the Forest and Environment sub-committee of Bangladesh Awami League. He also holds two Master's Degree in both Accounting Information System (AIS) and Health Economics from the University of Dhaka. He is the founding chairman of G7 Securitas Ltd. – a leading security service provider in Bangladesh. He is a successful entrepreneur with proven leadership role in different businesses. He is the chairman of King Consultants Ltd., proprietor of M/S S.S. Enterprise and chairman of Mindlahz Ltd. He is a distinguished member of BASIS and Bangladesh Bridge Federation. In 2019, he accompanied the Honorable Prime Minister of Bangladesh–Sheikh Hasina during her visit to USA for the 74th UN Assembly. In 2011 he travelled to China to perceive the activities of Chinese Communist Party (CCP) as special envoy of Honorable Prime Minister of Bangladesh –Sheikh Hasina. He has also visited over 30 countries of the world and enjoys visiting new places and countries.





Mr. Md. Masudur Rahman is the Managing Director of Padma Oil Company Limited (POCL), a subsidiary of Bangladesh Petroleum Corporation (BPC). He joined POCL as Managing Director on 2nd April, 2017 and was appointed as the Director of POCL Board on 16th April, 2017. Prior to his joining in POCL, he also served as Managing Director of Jamuna Oil Company Limited (JOCL) from 23.02.2015 to 01.04.2017. Mr. Rahman joined as an Operations Engineer at Meghna Petroleum Limited, another subsidiary of BPC, on 4th March, 1990. He has over 30 years of professional experience in the country's downstream petroleum industry.

Mr. Md. Masudur Rahman completed his BSc in Engineering (Mech.) from Bangladesh University of Engineering & Technology (BUET) and EMBA in Finance from University of Science and Technology, Chattogram (USTC). He attended various seminars and training courses at home and abroad.

Corporate Management



Md. Masudur Rahman Managing Director



Noman Ahmed Taffader Company Secretary & General Manager (Marketing)



Md. Shahidul Alam Deputy General Manager



Md. Abdus Sobhan Deputy General Manager (Operations)



Md. Mosaddeque Hossain Deputy General Manager



C.M Ziaul Hassan Deputy General Manager (Engg. & planning)



Dr. Md. Alamgir Chowdhury Chief Medical Officer

Corporate Management



Kanchan Chandra Shom, FCMA Deputy General Manager (Accounts) & CFO



Md. Nur Hossain Howlader DGM (Dhaka)



Sheikh Al-Mamun Deputy General Manager (Sales)



Md Roman Chowdhury Deputy General Manager (HR & Admin)



S. M. Rezaur Rahim Deputy General Manager (Aviation)



A.K.M Fazle Elahee Assistant General Manager (Audit)



Corporate Information

Company Secretary

Noman Ahmed Taffader

Legal Advisors

H & H Company Lex Counsel

Tanjib Alam & Associates

Barrister HM Siddique Shanjid

Advocate Mohsanuddin Chowdhury

Advocate S. C. Lala

Tax Consultant

Hoda Vasi Chowdhury & Co. Chartered Accountants

Auditors

Khan Wahab Shafique Rahman & Co. Chartered Accountants

Rahman Mostafa Alam & Co. Chartered Accountants

Insurers

Sadharan Bima Corporation

Delta Life Insurance Co. Ltd.

Bankers

Janata Bank Limited

Agrani Bank Limited

Sonali Bank Limited

Bangladesh Krishi Bank

Pubali Bank Limited

Eastern Bank Limited

Trust Bank Limited

Standard Chartered Bank

The Hongkong and Shanghai Banking Corporation Ltd.

Citibank N A

One Bank Limited

United Commercial Bank Limited

Brac Bank Limited

Bank Asia Limited

AB Bank Limited

Mercantile Bank Limited

Prime Bank Limited

NCC Bank Limited

NRB Bank Limited

PERFORMANCE AT A GLANCE FOR 2020-21

Fuel Oil Sales

21,40 Lakh Metric Tons

Net Earnings

Tk. 213.75 Crore

Net Profit before Tax

Tk. 292.63 Crore

Net Profit after Tax

Tk. 228.60 Crore

Earnings per Share

Tk. 23.27

NAV per share

Tk. 168.41

NOCF per share

Tk. 2.73



চেয়ারম্যানের বক্তব্য

বিসমিল্লাহির রাহমনির রাহিম সম্মানিত শেয়ারহোজারবৃন্দ, আসমালাম আলাইত্য,

পরা অয়েল কোম্পানী লিমিটেতের পরিচালনা পর্যদ এবং আমার পক্ষ থেকে আপনাদের সকলকে ৫২তম বার্ষিক সাধারণ সভায় যাগত জানাচিছ। সেই সাথে আপনাদের স্বাইকে জানাচিছ্ খাধীনতার সুবর্গজয়ন্তী ও মুজিব জন্মতবর্ষের তভেছো। করোনা আক্রান্ত হয়ে যারা মৃত্যুবরণ করেছেন তালের বিদেহী আত্মার মাগক্ষেরাত কামনা করছি এবং শোকসম্ভক্ত পরিবারের প্রতি গভীর সমবেদনা জ্ঞাপন করছি। এছাড়া, যারা অসুস্থ রয়েছেন তাদের ক্রান্ত সুস্থতা কামনা করছি।

আজকের এই মাহেন্দ্রক্ষণে আমি গভীর শ্রন্ধার সাথে অরণ করছি সর্বকালের সর্বপ্রেই বাঙালি জাতির জনক বসবস্থা শেখ মুজিবুর রহমানকে। ১৯৭৫ সালের ৯ই আগস্ট মৃত্যুর মাত্র হয় দিন পূর্বে জাতির পিতা বঙ্গবস্থা শেখ মুজিবুর রহমান বাংলাদেশের জ্বালানি নিরাপত্তা নিচিত করার লক্ষ্যে এক মুগান্তকারী পদক্ষেপ নিয়েছিলেন। এই দিন তিনি জাতীয় স্বার্থে দেশের বৃহৎ পাঁচটি গ্যাস ক্ষেত্র: তিতাস, বাধরাবাদ, রশীদপুর, কৈলাশটীলা ও হবিগঞ্জা গ্যাসক্ষেত্র বহুজাতিক তেল কোম্পানি শেল

Chairman's Statement

Bismillahir Rahmanir Rahim Honorable Shareholders, Assalamu Alaikum.

On behalf of the Board of Directors of Padma Oil Company Limited and on my behalf, I welcome all of you to 52rd Annual General Meeting. At the same time, I would like to convey to you all the best wishes for the Golden Jubilee of our Independence and birth centenary of Bangabandhi. Sheikh Mujibur Rahman. I pray for the forgiveness of the departed souls of those who died from COVID-19 and extend my deepest condolences to the bereaved family. Besides, I pray for early recovery of those who are sick.

In this auspicious moment, I remember Father of the Bengali nation Bangabandhu Sheikh Mujibur Rahman with deep respect. Just six days before his death on 9 August 1975, Father of the Nation Bangabandhu Sheikh Mujibur Rahman took a landmark step towards ensuring energy security in Bangladesh. In the national interest, this day he bought the country's five largest gas fields: Titas, Bakhrabad, Rashidpur, Kailashtila and Habiganj from the multinational oil company Shell International for Just Tk. 17.86 crore which current

ইন্টারন্যাশনালের কাছ থেকে মাত্র ১৭.৮৬ কোটি টাকার মূল্যে কিনে নিয়েছিলেন, যার বর্তমান বাজার মূল্য প্রায় সাড়ে ১২ লক্ষ্য কোটি টাকা। জাতির পিতার এই পদক্ষেপ ছিল বাঙ্গালির মুক্তি সংগ্রামের অংশ হিসেবে জাতীয় স্বার্থে তাঁরই গৃহীত সাংবিধানিক, আইনি ও নীতিগত সিদ্ধান্তের চূড়ান্ত বান্তবায়ন। তাই প্রতিবছর ১ই আগস্ট জাতীয় জ্বালানি নিরাগন্তা দিবস হিসেবে উদযাপন করা হয়।

একটি দেশের সার্বিক উন্নয়নে জালানি ও বিদ্যুৎ খাত অন্যতম চালিকা শক্তি হিসেবে কাজ করে। আন্তর্জাতিকভাবে স্বীকৃত নীতি অনুযায়ী বাংলাদেশের মতো অর্থনীতিতে ১% জিডিপি বৃদ্ধির জন্য ১.৮%-২% জ্বালানির বাবহার বৃদ্ধির প্রয়োজন হয়। জাতির পিতা বঙ্গবন্ধু কর্তৃক গৃহীত কিছু যুগান্তকারী পদক্ষেপ ও তার সরকার প্রণীত বিদ্যুৎ ও জ্বালানি বিষয়ক কিছু সাংবিধানিক বিধান, আইন ও নীতিমালা এদেশের জ্বালানি নিরাপন্তার মূল ভম্ব হিসেবেই বিবেচিত হচেছ। বঙ্গবন্ধু সংবিধানের ১৪৩ অনুচেছদে রাষ্ট্রের দ্বালানি নিরাপত্তা নিশ্চিত করার লক্ষ্যে দেশীয় দ্বালানি ও খনিজ সম্পদের উপর রঞ্জীয় মালিকানা (Permanent Sovereignty Over Natural Resources) প্রতিষ্ঠা করেন। বঙ্গবদ্ধ ১৯৭২ গালের ২৬ মার্ট রাষ্ট্রণতির আন্দেশ নং-২৭ এর মাধ্যমে সেবের তেল, গ্যাস ও খনিজ সম্পদ অনুসন্ধান ও উন্নরনের লক্ষ্যে বাংলাদেশ থনিজ, তেল ও গ্যাস কপৌরেশন (বিএমওজিসি) গঠন করেন। ১৯৭৪ সালে এর সংক্ষিপ্ত নামকরণ করা হয় 'পেট্রোবাংলা'। তিনি জ্বালানি খাতকে যুগোপযোগী করার লক্ষ্যে ১৯৭৪ সালে পেট্রোলিয়াম আইন ও পেট্রোলিয়াম পলিসি প্রণয়ন করেন। জাতির জনক বঙ্গবন্ধু শেখ মুজিবুর রহমানের বিচক্ষণ নেতৃত্বে ফলে রাষ্ট্রীয় ত্তাবধানে জালানি তেলের মঞ্জুদ, সরবরাহ, বিতরণ ও বিক্রয় সুচারুরূপে সম্পাদনের লক্ষ্যে (ক) Bangladesh Abandoned Property (Control, Management and Disposal) order, ১৯৭২ (P.O. No.16 of 1972) এর মাধ্যমে পাকিস্তান ন্যাশনাল অয়েল লিমিটেড, দাউদ পেট্রোলিয়াম লিমিটেড, বার্মা ইস্টার্ন লিমিটেড ও ইস্টার্ন দুব্রিকেন্টস ব্লেন্ডার্স লিমিটেড (খ) Bangladesh Industrial Enterprises (Nationalisation) order, ১৯৭২ (P.O. No.27 of 1972) এর মাধ্যমে ইস্টার্ন রিফাইনারি লিমিটেড এবং (গ) The ESSO Undertakings Acquisition Ordinance, ১৯৭৫ এর মাধ্যমে অর্থ পরিশোধক্রমে মার্কিন যুক্তরাষ্ট্রের ESSO Eastern Inc.-এর দায়িতু সরকার গ্রহণ করে। যুগান্তকারী সেই সিদ্ধান্তের ফলে এর ধারাবাহিকতায় ১৯৭৬ সালে বাংলাদেশ পেট্রোলিয়াম কর্পোরেশন (বিপিসি) প্রতিষ্ঠার মাধ্যমে পরা অয়েল কোম্পানী লিমিটেড, মেঘনা পেট্রোলিয়াম লিমিটেড, যমুনা অয়েল কোম্পানী লিমিটেড, ইস্টার্ন রিফাইনারি লিমিটেড ও ইস্টার্ন লুব্রিকেন্টস ব্রেডার্স লিমিটেডসহ অন্যান্য কোম্পানিসমহ রাষ্ট্রীয় প্রতিষ্ঠানে পরিগত হয়। এই সকল কোম্পানিসমূহ আন্ত এদেশে স্থালানি তেল মন্থূদ, সরবরাহ ও বিতরণে প্রধান ভূমিকা পালন করছে। এক কথায় বাংলাদেশের অর্থনৈতিক উন্নয়ন ও সমৃদ্ধির জন্য প্রয়োজনীয় ফ্রালানি নিরাপত্তার ব্যবস্থা করে পিয়েছিলেন জাতির পিতা বঙ্গবন্ধু।

market value is around Tk. 12.50 lakh crore. This step of the Father of the Nation was the final implementation of the constitutional, legal and policy decision taken by him in the national interest as part of the liberation struggle of the Bengali nation. Therefore, every year 9th August is celebrated as National Energy Security day.

The energy and power sector is one of the driving forces behind the overall development of a country. According to the internationally recognized policy, in an economy like Bangladesh, 1% GDP growth requires 1.8%-2% increase in fuel consumption. Some landmark steps taken by Father of the Nation Bangabandhu and some constitutional provisions, law and policies regarding power and energy enacted by his government are being considered as the main foundation of energy security of this country. Bangabandhu established permanent sovereignty over natural resources in Article 143 Constitution to ensure the energy security of the state. Rangabandhu formed the Bangladesh Minerals, Oil and Gas Corporation (BMOGC) on 26 march 1972 by Presidential Order No. 27 to explore and develop the country's Oil, Gas and Mineral resources. In 1974, it was abbreviated as 'Petrobangla'. He enacted the Petroleum Act and Petroleum policy in 1974 to modernize the energy sector. As a result of wise leadership of Father of the Nation Sheikh Mujibur Rahman, the Govt. of Bangladesh took over (A) Pakistan National Oil Limited, Dawood Petroleum Limited, Burmah Eastern Limited and Eastern Lubricants Blenders Limited through Bangladesh Abandoned Property (Control. Management and Disposal) order, 1972 (P.O. No. 16 of 1972) (B) Eastern Refinery Limited through Bangladesh Industrial Enterprise (Nationalization) order, 1972 (P.O. No. 27 of 1972) and (C) ESSO Eastern Inc. of USA through the ESSO Undertaking Acquisition Ordinance, 1975 for the storage, supply. distribution and sales of fuel oil under state supervision. As a result of that landmark decision, Padma Oil Company Limited, Meghna Petroleum Limited, Jamuna Oil Company Limited, Eastern Refinery Limited and Eastern Lubricants Blenders Limited including other companies became state owned companies by establishing Bangladesh Petroleum Corporation (BPC) in 1976. All these companies are playing major role in stocking, supplying and distributing fuel in the country today. In a word, Father of the Nation Bangabandhu provided the necessary energy security for the economic development and prosperity of Bangladesh.

পদ্মা অয়েল কোম্পানী লিমিটেড একটি প্রাচীন তেল বিপপন কোম্পানি। এর পূর্বতন কোম্পানি "রেন্থন অয়েল কোম্পানী" উনবিংশ শতাব্দীতে পেট্রোলিয়াম বাবসা শুরু করে ১৮৭১ সালে স্কটল্যান্ডে জয়েন্ট স্টক কোম্পানি হিসেবে নিবন্ধিত হয়। এ কোম্পানি ১৮৮৫ সালে বার্মা অয়েল কোম্পানী হিসেবে পুনর্গঠিত হয়। ১৯০৩ সালে চট্টগ্রামের গোসাইলভাঙ্গায় মহেশখাল ইপটলেশন এবং ১৯৫৬ সালে পতেঙ্গাস্থ গুঞ্জালে বৃহদাকার অয়েল ইপটলেশন স্থাপিত হয়। ১৯৬৫ সালে বাৰ্মা ইস্টাৰ্ন লিমিটেড ১৯১৩ সালের কোম্পানি আইনের অধীনে একটি পাবলিক লিমিটেড কোম্পানি হিসেবে নিবন্ধিত হয় এবং ১৯৭৭ সালে বাংলাদেশ পেট্রোলিয়াম কর্পোরেশন (বিপিসি) এর একটি অঙ্গ প্রতিষ্ঠানে পরিণত হয়। ১৯৮৫ সালে বার্মা ইস্টার্ন লিমিটেড এর সমুদয় শেয়ার বাংলাদেশ পেট্রোলিয়াম কর্পোরেশন (বিপিসি) এর অনুকলে হস্তান্তর হয় এবং ১৯৮৮ সালের ৩ সেপ্টেমর বার্মা ইস্টার্ন লিমিটেড পদ্মা অয়েল কোম্পানী লিমিটেড নামে রূপান্তরিত হয়। কোম্পানির জন্মলগ্ন থেকে সম্মানিত শেয়ারহোন্ডারপণ এবং কোম্পানির শ্রমিক-কর্মচারী-কর্মকর্তাদের অক্লান্ত প্রচেষ্টায় এ কোম্পানি দীর্ঘ পথ পরিক্রমায় আড়াকের এই অবস্থানে এমে পৌছেছে। সেজন্য আমি তাঁদের সবার প্রতি কভঞ্জা প্রকাশ করছি।

বিশ্বব্যাপী কোভিড-১৯ এর প্রভাব সন্তেও ২০২০-২১ অর্থবছরেও কোম্পানির সকল স্তরের জনবলের আন্তরিক প্রচেষ্টায় উল্লেখযোগ্য মূনাকা অর্জিত হয়েছে। একই সাথে কোম্পানি উচুমানের সেবা প্রদান, ব্যবসায়িক নৈতিকতা ও নিয়ম শূকালা প্রতিপালন, উত্তম প্রতর্কের অনুশীলন এবং ক্রমাণত পেয়ারহোজারস ভ্যালু উল্লভিকরণে সক্ষম হয়েছে। সকলকে আন্তরিক ধন্যবাদ জ্ঞাপন করছি আমানের প্রতি অব্যাহত সমর্থন ও অবিচল আন্তা রাখার জন্য। এ অনুষ্ঠানের মধ্যে দিয়ে ২০২০-২১ অর্থবছরে কোম্পানির সকলতা এবং ব্যবসায়িক ফলাফলসমূহ আপনাদের সামনে তুলে ধরতে চাই।

ব্যবসায়িক পরিবেশ ২০২০-২১:

বাংলাদেশের জন্য ২০২১ সালটি ছিল তাৎপর্যপূর্ণ। ঝার্ধানতার সুবর্ণজয়ন্তা, মুজিব জন্মশতবর্ষ ও বিজয়ের সুবর্ণজয়ন্তা উদ্যাপন করেছে জাতি। জাতির জনক বঙ্গবন্ধ শেখ মুজিবুর রহমানের মহান খার্ধানতা সংগ্রামের ভূমিকা ভূগমূল পর্বায়ে পৌছে দেওয়া এবং ভূগমূল পর্যায় পর্যন্ত সরকারি সেবা নিশ্চিতকরণ মুজিব জন্মশতবার্ষিকা পালনের মূল উদ্দেশ্য। এছাড়া, ১৬ ডিসেমর ২০২১ ছিল বাংলাদেশের খার্ধানতার সুবর্গজয়ন্তা। বাংলাদেশের খার্ধানতা অর্জনের ৫০ বছরপূর্তি পালনের জন্য বাংলাদেশ সরকার কর্তৃক ২৬ মার্চ ২০২১ থেকে ১৬ ডিসেমর ২০২১ পর্যন্ত খার্ধানতার সুবর্গজয়ন্তা পালনের ঘোষণা দেওয়া হয়। করোনা

Padma Oil Company Limited is an ancient oil marketing company. Its ancestral enterprise "Rangoon Oil Company" began Petroleum business in the nineteenth century and was registered as a Joint Stock. Company in Scotland in 1871. This Company was reformed as Burmah Oil Company in 1885. Burmah Oil Company established their 'Moheskhal Oil Installation' at Chattogram in the year 1903 and the large scale Oil Installation at Guptakhal in Patenga in 1956. In the year 1965. Burmah Eastern Limited was registered as a Public Limited Company under Companies Act, 1913 and became a subsidiary company of Bangladesh Petroleum Corporation in 1977. In the year 1985, Burmah Eastern Limited transferred its entire share in favour of Bangladesh Petroleum Corporation (BPC) and on 3 September 1988, Burmah Eastern Limited renamed as Padma Oi Company Limited. The Company has come a long way today due to the tireless efforts of the esteemed shareholders and the workers and employees of the Company since its inception. So that, I am grateful to all of them.

Despite the global impact of COVID-19, the Company has made significant profit in the FY 2020-21 with the sincere efforts of its manpower at all levels. At the same time, the Company has been able to provide high standard of services, adhere to business ethics and regulations compliance, practice to the norm of good governance and continuously improve the shareholders' value. I extend my sincere thanks to you all for your continued support and unwavering confidence on us. Through this program, I would like to present to you the success and business results of the Company in the fiscal year 2020-21.

Business Environment in FY 2020-21:

The year 2021 was significant for Bangladesh. The nation has celebrated the Golden Jubilee of Independence, the birth centenary of Bangabandhu Sheikh Mujibur Rahman and the golden jubilee of victory. The main object of celebrating the birth centenary of Father of the Nation Bangabandhu Sheikh Mujibur Rahman is to convey his role during the great freedom struggle to the grassroots level and to ensure government services to the grassroots level. Besides, 16 December 2021 was the golden jubilee of Bangladesh's independence. To mark the 50th anniversary of the independence of Bangladesh, the Golden Jubilee of Independence was announced by the Government of Bangladesh from 26 March 2021 to 16 December 2021. Construction work on megaprojects like Padma Bridge, Metrorail, Bangabandhu

মহামারির মধ্যেই এণিয়ে চলেছে সরকার কর্তৃক গৃহীত পদ্মা সেতৃ, মেট্রোরেল, কর্ণফুলীর বঙ্গবন্ধু টানেল, এলিভেটেড এক্সপ্রেস ভয়ে, রূপপুর পারমাণবিক ইত্যাদি মেগা প্রকল্পের কাজ। বিশ্বরাপী করোনা মহামারিতে সবচেয়ে বেশি ক্ষতিপ্রস্ত হয়েছে অর্থনীতি। ২০২০-২১ অর্থবছর জুড়েই ছিল করোনার প্রকোপ। লেশে দেশে টানা লকডাউন ও প্রমণ নিষেধাজ্ঞায় স্থবিব হার পড়ে অর্থিক খাত।

বাংলাদেশের অর্থনীতি নীর্য এক দশক ধরে অভুতপূর্ব সাহল্য অর্জন করে। ২০১৫-১৬ অর্থবছর থেকে পরপর ৩ বছর জিডিপির হার ৭,০০% এর উপরে অর্জিত হওয়ার পর ২০১৮-১৯ অর্থবছরে ৮.১৫%-এ পৌছে, যা সারাবিশ্বে প্রশংসিত হয়। বাংলাদেশ পরিসংখ্যান ব্যুরো কর্তৃক চূড়ান্ত হিসাবে ২০১৯-২০ অর্থবছরে দেশের মোট দেশজ উৎপাদনের প্রবৃদ্ধির হার ছিল ৩.৫১%। আলোচ্য ২০২০-২১ অর্থবছরে বাংলাদেশ পরিসংখ্যান ব্যুরো এর সাময়িক হিসাব অনুসারে দেশের জিভিপির প্রবৃদ্ধির হার ৫.৪৭%। করোনার বিরূপ প্রভাব সত্তেও পারিপার্শ্বিক অন্যান্য দেশের তুলনায় বাংলাদেশের জিভিপির হার ছিল অপেক্ষকৃত বেশি। সরকার কর্তৃক দেশব্যাপী টিকাদান কর্মসূচি ও বিভিন্ন উল্যোগের ফলে অর্থনীতিসহ নানা ক্ষেত্রে অধিকাংশ সূচক গত অর্থবছরের তলনায় ইতিবাচক। কোভিড-১৯ এর বিস্তার রোধকল্পে সরকার কর্তৃক গৃহীত ব্যবস্থার সুফলে দেশের সাম্মিক অর্থনৈতিক কর্মকান্ড স্বাভাবিক হওয়ায় আলোচ্য অর্থবছরে দেশে পেট্রোলিয়াম পণোর মোট বিক্রয় গত অর্থবছরের তুলনায় ৭.৯৭ লক মে.টন অর্থাৎ ১৪.৪৮% বৃদ্ধি পায়। আলোচ্য অর্থবছরে বাংলাদেশ পেট্রোলিয়াম কর্পোরেশনের অঞ্চ প্রতিষ্ঠানসমূহের মাধ্যমে দেশে পেট্রোলিয়াম পণ্যের মোট বিক্রয়ের পরিমাণ ৬৩,০০ লক মে.টন, যা গত অর্থবছরে ছিল ৫৫,০৩ লক মে,টন।

২০২০-২১ অর্থবছরে কোম্পানির ব্যবসায়িক ফলাফল:

পর্যালোচনায় দেখা যায় য়ে, কোম্পানির পেট্রোলিয়ামজাত পণ্যের মোট বিক্রয়ের পরিমাণ পত অর্থবছরের তুলনায় ২০২০-২১ অর্থবছরে ১,৭৬,৫০৮ মে.টন বৃদ্ধি পেয়েছে। ২০২০-২১ অর্থবছরে কোম্পানির জ্বালানি তেলের বিক্রয়ের পরিমাণ ২১,৪০,০৫০ মে.টন, ২০১৯-২০ অর্থবছরে যার পরিমাণ ছিল ১৯,৬০,৫১৫ মে.টন। আলোচ্য অর্থবছরে দেশের জ্বালানি তেল বিপানে কোম্পানির মার্কেট শেয়ার ছিল ৩৩,৯৭% এবং তেল বিপান কোম্পানিরমা্রয়ের মধ্যে কোম্পানির অবস্থান ছিল ২য়। অন্যদিকে, কোভিড-১৯ মহামারির প্রভাবে আলোচ্য অর্থবছরে কোম্পানির আলোচ্য অর্থবছরে কোম্পানির আলোহাকেমিক্যালম পণ্যের বিক্রয়ের পরিমাণ ১,৮৭৫ মে.টন, যা গত অর্থবছরে ছিল ২,০৮৯ মে.টন। মেট্রিক টনের

tunnel in Karnafuli river, Elevated Expressway, Rooppur Nuclear power plant is going on in the midst of Corona epidemic.

The economy has suffered the most from the global Corona epidemic. The outbreak of Corona remained exacerbated during the 2020-21. The financial sector came to a standstill due to continuous lockdowns and travel bans across the world.

Bangladesh economy has achieved unprecedented success over a long decade. After the GDP growth rate of 7.00% above for three consecutive years from FY 2015-16, it reached at 8.15% in FY 2018-19 which is appreciated all over the world. According to the final estimation of Bangladesh Bureau of Statistics (BBS), the growth rate of Gross Domestic Product (GDP) of the country was 3.51% in FY 2019-20. According to the provisional estimation of Bangladesh Bureau of Statistics (BBS), the country's GDP growth rate is 5.47% in FY 2020-21. Despite the adverse effects of the corona, Bangladesh's GDP growth rate was relatively higher than that of other neighboring countries. As a result of nationwide immunization programs and various initiatives taken by the government, most of the indicators in various fields including economy are positive n FY 2020-21 as compared to the last financial year. As a result of measures taken by the government to curb the spread of COVID-19 the overall economic activities of the country became normal and the total sales of petroleum products in the country increased by 7.97 lakh metric tons or 14.48% in the year under review as compared to the last year. In the reported year, the total sales of petroleum products in the country through the subsidiary companies of Bangladesh Petroleum Corporation amounted to 63.00 lakh metric tons, which was 55.03 lakh metric tons in the last fiscal year.

Business Performance in FY 2020-21:

The review shows that the volume of the Company's petroleum products sales increased by 1,76,538 metric tons in FY 2020-21 as compared to the previous fiscal year. The Company's sales volume of petroleum products amounted to 21,40,053 metric tons, which was 19,63,515 metric tons in FY 2019-20. In the reported fiscal year, the Company had a market share of 33.97% in the country's fuel oil marketing and was ranked 2nd among the oil marketing companies. On the other hand, sales of agrochemicals products of the company were 1,875 metric tons in the reported year due to the impact of the COVID-19 epidemic, which was 2089 metric tons in the last year. Although the total sales of agrochemicals products decreased in

ANNUAL REPORT

হিসেবে আপ্রোকেমিক্যালস পণ্যের মোট বিক্রন্ত ক্রাস পেলেও টাকার অংকে আলোচ্য অর্থবছরে গত অর্থবছরের তুলনায় মোট বিক্রয়ের পরিমাণ ৬,০০% বৃদ্ধি পেয়েছে।

করোনাভাইরাসের প্রভাবে আন্তর্জাতিক ও অভ্যন্তরীণ উভোজাহাজ সীমিত আকারে চলাচলের কারণে এভিয়েশন করেল এর বিক্রয়ের পরিমাণ বিগত অর্থবছরের তুলনায় ২০২০-২১ অর্থবছরে ১,০৮,০৭০ মেটন অর্থাৎ ০১.৫৫% কম হয়। তা গরেও কোম্পানি সামশ্রিকভাবে মোট পেট্রোলিয়ামঞ্জাত পণ্যের বিক্রয়ের পরিমাণ গত অর্থবছরের তুলনায় ৮.৯৯% বৃদ্ধি করতে সক্ষম হয়। পেট্রোলিয়ামজাত পণ্যের মধ্যে ছেট এ-১ বিক্রয় বাবদ লিটার প্রতি মার্জিন অপেক্ষাকৃত বেশি বিধায় সামগ্রিকভাবে কোম্পানির মোট বিজেয়ের পরিমাণ গত অর্থবছরের তুলনায় ৮.৯৯% বৃদ্ধি পাওয়া সক্তেও পেট্রোলিয়াম পণ্যের বিক্রয় খাতে সামপ্রিকভাবে আয় মাত্র ০.১৪% বৃদ্ধি পায়। এছাড়া, সরকারি সিদ্ধান্ত অনুযায়ী ব্যাংকে স্থায়ী আমানতের মুনাফা সর্বোচ্চ ৬% নির্ধারণ করায় এবং সে অনুযায়ী বিনিয়োগ করায় অপরিচালন থাতে ৪৩,৪৪ কোটি টাকা আয় হ্রাস পায়। ফলে আলোচ্য অর্থবছরে কোম্পানির করপূর্ব মুনাফা গত অর্থবছরের ৩৬৩.৮১ কোটি টাকা থেকে ১৯.৫৭% হ্রাস পেয়ে দাঁড়িয়েছে ২৯২.৬৩ কোটি টাকা। ২০২০-২১ অর্থবছরে কোম্পানির শেয়ার প্রতি আয় দাঁভিয়েছে ২৩.২৭ টাকা, যা বিগত অর্থবছরে ছিল ২৭.৭৯ টাকা।

কোম্পানির ব্যবসা সম্প্রসারণের লক্ষ্যে দেশব্যাপী কোম্পানির বিপণন নেটওয়ার্কের অন্তর্ভুক্ত ফিলিং স্টেশনসমূহে জ্বালানি তেলের পাশাপাশি অটোগ্যাস (এলপিঞ্জি) বিপণনের কার্যক্রম গ্রহণ করা হয়েছে। এ লক্ষো ইতোমধ্যে ৬টি অটোগাস অপারেটরের সাথে কোম্পানির চুক্তি থাঞ্চরিত হয়েছে। কোম্পানির পেট্রোলিয়ামজাত পদ্যের বিক্রয়ের পরিমাণ বৃদ্ধির জন্য এবং অ্যাম্রোকেমিক্যালস ব্যবসার পরিচালন ব্যয় হ্রাসকরণের লক্ষ্যে কোম্পানি কর্তৃক বিভিন্ন পদক্ষেপ গ্রহণ করা হয়। আশ্রোকেমিক্যালস বাবসার পরিচালন বায় ক্রাসকরণের লক্ষ্যে বৰ্তমান মাৰ্কেট সেগমেন্ট পৰ্যালোচনাপূৰ্বক অপেকাকৃত কম বিক্রিত অফিসসমূহ বন্ধ করে নিকটবর্তী অফিসের সাথে একীভত করা হয়েছে। জনবলের পুনঃবিন্যাসকরণের মাধ্যমে ব্যয় নিয়ন্ত্রণ করে এ খাতে পরিচালন ব্যয়ঞানে যথাযথ পদক্ষেপ এৎণ করা হয়। ফলে কোম্পানি আফোকেমিক্যালস খাতে আলোচ্য অর্থবছরে পরিচালন ব্যয় পত অর্থবছরের তুলনায় ৩,৩০ কোটি টাকা অর্থাৎ ১৭.১৩% ব্রাস করতে সক্ষম হয়।

২০২০-২১ অর্থবছরে কোম্পানির উন্নয়নমূলক কাজের অগ্রপতিঃ

ব্যবসা সম্প্রসারণের জন্য কোম্পানি কর্তৃক পৃহীত বিভিন্ন প্রকল্পসমূহ বাস্তবায়নের কাজ এগিয়ে যাছে। চট্টগ্রামন্থ আগ্রাবাদ বাণিজ্যিক এলাকায় কোম্পানির নিজস্ব ০,৪২ একর জমির উপর ২টি বেইজমেন্ট ও ১টি সেমিবেইজমেন্টসহ ২৩৩লা বিশিষ্ট হেড metric ton, the total sales in amount of Taka increased by 6.00% in the reported year as compared to the previous year.

The sales of aviation fuel decreased by 1.08,070 metric tons or 31.55% due to limited operation of international and domestic aircraft for the impact of the Coronavirus in FY 2020-21 as compared to the last year. Nevertheless, the Company was able to increase its overall sales of petroleum products by 8.99% over the previous fiscal year. Despite the total sales volume of the company increased by 8.99%, the gross profit in petroleum products increased by only 0.14% in FY 2020-21 comparing to the last year as the Company earns a relatively higher margin per liter for sales of Jet. A-1. In addition, as per the government decision, the profit of fixed deposit in the bank has been fixed at a maximum of 6% and by investing accordingly, the non-operating income decreased by Taka 43.44 crore. As a result, the profit before tax of the Company in this year declined by 19.57% to Taka 292.63 crore from Taka 363.81 crore of the previous year. Earnings per Share (EPS) stood at Taka 23.27 in the reported year, as against Taka 27,79 of the last year.

In order to expand the company's business auto gas (LPG) marketing activities are being undertaken at the filling stations under the Company's marketing network nationwide alongside petroleum products. The Company has already signed agreements with 6 (Six) auto gas operators in this regard. Various steps have been taken by the Company to increase the sales volume of petroleum products and to mitigate operating expenses of agrochemicals business. In order to reduce the operating expenses of agrochemicals business, appropriate steps have taken by reviewing the current market segment and closing the offices of the comparatively less selling regions by consolidating with adjacent offices and by reorganizing the manpower. As a result, the operating expenditure in the agrochemicals sector was reduced by Taka 3.30 crore or 17.13% in the year under review as compared to the last year.

Progress of development works in FY 2020-21:

Work is underway to implement various projects undertaken by the company. A 23 storied head office building with two basements and one semi-basement is under construction on its own 0.42 acres of land in Agrabad commercial area of Chattogram. Basement

অফিস বিন্ডিং নির্মাণাধীন। ইতোমধ্যে বেইজমেন্ট এবং সেমিবেইজমেন্টের কাজ সমাপ্ত হয়েছে। বর্তমানে ভবনের ডিজাইন মডিফিকেশনের কাজ চুড়ান্ত পর্যায়ে রয়েছে। ঢাকান্ত্ পরিবাপে কোম্পানির নিজম্ব ১,৮৮ একর জমিতে অভিরিক্ত দু'টি বেইজমেন্টসহ ১২তলা ভবন নির্মাণের লক্ষ্যে কোম্পানির সাথে নিৰ্বাচিত ঠিকাদাৰেৰ মধ্যে চুক্তি সাক্ষৰিত হয়েছে এবং ভৰনেৰ নিৰ্মাণ কাজ শুৰু হয়েছে। এছাড়া, কোম্পানি কৰ্তৃক বাষ্ট্ৰীয় স্বাৰ্ছে স্ট্যান্ডার্ড এশিয়াটিক অয়েল কোম্পানি লিমিটেড থেকে কল্পবাজার বিমানবন্দর এভিয়েশন ভিপোর মালিকানা ও পরিচালনার দায়িত্ গ্রহণ করার বিষয়টি চূড়ান্ত পর্যায়ে রয়েছে। সরকার কর্তৃক ঢাকা, চট্টথাম ও সিলেটের পর কক্সবাজার বিমানবন্দরকে চতুর্থ আন্তর্জাতিক বিমানবন্দরে পরিণত করার পরিকল্পনা গ্রহণ করা হয়েছে। রানওয়ে সম্প্রসারণ প্রকল্পের আওতায় ইতোমধ্যে কল্পবাজার বিমানবন্দরের ১,০০০ ফুট রানগুরে নির্মাণ কাজ শেষ হয়েছে। সেই সঙ্গে আরও ১৭০০ ফুট রামন্তয়ে সম্প্রসারণ হবে। এই ১৭০০ ফুট হবে বঙ্গোসাগরের মহেশখালী চ্যানেলের ওপরে। কল্পবাজার বিমানবন্দর আন্তর্জাতিক বিমানবন্দরে পরিণত হলে কোম্পানির এভিয়েশন ফুয়েল জেট এ-১ এর বিক্রয়ের পরিমাণ विके भारत भर्म वाभाराम बाक कहा याहा। अञ्चाला, भन्ना व्यसम কোম্পানী লিমিটেভসহ তিনটি তেল বিপণন কোম্পানির চট্টগ্রামন্থ প্রধান স্থাপনায় পরিচালন কার্যক্রম আধুনিক উপায়ে সম্পন্তের নিমিন অটোমেশন কার্যক্রম হাতে নেওয়া হয়েছে। এ লক্ষে। ইতোমধ্যে আন্তর্জাতিক পরামর্শক নিয়োগ করা হয়েছে। পরামর্শক প্রতিষ্ঠান কর্ত্তক প্রকল্পের সম্ভাব্যতা যাচাইয়ের কাজ চলমান রয়েছে। পর্যায়ক্রমে দেশের বিভিন্ন স্থানে স্থাপিত তিপোসমূহে পরিচালন কার্যক্রম আধুনিকায়নের ব্যবস্থা করা হবে। কোম্পানির বাবসা সম্প্রসারণের লক্ষ্যে ভৈরববাজার বার্জ ডিপোর পরিবর্তে স্থায়ী রিভারাইন ডিপো নির্মাণের কান্ধ হরু হয়েছে এবং ইতোমধ্যে ৬টি ট্যাংকের ফাউন্ডেশন নির্মাণের কাজ সমাপ্ত হয়েছে। বরিশাল বার্জ ডিপোর পরিবর্তে স্থায়ী রিভারাইন ডিপো নির্মাণের লক্ষ্যে নিজক জমি ক্রয়ের কার্যক্রম চলমান রয়েছে। পতেঙ্গাস্থ কোম্পানির প্রধান স্থাপনা হতে শাহ আমানত আন্তর্জাতিক বিমানবন্দর সংলগ্ন জেট এ-১ ডিপো. চট্টগ্রামে পাইপ লাইনযোগে তেল সরবরাহের জন্য বিমানবাহিনী অন্তর্মল হক র্ঘাটি, চট্টগ্রাম এবং বিমানবন্দরের ভিতর দিয়ে জেট এ-১ ভুগর্ভস্থ পাইপ লাইন স্থাপনের নিমিত গৃহীত প্রকল্পের নির্মাণ কাজের নিমিত্ত ঠিকাদার নিয়োগের জন্য ইতঃপূর্বে আন্তর্জাতিক দরপত্র আহ্বান করা হয়। অধিক সংখ্যক দরদাতার অংশগ্রহণে দরপত্র প্রতিযোগিতামূলক করার জন্য প্রকল্পের পুনঃপ্রাক্রলনসহ পুনঃদরপত্র আহবান প্রক্রিয়াধীন আছে।

এছাড়া, দেশের সর্বত্র নিরবচ্ছিত্র জ্বালানি তেল সরবরাহ নিশ্চিতকরণ ও ছোজা পর্যায়ে অধিকতর সেবা প্রদানের লক্ষ্যে ডিপো সম্প্রদারণ, জ্বালানি তেলের ধারণক্ষমতা বৃদ্ধি এবং ভৌত

and semi-basement work has already been completed. Work on the design modification of the building is currently in the final stage. An agreement has been signed between the Company and the selected contractor for the construction of a 12-storied modern residential cum commercial building with two additional basements on the Company's 1.88-acre owned land at Paribag in Dhaka and the construction of the building has started. In addition, the Company is in the final stage of taking over the ownership and management of Cox's Bazar Airport Aviation depot from Standard Asiatic Oil Company Limited in the national interest. The government has planned to turn Cox's Bazar Airport into the fourth international airport after Dhaka, Chattogram and Sylhet. The construction work of 9000 feet runway of Cox's Bazar Airport has already been completed. With that another 1700 feet runway will be expanded, 1700 feet runway will be constructed on the Maheskhali channel in the Bay of Bengal. It is expected that sales of the company's Aviation Fuel Jet-1 will be increased when Cox's Bazar Airport will become an international airport. In addition, automation activities have been undertaken to modernize the operations of three oil marketing companies' main installation in Chattogram including Padma Oil Company Limited. For this purpose, an international consultant has already been appointed. The feasibility study of the project is underway by the consulting firm. The operational activities in various depots established in different places of the country will also be modernized in phases. In order to expand the business of the Company, construction work of permanent riverine depot in place of barge depot at Bhairab Bazar has been started and construction of foundation of 6 tanks has already been completed. Purchasing of own land for establishing permanent riverine depot in place of barge depot in Barishal is in progress.

An international tender was floated earlier for the appointment of a contractor for the work of the project for installation of Jet A-1 underground pipeline through Jahurul Haque Base, Bangladesh Air force, Chattogram and Shah Amanat Airport, Chattogram to supply Jet A-1 fuel to the Company's Jet A-1 depot adjoining Shah Amanat Airport through pipeline from the Company's Main Installation in Patenga. Re-tendering process is underway including re-evaluation of the project cost for competitive bidding with the participation of a large number of tenderers. Besides, development projects like expansion of depot, increase the capacity of fuel oil and physical infrastructural expansion program have been undertaken in order to ensure uninterrupted supply of

অবকাঠামোগত উন্নয়নমূলক কার্যক্রম গ্রহণ করা হয়েছে।

লভ্যাংশ:

শেয়ারহোন্ডারদের প্রতি দায়বদ্ধতার কারণে অব্যাহত প্রচেষ্টার মাধ্যমে দীর্ঘমেয়াদী শেয়ারহোন্ডার ভ্যাপু বৃদ্ধির জন্য আমরা অবিরাম কাজ করে যাজিং। এ বছর পরিচালনা পর্যদ কর্তৃক শেয়ারহোন্ডারদের জন্য গত বছরের ন্যায় শেয়ার প্রতি ১২৫% হারে নগদ লভ্যাংশ প্রদানের জন্য সুপারিশ করা হরেছে।

আমাদের উদ্দেশ্য:

আপনারা জানেন, জ্বালানি খাত অর্থনীতির সবচেয়ে ভরুত্বপূর্ণ থাত। জ্বালানি তেলের সরবরাহ ও মৃল্যের পরিবর্তনশীলতা ব্যষ্টিক অর্থনীতিকে দরুপভাবে প্রভাবিত করে। জ্বালানি তেল বিপণন কোম্পানিসমূহ দেশ তথা জনগদের সেবা প্রদানকে অধিক ওরুত্ব প্রদান করে থাকে। পথা অয়েল কোম্পানী লিমিটেও জ্বালানি তেল ও অ্যাহ্যোকেমিক্যালস পণ্য বিপণনকারী প্রতিষ্ঠান। এ প্রতিষ্ঠান দেশের প্রত্যক্ত অঞ্চলে নিরব্যক্তির জ্বালানি তেল সরবরাহের মাধ্যমে দেশের সামন্ত্রিক অর্থনীতিতে ওরুত্বপূর্ণ ভূমিকা রেখে চলেছে। ভাছাড়া, কোম্পানি অ্যান্ত্র্যাক্ষমক্যালস পণ্য বিপণনের মাধ্যমে দেশের কৃষি নির্ভর অর্থনীতিতে অবদান রেখে চলেছে। বাংলাদেশের অর্থনীতিতে সবচ্চায়ে ওরুত্বপূর্ণ থাত হচ্ছে কৃষি থাত। বাংলাদেশের মেটি শ্রমশন্তির একটি বড় অংশ কৃষি থাতে নিয়োজিত এবং ২০২০-২১ অর্থবিছরে বাংলাদেশ পরিসংখ্যান ব্যুরোর সামরিক হিসাব অনুসারে জিডিপিতে এর অবদান ১৩.৪৭ শতাংশ।

কোম্পানির প্রধান লক্ষ্য হলো, সৃষ্ঠ্ ব্যবস্থাপনার মাধ্যমে হথাসময়ে জনগণের লোরগোড়ায় সরকার নির্ধারিত মূল্যে জ্বালানি তেল সরবরাহ নিশ্চিতকরণ এবং সৃষ্ঠভাবে বিপণন কার্যক্রম পরিচালনা করা। এছাড়া, পরিবেশ বান্ধর ও মানসন্মত কৃষিজাত কীটনাশক সরবরাহের মাধ্যমে কৃষি পণ্যের উৎপাদন বৃদ্ধি এবং বিপণন কার্যক্রমের মাধ্যমে ভোভা পর্যায়ে সেবা প্রদান করা।

২০২১-২২ অর্থবছরে কোম্পানির লক্ষ্য:

আগামী অর্থবছরে কোম্পানির লক্ষ্য থাকরে বরাবরের মতো সুষ্ঠু ব্যবস্থাপনার মাধ্যমে দেশের সর্বত্ত নিরবছিন্নভাবে সরকার কর্তৃক নির্ধারিত মূল্যে মানসন্মত পেট্রোলিয়াম পণ্য সরবরাহের মাধ্যমে দেশে জ্বালানি নিরাপত্তা নিশ্চিতকরণ। এছাড়া, কৃষি উৎপাদন বৃদ্ধির লক্ষ্যে সারাদেশে পরিবেশবান্ধর ও মানসন্মত কৃষি রাসায়নিক পণ্য সরবরাহ জােরদারকরণ। কোম্পানির বাবসা সম্প্রসারণের জন্য গৃহীত প্রকল্পসমূহ এগিয়ে নিতে চাই। সর্বোপরি, আমাদের লক্ষ্য থাকরে আগামী বছর কোম্পানির মুনাফার প্রবৃদ্ধি অর্জনের মাধ্যমে শেয়ারহােভারস ভাালু বৃদ্ধি করা। petroleum products throughout the country and providing more services to the consumer level.

Dividend:

We are working hard to increase the long-term shareholders' value by our diligence and continuous efforts due to our commitment to shareholders. This year, the Board of Directors has recommended to pay cash dividend to the honorable shareholders at the rate of 125 % per share as like previous year.

Our Motto:

You know that fuel sector is the most important sector of the economy. Microeconomic indicators are being greatly influenced by the supply and change of price of the petroleum products. Oil-marketing companies give more priority towards the services of the people of the country. Padma Oil Company Limited, is one of the leading fuel oil as well as agrochemicals marketing Companies in the country. The Company is playing important role in the overall economy of the country through the uninterrupted supply of petroleum products all over the country. Moreover, the Company has been contributing to the agro based economy through the production and marketing of agrochemicals products. The agricultural sector is the most important sector in Bangladesh economy. It employed a large portion of Bangladesh's total labor force and according to the provisional estimate of Bangladesh Bureau of Statistics (BBS), it accounted for about 13.47 percent of GDP in FY 2020-21.

The main goal of the Company is to ensure supply of fuel oil to the doorsteps of the people on time at government's fixed price through proper management of the Company and to operate marketing activities in organized way. Besides, the Company is also trying to strengthen the supply of environmental-friendly and quality agrochemicals products to increase the production of agricultural products and providing services to the consumers through organized marketing activities.

Focus on FY 2020-21:

Our focus on FY 2020-21 will be to ensure energy security of the country through uninterrupted supply of quality petroleum products at government regulated price. In addition, the Company's aim is to strengthen the supply of environmental-friendly and proper agrochemical products across the country to increase the country's agricultural production. We want to take forward the projects adopted by the Company to expand the business. Above all, our goal for the next year is to maximize the shareholders' value by earning significant growth on profitability of the Company.

ধন্যবাদ ও কৃতভততাঃ

পরিশেষে, আমি জ্বালানি ও খনিজ সম্পদ বিভাগ এবং বাংলাদেশ পেট্রোজিয়াম কর্পোরেশনকে সঠিক ও সময় উপযোগী নিক নির্দেশনা প্রদানের জন্য আন্তরিক ধন্যবাদ ও কৃতজ্ঞতা প্রকাশ করছি। আমি পরিচালনা পর্যদের সদস্যগণকে তাঁদের আন্তরিক প্রচেটার জন্য, ক্যোম্পানির ব্যবস্থাপনা টিম, কর্মকর্তা-কর্মচারীগণকে তাঁদের উদ্যোগ ও সহযোগিতার জন্য আন্তরিক ধন্যবাদ জানাছিছে। তাঁদের সহযোগিতার ছাড়া কোম্পানির পক্ষে অন্তিপ্ত লক্ষ্যে পৌহানো সম্ভব ছিলো না। রেজিস্টার অব জয়েন্ট স্টক কোম্পানি ও ছার্মসমূহ, বাংলাদেশ সিকিউরিটিজ অ্যাভ এল্পচেঞ্জ লিমিটেভ, সেন্ট্রাল তিপোজিটির বাংলাদেশ লিমিটেভ, নিরীক্ষকবৃন্দ, সম্মানিত গ্রাহকসহ কোম্পানির সকল ওভানুধ্যারীদের অব্যাহত সমর্থন এবং দিক-নির্দেশনা প্রদানের জন্য জানাই গভীর কৃতজ্ঞতা।

আল্লাহ হাফেজ-

3 विद्या

(মোঃ মাহবুব হোসেন) চেয়ারফ্যান

Thanks & Gratitude:

Finally, I would like to convey my sincere thanks and profound gratitude to Energy & Mineral Resources Division and Bangladesh Petroleum Corporation for the timely and proper directions. I would also like to thank each member of the Board of Directors for their collective efforts and the management team, all the officials and staff of the Company for their sincere efforts and supports. Without their co-operations it was not possible for the Company to achieve its desired goal. I express my gratitude to Registrar of Joint Stock Companies and Firms, Bangladesh Securities and Exchange Commission, Dhaka Stock Exchange Ltd., Chittagong Stock Exchange Ltd., Central Depository Bangladesh Ltd., our auditors, customers and all well-wisher of the Company for their continuous support and directions.

Allah Hafez

(Md. Mahbub Hossain)

Chairman

পরিচালকমন্ডলীর প্রতিবেদন

বিস্মিল্লাহির রাহ্মানির রাহ্ম, সম্মানিত শেয়ারহোজারবৃদ্দ, আসসালামু আলাইকুম,

পদ্মা অয়েগ কোম্পানী লিমিটেভ-এর পরিচালনা পর্যদ কোম্পানির ৫২তম বার্ষিক প্রতিবেদন আপনাদের নিকট উপস্থাপন করতে পেরে অত্যক্ত আনন্দিত। বাংলাদেশের জন্য ২০২১ সালটি ছিল তাৎপর্যপূর্ণ। স্বাধীনতার সূবর্ণজয়ন্তী, মুজিব জন্মশতবর্ষ ও বিজয়ের সূবর্ণজয়ন্তী উদ্যাপন করেছে জাতি। পরিচালনা পর্যন আপনাদের স্বাইকে স্বাধীনতার সূবর্গজয়ন্তী ও মুজিব জন্মশতবর্ষের অভ্যেত্বা জানাচ্ছে। একই সাথে যারা করোনা আক্রান্ত হয়ে মৃত্যুবরণ করেছেন তাদের বিদেহী আন্তার মাগফেরাত কামনা করছে এবং যারা অসুস্থ রয়েছেন তাদের দ্রুত আরোগালাভ কামনা করছে।

কোম্পানির ৩০শে জুন ২০২১ তারিখের সমাগ্র বছরের পরিচালকমন্ডলীর প্রতিবেদন ও নিরীক্ষকদের প্রতিবেদনসহ নিরীক্ষিত হিসাব বিবরণী কোম্পানির সম্মানিত শেয়ারহোজারবৃন্দের নিকট বিবেচনা ও অনুমোদনের জন্য উপস্থাপন করতে পারে পরিচালনা পর্যদ সম্মানিত বোধ করছে। এ প্রতিবেদনে ২০২০-২১ অর্থবছরের বাংলাদেশের অর্থনৈতিক পরিস্থিতি, জ্বালানি ও অ্যাগ্রোকেমিক্যালস শিল্পের পর্যালোচনা, কোম্পানির আর্থিক, পরিচালন ও কর্পোরেট গভর্নেদের দায়িত্ব পালনের কার্যক্রম উপস্থাপনসহ কোম্পানির সার্বিক অবস্থান ও সম্ভাবনার উপর আলোকপাত করা হয়েছে।

আর্থিক বিবরণীসমূহ প্রস্তুতকরণ:

পদ্মা অয়েল কোম্পানী লিমিটেড-এর আর্থিক বিবরণীসমূহ কোম্পানির কার্যক্রম এবং এর পরিচালন, নগদ প্রবাহ ও ইকুইটি পরিবর্তনের ফলাফলের উপর একটি সঠিক ও স্বচ্ছ বিবরণ প্রদান করে। উপস্থাপিত হিসাব বিবরণীসমূহ বাংলাদেশ সিকিউরিটিজ অ্যান্ড একচেঞ্চ কলস ১৯৮৭ এর সংশ্রিষ্ট তফসিল, কোম্পানি আইন, ১৯৯৪ এর সংশ্রিষ্ট ধারা এবং আন্কর্জাতিক হিসাব মান (আইএএস) ও আন্তর্জাতিক আর্থিক রিপোটিং মান (আইএফআরএস) অনুযায়ী প্রস্তুত করা হয়েছে। এতে সম্মানিত শেয়ারহোন্ডারগণের নিকট কোম্পানির সার্বিক ব্যবসায়িক কার্যক্রমের একটি সঠিক ও স্বচ্ছ বিবরণ তুলে ধরা হয়েছে। হিসাব বিবরণীসমূহ ব্যবস্থাপনা কর্তৃপক্ষ কর্তৃক গ্রন্থত করা হয়েছে, যা বার্ষিক সাধারণ সভায় নিয়োপথাপ্ত

Board of Directors' Report

Bismillahir Rahmanir Rahim, Dear Shareholders, Assalamu Alaikum,

The Board of Directors of the Padma Oil Company Limited takes immense pleasure to present the 52rd Annual Report of the Company to our valued shareholders. The year 2021 was significant for Bangladesh. The nation has celebrated the golden jubilee of independence, the birth centenary of Bangabandhu Sheikh Mujibur Rahman and the golden jubilee of victory. The Board of Directors would like to convey to you all the best wishes of the golden jubilee of our independence and birth centenary of Bangabandhu Sheikh Mujibur Rahman. At the same time, we are praying for the forgiveness of the departed souls of those who died from COVID-19 and early recovery of those who are sick.

It is an honor for the Board of Directors to present the Directors' Report together with the audited Financial Statements of the Company for the year ended 30 June 2021 and the Auditors' Report thereon to our valued shareholders for consideration and approval. The Directors' Report contains an overview of the Bangladesh economy, Petroleum and Agrochemicals Industries, the financial, operating and corporate responsibility, performances of the Company in FY 2020-21 and highlights the total position and opportunity of the Company.

Preparation of Financial Statements:

The Financial Statements of POCL give a correct and fair view of the state of affairs of the Company and the results of its operation, cash flow and changes in equity. The presented financial statements have been prepared in compliance with International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS) and in accordance with the relevant requirements of the schedule to the Bangladesh Securities and Exchange Rules 1987, in conformity with the Companies Act, 1994 and to give a correct and fair view of the total business activities of the Company to our shareholders. The financial statements are prepared by the management, audited by external auditors appointed in the Annual General

বহিঃনিরীক্ষকদ্বর কর্তৃক নিরীক্ষিত এবং পরিচালনা পর্যদ কর্তৃক। অনুমোদিত হয়েছে ।

অর্থনৈতিক পরিস্থিতি:

কোভিড-১৯ প্রকোপ মোকাবেলা করে বিশ্ব অর্থনীতি প্রোড়ালোভাবে পুনরুদ্ধারের দিকে যাছে। বিশ্বব্যাংক প্রকাশিত 'Global Economic Prospect, June 2021' প্রভিবেদনে ২০২১ সালের বিশ্ব অর্থনীতির প্রবৃদ্ধি ৫.৬ শতাংশ প্রক্ষেপণ করা হয়েছে। ২০২০ সালে প্রবৃদ্ধি সংকৃষ্টিক হয়েছিল ৩,৫ শতাংশে। এ প্রবৃদ্ধির অন্যতম নিয়মক হলো মহামারি মোকাবেলায় রাষ্ট্রসমূহের গৃহীত পর্যাপ্ত আর্থিক প্রণোদনা কার্যক্রম এবং ভ্যান্তিন এর প্রাপ্তি ও যথাহথ ব্যবহার।

বাংলাদেশ কোভিড-১৯ মহামারির শুরুর পূর্বে ২০১৫-১৬ হতে ২০১৮-১৯ অর্থবছরে গড়ে ৭.৪ শতাংশ হারে প্রবৃদ্ধি অর্জন করে। বিগত ২০১৮-১৯ অর্থবছরে রেকর্ড ৮.১৫ শতাংশ প্রবৃদ্ধি অর্জিত হয়। তবে কোভিড-১৯ মহামারির কারণে উচ্চ প্রবৃদ্ধির এ গতিখারা ব্যাহত হয়। বিবিএস এর চুডান্ত হিসাব অনুযায়ী ২০১৯-২০ অর্থবছরে জিডিপির প্রবন্ধি ছিল ৩,৫১ শতাংশ। আলোচ্য অর্থবছরে সরকার কর্তৃক পৃহীত বিভিন্ন কর্মসূচি ও টিকাদানের ফলে করোনা পরিস্থিতির উন্নতি হয়। আলোচ্য অর্থবছরে বিশ্ব অর্থনীতি করোনাভাইরাস মোকাবেলার প্রেক্ষাপটে বাংলাদেশের অর্থনীতি যুরে দাঁড়িয়েছে। বিবিএস এর সাময়িক। হিসাব অনুষায়ী ২০২০-২১ অর্থবছরে জিডিপির প্রবৃদ্ধি দাঁড়িয়েছে ৫.৪৭ শতাংশে, যা পারিপার্থিক অন্যান্য দেশের তুলনায় অপেকাকৃত বেশি। বিবিএস এর সাময়িক হিসাব অনুযায়ী ২০২০-২১ অর্থবছরে বৃহৎ ৩টি থাতের মধ্যে কৃষি খাতের প্রবৃদ্ধি দাঁভ়িয়েছে ৩.৪৫ শতাংশে, যা গত ২০১৯-২০ অর্থবছরে ছিল ৪.৫৯ শতাংশ। ২০২০-২১ অর্থবছরে বৃহৎ শিল্প খাতের প্রবৃদ্ধি বৃদ্ধি পেয়ে দাঁড়িয়েছে ৬.১২ শতাংশ, যা গত অর্থবছরে ছিল ৩,২৫ শতাংশ। বৃহৎ সেবা খাতের প্রবৃদ্ধির হার পূর্ববর্তী অর্থবছরের ৪,১৬ শতাংশ থেকে বৃদ্ধি পেয়ে ২০২০-২১ অর্থবছরে দাঁড়িয়েছে ৫.৬১ শতাংশে। সরকার কর্তৃক পৃহীত বিভিন্ন পদিসি এবং আর্থিক প্রণোদনা বিশেষ করে রেমিট্যান্স পাঠানোর উপর ২% নগদ প্রশোদনা প্রদানের ফলে করোনা মহামারি চলমান থাকা সত্তেও আলোচা অর্থবছরে দেশের রেমিট্যাপ প্রবাহ গত অর্থবড়রের ১৮.২১ বিলিয়ন ইএস ভলারের চেয়ে ৩৬.০৮% বৃদ্ধি পেয়ে দীড়ায় ২৪.৭৮ বিলিয়ন ইউএস ভলারে। দেশের বৈদেশিক মুদ্রার রিজার্ড ৩০শে জুন ২০২১ তারিখে দাঁভায় ৪৬,৩৯ বিলিয়ন ইউএস ভলার। মাথাপিছ জাতীয় আয় ২০১৯-২০ অর্থবছরের ২০২৪ মার্কিন ডলার থেকে ২০৩ মার্কিন ডলার বৃদ্ধি পেয়ে আলোচ্য অর্থবছরে ২,২২৭ মার্কিন ভলারে উরীত হয়েছে।

করোনাভাইরাসের কারণে অর্থনীভিতে বিরূপ প্রভাব সৃষ্টি হলেও

Meeting and approved by the Board of Directors:

Economic Situation:

The global economy is recovering gradually from the COVID-19 outbreak. In the World Bank published report titled 'Global Economic prospect, June 2021', the economic growth is projected at 5.6 percent in 2021 which was contracted to 3.5 percent in 2020. Substantial fiscal support for the economy and vaccine access as well as proper utilization are the major determinants of this growth.

Before the COVID-19 pandemic, Eangladesh exhibited a steady and high GDP Growth, averaging 7.4 percent per year during FY 2015-16 to FY 2018-19, and reached a record 8.15 percent growth rate in FY 2018-19. However, the high growth rate was hampered by the COVID-19 epidemic. According to the final estimation of BBS, the GDP growth in FY 2019-20 has slowed to 3.51 percent. As a result of government nationwide immunization programs and various measures taken by government, the corona situation improved in the reported year. In the year under review, the economy of Bangladesh has turned around in the context of tackling the coronavirus of the world economy. According to the provisional estimates of BBS, the GDP growth in FY 2020-21 stood at 5.47 percent which is relatively higher than the neighbors countries. According to the provisional estimates of BBS, among the three board sectors, the agriculture sector growth stood at 3.45 percent in FY 2020-21 which was 4.59 percent in FY 2019-20. The broad industry sector growth increased to 6.12 percent which was 3.25 percent in the last year. The broad service sector growth increased to 5.61 percent in FY 2020-21 from 4.16 percent in the previous year. Despite the ongoing corona epidemic, remittance inflows increased by 36.08% to US\$ 24.78 billion in the reported year from US\$ 18.21 billion of the previous year. The growth was mainly due to various policy initiatives and financial support undertaken by the government specially by allowing two percent cash incentive for sending inward remittance through the official channel. The country's foreign exchange reserve stood at US\$ 46.39 billion as on 30.06.2021. The per capita national income rose by US\$ 203 to US\$ 2,227 in the reported year from US\$ 2024 in FY 2019-20.

Despite the stagnation in the economy due to

খান্য উৎপাদন এবং সরবরাহ চেইন নির্বিদ্ন রাখার ফলে ২০২০-২১ অর্থবছরের গড় মৃল্যস্থীতির হার লক্ষ্যমাত্রা ৫.৪ শতাংশের বিপরীতে দাঁড়ায় ৫.৫৬ শতাংশ। ২০১৯-২০ অর্থবছরে গড় মূল্যস্থীতির হার ছিল ৫.৬৫ শতাংশ।

শিল্প পর্যালোচনাঃ

ক) জালানি তেল খাত:

স্থালানি তেলের পুষ্ঠু ব্যবস্থাপনা ও নিরবচ্ছিত্র সরবরাহ দেশের অর্থনৈতিক উন্নয়নে বড় ভূমিকা রাখে। স্থালানি তেল থাত অর্থনীতির অত্যন্ত ওক্তভূপূর্ণ চালিকা শক্তি, যা সবচেয়ে অথাধিকার সেইর হিসেবে গণ্য হয়ে আসছে। সকল অর্থনৈতিক খাতে তেল সেইরের প্রত্যক্ষ কিংবা গরোক্ষ প্রভাব রয়েছে।

উন্নয়নের অন্যতম সূচক জ্বালানি চাহিনা বৃদ্ধি। ১৯৭২ সালে দেশে জ্বালানি তেলের সার্বিক চাহিদা ছিল ৮.৪৮ লক্ষ্য মে.টন, যা ক্রমান্তমে বৃদ্ধি পেয়ে ২০২০-২১ অর্থবছরে দাঁড়িয়েছে ৬৩.০০ লক্ষ মে,টনে। আলোত্য অর্থবছরে দেশের মোট দ্বালানি কেলের বিক্রম গত অর্থবছরের ৫৫.০৩ লক্ষ মেটন থেকে ১৪.৪৮% বৃদ্ধি পেয়ে দাঁভায় ৬৩,০০ লক মে,টন। দেশে স্থালানি তেলের চাহিদা মেটাতে ২০২০-২১ অর্থবছরে বিদেশ হতে পরিশোধিত জালানি তেল ৪২,২৩ লক্ষ মে,টন ও অপরিশোধিত স্থালানি তেল ১৫,০৬ লক্ষ মেটন আমদানি করা হয়। উল্লেখ্য, অপরিশোধিত জালানি তেল দেশের একমাত্র তেল শোধনাগার ইস্টার্ন রিফাইনারি লিমিটেতে পরিশোধন করা হয়। এছাড়া, আলোচ্য অর্থবছরে স্থানীয় উৎস থেকে সরকারি বিভিন্ন গ্যাস ফিল্ডস ও বেসরকারি ফ্রনাকশনেশন প্রয়ান্ট থেকে পেট্রোলিয়াম পণ্য প্রাপ্তির পরিমাণ ছিল সর্বমোট ৪.৩৫ লক্ষ মেটেন। তন্যধ্যে সরকারি গ্যাস ফিল্ডস থেকে। ০.৫০ লক্ষ্য মেটন এবং বেসরকারি ক্র্যাকশনেশন প্র্যান্ট থেকে ৩.৮৫ লক্ষ্য মে.টন।

দেশের স্থালানি তেলের পণ্যওয়ারী বিক্রয়:

২০২০-২১ অর্থবছরে দেশের স্থালানি তেলের পণ্যওয়ারী বিক্রয় নিমুরূপ

পণ্ডের দাম	পরিমাণ (মে,টন)	মোট বিক্রয়ের অনুপাত (%)
ক্ষেট্র এ-১	2,09,558	৩,৭৮
অকটেন	9,00,839	8.5%
পেট্রোল	J. 96.586	6.05
কেরোসিন	5,05,900	2.02
ভিত্তেল	84,59,464	94,76
ফার্নেস অয়েল	4,65,002	6.59
এলভিও	200	0.02
জেবিও	609.66	0.58
লুব অরেল	20,909	0,00
অসবিশিএস	692	40,0
এমটিটি	0,980	0.08
এলপিঞ্জি	\$2,00%	n.35
বিচুমিন	45.240	\$4.0
शिक्ष	22	0.00
এলএসএফড	30,008	0.43
মোট	62,86,900	\$00.00
Action.	ochret tee	200,00

coronavirus, average inflat on rate in FY 2020-21 stood at 5.56 percent as against the target of 5.4 percent as a result of uninterrupted food production and supply chain. The average inflation rate in FY 2019-20 was 5.65 percent.

Industry Review:

(a) Fuel Sector:

The organized management and uninterrupted supply of fuel oil play a major role in the economic development of the country. Fuel oil is the most driving force of the economy which is regarding as the most prioritized sector. It has a great influence directly or indirectly in all economic sectors.

Increasing of fuel oil demand is the one of the main indexes of the development. In 1972, the overall demand of fuel oil in the country was 8.48 lakh metric tons, which increased to 63.00 lakh metric tons in FY 2020-21. In the reported year, total sales of fuel oil of the country increased by 14.48% to 63.00 lakh metric tons from 55.03 lakh metric tons of the last year. In order to meeting the demand of fuel oil in the country 42.23 lakh metric tons of refined fuel oil and 15.06 lakh metric tons of crude oil were imported from abroad in FY 2020-21. It is to be noted here that crude oil is being refined at Eastern Refinery Limited, the only one in the country. Besides, 4.35 takh metric tons of fuel oil was produced by various local gas fields under public sector and different fractionation plants under private sector. Of that, it was 0.50 lakh metric tons from government gas fields and 3.85 lakh metric tons from private fractionation plants.

Product wise sale of petroleum products in the country: In the fiscal year 2020-21, the sales of different grades

in the fiscal year 2020-21, the sales of different grades of petroleum product in the country are as follows:

Product	Quantity (in MT)	Percentage of Total Sales (%)
Jet A-1	2,37,894	3.78
Octane	3,03,917	4.82
Petrol	3,78,846	6.01
Kerosene	1,01,783	1.62
Diesel	45,97,585	72.98
Furnace Oil	5,59,032	8.87
LDO	331	0.01
JBO	11,709	0.19
Lube Oil	20,707	0.33
SBPS	591	0.01
MTT	3,790	0.06
LPG	12,009	0.19
Bitumen	58,150	0.92
Grease	52	0.00
LSFO	13,334	0.21
Total	62,99,730	100.00

দেশের জ্বালানি তেলের খাতওয়ারী ব্যবহার:

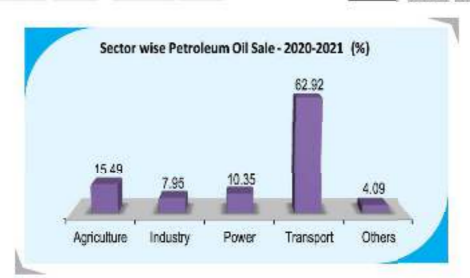
বাংলাদেশে দ্বালানি তেলের অধিকাংশই ৪ (চার)টি প্রথান সেইর যথাঃ পরিবহন, কৃষি, শিল্প ও বিদ্যুৎ থাতে ব্যবহৃত হয়। সারাদেশে ২০১৯-২০ ও ২০২০-২১ অর্থবছরের ব্যবহৃত দ্বালানি তেলের খাতওয়ারী বিবরণ নিমুক্তপঃ

খাত ২	0२0-२3 (प्र. नेन)	(%)	২০১৯-২০ (মে. টন)	(%)
কৃথি	800,59.6	5a.8b	8,80,909	\$6,00
শিল	8,00,809	9,30	8,33,066	9,60
বিদ্যুৎ	6,02,000	\$0.02	6,95,085	6.98
যোগাযোগ	05,60,420	62.52	৩৫,৩৬,৪৮৯	68.44
গৃহস্থাদি ও অন্য	ন ২,৫৭,৮৯৮	8,0%	2,50,982	0,68
মেটি	62,88,900	\$00,00	66,00,00	\$00,00

Sector wise fuel consumption in the country:

Most of the petroleum products in Bangladesh are used in four major sectors namely transport, agriculture, industry and power. The details of the petroleum products used in FY 2020-21 and 2019-20 are as follows:

			(Qty in MT)		
Sector	2020-21	(%)	2019-20	(%)	
Agriculture	9,75,604	15.49	9,90,752	18,00	
Industry	4,50,437	7.15	4,21,088	7.65	
Power	6,52,066	10.35	3,71,021	6.74	
Transport	39,63,725	62.92	35,36,489	64.27	
Domestic & Others	2,57,898	4.09	1,83,741	3.34	
Total	62,99,730	100.00	55,03,091	100.00	



দেশে জ্বালানি তেলের বিভাগওয়ারী বিক্রয়ঃ

২০১৯-২০ ও ২০২০-২১ অর্থবছরে দেশের জ্বালানি তেলের বিভাগওয়ারী বিক্রয় নিমুক্তপঃ

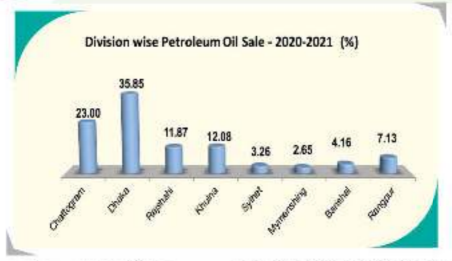
বিভাগ	२०२०-२५ (घ. ग्ल)	(%)	২০১৯-২০ (মে. টন)	(%)
চইহাম	28,88,029	20,00	33,86,000	23.39
সিলেট	2,00,025	0.26	2,02,568	৩,৬৯
ঢাকা	22,00,06%	90.50	20,87,022	৩৭.২৩
ময়মনসিংহ	5,66,65%	2.66	804,40,6	2.68
রাজশাহী	9,89,699	33.69	৬,৬০,৫৯৩	\$2.00
রংপুর	8,83,009	9,50	0,56,635	9.00
খুলনা	9,60,662	\$2.08	৬,৪৭,২৬৩	\$5.98
বরিশাল	2,62,52%	8,56	2,42,508	8,00
মোট	৬২,৯৯,৭৩০	300,00	66,00,00	200.00

Division wise fuel consumption in the country:

In the FY 2020-21 and FY 2019-20, division wise sales of petroleum products in the country are as follows:

			(Qly in MT)
Division	2020-21	(%)	2019-20	(%)
Chattogram	14,49,097	23.00	11,65,003	21.17
Sylhet	2,05,521	3.26	2,02,984	3.69
Dhaka	22,58,369	35.85	20,48,522	37.23
Mymensing	1,66,819	2.65	1,39,904	2.54
Rajshai	7,47,577	11.87	6,60,593	12.00
Rangpur	4,49,337	7.13	3,86,518	7.03
Khuha	7,60,882	12.08	6,47,263	11.76
Barishal	2,62,129	4.16	2,52,304	4.58
Total	62,99,730	100.00	55,03,091	100.00

ANNUAL REPORT



বিপণন কোম্পানিসমূহের বিক্রয় ও বাজার অংশীদারিতঃ

২০২০-২১ অর্থবছরে বাংলাদেশ পেট্রোলিয়াম কর্পোরেশন এর নিয়ন্ত্রণাধীন দেশের ডিনটি স্থালানি তেল বিপণন কোম্পানির বিজয় ও বাজার অংশীদারিত্বের বিবরণ নিমুক্তপঃ

কোম্পদির নাম	মেট বিজয় (দক্ষ মে, ট্রা)	ৰাজ্য অংশীবারিক (%)	অবস্থান
দেবদা প্রেট্রালিয়ার লি.	40.46	14.63	24
পহা অনেল কেম্পানী লি.	45.86	45.59	48
বহুৰ জন্তৰ কেম্প্ৰনী দি.	19.65	29.95	92

Sale and Market Share of Fuel Oil Marketing Companies:

The details of the sale and market share of three major marketing companies under Bangladesh Petroleum Corporation are as follows in the fiscal year 2020-21:

Company's Name	Total sale MT in lakh)	Market Share (%)	Position
Meghra Petroleum Lit	23.28	36.95	1st
Padma Of Co. Ltd	21.40	33.97	2nd
Jamuna Ol Co. Ltd.	17.51	27.79	3rd



বিপণন কোম্পানিসমূহের জ্বালানি তেলের পরিবহন ব্যবস্থা:

তেল বিপান কোম্পানিসমূহের জ্বালানি তেল পরিবহন বহরে বর্তমানে ৯০টি কোস্টাল ট্যাংকার, ৪টি শ্যালো ড্রাফট ট্যাংকার, ৭০টি বে-ক্রসিং শ্যালো ড্রাফট ট্যাংকার এবং ১৫টি মিনি অয়েল ট্যাংকার নিয়োজিত আছে। তনুষ্যে পিওসিএল এর জ্বালানি তেল পরিবহন বহরে ৩৭টি কোস্টাল ট্যাংকার, ১টি শ্যালো ড্রাফট ট্যাংকার, ২৫টি বে-ক্রসিং শ্যালো ড্রাফট ট্যাংকার এবং ৪টি মিনি অয়েল ট্যাংকার রয়েছে। উল্লেখ্য, প্রায় ৯০% জ্বালানি

Transport pool of fuel oil marketing companies:

At present, there are 90 costal tankers, 04 shallow draft tankers and 70 bay crossing shallow draft tankers and 15 mini oil tankers in three fuel oil marketing companies' transport pool of petroleum products. Of them, POCL has 37 costal tankers, 01 shallow draft tankers, 25 bay crossing shallow draft tankers and 04 mini oil tankers in the POCL's transport pool of

তেল নৌ-পথে, ৮% রেল পথে এবং ২% সড়ক পথে পরিবহন করা হয়ে থাকে।

বিপণন কোম্পানিসমূহের বিপণন নেটগুয়ার্ক:

বর্তমানে নেশের ৩টি ছালানি তেল বিপণন কোন্পানির বিপণন নেটওয়ার্কে ২২৭১টি ফিলিং স্টেশন, ২,৯১৯টি এজেন্ট/ডিক্ট্রিবিউটর, ৬৬৩টি প্যাকত পয়েন্ট ডিলার, ২,৭৪৩টি এলপি গ্যাসের ভিলার এবং ১১৬টি মেরিন ভিলার রয়েছে। এছাড়া, স্ট্যান্ডার্ড এশিয়াটিক অয়েল কোম্পানি লিমিটেড এর ৩৮২টি এলপি গ্যাস ভিলার রয়েছে। পরা অয়েল কোম্পানী লিমিটেডের বিপণন নেটওয়ার্কে ৬৯৭টি ফিলিং স্টেশন, ৮৫৪টি এজেন্ট/ডিক্ট্রিবিউটর, ২১৭টি প্যাক্ড পয়েন্ট ভিলার, ৭৩১টি এলপি গ্যাসের ভিলার এবং ৫০টি মেরিন ভিলার রয়েছে।

বিবরণ	মেটি	পৰা সত্ৰেল কোন্দানী লি,	অনুপতিৰ হার (%)
किनिः (२०१८मा २१४)	2295	৬৯৭	අප.පළ
এফেই,ডিফ্রিনিউট্রের সংখ্যা	5979	ኮ ứ8	27.26
পাক্ত পদ্ৰন্ট ভিলাজ্য সংখ্যা	865	229	62,96
এলপি গাস ভিলাবের সংখ্যা	6546	৭৩১	২৩.৩৯
अतिन विचारत्व रश्या	226	¢ο	80,50
সর্বমেটি	9096	4895	২৮,০৩

(খ) দেশের আগ্রোকেমিক্যালস সেক্টর:

কৃষি নির্তম অর্থনীভিন্ন এ দেশে কৃষি উৎশাদন বৃদ্ধির কোন বিকল্প নেই। আর এ উৎপাদন বৃদ্ধির জন্য আধুনিক কৃষি উপকরণ যেমন: উন্নত জাতের বীজ ও সারের পাশাপাশি বালাইনাশকের ব্যবহারও অপরিহার্য দেশের ক্রমবর্ধমান জনসংখ্যার খাদ্যের চাহিদা পূরণের লক্ষ্যে কৃষির আধুনিকায়নের পাশাপাশি বালাইনাশকের মার্কেট তৈরি হয়েছে। পরা অয়েল কোস্পানী লিমিটেডসহ দেশীয় এবং বছজাতিক মিলে ২৫০ টিরও অধিক কোম্পানি বিভিন্ন ধরনের বালাইনাশক পণ্য দেশের বাজারে বিপণন করে আসছে, যা কৃষি ফসল উৎপাদন ও সংরক্ষণে গুরুত্বপূর্ণ অবদান রেখে চলেছে। ২০১৯-২০ অর্থবছরে দেশের আমোকেমিকাালস শিক্তে আশ্রোকেমিকাালস পণ্যের মোট বিক্রয়ের পরিমাণ ছিল প্রায় ৩৬,০০০ মে,টন, যা ২০২০-২১ অর্থবছরে দাঁড়ায় প্রায় ৩৫,০০০ মে,টন। তনুষ্যো পৰা অয়েল কোম্পানী লিমিটেডের বিক্রয়ের পরিমাণ ছিল ১,৮৭৫ মে,টন। এ ক্ষেত্র দেশে কোম্পানির বাজার অংশীদারিত ৫.৩৬%।

বর্তমানে কোম্পানির বাজারজাতকৃত অ্যাগ্রোকেমিক্যালস পথ্যের সংখ্যা ৪৩টি। এর মধ্যে কোম্পানির নামে নিবদ্ধনকৃত পণ্যের সংখ্যা ১৮টি এবং অবশিষ্ট পণ্যসমূহ বিভিন্ন বহুজাতিক কোম্পানি যথাঃ বিএএসএফ বাংলাদেশ লিমিটেড, হেকেম বাংলাদেশ লিমিটেড এবং রাইসকো বাংলাদেশ লিমিটেডের petroleum products. It is mentionable here that about 90% of the fuel oil is transported through the river, 8% fuel oil is transported by railway and rest of 2% fuel oil is transported on the road.

Marketing network of fuel oil marketing companies:

At present, there are 2,271 filling stations, 2,919 agents/distributors, 563 packed point dealers and 2,743 LPG dealers and 116 marine dealers in the marketing network of 3 (Three) fuel oil marketing companies in the country. Besides, Standard Asiatic Oil Company Limited has 382 LPG dealers. POCL has 697 filling stations, 854 agents/distributors, 217 packed point dealers, 731 LPG dealers and 50 marine dealers in its marketing network.

Particular	Total	Padma Oil Co. Ltd.	Proportionate Rate (%)
Number of Filling Station	2271	697	30.69
Number of Agent/Distributor	2919	854	29.26
Number of Packet Point Dealer	663	217	32.73
Number of LP Gash Dealer	3125	731	23.39
Number of Marine Dealer	116	50	43.10
Total	9094	2549	28.03

(b) Agrochemicals Sector of the Country:

There is no alternative but to increasing the agricultural production in this country of agro based economy. It is essential to use modern agricultural inputs such as high breed seeds and fertilizer as well as pesticides to increase production. In order to meet the food demand of the country's growing population, there has been created a market of pesticides along with modernization of agriculture. More than 250 domestic and multi-national companies including Padma Oil Company Limited have been marketing various types of pesticide products in this country which are contributing significantly to the production and preservation of agricultural crops. In FY 2019-20, the sales volume of agrochemicals products in agrochemicals industry was about 36,000 metric tons which was stood at 35,000 metric tons in FY 2020-21. Of that, Padma Oil Company Limited's sales figure was 1,875 metric tons. The market share of the company is 5.36% in this regard.

At present, the Company has marketed 43 agrochemicals products. Of these, 18 products are registered in the name of the Company and the remaining products are from various multinational companies such as BASF Bangladesh Limited, Haychem Bangladesh Limited and Riceco Bangladesh

2020-2021

নামে নিবন্ধনকৃত। কীটনাশক পণ্য কৃষিতে একটা গুরুত্বপূর্ণ ভূমিকা পালন করছে। বেশ করেকটি গবেষণায় দেখা গেছে যে, আ্যামোকেমিক্যালন পদ্যোর ব্যবহারে কৃষি পদ্যোর উৎপাদন ও উৎপাদন ক্ষমতা বৃদ্ধিতে উল্লেখযোগ্য অবদান রাখে।

কোম্পানির কার্যক্রম:

কোম্পানির মূল কার্যক্রম হলো জ্বালানি তেল, লুব্রিকেন্টস ও মিজ, বিটুমিন ও এলপিজি সংগ্রহ, মজুদ, বাজারজাতকরণ ও বিগণন। তার সাথে কোম্পানি কৃষি কীটনাশক পণ্য ও বিপণন করে। ফলে কোম্পানির ব্যবসার লুটি উল্লেখযোগ্য অংশ রয়েছে (ক) জ্বালানি তেল ও (ব) অ্যাগ্রোকেমিক্যালস পণ্য।

কোম্পানির ব্যবসায়িক ফলাফল: ২০২০-২১

(ক) জ্বালানি তেল:

আলোচ্য অর্থবছরে কোম্পানির স্থালানি তেল বিক্রয়ের পরিমাণ ২১.৪০.০৫৩ মেটন, যা গত অর্থবছরে ছিল ১৯.৬৩.৫১৫ মেটন। ২০২০-২১ অর্থবছরে কোম্পানির প্রাট্রোলিয়াম প্রস্তার মোট বিক্ররের পরিমাণ গত অর্থবছরের তুলনায় ৮.৯৯% বৃদ্ধি পেয়েছে। পেট্রোলিয়াম পণোর মধ্যে আলোচা অর্থবছরে গভ অর্থবছরের তুলনায় বৃদ্ধি পেয়েছে অকটেন ১৮.৮৯%, পেট্রোল ১৫.৯৯%, কেরোসিন ৮.১৭%, ডিজেল ১৪.৬৪%, এলভিও ৫০,৭১%, ফার্নেস অয়েল ৪১,৩৫%, এসবিপি ১৭,৫৮%, পুর ও মিজ ৭.০৯% এবং বিটুমিন, এলপিজি ও অন্যান্য পণ্য ১২৭.৪৪%। जनामित्क, विकास द्वांत्र (भरसंस्ट अकिस्समन सुरसम ৩১,৫৫%, ছট ব্যাচিং অয়েল ১০.৬১% ও এম,টি,টি ৩৪,৪৪%। কোভিড-১৯ মহামারির কারণে আন্তর্জাতিক ও অভ্যন্তরীণ উড়োজাহাজ সীমিত আকারে চলাচলের কারণে এভিয়েশন ফুয়েল বিক্রয়ের পরিমাণ বিগত অর্থবছরের তুলনায় ২০২০-২১ অর্থবছরে ১,০৮,০৭০ মে,টন অর্থাৎ ৩১,৫৫% ক্লাস পেয়েছে। বিভিন্ন সরকারি এবং বেসরকারি জুট মিলে জেবিও এর চাহিদা ব্রাস পাওয়া তথা জেবিও এর বিকল্প হিসেবে "ফুড গ্রেড" ব্যাচিং অয়েল ব্যবহারের কলে এ কোম্পানির ফেবিও সৱবরাহ হাস পার।

(খ) কৃষি কীটনাশক পণ্য:

আলোচ্য অর্থবছরে কোম্পানির অ্যাপ্রোকেমিক্যালস পণ্যের বিক্রয়ের পরিমাণ ১,৮৭৫ মে.টন, যা গত অর্থবছরে ছিল ২,০৮৯ মে.টন। আলোচ্য অর্থবছরে কোভিড-১৯ এর প্রভাবে কোম্পানির অ্যাপ্রোকেমিক্যালস পণ্যের বিক্রয়ের পরিমাণ গত অর্থবছরের ভূলনায় ২১৪ মে.টন অর্থাৎ ১০.২৪% ব্রাস পেরেছে। মেট্রিক টনের ছিসেবে অ্যাপ্রোকেমিক্যালস পণ্যের মোট বিক্রয় ক্লাস পেলেও টাকার অংকে আলোচ্য অর্থবছরে গত অর্থবছরের ভূলনায় মোট বিক্রয়ের পরিমাণ ৬.০০% বৃদ্ধি প্রেছে। কোম্পানির সর্বাধিক বিক্রিত পণ্য কুরাভান ৫জি

Agrochemicals pesticides are pisying a vital role in Bangladesh agriculture. Several research studies have shown that use of pesticide products contributes significantly to increase the productivity and production of agricultural products.

POCL Activities:

The principal activities of the Company are procurement, storage and marketing of petroleum products, lubricating & greases, bitumen and LPG. In addition, the Company has been engaged with marketing of agrochemicals products. Thus, the Company's business has two reportable segments (a) Petroleum and (b) Agrochemicals.

Company's Business performance: 2020-21:

(a) Petroleum Products:

The Company's total sales volume of petroleum products was 21,40,053 metric tons as against 19,63,515 metric tons in the last year. The Company's fuel oil sales increased by 8.99% in FY 2020-21 over the last year. In the corresponding year, among the petroleum products, sales of Octane increased by 18.89% Petrol 15.99%, Kerosene 8.17%, Diesel 14.64%, LDO 50.71%, FO 41.35%, SBP 17.58%, Lube & Grease 7.09% and Bitumen, LPG & other products 127.44%. On the other hand, in the reporting year Aviation fuel decreased by 31.55%, Jute batching oil 10.61% and MTT 34.44%. Sales of aviation fuel decreased by 1.08.070 metric tons or 31.55% in FY 2020-21 compared to the previous year due to limited operation of international and domestic flights due to the COVID-19 epidemic. The Company's JBO supply decreased as a result of reduced demand for JBO by various public and privatie jute mills because of use of food grade batching oil as an alternative to JBO.

(b) Agrochemicals Products:

During the year under review, the Company's agrochemicals sales stood at 1,875 metric tons as against 2,089 metric tons in the last year. The sales of the Company's agrochemicals products decreased by 214 metric tons or 10.24% in the year under review compared to the previous fiscal year. Although the total sales of agrochemicals products declined in metric tons but in amount of taka total sales increased by 6% in the reported year as compared to the last year. The Company lost a market share of more than

বিক্রম সরকারি সিদ্ধান্তের কারণে বন্ধ হয়ে যাওয়ায় প্রায় ৩,০০০ মে,টনের অধিক অ্যায়োকেমিক্যালস পণ্যের মার্কেট হাস পেরেছে। অ্যায়োকেমিক্যালস পণ্যের বিজয় বৃদ্ধির শক্ষ্যে কোম্পানি কর্তৃক দুটি দানাদার পণ্য যেমন: অপ্টিমাস ৫জি (এফএমসি, আমেরিকা) এবং ইউজেন্ট ৩জি (ইউপিএল, ভারত) বাজারজাত করা ওজ হয়েছে। এর ফলে আগামী অর্থবছরে উক্ত পণ্যের বিক্রয়ের মাধ্যমে মোট বিক্রয়ের পরিমাণ বৃদ্ধি পাবে বলে আশা করা যায়।

কোম্পানির বিতরণ নেটওয়ার্ক:

পদ্মা অয়েল কোম্পানী লিমিটোডের দেশব্যাপী একটি শক্তিশালী বিপদন নেটওয়ার্ক রয়েছে। ৩০শে জুন ২০২১ খ্রি, পর্যন্ত জ্বালানি পদা বিপদনে দেশের বিভিন্ন ওরতুপূর্ণ স্থানে বিভিন্ন পর্যায়ে কোম্পানির মোট ২,৫৪৯টি তিন্টিবিউটর আছে, যা নিমুরূপ:

বিভাগের শ্বাদ	বিশিং সৌশ্য	্রেক্রই/ক্রাক্রি নিব্যুগরার	शाक्य शास विलय	একপিটি ভিশার	মেরিন ভিনার	সক্ষসরি গ্রহক
চইয়াম	222	506	88	882	25	Strategy and
শিক্তাই	22	ee	er.	88		राष्ट्रासन् सन्, जी राज राष्ट्री, क्रामेश
ঢাকা	260	254	34	b	20	বালাচৰ বেলগ
ময়মনবিংহ	39	22	a	9	٥	বিশিক্ষবি, সমূক
বরিশাল	30	89	30	03	9	क्रमण्ड, अन्तिहेति, र कारणाः, प्रधान
बुनना	96	260	230	328	2	(माला वनत वर्ष
রজশাহ	222)8c	- 44	760	0	नक रिब्लि स्वकारण
ड र् ण्ड	320	199	39	03	o	
সর্বয়েটি	689	tr28	259	955	20	

অন্যদিকে, অ্যাহ্রোকেমিক্যালস পণ্য বিপলনে সারাদেশে ক্যাম্পানির ৩৭৩টি লাইদেদপ্রাপ্ত অ্যাগ্রোকেমিক্যালস ডিক্টিবিউটর নিয়োজিত আছে এবং প্রায় ১০,০০০টি লাইসেপপ্রাপ্ত বিক্রেভাদের মাধ্যমে কৃষকদের ছারপ্রাপ্তে পণ্য সরবরাহ করা হয়।

কোম্পানির ডিপো নেটগুয়ার্ক:

বর্তমানে কোম্পানির পরিচালন কার্যক্রম সম্পাদনের জন্য প্রধান হাপনাসহ দেশব্যাপী ২০টি ডিপো রয়েছে। তনুষ্যে ১টি প্রধান হাপনা, ৯টি রিভারইন ডিপো, ৩টি রেল হেও ডিপো, ৩টি এডিয়েশন ডিপো এবং ব্রাক্ষণবাড়িয়াতে গ্যাস ফিন্ড হতে সরাসরি পাইপলাইনের মাধ্যমে ফ্রালানি তেল গ্রহণের জন্য ১টি ডিপো। কোম্পানি এককভাবে দেশের তিনটি আন্তর্জাতিক বিমানবন্দরে (হ্যরত শাহজালাল আন্তর্জাতিক বিমানবন্দর, ঢাকা; হ্যরত শাহ আমানত আন্তর্জাতিক বিমানবন্দর, চম্ট্রাম এবং ওসমানী আন্তর্জাতিক বিমানবন্দর, সিলেট) দেশি-বিদেশি উড়োজাহাজে এভিরেশন ফুয়েল জেট এ-১ সরবরাহ করে। এছাড়া, কোম্পানি দেশব্যাপী ১৩টি আ্যোগ্রোকেমিক্যালস ভিপোর মাধ্যমে অ্যাগ্রোকেমিক্যালস পণ্যের বিপণন কার্যক্রম পরিচলনা করে থাকে। 3000 metric tons of agrochemicals products as the sale of the Company's best-selling product Furadan 5G was stopped due to a government decision. The marketing of two granular products such as Optimus 5G (FMC, USA) and Ugent 3G (UPL, India) has already started to increase the sales of agrochemical products. As a result, total sales are expected to increase through the sales of above products in the next fiscal year.

Company's Distribution Network:

Padma Oil Company Limited has a strong marketing network across the country. There are 2,549 distributors in the Company at different levels in the country's important place in the marketing network of petroleum products as on 30.06.2021 as follows:

Name of the Division	Filing Station	Agent/ Agency/ Distributor	Packed Point Dealer	LPG Dealer	Marins Degler	Direct Customer
Challogram	111	205	63	332	28	Bangradeeh Army.
Sylhet	55	95	51	49	0	Navy and Air Force,
Dhaka	153	125	15	9	13	Coastguard. ED. Pallway.
Vynersing	27	22	5	0	0	ED. Falway, EPDB,
Barlahal	20	47	25	32	7	Roads & Highway,
Khulna	97	163	19	124	2	LGED, Fertilizer factory-
Rajshai	111	140	22	153	0	Chartogram.
Rangpur	123	97	17	32	0	Mongle port and
Total	697	854	217	731	50	various industries.

On the other hand, the Company employs 373 licensed agrochemicals distributors across the country and supplies products to farmers through about 10,000 licensed vendors.

Company's Depot Network:

Currently there are 20 depots of the Company across the country including Main Installation to operate the Company's operational activities. Of these, there are a Main Installation, 9(nine) Riverine depots, 6(six) Rail-head depots, 3(three) Aviation depots and another one depot for receiving fuel oil directly through pipeline from Brahmanbaria Gas Field. The Company is solely supplying Aviation Fuel Jet-A-1 to the domestic and overseas aircrafts at the three international airports (Hazrat Shahjalal International Airport, Dhaka, Hazrat Shah Amanat International Airport, Chattogram and Osmani International Airport, Sylhet). In addition, the Company operates its marketing activities of agrochemicals products through 13 depots across the country.

কোম্পানির ফ্রালানি তেলের মজুদ ক্ষমতাঃ

ন্যাশনাল এনার্জি পশিনি-২০০৪ অনুযায়ী দেশে প্রাণানি তেলের কৌশলগত মন্ত্রন ৬০ নিন বজার রাখতে হবে। যে গক্ষ্যে বিপিনি ও এর অন্ধ-প্রতিষ্ঠানসমূহ মন্ত্রন বৃদ্ধির বিভিন্ন কার্যক্রম বাস্তবায়ন করেছে। উল্লেখ্য, ২০০৯-২০১০ অর্থবছরে দেশের জ্বালানি তেলের মন্ত্রন ক্ষমতা ছিল প্রার ৯.০০ লক্ষ্য মেট্রিক টন বা পরবর্তীতে ধাপে ঘাপে বৃদ্ধি করা হরেছে। গত ০১ (এক) দশকে এ ক্ষমতা প্রায় ৪.৬৬ লক্ষ্যমেট্রিক টন বৃদ্ধি করে ২০২০-২১ অর্থবছরে প্রায় ১৩.৬০ লক্ষ্য মেট্রিক টনে উঠীত করা হয়েছে।

সারাদেশে ভিজেল, অকটেল, পেট্রোল, স্কেট ৩-১ ও ফার্নেস এর মন্ত্রুল কমতা বথাক্রমে ৬১৫,৭০৬ মেট্রিক টল, ৩৬,৮৮৬ মেট্রিক টল, ২৬,৪৪০ মেট্রিক টল, ৩২৪,৪২৩ মেট্রিক টল ও ১৪৯,৮৯৪ মেট্রিক টল। বিক্ররের গড় পরিমাণ বিবেচনার পণ্যসমূহের অর্থাৎ ভিজেল, অকটেন, পেট্রোল, স্কেট এ-১ ও ফার্নেস অরেল এর হথাক্রমে ৪৩ নিন, ৩৫ নিন, ২২ দিন, ৬২ দিন ও ৫৯ দিনের মন্ত্রুদ রাখা সম্ভব।

বিপিসি কর্তৃক (১) "ইনস্টালেশন অব সিজেল পয়েন্ট মূরিং (SPM) উইও ভাবল পাইপলাইন", (২) "India-Bangladesh Friendship Pipeline (IBFPL)", (৩)"লেট এ-১ পাইপলাইন ক্রম পিসজগ্র (নিরার কাঞ্চন ক্রিছ) টু কুর্মিটালা -ক্রিয়েন্সন দিপে (কেএডি) ইন্তুডিং পাল্পিং ক্যাসিলিটিঅ" ও (৪) "চয়প্রম হতে ঢাকা পর্যন্ত পাইপলাইনে স্থালানি তেল পরিবহন" শীর্ষক প্রকল্পসমূহ বাস্তবায়নার্থীন রয়েছে। প্রকল্পসমূহ বাস্তবায়িত হলে আগামী ২ বছরে প্রালানি তেলের মন্ত্রণ ক্রমতা প্রার ২,৯৮ লক্ষ মেট্রিক টন বৃদ্ধি পারে। বিপিনির আওতাধীন অন্ধ প্রতিষ্ঠানসমূহের ফ্রালানি তেলের মোট মন্ত্রদ ক্রমতার মধ্যে ইআরএল এর ৫,০০ লক্ষ মেটন, পরা অয়েল কোম্পানী লিমিটেডের ২,১৮ লক্ষ মেটন, মেঘনা পেট্রেলিছাম লিমিটেডের ২,৩০ লক্ষ মেটন প্রবং মন্ত্রন অয়েল কোম্পানী লিমিটেডের ২,২২ লক্ষ মেটন প্রালানি তেলের মন্ত্রদ ক্রমতা রয়েছে। ৩০শে ক্রম ২০২১ পর্যন্ত প্রালানি তেলের মন্ত্রদ ক্রমতা নিম্নে বিবক হলো:

তিপোৰ নাম	93	ধারগক্ষমতা (মে.ট্ন)
প্রধান স্থাপনা, চটিছ	1म	3,80,698
লোদমাইল জিলো,	माना रूपाणं छ	50,995
দৌলতপুর জিলো,	शूनमा	28,000
যোগো অয়েল ইপট	रेटलबंग, स्मारला	400,600
বাদাবাড়ি জিলো, নি	नेता प्याणक	22,338
চাঁলপুর ডিলেন, চাঁল	भूत	4.655
আহণম ভিগো, ব্রা	লগৰ ভূিয়া	2,970
ব্রাক্ষণবাদ্বিয়া জিলে	f	2,839
ভৈবৰবাজার ডিলো		86.5
নিলেট ডিলেগ		₹,586
শ্ৰীয়ঙ্গল ডিবেপা		5,596
পার্বজীপুর ডিবেণা		848,9
রংপুর ডিবপা		804
নাটোর ভিপো		5.584
রাজপাহী ডিব্রে	সরাসরি রেশগুয়ে গুয়াগু	ন থেকে সরবরাহ করা হয়।
বরিশাল বার্ম ডিবেপ	া, বরিশাল	৬৭৮
ঝালকাঠি ডিপো		2,646
কৃষিটোলা অভিয়েশ	न ভिट्या	6,845
ভসমানী আন্তলীতি	ক বিমানবন্দর ডিপো	5,036
শাহ-আমানত আন্ত	জাতিক বিমানবন্দর ভিপে	Y totals
লবঁহমট <u>ি</u>		2,65,506

Company's Storage Capacity:

According to the National Energy Policy-2004, the strategic reserves of fuel oil of the country should be maintained for 60 days. To this end, BPC and its subsidiary companies have bundled up various reserve growth activities. It may be mentioned that the country's fuel oil storage capacity was about 9.00 lakh metric tons in the fiscal year 2009-10 which has been gredually increased. In the last one decade, this capacity has been increased by about 4.66 lakh metric tons and in the fiscal year 2020-21 it has been increased to about 13.60 lakh metric tons.

The storage capacity of Diesel, Octane, Petrol, Jet A-1 and Furnace oil across the country is 6,15, 706 metric tons, 36,886 metric tons, 26,440 metric tons, 3,24,426 metric tons and 1,49,894 metric tons respectively. Considering the average sales volume, it is possible to keep stock of products i.e. Diesel, Octane, Petrol, Jet A-1 and Furnace oil for 43 days, 35 days, 22 days, 62 days and 59 days respectively.

The projects of (1) Installation of Single Point Mooring (SPM). with double pipeline' (2) 'India-Bangladesh Friendship Pipeline ((IBFPL)' (3) 'Jet A-1 pipeline from Pitolganij (near Kanchan Bridge) to Kurmitola Aviation Depot (KAD) including pumping facilities', and (4) 'Fuel oil transport in pipeline from Chattogram to Dhaka' are under implementation. After implementation of these project, the total storage capacity of fuel oil will be increased about 2.98 lakh metric tons. Of the total storage capacity of petroleum products of the subsidiary companies under Bangladesh Petroleum Corporation in the country, there are 5.00 lakh metric tons storage capacity of Eastern Refinery Limited, 2.89 lakh metric tons storage capacity of Padma oil Company Limited, 2.33 lakh metric tons storage capacity of Meghna Petroleum Limited and 2.22 lakh metric tons storage capacity of Jamuna Oil Company Limited. The storage capacity of fuel oil at Main Installation and various depots of the Company as on 30 June 2021 is as follows:

Depot Name 5	Storage Capacity (Qty in MT)
Main Installation, Chattogram	1,43,674
Godenall Depot, Narayangor	1 30,771
Daulatpur Depot, Khulna	24,831
Mongia Oil Installation	31,601
Baghabari Depot, Sirajgonj	22,114
Chandour Depot. Chandour	4,311
Ashuganj Depot, Brahmenbe	rie 2,795
Brahmanbaria Depot	2,917
Bhairab Bazar Depot	682
Sylhet Depot	2,948
Srimangal Depot	1,176
Parbatipur Depot	5,414
Rangour Depot	904
Natore Depot	1,142
Rajshahi Depot S	upply directly from Bailway Wagon
Berishel Barge Depot, Berishal	678
Jhalakati Depot	2,899
Kurmitola Aviation Depot	8,479
Osmani International Airport De	pot 1,026
Shah Amanat International Airport D	opot 996
Total	2,89,358

আর্থিক ফলাফল: ২০২০-২১

পরিচালকমন্তর্দী ৩০ জুন, ২০২১ তারিখে সমান্ত বছরের আর্থিক চিত্রের বর্ণনা নিয়ে প্রদান করছে:

over as	20	(दर्गांगि गिकास)
বিবরণ	2020-25	5079-50	(ঞান)/বৃদ্ধি (%)
পেট্রোগিয়াম পপো মোট আর	228.32	456.65	0.56
শেট্রোলিয়াম পরে। নিট আর	290.92	430,88	(4.34)
পরিচালন খরচ	(458,5%)	(480,85)	(6.92)
পেট্রোলিয়াম থাতে পরিচালন মুনাফা	(2.23)	(32,58)	64.64
जन्मना পरिजनन जाम	82.28	b-9.85	(85.48)
আমোকেনিকালস বৰসায় পরিচালন কডি	(2,58)	(2,5%)	9,56
মোট পৰিচালন সুনাকা	85.50	40.69	(80,0%)
जनविष्ठानम जार	466,86	65,069	(50,84)
ভৱিউপিপিএফ পূৰ্ব মুনাফা	Solvas	94,545	(22.64)
ওব্রিউপিপিএফ-এ দেয়	(50,80)	(55,50)	(5b,04)
কনপূৰ্ব সুনাফা	232.80	64.065	(19.64)
আয়কর বরাদ্ধ	(68,95)	(20,04)	(\$9.69)
কংলতর মুনকা	220.60	492,36	(56.20)
অবচৰ ক'ত নিচাৰ্ডে বিনিয়োগ থেকে উদ্ভ স্থানাৰত	(6,65)	(50,56)	(58,36)
মোট কমপ্রিহেনসিভ আয়	220,00	464.60	(\$5.88)

অর্থিক পর্যালোচনাঃ

নিয়ে ২০২০-২১ অর্ধবছরে কোম্পানির আর্থিক ফলাফলের উপর একটি পর্যালোচনা বিবৃত হলোঃ

পেট্রোলিয়াম পণ্যে গ্রস আয়:

২০২০-২১ অর্থবছরে পেট্রোনিয়াম পণ্যে প্রস আয় ২১৬.১২ কোটি টাকা, যা ২০১৯-২০ অর্থবছরের ২১৫.৮১ কোটি টাকার তুলনায় ০,১৪% বেশি। জেট এ-১ বিক্রয় বাবদ কোম্পানির প্রতি লিটারে অপেক্ষাকৃত বেশি মার্জিন পেয়ে থাকে বিধায় সামপ্রিকভাবে কোম্পানির মোট বিক্রয়ের পরিমাণ গভ অর্থবছরের তুলনায় ৮,৯৯% বৃদ্ধি পাওয়া সক্তেও এডিয়েশন ফুয়েল এর বিক্রয়ের পরিমাণ বিগত অর্থবছরের তুলনায় ১,০৮,০৭০ মেটন অর্থাৎ ৩১.৫৫% ব্লাস পাওয়ায় পেট্রোলিয়াম পণ্যের বিক্রয় থাতে আয় মাত্র ০,১৪% বৃদ্ধি পায়।

পেট্রোলিয়াম পণ্যে নিট আয়:

২০১৯-২০ অর্থবছরে কোম্পানির পেট্রোলিয়াম পণ্য বিপণনে নিট আয় ছিল ২১৮.৪৬ কোটি টাকা, যা ২০২০-২১ অর্থবছরে হয়েছে ২১৩.৭৫ কোটি টাকা। ব্রাসের হার ২.১৬%।

অ্যাফ্রোকেমিক্যালস ব্যবসায় পরিচালন ক্ষতিঃ

আলোচ্য অর্থবছরে কোম্পানির অ্যামোকেমিক্যালস ব্যবসায় পরিচালন ক্ষতি হয়েছে ২,৯৪ কোটি টাকা। গত অর্থবছরে এ-খাতে ক্ষতির পরিমাণ ছিল ২,৮৮ কোটি টাকা। অ্যামোকেমিক্যালস ব্যবসা লাভজনক করার লক্ষ্যে সকল কার্যক্রম অব্যাহত রয়েছে।

Financial Result: 2020-21:

The Directors take immense pleasure in reporting the following financial results of the Company for the year ended 30 June 2021:

	Taka in crore			
Particulars	2020-2021	2019-20	(decrease)/increase (%)	
Gross profit on petroleum products	216.12	215,61	0.14	
Net profit on petroleum products	213.75	218.46	(2.16)	
Operating expenses	(214.96)	(230,41)	(6.71)	
Operating Profit on petroleum	(1.21)	(11.94)	89.87	
Other operating income	45.24	87.41	(48.24)	
Operating loss on Agrochemicals trading	(2.94)	(2.88)	2.08	
Total operating profit	41.10	72.59	(43.38)	
Non-operating income	266.93	310.37	(14.00)	
Profit before WPPF	308.03	382.98	(19.57)	
Contribution to WPPF	(15.40)	(19.15)	(19.68)	
Profit before Income tax	292.63	363.81	(19.57)	
Provision for Income Tax	(84.00)	(90.65)	(29.52)	
Net profit after Tax	228,60	272.95	(16.25)	
Suplus from investment to Depreciation Fund Reserve	(8.61)	(10:16)	(15.26)	
Total comprehensive Income	220.00	262.80	(18.29)	

Financial Review:

A financial review on the Company's financial results in FY 2020-21 has described below:

Gross Earnings on Petroleum Products:

In financial year 2020-21, Gross Earnings on petroleum products stood at taka 216.12 crore with an increment of 0.14% compared with taka 215.81 crore of the previous year. Despite the total sales volume of the company increased by 8.99%, the gross profit in petroleum products increased by only 0.14% in FY 2020-21 comparing to the last year due to sales of Aviation fuel decreased by 1,08,070 metric tons or 31.55% as the Company earns a relatively higher margin per liter for sales of Jet A-1.

Net Earnings on Petroleum Products:

The Company's Net Earnings on petroleum products is Taka 213.75 crore in FY 2020-21 that was Taka 218.46 crore in the previous fiscal year, registering a decrease rate of 2.16%.

Operating loss on Agrochemicals Trading:

During the year under review, the operating loss in the agrochemicals business was Taka 2,94 crore as against Taka 2,88 crore in the last year. All activities are continuing to make the agrochemicals business profitable.

মোট পরিচালন খরচ:

ব্যবস্থাপনা কর্তৃপক্ষের কঠোর বায় সংকোচন নীতির ফলে আলোচ্য অর্থবছরে মোট পরিচালন বরচ হয়েছে ২১৪.৯৬ কোটি টাকা, যা গত অর্থবছরে ছিল ২৩০.৪১ কোটি টাকা। আলোচ্য অর্থবছরে গরচের কৃছেতা সাধন এবং কঠোর ব্যয় নিয়ন্ত্রপের মাধ্যমে কোম্পানির প্রশাসনিক, বিক্রয় ও বিতরণ বরচসমূহ প্রাকৃতিক খরচের মধ্যে সীমাবদ্ধ রাখার চেটা করা হয়। ফলে আলোচ্য অর্থবছরে কোম্পানি গত অর্থবছরের তুলনায় মোট পরিচালনা বরচ ১৫.৪৫ কোটি টাকা অর্থাৎ ৬.৭১% ব্রাস করতে সক্ষম হয়।

মোট পরিচালন মুনাফা:

আলোচ্য অর্থবছরে মোট পরিচালন মুনাফা হয় ৪১.১০ কোটি টাকা, যা গত অর্থবছরে ছিল ৭২.৫৯ কোটি টাকা। ব্রাসের হার ৪৩,৩৮%।

অপরিচালন আয়:

অপরিচালন বাতে ২০২০-২১ অর্থবছরে কোম্পানির আয় ছিল ২৬৬,৯৩ কোটি টাকা, যা গত অর্থবছরের ৩১০.৩৭ কোটি টাকার তুলনায় ১৪.০০% কম।

করপূর্ব নিট মুনাফাঃ

করপূর্ব নিট মুনাফা গত অর্থবছরের ৩৬৩.৮১ কোটি টাকা থেকে ১৯.৫৭% ব্রাস পেয়ে আলোচ্য অর্থবছরে দাঁড়ায় ২৯২.৬৩ কোটি টাকা।

Total Operating Expenses:

As a result of the strict cost control policy of the management, total operating expenses were Taka 214.96 crore in the reported year as against Taka 230.41 crore in the last year. In the reported year, the Management Authority tried to limit the Company's administrative, poles and distribution expenses within the estimated costs through cost austerity and cost control. As a result, the Company was able to reduce total operating expenses in the reported year by Taka 15.45 crore or 6.71% over the last year.

Total Operating Profit:

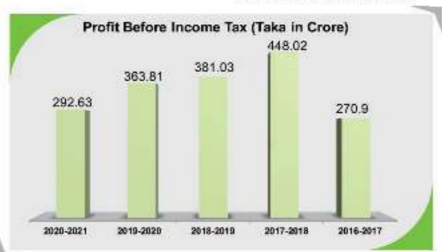
During the year under review, total operating profit was Taka 41.10 crore as against Taka 72.59 crore of the last year, showing a decline of 43.38%.

Non-operating Income:

Non-operating income was Take 266.93 crore in FY 2020-21 which is 14.00% lower than Take 310.37 crore of the last year.

Net Profit before Income Tax:

Net Profit before Income Tax decreased by 19.57% to Taka 292.63 crore in FY 2020-21 from Taka 363.81 crore in the previous fiscal year.



করোভর নিট মুনাফাঃ

২০২০-২১ অর্থবছরে করোত্তর নিট মুনাফা পত অর্থবছরের ২৭২,৯৬ কোটি টাকা থেকে ১৬,২৫% ব্রাস পেরে দাঁড়িয়েছে ২২৮,৬০ কোটি টাকা।

Net Profit after Tax:

Net Profit after tax decreased to Taka 228.60 crore in FY 2020-21 from Taka 272.96 crore of the preceding year registering a decrease of 16.25 percent.

রিটার্নস :

(১) রিটার্নস অন অ্যাসেটঃ

আলোচ্য অর্থবছরে রিটার্ন অন অ্যাসেট ছিল ২,৪৩%, যা গত অর্থবছরে ছিল ২,৯৪%।

Returns:

(i) Returns On Assets:

Return on Assets stood at 2.43% in FY 2020-21 which was 2.94% in the last year.

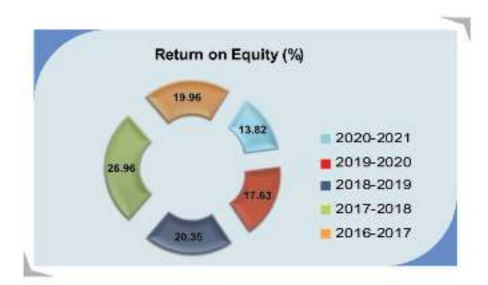


(২) রিটার্নস অন ইকুটেটিঃ

এ অর্থবছরে রিটার্ম অন ইকুইটি ছিল ১৩,৮২%, যা গদ অর্থবছরে ছিল ১৭,৬৩%।

(ii) Returns On Equity:

Return on Equity was 13.82% during the year that was 17.63% in the last year.



শেরার প্রতি আয়ঃ

৩০শে জুন, ২০২১ খ্রিষ্টাব্দে কোম্পানির শেষার প্রতি আয় হয়েছে ২৩.২৭ টাকা, যা গত ৩০শে জুন ২০২০ খ্রিষ্টাব্দে ছিল ২৭.৭৯ টাকা।

Earnings per Share (EPS):

EPS stood at Taka 23.27 as on 30 June 2021, which was Taka 27.79 in the last year.

2020-2021



শেয়ার প্রতি নিট সম্পত্তি মূল্য:

৩০ জুন ২০২১ খ্রি, তারিখে সমাপ্ত অর্থবছরের কোম্পানির শেয়ার প্রতি নিট সম্পত্তির মূলা দীড়ায় ১৬৮.৪১ টাকা। গত অর্থবছরের ১৫৭,৬৪ টাকার তুলনাম আলোচ্য অর্থবছরে শেয়ার প্রতি নিট সম্পত্তির মূল্য ৬.৮৩ শতাংশ বৃদ্ধি পেয়েছে।

Net Assets value per share:

Net Assets value per share recorded at Taka 168.41 as on 30 June 2021 compared to Taka 157.64 of the previous year, showing an increase of 6.83 percent.



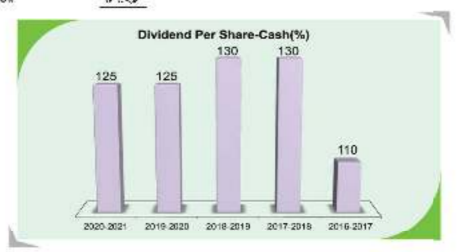
नजारनः

কোম্পানির পরিচালনা পর্যদের নিকট শেয়ারহোন্ডারদের প্রাপ্যতা সবসময় প্রধান অগ্রাধিকার হিসেবে বিবেচিত হয়। ২০২০-২১ অর্থবছরে শেয়ারহোন্ডারদের জন্য পূর্ববর্তী বছরের ন্যায় পর্যদ কর্তৃক শেয়ার প্রতি নগদ ১২৫% অর্থাৎ প্রতি শেয়ারে নগদ ১২.৫০ টাকা সভ্যাংশ প্রদানের জন্য সুপারিশ করা হয়। পরিচালনা পর্যদের সুপারিশকৃত সভ্যাংশ বার্ষিক সাধারণ সভায় শেয়ারহোন্ডারগে কর্তৃক অনুমোদিত হলে নগদ ১২২.৭৯ কোটি টাকা শেয়ারহোন্ডারদের মধ্যে বন্টন করা হবে।

Dividend:

Shareholders' return is always key priority to the Board of Directors of the Company. The Board pleased to recommend to pay 125% percent cash dividend i.e. per share Taka 12.50 to the shareholders for the year 2020-21. The recommended dividend if approved by the shareholders at the Annual General Meeting Taka 122.79 crore will be distributed among the shareholders.

বিবরণ	পরিমাপ (কোটি টাকা)	Particulars	Amount in Crore Taka
বন্টনবোগ্য নিট মুনাফা	220.00	Net Profit available for appropriation Board's recommendation for appropriation.	
পর্যদ কর্তৃক বউনের সুপারিশ :	10000000	125% Cash Dividend	122.79
প্রতি পেয়ারে ১২৫% হারে নগদ লড্যাংশ	\$22.9 b	Transfer to Retained Earnings	97.21
বিটেইত আয়ে স্থানান্তর	26.96		3 .



শেয়ারহোন্ডার ইকুাইটি:

কোম্পানির পরিচাপনা পর্যন কোম্পানির প্রবৃদ্ধি অর্জনের পাশাপাশি শেয়ারহোভারদের স্বার্থ তুলে ধরতে এবং তা সমুব্রত রাখার জন্য ক্রমাণতভাবে চেটা করে যাজে। তবে কোম্পানির ভবিষয়ং কর্ম পরিকল্পনায় উল্লেখযোগ্য অর্থ সংস্থানের প্রয়োজন হবে বিধায় কোম্পানির রিটেইভ আয়ে মুনাফার একটি বড় অংশ স্থানান্তর করতে হচেছ। ৩০শে জুন, ২০২১ খ্রিষ্টাকে সমাপ্ত আর্থিক হিসাব অনুষায়ী শেয়ারহোভার ইকুাইটির পরিমাণ গত অর্থবছরের ১,৫৪৮,৫৪ কোটি টাকা থেকে ১০৫,৮১ কোটি টাকা অর্থাৎ ৬.৮৩% বৃদ্ধি পেয়ে দাঁড়ায় ১,৬৫৪,৩৫ কোটি টাকা। আলোচ্য অর্থবছরে কোম্পানির পরিশোধিত মুলধন ছিল ৯৮,২৩ কোটি টাকা। শেয়ারহোভার তহবিলের এ শক্ত অবস্থান কোম্পানির ভবিষাৎ ব্যবসা সম্প্রসারণে সহায়তা করবে।

Shareholders' Equity:

The Company's Board of Directors is constantly trying to raise the Company's growth and promote the interests of Shareholders. But due to requirement of huge money for Company's future planning, a major portion of the Company's net profit is being transferred to the Retained earnings. Shareholders' Fund increased by Taka 105.81 crore or 6.83% to Taka 1654.35 crore from Taka 1548.54 crore as per financial statements for the year ended 30 June 2021. Paid up capital of Padma Oil Company Limited was Taka 98.23 crore during 2020-2021. The strong position in Shareholders' fund will enable the Company to expand its business in future.



ত্রৈমাসিক আর্থিক বিবরণী ও নিরীক্ষিত বার্ষিক আর্থিক বিবরণীর ফলাফলের মধ্যে উল্লেখযোগ্য পার্থক্য:

আলোচ্য অর্থবছরে ত্রৈমাসিক আর্থিক বিবরণী ও নিরীক্ষিত

Significant variance in the quarterly and audited annual Financial Statements:

There was no significant variance between quarterly

বার্ষিক আর্থিক বিবরণীর ফলাফলের মধ্যে উল্লেখযোগ্য কোন পার্থক্য ছিল না।

সংগ্রিষ্ট পক্ষের লেনদেন:

আলোচ্য অর্থবছরে কোম্পানি সংশ্লিষ্ট পক্ষের সাথে স্বাভাবিক ব্যবসায়িক কার্যক্রম হিসাবে কিছু লোনদেন পরিচালনা করেছে, যা আইএএস-২০ খারার সাথে সংগতিপূর্ণ। ৩০শে জুন ২০২১ পর্যন্ত সংশ্লিষ্ট পক্ষের লোনদেনের বিষয়ে একটি বিশদ বিবরণ হিসাব বিবরণীর নোট নং-৩৫ এ প্রদর্শিত হলো।

শেয়ারহোন্ডারদের সুরক্ষাঃ

ব্যবস্থাপনা কর্তৃপক্ষের দক্ষ পরিচালনার ফলে কোম্পানির মাইনরিটি শেয়ারহোভারগণের স্বার্থ অপব্যবহার হওয়া থেকে সুরক্ষিত থাকে। কেম্পানি সকল ধরনের শেয়ারহোভারদের প্রতি সুষ্ঠু ও সমআচরণের জন্য সম্পূর্ণ প্রতিশ্রুতিবন্ধ। কোম্পানি এমন একটি সংস্কৃতি চালু করার প্রতি সচেট থাকে বাতে মাইনরিটি শেয়ারহোভারগণের কোম্পানির সাধারণ সভায় প্রস্তাব পেশের অধিকার থাকে। যে সব তথ্য ব্যবস্থাপনা কর্তৃপক্ষ শেয়ারহোভারগণের নিকট প্রকাশ করা উচিত সে সম্পর্কিত যে কোন বিষয় এবং তথোর বিষরে মাইনরিটি শেয়ারহোভারগণ জানতে পারে। এ সমস্ত কার্যক্রম গ্রহণ করা হয়েছে মাইনরিটি শেয়ারহোভারগণ জানতে পারে। এ সমস্ত কার্যক্রম গ্রহণ করা হয়েছে মাইনরিটি শেয়ারহোভারগণ কারতে পারে। এ সমস্ত কার্যক্রম গ্রহণ করা হয়েছে মাইনরিটি শেয়ারহোভারগণের যৌতিক স্বার্থ নিশ্চিত করার জন্য।

শেয়ারহোন্ডারবৃন্দের মর্যাদা এবং বাজার দরের তথ্য:

পথা অয়েল কোম্পানী লিমিটেড শেয়ারহোন্ডারদের সর্বোচ্চ রিটার্ন প্রদানে প্রতিশ্রুতিবন্ধ। শেয়ারহোন্ডারদের যৌজিক হারে মুনাফা প্রদানের মাধ্যমে কোম্পানি শেয়ার বিনিয়োগে উৎসাহিত করে। আলোচ্য অর্থবছরে করোনার বিরুপ প্রভাব থাকা সত্ত্রেও কোম্পানির পরিচালনা পর্যন কর্তৃক শেয়ারহোন্ডারদের জন্য গত অর্থবছরের ন্যায় শেয়ার প্রতি ১২৫% হারে লভ্যাংশ সুপারিশ করা হয়। আলোচ্য অর্থবছরে শেয়ার ট্রেভিংয়ের শেষ দিনে ঢাকা স্টক প্রস্রাচন্তে প্রচারিত পথা অয়েল কোম্পানী লিমিটেডের শেয়ারের বাজার দর ছিল ২০৩.৮০ টাকা, গত অর্থবছরে শেয়ার ট্রেভিংয়ের শেষ দিনে ছিল ১৬৬.২০ টাকা। ৩০শে জুন, ২০২১ খ্রিটাপে কোম্পানির বাজার মূলবদের পরিমাণ গাঁড়িরেছে ২০০১.৯৮ কোটি টাকা, যা ৩০শে জুন, ২০২০ খ্রিটাকে কোটি টাকা।

পর্যদ সভা ও পরিচালকমন্ডলীর সম্মানী:

পরিচালনা পর্যদ তাঁদের দায়িত্ব পালনের জন্য নিয়মিতভাবে পর্যদ সভা করে থাকে। ২০২০-২১ অর্থবছরে পর্যদ সভার সংখ্যা, পরিচালকমন্ডলীর সভার উপস্থিতির সংখ্যা এবং তাঁদের সম্মানী প্রদানের প্রতিবেদন সংযুক্ত ১-এ প্রদর্শিত হলো।

শেয়ারহোন্ডিং প্যাটার্ন:

কোম্পানির শেয়ারহোন্ডিং প্যাটার্ন সংযুক্ত-২ এ প্রদর্শিত হলো।

performance and overall annual performance.

Related Party Transactions:

During the year, the Company carried out a number of transactions with related parties in the normal course of business in accordance with the provisions of IAS-24. Details of related parties transactions have been disclosed under Note No.-35,00 of the Financial Statements.

Protection of Shareholders:

The minority shareholders of the Company have always been protected from the abusive actions by, or in the interest of, controlling shareholders action either directly or indirectly through the efficient handing of management. The Company is fully committed to the fair and equal treatment to all kind of shareholders. We are always active to create a culture so that the minority shareholders shall have the rights to propose items in the agenda of the general meeting. The minority shareholders have access to any and all information relating to matters for which the management is accountable for and should disclose to the shareholders. All these activities are taken for insuring the lawful interest of minority shareholders.

Shareholders' Value and Market Price Information:

The Padma Oil Company Ltd. remains fully committed to delivery of higher shareholders' value. The Company encourages to invest in the share of the Company by offering profits at reasonable rates to shareholders. Despite the adverse effects of the corona, the Board of Directors has recommended to pay cash dividend to the honorable shareholders at the rate of 125 % in this year, as like previous year. Reported Market price of share of POCL in Dhaka Stock Exchange Limited was Taka 203.80 on close of the last trading day on 30.06.2021 which was Taka 186.20 on close of the last trading day of the last fiscal year. Market capitalization stood at Taka 2,001.98 crore as on 30 June 2021 which was Taka 1,632.63 crore on 30 June 2020.

Board Meeting & Remuneration of the Directors:

The Board meets regular basis to discharge its responsibilities. Number of Board Meeting held in FY 2020-21 and the attendance & remuneration of each director shown in Annexure-1.

Shareholding Pattern:

The shareholding pattern is annexed at Annexure-2.

বিগত ৫ (পাঁচ) বছরের পরিচালন ও আর্থিক বিষয়ে তথ্য:

বিগত ৫ (পাঁচ) বছরের কোম্পানির পরিচালন ও আর্থিক বিষয়ের মূল তথ্যসমূহ সংযুক্তি-৩ এ প্রদর্শিত হলো।

সিইও ও সিএফর এর ঘোষণা:

বিএসইসির কর্পোরেট গভর্নেস কোড এর শর্ত নং ৩(৩) অনুসারে কোম্পানির প্রধান নির্বাহী কর্মকর্তা (সিইও) ও ব্যবস্থাপনা পরিচালক এবং প্রধান হিসাব কর্মকর্তা (সিএফও) এর ঘোষণা সংযুক্তি 'এ' তে সংযুক্ত করা হলো।

কর্পোরেট গভর্নেস:

কর্মপারেট গভর্মেন্স এর মুলনীতি হলো সচ্ছতা, প্রহণযোগ্যতা ও ন্যায়-নীতির সাথে দায়িত পালন। পদ্মা অয়েল কোম্পানী লিমিটেড এর নিকট কর্পোরেট গভর্নেল হচ্ছে দক্ষতা, স্বছতা এবং পেশাদারিত্বের মাধ্যমে শেয়ারহোন্ডারদের উচ্চ হারে মূল। প্রদান: সমাজ ও রাষ্ট্রের প্রতি দায়বদ্ধতা এবং পরিবেশের প্রতি সংবেদনশীলতা। কর্পোরেট ম্যানেজমেন্টের দায়িত হতে উত্তম গভর্নেপের সাথে দায়িতু পালন করে শেয়ারহোন্ডার ভ্যালু বৃদ্ধি করা। স্টক এক্সচেঞ্জের তালিকান্তক্ত কোম্পানিখলোর জন্য বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেন্ত কমিশন কর্পোরেট গভর্নেনের বিষয়ে শর্তাবলি (বিএসইসি /সিএমআরআরসিডি/ ২০০৬-১৫৮/২০৭/জ্যাভমিন/৮০ তারিখ ০৩ জ্বন, ২০১৮) জারি করা হয়েছে। কোম্পানি বিএসইসির কর্পোরেট গভর্নেপের শর্তাবলি, ঢাকা স্টক এল্পচেগু লিমিটেড ও চটগ্রাম স্টক এক্সচেক্ত লিমিটেভের লিস্টিং রেগুলেশন এবং অন্যান্য নিয়ন্ত্রক সংস্থাসমূহের আইন ও বিধিসমূহ পরিপূর্ণভাবে প্রতিপালন করে। বাংলাদেশ সিকিউরিটিজ অ্যান্ড এক্সচেঞ্চ কমিশন কর্তৃক জারিকত কর্পোরেট গভর্নেন্স কোত-২০১৮ এর শর্তসমূহের প্রতিপালনের বিষয়ে প্রফেশনাল আকাউন্ট্যান্ট কর্তৃক প্রদন্ত সনদ এবং প্রতিপালনের বিবরণ এ প্রতিবেদনের সংযুক্তি 'বি' ও 'সি' তে উপস্থাপন করা হলো।

ম্যানেজমেন্ট ভিসকাশন জ্যান্ড জ্যানালাইসিসঃ

কোম্পানির পরিচালন এবং সার্বিক বিপণন ও আর্থিক অবস্থা নিয়ে ব্যবস্থাপনা পরিচালক সাক্ষরিত ব্যবস্থাপনা কর্তৃপক্ষের আলোচনা ও বিশ্রেষণ এ-প্রতিবেদনের সংযুক্তি 'ডি' এ উপস্থাপন করা হলো।

পরিচালনা পর্যদ:

বর্তমানে নয়জন পরিচালকমন্ত্রনীর সমস্বয়ে কোম্পানির পরিচালনা পর্যদ পঠিত। নয়জনের মধ্যে দুইজন সভস্ত পরিচালক, একজন বিপিসি বাদে বাকি শেয়ারহোন্ডারদের মধ্য থেকে নির্বাচিত শেয়ারহোন্ডার পরিচালক এবং বাকি ৬ জন বিপিসি/মন্ত্রণালয় কর্তৃক মনোনীত পরিচালক। উল্লেখ্য কোম্পানির পরিশোধিত মুলধনের মধ্যে ৫০.৩৫ শতাংশ বিপিসির এবং বাকি ৪৯.৬৫ শতাংশ প্রাতিষ্ঠানিক ও সাধারণ বিনিয়োগকারীদের। পরিচালনা পর্যদ ব্যবসায় এবং প্রশাসনিক

Key Operating & Financial Data of preceding 5 years:

Key operating & financial data of preceding 5 years is attached in Annexure-3.

Declaration by the CEO & the CFO:

Declaration by the CEO and the CFO to the Board as required under condition No.3 (3) of Corporate Governance Code issued by BSEC has been attached in Annexure- A.

Corporate Governance:

The core principles of corporate governance are transparency, accountability and responsibilities with fair principles. To Padma Oil Company Limited, corporate governance means increasing the shareholders' value by being efficient, transparent and professional; accountable to the government and the society and responsive to the environmental issues. Maximizing value for shareholders performance with good governance is responsibility of corporate management. Bangladesh Securities & Exchange Commission has issued the conditions regarding Corporate Governance (Notification No. BSEC/CMRRCD /2006-158 /207/ admin/80 dated 03-06-2018) for the companies listed with Stock Exchanges. The Company has adequately complied with all the conditions of Corporate Governance Code of BSEC, listing regulations of DSE and CSE and rules & regulations of other regulatory bodies. The certificate provided by the professional accountant and status of compliance with the conditions of the Corporate Governance Code-2018 issued by the Bangladesh Securities and Exchange Commission are attached in Annexure 'B' and 'C' of this Directors' Report.

Management Discussion & Analysis:

A Management discussion and analysis signed by Managing Director regarding the Company's operation and overall marketing and financial position of the Company has been attached in Annexure- 'D'

Board of Directors:

At present, the Board consists of nine directors. Out of nine directors, two directors are Independent directors, another one director is Shareholder director elected from the remaining shareholders except BPC and rest of six directors are nominated by BPC/Ministry. It is mentionable here that of the Company's paid-up capital, 50.35 percent belongs to BPC and the remaining 49.65 percent to institutional and general investors. Board of Directors comprised of the

ক্ষেত্রে উচ্চ শিক্ষাগত এবং পেশাগত যোগ্যতাসম্পন্ন ব্যক্তিদের সমন্বয়ে গঠিত। এ সমন্ত গুণাবলি পর্যদের দায়িত্ব ও কর্তব্য পালনে শক্ত ভিত রচনা করেছে। ব্যবস্থাপনা কর্তৃপক্ষ কর্তৃক পর্যদ অনুমোদিত নীতি, ম্যানুয়েল এবং সীমার মধ্যে কোম্পানির কার্যাবলি পরিচালিত হয়ে থাকে। পর্যদ সভা নিয়মিত অনুষ্ঠিত হয়ে থাকে। বাংলাদেশ সিকিউরিটিক আভ এক্সচেঞ্জ কমিশনের নির্দেশনানুষায়ী পরিচালনা পর্যদের একটি অভিট কমিটি ও একটি নিমনেশন আভ রিমিউন্যারেশন কমিটি (এনআরসি) রয়েছে।

অভিট কমিটি:

পরা অরেল কোম্পানী লিমিটেডের অভিট কমিটি পর্ষদ মনোনীত তিনজন পরিচালকের সমন্বয়ে গঠিত এবং বাংলাদেশ সিকিউরিটিজ আভি এল্পচেঞ্চ কমিশনের নির্দেশাবলির আলোকে পর্যদ অনুমোদিত নীতিমালার ভিত্তিতে কার্যাবলি পরিচালনা করে থাকে। অভিট কমিটির উদ্দেশ্য হল সঠিক এবং পর্যাপ্ত অভ্যন্তরীণ নিয়ন্ত্রণের মাধ্যমে কোম্পানির পরিচালন নিশ্চিত করা। কমিটি কোম্পানির আর্থিক বিবরণীসমূহ পর্যালোচনা ও সুপারিশ প্রণয়ন করে।

নমিনেশন অ্যান্ড রিমিউন্যারেশন কমিটি (এনআরসি):

থাংগাদেশ সিন্টিউরিটিজ জ্যান্ত এক্সচেঞ্চ ক্ষমিশন কর্তৃক জারিকৃত কর্পোরেট গভর্নেপ কোত-২০১৮ জনুসারে পর্যদের একটি দমিনেশন জ্যান্ত রিমিউন্যারেশন কমিটি (এনআরসি) গঠিত হয়েছে। পর্যদ কর্তৃক মনোনয়নের মাধ্যমে তিনজন পর্যদ সদস্যের সমন্বরে পথা জয়েল কোম্পানী লিমিটেডের এনজারসি গঠিত হয়েছে। বাংলাদেশ সিকিউরিটিজ জ্যান্ত এক্সচেঞ্চ কমিশন কর্তৃক জারিকৃত কর্পোরেট গভর্নেল কোভ ২০১৮ এর আলোকে পর্যদ জনুমোলিত নীতিমালা জনুসরগে এনজারসি এর কার্য পরিচালিত হত্তে।

পর্যন চেয়ারম্যান, সিইও, সিএফও, সিএস ও এইচআইএসি: কোম্পানির পরিচালনা পর্যদের চেয়ারম্যান, ব্যবস্থাপনা পরিচালক তথা প্রধান নির্বাহী কর্মকর্তা, চিফ ফিন্যালিয়াল অফিসার (সিএফও), কোম্পানি সচিব ও হেড অব ইন্টারন্যাল অভিট অ্যান্ড কমপ্রায়েস (এইচআইএসি) পদে ভিন্ন ভিন্ন ব্যক্তি দায়িতে নিয়োজিত আছেন।

জাতীয় তহবিলে অবদান:

পদ্মা অয়েল কোম্পানী লিমিটেড জাতীয় তহবিলে ওরুতুপূর্ণ অবদান রাখছে। কর আইন অনুযায়ী বিভিন্ন পরিশোধিত অর্থ members of highly educated and professional qualification in the field of business and administrative. This has given strength for effective discharge of duties and responsibility by the Board. The Company's Management operates the Company's activities within the policies, manual and limits approved by the Board. Board Meeting is being held regularly. As per direction of Bangladesh Securities & Exchange Commission, Board has one Audit Committee and one Nomination & Remuneration Committee.

Audit Committee:

Audit Committee of Padma Oil Company Limited comprises of three members of the Board nominated by the Board of Directors and operates according to the charter of the committee approved by the Board based on Bangladesh Securities & Exchange Commission's Corporate Governance Code. The objective of the committee is to ensure the Company's operation through proper and adequate internal control. The Committee reviews the financial statements of the Company and makes recommendations.

Nomination and Remuneration Committee (NRC):

As per Bangladesh Securities & Exchange's Corporate Governance Code-2018 the Board has formed the NRC. The NRC of Padma Oil Company Limited comprises of three members of the Board nominated by the Board of Directors. NRC operates according to the charter of the Committee approved by the Board on the basis of Bangladesh Securities & Exchange commission's Corporate Governance Code.

Chairman of the Board, CEO, CS & HIAC:

The Chairman of the Board, Managing Director curn CEO, Chief Financial Officer (CFO), Company Secretary (CS) and Head of Internal Audit & Compliance (HIAC) of the Company are the different personalities.

Contribution to National Exchequer:

Padma Oil Company Limited has contributed significantly to the National Exchequer. As per law, the Company deducts taxes and VAT at sources and other levies from the various payments and services and হতে উৎসে আয়কর, ভাট এবং অন্যান্য লেভি কর্তনপূর্বক জাতীয় কোষাগারে জমা প্রদান করে আসহে। পাশাপাশি কোম্পানি নিজাম আয়ের উপর আয়কর প্রদান করে থাকে। ২০২০-২১ অর্থবছরে কোম্পানি কর্তৃক জাতীয় তহবিলে মোট অর্থ প্রদান নিম্নরপঃ

বিবরণ	2020-25	(কোটি টাকা) ২০১৯-২০
আহকর	209.50	\$90,08
सा ड	4,059.56	2,506.82
কাস্ট্রমস ভিউটি	84,558	28,088
আইডিএসসি	0,0098	0.0098
পোর্ট ডিউস	br.86	68.4
মোট	96.454,0	2,925.20

পরিচালকমন্ডলীর আবর্তনঃ

কোম্পানি আইন, ১৯৯৪ এবং কোম্পানির পরিচালন বিধি অনুযায়ী প্রতি বার্ধিক সাধারণ সভার পরিচালকমন্তলীর এক ভূতীয়াংশ সদস্য পালাক্রমে অবসর গ্রহণ করেন এবং অবসর গ্রহণকারী পরিচালকগণ পুনঃমনোনয়নবোগ্য। আসল বার্ধিক সাধারণ সভার পরিচালনা পর্যদ থেকে পরিচালক ৬. মহর শের আলী ও কালী মৃহাম্মদ মোজাম্মেল হক অবসর গ্রহণ করবেন। তারা উভয়ই পুনঃমনোনয়নযোগ্য এবং বিপিলি কর্তৃক আসল্ল বার্ধিক সাধারণ সভায় শেয়ারহোভারদের অনুমোদন সাপেক্ষে তাঁদের পুনঃমনোনয়ন প্রদান করা হয়েছে।

স্বতন্ত্র পরিচালক:

বিএসইসির কর্পোরেট গভর্মেন্স কোভের নির্দেশনা অনুসারে কোম্পানির পরিচালনা পর্যদে দুইজন স্বতন্ত্র পরিচালক আছেন। কাজী মোঃ আনোয়াকল হাকিম ও জনাব বাসুদেব গাঙ্গুলী বর্তমানে কোম্পানির পরিচালনা পর্যদে স্বতন্ত্র পরিচালক হিসেবে নিয়োজিত আছেন। জনাব কে, এম এনায়েতুল করিম গত ২৬/১২/২০২১ খ্রিষ্টাব্দে তাঁর দায়িতুকালের ও বছর পূর্ণ হওরার প্রেক্ষিতে তিনি অবসরগ্রহণ করেন। তথপ্রেক্ষিতে তাঁর স্থলে জনাব বাসুদেব পাঙ্গুলীকে ২৮/১২/২০২১ খ্রিষ্টাব্দে অনুষ্ঠিত কোম্পানির ৪৮৭তম পর্যদ সভায় স্বতন্ত্র পরিচালক হিসেবে আগামী ও বছরের জন্য নিয়োগ প্রদান করা হয়, য়া আসন্ত্র বার্ষিক সাধারণ সভায় শেয়ারহোন্ডারদের অনুমোদনের প্রয়োজনীয়তা রয়েছে।

নিরীক্ষক নিয়োগঃ

৫১তম বার্ষিক সাধারণ সভায় মেসার্স থান ওহাব শফিক রহমান জ্যাত কোং, চার্টার্ড জ্যাকাউন্ট্যান্টস এবং মেসার্স রহমান মোস্তকা আলম জ্যাত কোং, চার্টার্ড জ্যাকাউন্ট্যান্টস কোম্পানির ২০২০-২১ অর্থবছরের জন্য যুগা বহিঃনিরীক্ষক হিসেবে শেরারহোজারগণ কর্তৃক নিয়োগগ্রাপ্ত হয়। কোম্পানি আইন, deposits the same to government exchequer. Besides, the Company also pays tax on its earnings.

Total payment to government exchequer during FY 2020-21 is as follows:

	TB	ka in Crore
Particulars	2020-21	2019-20
Income Tax	137.85	170.03
VAT	2,517.89	2,106.65
Customs Duty	463.94	443.91
IDSC	0.0074	0.0074
Port dues	8.96	8.60
Total	3,128.65	2,729.20

Retirement & Re-nomination of Directors:

As per Companies Act, 1994 and Articles of Association of the Company, one-third of the directors retire by rotation from the office of directors and retiring directors are eligible for re-appointment. Dr. Mohd. Sher Ali, Director and Kazi Mohammad Mozammel Hoque, Director will be retired from the Board in the ensuing Annual General Meeting, Both of them are eligible for re-appointment and have already been re-nominated by BPC subject to the approval of the shareholders at AGM.

Independent Director:

There are two Independent Directors on the Board of Directors of the company as per guidelines of BSEC's corporate governance code. At present, Quazi Md. Anwarul Hakim and Mr. Bashudeb Ganguly are two Independent Directors of the company. Mr. K M Eneyetul Karim retired on 26.12.2021 after completing 3 years of his tenure. Accordingly, Mr. Bashudeb Ganguly was appointed by the Board of Directors for next three years in its 487th Meeting held on 28.12.2021 which requires the approval of shareholders at the ensuing Annual General Meeting.

Appointment of Auditors:

At the 51st Annual General Meeting M/s. Khan Wahab Shafique Rahman & Co., Chartered Accountants and M/s. Rahman Mostafa Alam & Co., Chartered Accountants were appointed as external Joint Auditors of the company for the FY 2020-21. According to the Companies Act, 1994, both the firms will retire at this

১৯৯৪ অনুসারে উভয় প্রতিষ্ঠান এই বার্ষিক সাধারণ সভায় অবসর এছণ করবে। তনুধ্যে মেসার্স খান ওহাব শক্তিক রহমান আভ কোং, চার্টার্ভ আকাউন্টান্টস কোম্পানি আইন, ১৯৯৪ অনুসারে ২০২১-২২ অর্থবছরের নিরীক্ষা কাজের জন্য পুনঃমনোনয়নযোগ্য উক্ত প্রতিষ্ঠান ইতোমধ্যে ২০২১-২২ অর্থবছরে কোম্পানির নিরীকা কাজের নিমিত নিয়োগপ্রাপ্ত হওয়ার জন্য তালের ইচ্ছা প্রকাশ করেছে। অন্যদিকে, মেসার্স রহমান মোস্তকা আলম অ্যান্ড কোং, চার্টার্ড অ্যাকাউন্ট্যান্টস কর্তৃক পরপর ও বছর নিরীক্ষা কাজ সম্পন্ন হওয়ায় বাংলাদেশ সিকিউরিটিজ আভ এক্সচেঞ্চ কমিশনের নোটিফিকেশন নং এসইসি/সিএফভি-৭১/২০০১/জ্যাভমিন/০২/৩৫ তারিখ ০৩/০১/২০০২ খ্রি, অনুসারে উক্ত ফার্ম ২০২১-২২ অর্থবছরের জন্য পুনঃমনোনয়নযোগ্য নয়। এমতাবস্থায়, কোম্পানির সংখ্যাগরিষ্ঠ শেয়ারের মালিক হিসেবে বাংলাদেশ পেটোলিয়াম কর্পোরেশন (বিপিসি) কর্ত্তক ২০২১-২২ অর্থবছরের নিরীক্ষা কার্যের জন্য বহিপ্লবিক্তিক হিসেবে মেসার্স খান ওহার শক্তিক রহমান অ্যান্ড কোং, চার্টার্ড অ্যাকাউন্ট্যান্টস এর সাথে মেসার্স রহমান মোন্ডফা আলম অ্যান্ড কোৎ, চার্টার্ড অ্যাকাউন্ট্যান্টণ এর স্থলে মেঘার্থ হোসেন ফরহাদ অ্যাভ কোং, চার্টার্ড অ্যাকাউন্ট্যান্টসকে আসর বার্ষিক সাধারণ সভায় সম্মানিত শেয়ারহোন্ডারদের অনুমোদনের জন্য মনোনয়ন প্রদান করা হয়েছে।

কর্পোরেট গভর্মের প্রতিগালনের বিষয়ে প্রফেশনাল জ্যাকাউন্টান্ট নিয়োগঃ
বিএসইসির নির্দেশনা অনুযায়ী ৩০শে জুন ২০২২ খ্রিষ্টান্দে সমাপ্য
বছরের জন্য বিএসইসি কর্তৃক জারিকৃত কর্পোরেট গভর্মের কোড
প্রতিপালনের বিষয়ে সনদ প্রদানের নিমিত্ত পেশাদার
জ্যাকাউন্ট্যান্ট নিয়োগের জন্য আসর বার্ষিক সাধারণ সভায়
শোরারহোন্ডারদের অনুযোদনের জন্য প্রস্তাব পেশ করা হবে।

প্রকাশনা এবং শেয়ারহোন্ডারদের সাথে যোগাযোগ:

কোম্পানি সংবিধিবদ্ধ প্রতিবেদন অর্থাৎ ত্রৈমাসিক, ধানাাসিক এবং বার্ধিক হিসাব বিবরণীসমূহ বিভিন্ন নিয়ন্ত্রক সংস্থা ও সম্মানিত শেতারহোভারদের জন্য সময়মতো প্রকাশনা ও তা শেশ করার উপর সর্বোচ্চ অহ্যাধিকার প্রদান করে থাকে, যাতে কোম্পানির সার্বিক কার্যক্রমের স্বন্ধ ধারণা পাওয়া ঘায়। পর্যক্রমমর বাংলাদেশ সিকিউরিটিজ আভ এল্পচেক্ত কমিশনের বিধিসমূহ পর্যালোচনা করে এবং তা প্রতিপালনের জন্য ব্যবস্থাপনা কর্তৃপক্ষকে নির্দেশনা প্রদান করে থাকে। কোম্পানির শেরার মূল্যের উপর প্রভাব বিস্তার করতে পারে এমন সকল মূল্য সংবেদনশীল তথ্য এবং সকল আর্থিক বিবরণীসমূহ জাতীয় দৈনিক পত্রিকাসমূহ, অনলাইন নিউজ পোর্টাল এবং কোম্পানির ওয়েবসাইটে প্রকাশনার মাধ্যমে তা শেরারহোজারদের নিকট প্রেক্যাইটে প্রকাশনার মাধ্যমে তা শেরারহোজারদের নিকট প্রেক্যাইয়ে। বার্ধিক সাধারণ সভাও শেরারহোজারদের নাথে যোগারোগের একটা ভালো সুযোগ সৃষ্টি করে।

Annual General Meeting, Among them, M/s. Khan Wahab Shafique Rahman 8 Co., Chartered Accountants are eligible for reappointment for auditing in FY 2021-22 according to the Companies Act, 1994. The firm has already expressed its willingness for reappointment of company's audit in FY 2021-22. On the other hand, M/s. Hanman Mostafa Alam & Co, Chartered Accountants are not eligible for reappointment in FY 2021-22 as per BSEC's notification No. SEC/CFD-71/2001/Admin/02/05 dated 03/01/2002 as the above firm has been completed 3 years of auditing consecutively. Under the above circumstances, as a major shareholder of the company Bangladesh Petroleum Corporation (BPC) has nominated M/s. Hossain Farhad & Co., Chartered Accountants in place of M/s. Rahman Mostafa Alam & Co. Chartered Accountants along with M/s. Khan Wahab Shafique Rahman & Co., Chartered Accountants as external Joint Auditors of the company for the FY 2021-22 for the approval of Hon'ble Shareholders in the ensuing AGM.

Professional Accountant for Compliance of Corporate Governance:

Pursuant to the BSEC's directive, a proposal for appointment of a professional Accountant, to issue certificate on compliance of Corporate Governance Code for the year ending on 30 June 2022, will be placed for the approval of honorable shareholders in the ensuing AGM.

Publication and Communication with the Shareholders:

The Company gives high priority on timely publication and submission of the statutory reports i.e. Quarterly, Half-yearly and Annual Financial Statements in details enabling the regulatory bodies and existing & potential shareholders to make a fair assessment on Company's overall performance. The Board discusses and gives directives to the management to ensure the compliance of Bangladesh Security & Exchange Commission's rules & regulations regularly. All the price sensitive information having any possible impact on share prices of the Company and all financial statements are communicated to the shareholders by publications in the national dailies, online news portal and Company's website. The Annual General Meeting. also creates on opportunity for communication with shareholders.

২০২০-২১ অর্থবছরে বিভিন্ন ক্ষেত্রে কোম্পানির প্রধান অর্জনসমূহ: (ক) আর্থিক ব্যবস্থাপনাঃ

কোম্পানির ফিন্যাস বিভাপের সূষ্ট্র আর্থিক ব্যবস্থাপনার ফলে অন্যান্য অপরিচালন আরের ক্ষেত্রে কোম্পানি এ বছরও উল্লেখযোগ্য মুনাফা অর্জন করেছে। আলোচ্য অর্থবছরে কোম্পানি ফাত ফালেজমেন্ট খাতে ২৩২.৩০ কোটি টাকা মুনাফা অর্জন করতে সক্ষম হয়, যা গত অর্থবছরে ছিল ২৯৪.০৭ কোটি টাকা। সরকারি সিদ্ধান্ত অনুযায়ী ব্যাহকে স্থারী আমানতের মুনাফা সর্বোচ্চ ৬% নির্ধারণ করায় এবং সে অনুযায়ী বিনিয়োগ করায় অপরিচালন খাতে আয় ব্রাস পায়। পেট্রোলিয়াম ও কেমিক্যালস ব্যবসার পাশাপাশি কোম্পানির সূষ্ঠ্ আর্থিক ব্যবস্থাপনা নীতি কোম্পানিকে অপরিচালন আয় বাতে উল্লেখযোগ্য মুনাফা এনে দিচেছ, যা কোম্পানিকে একটি শক্তিশালী অর্থনৈতিক ভিত্তি গড়ে দিচেছ। কোম্পানির কাতের সর্বোচ্চ ব্যবহার হচেছ সূষ্ঠ্ আর্থিক ব্যবস্থাপনা নীতির প্রধান উল্লেশ্য এবং অর্জন। এ কোম্পানির ফিন্যান্স বিভাগ সে কান্ডটি হাচাকভাবে করে যাদেছ।

(খ) বিক্রম ও বিপণন বিভাগ:

আলোচ্য অর্থবছরের কোভিড-১৯ এর প্রভাব চলমান থাকা সক্টেও কোন্পানির বিক্রয় ও বিপথন বিভাগের কর্মকর্তা-কর্মচারীদের দক্ষতা ও আন্তরিক প্রয়াসের ফলে কোন্পানি ২১,৪০,০৫৩ মেটন জালানি তেল বিক্রয় করতে সক্ষম হয়, য়া গত অর্থবছরে ছিল ১৯,৬৩,৫১৫ মেটন। আলোচ্য অর্থবছরে কোন্পানির স্থালানি তেলের মোট বিক্রয়ের পরিমাণ গত অর্থবছরের তুলনায় ৮,৯৯% বৃদ্ধি পেয়েছে।

(গ) পরিচালনঃ

২০২০-২১ অর্থবছরে পদ্মা অরেল কোম্পানী লিমিটেড অধিকতর আর্থিক দক্ষতা এবং গ্রাহক ভিত্তিক পরিচালন কাজের উপর গুরুত্ব প্রদান করেছিল। কোম্পানি সফলভাবে সকল প্রকার গ্রাহকের চাহিদা প্রণে সক্ষম হয়েছিল। অপারেশনস বিভাগের কর্মকর্তা এবং শ্রমিক-কর্মচারীরা নিরন্তর পরিশ্রম করে সারা বছর ক্যোভিড-১৯ মহামারি সত্ত্বেও নির্বাহিত্র স্থালানি তেল সরবরাহের মাধ্যমে গ্রাহকের চাহিদা পূরণ করে। আলোচ্য অর্থবছরে এ কোম্পানি দক্ষতার সাথে পগ্যের মন্থ্য ব্যবস্থাপনা পরিচালনা করেছে এবং কোম্পানির বিভিন্ন ভিপোতে দক্ষতার সাথে প্রোভাইস হ্যাঙলিং করেছে, যা কাঙ্গিত মুনাফা অর্জনে সহায়ক হয়েছে।

(ঘ) এভিয়েশনঃ

আলোচ্য অর্থবছরের বিশ্বব্যাপী কোন্ডিড-১৯ মহামারির কারণে আন্তর্জাতিক ও অন্তর্জীণ উড়োজাহাজ চলাচণে বিশ্ন হওয়া সত্তেও কোম্পানি মোট ২,৩৪,৫০৪ মেটন জেট এ-১ তেল

Company's Key Achievements During 2020-2021 in Various Aspects: (a) Fund Management:

The Company made a significant profit this year also in respect of non-operating income due to the proper fund management of the Company's Finance department. The Company able to make a profit of Taka 262.64 crore in the fund management sector as against Taka 294.07 crore in the last year. As per the government decision, the interest of fixed deposit in the bank has been fixed at a maximum of 6% and by investing accordingly, the non-operating income was decreased. In addition to petroleum and agrochemicals trading, the Company's sound financial management policy is bringing significant profit in non-operating income which provides a strong economic basis to the Company. The main purpose and achievement of the proper financial management's policy is the maximum utilization of the fund in proper way. The Company's Finance department has been doing this job properly.

(b) Sales & Marketing:

Despite the impact of COVID-19 in the reporting year the Company was able to sell 21,40,053 metric tons of petroleum products, which was 19,63,515 metric tons in the last year, due to expertise and sincere efforts of officers and employees of the Company's Sales & Marketing department. The company's total sales volume of petroleum products increased by 8.99% compared to the previous year.

(c) Operations:

During FY 2020-2021, POCL focused on making operational activities more economical, efficient and customer-oriented. The Company successfully managed to fulfill all types of customers' needs. With relentless efforts, the officers and workforce of Operation department made un-interrupted fuel supplies throughout the year in spite of COVID-19 pandemic to meet the customers' needs. In the reported year, the Company operated the product inventory management efficiently and thereby benefited the bottom line by proficient handling of products at various depots/locations.

(d) Aviation:

Though normal movement of domestic and international flights were disrupted in the reported year due to the Covid-19 pandemic throughout the world, the Company managed to deliver 2,34,504 metric tons

সরবরাহ করতে সক্ষম হয়েছে। বর্তমানে কোভিড-১৯ মহামারি সত্তেও এভিরেশন বিভাগের কর্মকর্তা-কর্মচারীরা দিবারাত্তি ২৪ খন্টা দেশি এবং আন্তর্জাতিক ফ্রাইটে জেট এ-১ জ্রালানি তেল সরবরাহ করে যাচেছ। এছাড়া, কোম্পানি কর্তৃক রাষ্ট্রীয় সার্থে স্ট্যান্ডার্ড এশিয়াটিক অয়েল কোল্পানি লিমিটেড থেকে ক্ষুবাজার বিমানবন্দর এভিয়েশন ডিপোর মালিকানা ও পরিচালনার দায়িত্ব গ্রহণ করার বিষয়টি চূড়ান্ত পর্যায়ে রয়েছে। সরকার কর্তৃক ঢাকা, চট্টগ্রাম ও সিলেটের পর কক্সবাজার বিমানবন্দরকে চতুর্ঘ আন্তর্জাতিক বিমানবন্দরে পরিণত করার পরিকল্পনা গ্রহণ করা হয়েছে। রানগুয়ে সম্প্রসারণ প্রকল্পের আওতায় ইতোমধ্যে কক্সবাজার বিমানবন্দরের ৯,০০০ ফুট রানভরে নির্মাণ কাজ শেষ হয়েছে। সেই সঙ্গে আরভ ১৭০০ ফুট রানওয়ে সম্প্রসারণ হবে। এই ১৭০০ ফুট হবে বকোসাপরের মহেশখালী চ্যানেলের ওপরে। কক্সবাজার বিমানবন্দর আন্তর্জাতিক বিমানবন্দরে পরিণত হলে কোম্পানির এভিয়েশন ফুয়েল জেট এ-১ এর বিক্রয়ের পরিমাণ বৃদ্ধি পাবে মর্মে আশাবাদ ব্যক্ত করা যায়।

(%) ক্রন্ম ও সেবা:

পদ্মা অয়েল কোম্পানী লিমিটেডের ক্রয় সেবার একটি বিশন
নীতি রয়েছে, যা প্রতিযোগিতামূলক বাজারে স্বচ্ছ প্রক্রিয়ার
মাধ্যমে দিক নির্দেশনা প্রদান করে এবং পণ্যের গুণগত মান ও
সরবরাহ সময় নিয়ে কোন আপোহ করা হয় না। পেশাগত
উংকর্ষতা সন্ধানে কোম্পানির ক্রয় বিভাগ বর্তমান পরিবেশ
উপযোগী ক্রয় প্রক্রিয়া আধুনিকীকরণের ক্রমাগত চেয়া করে
যাচেছ, যেখানে ক্রয় নীতি বিক্রয় নীতির নায় সমগুরুত্বপূর্ণ।

(চ) লুব্রিকেন্টস ব্যবসাঃ

আলোচ্য অর্থবছরে কোম্পানির দুব ও ছিজু বিক্রয়ের পরিমাণ ছিল ৪,৪৭৩ মে.টন, যা গত অর্থবছরের চেয়ে ৭,০৯% শতাংশ বেশি। ২০২০-২১ অর্থবছরে পদ্মা অয়েল কোম্পানী লিমিটেড বিভিন্ন বিদ্যুৎ কেন্দ্রসমূহে ফ্রান্সের টোটাল ব্র্যান্ডের মেরিন লুব্রিকেন্টস, টোটাল অরিলিয়া টিআই ৪০৫৫ (টিবিএন ভালু ৫৫) টারবাইন অয়েল ও ডিজেল ইণ্ডিন অয়েল সরবরাহ করেছে। উল্লেখ্য, পরা অয়েল কোম্পানী লিমিটেড বর্তমানে ফ্লাব্সি ব্যাপের (২৩,০০০ গিটার ধারণক্ষমতা সম্পন্ন) মাধ্যমে আমদানিকত লুব্রিকেউস টেটাল অরিলিয়া-৪০৫৫ বিদ্যুৎ কেন্দ্রে সরবরাহ করছে। এছাড়া, আন্তর্জাতিকভাবে সুপরিচিত কোম্পানির উন্নতমানের টেটিাল ব্র্যান্ড ট্রান্সফরমার অয়েলের প্রতিযোগিতামূলক মূল্যের কারণে বিভিন্ন পল্লী বিদ্যুৎ সমিতি এককভাবে কোম্পানির ট্রাপফরমার অয়েল ক্রয় করেছে। অটোমোটিক সেক্টরে আধুনিক মডেলের যাত্রীবাহী পাড়ি, ট্রাক, বাস এবং ভারী যানবাহনের জন্য বিশ্বস্থাত সর্বশেষ ভার্সনের টোটাল ব্রাভ পুরিকেটিং অয়েল চালু করার ফলে অটোমেটিভ সেষ্ট্ররে এ কোম্পানির দুর্ত্তিকেন্টস এর মার্কেট শেয়ার বৃদ্ধি পেয়েছে বর্তমানে দেশের সব ধরনের আধুনিক গাড়ি এবং of JET A-1 fuel. Despite of COVID-19 pandemic, the officers and workforce of Aviation department of the Company are delivering Jet A-1 fuel to domestic and international flights in day-night 24 hours at present. In addition, the Company is in the final stage of taking over the ownership and management of Cox's Bazar Afrport Aviation depot from Slandard Asiatic Oil Company Limited in the national interest. The government has planned to turn Cox's Bazar Airport into the fourth international airport after Dhaka, Chattogram and Sylhet. The construction work of 9000 feet runway of Cox's Bazar Airport has already been completed. With that another 1700 feet runway will be expanded. 1700 feet runway will be constructed on the Maheskhali channel in the Bay of Bengal. It is expected that sales of the company's Aviation Fuel Jet-1 will be increased when Cox's Bazar Airport will become an international airport.

(e) Procurement & Services:

POCL has a comprehensive procurement policy that provides guidelines to ensure competitive bidding through a very transparent procedure without comprising on quality of required goods and given timeline. In quest of professional excellence, procurement department is striving for continual improvement in procurement process to cope with the present challenging environment where strategic procurement policy is as important as strategic selling policy.

(f) Lubricants Trade:

The sale of Lube & Grease was 4,473 metric tons during the year under review, which was 7.09% higher than that of the previous year. During 2020-2021, Padma Oil Company Limited supplied France origin TOTAL brand marine lubricants, TOTAL AURELIA TI 4055 (TBN value 55) Turbine oil and Diesel Engine oil to different power stations. It is mentionable here that currently POCL is supplying imported Total AURELIA TI 4055 to power stations through Flexi bag (23000-liter capacity). Besides, Rural Electrification Board (REB) units are procuring transformer oil solely from this Company due to competitive price of internationally renowned, quality product of TOTAL brand transformer oil. In automotive sector, our lubricants market share has been increased due to introducing world-renowned latest version TOTAL brand lubricating oil for latest model passenger car, truck, bus and heavy vehicles. At present, the

মেশিনারির জন্য পদ্মা অয়েল কোম্পানী লিমিটেড বৃহৎ পরিসরের পদ্মা ব্র্যান্ড ও টোটাল ব্র্যান্ড লুব্রিকেটিং অয়েল বিপণন করছে। বিপণন কার্যাদি সৃষ্ঠভাবে পরিচালনার জন্য কোম্পানিতে একটি টেকনিক্যাল সার্ভিস শাখা রয়েছে। এ শাখা কোম্পানির মাঠ পর্যায়ের কর্মকভাদের টেকনিক্যাল সহায়তা প্রদান করছে এবং কোম্পানির বিভিন্ন পণ্য বিপণন পর্যায়ে কোম্পানির সম্মানিত গ্রাহকদের বিভিন্ন জিজ্ঞাসার জবাবে পণ্যের বিশদ বিবরণ, তণগত মান ও অন্যান্য টেকনিক্যাল বিষয়সমূহের ব্যাখ্যা প্রদান করে থাকে। নতুন পুরিকেন্টস পণ্য বাজারজাতকরণের ক্ষেত্রে গাড়িতে ও ইন্ডাস্ট্রিয়াল মেশিনারিতে সঠিক লুব্রিকেন্টস পণ্য ব্যবহারের সচেতনতা বৃদ্ধির জন্য কোম্পানি কর্তৃক সময়ে সময়ে দেশব্যাপী কোম্পানির ভিলার. গ্রাহক এবং প্রান্তিক ব্যবহারকারীদের সাথে বিভিন্ন অনুষ্ঠানের আয়োজন করা হয়। কোম্পানির পরিকল্পনা হচ্ছে কোম্পানির অভিজ্ঞতাসম্পন্ন বিপণন এবং টেকনিক্যাল টিমের মাধ্যমে অটোমোটিভ এবং শিল্প সেউরে পুব্রিকেন্টস বিক্রয়ের মার্কেট শেয়ার বৃদ্ধি করা।

ছ) মানব সম্পদ ব্যবস্থাপনা:

পৰা অয়েল কোম্পানী লিমিটেড এ বিষয়ে প্রোপুরি অবগত আছে যে, কোম্পানির প্রবৃদ্ধি এবং সাফল্যের মূল চালিকা শক্তি হয়েহে দক্ষ ও অভিজ্ঞতাসম্পন্ন মানব সম্পদ। উচ্চ প্রতিভাসম্পর, ত্যাগী ও দক্ষ জনশক্তি প্রতিযোগিতামূলক বাজারে বিশাল সুবিধা হিসেবে কাজ করে এবং এ কোম্পানি সেই হুরুতুপূর্ণ বিষয়টি পুরোপুরি অবগত আছে। দক্ষ জনশক্তি গড়ে তোলার লক্ষ্যে কোম্পানি কর্মকর্তা ও শ্রমিক-কর্মচারীদের ব্যক্তিগত দক্ষতা বৃদ্ধি এবং প্রতিষ্ঠানের পেশাগত চাহিদা পুরপের জন্য তাদের প্রশিক্ষণের ব্যবস্থা করে থাকে। অফিস এবং অফিসের বাইরে বিভিন্ন প্রশিক্ষণ কোর্সের মাধ্যমে কোম্পানি কর্মকর্তা ও শ্রমিক-কর্মচারীদের ক্রমাগত উন্নয়ন এবং শিক্ষার সুযোগ করে দিচ্ছে। সারাদেশে কোম্পানির মেটি ২২৫ জন কর্মকর্তা ও ৭২৮ জন শ্রমিক-কর্মচারী কোম্পানির কর্মকান্ডে জড়িয়ে আছে। কোম্পানিতে বিপিসি কর্তক প্রণীত নিয়োগ নীতিমালা অনুসারে প্রতিযোগিতামূলক পরীক্ষার মাধ্যমে নিয়োগ প্রতিক্ষা চালু রয়েছে, যার উদ্দেশ্য হলো কোম্পানির ভবিষ্যুৎ নেতৃত্বের জন্য সেরা মানব সম্পদ তৈরি করা।

(জ) স্বাস্থ্য, নিরাপত্তা ও পরিবেশ:

এ প্রতিষ্ঠান নিরাপত্তা বিষয়কে সবসময় বড় বিনিয়োগ হিসেবে মনে করে। স্পর্শকাতর জ্বালানি তেল পরিচালনে কোম্পানি নিরাপত্তা বিষয়টাকে বিশেষভাবে গুরুত্ব দেয়। আমরা বিশ্বাস করি সকল দুর্যটনা প্রতিরোধযোগ্য এবং আমানের প্রধান সক্ষয় হচেছ কোম্পানির সকল পর্যায়ে স্বাস্থ্য ও নিরাপত্তার মান বৃদ্ধি করা। একটি নির্দিষ্ট সময়ে ইনজুরি ও বিভিন্ন ঘটনা বিশ্রেষণ করে কাজের স্থানের নিরাপত্তার বিষয়াটি জানা যায়। আলোচ্য ২০২০-২১ অর্থবছরে কর্মক্ষেত্রে কোম্পোনির কর্মকর্তা-কর্মচারীদের দুর্যটনায় পতিত হওয়ার কোনো ঘটনা নেই।

Company is marketing a wide range of Padma and Total brand lubricating oil for all modern vehicles and sophisticated machineries. In order to operate marketing activities properly, the Company has a technical service section. This section is providing full technical support to our field level officers and to our prestigious customers to reply their various queries regarding product's specification, quality and other technical features during product marketing. In case of launching new lubricants product the Company carries out countrywide different campaign time to time with dealers, customers and end users to develop awareness regarding proper use of lubricants into vehicles of industrial machineries. The Company's aim is to increase the market share of lubricants in automotive and industrial sector with the Company's experienced sales and technical teams.

(g) Human Resources Management:

POCL is fully aware of the fact that its significant growth and success is an outcome of the contributions and commitment of the Company's experienced and skilled human resources. The high caliber, dedicated and efficient people are a source of competitive advantage for the business and the Company is fully focused on the important aspect. In order to increase the personal skills of the Company's officers and employees and meet the professional needs, the Company organizes training for them to develop skilled manpower. POCL is providing its officers and employees opportunities for continuous development and learning through various in-house and external courses. At present, 225 officers and 728 employees of the Company are working across the country. The Company has institutionalized a program of recruitment process under Recruitment Policy approved by BPC, through competitive examination. The objective is to attract the best talent for the Company's future leadership.

(h) Health, Safety & Environment;

The Company always considers safety as investment. At POCL safety is considered as a prime concern and given due importance regarding operating of sensitive fuel oil. We believe that all accidents/incidents are preventable and our first aim is excellence in Health and Safety standards in all POCL businesses. Reportable injuries and incidents analysis reflect the performance of an organization with respect to work place safety. During the FY 2020-21, there is no reported injury incident in POCL.

কর্পোরেট সামাজিক দায়বন্ধতা:

কর্পোরেট সামান্ত্রিক দায়বন্ধতা ছান ও শিল্পভেদে বিভিন্ন রকম হয়। পদ্মা অয়েল কোম্পানী লিমিটেড দেশের বৃহত্তম পেট্রোলিয়ামজাত পণ্য ও অন্যতম কৃষি কীটনাশক বিপধনকারী প্রতিষ্ঠান। একটি পাবলিক লিমিটেড কোম্পানি হিসেবে জনগণের নিকট সেবা প্রদান করা এ কোম্পানির প্রধান লক্ষ্য। এ লক্ষ্যে দেশের সকল অঞ্চলে সরকার নির্ধারিত মূল্যে নিরব্যক্তির ও সূচারুভাবে মানসম্পন্ন ছালানি তেল সরবরাহের মাধ্যমে এ কোম্পানি জনগণের সেবা করে যাজে। তাছাড়া, আ্যার্ফোকেমিক্যালন পণ্য উহপাদন ও বিপণনের মাধ্যমেও এ কোম্পানি দেশের কৃষি নির্ভর অর্থনীতিতে গুরুত্বপূর্ণ ভূমিকা পালন করে যাজেছ।

পেশাগত সেবা প্রদানের পাশাপাশি এ দেশের আর্থ-সামাজিক অবস্থা উন্নয়নের জন্য পদ্মা অন্তেল কোম্পানী লিমিটেড সমাজের প্রতি দায়বন্ধ। কোম্পানি কর্তৃক ১৯৯২ সালে কোম্পানির প্রধান স্থাপনা গুপ্তখাল, পতেজা, চট্টগ্রামে পদ্মা অয়েল চাইন্ড কোচিং স্থল নামে একটি স্থল প্রতিষ্ঠা করা হয়। ফলে ঐ এলাকার ছেলে-মেয়েরা অক্ন খরচে পড়ালেখা করার সুযোগ পাছেছ। ন্তুলটি পঞ্চম শ্রেণি পর্যন্ত চালু ছিল। স্কুলের ওপগত শিক্ষার মান এবং শ্রেণি বিভাগ বৃদ্ধিকরণের জন্য ১ নভেমর ২০১৪ খ্রিষ্টাব্দে স্কুলের নাম পরিবর্তন করে পদ্মা অয়েল মডেল স্কুল নামকরণ করা হয় এবং ১ জানুয়ারি ২০১৫ থেকে স্কুলটি অটম শ্রেপি পর্যন্ত উল্লীত করা হয়। স্কুলের বর্তমান ছাত্র সংখ্যা তিনশ এর অধিক। এছাড়া, ২০২০-২১ অর্থবছরে কোম্পানি কর্তৃক কর্পোরেট সামাজিক দায়বদ্ধতা অর্থাৎ সিএসআর নীতিমালা অনুসারে বিভিন্ন বিদ্যালয়, ধর্মীয় প্রতিষ্ঠান, জনকল্যাপমূলক সংগঠন/ফাউভেশনকে মোট ৪৬,০০ লক টাকা আর্থিক অনুদান প্রদান করা হয়েছে।

চলমান উন্নয়নমূলক কর্মসূচিঃ

পরিচালনা পর্যদ আনন্দের সাথে সম্মানিত শেয়ারহোন্ডারদের জানাচের যে, কোম্পানির ব্যবসা সম্প্রসারণ এবং সারাদেশে নিরবজিল্ল জ্বালানি তেল সরবরাহের জন্য ডিপো নির্মাণ, স্টোরেজ ট্যাংক নির্মাণ এবং ভৌত অবকাঠামো সম্প্রসারণের লক্ষ্যে বিভিন্ন উন্নরনমূলক কর্মসূচি গ্রহণ করা হয়েছে।

এর মধ্যে উল্লেখযোগ্য হলো:

- (১) চট্টপ্রামস্থ আগ্রাবাদ বাণিজ্যিক এলাকায় কোম্পানির নিজস্ব ০.৪২ একর জমির উপর ২টি বেইজমেন্ট ও ১টি সেমিবেইজমেন্টসহ ২৩তলা বিশিষ্ট হেড অফিস বিভিং, যা নির্মাণাধীন। ইতোমধ্যে ২টি বেইজমেন্ট এবং সেমিবেইজমেন্টের কাজ সমাপ্ত হয়েছে। বর্তমানে ডিজাইন মতিফিকেশনের কাজ চুড়ান্ত পর্বায়ে আছে।
- (২) ঢাকাছ পরিবাগে কোম্পানির নিজস্ব ১.৮৮ একর জমিতে

Corporate Social Responsibility:

Corporate Social Responsibility (CSR) differs from place to place and industry to industry. Padma Oil Company Limited is one of the largest petroleum marketing companies as well as one of the agrochemicals marketing companies in the country. As a public limited company, its main goal is to serve the people. Therefore, the Company is serving to the people by carrying out uninterrupted supply of petroleum products at government regulated price round the clock in all areas of the country. Nevertheless, POCL is also playing an important role towards the agro-based economy of the country through its production and marketing of agrochemicals products.

In addition to providing professional services, POCL is committed to the society for the socio-economic development of the country. The Company established a school at main installation, Guptakhal in Patenga area named, 'Padma Oil Child Couching School' in the year 1992. As such, the boys and girls of that area are getting an opportunity to study in the school at a low cost. The school was up to the class V. In order to improve the quality education and upgradation, the school was renamed as 'Padma oil Model School' on 01 November 2014 and the school was upgraded to Class VIII on 01 January 2015. At present, the number of student of the school is 300 plus. Besides, according to the policy of the Corporate Social Responsibility (CSR), the Company donated total Taka 46.00 lakh to various schools, religious institutions and welfare organizations/foundations during FY 2020-21.

On Going Program:

The Board of Directors takes it a pleasure to inform valued shareholders that various development programs have been undertaken for business expansion and smooth supply of fuel to the public by establishing new depote, storage tanks and other physical infrastructures.

These are namely:

- A 23 storied head office building with two basements and one semi-basement is under construction on its own 0.42 acres of land in Agrabad commercial area of Chattogram. Basement and semibasement work has already been completed, Work on the design modification of the building is currently in the final stage.
- An agreement has been signed between the Company and the selected contractor for the

অভিরিক্ত দু'টি বেইজমেন্টসহ ১২তলা ভবন নির্মাণের লচ্ছ্যে ইতোমধ্যে কোম্পানির সাথে নির্বাচিত ঠিকাদারের মধ্যে চুক্তি স্বাক্ষরিত হয়েছে এবং ভবনের নির্মাণ কাজ শুরু হয়েছে।

- (৩) গতেপাস্থ কোম্পানির প্রধান স্থাপনা হতে শাহ আমানত আন্তর্জাতিক বিমানবন্দর সংগায় জেট এ-১ ডিপো, চট্টগ্রামে গাইপ লাইনযোগে তেল সরবরাহের জন্য বিমানবাহিনী জহুকল হক ঘাঁটি, চট্টগ্রাম এবং বিমানবন্দরের ভিতর দিয়ে জেট এ-১ ভ্গার্ভস্থ পাইপ লাইন স্থাপনের নিমিত্ত গৃহীত প্রকল্পের নির্মাণ কাজের নিমিত্ত ঠিকালার নিয়োগের জন্য ইতঃপূর্বে আন্তর্জাতিক দরপর আহ্বান করা হয়। অধিকসংখ্যক দরদাতার অংশগ্রহণে দরপর প্রতিযোগিতামূলক করার জন্য প্রকল্পের পুনঃপ্রাক্তলনসহ পুনঃদরপর আহ্বান প্রক্রিয়াধীন আছে।
- (৪) নারায়ণপঞ্জের পিতলপঞ্জ থেকে কুর্মিটোলা এতিয়েশন ডিপো পর্যন্ত সহজ, নিরাপদ ও পরিবেশবান্ধর তেল পরিবহনের নিমিন্ত বিপিসির অর্থায়নে এবং পরা অন্ধেল কোম্পানী লিমিটেড এর ব্যবস্থাপনায় "জেট এ-১ পাইপলাইন ফ্রম পিতলগঞ্জ (নিয়ার কাঞ্চন বিজ) টু কুর্মিটোলা এতিয়েশন ডিপো (কেএডি) ইন্কুর্তিং পাম্পিং ফ্যাসিলিটিজ" শীর্ষক প্রকল্প প্রহণ করা হয়েছে। ইতোমধ্যে ১৫ কি.মি. পাইপলাইন স্থাপনের কাজ সমাপ্ত হয়েছে এবং পিতলগঞ্জে জেট এ-১ ডিপো ও জেটি নির্মাণের কাজ চলমান রয়েছে। উক্ত প্রকল্প বান্ধবায়িত হলে হয়রত শাহজালাল আন্তর্জাতিক বিমানবন্দরে বর্ষিত চাইদা অনুযায়ী জেট এ-১ সরবরাহ করা নিশ্চিত হবে এবং কোম্পানি আর্থিকভাবে লাভবান হবে।
- (৫) পথা অয়েল কোম্পানী লিমিটেডসছ তিনটি তেল বিগণন কোম্পানির চউগ্রামন্থ প্রধান স্থাপনায় পরিচালন কার্যক্রম আধুনিক উপায়ে সম্পদ্ধের নিমিত্ত অট্যোমেশন কার্যক্রম গ্রহণ করা হয়েছে। এ লক্ষ্যে ইতোমধ্যে আন্তর্জাতিক পরামর্শক নিয়োগ করা হয়েছে। পরামর্শক প্রতিষ্ঠান কর্তৃক প্রকল্পের সম্ভাব্যতা যাচাইয়ের কাজ চলমান রয়েছে। পর্যায়ক্রমে দেশের বিভিন্ন স্থানে স্থাপিত ভিপোসমূহে পরিচালন কার্যক্রম আধুনিকারনের ব্যবস্থা করা হবে।
- (৬) কোম্পানির ব্যবসা সম্প্রসারণের সঞ্চ্যে ভৈরববাঞ্চার বার্জ ডিপোর পরিবর্তে স্থায়ী রিভারাইন ডিপো নির্মাণের কাজ ওক হয়েছে এবং ইতোমধ্যে ৬টি ট্যাংকের ফাউন্ডেশন নির্মাণের কাজ সমাও হয়েছে।

কোম্পানির পরিচালন সক্ষমতা বৃদ্ধির লক্ষ্যে ভবিষ্যৎ কর্ম পরিকল্পনাঃ

- (১) বরিশাল বার্জ ডিপোর পরিবর্তে স্থায়ী রিভারাইন ডিপো নির্মাণ;
- (২) চয়গ্রামস্থ প্রধান স্থাপনায় প্রতিটি ১০,০০০ মে, টলের ২টি স্টোরেজ ট্যাংক নির্মাদঃ
- (৩) কল্পবাজার, সৈয়দপুর ও যশোর বিমানবন্দরে এভিয়েশন

- construction of a 12-storied modern residential cum commercial building with two additional basements on the Company's 1.88-acre owned land at Paribag in Dhaka and the construction work of the building has started.
- 3) An international tender was floated earlier for the appointment of a contractor for the work of the project for installation of Jet A-1 underground pipeline through Jahurul Haque Base, Bangladesh Air force, Chattogram and Shah Amanat Airport, Chattogram to supply Jet A-1 fuel to the Company's Jet A-1 depot adjoining Shah Amanat Airport through pipeline from the Company's Main Installation in Patenga. With the participation of a large number of tenderers, re-tendering process is underway including re-evaluation of the project for competitive bidding.
- 4) A project titled "Jet A-1 Pipeline from Pitolganj (near Kanchan Bridge) to Kurmitola Aviation Depot (KAD) including Pumping Facilities" for easy, safe and environmentally friendly oil transportation from Pitolganj, Narayanganj to Kurmitola Aviation depot with BPC funding and management of Padma Oil Company Limited has been adopted. The installation work of 15 km pipeline has already been completed and the construction of Jet A-1 depot and jetty at Pitolganj is in progress. If the project is implemented, the supply of Jet A-1 at Hazrat Shahjalal International Airport will be ensured as per the increased demand and the Company will benefit financially.
- 5) Automation activities have been undertaken to modernize the operations of three oil marketing companies' main installation in Chattogram including. Padma Oil Company Limited. For this purpose, an international consultant has already been appointed. The feasibility study of the project is underway by the consulting firm. The operational activities in various depots established in different places of the country will also be modernized in phases.
- 6) In order to expand the business of the Company, construction work of permanent riverine depot in place of barge depot at Bhairab Bazar has been started and construction work of foundation of 6 tanks has already been completed.

Future action plans to increase the Company's Operating Capability:

- To construct a permanent riverine depot in place of barge depot at Barisal;
- To construct two storage tanks of fuel oil 10,000 metric tons' storage capacity each at the Company's Main Installation, Guptakhal;
- 3) Construction of full phases aviation depot including land

জেট-এ-১ সরবরাহের লক্ষ্যে সম্লাব্যতা যাচাইপূর্বক প্রয়োজনীয় জমির সংস্থানসহ পূর্ণাঙ্গ এভিয়েশন ডিপো ও আন্তর্জাতিক সুবিধা সম্বিত অবকাঠামো নির্মাণ:

- (৪) স্থালানি তেলের চাহিদা অনুযায়ী মজুদ ক্ষমতা বৃদ্ধিকরণ;
- (৫) কোল্পানির সকল অফিস/ছাপনা/ডিপোর বিক্রয় ও হিসাব এবং অপারেশন সংক্রান্ত কার্যক্রম অটোমেশনের আওতায় আনয়ন;
- (৬) প্রধান স্থাপনা ও ডিপোসমূহে ফায়ার ফাইটিং সুবিধাদির আধুনিকায়ন; ও
- (৭) কোম্পানির মালিকানাধীন দেশের বিভিন্ন ছানে অব্যবহৃত জমিতে অর্থিকভাবে লাভজনক প্রকল্প গ্রহণ ও বান্তবায়ন।

শ্ৰম সম্পৰ্ক:

আলোচ্য অর্থবছরে কোম্পানির শ্রম সম্পর্কের ক্ষেত্রে আন্তরিক ও শান্তিপূর্ণ পরিবেশ বজায় ছিল। কোম্পানি নিজন্ব জনবলের অভ্যন্তরীণ দক্ষতাবৃদ্ধি, কর্মসম্পাদন প্রক্রিয়া, কর্ম পরিবেশের উন্নয়ন ও কর্ম পরিচালনার উন্নয়নের জন্য সর্বদা সচেষ্ট রয়েছে।

কৃতজ্ঞতা স্বীকার:

পরিশেষে, আমাদের উপর আছা রাধার জন্য সামানিত শেয়ারহোন্ডারগণকে ধন্যবাদ জানাই। আপনাদের অব্যাহত সহযোগিতা কোম্পানির ক্রমবৃদ্ধি ও ব্যবসায়িক উন্নয়নে চালিকাশক্তি হিসেবে কাজ করছে। পর্যদের পক্ষ থেকে আমি ধন্যবাদ জানাচিত্র গণপ্রজাতন্ত্রী বাংলাদেশ সরকারের বিদ্যুখ্ জ্বালানি ও খনিজ সম্পদ মন্ত্রণালয়ের জ্বালানি ও খনিজ সম্পদ বিভাগ, বাংলাদেশ পেট্রোলিয়াম কর্পোরেশন, রেঞ্জিস্টার অব জয়েন্ট স্টক কোম্পানি ও ফার্মসমূহ, বাংলাদেশ সিকিউরিটিজ আভ একুচেঞ্চ কমিশন, ঢাকা ও চটুগ্রাম স্টক একুচেঞ্চ লিমিটেড, কোম্পানির সকল গ্রাহকদের এবং কোম্পানির সাথে সংখ্রিষ্ট সকলকে যারা আমাদের কার্যপরিচালনায় সর্বাতৃক সহযোগিতার হাত প্রসারিত করেছেন। ধন্যবাদ জানাই কোম্পানির সকল শ্রমিক-কর্মচারী-কর্মকর্তাদের যাদের একাগ্রতা, ত্যাগ ও কঠোর পরিশ্রম আমাদের সাফল্যের মূল চাবিকাঠি। সকলের সন্দিলিত প্রচেষ্টায় কোম্পানি আগামীতেও সাফলোর ধারায় এগিয়ে যাবে সে আশাবাদ ব্যক্ত করছি।

পরিচালনা পর্যদ এর পক্ষে

क्रीइय

(মোঃ মাহবুব হোসেন) চেয়ারম্যান arrangement as well as infrastructure with international.

facilities at Sayedpur, Jashore and Cox's Bazar airports after feasibility study for supplying of Aviation Jet A-1 fuel;

- 4) To increase storage capacity of fuel oil according to the demand;
- To bring sales and accounts related activities of the Company's all offices/installation/depots under automation;
 To modernize fire fighting facilities in the Company's Main Installation and depots; and
- Acquisition and implementation of financing profitable projects in the Company's owned unused land at different places in the country.

Industrial Relation:

The industrial relation climate in the Company was remained harmonious and peaceful during the year. The Company has been taking initiatives for exploiting the inherent strengths of its people and improving the work culture and operating & maintenance practices.

Acknowledgements:

Finally, we would like to thank to our honorable shareholders for having confidence upon us. Your support is the driving force behind the growth and development of our business. On behalf of the Board of Directors, I would also like to take this opportunity to recall with appreciations the support and cooperation we have received from Energy and Mineral Resources Division, Ministry of Power, Energy and Mineral Resources of the Government of the People's Republic of Bangladesh; Bangladesh Petroleum Corporation; Registrar of Joint Stock & Companies and Firms; Bangladesh Securities & Exchange Commission; Dhaka Stock Exchange Limited; Chittagong Stock Exchange Limited; Central Depository Bd. Limited; our valued Customers and everyone, the Company is connected to in conducting its business. Thanks to the commitment, dedication and hard work of the Company's employees and officers who are core to our success. Hope that our Company will go ahead towards the success in future also with all of your support and cooperation.

For and on behalf of the Board of Directors

क्षेत्रय

(Md. Mahbub Hossain) Chairman

ANNEXURE-1

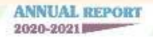
Padma Oil Company Limited

i. Directors' Declaration

The Directors also report that:

- The financial statements of the Company present a true and fair view of the Company's state of affairs, result of its operations, cash flows and changes in equity.
- b) Proper books of accounts as required by law have been maintained.
- Appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgement.
- The financial statements were prepared in accordance with International Accounting Standards (IAS) as applicable in Bangladesh.
- e) The Internal Control System is sound in design and effectively implemented and monitored.
- f) There are no significant doubts upon the Company's ability to continue as a going concern.
- ii. The number of Board Meeting and the Attendance & Remuneration of Directors during the year 2020-2021.

Name of Directors	Designation	Meeting held While a Member	Attended in No. of Meeting	Remuneration (in Taka)
Mr. Md. Anisur Rahman	Ex Chairman	08	08	64,000
Mr. Md. Abu Bakr Siddique	Ex Chairman	02	02	16,000
Mr. Md. Shamsur Rahman	Ex Chairman	06	06	48,000
Mr. Quazi Md. Anwarul Hakim	Independent Director	04	04	32,000
Mr. Mohammad Iqbal	Ex Independent Director	11	11	88,000
Mr. Md. Ekhlasur Rahman	Ex Director	16	16	1,28,000
Dr. Mohd. Sher Ali	Director	16	16	1,28,000
Mr. Mohammed Shahidul Alam	Ex Director	16	16	1,28,000
Mr. K.M. Eneyetul Karim	Ex Independent Director	16	16	1,28,000
Mr. Suzadur Rahman	Director	12	12	96,000
Mr. Md. Arifuzzaman Miah Tutul	Ex Director	04	04	32,000
Mr. Md. Nasiruddin Akhter Rashid	Shareholder Director	16	14	1,12,000
Mr. Md. Masudur Rahman	Managing Director	16	16	1,28,000
			Total	11,28,000



Pattern of Shareholding as on 30 June 2021

	NAME OF THE SHAREHOLDERS		Nos. of Share	Percentage of Share
A.	BANGLADESH PETRO: CORPORATION		49455666	50.35
В.	PUBLIC INSTITUTIONS:			
	AGRANI BANK LTD	560173		
	JANATA BANK LTD	1789556		
	SONALI BANK LIMITED	763087		
	BASIC BANK LTD	192180		
	BANGLADESH SHILPA BANK	346414		
	BANGLADESH SHILPA RIN SANGSTHA	2299780		
	BANGLADESH FUND	1654851		
	OTHERS	584951	8190992	8.34
C.	ICB:			
	ICB	7726218		
	ICB UNIT FUND	460285	Ì	
	ICB BOND	269644	30.1379/221	
	OTHERS	855504	9311651	9.48
Э.	PRIVATE INSTITUTIONS:			
	JANATA CAPITAL & INVEST. LTD.	284915		
	UNITED ENTERPRISES & CO LTD	2023617		
	PEDROLLO NK LTD.	5598027		
	NCC BANK LTD.	55620		
	AHMED IQBAL HASAN SECURITIES LTD	218335		
	FIRST SECURITY ISLAMI BANK LTD	203200		
	PUBALI BANK SECURITIES LIMITED	260262		
	PUBALI BANK LIMITED	188145		
	RELIANCE INSURANCE LIMITED	99900		
	AB BANK LTD.	347094		
	UTTARA MOTORS LIMITED	334125		
	UTTARA AUTOMOBILE MANUFAC.LTD.	247252		
	NATIONAL BANK LIMITED	50779		
	AMERICAN LIFE INSURANCE COMPANY	444011		
	DELTA LIFE INSURANCE CO. LTD.	108273		
	SONALI INVESTMENT LIMITED	175478		
	RUPALI INVESTMENT LIMITED	200000	70005e866	
	OTHERS	4375837	15214870	15.48
Ξ.	FOREIGN INVESTORS		879240	0.90
F.	INDIVIDUALS		15180331	15,45
		Total =	98232750	100.00

	Particular		Nos, of Share	Percentage of Share	Remarks
(ii)	Chairman, Directors, Chief Execu Secretary, Chief Financial Offic Internal Audit and their spouses				
	Chairman : Mr. Md. Mahbub Hossain		8	32	Nominated by BPC,
	Directors:			by Brc.	
	Mr. Bashudeb Ganguly		*	38	Independent Director
	Mr. Kabirul Ezdani Khan		2	9%	Nominated by BPC.
	Mr. Quazi Md. Anwarul Hakim		2	ů.	Independent Director
	Dr. Mohd. Sher Ali	*	18	Nominated by BPC,	
	Mr. Kazi Mohammad Mozammel	Hoque	2		Do
	Mr. Nasiruddin Akhter Rashid	2023617	2,06	Shareholder Director	
	Mr. Suzadur Rahman			Nominated by	
	Mr. Md. Masudur Rahman	22	2	BPC.	
	Chief Executive Officer and his children: Mr. Md. Masudur Rahman	spouses & minor		S2	
	Company Secretary and his spouse				
	Mr. Noman Ahmed Taffader	4	-		
	CFO and his spouse & minor	children:			
		Mr. Kanchan Chandra Shom, FCMA			
	Head of Internal Audit and his Sp	ouse & minor children:			
	Mr. A.K.M Fazle Elahee		110	196	
	Spouse		8	-	
	Executives (Top five salaried per CEO, CFO, CS, IIIA).	rsons other than			
	1. Mr. Md. Shahidul Alam	DGM	1,000	(8)	
	Mr. Md. Abdus Sobhan	DGM (ops.)		7.	
	3. Mr. Md. Mosaddeque Hossain	DGM	4	*	
	4. Mr. C.M Ziaul Hassan	DGM (Engg. & Planning)		£1	
	5. Dr. Md. Alamgir Chowdhury	Chief Medical Officer	-	*	
iv)	Shareholding ten percent (10%) interest in the company.		VCSA9VYA KINCO		
	 Bangladesh Petroleum Corporat 	ion	49455666	50.35	

ANNEXURE-3

Five years Performance at a glance

Taka in Lakh

	U.——	0.00		2		1 ars in ras
	Particulars	2020-21	2019-20	2018-19	2017-18	2016-17
Financial Position	Tangible fixed assets	23,993.80	23,209.76	23,777,07	22,473,17	21,907.16
	Investment - Long Term	16,013.30	-		-	9
	Investment - Depreciation Fund	16,143.04	13,798.85			
	Others currents assets	494,146.16	498,471.90	1,324,927.21	1,364,166.14	1,098,310.65
	Cash at bank balances	390,651.00	394,291.62	313,373.90	311,662.98	339,095,78
	Total assets	940,947.30	929,772.13	1,662,078.18	1,698,302.29	1,459,313.59
	liabilities & provisions	775,512.44	774,918.43	1,521,750.59	1,573,759.63	1,357,545.45
	Equity	165,434.86	154,853.70	140,327.59	124,542.66	101,768.14
	Total liabilities	940,947.30	929,772.13	1,662,078.18	1,698,302.29	1,459,313.59
	Net assets value per share	168.41	157.64	142.85	126.78	103.60
	Operating earnings		7.2500011			
	on petroleum products	21,374.81	21,846.45	28,857.11	30,131.55	24,459.23
	on agro-chemicals	(295.88)	(287.61)	(423.82)	(218.78)	33,34
	Other income	31,217.80	39,777.86	35,194.67	39,889.14	23,730.14
ty	Total earnings	52,298.73	64,336.70	63,627.95	69,801.91	48,222.7
	Overheads	19,039.46	20,830.39	20,915.20	20,438.35	17,902.11
=	Financial expenses	2,456.05	2,210.40	2,604.31	2,203,70	1,804.26
Profitability	Contribution to WPPWF	1,540.16	1,914.80	2,005.42	2,357,99	1,425.82
	Total expenses	23,035.67	24,955.59	25,524.93	25,000.04	21,132.19
	Profit before income tax	29,263.06	36,381.11	38,103.03	44,801.87	27,090.52
	Provision for income tax	6,402.81	9,084.74	9,547.84	11,221.75	6,778.01
	Profit after locome tax	22,860.25	27,296.37	28,555.18	33,580.12	20,312.51
	Return on shareholders funds (%)	13.82	17.63	20.35	26.96	19.96
	Return on Assets (%)	2.43	2.94	1.72	1.98	1.39
	Earning per share	23.27	27,79	29.07	34.18	20.68
	Human resources (Nos)	927	1009	1025	1065	111
# .	livecutions	225	242	253	273	28
Management Efficiency	Stuff	728	767	772	792	82
ige cie	Total earnings per employee	54.53	60.79	62.08	65.54	43.44
aus Ette	Operating cost per employee	21.46	22.54	22,36	21.41	17.41
2 -	Net profit per employee	30,51	36,06	37.17	42.07	24.41
	Cost to income ratio	41.10	37.56	36.96	32.44	40.87
. 8	Authorized capital	10,000.00	10,000.00	10,000,00	10,000.00	10,000.00
£ #	Paid-up capital	9,823.27	9,823.27	9,823.27	9,823.27	9,823.27
od c	Retained earnings	155,611.59	145,030.43	130,504.32	114,719.39	91,944.87
Equity measures	Adequacy current ratio	1.21	1.20	1.09	1.08	1.07
E	The state of the s	203.80	166.20	230.60	229,60	255,90
Share	Dividend - Cash (Per share)	125%	125%	130%	130%	1109
Share information	Dividend - Stock	323/0	- 44.178	2,10,70	12070	11307
nfe	Capital caming ratio	2.33	2.78	2.91	3.42	2.07
225	Capital Calling 1819	20,23	2.10	20.71	2.72	200

Annexure-A [As per condition No. 1(5)(xxvi)]

PADMA OIL COMPANY LIMITED

Declaration by CEO and CFO

28 December 2021

To The Board of Directors Padma Oil Company Limited Strand Road, Chattogram

Subject: Declaration on Financial Statements for the year ended on 30,06,2021

Dear Sir.

Pursuant to the condition No. 1(5)(xxvi) imposed vide the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 Dated 03 June 2018 under section 2CC of the Securities and Exchange Ordinance, 1969, we do hereby declare that:

- The Financial Statements of Padma Oil Company Limited for the year ended on 30.06.2021 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;
- The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;
- The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;
- To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;
- Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and
- 6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. In this regard, we also certify that:-
- i) We have reviewed the financial statements for the year ended on 30.06.2021 and that to the best of our knowledge and belief:
- a) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- these statements collectively present true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws.
- ii) There are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the code of conduct for the company's Board of Directors or its members.

Sincerely yours,

(Md. Masudur Rahman)

CEO & Managing Director

(Kanchan Chandra Shom, FCMA)
Chief Financial Officer (CFO)





Hoda Vasi Chowdhury & CO.

Chartered Accountants

Certificate as per condition No. 1(5) (xxvii) Report to the Shareholders of Padma Oil Company Limited On compliance on the Corporate Governance Code

We have examined the compliance status to the Corporate Governance Code by Padma Oil Company Limited for the year ended on 30 June 2021, This Code relates to the Notification No. BSEC/CMRRCD/2006-158/207/Admin/80 dated 03 June 2018 of the Bangladesh Securities and Exchange Commission.

Such compliance with the Corporate Governance Code is the responsibility of the Company. Our examination was limited to the procedures and implementation thereof as adopted by the Management in ensuring compliance to the conditions of the Corporate Governance Code.

This is a scrutiny and verification and an independent audit on compliance of the conditions of the Corporate Governance Code as well as the provision of relevant Bangladesh Secretarial Standards (BSS) as adopted by Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any Condition of this Corporate Governance Code.

We state that we have obtained all the information and explanations, which we have required, and after due scrutiny and verification thereof, we report that, in our opinion:

- The Company has compiled with the conditions of the Corporate Governance Code as stipulated in the above mentioned Corporate Governance Code issued by the Commission, subject to the remarks and observation as reported in the attached compliance status.
- The Company has compiled with the provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) as required by this code.
- Proper books and records have been kept by the company as required under the Companies Act, 1994, the securities laws and other relevant laws; and
- The Governance of the company is satisfactory.

Place Chattogram Dated: 31 January 2022

Hoda Vasi Chowdhury & Co Chartered Accountants

Senior Partner



Annexure- C [As per condition No. 1(5)(xxvii)]

PADMA OIL COMPANY LIMITED

Status of compliance with the conditions imposed by the Commission's Notification No. BSEC/CMRRCD/2006-158/207/Admin/80, dated 03 June 2018 issued under section 2CC of the Securities and Exchange Ordinance, 1969 (Report Under Condition No. 9):

Condition		Complian	ce sutus	
fio.	Title	Compiled	Not complied	Remarks (if any
1	2	3	4	5
1	Board of Directors			L
1.1	Size of the Board of Directors: The total number of members of a company's Board of Directors (hereinafter referred to as "Board") shall not be less than 5 (five) and more than 20 (twenty).	-		
1.2	Independent Directors: All companies shall have effective representation of independent directors on their Boards, so that the Board, as a group, includes core competencies considered relevant in the context of each company; for this purpose, the companies shall comply with the following:			
1.2(a)	At least one-fifth (1/5) of the total number of directors in the company's Board shall be independent directors; any fraction shall be considered to the next integer or whole number for calculating number of independent director(s);	,		There are 2 (Two Independent Directors in the Board of POCL
1.2(b)	For the purpose of this clause "independent director" means a director -			
1.2(b)i)	who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company;	1		
1.2(b)ii)	who is not a sponsor of the company or is not connected with the company's any sponsor or director or nominated director or shareholder of the company or any of its associates, sister concerns, subsidiaries and parents or holding entities who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship and his or her family members also shall not hold above mentioned shares in the company: Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter-in-law shall be considered as family members;	,		The Independent Directors declared their compliances.
1.2(b)iii)	who has not been an executive of the company in immediately preceding 2 (two) financial years;	1		Do
1.2(b)iv)	who does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary or associated companies;	/		Do
1.2(b)v)	who is not a member or TREC (Trading Right Entitlement Certificate) holder, director or officer of any stock exchange;	1		Do
1.2(b)M)	who is not a shareholder, director excepting independent director or officer of any member or TREC holder of stock exchange or an intermediary of the capital market;	~		Do
1.2(b)vii)	who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm or audit firm engaged in internal audit services or audit firm conducting special audit or professional certifying compliance of this Code.	1		Do
1.2(b)viii)	who is not independent director in more than 5 (five). Iisted companies	1		Do
1.2(b)ix)	who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan or any advance to a bank or a Non-Bank Financial Institution (NBFI)	1		Do

Condition	Tiela	Compliance status		Remarks (if any
No.	13518	Complied	complied	Actual As ju any
1.2(b)x)	who has not been convicted for a criminal offence involving moral turpitude	1		The Biogenesis of Direction processed the compliances.
1.2 (c)	The independent director(s) shall be appointed by the Board and approved by the shareholders in the Annual General Meeting (AGM)	1		
1.2 (d)	The post of independent director(s) cannot remain vacant for more than 90 (ninety) days	1		
1.2 (e)	The tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) tenure only	-		
1.3	Qualification of Independent Director (ID)			
1.3(a)	Independent director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial laws, regulatory requirements and corporate laws and can make meaningful contribution to the business	1		The qualifications and background of two ID justify their abilities as such.
1.3(b)	Independent director shall have following qualifications:			
1.3(b)i)	Business Leader who is or was a promoter or director of an unlisted company having minimum paid-up capital of Tk. 100.00 million or any tisted company or a member of any national or international chamber of commerce or business association; or	: (2)		
1.3(5)(i)	Corporate Leader who is or was a top level executive not lower than Chief Executive Officer or Managing Director or Deputy Managing Director or Chief Financial Officer or Head of Finance or Accounts or Company Secretary or Head of Internal Audit and Comptance or Head of Legal Service or a candidate with equivalent position of an unlisted company having minimum paid-up capital of Tk. 100.00 million or of a listed company; or			Not Applicable
1.3(b)ii)	Former official of government or statutory or autonomous or regulatory body in the position not below 5th Grade of the national pay scale, who has at least educational background of bachelor degree in economics or commerce or business or Law; or	1		
1.3(b)iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law; or			Not Applicable
1.3(b)v)	Professional who is or was an advocate practicing at least in the High Court Division of Bangkadesh Supreme Court or a Chartered Accountant or Cost and Management Accountant or Chartered Financial Analyst or Chartered Certified Accountant or Certified Public Accountant or Chartered Management Accountant or Chartered Secretary or equivalent qualification			Non Applicable
1.3(c)	The independent director shall have at least 10 (ten) years of experiences in any field mentioned in clause (b)	1		
1.3(d)	In special cases, the above qualifications or experiences may be relaxed subject to prior approval of the Commission.			Not Applicable
1.4	Duality of Chairperson of the Board of Directors and Managing Director or Chief Executive Officer			
1.4(a)	The positions of the Chairperson of the Board and the Managing Director (MD) and/or Chief Executive Officer (CEO) of the company shall be filled by different individuals;	V		
1.4(b)	The Managing Director (MD) and/or Chief Executive Officer (CEO) of a listed company shall not hold the same position in another listed company;	1		
1.4(c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company;	1		
1.4(d)	The Board shall clearly define respective roles and responsibilities of the Chairperson and the Managing Director and/or Chief Executive Officer;	1		

ANNUAL REPORT 2020-2021

Condition	260	Complian	ce status	V2-12-14-14-14-14-14-14-14-14-14-14-14-14-14-
No.	Title	Complied	Met complied	Remarks (if any
1.4(e)	In the absence of the Chairperson of the Board, the remaining members may elect one of themselves from non executive directors as Chairperson for that particular Board's meeting; the reason of absence of the regular Chairperson shall be duly recorded in the minutes.			Not Applicable
1.5	The Directors' Report to Shareholders; The Board of the company shall include the following additional statements or disclosures in the Directors' Report prepared under section 184 of the Companies Act, 1994 (Act No. XVIII of 1994):-			
1,5(1)	An industry outlook and possible future developments in the industry;	4		The Birectors' report represents compliance of this code
1.5(ii)	The segment-wise or product-wise performance	1		Do
1.5(iii)	Risks and concerns including internal and external risk factors, threat to sustainability and negative impaction environment, if any;	1		Do
1.5(lv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin, where applicable	1		Do
1.5(v)	A discussion on continuity of any extraordinary activities and their implications (gain or loss):	1		No such matter has ansen during the year.
1.5(vi)	A detailed discussion on related party transactions along with a statement showing amount, nature of related party, nature of transactions and basis of transactions of all related party transactions;	'		
1.5(vii)	A statement of utilization of proceeds raised through public issues, rights issues and/or any other instruments			No such matter has arisen during the year
1.5(viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (IPO), Rights Share Offer, Direct Listing, etc.;			Not Appricable
1.5(ix)	An explanation on any significant variance that occurs between Quarterly Financial performances and Annual Financial Statements;	1		
1.5(x)	A statement of remuneration paid to the directors including independent directors;	1		
1.5(xi)	A statement that the financial statements prepared by the management of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity;	1		
1.5(xii)	A statement that proper books of account of the issuer company have been maintained;	1		
1.5(xiii)	A statement that appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment	1		
1.5(xiv)	A statement that International Accounting Standards (IAS) or international Financial Reporting Standards (IFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there from has been adequately disclosed;	7		
1.5(xv)	A statement that the system of internal control is sound in design and has been effectively implemented and monitored			
1.5(xvi)	A statement that minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress;	1		

Condition	Title	Complian	ce status	Remarks (if any
No.	Title	Complied	compiled	nemaras ju any
1.5(xvii)	A statement that there is no significant doubt upon the issuer company's ability to continue as a going concern, if the issuer company is not considered to be a going concern, the fact along with reasons there of shall be disclosed:	1		
1.5(xviii)	An explanation that significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof shall be explained.	7		
1.5(xix)	A statement where key operating and financial data of at least preceding 5 (five) years shall be summarized;	*		
1.5(xx)	An explanation on the reasons if the issuer company has not declared dividend (cash or stock) for the year;	V		125% cash dwderd declared
1.5(xxi)	Board's statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend;	NA		No interim divident declared
1.5(xxii)	The total number of Board meetings held during the year and attendance by each director;	7		
1.5(xxiii)	A report on the pattern of shareholding disclosing the aggregate number of shares (along with name-wise details where stated below) held by:-			
1.5(xxiii) a)	Parent or Subsidiary or Associated Companies and other related parties (name-wise details);			
1.5(xxiii) b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and Compliance and their spouses and minor children (name-wise details);	7		
1.5(xxiii) c)	Executives: and	7		
1.5(xxiii) d)	Shareholders holding ten percent (10%) or more voting interest in the company (name-wise details). Explanation: For the purpose of this clause, the expression "executive" means top 5 (five) salaried employees of the company, other than the Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer and Head of Internal Audit and Compliance.	~		
1.5(xxiv)	In case of the appointment or reappointment of a director, a disclosure on the following information to the shareholders:			
1.5(xxiv) (a)	a brief resume of the director;	1		
1.5(xxiv) (b)	nature of his or her expertise in specific functional areas; and	×		
1.5(xxiv) (c)	names of compenies in which the person also holds the directorship and the membership of committees of the Board;	7		
1.5(xxv)	A Management's Discussion and Analysis signed by CEO or MD presenting detailed analysis of the company's position and operations along with a brief discussion of changes in the financial statements, among others, focusing on:	/		
1.5(xxv)a)	accounting policies and estimation for preparation of financial statements:	1		
1.5(xxv)b)	changes in accounting policies and estimation. If any, clearly describing the effect on financial performance or results and financial position as well as cash flows in absolute figure for such changes;	7		
1.5(xxv)c)	comparative analysis (including effects of inflation) of financial performance or results and financial position as well as cash flows for current financial year with immediate preceding five years explaining reasons thereof;	*		

ANNUAL REPORT 2020-2021

Condition No.	Title	Compliance status Complied Not		Remarks (if any
372		Complied	moniphed	00.00
1.5(xxv)d)	compare such financial performance or results and financial position as well as cash flows with the peer industry scenario;	1		
1.5(xxv)e)	briefly explain the financial and economic scenario of the country and the globe:	7		
1.5(xxv)f)	risks and concerns issues related to the financial statements, explaining such risk and concerns mitigation plan of the company; and	1		
1.5(xxv)g)	future plan or projection or forecast for company's operation, performance and financial position, with justification thereof, i.e., actual position shall be explained to the shareholders in the next AGM:	×		
1.5(xxvI)	Declaration or certification by the CEO and the CFO to the Board as required under condition No. 3(3) shall be disclosed as per Annexure-A; and	1		
1.5(xxvii)	The report as well as certificate regarding compliance of conditions of this Code as required under condition No. 9 shall be disclosed as per Annexure-B and Annexure-C.	· ·		
1.6	Meetings of the Board of Directors			
	The company shall conduct its Board meetings and record the minutes of the meetings as well as keep required books and records in line with the provisions of the relevant Bengladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any condition of this Code.	,		
1.7	Code of Conduct for the Chairperson, other Board members and Chief Executive Officer		1	
1.7(a)	The Board shall lay down a code of conduct, based on the recommendation of the Nomination and Remuneration Committee (NRC) at condition No. 8, for the Chairperson of the Board, other board members and Chief Executive Officer of the company;	~		
1.7(b)	The code of conduct as determined by the NRC shall be posted on the website of the company including, among others, prudent conduct and behavior; confidentiality; conflict of interest; compilance with laws, rules and regulations; prohibition of insider tracing relationship with environment, employees, customers and suppliers; and independency.			
2	Governance of Board of Directors of Subsidiary Company.			
2(a)	Provisions relating to the composition of the Board of the holding company shall be made applicable to the composition of the Board of the subsidiary company;	N/A		
2(b)	At least 1 (one) independent director on the Board of the holding company shall be a director on the Board of the subsidiary company;	N/A		POCL does not have subsidizing company
2(c)	The minutes of the Board meeting of the subsidiary company shall be placed for review at the following Board meeting of the holding company.	MA		De
2(d)	The minutes of the respective Board meeting of the holding company shall state that they have reviewed the affairs of the subsidiary company also;	N/A		be
2(e)	The Audit Committee of the holding company shall also review the financial statements in particular the investments made by the subsidiary company.	N/A		De
3	Managing Director (MD) or Chief Executive Officer (CEO), Chief Financial Officer (CFO), Head of Internal Audit and Compliance (HIAC) and Company Secretary (CS)			
3.1	Appointment			
3.1(a)	The Board shall appoint a Managing Director (MD) or Chief Executive Officer (CEO), a Company Secretary (CS), a Chief Financial Officer (CFO) and a Head of Internal Audit and Compliance (HIAC);	7		

Condition	Title	Compilan	ce status	Remarks (if any
ña.	This	Complied	nempied.	Kanaaka (iz au)
3.1(b)	The positions of the Managing Director (MD) or Chief Executive Officer (CEO), Company Secretary (CS), Chief Financial Officer (CFO) and Head of Internal Audit and Compliance (HIAC) shall be filled by different individuals:	1		
3.1(c)	The MD or CEO, CS, CFO and HIAC of a listed company shall not hold any executive position in any other company at the same time;	1		
3.1(d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, the HIAC and the CS;		4	Under Implementation process as per BBEr Code
3,1(e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the Commission and stock exchange(s).	/		
3.2	Requirement to attend Board of Directors' Meetings			25
	The MD or CEO, CS, CFO and HIAC of the company shall attend the meetings of the Board: Provided that the CS, CFO and/or the HIAC shall not attend such part of a meeting of the Board which involves consideration of an agenda item relating to their personal matters.	,		
3.3	Duties of Managing Director (MD) or Chief Executive Officer (CEO) and Chief Financial Officer (CFO)			
3.3(a)	The MD or CEO and CFO shall certify to the Board that they have reviewed financial statements for the year and that to the best of their knowledge and belief:	1		
3.3(a)i)	these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading; and	1		
3.3(a)ii)	these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws;	1		
3.3(b)	The MD or CEO and CFO shall also certify that there are, to the best of knowledge and belief, no transactions entered into by the company during the year which are fraudulent, flegal or in violation of the code of conduct for the company's Board or its members;	-		
3.3(c)	The certification of the MD or CEO and CFO shall be disclosed in the Annual Report.	1		
4	Board of Directors' Committee For ensuring good governance in the company, the Board shall have at least following sub-committees:			
4(i)	Audil Committee; and	1		1
4(ii)	Nomination and Remuneration Committee,	1		
5	AUDIT COMMITTEE:			
5.1	Responsibility to the Board of Directors:			
5.1(a)	The company shall have an Audit Committee as a subcommittee of the Board;	1		
5.1(b)	The Audit Committee shall assist the Board in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business;	1		

		Complies	ee status	
Condition No.	Title	Complied	Not complied	Remarks (if any
5.1(c)	The Audit Committee shall be responsible to the Board; the duties of the Audit Committee shall be clearly set forth in writing.	1		In Practice, the duties are dead- written in the TOI of the Audit Dommittee
5.2	Constitution of the Audit Committee:			200 (770)
5.2(a)	The Audit Committee shall be composed of at least 3 (three) members;	1		The Audit Committee has been comprised a 3[three] member
5.2(b)	The Board shall appoint members of the Audit Committee who shall be non-executive directors of the company excepting Chairperson of the Board and shall include at least 1 (one) independent director;	1		
5.2(c)	All members of the audit committee should be "financially literate" and at least 1 (one) member shall have accounting or related financial management background and 10 (ten) years of such experience; Explanation: The term "financially literate" means the ability to read and understand the financial statements like statement of financial position, statement of comprehensive income, statement of changes in equity and cash flows statement and a person will be considered to have accounting or related financial management expertise if he or she possesses professional qualification or Accounting or Finance graduate with at least 10 (ten) years of corporate management or professional experiences.	*		
5.2(d)	When the term of service of any Committee member expires or there is any circumstance causing any Committee member to be unable to hold office before expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board shall appoint the new Committee member to fill up the vacancy immediately or not later than 1 (one) month from the date of vacancy in the Committee to ensure continuity of the performance of work of the Audit Committee.	-		
5.2(e)	The company secretary shall act as the secretary of the Committee;	/		
5.2(f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director.	1		
5.3	Chairman of the Audit Committee:			
5.3(a)	The Board shall select 1 (one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an independent director;	1		
5.3(b)	In the absence of the Chairperson of the Audit Committee, the remaining members may electione of themselves as Chairperson for that particular meeting, in that case there shall be no problem of constituting a quorum as required under condition No. 5(4)(b) and the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	~		
5.3(c)	Chairperson of the Audit Committee shall remain present in the Annual General Meeting (AGM); Provided that in absence of Chairperson of the Audit Committee, any other member from the Audit Committee shall be selected to be present in the annual general meeting (AGM) and reason for absence of the Chairperson of the Audit Committee shall be recorded in the minutes of the AGM	,		
5.4	Meeting of the Audit Committee			
5.4(a)	The Audit Committee shall conduct at least its four meetings in a financial year: Provided that any emergency meeting in addition to regular meeting may be convened at the request of any one of the members of the Committee;	1		
5.4(b)	The quorum of the meeting of the Audit Committee shall be constituted in presence of either two members or two-third of the members of the Audit Committee, whichever is higher, where presence of an independent director is a must.	1		

Condition	Trile	Seminor and	No.	Remarks (if any)
777		Complied	Son complied	W 8
5.5	Role of Audit Committee: The Audit Committee shall:			
5.5(a)	Oversee the financial reporting process;	1		
5.5(b)	monitor choice of accounting policies and principles;	,		
5.5(c)	monitor internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report;	,		
5.5(d)	oversee hiring and performance of external auditors;	1		
5.5(e)	hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;		7	
5.5(f)	review along with the management, the annual financial statements before submission to the Board for approval;	1		
5.5(g)	review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;	1		
5.5(h)	review the adequacy of internal audit function;	1		
5.5(i)	review the Management's Discussion and Analysis before disclosing in the Annual Report;	*		
5.5(j)	review statement of all related party transactions submitted by the management;	1		
5.5(k)	review Management Letters or Letter of Internal Control weakness issued by statutory auditors;	1		
5.5(1)	oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors; and	1		
5.5(m)	oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission: Provided that the management shall disclose to the Audit Committee about the uses or applications of the proceeds by major category (capital expenditure, sales and marketing exponses, working capital, etc.), on a quarterly basis, as a part of their quarterly declaration of financial results: Provided further that on an annual basis, the company shall prepare a statement of the proceeds utilized for the purposes other than those stated in the offer document or prospectus for publication in the Annual Report along with the comments of the Audit Committee.			Not Applicable
5.6	Reporting of the Audit Committee:			
5.6(a)	Reporting to the Board of Directors:			
5.6(a)i)	The Audit Committee shall report on its activities to the Board.	1		
5.6(a)ii)	The Audit Committee shall immediately report to the Board of Directors on the following findings, if any:-			
5.6(a)(ii) a)	report on conflicts of interests;	1		There was no reportable case of conflict of interest for the year ended 30th June 2021
5.6(a)(ii) b)	suspected or presumed fraud or irregularity or material defect identified in the internal audit and compliance process or in the financial statements;	1		No such matter has ensen during the year.
5.6(a)(ii) c)	suspected infringement of laws, regulatory comprisinces including securities related laws, rules and regulations; and	1		00

Condition	The same of the sa	Complian	Ce status	-	
Sa.	Title	Complied	Nec	Remarks (if an	
5.6(a)(ii) d)	any other matter which the Audit Committee deems necessary shall be disclosed to the Board immediately;	1		No auch metter has arisen during the year.	
5.6(b)	Reporting to the Authorities: If the Audit Committee has reported to the Board about anything which has material impact on the financial condition and results of operation and has discussed with the Board and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board for three times or completion of a period of 6 (six) months from the date of first reporting to the Board, whichever is earlier.			Not Applicable	
5.7	Reporting to the Shareholders and General Investors: Report on activities carried out by the Audit Committee, including any report made to the Board under condition No. 5(8)(a)(ii) above during the year, shall be signed by the Chairperson of the Audit Committee and disclosed in the annual report of the issuer company.	r		The Austi Committee (AC) Recort is disclose in the annual report and agree by the Chaliman- the AC	
6	Nomination and Remuneration Committee (NRC)				
6.1	Responsibility to the Board of Directors			8	
6.1(a)	The company shall have a Nomination and Remuneration Committee (NRC) as a sub-committee of the Board	1			
6.1(b)	The NRC shell assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as a policy for formal process of considering remuneration of directors, top level executive:	,			
6.1(c)	The Terms of Reference (ToR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition No. 8(5)(b).	4			
6.2	Constitution of the NRC			8	
6.2(a)	The Committee shall comprise of al least three members including an independent director;	1			
6.2(b)	All members of the Committee shall be non-executive directors;	1			
6.2(c)	Members of the Committee shall be nominated and appointed by the Board;	- /			
6.2(d)	The Board shall have authority to remove and appoint any member of the Committee;	1			
8.2(e)	In case of death, resignation, disqualification, or removal of any member of the Committee or in any other cases of vacancies, the board shall fill the vacancy within 180 (one hundred eighty) days of occurring such vacancy in the Committee;			Not Applicable	
6.2(f)	The Chairperson of the Committee may appoint or co-opt any external expert and/or member(s) of staff to the Committee as advisor who shall be non-voting member, if the Chairperson feels that advice or suggestion from such external expert and/or member(s) of staff shall be required or valuable for the Committee;			Not Applicable	
6.2(g)	The company secretary shall act as the secretary of the Committee;	1			
6.2(h)	The quorum of the NRC meeting shall not constitute without attendence of at least an independent director;	1			

Condition No.	Title	Complied	Not complete	Remarks if any
6.2(i)	Me weather of the MOS shall reading althou deathly as indicathy and	Sanguay	complea	
G.Z(y)	No member of the NRC shall receive, either directly or indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's fees or honorarium from the company.	1		
6.3	Chairperson of the NRC			
6.3(a)	The Board shall select 1 (one) member of the NRC to be Champerson of the Committee, who shall be an independent director.	-		
6.3(b)	In the absence of the Chairperson of the NRC, the remaining members may elections of themselves as Chairperson for that perticular meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes.	1		
6.3(c)	The Chairperson of the NRC shall attend the annual general meeting (AGM) to answer the queries of the shareholders. Provided that in absence of Chairperson of the NRC, any other member from the NRC shall be selected to be present in the annual general meeting (AGM) for answering the shareholder's queries and reason for absence of the Chairperson of the NRC shall be recorded in the minutes of the AGM.			
6.4	Meeting of the NRC			
6,4(a)	The NRC shall conduct at least one meeting in a financial year	1		
0,4(0)	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC.	1		
6,4(c)	The quorum of the meeting of the NRC shall be constituted in presence of either two members or two third of the members of the Committee, whichever is higher, where presence of an independent director is must as required under condition No. 6(2)(h)	1		
6.4(d)	The proceedings of each meeting of the NRC shall duty be recorded in the minutes and such minutes shall be confirmed in the next meeting of the NRC.	1		
6.5	Role of the NRC			
6.5(a)	NRC shall be independent and responsible or accountable to the Board and to the shareholders;	-		
6.5(b)	NRC shall oversee, among others, the following matters and make report with recommendation to the Board:	1		
6.5(b)(i)	formulating the criteria for determining qualifications, positive attributes and independence of a director and recommend a policy to the Board, relating to the remuneration of the directors, top level executive, considering the following:	1		
6.5(b)(i) (a)	the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully;	1		
6.5(b)(i) (b)	the relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and	-		
6.5(b)(i) (c)	remuneration to directors, top level executive involves a belance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals;	1		
6.5(b)(ii)	devising a policy on Board's diversity taking into consideration age, gender, experience, attnicity, educational background and nationality:	1		
6.5(b)(ii)	identifying persons who are qualified to become directors and who may be appointed in top level executive position in accordance with the criteria laid down, and recommend their appointment and removal to the Board;	*		
6.5(b)(N)	formulating the criteria for evaluation of performance of independent directors and the Board;	1		
6.5(b)(v)	identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria; and	1		

		Complian	co status	2020-20
Condition No.	Tide	Complled	Hot complied	Remarks (if any
6.5(b)(vi)	developing, recommending and reviewing annually the company's human resources and training colicies:	1		
6.5(c)	The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report.	·		
7	EXTERNAL/STATUTORY AUDITORS: The issuer company shall not engage its external or statutory auditors to perform the following services of the company, namely.			
7.1(i)	appraisal or valuation services or farmess opinions	×		The Statutory Auditor have declared their compliances.
7.1(ii)	financial information systems design and implementation;	1		Do
7.1(iii)	book-keeping or other services related to the accounting records or financial statements;	1		Do
7.1(iv)	broker-dealer services:	7		flo
7.1(v)	actuarial services:	1		Do
7.1(vi)	internal audit services or special audit services:	1	_	Do
7.1(vii)	any service that the Audit Committee determines;	1		Do
7.1(viii)	audit or certification services on compliance of corporate governance as required under condition No. 9(1); and	7		Do
7.1(ix)	any other service that creates conflict of interest.	1		Do
7.2	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company; his or her family members also shall not hold any shares in the said company; Provided that spouse, son, daughter, father, mother, brother, sister, son-in-law and daughter-in-law shall be considered as family members.	4		Do
7.3	Representative of external or statutory auditors shall remain present in the Shareholders' Moeting (Annual General Meeting or Extraordinary General Meeting) to answer the queries of the shareholders.	7		Do
8	Maintaining a website by the Company		V =	
8.1	The company shall have an official website linked with the website of the stock exchange.	1		
6.2	The company shall keep the website functional from the date of listing.	1		
8.3	The company shall make available the detailed disclosures on its website as required under the fisting regulations of the concerned stock exchange(s).	1		
9	Reporting and Compliance of Corporate Governance.			
9.1	The company shall obtain a certificate from a practicing Professional Accountant or Secretary (Chartered Accountant or Cost and Management Accountant or Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corporate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report. Explanation: "Chartered Accountant" means Chartered Accountant as defined in the Bangladesh Chartered Accountant Order, 1973 (President's Order No. 2 of 1973); "Cost and Management Accountant" means Cost and Management Accountant as defined in the Cost and Management Accountants Ordinance, 1977 (Ordinance No. Littl of 1977); "Chartered Secretary" means Chartered Secretary as defined in the Chartered Secretaries Act, 2010.	,		
9.2	The professional who will provide the pertificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting.	1		
9.3	The directors of the company shall state, in accordance with the Annexure-C attached, in the directors' report whether the company has complete with these conditions or not.	1		





MANAGEMENT DISCUSSION AND ANALYSIS ON COMPANY'S POSITION AND OPERATION

Despite the impact of COVID-19, the financial and operating performances of Padma Oil Company Limited during the fiscal year 2020-21 have been satisfactory. We made every effort to accomplish our job effectively and efficiently in FY 2020-21. We are focusing on the sustainability and efficiency.

It appears from the business outcome that the sales volume of the Company's petroleum products stood at 21.40 lakh metric tons in FY 2020-21 as compared to 19.63 lakh metric tons in FY 2019-20. As a result of various remedy measures taken by the government to curb the spread of COVID-19 the overall economic activities of the country became normal during the year and the total sales of petroleum products of the company increased by 8.99% during the reported year as compared to the last year. The sales of aviation fuel decreased by 1,08,070 metric tons or 31.55% due to limited operation of international and domestic aircraft for the impact of the Coronavirus in FY 2020-21 as compared to the last year. Despite the total sales volume of the company increased by 8.99%, the gross profit in petroleum products increased by only 0.14% in FY 2020-21 comparing to the last year as the Company earns a relatively higher margin per liter for sales of Jet A-1. In addition, as per the government decision, the profit of fixed deposit in the bank has been fixed at a maximum of 6% and by investing accordingly, the non-operating income decreased by Taka 43.44 crore. However, the Company was able to make a net profit before tax of Taka 292.63 crore during the reported year.

On the other hand, sales of agrochemicals products of the company decreased by 10.24% to 1,875 metric tons in the reported year which was 2089 metric tons in the last year. Although the total sales of agrochemicals products decreased in metric ton, the total sales in amount of Taka increased by 6.00% in the reported year as compared to the previous year.

The overall Company's position has been reflected in the financial statements which have been prepared and presented in accordance with all generally accepted accounting principles. The overall Company's position and future planning, methods of preparation of financial statements have been summarized below:

Preparation of Financial Statements

These financial statements have been prepared on going concern basis following accrual basis of accounting except for Cash Flow Statement in accordance with the International Accounting Standards (IASs) and International Financial Reporting Standards (IFRSs), the Companies Act, 1994 and the Securities and Exchange Rules, 1987.

Accounting Policies and Estimates:

The details of accounting policies and estimates applied for the preparation of Financial Statements are described in note no.: 2.00 of audited financial statements. There are no changes in accounting policies and estimates for the fiscal year 2020-2021.

Comparative analysis of financial Performance

Key financial data of immediate preceding five years is shown detailed in Annexure-3 of the Directors' Report. For comparison, financial results and financial position of the Company for the financial year 2020-2021 with immediate preceding five years are given below:

Amount in Crore Taka

Financial & Operational results	2020-2021	2019-2020	2018-2019	2017-2018	2016-2017	2015-2016
Sales (MT in Lakh)	21.40	19.63	22.61	23.66	20.08	17.83
Net Earnings on petroleum products	213.75	218.46	288.57	301.32	244.59	186.91
Operating expenses	214.96	230.41	235.20	226.42	197.06	147.21
Total operating profit	41.10	72.59	134.04	148.97	106.71	113.67
Profit after tax	228.60	272.96	285.55	335.80	203.13	187.36
EPS (Taka)	23.27	27.79	29.07	34.18	20.68	19.07
Net Asset Value per share (Taka)	168.41	157.64	142.85	126.78	103,60	92.92
Net operating cash flow per share (Taka)	2.73	80.91	(52.29)	(36.37)	116.42	80.22
Number of employees	959	1009	1025	1042	1110	1145

Financial Performance of Peer Industry

There are three major oil marketing companies in the petroleum industry namely Padma Oil Company Limited (POCL), Meghna Petroleum Limited (MPL) and Jamuna Oil Company Limited (JOCL) under Bangladesh Petroleum Corporation. A comparison of three marketing companies' financial and operational data during 2020-201 are summarized below:

Amount in Crore Taka

Particulars	POCL	MPL	JOCL
Sales (MT in Lakh)	21.40	23.28	17.51
Net Earnings on petroleum products	213.75	233.20	117.08
Administrative, selling & distribution expenses	190.39	105.98	96.64
Operating expenses	214.96	133.81	115.43
Total operating profit	41.10	121.36	10.96
Profit after tax	228.60	282.14	201.40
EPS (Taka)	23.27	26.07	18.24
Net Asset Value per share (Taka)	168.41	159.90	180.84
Net operating cash flow per share (Taka)	2.73	114.65	14.01
Number of employees	959	395	502

Global and Local Economic Scenario:

The global economy is recovering gradually from the COVID-19 outbreak. In the World Bank published report titled 'Global Economic Prospect, June 2021', the economic growth is projected at 5.6 percent in 2021 which was 3.5 percent in 2020. Substantial fiscal support for the economy, policy support and vaccine access are the major determinants of this growth. Global growth is set to reach 4.3 percent and 3.1 percent respectively in 2022 and 2023 in this report. According to the final

ANNUAL REPORT

estimation of Bangladesh Bureau of Statistics (BBS), the growth rate of Gross Domestic Product (GDP) of the country was 3.51% in FY 2019-20. According to the provisional estimation of Bangladesh Bureau of Statistics (BBS), the country's GDP growth rate is 5.47% in FY 2020-21, which is positive considering the Corona situation. As a result of nationwide immunization programs and various initiatives by the government, most of the indicators in various fields including economy are positive as compared to the last financial year. Government of Bangladesh has visionary target to build a durable and sustainable energy, power and transportation infrastructure in order to become a prosperous nation.

Risk and Mitigation:

Risk factors of petroleum Sector :

The economy of Bangladesh is growing faster and it creates an opportunity for the entire oil industry and power sector. There are some challenges in business of petroleum products such as market competition with private sector, open market economy, fluctuations of price of imported petroleum products etc.

Risk Factors of Agrochemical Sector:

More than 250 companies including some giant multinationals are heading to grab the market of agrochemicals. There is a stiff competition in the agrochemical market. Besides, Bangladesh is among the most vulnerable countries to climate change, which poses a long-term threat to the country's agricultural sector, particularly in areas affected by flooding, saline intrusion, and drought. Price factors of our quality products are very much concern for us.

Mitigation policy:

The Govt. of Bangladesh is emphasizing of enacting favorable rules and policy to attract the investors. We are monitoring to identify and assess the potential challenges and to find the way out to mitigate those challenges. Various steps have been taken by the Company to increase the sales volume of petroleum products and to mitigate operating loss of agrochemicals business. Auto gas (LNG) marketing activities are being undertaken at the filling stations under the Company's marketing network along with petroleum products nationwide. The Company has already signed agreements with 6 autogas operators in this regard. To increase the sales volume of agrochemicals product, marketing of two granular products such as Optimus 5G (FMC, USA) and Ugent 3G (UPL, India) has already been started.

In order to mitigate the operating expenses of the agrochemicals business, the current market segment is reviewed and the offices in the lesser selling areas are closed and integrated with the nearby offices. In addition, appropriate steps have been taken to reduce overall operating costs in the sector by controlling expenditure through reorganizing the manpower. A committee constituted by the Company is regularly reviewing the selling price of homogeneous products of the competing companies and re-determining the price of the products from time to time accordingly. As a result, the Company was able to reduce an amount of Taka 3.30 crore or 17.13% operating expenses in the agrochemicals business in the reported year compared to the previous fiscal year. The management of the Company is regularly monitoring the inherent business risk and taking corrective measures.



the Company is regularly reviewing the selling price of homogeneous products of the competing companies and re-determining the price of the products from time to time accordingly. As a result, the Company was able to reduce a 32.14% operating loss in the agrochemicals business in the reported year compared to the previous fiscal year. The management of the Company is regularly monitoring the inherent business risk and taking corrective measures.

Future Planning:

A development program has been undertaken for business expansion and smooth supply of fuel to the public by establishing new depots, storage tanks and other physical infrastructures. The future plans have been taken by the Company are narrated in detail under the head of 'Future action plans to increase the Company's Operating Capability' in the Directors' Repot.

The Company is also adhering to improve its performance through specialization, differentiation, segmentation and overall diversification.

We are hopeful that we shall achieve our projected target and march forward in the years to come.

(Md. Masudur Rahman)

Managing Director



51st Annual General Meeting

The 51st Annual General Meeting (AGM) of Padma Oil Company Limited was held virtually through Digital Platform on 27 February 2021 at 11-00 am. Board Chairman Mr. Md. Anisur Rahman presided over the meeting. Directors of the Board Mr. Md. Ekhlasur Rahman, Mr. Quazi Md. Anwarul Hakim, Dr. Mohd. Sher Ali, Mr. Mohammad Shahidul Alam, Mr. K.M Eneyetul Karim, Mr. Suzadur Rahman, Mr. Nasiruddin Akhter Rashid, Managing Director Mr. Md. Masudur Rahman, Company Secretary Mr. Sohel Abdullah as well as BPC and Company's senior officials attended at the Meeting.

After recitation of verse from the Holy Quran, the Chairman welcomed the shareholders in the Annual General Meeting. The meeting started with the Chairman's inviting comments on proceedings of the last Annual General Meeting. The shareholders unanimously approved the audited financial statements and proposed 125% cash dividends for the year ended 30 June 2020. Proposal for appointment of external auditors M/s. Khan Wahab Shafique Rahman & Co. and M/s. Rahman Mostafa Alam & Co. Chartered Accountants for the year 2020-2021 was approved by the shareholders. Hoda Vasi Chowdhury & Co. Chartered Accountant was appointed by the shareholders for issuing certificate regarding compliance of Corporate Governance Code. Director Mr. Md. Ekhlasur Rahman and Shareholder Director Mr. Nasiruddin Akhter Rashid were elected by the shareholders. The shareholders also approved the appointment of Independent Director Mr. Quazi Md. Anwarul Hakim.

A huge number of honourable shareholders participated in the AGM through digital platform and they made comments about the overall performance of the Company. The Company Secretary Mr. Sohel Abdullah read out the various comments made by the shareholders. The Chairman of the Board Mr. Md. Anisur Rahman and Managing Director Mr. Md. Masudur Rahman replied to the queries and explained on various comments made by distinguished shareholders.

The Shareholders appreciated the Company's over all performance in their comments. The meeting ended with a vote of thanks to the chair.

৫১তম বার্ষিক সাধারণ সভা







ও পরীবাগ, ঢাকার কোম্পানির নিজস্ব জমিতে ১২ জনা আধুনিক বাণিজ্যিক তবন নির্মাণ কাজের বত উল্লেখন ধোহণা করেন জনাব নসকল হামিদ, এমপি, মাননীয় প্রতিমন্ত্রী, বিদ্যুৎ, জ্বালানি ও খনিজ সম্পদ মার্যালয়।



ও পরীবাগ, ঢাকায় কোম্পানির নিজস্ব জমিতে ১২ তলা অধুনিক বাণিজ্যিক তবন নির্মাণের লক্ষ্যে কোম্পানি ও নির্বাচিত ঠিকানারের মধ্যে চুক্তি স্বাক্তরের দৃশ্য।



বিনিধ্ব সচিব, কালানি ও থনিজ সম্পদ বিভাগ ও কোম্পানির পরিচালনা পর্যাসর সম্মানিত চেয়ারম্যান জনাব মোং মাহবুব স্থোচনা এবং বিভিসিত্ত সম্মানিত চেয়ারম্যান (সচিব) জনাব এ বি এম আজাদ এনচিসি কর্তৃক কোম্পানির প্রধান জ্বপনা, গুল্পবান গুল্পবান



ৰোম্পানির প্রথম প্রাক্তনে প্রথমল পরিদর্শনভাগে বৃক্ত হোকর বরেন লিনিংব সচিব, কালনি ও যদিও সম্পান বিবাদ ও কেম্পানির পরিচাদনা পর্যাদর সংযদিত চেয়ারমান জনাব মেয় আহরুর হোলেন।



জাতীয় শোক দিবস



জাতীয় শোক দিবস উপলক্ষ্যে জাতীয় পতাকা উদ্রোলন।



আতীয় শোক দিবস উপলক্ষ্যে কোম্পানির প্রধান কার্যালয়ে অনুষ্ঠিত দোয়া মাহফিল ও বিশেষ মোনাআত।

মুজিব জন্মশতবার্ষিকী



জাতির জনক বঙ্গবন্ধু শেখ মুক্তিবুর রহমানের জন্মশতবার্ষিকী উপলক্ষ্যে বজনহারা ও পথশিখদের সংগঠন 'উপলব্ধি' শিশু নিবাসে কোম্পানি কর্তৃক উন্নতমানের খাবার পরিবেশন।



জাতির জনক বসবস্থু শেখ মৃত্তিবুর রহমানের জনুশতবার্ষিকী উপলক্ষ্যে পদ্মা অয়েল কোম্পানী মতেল স্থূদের ছাত্র-ছাত্রীদের মাথে স্থুল ব্যাগ ও শিক্ষা সামগ্রী বিতরণ।



শেখ রাসেল দিবস



শেষ রাসেল দিবস উপলক্ষ্যে দোয়া মাহক্ষিল ও বিশেষ মোনাঞ্জাত।



শেখ রাসেল নিবস উপলক্ষ্যে পদ্মা অতেল কোম্পানী মডেল ছুল-এ কোম্পানি কর্তৃক আয়োজিত রচনা, কুইজ ও চিন্তাঙ্কন প্রতিযোগিতার বিজয়ী প্রতিযোগীদের মাথে কোম্পানির ব্যবস্থাপনা পরিচালকসহ উর্ধাতন কর্মকতীবৃন্দ।

অৰ্জন ও স্বীকৃতি



বোশানির নিনিং টেশন চিনারণদের নিকট পেট্রনিয়ার পথা এর সমস্ত্রীকরণের সংখ্যা কোশানি কর্তৃক উত্তরনী প্রকাষ আন-নাইন পেটেট নিটেল চানুত উচ্চায় প্রয়োগ্য উত্তরি স্বস্তুপ লালি পেটার কৃষ্টীয় স্থান স্বাধীন করার স্থাননি ও পিত সম্পাদ বিভাগের সাক্ষেত্র স্থানিক নিনিয়ন বিশ্ব কালি যোগ্য আছিল বাংলালেশ প্রয়োলিয়ান মুখ্যানিক এর সাহালিক মোকমান (পিটন) করাব এ বি এম জন্তান কোনিটা কর্তৃত কোশানিক অধ্যাসন শনিসাক জনাব সমুধ্য ক্ষেত্রক এবং প্রশাসন্থিক কালগাই স্থাননি স্থানিক স্থানিক জনাব স্থানীক স্থানিক জনাব স্থানীক স্থানিক



পথা অহেল কোম্পানী লিমিটেড ৩য় সর্বোচ্চ কর প্রদানকারী প্রতিষ্ঠান হিসেবে জ্বালানি খাতে সম্মাননা অর্জন।

ব্যবসায়িক চুক্তি সম্পাদন



এলপিজি অপারেটর ডেন্টা এলপি গ্যাস এর সাথে কোম্পানির চুক্তিনামা সম্পাদনের দুশা।

এলপিজি অপারেটর যমুনা স্পেসটেক জয়েন্ট জেঞ্চার লিমিটেড এর সাথে কোম্পানির চুক্তিনামা সম্পাদনের দৃশ্য।





এলপিজি অপারেটর লাফ্স গ্যাস (বাংলাদেশ) লিমিটেড এর সাথে কোম্পানির চুক্তিনামা সম্পাদনের দৃশ্য।

Secretary-General

BANGLADESH ASSOCIATION OF PUBLICLY LISTED COMPANIES

Ref. No: CH-2021/114

Date of issue: February 10, 2021

BAPLC

Renewed Certificate

This is to certify that

PADMA OIL COMPANY LIMITED

is an Ordinary Member of Bangladesh Association of Publicly Listed Companies and is entitled to all the rights and privileges appertaining thereto.

This certificate remains current until 314 December 2021.



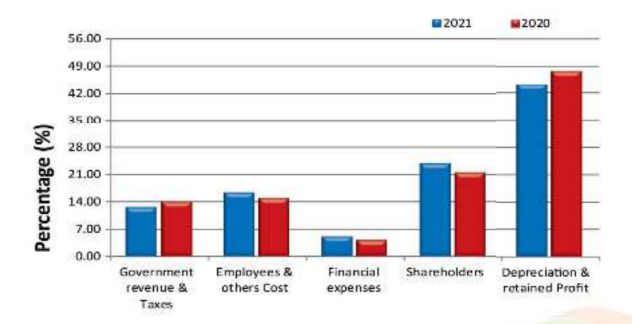




Contribution & Value Additions

For The Year Ended 30 June 2021

Particulars		Taka In	'000	
	30-Jun-21	<u>%</u>	30-Jun-20	<u>%</u>
Earnings on	<u> </u>		8	(i)
Petroleum Products	2,137,481		2,184,645	
Agrochemicals trading	(29,388)		(28,762)	
	2,108,093		2,155,884	
Other Income	3,121,780		3,977,786	
Total value added	5,229,873		6,133,670	60
Distribution of added value				
To Government as revenue & taxes	633,656	12.11	840,486	13.70
To Employees & others cost	836,678	16.00	853,518	14.51
To Financial expenses	245,605	4.70	221,040	3.60
To shareholders	1,227,909	23.48	1,277,025	20.82
To depreciation & retained earnings	2,286,024	43.71	2,941,600	47.36
	5,229,873	100.00	6,133,670	100.00





Report of the Audit Committee

Audit Committee of Padma Oil Company Limited was formed by the Board of Directors of the Company in accordance with the Bangladesh Securities and Exchange Commission's Notification No-SEC/CMRRCD/2006-158/207/Admin/80 dated 3 June 2018.

The composition of present Audit Committee is as under:

Mr. Quazi Md. Anwarul Hakim ; Chairman
Dr. Mohd. Sher Ali ; Member
Mr. Kazi Mohammad Mozammel Hoque ; Member
Mr. Noman Ahmed Taffader ; Secretary

Terms of Reference

The purpose of the Audit Committee is to ensure and to improve the adequacy of internal control system and provides the update information to the Board of Directors. The Committee is empowered to examine the matter relating to the financial and other affairs of the Company. The terms of reference of the Audit Committee cover all matters specified under Clause-5(5) of the Bangladesh Securities and Exchange Commission's Notification date 3 June 2018.

Role of the Audit Committee

Tr	ne Audit Committee shall :-
٥	oversee the financial reporting process;
٥	monitor choice of accounting policies and principles;
0	monitor Internal Audit and Compliance process to ensure that it is adequately resourced, including approval of the Internal Audit and Compliance Plan and review of the Internal Audit and Compliance Report;
٦	oversee hiring and performance of external auditors;
ם	hold meeting with the external or statutory auditors for review of the annual financial statements before submission to the Board for approval or adoption;
ם	review along with the management, the annual financial statements before submission to the Board for approval;
2	review along with the management, the quarterly and half yearly financial statements before submission to the Board for approval;
۵	review the adequacy of internal audit function;
ב	review the Management's Discussion and Analysis before disclosing in the Annual Report; the adequacy of internal audit function;
	review statement of all related party transactions submitted by the management;

ANNUAL REPORT

- review Management Letters or Letter of Internal Control weakness issued by the statutory auditors;
- oversee the determination of audit fees based on scope and magnitude, level of expertise deployed and time required for effective audit and evaluate the performance of external auditors; and
- Oversee whether the proceeds raised through Initial Public Offering (IPO) or Repeat Public Offering (RPO) or Rights Share Offer have been utilized as per the purposes stated in relevant offer document or prospectus approved by the Commission:

Provided that the management shall disclose to the Audit Committee about the uses or applications of the proceeds by major category (capital expenditure, sales and marketing expenses, working capital, etc.), on a quarterly basis, as a part of their quarterly declaration of financial results:

Provided further that on an annual basis, the Company shall prepare a statement of the proceeds utilized for the purposes other than those stated in the offer document or prospectus for publication in the Annual Report along with the comments of the Audit Committee.

Number of Meeting

The Committee formally met four times during the period form July 2020 to June 2021.

Activities carried out by the Audit Committee :

During 2020-2021 the Audit committee carried out the following tasks:

- ☑ Reviewed the financial statements of FY 2020-21 submitted by the external auditors and put Committee's recommendations to the board:
- Reviewed the quarterly and half-yearly financial statements of 2020-21 and put Committee's recommendations to the board;
- □ Reviewed revised budget of the Company during 2020-21 including budget of 2021-22 and put Committee's recommendations to the board;
- Reviewed Management Letter issued by the Statutory auditors and put Committee's recommendations to the board.

The committee reviewed and discussed the financial reports preparation and the external audit report during FY 2020-21. The committee found adequate arrangement to present a free and fair view of the activities and the financial status of the Company, and did not find any material deviation, discrepancies or any adverse finding/observation in the areas of reporting.

(Quazi Md. Anwarul Hakim)

Chairman Audit Committee, POCL

Report of The Nomination and Remuneration Commitee (NRC)

The Nomination and Remuneration Committee (NRC) of Padma Oil Company Limited was formed on 10 November 2018 by the Board of Directors of the Company in accordance with the Bangladesh Securities and Exchange Commission's Notification No-BSEC/CMR/CD/2006-158/207/Admin/80 dated 3 June 2018. The policy on nomination and remuneration of Directors and top level executives of the Company has been formulated by the Nomination and Remuneration Committee (NRC) in compliance with the BSEC's above notification on Corporate Governance under directives of Energy and Mineral Resources Division under Ministry of Power Energy and Mineral Resources and Bangladesh Petroleum Corporation.

1. Composition:

- 1.1 The Nomination and Remuneration Committee ("NRC") shall be appointed by the Board of Directors ("Board") from among their members and shall consist not less than 3(Three) members,
- 1.2 In the event of any vacancy in the NRC, the Board shall within 3 (three) months appoint such number of new members.
- 1.3 The appointment of a NRC member shall automatically be terminated if the member ceases to be a Director, or as determined by the Board.

The composition of present Nomination and Remuneration (NRC) Committee is as under:

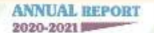
Mr. Quazi Md. Anwarul Hakim, Independent Director : Chairman Dr. Mohd.. Sher Ali, Director : Member Mr. Kazi Mohammad Mozammel Hoque, Director : Member Mr. Noman Ahmed Taffader, Company Secretary : Secretary

2. Duration of appointments

Unless otherwise determined by the Board, the duration of appointments of the Committee shall commensurate with the term and condition of appointment of the respective member to the Board of directors of the Company.

3. Chairman

- 3.1 The Chairman of the NRC shall be appointed by the board from among the members who is an Independent Director.
- 3.2 In the absence of the Chairman of the NRC, the remaining members present shall elect one of their members as chairman of the meeting.
- 3.3 The Chairman of the NRC shall report to the Board on any matter that should be brought to the Board's attention and provide recommendations of the NRC that require the Board's approval at the Board Meeting.
- 4. Secretary of the NRC
- 4.1 The Board Secretary shall act as Secretary to the Committee and attend all meetings.
- 4.2 The Secretary shall draw up an agenda for each meeting, in consultation with the Chairman of the NRC.
 The agenda shall be sent to all members of the NRC.
- 4.3 The Secretary shall prepare the Minutes of the NRC meeting and distribute it to each member. The Minutes of the NRC shall be signed by the Chairman of the meeting.



4.4 The Minutes of the NRC meeting shall be maintained by the Secretary and be presented for approval of the Board.

5. Terms of Reference

The Terms of Reference of the Nomination and Remuneration Committee (NRC) have been determined by the Board as per BSEC's notification. The NRC shall assist the Board in formulation of the nomination criteria or policy for determining qualifications, positive attributes, experiences and independence of directors and top level executive as well as formal process of considering remuneration of directors and top level executives under directives of Bangladesh petroleum Corporation.

Responsibilities

To oversee, among others, the following matters and make report with recommendation to the Board:

- (i) Formulating the criteria for determining qualifications, positive attributes and independence of a director under directives of concerned Ministry and Bangladesh Petroleum Corporation (BPC) and recommend a policy to the Board, relating to the remuneration of the directors, top level executive, considering the following:
- (a) The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully under directives of concerned Ministry and Bangladesh Petroleum Corporation (BPC).
- (b) The relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- (c) Remuneration to directors, top level executive involves as balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.
- (ii) Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality;
- (iii) Identifying persons who are qualified to become Directors and who may be appointed in top level executive position in accordance with the criteria laid down by the concerned Ministry and Bangladesh Petroleum Corporation (BPC) and recommend their appointment and removal to the Board;
- (iv) Formulating the criteria for evaluation of performance of Independent Directors and the Board;
- (v) Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria;
- (vi) Developing, recommending and reviewing annually the Company's human resources and training policies.
- (vii) To review and recommend the outcome of the evaluations and assessments to the Board concerning the areas of continuous improvement.
- (vii) To review and recommend the outcome of the evaluations and assessments to the Board concerning the areas for continuous improvement.
- (viii) To carry out such other duties or functions as may be delegated by the Board from time to time or required by the regulatory authority.

7. Reporting

7.1 Minute of each Committee meeting will be disclosed at the next meeting of the Board. Periodically the Chair of the Committee shall report to the Board on matters within its duties and responsibilities.

- 7.2 The Committee shall compile a report of the work of the Committee in discharging its responsibilities for inclusion in the Annual Report, including a description of significant issues dealt with by the Committee.
- 7.3 The Committee shall in its decision making, give due regard to any relevant legal or regulatory requirements, and associated best practice guidance, as well as to the risk and reputation implications of its decisions (liaising where relevant with other committees).
- 7.4 The Committee shall have access to sufficient resources in order to carry out its duties and have the power to engage independent counsel and other professional advisers and to invite them to attend meetings.

8. 2020-2021 Meeting of NRC

During 2020-21, three of NRC meetings were held. The Committee made recommendations on the following activities:

- 8.1 To determine the Code of Conduct for the Chairman, other Board Members and CEO of the Company:
- 8.2 To determine the honorarium of CS, CFO and HIAC for attending Board Meeting as well as various sub committee meetings;
- 8.3 To appoint the Independent Director.

9. Appointment of Director and top level executive :

The committee shall identify and ascertain the integrity, qualification and experience of the person for appointment as Director and top level executive and recommend his/her appointment as per company's policy.

10. Evaluation

The Committee shall carry out evaluations of performance of Director and top level executives yearly or at such interval.

11. Retirement:

The Director and top level executives shall retire as per policy of the Company.

12. Policy for Remuneration to Directors/ Top level Executives:

- a) The Remuneration is to be paid to top level executives as per Company's policy.
- b) The Directors may receive meeting fees and such other remuneration as recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.

13. Self-Assessment:

The Committee shall conduct an annual self-assessment of its activities under the Terms of Reference and report any conclusions and recommendations to the Board and, as part of this assessment, shall consider whether or not it receives adequate and appropriate support in fulfilment of its role and whether or not its annual plan of work is manageable.

14. Acknowledgement:

The Nomination and Remuneration Committee expresses its sincere thanks to the Members of the Board and the Management of the Company for their excellent support in carrying out the duties and responsibilities of the committee during the period under review

(Quazi Md. Anwarul Hakim)

Chairman NRC

Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Independent auditor's report

To the shareholders of Padma Oil Company Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Padma Oil Company Limited ("the Company") which comprise the statement of financial position as at 30 June 2021, and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements including a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements give true and fair view of the financial position of the company as at 30 June 2021, and of its financial performance and its cash flow for the year then ended in accordance with International Financial Reporting Standards (IFRSs).

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the company in accordance with the International Ethics Standards Board for Accountants' code of Ethics for Professional Accountants (IESBA Code), and we have fulfilled our other othical responsibilities in accordance with the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Revenue recognition - sale of goods	
Refer to note 23 and 3.10	
The key audit matter	How the matter was addressed in our audit
Revenue recognition has significant and wide influence on financial statements.	Our audit procedures in this area included, among others:
Revenue is recognised when the amounts and the related costs are reliably measured, and the performance obligation is completed through passing of control to the customers. Revenue from the sale of goods is recognized when the company has delivered products to the customers at the shipping point and control has passed. The sales of the Company are derived from factories and various depots located across the country with relatively transactions of small amounts. As a result, to obtain sufficient audit evidence, magnitude of audit work and resource are required.	- We understood, evaluated and validated the key controls related to the Group's and Company's sales process from end to end, from contracts approval and sign-off, recording of sales, all the way through cash receipts and customers' outstanding balances. - We tested the completeness of journal entries compared to financial statements and whether if there is any exception existed that the debit accounts of sales recognition were not related to cash and bank, trade receivable or advances from customers.
We identified revenue recognition as a key audit matter because revenue is one of the key performance indicators of the Company and therefore there is an inherent risk of manipulation of the timing of recognition of revenue by management to meet specific targets or expectations.	 We conducted substantive testing of revenue recorded over the year using sampling techniques, by examining the relevant supporting documents including sales invoices and challans. In addition, we confirmed certain customers' receivable balances at the reporting date, selected on a sample basis by considering the amounts outstanding with those customers.

Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

We focused on the proper cut-off of sales to the Company's customers due to the fact that the documents of confirming the acceptance of the products were provided by numerous customers based in different locations. There is a risk of differences between the timing of acceptance of the products by the Company's customers and when revenue was recorded. Accordingly, there could be potential misstatements that these revenue transactions are not recognised in the proper reporting periods.

 Furthermore, we tested the sales transactions recognized shortly before and after the reporting date, including the sales returns recorded after that date, to examine whether sales transactions were recorded in the correct reporting periods.

Valuation of Property, plant and equipment

Refer to note 4 and 3.01

The key audit matter

The company has large amount and numbers of property, plant and equipment items. Due to technological and time obsolescence the impairment may exists.

Management has concluded that there is no impairment in respect all assets. This conclusion required significant management judgment. Hence we considered this to be a key audit matter.

How the matter was addressed in our audit

Our audit procedures in this area included, among others:

- Assessing the consistency of methodologies used for depreciating the assets;
- Checking, on a sample basis, the accuracy and relevance of the accounting of PPE by management; and
- For selected samples, performing physical observation to assess management's determination on whether the equipment is obsolete, and testing the assumptions used in estimating recoverable amount, such as estimated useful life and replacement cost.
- Examined management's periodic review of property, plant and equipment for determination of impairment and obsolescence.

Recognition and measurement of deferred taxes

Refer to note 14.00 and 3.09

The key audit matter

The company recognizes deferred taxes relating to property, plant and equipment (including revalued assets), investments in subsidiaries and associate, employee benefits, convertible bond, unabsorbed depreciation etc. which are very complex in nature.

As such accounting for deferred taxes involves management judgment in developing estimates of tax exposures and contingencies in order to assess the adequacy of tax provision. Hence, we considered this to be a key audit matter.

How the matter was addressed in our audit

Our audit procedures in this area included, among others:

- Assessed the design, implementation and operating effectiveness of key controls in respect of the Group's and the Company's process of recognition of deferred taxes;
- Using our own tax specialists to evaluate the tax bases and Group's tax strategy.
- Assessed the accuracy and completeness of deferred tax; and
- Evaluating the adequacy of the financial statements disclosures, including disclosures of assumptions, judgements and sensitivities.

Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Other Information

Management is responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements and our auditor's report thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with IFRSs, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material 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 ISAs 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 financial statements.

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material 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, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Chartered Accountants

Khan Wahab Shaflque Rahman & Co.

Chartered Accountants

Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business
activities within the Company to express an opinion on the financial statements. We are responsible for the
direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

In accordance with the Companies Act 1994 and the Securities and Exchange Rules 1987, we also report the following:

- we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit and made due verification thereof;
- in our opinion, proper books of account as required by law have been kept by the Company so far as it appeared from our examination of those books;
- the statement of financial position and statement of profit or loss and other comprehensive income dealt with by the report are in agreement with the books of account and returns; and
- the expenditure incurred was for the purposes of the Company's business.

Rahman Mostafa Alam & Co.

Chartered Accountants

Signed By :-

Arafat Kamal FCA (1184)

Date: 29 December 2021

Place: Chattogram DVC: 2112291184AS221704 Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Signed By :-

Mohammad Shaheed FCA (1016)

Date: 29 December 2021

Place : Chattogram

DVC: 2112291016AS365092

Chartered Accountants

Chartered Accountants

Padma Oil Company Limited Statement of Financial Position

As at 30 June 2021

As at 30 Ju	ne 2021	Taka	n '000
	Note(s)	30 June 2021	30 June 2020
ASSETS			
Non-current assets			
Property, plant and equipment	4	1,739,546	1,784,043
Capital work-in-progress	5	659,834	536,933
Investment - Long Term (FDR)	6	1,601,330	55, 27 S (50,000)
Investment - Depreciation Fund (FDR)	6.01	1,614,304	1,379,885
		5,615,014	3,700,861
Current assets			
Inventories	7	15,798,618	18,998,231
Accounts receivable	8	16,982,883	18,311,082
Due from affiliated companies	9	16,423,864	12,390,920
Advances, deposits and pre-payments	10	209,251	146,957
Cash and cash equivalents	11	39,065,100	39,429,162
SUCK FUNDOMETE CONDUCTOR STORES AND SUCK STORES		88,479,716	89,276,352
TOTAL ASSETS		94,094,730	92,977,213
Shareholders' equity			
Share capital	12	982,327	982,327
Depreciation Fund Reserve (Accumulated Surplus)	13	187,669	101,600
Retained earnings		15,373,490	14,401,443
Total equity		16,543,486	15,485,370
LIABILITIES			
Non-current liabilities:			
Deferred tax liabilities	14	187,245	212,928
Long Term Loan	15	183,463	183,463
		370,708	396,391
Current liabilities			
Accounts payable	16	15,079,389	10,919,816
Supplies and expenses payable	17	3,761,525	3,965,847
Due to affiliated companies	18	53,609,075	57,468,474
Other liabilities	19	4,225,918	4,279,866
Dividend payable	20	178,708	167,836
Income tax payable	21	325,921	293,613
		77,180,536	77,095,452
Total Liabilities		77,551,244	77,491,843
TOTAL EQUITY AND LIABILITIES		94,094,730	92,977,213
Net Asset Value (NAV) per share	39	Tk. 168.41	Tk. 157.64

The annexed notes from 1 to 48 form an integral part of these financial statements.

Noman Ahmed Taffader Company Secretary Md. Masudur Rahman CEO & Managing Director

Deazi Md. Anwarul Hakim Independent Director Dr. Mohd. Sher Ali Director

As per our annexed report of same date.

Rahman Mostafa Alam & Co.

Chartered Accountants

Arafal Kamal FCA (1184)

Chattogram, 29 December 2021

Khan Wahab Shafique Rahman & Co.

Charlered Accountages

Mohámmad Shaheed FCA (1016)

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Padma Oil Company Limited

Statement of Profit or Loss and Other Comprehensive Income For the year ended 30 June 2021

Taka in '000

		I arc	ain ooo
	Note(s)	01 July 2020 to 30 June 2021	01 July 2019 to 30 June 2020
Gross earnings on Petroleum Products	23	2,161,231	2,158,057
Direct cost on Petroleum Products:	23.01	/02 2001	/40 040)
Packing Charges	(2-33) 1-33-	(23,329)	(18,819)
Handling Charges	23.01	(4,398)	(6,380)
	00.04	2,133,504	2,132,858
Net Operational (Loss)/Gain	29.01	3,977	51,787
Net earnings on petroleum products		2,137,481	2,184,645
Operating expenses:			
Administrative, selling and distribution expenses	24	(1,903,946)	(2,083,039)
Financial expenses	25	(245,605)	(221,040)
Operating Profit on Petroleum		(12,070)	(119,434)
Other Operating Income	26	452,433	874,128
Operating (loss)/profit on Agro-chemical trading	27	(29,388)	(28,761)
Total Operating Profit		410.975	725,933
Non-operating Income	28	2,669,347	3,103,658
Profit before WPPWF		3,080,322	3,829,591
Contribution to Workers' Profits Participation and Welfare Fund		(154,016)	(191,480)
Net Profit before income tax		2,926,306	3,638,111
Provision for Income tax:			
Current tax	21	(665,964)	(892,939)
Deferred tax	14	25,683	(15,535)
Net Profit after tax		2,286,025	2,729,637
Surplus from Investment transfer to Depreciation Fund Reserve Other comprehensive income		(86,069)	(101,600)
Total comprehensive income for the year		2,199,956	2,628,037
Earnings per share (EPS - basic)	30	Tk. 23.27	Tk. 27.79

The annexed notes from 1 to 48 form an integral part of these financial statements.

Noman Ahmed Taffader Company Secretary

Chattogram, 29 December 2021

Md. Masudur Rahman CEO & Managing Director

Qeazi Md. Anwarul Hakim Independent Director

Dr. Mohd. Sher Ali Director

As per our annexed report of same date.

Rahman Mostafa Alam & Co. Chartered Accountants

Arafat Kamal FCA (1184)

Khan Wahab Shafique Rahman & Co. Chartered Accountages

Mohámmad Shaheed FCA (1016)



Rahman Mostafa Alam & Co. Charlered Accountants Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Padma Oil Company Limited Statement of Changes in Equity

For the year ended 30 June 2021

Taka '000

				Taka UUU
	Share Capital	Retained Earnings	Depreciation Fund Reserve	Total equity
Balance as on 01 July 2019	982,327	13,050,432	9	14,032,759
Cash dividend declared for the year 2018-2019	9	(1,277,026)		(1,277,026)
Transferred from depreciation fund	•	3	101,600	101,600
Total comprehensive income for the year	12	2,628,037	12	2,628,037
Balance as at 30 June 2020	982,327	14,401,443	101,600	15,485,370
Balance as on 01 July 2020	982,327	14,401,443	101,600	15,485,370
Cash dividend declared for the year 2019-2020	Ser. 1	(1,227,909)	12	(1,227,909)
Transferred from Depreciation Fund		43	86,069	86,069
Total comprehensive income for the year		2,199,956	12	2,199,956
Balance as at 30 June 2021	982,327	15,373,490	187,669	16,543,486

The annexed notes from 1 to 48 form an integral part of these financial statements.

Noman Ahmed Taffader Company Secretary

Md. Masudur Rahman CEO & Managing Director

Ouazi Md. Anwarul Hakim Independent Director Dr. Mohd. Sher Ali Director

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Padma Oil Company Limited

Statement of Cash Flows For the year ended 30 June 2021

	For the year ended 30 June 2	Taka i	n '000
		30 June 2021	30 June 2020
A	Cash Flows from Operating Activities:		
	Receipts from customers and others	157,097,230	236,303,881
	Paid to suppliers against petroleum and agro products and others	(156,689,605)	(227,515,501)
	Receipts against other income	494,289	923,966
	Income tax paid	(633,656)	(840,485)
	Net cash (used from)/generated by Operating Activities	268,258	7,947,895
В.	Cash Flows from Investing Activities:		
	Capital Expenditures	(292,783)	(188,236)
	Investment -FDRs	(1,835,749)	(1,379,885)
	Interest received from FDR/SND	2,710,588	2,824,897
	Proceeds from disposal of property, plant and equipment	2,662	146,171
	Net cash (used from)/generated by Investing Activities	584,718	1,402,946
C.	Cash Flows from Financing Activities:		
	Dividend paid	(1,217,037)	(1,259,069)
	Net cash (used from)/generated by Financing Activities	(1,217,037)	(1,259,069)
	Total (A+B+C)	(364,062)	(8,091,772)
	Opening cash and cash equivalents	39,429,162	31,337,390
	Closing cash and cash equivalents	39,065,100	39,429,162
		(364,062)	8,091,772
	Operating Cash (Outflow)/Inflow per share (note - 40)	Tk. 2.73	Tk. 80.91

The annexed notes from 1 to 48 form an integral part of these financial statements.

Noman Ahmed Taffader Company Secretary Md. Masudur Rahman CEO & Managing Director

CHAZI Md. Anwarul Hakim. Independent Director Dr. Mohd. Sher Ali Director



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Padma Oil Company Limited Notes to the Financial Statements As at and for the year ended 30 June 2021

1.00 Legal Form of the entity

Padma Oil Company Limited (The 'company') was incorporated as a Public Limited Company on 27 April 1965 under the name and style of Burmah Eastern Limited having its registered office at Chattogram. In 1977, Burmah Eastern Limited became a subsidiary of Bangladesh Petroleum Corporation (BPC). The name of the company was changed to Padma Oil Company Limited (POCL) with effect from 3rd September 1988 and its shares are listed with both the Chittagong Stock Exchange (CSE) Limited and Dhaka Stock Exchange (DSE) Limited.

1.01 Nature of the business

The principal activities of the Company are procurement, storage and marketing of Petroleum products, Lubricants, Greases, Bitumen and LPG.

In addition, the Company manufactures Agro Chemicals products (Furadan) in its Granular Pesticides Formulation plant and markets Furadan together with certain other imported Agro-Chemicals products.

2.00 Basis of preparation, presentation & disclosures of financial statements

2.01 Statement of compliance

These Financial Statements have been prepared on a going concern basis following accrual basis of accounting except for Cash Flow Statement in accordance with the International Accounting Standards (IASs) and International Financial Reporting Standards (IFRSs), the Companies Act 1994, the Securities and Exchange Rules 1987:

2.02 Basis of reporting

These financial statements are prepared and presented for external users in accordance with identified financial reporting framework. Presentation has been made in compliance with the requirements of IAS 1: "Presentation of Financial Statements".

2.03 Other regulatory compliances

The Company is also required to comply with the following major laws and regulations along with the Companies Act 1994:

- i) The Income Tax Ordinance, 1984
- ii) The Income Tax Rules, 1984
- iii)The Value Added Tax and Supplementary Duty Act, 2012 (Effective from 01 July 2019)
- iv) The Value Added Tax and Supplementary Duty Rules, 2016
- v) The Customs Act, 1969
- vi) Bangladesh Labour Law, 2006
- vii) The Securities and Exchange Ordinance, 1969.
- viii) The Securities and Exchange Rules, 1987
- ix) Securities and Exchange Commission Act, 1993, etc.

2.04 Basis of measurement

The elements of Financial Statements have been measured on "Historical Cost" convention in a going concern concept and on accrual basis.

2.05 Going concern

The company has adequate resources and intention to continue its operation as going concern for the foreseeable future. For this reason the directors continue to adopt going concern basis in preparing the Financial Statements.

The current revenue generations and resources of the company provide sufficient fund to meet the present requirements of its existing business and operation.

2.06 Comparative Information

Comparative information has been disclosed in respect of the preceding year in accordance with IAS-1: Presentation of Financial Statements, for all numeric information in the financial statements and also the narrative and scriptive information where it is relevant for understanding of the current year's Financial Statements. Prior year's figures are rearranged wherever considered necessary to ensure comparability with the current year.



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

2.07 Functional and presentation currency

The financial statements are presented in Bangladeshi Taka which is the Company's functional currency. All financial information presented in BDT has been rounded off to the nearest thousand Taka.

2.08 Consistency

Unless otherwise stated, the accounting policies and methods of computation used in preparation of the financial statements as at and for the year ended 30 June 2021 are consistent with those policies and methods adopted in preparing the financial statements for the year ended 30 June 2020.

2.09 Current versus non-current classification

The Company presents assets and liabilities in the statement of financial position based on current/non-current classification.

An asset is current when it is:

- Expected to be realized or intended to sold or consumed in the normal operating cycle
- b. Held primarily for the purpose of trading
- Expected to be realized within twelve months after the reporting period and
- d. Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

The company classifies all other assets as non-current.

A liability is current when:

- a. It is expected to be settled in the normal operating cycle
- b. It is held primarily for the purpose of trading
- c. It is due to be settled within twelve months after the reporting period and
- d. There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The company classifies all other liabilities as non-current. Deferred tax assets and liabilities are classified as noncurrent assets and liabilities.

2.10 Use of estimates and judgments

The preparation of the financial statements in conformity with IAS and IFRS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

Judgements, Assumptions and estimation uncertainties

Information about judgements made in applying accounting policies and assumptions and estimation uncertainties that have the most significant effects on the amounts recognized in the financial statements is included in the following notes:

Note 4: Property, plant and equipment

Note 7: Inventories

Note 8: Accounts receivable Note 19: Other liabilities

Note 21: Income tax payable/(receivable)

Note 14: Deferred tax liabilities Note 37: Contingent liabilities

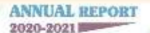
Measurement of fair values

When measuring the fair value of an asset or liability, the entity uses market observable data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows.

Level 1: Quoted prices (unadjusted) in active markets for identical assets and liabilities.

Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: Inputs for the assets or liabilities that are not based on observable market data.



Khan Wahab Shafique Rahman & Co.

Chartered Accountants Chartered Accountants

If the inputs used to measure the fair value of an asset or liability might be categorized in different levels of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

2.11 Reporting period

These financial statements of the company cover one year from 01 July 2020 to 30 June 2021 and is followed consistently.

2.12 Authorization for issue

These financial statements have been authorized for issue by the Board of Directors on Board Meeting Date 28 December 2021.

3.00 Significant accounting policies

The specific accounting policies selected and applied by the company's management for significant transactions and events that have material effect within the framework of IAS-1 "Presentation of Financial Statements", in preparation and presentation of financial statements have been consistently applied throughout the year and were also consistent with those used in earlier years, except otherwise stated.

For a proper understanding of the financial statements, these accounting policies are set out below in one place as prescribed by the IAS-1 "Presentation of Financial Statements". The recommendations of IAS-1 relating to the format of financial statements were also taken into full consideration for fair presentation.

3.01 Property, plant and equipment

3.01.01 Recognition and measurement

All Property, Plant & Equipments except Freehold Land are initially accounted for at cost and depreciated over their expected useful lives in accordance with IAS-16.

Cost includes expenditures that are directly attributable to the acquisition of the assets. The cost of self constructed /installed assets includes the cost of materials and direct labour and any other costs directly attributable to bringing the assets to the working condition for its intended use and the cost of dismantling and removing the items and restoring the site on which they are located.

On retirement or otherwise disposal of fixed assets, the cost and accumulated depreciation are eliminated, and any gain or loss on such disposal is reflected in the income statement which is determined with reference to the net book value of the assets and the net sale proceeds.

3.01.02 Subsequent costs

The cost of replacing part of an item of property, plant and equipment is recognized in the carrying amount of the item if it is probable that the future economic benefit embodied within the part will flow to the company and its cost can be measured reliably. The costs of the day to day servicing of property, plant and equipment are recognized in Statements of profit or loss and other comprehensive income as incurred.

3.01.03 Depreciation

No depreciation is charged on freehold land and on capital work in progress. Depreciation is recognized in the statement of profit or loss and other comprehensive income on straight line method over the estimated useful lives of property, plant and equipment. Depreciation is charged from the month of addition when the asset is ready for use and no depreciation is charged from the following month of deletion. The principal annual rates are as follows:

Assets	Rates of depreciation (%)
Leasehold Land	3.5
Building	2.5-10
Plant and Machinery	7.5-10
Vehicle	20
Furniture and Fixture	5
Others facilities	7.5-25



Chartered Appountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

3.01.04 Capital Work-In-Progress

Property, Plant and Equipment under construction/acquisition is accounted for and measured at cost as capital work-in-progress until construction/acquisition is completed and it is ready for use.

3.01.05 Depreciation fund

- i) Padma Oil Company Limited Depreciation Fund was formed on 28th Day of November 2019 as per decision of The Ministry of Power, Energy and Mineral Resources vide memo no. 28.00.0000.029.01.008.18.356 dated 24 December 2018 and subsequantly approved by the Board of Directors in their the meeting no. 453 held on 03 September 2019.
- ii) The objective of the fund is to accumulate the depreciation charged to the assets of the company in each financial year and use the fund for replacement of depreciation Asset(s) / Procurement / acquisition of new Asset(s) / new plant / new business and keep the fund in the Bank or in Government Securities.
- iii) Five (5) percent of income of the fund are distributed among the Empolyees & Workers who are in active service of the company.
- iv) Income are not distributable to the shareholders of Padma Oil Company Limited.
 Consolidation of the Financial Statements of Padma Oil Company Limited Depreciation Fund has been made with the Padma Oil Company Limited, Chattogram as per resolution the Board of Directors in their the meeting no. 457 held on 28 November 2019.

3.02 Financial instruments

A Financial Instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

(i) Non-derivative financial assets

The company initially recognizes accounts and other receivables on the date that they are originated. Financial assets include accounts and other receivables, advances, deposits and prepayments, investment in FDR and cash and cash equivalents.

Accounts and other receivables

Accounts and other receivables are financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are recognized initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, accounts and other receivables are measured at amortized cost using the effective interest method, less any impairment losses.

Advances, Deposits and Prepayments

Advances are initially measured at cost. After initial recognition, advances are carried at cost less deductions, adjustments or charges to other account heads such as Property, Plant and Equipment, Inventory or Expenses

Deposits are measured at payment value.

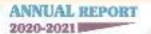
Prepayments are initially measured at cost. After initial recognition, prepayments are carried at cost less charges to profit or loss.

Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and demand deposits, together with short-term, highly liquid investments that are readily convertible to a known amount of cash, and that are subject to an insignificant risk of changes in value.

(ii) Non-derivative financial liabilities

Liabilities (including liabilities designated at fair value through profit or loss) are recognized initially on the trade date at which the company becomes a party to the contractual provisions of the instrument. The company derecognizes a financial liability when its contractual obligations are discharged or cancelled or expire. Financial liabilities includes liabilities and accounts and other payables.



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Accounts and other payables

The company recognizes a financial liability when its contractual obligations arising from past events are certain and the settlement of which is expected to result in an outflow from the entity of resources embodying economic benefits.

Other liabilities

Other liabilities represents the amounts due to various parties for receiving services. These are initially recognized at cost which is the fair value. After initial recognition these are carried at amortized cost.

3.03 Inventories

Major and minor petroleum products of BPC excluding Lubes and Greases are valued at net realizable value. Lubes, Greases and Agro-chemical products are valued at lower of cost or net realizable value. Stocks of stores and spares are valued at weighted average cost. Statutory charges (like Custom-duty or VAT) and freight attributable to Stock-in-trade are carried forward and added to the value of the stocks. However, cost comprises procurement cost and attributable overheads to bring the goods to their respective state at which they were on the reporting date.

3.04 Impairment

Financial Assets

Financial assets are impaired if objective evidence indicates that a loss event has occurred after initial recognition of the assets and that the loss event had a negative effect on the estimated future cash flows of that assets that can be estimated reliably.

Financial assets not classified as fair value through profit or loss, loans, receivables and investment in an equity accounted investee are assessed at each reporting date to determine whether there is objective evidence that it is impaired. A financial asset is impaired if objective evidence indicates that a loss event has occurred after the initial recognition of the asset, and that the loss event had a negative effect on the estimated future cash flows of that asset that can be estimated reliably.

Non Financial Assets

The carrying amounts of the group's non-financial assets, other than inventories and deferred tax assets, are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the recoverable amount of the asset is estimated. An impairment loss is recognized if the carrying amount of an asset or its related cash-generating unit (CGU) exceeds its estimated recoverable amount.

3.05 Employee benefits

Employee benefits are all forms of consideration given by the entity in exchange for service rendered by an employee.

3.05.01 Short-term employee benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided.

3.05.02 Post employment benefits

Post-employment benefits are employee benefits which are payable after the completion of employment. The company maintains both defined contribution plan and defined benefit plan for its eligible permanent employees.

Defined contribution plan

The company has two contributory provident funds for its junior and senior executives which were recognized on 30 June 1967 under the applicable Income Tax laws and regulations. Contribution to the fund is made equally by employee and employer @ 10% of basic pay for eligible permanent employees. The said funds are managed by duly constituted four member Board of Trustees. Assets of provident fund are held in a separate Trustee Funds as per the relevant rules and is funded by payments from employees and by the company. The company's contributions to the provident funds are charged as revenue expenditure in the period to which the contributions relate.



Chartered Appountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Defined benefit plan

The company maintains a funded gratuity/pension scheme. Contribution to gratuity/pension fund for pension and/or gratuity benefits is made at the rate as determined on the basis of valuation certified by an actuary after every three years.

Workers' Profit Participation Fund

The company also account for provision of Workers' Profit Participation and Welfare funds (WPP & WF) @ 5% of its profit before charging such expenses as per Labour Act 2006.

3.06 Earnings per Share (EPS)

The company calculates its earnings per share in accordance with Bangladesh Accounting Standard IAS-33 "Earnings per Share" which has been reported on the face of Statement of Profit or Loss and Other Comprehensive Income.

3.06.01 Basis of Earnings

This represents profit for the year attributable to ordinary shareholders. As there is no preference dividend, minority interest or extra ordinary items, the net profit after tax for the year has been considered fully attributable to the ordinary shareholders.

3.06.02 Basic Earnings Per Share

This has been calculated by dividing the basic earnings by the weighted average number of ordinary shares outstanding during the year.

3.06.03 Diluted Earning Per Share

No diluted Earnings per share was required to be calculated for the year under review as there is no scope for dilution of Earnings Per Share for the year.

3.07 Statement of Cash Flows

Statement of Cash Flows is prepared in accordance with IAS 7 (Cash Flow Statement) and the cash flow from operating activities have been presented under direct method.

3.08 Provisions, Contingent Liabilities and Contingent Assets

A provision is recognized in the Statement of Financial Position when the group has a legal or contractual obligation as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Contingencies arising from claims, litigations, assessments, fine, penalties etc. are recorded when it is probable that a liability has been incurred and the amount can be reasonably estimated. Contingent assets are not recognized in the financial statements.

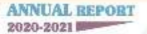
3.09 Taxation

Current tax:

Income tax expense is recognized in statement of profit or loss and other comprehensive income. Current tax is the expected tax payable on the total income for the year using tax rates enacted or substantially enacted as of reporting date and any adjustment to tax payable in respect of previous years. The company qualifies as a publicly traded company; hence the applicable tax rate is 22.50% for the year.

Deferred tax:

Deferred tax liabilities are the amount of income taxes payable in the future periods in respect of taxable temporary differences. Deferred tax assets are the amount of income taxes recoverable in future periods in respect of deductible temporary differences. Deferred tax assets and liabilities are recognized for the future tax consequences of timing differences arising between the carrying values of assets, liabilities, income and expenditure and their respective tax bases. Deferred tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantially enacted at the Statement of Financial Position date. The impact of changes on the account in the deferred tax assets and liabilities has also been recognized in the statement of profit or loss and other comprehensive income as per IAS-12 "Income Taxes".



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

3.10 Revenue

In compliance with the requirements of IFRS 15: Commission earnings from sales of petroleum products are measured at fair value of the consideration received or receivable. Commission on petroleum products are determined by Government through official Gazette Notification issued from time to time. Revenue from the sale of agro-chemical products is measured at the fair value of the consideration received or receivable, net of returns, trade discounts and volume rebates.

Revenue is recognized when the significant risks and rewards of ownership have been transferred to the buyer, recovery of the consideration is probable, the associated costs and possible return of goods can be estimated reliably, there is no continuing management involvement with the goods, and the amount of revenue can be measured reliably.

3.11 Other Income

Other income - operating

Other income-operating includes land rent, service charges, filling and power station rent, POL products handling, and interest income on delayed payment. Other operating income are recognized as revenue income as and when accrued / realized.

Other Income - non-operating

Other income-non-operating includes interest income from SND and FDR, profit on disposal of assets and sale of scrap. Interest from FDR and SND are recognized when accrued while profit on disposal of assets and sale of scrap are recognized as income when realized.

3.12 Events after the reporting period

Events after the reporting period that provide additional information about the company's position at the date of statement of financial position or those that indicate the going concern assumption is not appropriate are reflected in the financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes when material.

3.13 Leases

At inception of an arrangement, the company determines whether the arrangement is or contains a lease. At inception or on reassessment of an arrangement that contains a lease, the entity separates payments and other consideration required by the arrangement into those for the lease and those for other elements on the basis of their relative fair values.

3.13.01 Finance Lease

Leases in terms of which the company assumes substantially all the risks and rewards of ownership are classified as finance leases. Upon initial recognition the leased asset is measured at an amount equal to the lower of its fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset. Minimum lease payments made under finance lease are apportioned between the finance expense and the reduction of outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant rate of interest on the remaining balance of the liability.

3.13.02 Operating lease

Leases that are not finance lease are considered as operating leases and the leased assets are not recognized in the company's Statement of Financial Position. Payments made under operating leases are recognized in profit or loss on a straight line basis over the term of the lease.

3.14 Segment Reporting

An operating Segment is a component of the company from which it earns revenues and incurs expenses, including revenues and expenses that relate to transactions with any of the company's other components, whose operating results are reviewed regularly by the company's management committee (being the chief operating decisions maker) to make decision about resources allocated to each segment and assess its performance.

The company discussed its' Segment wise performance under note- 29.03 to Financial statements.

203,654 8,308 211,962

209,953 2,813 212,766

Administrative, Selling and Distribution Expenses (Note-24.00)

Agro-chemical (Note-27.00)

Rahman Mostafa Alam & Co. Chartered Accountants 4.00 Property, plant and equipment - at cost less accumulated depreciation

Chartered Accountants

Taka in '000

Particulars	Freehold	Leasehold	Building	Plant & Machinery	Vehicles	Furniture & Fixtures	Other Facilities	Total
Cost:								
Opening Balance as at 01 July 2019	6,767	670	805,729	2,007,951	300,585	27,984	177.405	3,327,091
Additions during the year (Note-5.01)	il.	Ţ.	19,186	229,029	11	815	15831	264,972
Disposal during the year			(54,758)	(224)	ř	·	e	(54,982)
Balance as at 30 June 2020	6,767	670	770,157	2,236,756	300,696	28,799	193,236	3,537,081
Opening Balance as at 01 July 2020	6,767	0.29	770,157	2,236,756	300,896	28,799	193236	3,537,081
Additions during the year (Note-5.01)	i	2	34,539	113,484	ŧ	1,561	20308	169,882
Disposal during the year	114	110	(10)	(71)		(52)	(7914)	(8,037)
Balance as at 30 June 2021	6,787	670	804,698	2,350,169	300,696	30,298	205,630	3,698,926
Accumulated Depreciation:								
Opening Balance as at 01 July 2019	1	670	214,757	971,369	236,200	12,122	127.935	1,563,053
Charged for the year	7	*	25,547	143,610	26,143	1,129	15533	211,962
Adjusted during the year			(21,752)	(224)	4	,	· ·	(21,976)
Balance as at 30 June 2020		670	218,552	1,114,755	262,343	13,251	143,468	1,753,039
Opening Balance as at 01 July 2020	k	0.29	218,552	1,114,755	262,343	13,251	143.468	1,753,039
Charged for the year	i.	te	23,733	158,371	15,454	1,168	14039	212,765
Adjusted during the year	33	57		(39)	301	(6)	(6376)	(6,424)
Balance as at 30 June 2021	8	670	242,285	1,273,087	277,797	14,410	151,131	1,959,380
Carrying Amounts:							*****	
As at 30 June 2020	6,767		561,605	1,122,001	38,353	15,548	49768	1,784,042
As at 30 June 2021	6,767	÷	562,411	1,077,082	22,899	15,838	54,499	1,739,546
Depreciation allocated to:	scated to:				Taka	Taka in '000		
					01 July 2020 to	01 July 2019 to		
				1.0		Of curic coac		

PONT IT	an Mostafa Alam & Co.			Khan Wahab Shafi	gue Rohmon & Co.
Charte	red Accountants				artered Accountants
OTHER	red Accountante			Taka ir	annea de la companya
				30 June 2021	30 June 2020
-	S-11-1			30 June 2021	30 June 2020
i.00	Capital work in Progr	ress		7/12/2010 01/02 2017	040.000
	Opening Balance	2000000		536,933	613,669
	Addition during the year	r (Note-5.01)		292,783	188,236
	THE STUDY AND STATEMENT AND STATEMENT		PARTICIPATION AND THE PROPERTY OF THE CORP.	829,716	801,905
	Transferred to property (Note - 4.00) Closing Balance	y, plant and equipr	nent during the year	(169,882) 659,834	(264,972 536,933
22					
.01	Details of Capital 900	rk in Progress (
	Particulars	Balance as at 01 July 2020	(Recovered)	Transferred to Fixed Assets	Balance as a 30 June 2021
	P. Orforo	450,000		(24 520)	40E 40E
	Building			The state of the s	
	Plant & Machinery			(113,484)	75000000
	Vehicles	1,324			1,874
	Furniture & Fixtures				
	Other Facilities	4,500	- Introduction the Control of the Co	the second secon	4,500
	As at 30 June 2021	536,933	292,783	(169,882)	659,834
	As at 30 June 2020	613,669	188,236	(264,972)	536,933
.00	Investment-Long Te	rm(FDR)	ress (Taka in '000) as at 2020 Expenditure/ (Recovered) Fixed Assets 30 June 20 9,299 70,725 (34,539) 495,4 1,810 199,649 (113,484) 157,9 1,324 550 - 1,8 - 1,561 (1,551) - 4,500 20,308 (20,306) 4,5 6,933 292,783 (169,882) 659,8 3,669 188,236 (264,972) 536,9 1,601,330 - e is 6.00% 262,909 352,2 294,819 275,9 395,241 - 60,0 - 209,7 206,220 - 104,6 271,070 156,0 184,045 221,2		
	Sonali Bank Ltd			1 601 330	
	COTION DONK LIG				
				1,001,000	
	Tenure is 12 months, I	nterest Rate is 6.0	00%		
.01	Investment - Depres	intion Fund (FDR	1		
3000	min a a surie tite a a bit a a	merical and the second			
00000	Income Deale Healthank		(50)	252 252	200 200
	Janata Bank Limited		30)	A. S.	A. C.
	BASIC Bank Limited		50)	294,819	A. C.
	BASIC Bank Limited Agrani Bank Limited		50)	294,819	275,911 -
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban		50)	294,819	275,911 - 60,000
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Bar First Security Islami Ba			294,819 395,241 - -	275,911 - 60,000
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Bar First Security Islami Ba Premier Bank limited			294,819 395,241 - -	275,911 60,000 209,741
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Bar First Security Islami Ba Premier Bank limited National Bank Limited			294,819 395,241 - - 206,220	275,911 60,000 209,741 104,640
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited	ank Limited		294,819 395,241 - - 206,220 - 271,070	275,911 60,000 209,741 - 104,640 156,052
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Bar First Security Islami Ba Premier Bank limited National Bank Limited	ank Limited		294,819 395,241 - - 206,220 - 271,070 184,045	275,911 60,000 209,741 104,640 156,052 221,251
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited NRB Global Bank Limited	ank Limited		294,819 395,241 - 206,220 - 271,070 184,045 1,614,304	275,911
	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Bank Premier Bank Limited National Bank Limited Union Bank Limited NRB Global Bank Limited NRB Global Bank Limited	ank Limited led ation Fund (FDR) because the fund	has been categorized won't be encashed in ne	294,819 395,241 - 206,220 - 271,070 184,045 - 1,614,304	275,911 60,000 209,741 104,640 156,052 221,251 1,379,885
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ban Premier Bank Limited National Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories	ank Limited ted ation: Fund (FDR) because the fund as, Interest Rate is	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 - 1,614,304	275,911 60,000 209,741 104,640 156,052 221,251 1,379,885
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank Limited National Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe	ank Limited ted ation Fund (FDR) because the fund is, interest Rate is	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current par future.	275,911
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe	ank Limited ted ation Fund (FDR) because the fund is, interest Rate is	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current par future.	275,911
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ban Premier Bank Limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Per Major products (Note- Minor products	ank Limited ted ation Fund (FDR) because the fund is, interest Rate is	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816	275,911
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe	ank Limited ted ation Fund (FDR) because the fund is, interest Rate is	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450	275,911 - 60,000 209,741 - 104,640 156,052 221,251 1,379,885 assets as pe 17,565,780 713,268 155,965
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ban Premier Bank Limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Per Major products (Note- Minor products	ted ation Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816	275,911 - 60,000 209,741 - 104,640 156,052 221,251 1,379,885 assets as pe 17,565,780 713,268 155,965
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limi *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe Major products (Note - Minor products Freight B. Agro-chemical pro	ted stion Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450 15,253,850	275,911
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe Major products (Note- Minor products Freight B. Agro-chemical pro Finished products (Note-	ted stion Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450 15,253,850	275,911 60,000 209,741 104,640 156,052 221,251 1,379,885 assets as pe 17,565,780 713,268 155,965 18,435,013
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe Major products (Note- Minor products Freight B. Agro-chemical pro Finished products (Note Raw material	ted stion Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450 15,253,850 336,048 2,023	275,911
.00	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe Major products (Note- Minor products Freight B. Agro-chemical pro Finished products (Note-	ted stion Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450 15,253,850 336,048 2,023 130	275,911 60,000 209,741 104,640 156,052 221,251 1,379,885 assets as pe 17,565,780 713,268 155,965 18,435,013 310,354 2,023 280
.00.	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limit *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe Major products (Note- Minor products Freight B. Agro-chemical pro Finished products (Note Raw material	ted stion Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450 15,253,850 336,048 2,023	275,911 60,000 209,741 104,640 156,052 221,251 1,379,885 assets as pe 17,565,780 713,268 155,965 18,435,013 310,354 2,023 280
.00.	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank limited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limi *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe Major products (Note- Minor products Freight B. Agro-chemical pro Finished products (Note Raw material In transit	ted stion Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450 15,253,850 336,048 2,023 130	275,911
.00.	BASIC Bank Limited Agrani Bank Limited Bangladesh Krishi Ban First Security Islami Ba Premier Bank Iimited National Bank Limited Union Bank Limited Union Bank Limited NRB Global Bank Limi *Investment- Deprecia management decision Tenure is 3 - 12 month Inventories A Stock-In-Trade (Pe Major products (Note- Minor products Freight B. Agro-chemical pro Finished products (Note Raw material In transit C. Stores	ted stion Fund (FDR) because the fund is, interest Rate is etroleum product 29.00)	has been categorized won't be encashed in ne 6.00%	294,819 395,241 - 206,220 - 271,070 184,045 1,614,304 I the non-current sar future. 14,557,584 556,816 139,450 15,253,850 336,048 2,023 130 338,201	60,000 209,741 104,640 156,052 221,251 1,379,885

	an Mostafa Alam & Co. red Accountants		que Rahman & Co. artered Appountants
		Taka in	,000
		30 June 2021	30 June 2020
	D. Packing materials	135.611	168,143
		135,611	168,143
8.00	Total (A+B+C+D) Accounts Receivable	15,798,618	18,998,231
	Accounts receivable - Petroleum products*	16,386,484	17,734,877
	Accounts receivable - Agro-chemical products*	89,873	81,794
		16,456,357	17,816,671
	Other receivables	661,423	629,308
		17,117,780	18,445,979
	Provision for Bad debts against trade account receivable (Note -8.01)	(134,897 <u>)</u> 16,982,883	(134,897)
8.01	Tk. 98,924,000 receivable from Khulna Newspaper Mills ag	ainst dues and	Tk. 35,973,000
	receivable from Bangladesh Air Force, Bangladesh Army and years 1998-1999 and 1999-2000 were accounted for as doubtful de * Accounts Receivable (Petroleum Products) includes outst	obts in 2008 and 20 anding Tk.14,327	009 respectively. ,228,719. From
	Biman Bangladesh Airlines. Which credit facilities were allowed v *Receivable against Agro-chemical trade is secured by Bank Gu		
9.00	Due from Affiliated Entities / Companies (note:43.04) (note:	35)	
	Bangladesh Petroleum Corporation (BPC) (Note - 35.00)	15,135,637	10,869,522
	Eastern Refinery Limited	11,241	10,405
	Eastern Lubricant and Blenders Limited	16,438	53,487
	Standard Asiatic Oil Company Ltd	224,626	82,059
	Liquified Petroleum Gas Limited	6,237	6,189
	Meghna Petroleum Limited	416.669	683,907
	Jamuna Oil Company Limited	613,016_ 16,423,864	685,351
10.00	Advances, Deposits and Pre-payments	10,423,004	12,390,920
10.00	Advances:		
	Advance to employees (Note - 10.01)	82,938	90,540
	Advance against expenses (Note - 10.02)	31,513	28,682
		114,451	119,222
	Deposits:	70000007000	
	Long term deposits (Note - 10.03)	11,672	9,526
	Short term deposits (Note - 10.04)	58,759	(825)
	- Managarana and Angelon and A	70,431	8,701
	Prepayments: Insurance premium	4.055	4,101
	Rent, rates and taxes	20,314_	14,933
	Nert, rates and taxes	24,369	19,034
		209,251	146,957
10.01	Advances to employees	Marine	
	Employees' car advances	1,407	2,054
	Employees' personal accounts	952	722
	Festival advances	40,644	43,070
	House building advances	39,935_	44,694
		82,938	90,540
	Advance to employees represents amount of advances recover the company.	rable in cash from	employees by
10.02	Advances against expenses		
	Employees' travelling expenses	1,063	1,067
	Contractors for supplies	13,882	10,262
	Advance to carriers	16,568	17,353
		31,513	28,682

2020-2021

	n Mostafa Alam & Co.		ique Rahman & Co. nartered Accountants
40.03	Tana tana dan salta		'000 30 June 2020
10.03	: 1000 -	N . 2000 N. 1000 N. 10	
	: (1) : [[[[[[[[[[[[[[[[[[106
	그리스의 (지역 2014년 전) 기계 (지역 2012년 (2014년 전 2014년		1,113
			8,284
	Security deposits against chemicals		9,526
10.04	Short term deposits	11,012	
	Deposits against franking machine	3	14
	Deposits against duty	58,756	(839)
	7. 10 TO TO THE TOTAL OF THE TO	58,759	(825)
11.00	Cash and Cash Equivalent		
	Cash in hand (Note - 11.01)	1,078	1,088
			678,764
	그 가게 되어 하는데 어떻게 되었다면 하다면 가지만 하게 되었다. 그리고 있는데 그리고 있는데 하지 않는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하는데 하		23,418,290
	Taka in 30 June 2021 30 June 2021 30 June 2021 30 June 2021	15,331,020	
	Tikad daposit radalpia (ridia - Titody		39,429,162
		E	
11.01	10 T	500	560
			568
	Depot		520 1,088
11.02	Cash at banks	1,010	1,000
	Short notice deposit (SND) (Note - 11.02.01)	22.564.838	23,329,448
			80,466
		4.5500000000000000000000000000000000000	1,857
		1000 000 000 000 000 000 000 000 000 00	6,519
	AND THE PROPERTY OF THE PROPER		23,418,290
11.02.01	Short notice deposit (SND)		
		1 830 510	1,365,498
		13 TH VIOLE SEVERAL IN LESS AND A SEVERAL IN	127,933
	AND THE CONTRACTOR OF THE CONT		32,106
			289,323
			21,396
			2,085,288
	Janata Bank Ltd.	203,048	674,624
	Mercantile Bank Ltd.	4,349,884	4,193,044
	One Bank Ltd.	4,458,165	5,453,440
	Prime Bank Ltd.	368,639	225,907
	Pubali Bank Ltd.		302,908
			53,994
			62,334
			4,980,542
			155,931
			725,407
	Trust Bank Ltd.	39,591	1,454,259
	United Commercial Bank Ltd.	3,692,456	1,145,512
		22,564,838	23,329,448

2020-2021

	Mostafa Alam & Co. Accountants	Khan Wahab Si	nafique Rahman & Co. Chartered Accountants
		Taka in	'000
		30 June 2021	30 June 2020
11.02.02	Current account		
	Janata Bank Ltd.	124,894	41,133
	Sonali Bank Ltd.	5	5
	Mercantile Bank Ltd.	168,216	70
	Standard Chartered Bank	46,351	39,328
		339,466	80,466
11 02 03	Collection account		
11.02.00		661	
	United Commercial Bank Limited Pubali Bank Ltd.	6.435	1,857
	Pubali Barik Ltd.	7,096	1,857
44 02 04	Dividend account		1,007
11.02.04	**************************************	24 265	6.540
	Standard Chartered Bank	24,365 24,365	6,519 6,519
11.03	Fixed deposit receipts (FDR)	24,305	6,519
0.000	AB Bank Ltd.	465.431	1,265,727
	Agrani Bank Ltd.	1,306,529	654,015
	Bangladesh Krishi Bank	1,256,090	600,000
	Bangladesh Commerce Bank Ltd.	1,200,030	107,612
	BASIC Bank Ltd	309,128	105,126
	First Security Islami Bank Ltd.	505,120	857,117
	IFIC Bank Ltd.	451,350	721,067
	ICB	692,716	646,854
	Janata Bank Ltd.	4,773,545	2,568,371
	Global Islami Bank Ltd.	1,477,815	1,037,061
	National Bank Ltd	206,383	518,890
	Premier Bank Ltd	1,152,419	313,402
	Rupali Bank Ltd.	750,000	3,063,007
	Social Islami Bank Ltd.	518,556	954,993
	Standard Bank Ltd.		713,938
	Union Bank Ltd.	1,372,722	1,203,841
	Rajshahi Krishi Bank	206,035	• %
	Community Bank Limited	103,060	3/
	BDBL	50,675	2
	Dhaka Bank Limited	50,675	¥4
	HERMONOMORY VENERAL TOTAL FRANCISCO FOR THE STATE OF THE	15,143,129	15,331,020

Tenure is 3 - 6 months, Interest Rate is 6.00%



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Taka in' 000 30 June 2021 30 June 2020

12.00 Share Capital No. of Shares

Authorized capital:

100,000,000	Tk. 10 each	1,000,000	1,000,000
ssued, Subsc	ribed and Pald-up capital:		
1,275,000	1,275,000 Ordinary shares of Tk. 10 each fully paid up in ceah.	12,750	12,750
1,225,000	1,225,000 Ordinary shares of Tk. 10 each fully issued as fully paid-up bonus shares for consideration other than cash.	12,250	12,260
1,000,000	Ordinary shares of Tk. 10 each issued as fully paid-up bonus (stock dividend) shares in the ratio of 2 share for every 5 shares held.	10,000	10,000
1,400,000	Ordinary shares of Tk. 10 each issued as fully paid-up bonus (stock dividend) shares in the ratio of 2 share for every 5 shares held.	14,000	14,000
4.900,000	Ordinary shares of Tk. 10 each issued as fully paid-up bonus (stock dividend) shares in the ratio of 1 share for every 1 share held on 31 January 2009.	49,000	49,000
19,600,000	Ordinary shares of Tk. 10 each issued as fully paid-up bonus (stock dividend) shares in the ratio of 2 share for every 1 share held on 06 February 2010.	196,000	196,000
14,700,000	Ordinary shares of Tk. 10 each issued as fully paid-up bonus (stock dividend) shares in the ratio of 1 share for every 2 share held on 12 May 2012.	147,000	147,000
22,050,000	Ordinary shares of Tk. 10 each issued as fully paid-up bonus (stock dividend) shares in the ratio of 1 share for every 2 share held on 28 June 2012.	220,500	220,500
23,152,500	Ordinary shares of Tk. 10 each issued as fully paid-up bonus (35% stock dividend) held on 16 February 2013.	231,525	231,525
8,930,250	Ordinary shares of Tk.10 each issued as fully paid-up bonus (10% stock dividend) held on 15 February 2014.	89,302	89,302
98,232,750	proper et empo et empleten in i septem et boedt stret, i pal i trock 1411 i i affilisti. I	982,327	982,327

12.01 Classification of shares by holding

Class by number of shares	No. of Holders	No. of Shares	Holding %
Less than 500	6,775	991,100	1.01
From 500 to 5,000	2,453	3,823,383	3.89
From 5,001 to 10,000	180	1,296,835	1.32
From 10,001 to 20,000	99	1,447,823	1.47
From 20,001 to 30,000	32	806,829	0.82
From 30,001 to 40,000	22	783,092	0.80
From 40,001 to 50,000	11	499,844	0.51
From 50,001 to 100,000	22	1,676,116	1.71
From 100,001 to 1000,000	45	11,365,703	11.57
From 1,000,001 and above	9	75,542,025	76.90
Total	9,648	98,232,750	100.00

12.02 Composition of Shareholders

	As at 30 J	une 2021	As at 30 June 2020		
Name of shareholders	No. of Shares	Holding %	No. of Shares	Holding %	
Bangladesh Petroleum Corporation (BPC)	49,455,666	60.36	49,455,666	50.35	
Public and Private Institutions	23,405,862	23.83	21,961,520	22.36	
Investment Corporation of Bangladesh	9,311,651	9.48	9,210,138	9.38	
Foreign Investors	879,240	0.90	1,265,512	1.29	
Individuals (Bangladeshi)	15,180,331	15.45	16,339,914	16.63	
Total	08,232,760	100.00	08,232,750	100.00	

	an Mostafa Alam & Co. ed Accountants	Khan Wahab Shafi Ch	que Rahman & Co. artered Accountants
		Taka in '000	
		30 June 2021	30 June 2020
13.00	Depreciation Fund Reserve	1007-9-594-080	
	Opening Balance	101,600	
	Net surplus from investment (13.01)	86,069_	101,600
		187,669	101,600
13.01	Surplus From Investment		
	Excess of Income Over Expenditure	116,902	142,596
	Beneficiaries Profit Participation Fund	(5,845)	(7,129)
	sa continue com na providenciam	111,057	135,467
	Provision for Taxation @22.50%	(24,988)	(33,867)
	annual communication and a second	86,069	101,600

14.00 Deferred tax liabilities

Deferred tax liability has been calculated below at the applicable tax rate on the difference between the carrying value of fixed assets and their respective tax bases:

Closing balance	187,245	212,928
Provided / (adjusted) for the year	(25,683)	15,535
Opening balance	212,928	197,393

T-L- 1- 1000

Reconciliation of Deferred tax liabilities/(assets)

		Taka in '000			
		Carrying amount on the date of statement of financial position	Tax base	Taxable/ (Deductible) temporary difference	
		Taka	Taka	Taka	
	(a) As at 30 June 2021				
	Property, plant and equipment	1,739,546	907,344	832,202	
	Deferred tax liability (Tax Rate - 22.50%)			187,245	
	(b) As at 30 June 2020			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	Property, plant and equipment	1,784,041	932,331	851,710	
	Deferred tax liability (Tax Rate - 25%)		-	212,928	
15.00	Long Term Loan				
	Loan Account - Storage Tank at GDL		110,078	110,078	
	Equity Account - Storage Tank at GDL	-	73,385	73,385	
			183,463	183,463	

Long term liabilities represents fund from Govt, of Bangladesh (GOB) for the construction of 7000 MT Jet -A-1 & 7000 + 8000 MT HSD Storage tanks at Godnail Depot. GOB is providing the 60% of the fund as Loan @ of 5% interest and Balance 40% as Equity. The Loan has been repayable in 20 years with a grace period of 5 years.

16.00 Accounts payable

	15,079,389	10,919,816
Other charges	483,344	252,542
Other supplies	14,596,045	10,667,274

20				

Rahman Mostafa Alam & Co. Chartered Accountants	Khan Wahab Shafique Rahman & Co. Chartered Accountants		
	Taka in '000		
2000 SE 100 NE 000	30 June 2021	30 June 2020	
17.00 Supplies and expenses payable	50 SOMMAN SOME	90,400,000	
Revenue charges	3,665,695	3,818,082	
Duty, rates and taxes	92,831	75,720	
Royalty		71,123	
Employees' remuneration	2,999	922	
	3,761,525	3,965,847	
18.00 Due to affiliated entities / companies	S		
Bangladesh Petroleum Corporation (BPC)	53,228,704	57,315,086	
Meghna Petroleum Limited	6,887	0.0000000000000000000000000000000000000	
Jamuna Oil Company Limited	99,006	118,199	
Standard Asiatic Oil Company Limited	247,352	Fig.	
Liquified Petroleum Gas Limited	27,127	35,189	
	53,609,075	57,468,474	
19.00 Other Liabilities			
Advance against sales from Customers and Agent	1,878,057	1,426,369	
Employees' pension fund (Note - 19.01)	114,859	488,034	
Employees' fund-others	32,895	59,479	
Security deposits	170,565	163,927	
Tax deducted at source		37	
Employees' personal accounts *	53,030	50,021	
Liabilities for Capital Expenditure	23,734	67,212	
Workers' Profit Participation and Welfare Funds	154,016	191,480	
Others*	1,798,762	1,833,307	
	4,225,918	4,279,866	

^{*} Amounts due to Managers and Officers of the company.

19.01 Employees' Pension Fund

Opening balance	488,034	155,526
Provision made during the year according to actuarial valuation	288,818	739,465
1507 AS 7.4 W 7W 56 AS 10	776,852	894,991
Payment to pension fund made during the year	661,993	406,957
Closing balance	114,859	488,034

Actuarial valuation of the Pension Fund was conducted as on 30 June 2016 and the report was issued on 24 January 2018. Past Service Deficits in the funds were estimated at Tk. 937,423,000 for Senior Staff and Tk. 1,112,953,000 for Junior Staff as on 30 June 2016. To meet the past service deficit, the valuer recommended to pay Tk.450 million each year over the next five years and contribution of 14% of total basic salary for Junior staff and 23.7% of total basic salary for senior staff each year in respect of current service cost. The valuation was conducted by Z. Halim & Associates, a reputed Actuarial & Pension Consultants in Bangladesh. Earlier, valuation was done as on 31 December 2013 by the same actuary.

Actuarial assumption:

Salary growth	5%
Roturn on invoctment	6%

Others included, amount received from Eastern Refinery Limited for lease of land Tk. 1,539,675,244.

Rahman Mostafa Alam & Co. Chartered Accountants	Khan Wahab Shafique Rahman & Co. Chartered Accountants	
Charles Hooding 10	Taka in '000	
20.00 Dividend payable	30 June 2021 30 June 2	
Unclaimed Dividend (Note - 20.02)	177,210	168,338
Fractional Dividend (Note - 20.03)	1,498	1,498
	178,708	167,836

The Company has transferred an amount of Tk. 124,956,044.90 to Bangladesh Securities and Exchange Commission (Capital Market Stabilization Fund) vide as per notification no-BSEC/CMRRCD/2021-391/20/Admin/121 dated 27 June, 2021 to fulfil it's requirement to transfer the unclaimed dividend remain unpaid for three (3) years or more as at 27/09/2021.

20.01 Dividend paid during the year

Opening balance	166,338	148,381
Cash Dividend for the year 2019-2020 & 2018-2019	1,227,909	1,277,026
	1,394,247	1,425,407
Closing balance (Note - 20.02)	(177,210)	(166,338)
Dividend paid during the year	1,217,037	1,259,069

20.02 Liability for unclaimed dividend

Remained unclaimed on account of Individuals (Bangladeshi)

Dividend outstanding	for the years:
----------------------	----------------

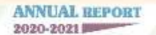
177,210	166,338
5,409	5,412
853	853
1,745	1,745
6,051	6,067
11,357	11,377
8,632	8,660
14,633	15,298
31,704	32,518
14,252	15,063
17,016	17,826
14,099	15,037
16,660	17,819
17,205	18,663
17,594	
	17.504

20.03 Liability for unclaimed fractional dividend

Remained unclaimed on account of Individuals (Bangladeshi)

Dividend outstanding for the years:

	1,498	1,498
1996	1.041	1,041
2010	14	14
2011	105	105
2012	136	136
2013	202	202



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

10 Teach (10 Tea		
	Taka in '000	
	30 June 2021	30 June 2020
21.00 Income tax payable / (receivable)	4 000 000 000 00000	0/20/20/03
Opening Balance	293,613	241,160
Provision made during the year:		
For current year	665,964	892,939
Settlement of previous year's tax liability	(145,048)	(139, 184)
	814,529	994,915
Payment made during the year:		
Tax deducted at source on supplying petroleum (U/S 52)	(170,129)	(232,218)
Tax deducted at source on interest on FDRs and other accounts (U/S 53F)	(270,591)	(282,486)
Tax deducted at source on import (U/S 53)	(12,888)	(6,598)
Advance tax (U/S 64)	(35,000)	(180,000)
	(488,608)	(701,302)
Closing Balance	325,921	293,613

30 Ju	ine 2021	30 June 2020	
Rate	Taka 2.926.306	Rate	Taka 3,638,111
22.76%	665,964	24.54%	892,939
22.50%	658,419	25.00%	909,528
0.20%	5,835	-0.28%	(10,041)
0.06%	1,710	0.07%	2,571
0.00%	san di mara	0.25%	(9,119)
22.76%	665,964	24.54%	892,939
	22.76% 22.50% 0.20% 0.06% 0.00%	2,926,306 22.76% 665,964 22.50% 658,419 0.20% 5,835 0.06% 1,710 0.00%	Rate Taka 2,926,306 Rate 22.76% 665,964 24.54% 22.50% 658,419 25.00% 0.20% 5,835 -0,28% 0.06% 1,710 0.07% 0.00% 0.25%

22.00 Position of Pending Tax Assessments

Accounting Assessment as per order of Year Year Tax Department			Remarks	
	-	Taka in '000		
2001-02	2002-03	117,594	Rectification U/S 173 - pending in the High Court.	
2002-03	2003-04	111,045	Rectification U/S 173 pending - AJCT reopened U/S 120 after tribunal order	
2003-04	2004-05	97,610	Rectification U/S 173 pending - AJCT reopened U/S 120 after tribunal order	
2004-05	2005-06	37,901	U/S 83(2)/ 82c/ 156/ 159/ 83(2)/ 156 - Rectification of mistake U/S 173	
2005-06	2006-07	8,640	High Court against 82c - result in favour of POCL	
2006-07	2007-08	(13,572)	Return submitted U/S 82BB	
2007-08	2008-09	41,768	High Court - result in favour of POCL	
2008-09	2009-10	(295)	Return submitted U/S 82BB	
2009-10	2010-11	2	Return submitted U/S 82BB	
2010-11	2011-12	(125,116)	Return submitted U/S 82BB	
2011-12	2012-13	27.500.501.5090	Pay 1950 J. 162552 (CATALON AND SALES SALE	
To	To	2	Return submitted U/S 82BB	
2018-19	2019-20			
2019-20	2020-21	929	Return submitted U/S 82BB	
2020-21	2021-22		Return yet to be submitted	

Rahman Mostafa Alam & Co.

Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Taka in '000

01 July 2020 to 01 July 2019 to 30 June 2021 30 June 2020

23.00 Gross earnings on Petroleum Product

Turnover (Note 23.02) Cost of goods sold (Note 23.02) Gross Earnings (Note 23.01)

159,348,288	152,089,965
(157,187,055)	(149,931,908)
2,161,231	2,158,057

23.01 Gross Earnings

i. Major Products	Gross Earnings	Packaging	Handling	Operational Gain/(Loss)	Net earnings	Net earnings
HOBC	105,038	·	(218)	(17,863)	96,957	78,122
Jet A-1	509,656		(482)	6,111	515,285	752,185
JP5	986		1000000		986	(4,930)
MS	200,268		(283)	(36,419)	163,566	87,388
SKO	18,238	- 4	(68)	(8,360)	9,810	15,910
HSD	802,915		(2,920)	26,006	826,001	771,343
LDO	248		(1)	20000000	247	159
FO	110,219		(347)	38,140	148,012	97,946
LSFO	10,366		(11)	(1,117)	9,238	1
JBO	1,772		(0)	(000)	096	901
MIT	2,868		(7)	(1,509)	1,352	3,283
SBP	479		(1)	(144)	334	276
Sub Total	1,763,053	* 1	(4,346)	3,977	1,762,684	1,802,582
II Minor Products						
Lubs & Greases	373,855	(23,329)	(9)	×:	350,517	365,547
LPG(Cylinders)	8,333	3	(7)		6,326	5,357
Bitumen	3,508	12	(36)	4	3,472	1,902
Other Products	14,482	s seemanan			14,482	9,269
Sub Total	398,178	(23,329)	(52)	4	374,797	382,064
Grand Total	2,161,231	(23,329)	(4,398)	3,977	2,137,481	2,184,646

23.02 Turnover and Cost of Goods Sold

	01 Jul	y 2020 to 30 Ju	ine 2021	01 Ju	ly 2019 to 30 Ju	ne 2020
	Quantity	Turnover	Cost of goods sold	Quantity	Turnover	Cost of goods sold
i. Major Products	MT, '000	Tk. '000	Tk. '000	MT, '000	Tk. '000	Tk. '000
HOBC	106	12,276,355	12,171,317	89	10,325,452	10,234,834
Jet A-1	236	12,733,253	12,223,597	343	25,185,069	24,438,728
JP5	-	2,218	1,232	*	(11,088)	(6,158
MS	138	16,014,716	15,814,448	119	13,849,039	13,732,304
SKO	33	2,674,383	2,656,145	31	2,472,494	2,449,642
HSD	1,420	105,288,565	104,485,650	1,239	91,843,525	91,147,785
LDO	1	33,975	33,727		22,603	22,444
FO	169	6,869,891	6,759,672	119	5,416,064	5,334,216
LSFO	5	169,210	158,844		(200000000000000000000000000000000000000
MIT	4	411,887	409,895	4	460,244	458,702
SBP	3	323,708	320,840	5	479,093	473,480
JBO	1	80,598	80,119	1	68,548	67,935
Sub Total	2,115	156,878,539	155,115,486	1,950	150,111,043	148,353,912
ii Minor Products				1762		
Lubs & Greases	4	1,534,781	1,160,926	4	1,428,534	1,044,154
LPG	3	158,977	152,644	3	181,146	175,779
Bitumen	18	752,572	749,064	6	348,449	346,529
Other Products		23,417	8,935	W	20,793	11,534
Sub Total	25	2,469,747	2,071,569	13	1,978,922	1,577,996
Grand Total	2,140	159,348,286	157,187,055	1,963	152,089,965	149,931,908

Rahman Mostafa Alam & Co.

Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

		Taka	n '000
		01 July 2020 to	01 July 2019 to
		30 June 2021	30 June 2020
24.00	Administrative, Selling and Distribution Expenses		
	Salaries, wages and benefits (Note - 24.01)	1,252,697	1,466,259
	Depreciation (Note - 4.00)	209,953	203,654
	Fuel and power	63,199	55,780
	Stores and spares	48,881	34,344
	Repairs and maintenance (Note - 24.02) Rent	48,868 35,796	42,435 41,828
	Travelling and conveyance	16,577	17,569
	Aviation Service fees paid to Shell (Note - 34.00)	20.000	19,002
	Printing and stationery	10.926	9,014
	Insurance	7,026	7,905
	Legal and professional fees	2,080	1,824
	Rates and taxes	6,301	6,789
	Advertisement	4.931	5,629
	Communication expenses	3,826	3,868
	Entertainment	4,078	4,118
	Directors' fees and expenses (Note - 31)	2,632	1,700
	BPC service charges	700	700
	Audit fees	253	253
	Other charges (Note - 24.03)	165,722	160,868
		1,904,446	2,083,539
	Recoveries of Service charges from ELBL	(500)	(500)
	A STATE OF THE STA	1,903,946	2,083,039
		1,000,010	2,000,000
24.01	Salaries, wages and benefits		
	Salaries, wages and bonus	432,716	439,952
	Welfare and benefits	507,589	515,267
	Contribution to pension fund	280,376	479,603
	Contribution to provident fund	32,016	31,437
	Contribution to provident rand	1,252,697	1,466,259
	47.0.00.00.40.00.00.00	1,232,037	1,400,200
24.02	Repairs and maintenance		5000000
	Plant and Machinery	29,321	25,461
	Building	14,660	12,730
	Others	4,887	4,244
		48,868	42,435
24.03	Other Charges		
	Common depot expenses (1/3 share)	4,671	4,798
	Security expenses (Police / Ansar)	16,359	15,472
	Casual Labour wages	120,888	116,930
	NECTOR (1977) 10 (1977) 10 (1977) 10 (1977)		TO 100 TO
	AGM expenses	1,565	4,952
	CSR(Corp-Social Responsibility)	4,600	3,425
	Miscellaneous expenses	17,639	15,364
		165,722	160,941
25.00	Financial Expenses		
	Bank Charges	13,195	7,133
	1 FM C 20 1 L 20 2 FM C 3 FM C 2 C 2 C 2 C 2 C 2 C 2 C 2 C 2 C 2 C		
	Interest expenses against product (BPC)*	137,195	127,339
	Interest on WPPF & WF	95,215	86,568
		245,605	221,040
	* Interest expenses against product are charged by the BPC.		7
26.00	Other Operating Income		
	Sundry income (note - 28.01)	41.875	30,168
	Profit from Product handling	375,916	808,744
	3.27 (C12) C12) C12) C12		
	Miscellaneous receipts	34,642 452,433	35,216 874,128
		432,433	07-1,120
26.01	Sundry Income - net	1000000	
	Land rent/Plant hire/service charges from Eastern Lubricants and	354	354
	Blenders Ltd.		
	Rent receipts from Filling Station and Power Station	29.335	12,591
	Service Charges receipts from Private Power	12,186	17,223
		41,879	30,168

Charte	nan Mostafa Alam & Co. ered Accountants			C	ique Rahman & Co. hartered Accountants
				Taka	
			100	01 July 2020 to 30 June 2021	01 July 2019 to 30 June 2020
27.00	Operating Profit / (Loss) on Agro-	Chemicals Tradi	ng	STATE OF STREET	53,545,557
	Sales			537,835	507,368
	Cost of Sales: Product Cost (Note 27.01)			(334, 128)	(280,248)
	Other Cost - direct			(73,422)	(63,195)
	Gross Profit		154	130,285	163,925
	Administrative, selling and distrit Salaries, wages and benefits (Note			116,357	146,717
	Depreciation (Note - 4.00)	- ZT-uzy		2,813	8,308
				000000000000000000000000000000000000000	1,882
	Stores and spares			2,163	
	Advertisement			415	395
	Fuel and power			3,746	4,146
	Travelling and conveyance			2,551	2,452
	Rent			5,525	5,964
	Insurance	7.25		696	697
	Repairs and maintenance (Note - 2)	7.03)		525	420
	Rates and taxes			1,198	939
	Printing and stationery			551	402
	Communication expenses			577	576
	Entertainment			534	715
	Other Charges			22,022	19,073
				159,673	192,686
	Operating profit / (loss)			(29,388)	(28,761)
27.01	Product cost				
		01 July 2020 to	30 June 2021	01 July 2019 to	30 June 2020
		Quantity (MT)	Amount (Tk.) in '000	Quantity (MT)	Amount (Tk.) in '000
	Opening Stock	1,152	310,361	2,224	504,465
	Purchased/ Manufactured (Note -29.02)	2,680	359.815	1,017	86,137
		3,832	670,176	3,241	590,602
	Closing stock (Note - 29.02)	1.957	336,048	1,152	310,354
		1,875	334,128	2,089	280,248
27.02	Salaries, wages and benefits				100000000000000000000000000000000000000
				#0 070	crom
	Salaries, wages and bonus			56,076	64,048
	Other benefits			49,661	78,563
	Contribution to pension and PF			10,620	4,106
					146,717
				116,357	140,717
27.03	Repairs and Maintenance			116,357	140,717
27.03	Repairs and Maintenance Plant and machinery			116,357	
27.03				(1112-01400000	209
27.03	Plant and machinery			267	209 193
27.03	Plant and machinery Building			267 246	209 193 18
	Plant and machinery Building			267 246 12	209 193 18
	Plant and machinery Building Others	etroleum trading)		267 246 12	209 193 18 420
	Plant and machinery Building Others Non-Operating Income Profit on disposal of fixed assets (Po		ng)	267 246 12 525	209 193 18 420 113,664
	Plant and machinery Building Others Non-Operating Income		ing)	267 246 12 525 26 1,024	209 193 18 420 113,664 (500
	Plant and machinery Building Others Non-Operating Income Profit on disposal of fixed assets (Poprofit on disposal of fixed assets (Acheese Rent)	gro-Chemical trad	ng)	267 246 12 525 26 1,024 40,518	209 193 18 420 113,664 (500 40,518
	Plant and machinery Building Others Non-Operating Income Profit on disposal of fixed assets (Portion of the posal of fixed assets (Achesse Rent Interest on SND (Gross) for Agro China (Portion of SND (Gross))	gro-Chemical trad	ng)	267 248 12 525 26 1,024 40,518 10,000	209 193 18 420 113,664 (500) 40,518 10,000
	Plant and machinery Building Others Non-Operating Income Profit on disposal of fixed assets (Profit on disposal of fixed assets (AcLease Rent Interest on SND (Gross) for Agro Chinterest on SND (Gross)	gro-Chemical trad	ng)	267 246 12 525 26 1,024 40,518 10,000 1,091,640	209 193 18 420 113,664 (500) 40,518 10,000 1,609,856
	Plant and machinery Building Others Non-Operating Income Profit on disposal of fixed assets (Perofit on disposal of fixed assets (Agreese Rent Interest on SND (Gross) for Agro Chinterest on FDR (Gross)	gro-Chemical trad	ng)	267 248 12 525 26 1,024 40,518 10,000 1,091,640 1,524,800	209 193 18 420 113,664 (500) 40,518 10,000 1,609,856 1,320,798
	Plant and machinery Building Others Non-Operating Income Profit on disposal of fixed assets (Profit on disposal of fixed assets (AcLease Rent Interest on SND (Gross) for Agro Chinterest on SND (Gross)	gro-Chemical trad	ng)	267 246 12 525 26 1,024 40,518 10,000 1,091,640	209 193 18 420 113,664 (500 40,518 10,000 1,609,856

Fahman Mostafa Alam & Co. Orariered Appoundants

29.00 Quantitative Reconciliation of POL Products and value of closing stock are as follows:

Closing Sales at 30° c Inventory as at 30 June 2021	9=(7-8) 10=(6-9)	(436,290) 145,787,589 6,790,990	288,971) 298,805,341 45,588,169	- 6,720 26,880	(620,968) 196,176,560 5,811,844	(92,366) 42,168,973 3,068,123	(3,491,706) 1,687,824,845 144,636,135	· 499,800 23,383	244,382 182,288,349 3,311,078	11,333 5,872,920 7,896,975	(9,441) 4,567,041 1,018,408	(566) 4,375,014 249,546	- 905,600 110		- 581,000	- 15,596,396	(4,684,593) 2,569,879,752 234,038,037
Sales at Conversion Natural Gain (Loss)	7 8	145,351,299 (43	298,516,370 (28	6,720	195,555,592 (62	42,076,607 (9	1,684,333,139 (3,49	499,800	182,532,731 24	5,884,253	4,577,600	4,374,448	905,600		281,000		2,565,195,159 (4,68
Sub Total	6=(2+3+4+5)	152,578,579	344,393,510	33,600	201,998,404	45,257,096	1,832,460,980	523,183	185,599,427	13,769,895	5,605,449	4,624,560	905,710		581,000		2,803,917,789
*Transit Gain/ (Loss)	52	(250,162)	(2,941,814)	-	(465,499)	(49,289)	(3,714,323)		(182,994)	35.20	(7,655)	(3)			•		(7,611,736)
Operation Gain/ (Loss)	4	(215,586)	99,783		(455,463)	(134,702)	425,971	283	966,799	(17,333)	(9,817)	(20,481)	(1,621)		360	36	637,833
Purchase	က	148,112,774	258,465,545	0.00	136,711,028	41,372,876	1,651,781,045	522,900	157,066,289	13,787,228	3,926,872	4,327,327	905,600		581,000		2,496,560,484
Opening Inventory as on 1 July 2020	2	4,931,563	78,769,996	33,800	7,198,338	4,068,211	173,968,287		27,749,333	1928	1,696,049	317,714	1,731	٠	,	15,596,396	314,331,208
Product	-	HOBC (in Ltr.)	JET A-1 (in Ltr.)	JP-5(in Lir.)	MS(in Lir.)	SKO(in Ltr.)	HSD(in Ltr.)	LDO(in Lfr.)	FO(in Ltr.)	LSFO(in Lir.)	JBO(in Lfr.)	MTT(in Ltr.)	SBP(in Ltr.)	LS-HSD(n:Ltr)	LMS (in Lir.)	Dead Slock	2020-2021

^{*} Conversion garvilloss), column 8 due to difference between sales at 30°C and natural sales is adjusted with products cost where as products receipts/purchase(column-3) is made on 30°C.

^{*} Transit loss(column-5) is fully recovered; i.e. admissible gain/(loss) is bome by BPC and loss beyond allowable fmit is recovered from the carriers for al products other than Jet A-1

^{*} Operation gain/(loss) Column-4 (note-29.01)

Khan Wahab Shafique Rahman & Co. Charlered Accountarits

29.01 Net Operational Gain/ILose):

Rahman Mostafa Alam & Co. Charlened Accountants

MI CTG. ASHUGONI	VOL	TK.		74	VOL.	4	VOL.	H.	WOL.	12	NO!
MI CTB. ASHUGONJ	DI-O		-				-				
ASHUDONU		7E 402	The field of	6 600 660	7460 DOCA	VC 500 CC0 SA	VSC4 4757	15 524 OHL)	054 904	52 207 000	747 9931
ASHUCAN		cht/d)	200(0)	4,040,046	(100,000)	(0,000,011)	103,176,1	Sept 2000	100 - 100 m	14 474 000	(11,000)
			,		7.2.2	1	(8,627)	1300/1021	(04,100)	0.461,820	
CHANDPUR	2224	184,281			1.128	89,856	1,729	107,302	14,786	800,874	æ
SYLHET	(20,380)	(1,686,887)			(48,556)	(3,682,690)	1,478	91,725	46,822	3,009,840	•
BRAHMANBARA		+		*	(146)	(11,554)		*	(3,639)	(222,016)	6
SHEMANGAL	8,856	733,808		,	11,306	903,788	5,191	322, 153	124,809	7,614,937	٠
DALIL ATPUR	63.588	4440,302	(6.280)	1323,3471	125 350	C2 025 0861	10.914	677.823	1221, 7060	113 526 283	
COCENAL	0077 600	COC 000 2021	1447 4751	(2 470 705)	C100 D47)	745 470 O467	V68 1195	17 884 7141	1789 910	192,604,949,	
and the same		(611,620), (8.3)	11111	(100,100)	1000	Charles to the land	190.1167	10,000,000	1000000	200000000000000000000000000000000000000	•
JHALAKAII	7,113	568,383			(30)	614,173	8	04,485	32,835	3,228,747	
RANGPUR	+		*	3	(28,936)	(2,313,882)			50,670	3,060,377	(¥)
BAGHABARI	(23,260)	11,927,8981			(85,312)	(5,222,348)	111,632)	(721,882)	(109,190)	(6.661,682)	1
MONGLACK			.4	41					(72,585)	(4.428.41%)	
HSI AISBORT	6	14	144 951	B BTD 675							0
Contract Contract			20.00	2000000							
CHITAGONG AIRPORT			20,120	3,069,900						9	
OLARPORT, SYLHET			(48,373)	(2,982,383)	100	17.51	1			1000000	9
BHAIRAB BAZAR				,	CONTROL OF	0.0000000000000000000000000000000000000	(280)	(17,377)	56,847	3,407,225	
PARBATIPUR	(2)	1991		+	(7,900)	(631,844)	906	31,340	36,141	2.204,952	7
MATORE	-			2	8		(29)	(3,227)	1,908	118,407	
BARISAL BARGE		,		2			,		086,9730	(5.885,315)	9
2020-2021 TOTAL	(215.586)	(17,863,455)	99.783	6.110.711	(455,463)	(36,418,822)	(134,702)	18,359,6061	428,254	Г	(17,333)
I.	Ļ	13	244 400	0.000.040	10000000	AND DEA THE	Men chat	G00 670 00	4 946 999	П	
	(140° 200 d)	3	e i	0,000,000	(305,030)	(50,101,130)	110,000	licent marci	090'000'	12,043,493	
	LSFO	FO		OBC	•	TIM	-	SBP		TOTAL	AL.
LOCALIONS	Ik.	VOL.	Ik	VOL.	18	VOL	14	VOL	TE	.vor.	R
MICTE.	(0,047,112)	647,745	25,553,540	(10,582)	(985,343)	(20,481)	(1509,450)	(1,621)	(143,685)	1.433,350	70,753,264
ASHUGONI		+								(32,758)	(2,007,629)
CHANDPUR		36								19,844	1,282,412
SYLHET	3	9				3	÷	Z		117,635	(2,440,020)
RIZAHMANBARIA		i				,		0.00		13,787,	(233,849)
SPEMANGAL				†						150,192	9.574.348
DALLATPUR		209.601	8 268, 759	11.955	1,056,797	,				33,725	(1.433.441)
GOOENAL		104,593	4,126,194	(11,191)	(589,172)			*		(886,825)	(66,278,665)
JHALAKATI								*		69.030	4,517,787
RANCPUR		i		.5		-	-	4		21,732	377,485
BAGHABARI		SF.		88		3	19	7	+	(209,402)	(14,533,898)
MONGLA CI		4,660	191,727				3			(67,725)	(4,236,694)
HSI ARPORT	*	*								144,851	973,079,9
CHITTAGONG ARPORT					٠		٠	*	4	60,129	3,069,600
OI AIRPORT, SYLHET	**			+	38	4	O.		1	(48,373)	(2,962,363)
BHAIRAB BAZAR				40			7			296,887	3,380,848
PARBATIPUR	*				×	-	*			28,742	1,804,282
NATORE	38			350	30	33	30		4	1,825	118,697
DARBAL BARGE	*	33		+	35	100	a.			(85,973)	(5,856,313)
2020-2021 TOTAL	(1.117,112)	966,799	38,140,220	(9,817)	[867,724]	(20,481)	(1,509,450)	(1,621)	(143,685)	637,833	3,976,833
2019-2020 TOTAL		520,724	16 486 193	(7,081)	(625,677)	(33,682)	(2,312,943)	(3,791)	(335,921)	1,307,245	51,787,324

29.02 Statement of Cost of Sales (Product wise): (Quantity: MT)

Name of the Products	Openi	ng Stock	Closin	ng Stock	Cost	of Sales
Name of the Products	Qty	Tk. '000	Qty	Tk. '000	Qty	Tk. '000
Furadan 5G.	56	4,114	56	4.114	738	3
Mipoin 75WP		134	8	6,482	12	9,547
Ripcord 10EC	13	8,138	37	24,845	92	62,053
Acrobat MZ	50	45,072	29	26,689	61	55,684
Roteluck 9%	11	1,727	9	1,423	2	304
Mukta Plus	97	10,189	30	2,468	334	26,902
Talstar 2.5EC	3	1,384	4	1,666	4	1,749
Haymancozeb	24	6,917	15	4,734	49	15,363
Haconazole	2	614	15	6,920	28	11,788
Mg Plus	209	3,384	196	3,202	374	6,062
Salubar Baron(Folieral)	200	20	1 3	3	-	17
Regent 50SC	2	1,848	8	9,187	14	17,501
Haysulf DF 80%	248	20,303	103	8,441	149	11,862
Sulcox 50WP	10	4,731	7	3,705	17	8,725
Glyfool 41SL	7	1,841	11	3,383	15	4,561
Opal 75EC	3	2,635	3	2,009		626
Haymidor 70WG	1	2,279	1	2,055	-	224
Defence 35SC	18	10,059	12	6,533	6	3,525
Stroke 50EC	1	940	1	921	5-	18
Arivo 10EC	1	220	+	-	1	220
Intripid 10SC	3	3,092	1	647	12	12,915
Hayclaim 5SG	1	1,845	1	1,557	2	4,278
Accurator 69EW	2	1,224	1	859	1	365
Surpass20SC	3	6,126	2	4,079	1	2,047
Novostar 56EC	12	9,458	10	8,418	7	5,585
Trigger 56EW	6	3,380	6	3,374		6
Ugent 63GR	212	20,031	280	26,351	134	12,480
Padma Chelate	1	225	1	207	-	18
Piquat	9	1,837	19	2,979	21	3,253
Soil Zip	32	404	178	1,991	322	3,588
Super Fast	7	4,615	4	2,862	11	8,176
Head Line Team	23	35,830	20	31,116	3	4,714
Saeta 1.8EC	18	11,280	16	9,979	2	1,301
Couger	11	23,077	8	17,144	3	5,933
Novofix 42WDG	9	4,929	3	1,769	6	3,160
Samar 75WP	15	24,864	11	18,029	4	6,835
Pithion 46.5EC	3	1,316	3	1,011	1	305
Padma Lambda	12	4,756	4	1,531	8	3,226
Primidor	5	11,522	3	7,524	2	3,998
Optimus	4	7,530	4	7,245		284
Stargate	6	361	833	61,186	172	10,549
Pidion	2	6,110	2	4,895	1/2	1,215
Bisben 30WP	20		2	2,438	- 1	1,835
Paceben 18WP				77	4	1,331
30 June 2021	1,152	310,361	1,957	336,048	1,875	334,128
30 Juno 2020	2,224	504,465	1,152	310,354	2,089	280,249



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

29.03 Operating Segment

The Company has several reportable segments, as described below, which are the company's strategic business. The following summary describes the operations in each of the company's reportable segments:

Petroleum products: Includes the company's earnings from marketing of Petroleum products.

Lubricating Oil & Greass: Includes the company's income from treading lubricating oil & greass.

Bitumen: Includes the company's earnings from marketing of bitumen.

LPG: Includes the company's earnings from marketing of LPG.

Agro-Chemicals products: Includes the company's income from trading imported Agro-Chemicals products.

Performances are measured based on segment profit before tax, that are reviewed by the company's management committee. Information regarding the result of each reportable segment is included below:

29.03.01 Information about reportable Segments:

		Taka	in '000		
Petroleum producte	Lubricating Oil & Grease	Bitumen	LPG	Agro- Chemicals products	Total
156,901,957	1,534,781	752,572	158,977	537,835	159,886,122
(155,124,421)	(1,160,926)	(749,064)	(152,644)	(334, 128)	(157,521,183)
(4,347)	(23,338)	(36)	(7)	(73,422)	(101,150)
3,977	14.			-	3,977
100000000					2450200-
1,777,166	350,517	3,472	6,326	130,285	2,267,766
(1,903,946)		**		(159,673)	(2,063,619)
(245,605)		*	*		(245,605)
(372,385)	350,517	3,472	6,326	(29,388)	(41,458)
452,433	*	÷:		*	452,433
80,048	350,517	3,472	6,326	(29,388)	410,975
381,890	365,547	1,901	5,356	(28,761)	725,933
	156,901,957 (155,124,421) (4,347) 3,977 1,777,166 (1,903,946) (245,605) (372,385) 452,433	Petroleum Products Oil & Grease 158,901,957 1,534,781 (155,124,421) (1,160,926) (4,347) (23,338) 3,977 - 1,777,166 350,517 (1,903,946) - (245,605) - (372,385) 350,517 452,433 - 80,048 350,517	Petroleum products Lubricating Grease Bitumen 156,901,957 1,534,781 752,572 (155,124,421) (1,160,926) (749,064) (4,347) (23,338) (36) 3,977 - - 1,777,166 350,517 3,472 (1,903,946) - - (245,605) - - (372,385) 350,517 3,472 452,433 - - 80,048 350,517 3,472	Petroleum Products Oil & Grease Bitumen LPG 156,901,957 1,534,781 752,572 158,977 (155,124,421) (1,160,926) (749,064) (152,644) (4,347) (23,338) (36) (7) 3,977 - - - 1,777,166 350,517 3,472 6,326 (1,903,946) - - - (245,605) - - - (372,385) 350,517 3,472 6,326 452,433 - - - 80,048 350,517 3,472 6,326	Petroleum products Lubricating Grease Bitumen LPG Agro-Chemicals products 158,901,957 1,534,781 752,572 158,977 537,835 (155,124,421) (1,160,928) (749,064) (152,644) (334,128) (4,347) (23,338) (36) (7) (73,422) 3,977 - - - (159,673) (1,903,946) - - (159,673) (245,605) - - - (372,385) 350,517 3,472 6,326 (29,388) 452,433 - - - - 80,048 350,517 3,472 6,326 (29,388)

	Taka in	'000
	30 June 2021 3	0 June 2020
29.03.02 Reconciliation of Reportable Segment Total Operating Profit	V. VS 10 11 1	
Reportable Segment Total Operating Profit	410,975	725,933
Amount not related to reportable segments	2,515,331	2,912,178
Profit before tax	2,926,306	3,638,111
29.03.03 Amount Not Related to Reportable Segments		
Non-Operating Income	2,669,347	3,103,658
Contribution to Worker Profit Participant & Welfare Fund	(154,016)	(191,480)
	2,515,331	2,912,178

Rahman Mostafa Alam & Co. Charlered Accountants Khan Wahab Shafique Rahman & Co. Chartered Accountants

29.04 Analysis of Material Consumed (Agro-chemicals trading):

	All the contractions of the contraction of the cont		entra profession a establis e activo s	
	Qty.	Tk. 000	Qty.	Tk. 000
Packing Materials	Various	24,090		20,304
		24,090		20,304

29.05 Value of raw materials, packing materials and stores & spares consumed (Agro-chemicals trading):

==	Tk. '000	%	Tk. '000	%
Import	20,740	79	17,527	79
Indigenous	5,513	21	4,659	21
	26,253	100	22,186	100
Raw and Packing Materials (29.04)	24,090		20,304	
Store and Spares	2,163	0.5	1,882	
	26,253		22,186	

29.06 Value of purchase/ Manufactured of Agro-Chemicals Products

	Tk. '000	%	Tk. '000	%
Import	77,522	90	77,522	90
Indigenous	8,614	10	8,614	10
- 45	86,136	100	86,136	100

Reasons for variance:

Quantity of production decreased during the year due to fall in market demand.

		Taka in '000	
		01 July 2020 to 30 June 2021	01 July 2019 to 30 June 2020
30.00	Earnings Per Share		
	(a) Earnings attributable to the ordinary shareholders (Tk.)	2,286,025	2,729,638
	(b) Number of ordinary shares at the end of the year	98,232,750	98,232,750
	Farnings Per Share - hasic	Tk 23 27	Tk.27.79



Chartered Accountants

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

31.00 Directors' Fees and Expense

Details of	Dispetare! food	F cynoneon	pold dudon the	veer are as follows:
DISCOUNTS OF	LIMESTERS THES	CHECHELISHS &	EXMOCOLUMN COMP	CARRIE SEE HIS TOTAL

Name of the Directors and Managing Director	Gress Amount (Tk.)
Mr. Md. Shamsur Rahman (Chairman)	55,200
Mr. Abu Bakr Siddique (Chairman)	18,400
Mr. Md. Anisur Rahman	73,600
Mr. Mohammed Shahidul Alam	184,000
Mr. Kazi Md. Anwarul Hakim	55,200
Mr. Mohammad Igbal	119,600
Mr. Md. Ekhlasur Rahman	147,200
Mr. K.M.Enayetul Karim	147,200
Mr. Mohd. Sher Ali	184,000
Mr. Md. Arifuzzaman Mah Tutul	36,800
Mr. Suzadur Rahman	110,400
Mr. Nasir Uddin Akhter Rashid	128,800
Mr. Md. Maaudur Rahman (MD)	147,200
	1,407,600

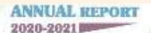
Taka in '000

Particulars	01 July 2020 to 30 June 2021	01 July 2019 to 30 June 2020
Directors' Fees paid-Gross	1,408	911
Meeting expenses	1,224	789
P (00011287) (1000111000000000000000000000000000000	2,632	1,700

32.00 Remuneration of MD, Managers and Officers:

		Taka in '000		Taka in '000			
		01 July 2	020 to 30 Ju	ne 2021	01 Jul	y 2019 to 30 Jun	e 2020
		MD	Managers	Officers	MD	Managers	Officers
32.01	Remuneration: Salary, allowances	2132	92,304	90,868	2050	87,909	99,855
	House rent allowance:						
	House rent	1,146	24,018	49,743	1,102	22,874	54,663
	Other utilities	364	7,044	8,870	350	6,709	9,747
	CDAMPAGE POPULATION AND A STREET	1,510	31,062	58,613	1,452	29,583	64,410
	Leave encashment	241	3,369	5,170	232	3,209	5,681
	Provident fund	261	5,171	7,208	251	4,925	7,921
	PRINCE OF SELECTION OF SELECTIO	4,144	131,906	161,859	3,985	125,626	177,867
	Number of Employees	1	53	174	- 1	50	191

32.02	House Rent Accommodation	The Managing Director, Managers and Officers are paid cash allowance. 6 Managers are provided with free furnished accommodation.
32.03	Transport	The Managing Directors and Departmental Heads are provided with free use of Company's car subject to limit. Other Managers are paid cash assistance, subject to limit. Officers are paid cash allowances.
32.04	Telephone	Residential telephone for mainly Company's business- for Managing Director and Managers, subject to limit.
32.05	Medical	The Managing Director, Managers and Officers are provided with free medical facilities according to company policy.
32.08	Insurance	The Managing Director, Managers and Officers are provided with coverage for group insurance according to the company policy.



Chartered Accountants

Khan Wahab Sha'ique Rahman & Co. Chartered Accountants

32.07 Remuneration

The Directors other than the Managing Director, who is an ex-officio director, are not paid any remuneration except for fees and expenses in connection with attending to Company's Board Meeting.

		_		-	_
•	_	 in	-10	m	n
	-		- 44	nu	w

		01 July 2020 to 30 June 2021	01 July 2019 to 30 June 2020
33.00	Employees		
	Number of Employees whose salary was Tk. 3,000 below	-	
	Number of Employees whose salary was Tk. 3,000 or above	959	1,009
		959	1,009
34.00	Expenditure in foreign currency at equivalent BDT	-	
	Aviation service fee to Shell International Petroleum Company Ltd. (SIPCL)	20,000	19,002
		20,000	19,002

35.00 Related Party Transactions

During the year, the company carried out a number of transaction with related parties in the normal course of business and on an arms length basis. The name of these related parties, nature *σ*f transactions and balance as at 30.06.2021 in accordance with the provisions of IAS-24 are presented below:

Name of the Parties	Relationship	Nature of Transactions	Balance as on 30 June 2021
Bangladesh Petroleum Corp.(BPC).	Parent Concern	Multiple Business	53,228,704(Cr)
Bangladesh Petroleum Corp.(BPC)		Multiple Business	15,135,637(Dr)
Eastern Refinery Limited	Subsidiary of BPC.	Product Refine	11,241(Dr)
Eastern Lubricants Blenders Ltd.	Subsidiary Company	Blending of Products	16,438(Dr)
Standard Asiatic Oil Company Ltd	Subsidiary of BPC.	Product Exchange	224,626(Dr)
Standard Asiatic Oil Company Ltd	Subsidiary of BPC.	Product Exchange	247,352(Cr)
Meghna Petroleum Ltd.	Subsidiary of BPC.	Product Exchange	416,669(Dr)
Meghna Petroleum Ltd.	Subsidiary of BPC.	Product Exchange	6,887(Cr)
Jamuna Oil Comp. Ltd.	Subsidiary of BPC.	Product Exchange	613,016(Dr)
Jamuna Oil Comp. Ltd.	Subsidiary of BPC.	Product Exchange	99,005(Cr)
Liquified Petroleum Gas Ltd.	Subsidiary of BPC.	Product Supply	6,237(Dr)
Liquified Petroleum Gas Ltd.	Subsidiary of BPC.	Product Supply	27,128(Cr)

Details of transactions

Name of the Parties	Opening Balances	Provided during the year	Adjusted during the year	Closing Balance
Bangladesh Petroleum Corp.(BPC)	57,315,086(Cr)	134,318,856	138,405,237	53,228,704(Cr)
Bangladesh Petroleum Corp.(BPC)	10,869,522(Dr)	29,337,905	25,167,351	15,135,637(Dr)
Eastern Refinery Ltd.	10,405 (Dr)	871	34	11,241(Dr)
Eastern Lubricants & Blenders Ltd.	48,488(Cr)	232,581	269,631	16,438(Dr)
Standard Asiatic Oil Company Ltd	82,059(Dr)	214,226	71,659	224,626(Dr)
Standard Asiatic Oil Company Ltd	-	247,352	-	247,352(Cr)
Meghna Petroleum Ltd.	7-17	101,411	198,425	416,669(Dr)
Meghna Petroleum Ltd.	683,907(Dr)	276,119	269,232	6,887(Cr)
Jamuna Oil Company Ltd.	685,351(Dr)	104,428	176,763	613,016(Dr)
Jamuna Oil Company Ltd.	118,199(Cr)	4,684	23,878	99,005(Cr)
Liquified Petroleum Gas Ltd.	6,189(Dr)	56	8	6,237(Dr)
Liquified Petroloum Gas Ltd.	35,189(Cr)	138,993	147,054	27,128(Cr)

7.75	Rahman Mostafa Alam & Co. Chartered Accountants		que Rahman & Co. artered Accountants
		Taka	in '000
		30 June 2021	30 June 2020
36.00	Contingent Assets	***************************************	
	Interest realizable for delayed payment from BIMAN & BCIC	8,537,478	7,653,437
	Claime realizable from Bangladeeh Railway	32,774	13,856
	Amount realizable from BPC on account of sale of Jet-A1 to the foreign Airline	43,589	43,589
		8,613,841	7,710,882
37.00	Contingent liabilities		
	 i) Guarantees issued by the company's bankers to third parties on counter indemnities given by the company against the bankers limit at Tk. One Crore secured by hypothecation over the company's inventories and book debts. 	901	1,461
	ii) Confirmed irrevocable letters of credit (net of margin) opened by the banks-having bankers limit at Tk. 10 crores, secured by hypothecation over the inventories and book debts of the company.	31,036	39,825
saunaran	333.	31,937	41,286
38.00	Capital Commitments	38 3	
	Authorized but not contracted	417,471	263,250
	Authorized and Contracted for but not provided-pending execution	2,201,666	1,749,012
	Order for local supplies services pending execution	56,688	34,492
		2,675,825	2,046,754
39.00	Net asset value per Share		
00.00	The composition of Net Assets value per share is given below :		
	i) Net Assets Value on the reporting date (Take)	16,543,486	15,485,370
	i) Number of Ordinary shares at the end of year	98,232,750	98,232,750
	iii) Weighted Average Number of Ordinary shares during the year	98,232,750	98,232,750
	Net Asset Value (NAV) per share	Tk. 168.41	Tk. 157.64
		THE PERSON NAMED IN	
40.00	Operating cash flow per share		
	The composition of Operating Cash Inflow/(Outflow) value per share is given below :		
	 i) Operating Cash Inflow/(Outflow) during the year (Tk) 	268,258	7,947,895
	ii) Number of Ordinary shares at the end of year	98,232,750	98,232,750
	Operating Cash Inflow / (Outflow) per share	Tk. 2.73	Tk. 80.91
44.00	Reconciliation of net income with cash flows from operating activity	les	
41.00	Net profit before tax Adjustments:	2,926,306	3,638,111
	Depreciations	212,700	211,962
	(Gain)/loss on sale of PPE	(1,051)	(113,165)
		3,138,021	3,738,908
	(Increase)/Decrease in Current Assets:	12 22 22 22	1100000000
	Inventories	3,199,613	(232,601)
	Accounts receivable excluding FDR and SND interest	(1,382,388)	(3,086,104)
	Due from affiliated companies	(4,032,944)	82,928,031
	Advances, deposits and pre-payments Increase/(Decrease) in Current Liabilities:	(62,294)	211,308
	Accounts payable	4,159,573	(10,217,741)
	Supplies and expenses payable	(204,322)	(6,828,883)
	Due to affiliated companies	(3,859,399)	(59,513,928)
	Other liabilities	(53,948)	1,791,391
	Section 1977	(2,236,107)	5,051,473
			- 1000 E. 11 (0.0)
	Income Tax paid	(633,656)	(840,486)

Rahman Mostafa Alam & Co.

Khan Wahab Shafique Rahman & Co.

Chartered Accountants

Chartered Accountants

42.00 The quantum of potential liability at the reporting date for the value of employees unutilized earned leave has neither been ascertained nor any provision therefor been made in the financial statements.

43.00 Events after reporting period

The Board of Directors in their meeting held on 28 December 2021 recommended 125% cash dividend (Tk. 1,227,909,000) & Tk. 12.50 per share for the year ended 30 June 2021.

44.00 Financial risk management

The Company management has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies, procedures and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. This note presents information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital. The company has exposure at the following areas of risk.

- a) Credit risk
- b) Liquidity risk
- c) Market risk

44.01 Credit risk

Credit risk is the risk of a financial loss to the Company if a customer or counterparty to a financial instrument falls to meet its contractual obligations, and arises principally from the Company's receivables. Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. In monitoring credit risk, debtors are grouped according to their risk profile, i.e. their legal status, financial condition, agoing profile etc. Accounts receivable are related to sale of petroleum and agro-chemical produced. The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the statement of financial position. Credit sales as compared to the total sales are insignificant. Government institutions are allowed to purchase on credit.

44.02 Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

		Taka i	n '000
		30 June 2021	30 June 2020
	Accounts receivables	16,982,883	18,311,082
	Due from affiliated companies	16,423,864	12,390,921
	Advance, deposit & prepayments	209,251	146,958
	Cash and bank balance	39,065,100	38,749,310
		72,681,098	69,598,271
44.03	Ageing of accounts receivables		
	Less than 6 months	884, 111	2,788,470
	6 months or above but less than 12 months	1,415,314	1,411,138
	1 year or above but less than 2 years	1,084,661	503,770
	2 years or above	13,598,597	13,607,705
		16,982,883	18,311,083
44.04	Ageing of due from affiliated entities/ companies		
	Less than 1 year	13,599,131	9,704,356
	1 year or above but less than 2 years		30,724
	2 years or above but less than 6 years	19	100
	5 years or above but less than 10 years	135,665	154,174
	10 years or above	2,689,051	2,501,667
		16,423,066	12,390,921

Rahman Mostafa Alam & Co. Chartered Accountants

44.05 Financial Instruments-Accounting classifications and fair values

The following table shows the camping amounts of financial sasets and financial liabilities. It does not holiude fair value information for financial assets and financial liabilities not measured at little camping amount is a reasonable approximation of fair value.

				Carrying amount			
	Nois	Fair value through profit or loss	Fair value through other comprehensive income- debt instruments	Fair value through other comprehensive income- equity instruments	Financial assets at amortised costs	Other financial liabilities	Total
in Take 000							
30 June 2021							
Financial Assets not measured at fair value:	air value:						
Accounts receivable	8.00	*	•	ž	16,982,883		16,982,883
Due from affiliated companies	9.00	•			16,423,864		16,423,864
Investments in FDRs	600	٠	•	13.	1,614,304		1,614,304
Long term deposits	10.00	•	•		11,672	•	11,872
Short ferm deposits	400	•		*	58,759	•	58,759
Cash at bank	11,02	3		Ý	22,935,765	3.5	22,935,765
		33		36		3	68,027,247
Financial Liabilities not measured at fair value:	at fair value:						
Accounts payable	16.00	*		*	•	15,079,389	15,079,389
Long Term Loan	15.00					183,463	183,463
Due to affliated companies	18.00		•	ý		53,609,075	53,609,075
Other liabilities	19,00		•	7.0	9	4,225,918	4,225,918
	2000	ė			*	73,097,845	73,097,845
30 June 2020							
Financial Assets measured at fair value:	value:						
Financial Assets not measured at fair value:	air value:						
Accounts receivable	800			200	18,311,082	1	18,311,082
Due from sifflished companies	906	•			12,390,920		12,380,820
Inestments in FDRs	600	•	***	ì	1,379,885	-	1,379,895
Long term deposits	10.03	*	*	i i	9,526	•	9,526
Short term deposits	1000	35	•	Y	(825)	•	(825)
Cash at bank	11.02		*		23,418,290		23,419,290
27. Mileson in 10 that 100 th	The Taylor and	355	20	S.	55,508,878	2.5	55,508,878
Financial Liabilities not measured at fair value:	at fair value:						
Accounts payable	18.00	*	5	×	33	10,919,818	10,919,816
Long Term Loan	15,00			3	19.2	183,463	183,463
Due to afficient compartes	18.00	e e	i a	9	•	57,468,474	57,468,474
Other labilities	19.00	***			+	4,279,866	4,279,896
			3.E	*		72,851,619	72,851,819

Rahman Mostafa Alam & Co. Chartered Accountants Khan Wahab Shafique Rahman & Co. Chartered Accountants

44.06 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's approach to manage liquidity (cash and cash equivalents) is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. Typically, the Company ensures that it has sufficient cash and cash equivalents to meet expected operational expenses, including financial obligations through preparation of the cash flow forecast, prepared based on time line of payment of the financial obligation and accordingly arrange for sufficient liquidity/fund to make the expected payment within due date.

The following are the contractual or legal maturities of financial liabilities :

	Taka in '000		
	30 June 2021	30 June 2020	
Liability for trading supplies and services	15,079,389	10,919,816	
Liabilities for supplies and expenses	3,761,525	3,965,846	
Customers' and agents' credit balances	1,878,057	1,426,369	
Employee's pension fund	114,859	488,034	
Employee's fund others	32,895	59,479	
Security deposits	170,565	163,927	
Tax deducted at source	3.5	37	
Employees' personal accounts	53,030	50,021	
Liabilities for Capital Expenditure	23,734	67,212	
Workers' Profit Participation and Welfare Funds	154,016	191,480	
Others	1,798,762	1,833,308	
	23,066,832	19,165,529	

44.07 Market risk

Market risk is the risk that any change in market prices, such as foreign exchange rates and interest rates will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters.



Rahman Mostafa Alam & Co. Chartered Accountants Khan Wahab Shafique Rahman & Co. Chartered Accountants

44.08 Exposure to currency risk

There was no exposure to foreign currency risk on the reporting date.

44.09 Interest rate risk

Interest rate risk is the risk that arises due to changes in interest rates on borrowings. However the company do not have any outstanding bank borrowings on the reporting date thus they are not exposed to any interest rate risk. But the company has taken a loan from the Govt, of Bangladesh of BDT 110,078,000 with a fixed interest rate of 5 %.

45.00 Effect of COVID-19 on the financial statements:

The assessment of COVID-19 impact has been done based on the following issues:

- A Assessment of going concern assumption
- B. Valuation of inventories

A Assessment of going concern assumption:

The Management of POCL has reviewed all relevant indicators to assess the company's ability to continue as a going concern under COVID-19 situation and has found that at present it assumes no going concern problem.

Cash flow forecasts are sufficient to support going concern basis

Cash flow forecasting is one of the most important procedures that we should use and perform to assess the going concern problem.

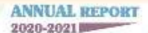
A positive cash flow forecast for the next 12 months has indicated that the entity will have sufficient liquid assets to be able to meet its debts.

B. Valuation of inventories:

As per IAS-2 inventories should be measured at lower of cost and net realizable value. As the selling price of finished goods and raw materials were not reduced after balance sheet date, no written down of Value is required

Assessment:

Due to outbreak of COVID-19, the sales revenue of Jet A-1 and JP5 was reduced during the year. It has adversely affected the profitability during the year 2020-2021 and as a result, the profit from Jet A-1 and JP5 for the year 2020-2021 is lower than the prior year.



Chartered Accountants

Khen Wahab Shafique Rahman & Co. Chartered Accountants

46.00 Significant Deviation in Earning per Share (EPS):

Due to fall of other operating income, non operating income and net operational gain during the year 2020-2021 as a consequence Earning Per Share (EPS) decreased comparing with the previous year.

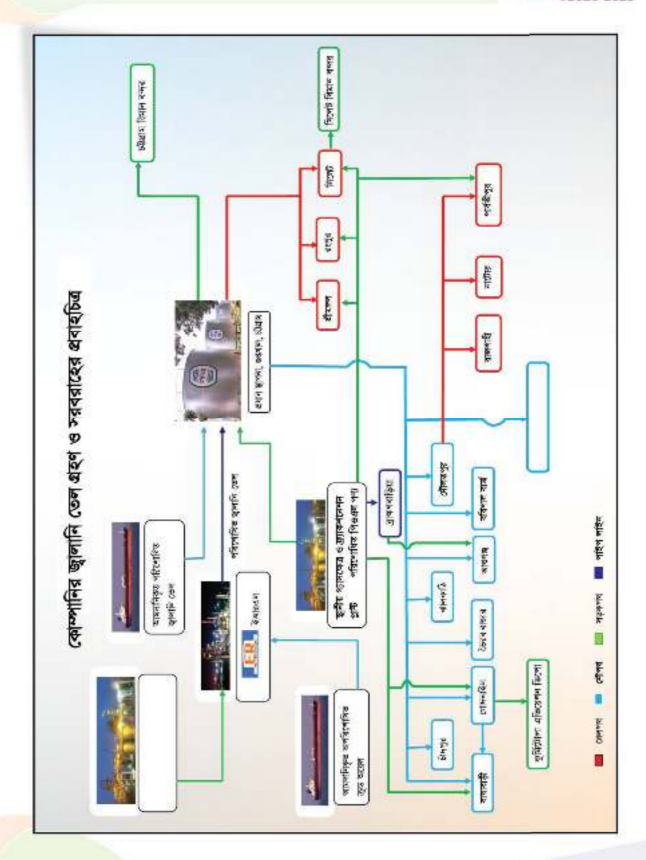
47.00 Significant Deviation in Net Operating Cash Flow per Share (NOCFPS):

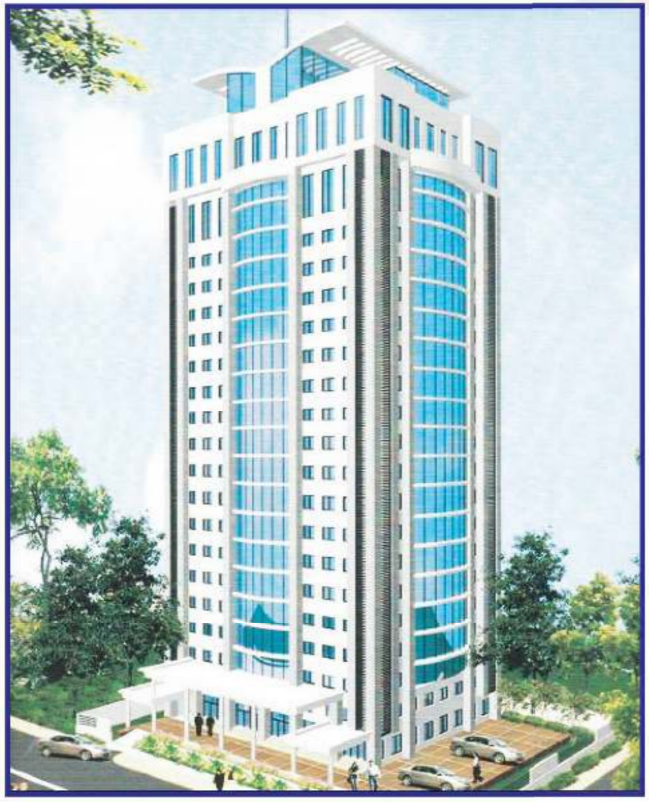
Net Operating Cash Flows per Share (NOCFPS) has been decreased mainly due to decrease of total collection from customers as compared to the previous financial year.

48.00 GENERAL

Figures appearing in these accounts have been rounded off to the nearest thousand taka. Previous year's phrases & amounts have been restated and re-arranged, wherever considered necessary, to conform to the presentation for the period under review.

Noman Ahmed Taffader Company Secretary Md. Masudur Rahman CEO & Managing Director Md. Anwarul Hakim Independent Director r. Mohd. Sher Ali





আগ্রাবাদ, চট্টগ্রামে নির্মাণাধীন কোম্পানির ২৩ তলা অফিস ভবনের স্থাপত্য নকশা।

পদ্মা অয়েল কোম্পানী লিমিটেড

প্রতিনিধি পত্র

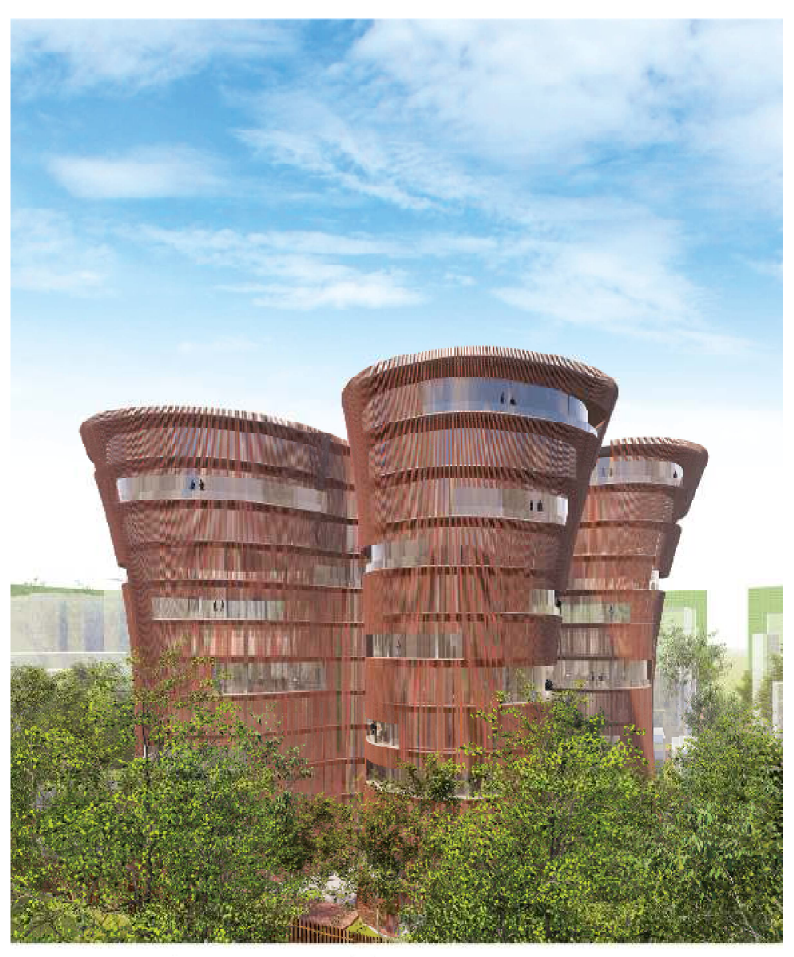
(PROXY FORM)

সংখ্যা উল্লেখ করণ		অনুগার করে কোলভাগর । নম্বর উল্লেখ করণন				
অমি/আমরা						
সদস্য হিসেবে জনাব/জনাবা						
প্রতিনিধি হিসেবে আমার / আমাদের অ						
(Link : https://padmaoil52agn	n.digitalagmbd.nct) ভর্নুয়ার্চ	ল অনুষ্ঠিতব্য কোম্প	পানির ৫২ তম বা	র্ষিক সাধারণ সং		
ঐ সভার যে কোন মূলতবী সভার উপরি	ত্ত থাকার এবং আমার/আমানের	পক্ষে ভোচ দানের	জনা নিয়োগ কর	ार ।		
আমার/আমাদের সমুখে তিনি	ভারিঃ	খ যাক্ষর প্রদান কর	লেন †			
প্রতিনিধির স্বাক্ষর	******		শেয়ার	হোন্ডারের স্বাহ্ম	न्त न	
			1,000	ইনিউ স্ট্যাম্প ২০/- টাকা		

বি. দ্র.

receive seca cetatia

- ১। প্রদৃত্ত স্বাক্ষর কোম্পানির অঞ্চিসে সংরক্ষিত নমুনা স্বাক্ষরের সাথে মিল থাকতে হবে।
- ২। সদস্যবৃদ্দ এ সাধারণ সভায় উপস্থিত থাকতে এবং ভোট প্রদান করতে পারেন কিবো তাঁর পক্ষে উপস্থিত থাকতে এবং ভোট দানের জন্য অন্য একজন প্রতিনিধি (প্রক্রি) নিয়োপ করতে পারেন। প্রতিনিধিপত্র যথাযথভাবে যাক্ষর প্রদান করে ২০.০০ টাকার রেভিনিউ স্ট্যাম্প সহযোগে সভার নির্ধারিত সময়ের ৭২ ঘন্টা পূর্বে কোম্পানির রেজিস্টার্ত অফিসে অবশাই জয়া দিতে হবে।



৬ পরীবাগ, ঢাকায় কোম্পানির নির্মাণাধীন ১২ তলা বাণিজ্ঞিক ভবনের চূড়ান্ত স্থাপত্য নকশা



PADMA OIL COMPANY LIMITED

(A Subsidiary of Bangladesh Petroleum Corporation)

Registered Office:

PADMA BHABAN, Strand Road, Sadarghat, Chattogram-4000, Bangladesh Phone: 02333354235, 02333364236, 02333357237, 02333357748,

02333357749 (PABX), Fox: 02333362368

e-mail: md@pocl.gov.bd, share@pocl.gov.bd, web: www.pocl.gov.bd