ANNUAL REPORT 2020 - 2021



KERALA STATE BEVERAGES

(Manufacturing & Marketing)

CORPORATION LIMITED
THIRUVANANTHAPURAM

KERALA STATE BEVERAGES (MANUFACTURING & MARKETING) CORPORATION LTD.

THIRUVANANTHAPURAM

BOARD OF DIRECTORS From April 2020 - March 2021

Sl.No. Name		From	То
1	G. Sparjan Kumar IPS	19-07-2018	12-02-2021
2	S. Aanantha Krishnan IPS	19-06-2019	Continuing
3 V. S. Anilkumar 23-09-2019 1		11-02-2021	
4	Anand Singh IAS	26-11-2019	Continuing
5	Sanjay M. Kaul IAS	22-01-2020	Continuing
6	Yogesh Gupta IPS	12-02-2021	Continuing
7	Lissy K.B.	11-02-2021	Continuing

COMPANY SECRETARY: SHRI. JOHN JOSEPH

AUDITORS : KRISHNAMOORTHY & KRISHNAMOORTHY

Paliam Road, Cochin - 682016

Kerala India

BANKERS

- 1. Federal Bank
- 2. Canara Bank
- 3. Punjab National Bank
- 4. Union Bank of India
- 5. State Bank of India
- 6. City Union Bank
- 7. HDFC
- 8. District Treasury

WAREHOUSES

- 1. Balaramapuram
- 2. Nedumangad
- 3. Attingal
- 4. Kollam
- 5. Kottarakkara
- 6. Pathanamthitta
- 7. Thiruvalla
- 8. Alappuzha
- 9. Kottayam
- 10. Ayarkunnam
- 11. Thodupuzha
- 12. Tripunithura

- 13. Aluva
- 14. Perumbayoor
- 15. Chalakudy
- 16. Thrissur
- 17. Palakkad
- 18. Menonpara
- 19. Perinthalmanna
- 20. Kozhikode
- 21. Kalpetta
- 22. Kannur
- 23. Battathur

KSBC FL - 1 SHOPS - LOCATIONS

Sl.No.	SHOP LOCATION	FL1 No.	Sl.No.	SHOP LOCATION	FL1 No.
ATTA	CHED TO BALARAMAPURAM W	AREHOUSE	55	Panampatta	02033
1	Parassala	01001	56	Thenmala	02034
2	Kaliyikkavila	01002	57	Vilakkumpara	02036
3	Vellarada	01002	58	Ayoor	02037
4	Neyyattinkara*	01005	59	Nettayam	02038
5	Mukkola*	01005	60	Madathara	02039
6	Balaramapuram*	01007			
7	Puthenkada Jn	01007	ATTA	CHED TO PATHANAMTHITTA WA	REHOUSE
8	Kattakada	01009	61	Edakkadu*	02021
9	Malayinkeezhu*	01010	62	Pathanapuram	02030
10	Gowreesapattom	01015	63	Old Shop, Pathanamthitta*	03001
11	Chapath Vizhinjam	01010	64	Vettipuram Kannankara*	03003
12	Muttathara*	01022	65	Panil	03005
13	Neyyattinkara Hospital Jn.	01045	66	Kidangannur	03006
	-		67	Koodal	03007
AT'	PACHED TO NEDUMANGAD WAI	REHOUSE	68	Ranni*	03008
14	Powerhouse Road*	01011	69	Chittar	03009
15	Pazhavangadi	01011	70	Perunadu	03010
16	Vattiyoorkavu	01013	71	Adoor*	03014
17	Nettayam Mukkola	01017	72	Mudiyoorkonam Kunnukuzhi*	03014
18	Nedumangad	01018	73	Kodumon*	03015
19	Vithura	01030	73	Rodullion	03010
20	Koliyakkode*	01032	AT	TACHED TO THIRUVALLA WARE	HOUSE
20	Pandiyanpara	01033	74	Karunagapally	02016
22	Aryanadu*	01030	75	Aalumpedika	02018
22	Aryanadu	01037	75 76	Mallappally	03011
A	TTACHED TO ATTINGAL WARE	HOUSE	70 77	Thiruvalla*	03011
23	Plamoodu*	01024	78	Valanjavattom*	03012
24	Ulloor*	01024	78 79	Eraviperoor	03013
25	Arassummoodu	01025	80	Pulinkunnu	04013
26	Murukkumpuzha	01020	81	Thakazhy	04016
20 27	Chenkottukonam*	01027	82	Chenganoor*	04017
28	Pothencode	01028	83	Palachuvadu	04017
28 29	Kallara	01029	84	Kodukulanji	04019
30	Chirayinkeezhu*	01034	85	Pallarimangalam	04019
31	Varkala*	01039	86	Kattanam	04021
32	Kilimanoor*	01040	87	Edappon	04021
33	Kallambalam	01041	88	Kayamkulam*	04025
34	Nilakkamukku	01042		-	
			A 1	TTACHED TO ALAPPUZHA WAREI	HOUSE
1	ATTACHED TO KOLLAM WAREH	HOUSE	89	Andhakaranazhi	04001
35	Kavanadu	02001	90	Thaikkattussery	04002
36	Perumpuzha*	02002	91	Court Junction*	04003
37	Asramam Port*	02003	92	Manorama Jn. Cherthala	04004
38	Punthalathazham	02004	93	Muhamma	04005
39	Chavara Thekkumbhagaom	02007	94	Mullakkal	04008
40	Eravipuram	02009	95	Valavanadu	04011
41	Anchalummood	02010	96	Chungam*	04012
42	Thazhuthala	02013	97	Nedumudi	04015
43	Kalluvathukkal	02014	98	Pallipad	04023
44	Veluthuruthu Neendakara	02017	99	Thrikkunnapuzha	04024
45	Oyoor	02023		-	
46	Nedumancavu	02029	A'	TTACHED TO KOTTAYAM WAREF	HOUSE
			100	Changanasserry	05002
ATTA	ACHED TO KOTTARAKKARA WA	AREHOUSE	101	Chingavanam	05011
47	Kottarakkara*	02022	102	Old Shop Kottayam	05012
48	Andoor*	02024	103	Kodimatha	05013
49	Chadayamangalam*	02025	104	Nagampadom	05015
50	Kadakkal*	02026	105	Kumarakom	05017
51	Ezhukone	02027	106	Gandhinagar	05020
52	Puthoor	02028	107	Old Boat Jetty	05021
53	Punalur	02031	108	Kuravilangadu	05023
54	Pattazhi	02032	109	Vaikom	05031

S1.No.	PLACE	Shop No.	Sl.No.	PLACE	Shop No.
					_
110	Peruva	05032	168	Thathappilly	07043
111	Adithyapuram*	05033	169	Vaniyekkad	07045
112	Thalappara	05034	170	Elanji Town	07048
ATT	ACHED TO AYARKUNNAM WAI	REHOUSE	171	Ramamangalam	07049
113	Karukachal*	05001	ATT	ACHED TO PERUMBAVOOR WA	REHOUSE
113	Poonjar	05001	172	Manjapra	07035
115	Manimala	05003	173	Perumbavoor*	07036
116	Kanjirappally	05008	174	Payyal	07037
117	Mundakkayam	05009	175	Kolenchery*	07039
118	Kottayam Paika	05014	176	Pattimattom*	07041
119	Pallickathodu*	05019	177	Muvattupuzha*	07051
120	Uzhavoor	05025	178	Bypass Road Thankalam*	07053
121	Pala*	05026	179	Chelad	07054
122	Ramapuram	05028	180	Pothanikadu*	07055
123	Keezhampara	05030	АТТ	ACHED TO CHALAKKUDY WAR	EHOUSE
124	35th Mile Peerumedu	06028			
125	Vandiperiyar	06029	181	Nedumbassery*	07030
126	Kumily	06030	182	Varappuzha	07044
ATT	ACHED TO THODUPUZHA WAR	REHOUSE	183	Poklai* Kodali	08017
127	Thodupuzha	06001	184 185	kodan Irinjalakkuda*	08018 08019
127	Chungam*	06001	186	Amballoor*	08019
129	Karimanoor	06002	187	Nedumbal	08020
130	Moolamatoom	06006	188	Chalakkudy*	08021
131	Thadiyampadu	06007	189	Koratty	08023
132	Devikulam	06009	190	Meloor	08032
133	Munnar	06010		MALOUED NO MUDICOUD WARE	HOUGE
134	Kunjithanni	06012	A	TTACHED TO THRISSUR WARE	HOUSE
135	Kovilkadavu	06015	191	Kuruppam Road	08001
136	Rajakkad	06016	192	Nayarangadi	08002
137	Thookkupalam	06017	193	Panchikkal Ayyanthole*	08003
138	Pooppara	06018	194	Mannuthy*	08004
139	Rajakumari	06019	195	Sakthan Nagar*	08005
140	Chinnakkanal	06020	196	Kuttanallur	08007
141 142	Kattappana* Kochera	06021 06022	197 198	Kokkala Manorama Junction*	08008 08010
143	Upputhara	06027	199	Vallachira*	08010
			200	Koorkanchery*	08011
ATT	ACHED TO TRIPUNITHURA WA	REHOUSE	201	Peringavu	08013
144	Kaloor	07006	202	Poothole	08014
145	Choorakkad*	07007	203	Thaikkad Guruvayur*	08028
146	Pachalam	07008	204	Edamuttam	08030
147	Ravipuram	07009	205	Mullassery*	08031
148	High Court Junction	07010	Δ'	TTACHED TO PALAKKAD WARE	HOUSE
149	Mulanthuruthy*	07012			
150	Palarivattom*	07017	206	Old Shop Palakkad	09006
151	Irumbanam*	07018	207	Stadium Bypass	09007
152	Pandikkudy	07022	208	Bypass Road Koppam	09008
153	Karuvelippadi Fort Kochi*	07023 07024	209 210	Mangalam Towers Palakkad	09013
154 155	Palluruthi	07024	210 211	Kongad Pathirippala*	09016 09017
156	Thoppumpady	07025	212	Kulappully*	09019
157	Piravam*	07047	213	Kulappuny Koppam Pattambi*	09019
			214	Cherpulassery	09022
	ATTACHED TO ALUVA WAREH	OUSE	215	Sreekrishnapuram	09023
158	kadavanthra*	07005	216	Mannarkad	09029
159	Gandhi Nagar*	07013	217	Kanjiram	09030
160	Padivattom	07015	A TO	TACHED TO MENONPARA WAR	EHOUSE
161	Kalamassery*	07016		IACHED TO MENUNPARA WAR	PIIOOSE
162	Cherai	07029	218	Kollengode	09001
163	Aluva	07031	219	Koduvayoor	09004
164	Alangad*	07032	220	Thanavu	09014
165	Puthenkurisu	07038	221	Parapiriv Kanjikode	09015
166	Thrikkakkara	07040	222	Kallenkode* Plazhi	09025
167	North Paravoor*	07042	223	ı idzili	09026

Sl.No.	PLACE	Shop No.	Sl.No.	PLACE	Shop No.
224	Mudapallur	09027			
225	Thenkurissy*	09027			
226	Menonpara	09031			
	CHED TO PERINTHALMANN				
227	Ponnani	10001			
228	Kuttippala Edappal*	10002			
229	Tirur Perinthalmanna*	10003			
230		10006			
231 232	Malappuram Manjeri*	10008 10010			
232	Nilambur	10010			
234	Edakkara*	10012			
	ACHED TO KOZHIKKODE				
235	Kottakkadavu*	11001			
236	Ramanattukara	11002			
237	Thaneerpanthal	11003			
238	Karikkamkulam*	11006			
239	YMCA, Pavamany*	11008			
240	Bypass, Pavamany	11011			
241	Mini Bypass	11012			
242	Thiruvambady*	11013 11017			
243 244	Payyoli Perambra	11017			
244 245	Vadakara	11019			
A'	TTACHED TO KALPETTA WA	AREHOUSE			
246	Vythiri*	12001			
247	Beenachi*	12005			
248	Pulpally	12007			
249	Ambalavayal*	12008			
250	Mananthavadi	12009			
251	Panamaram*	12011			
I	ATTACHED TO KANNUR WA	REHOUSE			
252	Kandikkal	13001			
253	Koothuparamba	13003			
254	Pazhayangadi	13006			
255	Panapuzha	13007			
256	Kannur Parakkandy*	13009			
257	Kelakam	13010			
258	Kannur Thavakkara	13011			
259	Kannur Thana*	13012			
260 261	Chakkarakkal	13013			
261	Payyannur* Padikkunnu*	13016 13019			
	TACHED TO BATTATHUR W				
263	Seethamgoli	14001			
264	Kasargode Old*	14002			
265	Kasargode	14003			
266	Mulleria	14005			
267	Bandaduka	14006			
268	Kanhangad	14008			
269 270	Moonamkutty*	14009			
270	Vellarikundu	14010			

 $[\]ensuremath{^{*}}$ Self Help Premium Counter functioning in this Shop



KERALA STATE BEVERAGES

(MANUFACTURING & MARKETING) CORPORATION LTD.

(A GOVERNMENT OF KERALA UNDERTAKING)

Bevco Tower, Vikas Bhavan P.O., Palayam, Thiruvananthapuram – 695033 Phone: 2724970, 2724913, Fax: 2727604, E-mail: itd@ksbc.co.in (CIN: U15549KL1984SGC003927)

No. KSBC/SEC-1/37/2023-24

06/12/2023

All Shareholders

NOTICE

NOTICE is hereby given that the Adjourned 37th Annual General Meeting of the Members of Kerala State Beverages (Manufacturing & Marketing) Corporation Limited will be held on Thursday, 28th day of December 2023 at 3.00 p.m at the registered office of the Company at **BEVCO Tower, Vikas Bhavan (PO), Trivandrum**, to transact the following:

Ordinary Business:

1. Adoption of audited financial statements for the year 2020-21.

To receive, consider and adopt the audited financial statement for the year ended 31.3.2021 together with the Director's Report, Auditors' Report and the Comments of the Comptroller and Auditor General of India under section 143 (6) (b) of the Companies Act 2013 for the year ended on that date.

2. Declaration of Dividend for 2020-21.

The Board has not recommended any dividend.

By Order of the Board For Kerala State Beverages (M&M) Corporation Limited

Sd/-CHAIRMAN & MANAGING DIRECTOR

Place: Trivandrum Date: 06/12/2023

Note: A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be a member of the Company.





KERALA STATE BEVERAGES

(MANUFACTURING & MARKETING) CORPORATION LTD.

(A GOVERNMENT OF KERALA UNDERTAKING)

Bevco Tower, Vikas Bhavan P.O., Palayam, Thiruvananthapuram – 695033 Phone: 2724970, 2724913, Fax: 2727604, E-mail: itd@ksbc.co.in (CIN: U15549KL1984SGC003927)

No. KSBC/SEC3/AGM/2021-22/116

06.09.2021

To

All Shareholders

NOTICE

NOTICE is hereby given that the 37th Annual General Meeting of the Members of Kerala State Beverages (Manufacturing & Marketing) Corporation Limited will be held on Thursday, the 30th day of September, 2021 at 3.00 p.m. at the registered office of the Corporation at **BEVCO Tower, Vikas Bhavan (PO), Trivandrum**, to transact the following:

Ordinary Business:

- 1. Adoption of Audited financial statement for the year ended 31st March, 2021.
- 2. Declaration of dividend for the year 2020-21.
- 3. Fixation of remuneration of Statutory Auditor for the year 2021-22.

By Order of the Board For Kerala State Beverages (M&M) Corporation Limited

Sd/-CHAIRMAN & MANAGING DIRECTOR

Place: Trivandrum Date: 06.09.2021

Note: A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be a member of the Company.



KERALA STATE BEVERAGES

(MANUFACTURING & MARKETING) CORPORATION LTD.

(A GOVERNMENT OF KERALA UNDERTAKING)

Bevco Tower, Vikas Bhavan P.O., Palayam, Thiruvananthapuram – 695033 Phone: 2724970, 2724913, Fax: 2727604, E-mail: itd@ksbc.co.in (CIN: U15549KL1984SGC003927)

PROXY FORM

"I/We	of	
in the District of	being	a member / members
of the above named Compa	ny hereby appoint	of
	in the District o	of
	as my / our proxy	to vote for me / us on
my / our behalf at the An	nual General Meeting	of the Company to be
held on the	day of	and at my
adjournment thereof."		
Signed this	day of	

Board Meeting on 19.09.2023

DIRECTORS' REPORT

To

THE SHAREHOLDERS

The Board of Directors have pleasure in presenting the XXXVII Annual Report of the business and operations of the Company together with the Financial Statement for the year ended 31st March, 2021.

1 HIGHLIGHT OF ACTIVITIES

The activities of the Company during the year under review continued without any major changes as desired by the Government.

Gross sale of the Company during 2020-21 was Rs. 13,212 crores as against Rs. 14,707 crores for the previous year 2019-20. Quantity-wise details of sales for the current year and previous year are as follows:

(Number of cases in lakhs

Particulars	FY 2020-21	FY 2019-20
IMFL	186.59	217.11
Beer/Wine	73.33	117.07
FMFL/FMW	0.23	0.32

Liquor purchases made was to the tune of Rs.1494.28 crores (previous year Rs. 1868.77 crores). The company has shown losses after tax adjustment during the year for the amount of Rs. 280.82 crores as against the loss of Rs. 41.95 crores in the previous year.

2 FINANCIAL RESULTS

The summary of financial operations of the Corporation for the year 2020-21 is given below:

(Rupees in Crores)

	Particulars	2020-21	2019-20
A	INCOME		
	Revenue From Operations (Gross Sales & other Operating Revenue)	13,297.85	14,836.09
	Other Income (Interest Income etc.)	171.02	191.61
	TOTAL INCOME	13,468.87	15,027.70
В	EXPENSES		
	Liquor Purchases (after trade Discount)	1,492.62	1,862.16
	Changes in Inventory	-24.16	-19.35
	Contribution to State Exchequer (ST, ED, IF, TOT, Kist, Gallonage fee etc.)	11,723.71	12,550.95
	Administrative and Other expenses	565.95	533.34
	Depreciation and amortisation expenses	3.76	3.56
	Provisions	1.34	3.34
	TOTAL EXPENSES	13,763.22	14,934

(Rupees in Crores)

	Particulars	2020-21	2019-20
С	PROFIT/(LOSS) BEFORE EXCEPTIONAL ITEMS AND TAX	(294.35)	94.03
	Exceptional items	0	0.01
D	PROFIT/(LOSS) BEFORE TAX FROM CONTINUING OPERATION	(294.35)	94.02
	Tax Expense	(13.53)	135.97
E	PROFIT/(LOSS) AFTER TAX FROM CONTINUING OPERATION	(280.82)	(41.95)

3 CONTRIBUTION TO STATE EXCHEQUER

The revenue by way of various duties and taxes generated and paid to the State Exchequer through the operations of the Company during the year under review is as follows:

	(Rs. in crores)				
Contribution to Exchequer	2020-21	2019-20	Increase/ Decrease	% Increase	
Sales Tax	9223.08	9729.46	-506.38	-5.20%	
ТОТ	667.31	742.73	-75.42	-10.15%	
Excise Duty	1813.15	2054.32	-241.17	-11.74%	
Gallonage Fee	1.13	1.44	-0.31	-21.53%	
License Fee	0.23	0.23	0	0.00%	
Kist	10.8	10.8	0	0.00%	
Import Fee	8.01	11.96	-3.95	-33.03%	
TOTAL	11723.71	12550.94	-827.23	-6.59%	

Decrease: Rs. 827.23 crores

% Decrease : 6.59 %

4 DIVIDEND

The Directors had incurred losses during the year 2019-20, hence, the Directors have decided not to declare the dividend for the year. Similarly, during the year 2020-21 also, the company reported a loss and thus dividend shall not be declared for the year 2020-21.

5 DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment.

6 CHANGE IN THE NATURE OF BUSINESS

There was no change in the nature of business, the Company continued with its wholesale and retail trading operations in Indian and foreign liquor. The Corporation conducted its Wholesale business from 23 FL-9 Warehouses and Retail business from 270 FL-1 Retail Shops.

7 MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

There was no change in the nature of business of the Company

8 DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

No significant Orders were passed by Regulatory Authorities or Courts or Tribunals impacting the going concern status and Company's Operations in future.

9 DETAILS IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS

The Corporation is taking action to further enhance its Internal Financial Controls.

10 DETAILS OF SUBSIDIARY / JOINT VENTURES / ASSOCIATE COMPANIES

NIL

11 PERFORMANCE AND FINANCIAL POSITION OF EACH OF THE SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES INCLUDED IN THE CONSOLIDATED FINANCIAL STATEMENT

NA

12 DEPOSITS DETAILS COVERED UNDER CHAPTER V OF THE ACT

NA

13 STATUTORY AUDITORS

M/s. Krishnamoorthy & Krishnamoorthy, Chartered Accountants, was appointed as Statutory Auditors of the Company for the year ended 31.03.2021 by the Comptroller and Auditor General of India.

14 SHARE CAPITAL

- A) Issue of equity shares with differential rights as per the Rule 4(4) Nil of Companies (Share Capital and Debentures) Rules, 2014
- B) Issue of sweat equity shares as provided in Rule 8 (13) of Nil Companies (Share Capital and Debentures) Rules, 2014
- C) Issue of employee stock options as provided in Rule 12 (9) of Nil Companies (Share Capital and Debentures) Rules, 2014
- D) Provision of money by Company for purchase of its own Nil shares by employees or by trustees for the benefit of employees as provided in Rule 16 (4) of Companies (Share Capital and Debentures) Rules, 2014

15 CONSERVATION OF ENERGY, TECHNOLOGY, ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

NA

16 CORPORATE SOCIAL RESPONSIBILITY

- The Board has constituted a CSR Committee which stands reconstituted from time to time consequent to changes in Directorship.
- During the year 2020-21, an amount of Rs 4.28 Crores was spent towards CSR activities as prescribed under schedule VII, of the Companies 2013.

17 BOARD OF DIRECTORS

A) Change in Directors and Key Managerial Personnel

Appointment of Directors

Sri. Yogesh Gupta, IPS

Smt. Lissy K. B.

Cessation of Directors

Sri. G. Sparjan Kumar, IPS

Sri. V. S. Anil Kumar

B) Declaration by an Independent Director(s) and re-appointment.

NA

C) Formal Annual Evaluation (applicable to listed Company and every other public company having a paid up share capital of twenty five crore rupees or more calculated at the end of the preceding financial year).

NA

18 NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

There were Four numbers of meetings held during the year under report

19 AUDIT COMMITTEE

The Audit Committee was constituted from among members of Board of Directors who are all nominated by Government.

20 DETAILS OF ESTABLISHMENT OF VIGIL MECHANISM FOR DIRECTORS AND EMPLOYEES

There is a separate Internal Audit section in the Company.

21 NOMINATION AND REMUNERATION COMMITTEE

NA

22 PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

NIL

23 PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

NIL

24 MANAGERIAL REMUNERATION

A)	Details of the ratio of the remuneration of each director to the median employee's remuneration and other details as required pursuant to Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. (Applicable to listed Company)	NA
В)	Details of every employee of the Company as required pursuant to 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.	NA
C)	Any Director who is in receipt of any commission from the Company and who is a Managing Director or Whole-time Director of the Company shall receive any remuneration or commission from any Holding Company or Subsidiary Company of such Company subject to its disclosure by the Company in the Board's Report	Nil/NA
D)	The following disclosures shall be mentioned in the Board of Director's report under the heading "Corporate Governance", if any, attached to the financial statement:-	
	i) all elements of remuneration package such as salary, benefits, bonuses, stock options, pension, etc., of all the Directors;	Nil
	ii) details of fixed component and performance linked incentives along with the performance criteria;	Nil
	iii) service contracts, notice period, severance fees;	Nil
	iv) stock option details, if any and whether the same has been issued at a discount as well as the period over which accrued and over which exercisable	Nil

25 SECRETARIAL AUDIT REPORT (Applicable to Listed Company and every public company having a paid-up share capital of fifty crore rupees or more or every public company having turnover of two hundred fifty crore rupees or more)

NA

26 CORPORATE GOVERNANCE CERTIFICATE (Applicable to Listed Companies).

NA

27 RISK MANAGEMENT POLICY

NIL

28* DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the Directors Responsibility Statement referred to in Clause (c) of Sub – Section 134 of the Companies Act, 2013, your Directors state that:

- (a) In the preparation of the Annual Accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the State of affairs of the Company at the end of the financial year and of the profit and loss of the Company for that period;
- (c) The Directors had taken proper and sufficient care for the maintenance of adequate accountings records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (d) The Directors had prepared the Annual Account on a going concern basis and
- (e) The Directors had devised proper systems to ensure compliance with the provisions of the applicable loss and that such systems were adequate and operating effectively.

29 COMMENTS ON THE QUALIFICATION MADE BY THE STATUTORY AUDITORS

a. The company has not complied with the requirements of Ind AS 116 with respect to accounting and disclosure of Leases. Due to the non-availability of information the impact thereof on such application on the financial statement could not be ascertained.

Reply: The Company is of the view that the agreements entered into by the company are of the nature of operating lease and as such those agreements are not covered under Ind AS 116. However the same shall be examined for future presentations.

b. The Company is not following the practice of derecognizing the property, plant and equipment lost due to fire, theft or flood at shops or warehouses. The insurance claim received towards the same is booked in profit and loss account in the year of receipt. Since details of the property, plant and equipment lost is not readily available with the company, impact due to non-derecognition of the property, plant and equipment on the depreciation expense, profit/loss on derecognition of asset and carrying value of property, plant and equipment could not be ascertained.

Reply: Since the settlement of insurance claim doesn't often happen in the financial year in which the losses have incurred, the company could not derecognise the property, plant and equipment lost due to fire, theft or flood at shops or warehouses. However, on ascertainment of actual loss incurred by the company and after receipt of the relevant documents, we will take necessary action in the future to de-recognise the same.

c. The company has not recognised provision for impairment of assets. As the basis for such conclusion has not been made available to us, we are unable to comment on the compliance with Ind AS 36 "Impairment of Assets" and its possible effect on the assets/liabilities, if any.

Reply: The company is of the belief that the assets used by the company does not incur any impairment within the effective life of the assets and hence not been provided.

d. The company is following the practice of accounting loss of stock due to fire, theft or flood at shops or warehouses in the year of occurrence by treating the same as consumption and the insurance claim received against the same are accounted in the year of receipt. Since the details regarding the loss of stock as well as insurance claim lodged and its realisability are not readily available with the company, we are unable to comment on the on the impact thereof on the financial statements.

Reply: Since the settlement of insurance claim doesn't often happen in the financial year in which the losses have incurred, the company could not make readily available the details regarding the stock as well as insurance claim lodged in the financial year itself. However after receipt of the relevant documents, the company will present the impact.

e. Tax Deducted at Source, Tax Collection at Source, Goods and Services Tax, TDS on GST and Provident Fund collected and its remittance as per books of accounts is not reconciled with the respective returns filed. Pending such reconciliation, the impact, if any, on the financial statement is not ascertainable.

Reply: The company will put maximum efforts to reconcile the same.

f. Circular Resolutions were passed by the Board during the financial year 2020-21 to avail loans from Canara bank (Rs.750 Crores) and Federal Bank (Rs.250 Crores) for a period ranging from six months to one year. Also, a circular resolution was passed to grant an inter-corporate loan to KSSPL (Rs.1000 crores). However, section 118(10) of the Act read with Secretarial Standards – 1 Specifically prohibits passing a Circular Resolution for transaction by means of 'Borrowing money otherwise than by issue of debentures' and Granting loans or giving guarantee or providing security in respect of loans. Thus, the loan availed and granted are not in accordance with the provisions of the Companies Act, 2013.

Reply: Noted for future compliance

g. Amount of trade payable as stated in Note no. 23, EMD & Security Deposit as stated in Note no. 24 and Excise Duty Retained from Suppliers as stated in Note no. 25 of financial statements are subject to confirmation and reconciliation. Pending such confirmation/reconciliation, the impact thereof on the financial statements is not ascertainable.

Reply: Noted for future compliance

h. The company has not classified its Property, Plant and Equipment as per the requirement in Division II - Ind AS Schedule III to the Companies Act 2013. Since the original cost/deemed cost of these items are not readily available with the company, disclosure of gross block and accumulated depreciation of the Property, Plant and Equipment is not in accordance with the requirement of schedule III.

Reply: Noted.

i. The company has not maintained proper records showing full particulars of property, plant and equipment including itemized details of fixed assets. The Company calculates the depreciation by applying the rate of depreciation on the opening written down value of each class of property, plant and equipment. Since the item wise details of property, plant and equipment are not available, impact thereof on the depreciation expense and carrying value of property plant and equipment could not ascertained.

Reply: The company is maintaining the particulars of additions in electronic form. The company will take necessary steps to complete and tally with the FA Schedule.

j. The company measures its closing inventory at the landed cost as published in the latest price list. During the financial year the price list was revised on 01.02.2021. Consequently, the closing inventory including the stock purchased prior to the rate revision is valued at the rate as per the latest price list. This is not in line with the accounting policy followed by the company. Due to the non-availability of information the impact thereof on such valuation on the financial statement could not be ascertained.

Reply: The company is having inventories that are fast moving and there is hardly any chance that the inventories which were present in the date of price change are remaining in stock on 31.03.2021.

k. As per the actuarial valuation report for the year ended 31.03.2021, the opening balance of provision (as on 01.04.2020) for Gratuity and Leave Encashment is funded in excess to the tune of Rs. 21.70 Crores and consequently the company ought to have recognised Rs. 21.70 Crores as net funded asset in the balance sheet. However, as per the books of accounts, the balance as on 01.04.2020 is a net asset of Rs. 14.20 Crores. Thereby, the opening balance of net asset for employee benefits is understated by Rs. 7.50 Crores. Since the year wise details of difference is not available, balances of earlier years are not restated and consequently the net funded asset as at 31.3.2021 is understated by Rs. 7.50 Crores. The consequential impact on the financial statement is not ascertainable.

Reply: The Company has started the practice of taking actuarial valuation from professional actuary only from FY 2019-20. Before it was done based on statements given by LIC.

1. We refer to Note no. 22 and Note no. 16 to the financial statements regarding the borrowings of the company from commercial banks (Rs. 1000 Crores) as per the directions of the Government of Kerala vide a government order to mobilise funds for providing intercorporate loans to Kerala Social Security Pension Limited (Rs. 1000 crores). We are of the opinion that such granting of loan/deposit is not in accordance with the object clause as specified in the Memorandum of Association of the company.

Reply: The company is of the opinion that same is covered under any other objective clause and is giving additional income to KSBC.

m. Provision for income tax liability of earlier years have been accounted for without considering interest due, if any. In the absence of details, we are unable to comment the impact thereof on the financial statement.

Reply: Noted.

n. In the absence of the details relating to the security deposit paid by the company (Note no. 8), we are unable to comment on the compliance of Ind AS 109 "Financial Instruments" with respect to fair valuation of Security Deposit paid.

Reply: Noted.

o. Liability for Gratuity and Leave Encashment determined based on actuarial valuation does not include Abkari Workers employed by the company. The amount contributed to the Abkari Workers Welfare Fund is charged off to the Profit and Loss Account. The company ought to have actuarially valued the liability on account of Gratuity and Leave Encashment. In the absence of such valuation, the impact, if any, on the financial statement is not quantifiable.

Reply: Since Abkari workers are covered under Abkari Workers Welfare fund, and the Gratuity of the workers are discharged from the fund, we have not made an actuarial valuation for the same.

29 INDUSTRIAL AND LABOUR RELATIONS

Industrial and Labour Relation continued to be cordial throughout the year. As per Government Order an ex-gratia and performance incentive at the rate of 19.25% and 10.25% respectively subject to a maximum of Rs. 85,000/- was paid to the employees.

30 ACKNOWLEDGEMENT

Directors are extremely grateful to the Government of Kerala for the continued guidance and assistance to the Company.

Directors take this opportunity to place on record their appreciation for the support and co-operation extended by the various Departments of State Government, Central Government, Banks, etc.

Directors take this opportunity to acknowledge the sincere and continued co-operation extended by the Executives and Employees at all levels and the Trade Unions. Directors also thank the customers and suppliers for their continued co-operation.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

19.09.2023 Thiruvananthapuram Sd/-YOGESH GUPTA IPS CHAIRMAN & MANAGING DIRECTOR

KRISHNAMOORTHY & KRISHNAMOORTHY

CHARTERED ACCOUNTANTS

PAN: AADFK0184C

BRANCHES AT: 2B, Aashiyana, Paliyam Road, Thrissur – 680001 105 Sindhu Baravi, Whitefield Main, Road, Bangalore – 560 066



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INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF KERALA STATE BEVERAGES (MANUFACTURING & MARKETING) CORPORATION LIMITED

Report on the Audit of the financial statements

Qualified Opinion

We have audited the accompanying financial statements of **M/s. Kerala State Beverages (Manufacturing & Marketing) Corporation Limited** (the 'company'), which comprise the Balance Sheet as at 31st March 2021, the Statement of Profit and Loss, including Other Comprehensive Income, the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and notes to the financial statements, including a Summary of Significant accounting policies and other explanatory information (hereinafter referred to as "the financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the possible effects of the matters described in the basis for qualified opinion paragraph below, the aforesaid financial statements give the information required by the Companies Act, 2013, as amended ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31st, 2021, its loss including other comprehensive income, its cash flows and the changes in equity for the year ended on that date.

Basis for Qualified Opinion

- a. The company has not complied with the requirements of Ind AS 116 with respect to accounting and disclosure of Leases. Due to the non-availability of information the impact thereof on such application on the financial statement could not be ascertained.
- b. The Company is not following the practice of derecognizing the property, plant and equipment lost due to fire theft or flood at shops or warehouses. The insurance claim received towards the same is booked in profit and loss account in the year of receipt. Since, details of the property, plant and

equipment lost is not readily available with the company, impact due to nonderecognition of the property, plant and equipment on the depreciation expense, profit/loss on derecognition of asset and carrying value of property, plant and equipment could not be ascertained.

- c. The company has not recognised provision for impairment of assets. As the basis for such conclusion has not been made available to us, we are unable to comment on the compliance with Ind AS 36 "Impairment of Assets" and its possible effect on the assets / liabilities, if any.
- d. The company is following the practice of accounting loss of stock due to fire, theft or flood at shops or warehouses in the year of occurrence by treating the same as consumption and the insurance claim received against the same are accounted in the year of receipt. Since the details regarding the loss of stock as well as insurance claim lodged and its realisability are not readily available with the company, we are unable to comment on the impact thereof on the financial statements.
- e. Tax Deducted at Source, Tax Collection at Source, Goods and Services Tax and TDS on GST collected and its remittance as per books of accounts is not reconciled with the respective returns filed. Pending such reconciliation, the impact, if any, on the financial statement is not ascertainable.
- f. Circular Resolutions were passed by the Board during the financial year 2020-21 to avail loans from Canara bank (Rs.750 Crores) and Federal Bank (Rs. 250 Crores) for a period ranging from six months to one year. Also, a circular resolution was passed to grant an inter-corporate loan to KSSPL (Rs.1000 Crores). However, section 118(10) of the Act read with Secretarial Standards 1 Specifically prohibits passing a Circular Resolution for transaction by means of 'Borrowing money otherwise than by issue of debentures' and Granting loans or giving guarantee or providing security in respect of loans. Thus, the loan availed and granted are not in accordance with the provisions of the Companies Act, 2013.
- g. Amount of trade payable as stated in Note No. 23, EMD & Security Deposit as stated in Note No. 24 and Excise Duty Retained from Suppliers as stated in Note No. 25 of financial statements are subject to confirmation and reconciliation. Pending such confirmation/reconciliation, the impact thereof on the financial statements is not ascertainable.
- h. The company has not classified its Property, Plant and Equipment as per the requirement in Division II Ind AS Schedule III to the Companies Act 2013. Since the original cost/deemed cost of these items are not readily available

with the company, disclosure of gross block and accumulated depreciation of the Property, Plant and Equipment is not in accordance with the requirement of schedule III.

- i. The company has not maintained proper records showing full particulars of property, plant and equipment including itemized details of fixed assets. The Company calculates the depreciation by applying the rate of depreciation on the opening written down value of each class of property, plant and equipment. Since the item wise details of property, plant and equipment are not available, impact thereof on the depreciation expense and carrying value of property plant and equipment could not ascertained.
- j. The company measures its closing inventory at the landed cost as published in the latest price list. During the financial year the price list was revised on 1.02.2021. Consequently, the closing inventory including the stock purchased prior to the rate revision is valued at the rate as per the latest price list. This is not in line with the accounting policy followed by the company. Due to the non-availability of information the impact thereof on such valuation on the financial statement could not be ascertained.
- k. As per the actuarial valuation report for the year ended 31.03.2021, the opening balance of provision (as on 01.04.2020) for Gratuity and Leave Encashment is funded in excess to the tune of Rs. 21.70 Crores and consequently the company ought to have recognised Rs. 21.70 Crores as net funded asset in the balance sheet. However, as per the books of accounts, the balance as on 01.04.2020 is a net liability of Rs 14.20 Crores. Thereby, the opening balance of net asset for employee benefits is understated by Rs. 7.50 Crores. Since the year wise details of difference is not available, balances of earlier years are not restated and consequently the net funded asset as at 31.3.2021 is understated by Rs. 7.50 Crores The consequential impact on the financial statement is not ascertainable.
- 1. We refer to Note No. 22 and Note No. 16 to the financial statements regarding the borrowings of the company from commercial banks (Rs. 1000 Crores) as per the directions of the Government of Kerala vide a government order to mobilise funds for providing intercorporate loans to Kerala Social Security Pension Limited (Rs. 1000 Crores). We are of the opinion that such granting of loan/deposit is not in accordance with the object clause as specified in the Memorandum of Association of the company.
- m. Provision for income tax liability of earlier years have been accounted for without considering interest due, if any. In the absence of details, we are unable to comment the impact thereof on the financial statement.

- n. In the absence of the details relating to the security deposit paid by the company (Note no. 8), we are unable to comment on the compliance of Ind AS 109 "Financial Instruments" with respect to fair valuation of Security Deposit paid.
- o. Liability for Gratuity and Leave Encashment determined based on actuarial valuation does not include Abkari Workers employed by the company. The amount contributed to the Abkari Workers Welfare Fund is charged off to the Profit and Loss Account. The company ought to have actuarially valued the liability on account of Gratuity and Leave Encashment. In the absence of such valuation, the impact, if any, on the financial statement is not quantifiable.

The aggregate effect of all the above comments is unascertainable and hence the impact thereof on the financial statements is not quantifiable.

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

Other information

- The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements and our auditor's report thereon. The annual Report is expected to be made available to us after the date of this auditor's report.
- Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.
- In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

• When we read the annual report if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance as required under SA 720 'The Auditor's responsibilities Relating to Other Information.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the company in accordance with the accounting principles generally accepted in India, including the Ind AS specified under section 133 of the Act.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibility

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 SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the 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. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on other legal and regulatory requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure 1" *a* statement on the matters specified in paragraphs 3 and 4 of the Order.;
- 2. As required by section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit except for matters described in Basis for Qualified Opinion above;
 - b) Except for the matter described in the basis for Qualified Opinion paragraph, in our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - c) The Financial Statements dealt with by this report are in agreement with the books of account;
 - d) Except for the effects of the matter described in the basis for qualified opinion paragraph above, in our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act.
 - e) Being a Government Company and pursuant to Notification No. GSR 463 (E) dated 5th June, 2015 issued by the Ministry of Corporate Affairs, Government of India, the provisions of sub-section (2) of Section 164 of the Act, are not applicable to the company;
 - f) With respect to the adequacy of the internal financial controls over financial reporting of the Company with reference to these Financial Statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure 2" to this report;
 - g) Being a government company and pursuant to Notification No. GSR 463 (E) dated 5th June, 2015 issued by the Ministry of Corporate Affairs, Government of India, the provisions of section 197 of the Act, with respect to the matters to be included in the auditor's report is not applicable.
 - h) With respect to other matters to be included in the Auditors Report in accordance with Rule 11 of Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:



- (i) The Company has disclosed the impact of pending litigations on its financial position in its financial statements. (Refer Note 37 to the financial statements);
- (ii) The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.;
- (iii) No amount is required to be transferred to the Investor Education and Protection Fund by the Company.
- i) As required by section 143(5) of the Act, our comments in regard to the directions and sub-directions issued by the Comptroller and Auditor General of India are given in Annexure III.

For Krishnamoorthy & Krishnamoorthy

Chartered Accountants (FRN: 001488S)

(Sd/-) Hariprasad B.

Partner (M. No. 238467)

UDIN: 23238467BGTRTC2482

Kochi

Date: 19.09.2023

ANNEXURE 1 TO THE INDEPENDENT AUDITOR'S REPORT

Annexure 1: Referred to in paragraph (1) of "Report on other legal and regulatory requirements" of our report of even date of the Company on the Ind AS Financial Statements for the year ended 31st March 2021.

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

- (i) (a) The Company has not maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) Fixed Assets have been physically verified by the management However, since there is no proper fixed asset register, we are unable to comment on any material discrepancies on physical verification and the accounting of the same in the books of accounts.
 - (c) In our opinion and according to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of company.
- (ii) We are informed that physical verification of inventory has been conducted by the management at reasonable intervals having regard to the size of the Company and nature of its business and that material discrepancies noticed on physical verification have been properly dealt with in the books of account.
- (iii) As per the information and explanation given to us, the Company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies Act, 2013.
- (iv) Subject to our qualification in para (f) of basis for qualified opinion section of our report, the loans provided by the company are in compliance with the provisions of the 186 of the Companies Act, 2013, read with Notification issued vide G.S.R 463(E) dtd. 05-06-2015. The company has not made any investment or given any guarantees or security for which the provisions of section 185 and 186 of the Companies Act 2013 are applicable.
- (v) According to information and explanation given to us, during the year, the company has not accepted any deposit from the public. Therefore, the provisions of clause (v) of the Companies (Auditor's Report) Order, 2016 ("the order") is not applicable.

- (vi) Maintenance of cost records has not been prescribed by the Central Government under Section 148(1) of the Act for any of the services rendered by the Company.
- (vii) a) In our opinion and according to the information and explanations given to us, the company has been generally regular in depositing undisputed statutory dues including Provident Fund Employees' State insurance, Income Tax, Sales Tax, Service Tax, Customs Duty, Duty of Excise, Value Added Tax, Cess and other statutory dues, if any, applicable to it with appropriate authorities during the year and there were no arrears of such dues at the year end which have remained outstanding for a period of more than six months from the date they become payable except for Rs. 0.45 crores payable towards Provident Fund, Rs. 0.01 crores payable towards Abkari Workers Welfare Fund, Rs. 0.1 crores payable towards dividend tax and Rs.0.02 payable towards service tax;
 - b) The dues outstanding in respect of income tax or sales tax or service tax or duty of customs or duty of excise or value added tax not deposited on account of any dispute are as follows:

S1. No.	Financial Year	Nature of Due	Disputed Amount (in Rs. Crores)	Disputed Forum
1	01.07.2003 to 31.03.2006 & 01.04.2006 to 31.03.2007	Service tax demand	378.35	Supreme Court
2	01.04.2007 to 30.09.2007, 01.10.2007 to 31.03.2008 & 01.04.2006 to 31.03.2007	Service tax demand	103.61	Supreme Court
3	AY 2015-16 to 2017-18	Kerala General Sales Tax	495.67	Joint Commissioner (Appeals)

In the absence of details relating to payment made, gross demand is disclosed in the above table.

(viii) Based on the information and explanation given to us, the company has not defaulted in the repayment of loans or borrowing to a financial institution, bank or government. The company has not raised any money by way of issue of debenture.

- (ix) Based on the information and explanation given to us, the company has not raised any money by way of initial public offer or further public offer and term loans. Accordingly, clause 3(ix) of the Order is not applicable.
- (x) We are informed by the management that no major fraud by the company or fraud on the company by its officers or employees has been reported to the company.
- (xi) The company, being a Government Company, is exempted from the provisions of section 197 read with Schedule V to the Act. Therefore, clause (xi) of the Companies (Auditor's Report) Order, 2016, is not applicable to the company.
- (xii) As the company is not a Nidhi Company, the clause (xii) of the Companies (Auditor's Report) Order, 2016, is not applicable to the company.
- (xiii) Based on the information and explanation given to us, all the transactions with the related parties are in compliance with sections 177 and 188 of the companies act, 2013, to the extent applicable to the Government company, and the details have been disclosed in the financial statements etc., as required by the applicable accounting standards.
- (xiv) Based on the information and explanations given to us, the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xv) Based on the information and explanations given to us, the company has not entered into any non- cash transactions with directors or persons connected with him during the year.
- (xvi) Based on the information and explanations given to us, the company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For Krishnamoorthy & Krishnamoorthy

Chartered Accountants (FRN: 001488S)

(Sd/-) Hariprasad B.

Partner (M. No. 238467)

UDIN: 23238467BGTRTC2482

Kochi

Date: 19.09.2023

ANNEXURE 2 TO THE INDEPENDENT AUDITOR'S REPORT

Report on the Internal Financial Controls under Clause (I) of Sub-section 3 of Section 143 of the Companies Act, 2013 ('the Act')

We have audited the internal financial controls over financial reporting of Kerala State Beverages (Manufacturing & Marketing) Corporation Limited (the company) as of 31st March 2021 in conjunction with our audit of the financial statements of the company for the year ended on that date.

Management's responsibility for Internal Financial Controls

The company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the company considering the essential components of internal control stated in the guidance note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of accounting records and the timely preparation of reliable financial information as required under the Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's Internal Financial Controls over financial reporting with reference to these financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on audit of internal financial controls over financial reporting (the Guidance Note) and the standards on auditing, issued by ICAI and deemed to be prescribed under Section143 (10) of the Act, to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and, both issued by the Institute of Chartered Accountants of India. Those standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain Audit evidence about the adequacy of the internal financial controls system over financial reporting with reference to these financial statements and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the

risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal controls based on the assessed risk. The procedures selected depend on the auditor's judgment including the assessment of risks of material misstatement of the financial statements, whether due to fraud or error,

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the company's internal financial control systems over financial reporting with reference to these financial statements.

Meaning of internal financial controls over financial reporting

A company's internal financial control over financial reporting with reference to these financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial controls over financial reporting includes those policies and procedures that (1) pertain to the maintenance of the records that, in reasonable detail, accurately and fairy reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that the transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that the receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding the prevention or timely deduction of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting with reference to these financial statements, including the possibility of collusion of improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over the financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Basis of Qualified opinion

According to the information and explanations given to us and based on our audit, the following material weaknesses have been identified as at 31st March, 2021.

The company did not have an appropriate internal control over financial reporting for;

- a) ensuring compliance with the applicable accounting standards, with regard to establishing a process of periodic verification of property plant and equipment and reconciling the same with the fixed asset register and books of account; validating the correctness of classification of the Property, Plant and Equipment.
- b) The Company's process of evaluating completeness and accuracy of transactions relating to impairment and derecognition of Property, Plant and Equipment based on the periodic verification and technical evaluations.
- c) The internal financial controls prescribed over the accounting and reconciling bank transactions are not operating effectively, which could potentially result in incorrect accounting and reporting of bank transactions and balances;
- d) The Company's information system's inadequacy to ensure transaction-level and account balance level assertions of accuracy, classification, cut-off, completeness, existence, and valuation of the financial transactions recorded in revenue, employee cost, inventory management and financial accounting system.
- e) The internal control regarding review of long pending Advances, Deposits and Trade payables needs further strengthening.
- f) The Company does not have a system of maintenance and reconciliation of tax deducted at source, tax collection at source and GST.
- g) The Company has not established a proper system for the remittance of Provident Fund contribution of employees on a timely basis.
- h) The Company's system of assessing actuarial valuation of terminal benefits of employees are not operating effectively and has resulted in deviations in assessing the liabilities.
- i) The Company's system for recognition of deferred tax is not operating effectively.

A 'material weakness' is a deficiency, or a combination of deficiencies, in internal financial control over financial reporting, such that there is a reasonable possibility that a material misstatement of the company's annual or interim financial statements will not be prevented or detected on a timely basis.

Qualified Opinion

In our opinion, except for the effects/possible effects of the material weaknesses described above on the achievement of the objectives of the control criteria, the Company has maintained, in all material respects, adequate internal financial controls over financial reporting and such internal financial controls over financial reporting were operating effectively as of March 31,2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

We have considered the material weakness identified and reported above in determining the nature, timing, and extent of audit tests applied in our audit of the financial statements of the Company for the year ended 31st March 2021, and these material weaknesses do not affect our opinion on the financial statements of the Company.

For Krishnamoorthy & Krishnamoorthy

Chartered Accountants (FRN: 001488S)

(Sd/-) Hariprasad B.

Partner (M. No. 238467)

UDIN: 23238467BGTRTC2482

Kochi

Date: 19.09.2023



ANNEXURE - 3 TO THE INDEPENDENT AUDITOR'S REPORT

Replies to Directions from Comptroller & Auditor General of India under section 143(5) of the Companies Act, 2013

Directions under Section 143(5) of the Companies Act, 2013	Report	Action Taken	Impact in accounts and Financial Statements
1) Whether the company has system in place to process all the accounting transactions through IT System? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implication, if any	No. The company does not have a system in place to process all the accounting transactions through IT system. All accounting transactions are processed manually and incorporated into Tally software for preparation of books of accounts.	_	Since there is no system in place to process all accounting transactions through IT system, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with financial implications does not arise.
2) Whether there is any restructuring of an existing loan or cases of waiver/write off of debts/ loans/ interest etc. made by a lender to the company due to the company's inability to repay the loan? If yes, the financial impact.	No such cases	_	NIL
3) Whether funds received/ receivable for specific schemes from Central/ State agencies were properly accounted for/ utilised as per its term and condition? List the cases of deviation	No such cases	-	NIL

4) Whether the Company has an effective system for recovery of dues in respect of sales activities and the dues outstanding and recoveries there against have been properly recorded in the books of accounts?	The Company does not have the practice of supply of goods on credit basis. Hence, the effective system for recovery of dues in respect of sales activities does not arise.	_	NA
5) Whether the Company has an effective system for physical verification, valuation of stock, treatment of nonmoving items and accounting the effect of shortage/ excess noticed during physical verification.	The corporation has a set of system for physical verification of Liquor of all its FL 9 Warehouse and FL 1 shops. Stock verification at the FL 9 warehouses and FL 1 Shops are conducted twice in a financial year. Also Company has laid down proper procedures to account the non-moving items, accounting the effect of shortage / excess noticed during physical verification.	Corporation is conducting half yearly physical verification of stocks in all our units.	NIL
6) The effectiveness of the system followed in recovery of dues in respect of sales activities.	The Company follows the sales on cash basis. There are no dues in respect of sales activities then and thereby	NA	NIL

For Krishnamoorthy & Krishnamoorthy

Chartered Accountants (FRN: 001488S)

(Sd/-) Hariprasad B.

Partner (M. No. 238467)

UDIN: 23238467BGTRTC2482

Kochi

Date: 19.09.2023

Kerala State Beverages (Manufacturing & Marketing) Corporation Limited BALANCE SHEET AS AT MARCH 31ST, 2021

(All amounts are in Crores of Indian Rupees, unless otherwise stated)

Particulars	Note No.	As at 31.03.2021	As at 31.03.2020 (Restated)
ASSETS			
Non-current assets			
(a) Property, Plant and Equipment	4	17.49	20.26
(b) Capital work-in-progress	5	25.26	-
(c) Intangible assets under development	6	0.76	-
(d) Financial Assets			
(i) Investments	7	6.11	7.22
(ii) Loans	8	3.58	4.59
(iii) Other financial assets	9	0.56	4.55
(e) Non-current tax assets (net)	10	965.72	970.65
(f) Deferred Tax Assets (net)	11	47.78	5.31
(g) Other non-current assets	12	30.44	50.49
		1,097.70	1,063.07
Current assets	40	400 50	400.40
(a) Inventories	13	460.50	436.49
(b) Financial Assets	4.4	000.00	440.70
(i) Cash and cash equivalents	14 15	203.96	113.79
(ii) Bank balances other than (i) above	-	543.87	1,107.50
(iii) Loans (iv) Other financial assets	16 17	1,005.29 27.39	1,005.33 51.92
	17	27.39 112.06	105.30
(c) Other current assets	10		
Total Assets		2,353.07 3,450.77	2,820.33 3,883.40
		3,430.77	ა,00ა.40
EQUITY AND LIABILITIES Equity			
(a) Equity Share capital	19	5.00	5.00
(b) Other Equity	20	802.75	1,102.18
(b) Other Equity	20	807.75	1,107.18
LIABILITIES		007.73	1,107.10
Non-Current Liabilities			
(a) Financial Liabilities			
(i) Other financial liabilities	21	1.25	_
(i) Other infancial habilities	۷.	1.20	_
Current Liabilities			_
(a) Financial Liabilities			
(i) Borrowings	22	1,000.00	1,500.00
(ii) Trade payables	22	1,000.00	1,500.00
Total outstanding dues of micro enterprises and			
small enterprises		-	-
Total outstanding dues of creditors other than micro			
enterprises and small enterprises	23	372.53	394.87
(iii) Other financial liabilities	24	138.87	110.84
(b) Other current liabilities	25	1,130.37	770.51
(-)		2,641.77	2,776.22
Total Equity and Liabilities		3,450.77	3,883.40

The accompanying notes from an integral part of the financial statements

As per our report of even date attached For and on behalf of the Board of Directors

For M/s Krishnamoorthy & Krishnamoorthy **Chartered Accountants** (FRN No. 001488S)

Sd/-Hariprasad B. Partner (M. No. 238467) UDIN: 23238467BGTRTC2482 Chairman & Managing Director Director DIN: 01299829 Sd/-Abhilash C. U.

Company Secretary M. No. A53689

Sd/-

Yogesh Gupta IPS

Sd/-

DIN: 03399884

Anoop Sathyapalan

Sd/-

Director

Pramod M. V.

DIN: 10264341

Place: Kochi Date: 19.09.2023

Kerala State Beverages (Manufacturing & Marketing) Corporation Limited

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31st, 2021

(All amounts are in Crores of Indian Rupees, unless otherwise stated)

Particulars	Note No.	For the year ended 31.03.2021	For the year ended 31.03.2020 (Restated)
Income			
Revenue from operations	26	4,074.78	5,106.63
Other Income	27	171.02	192.13
Total Income		4,245.80	5,298.76
Expenses			
Purchase of Stock-in-Trade – Traded goods	28	1,492.62	1,862.16
Changes in inventories	29	-24.16	-19.35
Excise duty expenses		1,813.15	2,054.32
Import duty expenses	00	8.01	11.96
Employees benefits expense	30	233.76	211.97
Finance costs	31 4	110.15 3.76	118.51
Depreciation and amortisation expense Other expenses	4 32	902.86	3.56 961.60
Total Expenses	32	4,540.15	5,204.73
Total Expenses		4,540.15	5,204.73
Profit before exceptional items and tax		-294.35	94.03
Exceptional items	33	-	0.01
Profit before Tax		-294.35	94.02
Tax Expense			
Current Tax		-	28.89
Tax for earlier years		26.04	108.37
Deferred Tax		-39.57	-1.29
		-13.53	135.97
Profit/(Loss) for the year		(280.82)	(41.95)
Other comprehensive Income			
Items that will not be reclassified to profit or loss			
Remeasurements of post-employment benefit obligations		-11.51	19.39
Income tax relating to items that will not be reclassified to profit or loss		2.90	(8.11)
Total other comprehensive income for the year		-8.61	11.28
Total Comprehensive Income for the year		(289.43)	(30.67)
rnings per equity share of Rs. 10 each		` ′	` '
Basic and Diluted EPS (Rs.)	34	(56,164)	(8,390)

The accompanying notes from an integral part of the financial statements

As per our report of even date attached For and on behalf of the Board of Directors

For M/s Krishnamoorthy & Krishnamoorthy **Chartered Accountants** (FRN No. 001488S)

Sd/-Hariprasad B. UDIN: 23238467BGTRTC2482

Partner (M. No. 238467)

Chairman & Managing Director DIN: 01299829 Sd/-

Sd/-

DIN: 03399884

Director

Anoop Sathyapalan

Sd/-

Director

Pramod M. V.

DIN: 10264341

M. No. A53689

Abhilash C. U. Company Secretary

Sd/-Yogesh Gupta IPS

Place: Kochi Date: 19.09.2023

Kerala State Beverages (Manufacturing & Marketing) Corporation Limited

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED MARCH 31st, 2021

(All amounts are in Crores of Indian Rupees, unless otherwise stated)

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Cash Flow From Operating Activities		
Profit before tax	-294.35	94.02
Adjustments for:		
Depreciation and amortisation expense	3.76	3.56
(Profit)/ Loss on sale of fixed asset	-	0.01
Provision for Employee benefits	-	-2.26
Provision for Receivables write off	1.34	3.34
Fair Value changes of investments considered to profit and loss	1.11	0.52
Interest received	-65.18	-106.81
Exceptional Item	-	0.01
Interest paid	110.15	118.51
	-243.17	110.91
Change in operating assets and liabilities		
(Increase)/ decrease in Other financial assets	5.05	671.58
(Increase)/ decrease in inventories	-24.01	-19.09
(Increase)/ decrease in Other assets	16.87	-920.95
Increase/ (decrease) in provisions and other liabilities	380.02	215.00
Increase/ (decrease) in trade payables	-22.35	33.53
Cash generated from operations	112.42	90.99
Cash flow from exceptional items	-	-0.01
Less : Income taxes paid (net of refunds)	-26.4	-142.14
Net cash from/ (used in) operating activities (A)	86.38	-51.16
Cash Flows From Investing Activities		
Purchase of PPE (including changes in CWIP)	-26.81	-4.90
Sale proceeds of PPE (including changes in CWIP)	-	0.01
(Investments in)/ Maturity of fixed deposits with banks	563.63	92.33
Interest income	89.71	97.98
Net cash from/ (used in) investing activities (B)	626.53	185.41

203.96

Sd/-

DIN: 03399884

Director

Anoop Sathyapalan

113.79

Sd/-

Director

Pramod M. V.

DIN: 10264341

Particulars	For the year ended 31.03.2020	For the year ended 31.03.2019
Cash Flows From Financing Activities		
Proceeds/(Repayment) of short term borrowings	-500.00	-
Inter corporate loan granted	-	-5.00
Dividend on equity shares (including Dividend distribution tax)	-10.00	-9.89
Interest on Short term borrowings	-112.73	-120.69
Net cash from/ (used in) financing activities (C)	-622.73	-135.58
	20.47	
Net increase (decrease) in cash and cash equivalents (A+B+C)	90.17	-1.33
Cash and cash equivalents at the beginning of the financial year	113.79	115.12
Cash and cash equivalents at end of the year	203.96	113.79
Notes:		
The above cash flow statement has been prepared under indirect Statements".	ct method prescribed in	Ind AS 7 "Cash Flow
2. Components of cash and cash equivalents		
Balances with banks		
- in current accounts	99.75	17.07
- in Treasury bank savings accounts	16.38	5.47
- Term deposits with original maturity of less than three months	30.03	90.38
Cash on hand	54.17	0.86
Funds in Transit	3.63	0.01
I and the second		

The accompanying notes from an integral part of the financial statements

As per our report of even date attached For and on behalf of the Board of Directors

For M/s Krishnamoorthy & Krishnamoorthy **Chartered Accountants**

(FRN No. 001488S)

Sd/-Hariprasad B. Partner (M. No. 238467) UDIN: 23238467BGTRTC2482

Sd/-Yogesh Gupta IPS Chairman & Managing Director DIN: 01299829

Sd/-

Abhilash C. U. Company Secretary M. No. A53689

Place: Kochi Date: 19.09.2023

Kerala State Beverages (Manufacturing & Marketing) Corporation Limited

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED MARCH 31st, 2021

(All amounts are in Crores of Indian Rupees, unless otherwise stated)

A. Equity Share Capital					
As at 01.04.2020	Changes in equity share capital during the year		As at 31.03.2021		
5.00		-	5.00		
As at 01.04.2019	Changes in equity	share capital during the year	As at 31.0	3.2020	
5.00		-	5.00		
B. Other Equity				₹ in Crores	
	General Reserve	Other comprehensive income	Retained Earning	Total	
Balance as at April 1, 2019	191.21	-6.12	957.65	1,142.74	
Profit/(Loss) for the year	-	-	-41.95	-41.95	
Add other comprehensive income for the year	-	11.28	-	11.28	
Less: Dividends	-	-	-8.20	-8.20	
Less: Tax on Dividends			-1.69	-1.69	
Balance as at March 31 st 2020	191.21	5.16	905.81	1,102.18	
Profit/(Loss) for the year	-	-	-280.82	-280.82	
Add other comprehensive income for the year	-	-8.61	-	-8.61	
Less Dividends	-	-	-10.00	-10.00	
Balance as at March 31st 2021	191.21	-3.45	614.99	802.75	

The accompanying notes from an integral part of the financial statements

As per our report of even date attached For and on behalf of the Board of Directors

For M/s Krishnamoorthy & Krishnamoorthy Chartered Accountants (FRN No. 001488S) Sd/Yogesh Gupta IPS
Chairman & Managing Director
DIN: 01299829

Sd/Anoop Sathyapalan
Director
DIN: 03399884

Sd/Pramod M. V.
Director
DIN: 10264341

Sd/-Abhilash C. U. Company Secretary M. No. A53689

Sd/-Hariprasad B.

Partner (M. No. 238467) UDIN: 23238467BGTRTC2482

Place: Kochi Date: 19.09.2023

Kerala State Beverages (Manufacturing & Marketing) Corporation Limited CORPORATE OVERVIEW AND SIGNIFICANT ACCOUNTING POLICIES

1. Corporate Information

Kerala State Beverages (Manufacturing & Marketing) Corporation Limited was incorporated on February 23rd, 1984 as a wholly owned State Government company. The Company is domiciled in India and having registered office at Bevco Tower, Palayam, Thiruvananthapuram - 695033. The Company is engaged in purchase and sale/distribution of Indian made foreign liquor (IMFL), Beer, Wine, foreign made foreign liquor (FMFL) and foreign made wine (FMW) in the state of Kerala. The Ind AS financial statements for the year ended March 31st, 2021 were approved by the Board of Directors on September 19, 2023.

2. Basis of preparation of financial statements

The financial statements of the company have been prepared in accordance with Indian Accounting Standard (Ind AS) notified under Companies (Indian Accounting Standard) Rules, 2015 as amended from time to time. The company has prepared the financial statements to comply in all material aspects with Indian Accounting Standards (Ind AS) and the relevant provisions of the Companies Act, 2013 besides the pronouncements/ guidelines of the Institute of Chartered Accountants of India. The financial statements have been prepared on an accrual basis.

The financial statements of the Company have been prepared on the historical cost basis, except for certain financial instruments which are measured at fair values at the end of each reporting period, as explained in the accounting policies below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

2.1 Application of New Accounting Pronouncements

New Accounting standards, amendments and interpretations adopted by the Company effective from April 1, 2020:

a. Amendment to Ind AS 1 and Ind AS 8 - Definition of Material

The Ministry of Corporate Affairs ("MCA") issued Amendment to Ind AS 1 "Presentation of Financial Statements" and Ind AS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" to update a new definition of material in Ind AS 1. The amendments clarify the definition of "material" and how it should be applied by including in the definition guidance that until now has featured elsewhere in Ind AS Standards. The new definition clarifies

that, information is considered material if omitting, misstating, or obscuring such information, could reasonably be expected to influence the decisions that the primary users of general-purpose financial statements make based on those financial statements. The definition of material in Ind AS 8 has been replaced by a reference to the definition of material in Ind AS 1. In addition, the MCA amended other Standards that contain a definition of material or refer to the term 'material' to ensure consistency. The adoption of the amendment to Ind AS 1 and Ind AS 8 did not have any material impact on its evaluation of materiality in relation to the financial statements.

b. Amendment to Ind AS 116 - Leases

The MCA issued amendments to Ind AS 116, "Leases", provide lessees with an exemption from assessing whether a COVID-19-related rent concession is a lease modification. The amendments allowed the expedient to be applied to COVID-19-related rent concessions to payments originally due on or before June 30, 2021 and also require disclosure of the amount recognised in profit or loss to reflect changes in lease payments that arise from COVID-19-related rent concessions. The reporting period in which a lessee first applies the amendment, it is not required to disclose certain quantitative information required under Ind AS 8.

c. Amendment to Ind AS 109 and Ind As 107 – Interest Rate Benchmark Reform

The MCA amended some of its requirements for hedge accounting. The amendments provide relief from potential effects of the uncertainty caused by the IBOR reform. In addition, the amendments require companies to provide additional information to investors about their hedging relationships that are directly affected by these uncertainties. The adoption of amendment to Ind AS 109 and Ind AS 107 did not have any material impact on the financial statements of the Company.

d. Amendment to Ind AS 103 - Business combinations

MCA has issued amendments to Ind AS 103, "Business Combinations", in connection with clarification of business definition, which help in determining whether an acquisition made is of a business or a group of assets. The amendment added a test that makes it easier to conclude that a Company has acquired a group of assets, rather than a business, if the value of the assets acquired is substantially all concentrated in a single asset or group of similar assets. The adoption of amendment to Ind AS 103 is applicable to new acquisition on a prospective basis and did not have any impact on the financial statements of the Company.

Use of estimates

The preparation of financial statements in conformity with Generally Accepted Accounting Principles (GAAP) requires management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets, liabilities, income and expenses and the disclosure of contingent liabilities on the date of the financial statements. Actual results could differ from those estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Any revision to accounting estimates is recognised prospectively in current and future periods. Application of accounting policies that require critical accounting estimates involving complex and subjective judgments and the use of assumptions in the financial statements are as follows

(a) Property, Plant and Equipment

Property, plant and equipment represent a significant proportion of the asset base of the Company. The charge in respect of periodic depreciation is derived after determining an estimate of the asset's expected useful life and the expected residual value at the end of its life. The useful lives and residual values of Company's assets are determined by management at the time the asset is acquired and reviewed periodically, including at each financial year end. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology

(b) Employee Benefits

The present value of the defined benefit obligations depends on a number of factors that are determined on an actuarial basis using a number of assumptions. Any changes in these assumptions will impact the carrying amount of obligations.

(c) Fair value measurement of financial instruments

When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques which involve various judgements and assumptions. Where, in spite of best efforts, a reliable basis for fair value cannot be obtained, the carrying amount is substituted as fair value.

(d) Taxes

Income tax, GST and other applicable taxes are computed and paid as per the law for the time being in force. Impact of decisions of Supreme Court and jurisdictional appellate bodies to the extent possible are considered



above. Advance rulings sought by third parties are by and large not binding on the company as facts may differ.

3. Significant Accounting Policies

(a) Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current/ non-current classification.

An asset is treated as current when it is:

- i) Expected to be realised or intended to be sold or consumed in normal operating cycle
- ii) Held primarily for the purpose of trading
- iii) Expected to be realised within twelve months after the reporting period, or
- iv) Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- i) it is expected to be settled in normal operating cycle
- ii) It is held primarily for the purpose of trading
- iii) It is due to be settled within twelve months after the reporting period, or
- iv) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

(b) Fair value measurement

The Company has applied the fair value measurement wherever necessitated at each reporting period

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- i. In the principal market for the asset or liability;
- ii. In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non - financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and the best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Level 1 : Quoted (unadjusted) market prices in active market for identical assets or liabilities;

Level 2 : Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable; and

Level 3: Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

(c) Revenue Recognition

Sale of goods

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured,

regardless of when the payment is being made. Revenue on sale of goods is recognised when

- (a) the risk and rewards of ownership is transferred to the buyer a
- (b) neither continuing managerial involvement nor effective control
- (c) probable future economic benefits
- (d) reliable measurement of revenue
- (e) reliable measurement of cost

Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government and discount. When the inflow of cash is deffered FV can be less than the nominal account of cash. Under an effective financing transaction, the fair value of consideration is determined by discounting all future receipts using an imputed rate of interest.

Interest Income

Interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortised cost of a financial liability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the expected credit losses.

Dividend income

Dividend income is recognized when the company's right to receive dividend is established by the reporting date, which is generally when shareholders approve the dividend.

Dividend expense

Final Dividend on shares is recorded as a liability on the date of approval by the shareholders. Payment of final dividend is made within the statutory period as per the amendment made in the Articles of Association.

(d) Property, plant and equipment and capital work in progress

Property, plant and equipment are stated at cost, net of recoverable taxes, trade discount and rebate less accumulated depreciation and impairment

loss, if any, such cost includes purchase price, borrowing cost and any cost directly attributable to bringing the assets to its working condition for its intended use.

An asset is treated as Impaired when the carrying cost of assets exceed its recoverable value. An impairment loss is charged to profit and loss Account in the year in which an asset is identified as impairment. The impairment loss recognised in prior accounting periods is reversed if there has been charged in the estimate of recoverable amount. Gains or losses arising from derecognition of property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit and loss when the asset is derecognized.

(e) Depreciation on property, plant and equipment

Depreciation is provided on the basis of useful life of the asset as prescribed in schedule II of the Companies Act 2013. The company continues the policy of fully writing off minor assets having a gross value of less than rupees five thousand per unit in the year of purchase. Depreciation has been provided on WDV method for all depreciable assets so as to write off the cost of the assets after retaining residual value of not more than 5% of cost, over the useful life of the respective assets as prescribed in the Act.

Depreciation on additions to fixed assets and sale of fixed assets are provided on pro-rata basis.

The useful lives considered for depreciation of fixed assets are as follows:

Assets Category	Estimated useful life (in years)
Buildings	60
Furniture and fixtures	10
Office equipment	5
Electrical Fittings	5
Vehicles	8
Computers	
Servers & Networks	6
End user devices	3
Plant & Machinery	15

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

(f) Inventories

Stock of IMFL and Beer is valued at lower cost and net realisable value. The cost is computed on FIFO basis. Stock of Holographic Security Labels are valued at cost. The stock of IMFL and Beer stated above does not include the cost of Dead Stock (Obsolete, defective and unserviceable stock).

(g) Foreign currency transactions and translations

The Company's financial statements are presented in INR, which is also the Company's functional currency.

(h) Taxes

Current income tax

Current tax is measured at the amount of tax expected to be payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961. Current tax assets and current tax liabilities are off set when there is a legally enforceable right to set off the recognized amounts and there is an intention to settle the asset and the liability on a net basis.

Deferred tax

Deferred income tax is recognised using the Balance Sheet approach. Deferred income tax assets and liabilities are recognised for deductible and taxable temporary differences arising between the tax base of assets and liabilities and their carrying amount, except when the deferred income tax arises from the initial recognition of an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profit or loss at the time of the transaction.

Deferred tax assets are recognised only to the extent that it is probable that either future taxable profits or reversal of deferred tax liabilities will be available, against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised.

The carrying amount of a deferred tax asset shall be reviewed at the end of each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

Deferred tax assets and liabilities are measured using the tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

Deferred tax assets and liabilities are off set when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority.

(i) Retirement and other employee benefits

The contributions of the company towards Employees Provident Fund and Superannuation Fund are being charged to revenue. Payments for the funded schemes applicable to the regular employees of the Corporation for the gratuity and leave encashment are based on the amounts as determined by the independent actuarial valuation carried out at the end of the year. Contributions applicable to the employees on deputation are charged to revenue as and when it is paid to the respective parent department.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

(i) Leases

The Company evaluates each contract or arrangement, whether it qualifies as lease as defined under Ind AS 116.

As a lessee:

The Company's lease asset classes primarily consist of leases for Land and Buildings. The Company assesses whether a contract is or contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether:

- (i) the contract involves the use of an identified asset
- (ii) the Company has substantially all of the economic benefits from use of the asset through the period of the lease and
- (iii) the Company has the right to direct the use of the asset.

At the date of commencement of the lease, the Company recognises a right-of-use asset ("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (shortterm leases) and leases of low value assets. For these shortterm and leases of low value assets, the Company recognises the lease payments as an operating expense on a straightline basis over the term of the lease.

The right-of-use assets are initially recognised at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses, if any. Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset.

The lease liability is initially measured at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates. The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made.

A lease liability is remeasured upon the occurrence of certain events such as a change in the lease term or a change in an index or rate used to determine lease payments. The remeasurement normally also adjusts the leased assess.

Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

As a lessor:

Leases under which the Company is a lessor are classified as finance or operating leases. Lease contracts where all the risks and rewards are substantially transferred to the lessee, the lease contracts are classified as finance leases. All other leases are classified as operating leases.

(k) Impairment of non-financial assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs of disposal

and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

(1) Provisions

General

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

Necessary provision for doubtful debts, claims, etc., are made if realisation of money is doubtful in the judgement of the management.

Contingent liabilities

Contingent liabilities are not provided for in the books of accounts. Contingent liabilities are estimated, have been disclosed by way of notes on forming part of accounts

Contingent assets

Where an inflow of economic benefits is probable, the Company discloses a brief description of the nature of the contingent assets at the end of the reporting period, and, where practicable, an estimate of their financial effect.

(m) Financial Instruments

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Debt instruments at amortised cost
- Debt instruments at fair value through other comprehensive income (FVTOCI)
- Debt instruments, derivatives and equity instruments at fair value through profit or loss (FVTPL)
- Equity instruments measured at fair value through other comprehensive income (FVTOCI)

Debt instruments at amortised cost

The Company classifies a debt instrument as at amortised cost, if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows; and
- b) Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

Such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss.

Debt instrument at FVTOCI

The Company classifies a debt instrument at FVTOCI, if both of the following criteria are met:

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
- b) The asset's contractual cash flows represent SPPI.

Debt instruments included within the FVTOCI category are measured as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the company recognizes interest income, impairment losses and reversals and foreign exchange gain or loss in the profit and loss statement. On derecognition of the asset,

cumulative gain or loss previously recognised in OCI is reclassified from the equity to profit and loss. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the EIR method.

Debt instrument at FVTPL

The Company classifies all debt instruments, which do not meet the criteria for categorization as at amortized cost or as FVTOCI, as at FVTPL.

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the profit and loss.

Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading are classified as at FVTPL. Where the Company makes an irrevocable election of equity instruments at FVTOCI, it recognises all subsequent changes in the fair value in other comprehensive income, without any recycling of the amounts from OCI to profit and loss, even on sale of such investments.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the profit and loss.

Derecognition

A financial asset is primarily derecognised when:

- The rights to receive cash flows from the asset have expired, or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Impairment of financial assets

In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

- a) Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance.
- b) Financial assets that are debt Instruments and are measured at FVTOCI

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12 months ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12-month ECL.

Lifetime ECL are the expected credit losses resulting from all possible default events over the expected life of a financial instrument. The 12 months ECL is a portion of the lifetime ECL which results from default events that are possible within 12 months after the reporting date.

ECL is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR. When estimating the cash flows, the Company considers all contractual terms of the financial instrument (including prepayment, extension, call and similar options) over the expected life of the financial instrument and Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECL allowance (or reversal) recognized during the period is recognized as income/ expense in the statement of profit and loss. This amount is reflected under the head 'other expenses' in the profit and loss. The balance sheet presentation for various financial instruments is described below:

- Financial assets measured as at amortised cost, contractual revenue receivables and lease receivables: ECL is presented as an allowance, which reduces the net carrying amount. Until the asset meets write-off criteria, the Company does not reduce impairment allowance from the gross carrying amount.
- **Debt instruments measured at FVTOCI:** Since financial assets are already reflected at fair value, impairment allowance is not further reduced from its value. Rather, ECL amount is presented as 'accumulated impairment amount' in the OCI.

For assessing increase in credit risk and impairment loss, the company combines financial instrument; on the basis of shared credit risk characteristics with the objective of facilitating an analysis that is designed to enable significant increases in credit risk to be identified on a timely basis.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at FVTPL and as at amortised cost.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit and loss.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, financial guarantee contracts and derivative financial instruments.

The measurement of financial liabilities depends on their classification, as described below:

Financial liabilities at FVTPL

Financial liabilities at FVTPL include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term.

This category also includes derivative financial instruments entered into by the Company that are not designated as hedging instruments in hedge relationships as defined by Ind AS 109. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognised in the profit or loss.

For liabilities designated as FVTPL, fair value gains/ losses attributable to changes in own credit risk are recognized in OCI. These gains/ loss are not subsequently transferred to profit and loss. However, the company may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognised in the statement of profit or loss. The company has not designated any financial liability as at fair value through profit and loss.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

Reclassification of financial assets

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest.

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet, if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

(n) Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

(o) Earnings per share

The basic earnings per share are computed by dividing the net profit for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

(p) Liability due from Staff on account of shortage in Stock/Cash

Liabilities due and recovered from employees of Warehouses and Shops on account of shortage in stock/cash are accounted on cash basis.

(q) Loss on account of fire, theft etc.

Loss of cash and stock due to theft and fire are recognised/debited to the Profit & Loss Account in the year of loss. Insurance claim on account of theft, fire etc. are accounted on cash basis as and when claims are received.

3.1 Recent accounting pronouncements - Standards issued but not yet effective

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards. There is no such notification which would have been applicable from April 1, 2021.

On 24 March 2021, the Ministry of Corporate Affairs (MCA) through a notification, amended Schedule III of the Companies Act, 2013. The amendments revise Division I, II and III of Schedule III and are applicable from April 1, 2021. The Company is evaluating the effect of the amendments on its financial statements.

Kerala State Beverages (Manufacturing & Marketing) Corporation Limited

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31ST, 2021

(All amounts are in Crores of Indian Rupees, unless otherwise stated)

	Gross carrying amount			Depreciation			Net carrying Value		
Particulars	As at 01.04.2020	Additions	Sales/ Adjustments	As at 01.04.2021	As at 01.04.2020	For the year	Sales/ Adjustments	As at 31.03.2021	As at 31.03.2021
Freehold Land	2.84	-	-	2.84	-	-	-	-	2.84
Building	11.03	-	-	11.03	1.86	0.45	-	2.30	8.73
Furniture & Fittings	5.68	0.25	-	5.93	3.00	0.71	-	3.71	2.22
Electrical Fittings	2.91	0.06	-	2.97	1.88	0.25	-	2.13	0.84
Office Equipments	10.12	0.68	-	10.80	5.87	2.28	-	8.14	2.66
Vehicles	1.22	-	-	1.22	0.94	0.08	-	1.02	0.21
	33.81	0.99	-	34.79	13.54	3.76	-	17.31	17.49

Particulars	Gross carrying amount			Depreciation			Net carrying Value		
	As at 01.04.2019	Additions	Sales/ Adjustments	As at 31.03.2020	As at 01.04.2019	For the year	Sales/ Adjustments	As at 31.03.2020	As at 31.03.2020
Freehold Land	2.84	-	-	2.84	-	-	-	-	2.84
Building	11.03	-	-	11.03	1.39	0.47	-	1.86	9.17
Furniture & Fittings	4.96	0.72	-	5.68	2.28	0.72	-	3.00	2.68
Electrical Fittings	2.76	0.22	0.06	2.91	1.60	0.32	0.04	1.88	1.03
Office Equipments	6.09	4.03	-	10.12	3.94	1.93	-	5.87	4.25
Vehicles	1.22	-	-	1.22	0.82	0.11	-	0.94	0.28
	28.90	4.97	0.06	33.81	10.03	3.56	0.04	13.54	20.26

5 Capital work-in-progress

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Capital work-in-progress (Refer note no. 5.1)	25.26	-
Total	25.26	-

5.1 Total expected project cost of ERP implementation and digitization of FL01 shops & warehouse is Rs.45 crores. Tenders were floated for identifying suitable provider for development and implementation of ERP software and for procurement of hardware suitable for implementation of the same. However due to Covid 19 and related impacts the delivery/implementation was delayed. The hardware components received were kept at concerned shops. The project got implemented in a phased manner from April 21 to Dec 21 in FL01 shops. The cost of hardware procured amounting to Rs.25.26 crores is shown as Capital Work in progress.

6 Intangible assets under development

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Intangible assets under development (Refer note no. 6.1)	0.76	-
Total	076	-

6.1 The tender for ERP development/implementation was awarded to M/s E-connect Solutions Private Limited for Rs 7.64 crores. The payment is released based on percentage of completion. The development and implementation of the ERP project is not yet complete. During FY 19-20, Rs.0.76 crores was paid as advance to M/s E-connect Solutions Private Limited. Work related to this project commenced during the FY 2020-21.

7 Non-current investments

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Unquoted investment in equity shares		
Financial instruments at FVTPL		
Investment in Kannur International Airport Ltd.	6.11	7.22
8,06,000 equity shares (March 31, 2020: 8,06,000 equity shares) of Rs. 100 each, fully paid up.		
Total	6.11	7.22

7.1 Total non-current investments

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Aggregate amount of quoted investments	-	-
Aggregate market value of quoted investments	-	-
Aggregate cost of unquoted investments	8.06	8.06
Aggregate amount of impairment in value of investments	1.95	0.84

7.2 Impairment in value of investments

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Opening Balance	0.84	0.32
Add: Current year impairment in value of investments	1.11	0.52
Closing Balance	1.95	0.84

8. Non-current Loans

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Unsecured, considered good		
Security deposits	3.58	4.59
Total	3.58	4.59

9 Other Financial Assets - Non Current

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Bank deposits with remaining maturity more than 12 months	0.38	4.37
Others (Refer note no. 9.1)	0.18	0.18
Total	0.56	4.55

9.1 Rs. 0.18 crores represents the amount deposited in Treasury A/c but no credit was given to company's account by Treasury. This amount was credited to the company's account during the month of October 2022.

10 Non-current tax assets (net)

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Non-current tax assets (net) (Refer note no. 10.1)	965.72	970.65
	965.72	970.65

10.1 The non-current tax assets (net) represents the income tax refund receivable (net of provision for respective years) for the AY 2012-13 and AY 2015-16 to AY 2020-21.

11 Deferred Tax Asset - Net

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Deferred Tax Liability	-	-
Deferred Tax Asset in relation to:		
Property, Plant and Equipment	2.28	1.13
Disallowance u/s 40(a)(ia)	0.03	0.04
Disallowances made u/s 43B of the Income Tax Act	0.06	0.06
Provison for Doubtful Advances suppliers	4.42	4.09
Unabsorbed Depreciation and carry forward loss	40.99	-
Total	47.78	5.31

12 Other non-current assets

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Unsecured, considered good		
Net defined benefit asset (Refer note 42)	5.88	14.20
Advance for purchase of land (Refer note 12.1)	4.00	4.00
Other capital advances	-	0.79
Disputed PF deposit (Refer note 37.3 C)	5.69	5.69
Prepaid Rent	0.33	0.24
Prepaid expenses - KIST and License Fee (Refer note 12.2)	14.54	25.57
Unsecured, considered doubtful		
Due from Govt. of Kerala for funds mobilised (Refer note 12.3)	2.77	2.77
Amount recoverable from employees (Refer note 12.4)	0.53	0.53
Less: Allowance for Doubtful advances	(3.30)	(3.30)
Total	30.44	50.49

- **12.1** As per Government Order (Rt) No. 259/2012/TD, dated 31-03-2012 an amount of Rs.4 crores was paid to CHICOPS for settling debts of Co-Operative Banks and in lieu of this the Government had ordered to allot land for the value. The valuation of land is obtained and the order is pending for execution
- 12.2 The Company had remitted an excess amount of Rs.93.20 crores as KIST and License fee of FL 01 shops and FL 9 warehouses during earlier years. As per GO(Rt) No.106/2016/TD Dated 05/02/2016 and GO(Rt) No.176/2016/TD Dated 29/02/2016 Government of Kerala has permitted to adjust the excess amount remitted against future payments. Accordingly an amount of Rs. 67.63 crores was adjusted up to 31/3/2021 as KIST, License Fee and interest on late payment of Differential excise duty and the balance amount to be adjusted amounts to Rs. 25.57 crores as on 31.03.2021. Out of this an amount of Rs. 11.03 crores in respect of next financial year is disclosed as prepaid expenses (Current) and the balance of Rs. 14.54 Crores is shown under other non-current assets.
- 12.3 Rs. 2.77 crores being the amount reimbursable by Government to the Company for funds mobilised from Commercial Banks as per the directives from the Government for advance remittance of statutory levies due to the government and for parking funds into the Treasury since 2004. However, the Government had not reimbursed the amount so far and we have requested the Government to allow write off of the above amount. Since the recovery of the amount is doubtful and based on the request submitted to the government to allow write off, provision to the extent of Rs. 2.77 crores is made in the books of accounts.
- 12.4 (a) An amount of Rs. 0.05 Crores being sales proceeds of FL 1 Shop Pattimattom was lost when the cash bag was snatched from an employee enroute to the bank for remittance. The Company has decided to recover the loss sustained from staff after adjusting the amount already recovered by the police and the process of recovery was not yet completed.
 - (b) During the period 24.08.2008 to 29.01.2011, an amount of Rs. 0.48 crores was misappropriated by Shop in Charge of FL 1 Shop Ravipuram Ernakulam by falsifying accounts of the shop. An amount of Rs.0.23 crores being the Sales Tax and Cess is included in the misappropriated amount.

Both the above recoverables amouting to Rs. 0.53 crores are disclosed under Other Non-Current Assets. Provision is made in the books of accounts for the same.

13 Inventories ₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Inventories are valued at lower of cost or net realisable value		
Finished products	459.48	435.32
Stores & Consumables	1.02	1.17
Total	460.50	436.49

- 13.1 Finished products does not include unsaleable stock as on 31.03.2021 (valued at current year purchase price plus duties) is Rs. 32.13 crores (Previous Year Rs.13.45 crores). The value of stock that has become unsaleable during the year valued at current year purchase price and duties is Rs. 26.40 crores (Previous year Rs. 5.16 crores) which has been debited to the respective Suppliers Account and credited to Purchase, Excise Duty and Import Fee Accounts respectively.
- 13.2 The closing stock of IMFL, Beer and Holographic Security Label is disclosed as per the physical verification conducted at the end of the year. Material discrepancies noticed on physical verification were recovered from the employees

14 Cash and cash equivalents

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Cash on hand	54.17	0.86
Balances with banks:		
(i) In current accounts	99.75	17.07
(ii) In treasury savings accounts	16.38	5.47
(iii) Term deposits with original maturity of less than three months	30.03	90.38
(iv) Funds in Transit (Refer note 14.1)	3.63	0.01
Total	203.96	113.79

14.1 The Funds in Transit is the amount transferred from Warehouses & Shops but not received in Head Office Account. The entire amount shown under the head Funds in Transit has been subsequently identified and cleared during the year 2021-22.

15 Bank balances other than cash and cash equivalents

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Term Deposits with banks (due to mature within 12 months of the reporting date)	543.87	1,107.50
Total	543.87	1,107.50

15.1 Fixed deposit includes a sum of Rs. 560 Crores held under lien as security towards working capital loan borrowed from the banks and Rs. 3.66 Crores held under lien as security towards bank guarantee.

16 Loans ₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Loan to K S S Pension Ltd. (Refer note 16.2 and 22.1)	1,000.00	1,000.00
Loan to Rehabilitation Plantation Limited (Refer note 16.1)	5.00	5.00
Staff Advances	0.29	0.33
Total	1,005.29	1,005.33

- **16.1** During the financial year 2019-20 company granted a loan of Rs. 5 Crores to Rehabilitation Plantation Limited as per the direction from Government of Kerala at an interest rate of 8.35% pa.
- 16.2 The outstanding balance of intercorporate loan to Kerala Social Security Pension Limited as on 31.03.2021 is Rs.1000 crores having a ROI of 8.05%. Corporation granted intercorporate loan as per the Government direction.

17 Other Financial Assets - Current

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Interest Receivable on Fixed Deposit and Loan	27.33	51.86
Others (Refer note 17.1)	0.06	0.06
Total	27.39	51.92

17.1 Treasury Accounts of the company includes Rs.0.06 crores being accounts opened in the names of officers/employees. Company has taken steps for the closure these accounts. This has been shown as Other Financial Assets.

18 Other current assets

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Unsecured, considered doubtful		
Advance to suppliers (Refer note 18.1)	10.56	9.22
Excise Duty Advance	0.04	0.04
Funds Receivable (Refer note 18.2)	0.65	0.65
Other Advances (Refer note 18.3)	3.02	3.02
Less: Allowance for Doubtful advances	(14.27)	(12.93)
Unsecured, considered good		
Security deposits & EMD	0.05	0.06
Prepaid expenses	13.81	13.47
Balances with government authorities (Refer note 18.4)	88.27	85.73
Cash Discount accrued	6.73	3.58
Other Advances	3.20	2.46
Total	112.06	105.30

- 18.1 Balances in sundry creditors account as on 31.3.2021 shows a debit balance of Rs. 10.56 crores. Debit balance in sundry creditors account pertains to the amount recoverable from them with respect to the cost, excise duty, import fee on dead stock, godown breakages, penalty for unsold stock and expenses incurred for destruction of dead stock etc. During the year 2020-21 Provision for receivables was created to the extent of Rs. 1.34 crores towards debit balance in Sundry Creditors Account.
- **18.2** The amounts transferred from Warehouses & Shops amounting to Rs.0.65 crores but not identified in Head Office Account are disclosed as Funds receivable
- 18.3 During the financial year 2004-05 and 2005-06, the Company has been routing the daily collection of its six retail shops (out of 309) through Chalakudy Urban Co-operative Bank. Out of the daily collections from these shops from 04.02.2005 to 07.04.2005, amount to the extent of Rs.3.07 crores is retained by the banker and kept in Fixed Deposit account of the company. This action was against the approved standing instructions with the banker for the transfer of collections to Thiruvananthapuram on a daily basis. On the Banker's prayer to the Hon'ble High Court of Kerala to allow

instalment facility to pay off to the Company the outstanding balance retained by the banker, it was exparte ordered that 'no action shall be taken against the petitioner without due process of law'. Thereafter the company had filed a complaint against the banker before the Hon'ble Chief Judicial Magistrate Court, Thiruvananthapuram in pursuance of which a criminal case has been registered and investigation by the State Vigilance Department is in progress. The Company has also filed an Arbitration Case u/s 69 of the Kerala Co-operative Societies Act, 1969. Meanwhile, the Chalakudy Urban Co-operative Bank had remitted Rs.0.10 crores on 17.03.2007 and the balance due as on 31.03.2007 was Rs.2.97 crores and shown in the accounts as the amount to be received from the Co-operative Urban Bank, Chalakudy which is included under the head "Other Advances - Considered doubtful". (The company has made a provision of Rs. 2.97 Crores during the financial year 2019-20.) The Arbitrator passed an award on 31.10.2016 in favour of the Company to realise and recover the amount with interest from 17.03.2007 to 14.10.2016 from the assets. Considering the Principle of Conservatism, no provision for the interest component has been made in accounts. Execution petition was filed before the district court Trivandrum for affecting the award of arbitrator, and based on the judgement, the original Arbitration award has been collected from the District court TVPM to file the Execution petition in Thrissur District Court. Steps are being taken to file EP in Thrissur District Court.

18.4 Balances with government authorities includes:

- Based on the decision of Government as per Abkari Policy for the year 2014-15 to close down FL3 Bar Hotels, except Five star and above category, the Government had directed the Company to take back the liquor stock available with the closed licensees. Accordingly these liquor stocks were freezed and transported to the various warehouses of the Company. Liquor stock worth Rs 15.06 Crores were thus transported to various warehouses and the amount have been paid to the concerned licensees. The Company has requested the Government for refund of the amount paid to such licensees and the Government has ordered for adjustment of the amount against Excise duty/sales tax payable in future. Since the Commissioner of Commercial Taxes Department has expressed their inability to adjust the amount, the matter was again taken up with Government and the Government directed to adjust the amount against Excise duty payable to Excise Department. Some licensees who had transported freezed liquor stocks thereafter to whom an amount of Rs.0.01 Crores paid during 2019-20 has been written off in the accounts in the light of the Government order above. The amount of Rs 15.06 Crores ordered for adjustment against excise duty is included under the head Balances with government authorities.
- (b) The Government of Kerala vide GO No. G.O.(Ms) No.62/2018/TD dated 16.08.2018 directed the Company to increase the excise duty rate for 100 days with effect from 18.08.2018. This resulted in revision in Excise Duty amount on the

liquor stock held as on 18.08.2018, in KSBC warehouses and shops. In order to avoid the delay in the payment and to ensure timely payment to the government, the Company remitted Rs.41.57 crores as Differential Excise Duty based on tentative figures. Later based on the actual stock ascertained, the actual amount of differential Excise Duty was Rs.36.93 crores. Hence there was an excess remittance of Rs.4.64 crores. A request was submitted to the Government to refund the excess differential duty remitted by the Company or to adjust the same against the Advance Excise duty being remitted by the Company for purchase of liquor. Similarly, during the year 2017-18, there was a revision in the rate contract purchase price of liquor, resulting in a revision in Excise Duty amount on the stock held in KSBC WHs and shops. The Corporation paid the differential excise duty in advance and there was an excess payment of differential excise duty for an amount of Rs.2.36 crores. Further, during the financial year 2020-21, the Corporation allowed price increase to the suppliers which also resulted revision in the excise duty amount on the stock held in the WHs and shops. The Corporation paid the differential excise duty in advance and there was an excess payment of differential excise duty for an amount of Rs.0.66 crores. Hence, the total amount of Excise duty receivable from government as on 31.03.2021 is Rs.7.66 crores which is included in Balance with Government Authorities and disclosed under Other Current Assets.

As per the above GO, The Excise duty rate was increased only for 100 days till 30.11.2018. Thereafter, it stands reduced and brought back to the previous excise duty rates with effect from 01.12.2018. However, the Company had sold the IMFL at a lower MRP considering the lower Excise duty rates which became effective from 01.12.2018. Excise duty on the stock lying with the Company as on 01.12.2018, had been remitted in advance at the enhanced rates of Excise duty. Due to this, the Company incurred a loss of Rs.39.90 crores. A request was submitted to the Government to refund the excess differential duty remitted by the Company or to adjust the same against the Advance Excise duty being remitted by the Company for purchase of liquor. On the basis of the request of the Corporation, the Government had accorded sanction to adjust the same against the future Excise duty as per Government letter No.83/A3/2019/TD dated 17.09.2022. Considering the principle of conservatism, no receivables were recognised in the books for this amount.

(c) During the year 2020-21 an amount of Rs.4.85 Crores has been resumed to Government account from the special TSB account of KSBC Ltd as on 31.03.2021 and the same was refunded back to STSB account of KSBC on 04.04.2021. The amount is included in Balance with Govt. authorities and disclosed under -Other Current Assets. (d) An amount of Rs.49.25 Crores (Excise duty - Rs.48.41 Crores + Import Fee – Rs. 0.84 Crores) has been paid as Advance duty to the Excise Department for the Permits issued to the suppliers during 2020-21 and not executed as on 31.03.2021. The amount is included in Balance with Govt. authorities and disclosed under - Other Current Assets.

19 Equity Share Capital

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Authorised Share Capital		
50000 Equity shares of Rs. 1000 each	5.00	5.00
Issued Share Capital		
50000 Equity shares of Rs. 1000 each	5.00	5.00
Subscribed and fully paid up share capital		
50000 Equity shares of Rs. 1000 each	5.00	5.00

19.1 Reconciliation of number of equity shares subscribed

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Balance as at the beginning of the year	5.00	5.00
Add: Shares issued during the year	-	-
Balance at the end of the year	5.00	5.00

19.2 Shares issued for consideration other than cash

39,750 equity shares of Rs. 1000/- each were allotted as fully paid up by way of bonus shares during financial year 2017-18.

19.3 Shareholders holding more than 5% of the total share capital

The Governor of Kerala holds the 100% equity share capital of the company i.e. 50000 equity shares of Rs.1000/- each

19.4 Rights, preferences and restrictions in respect of equity shares issued by the Company

The company has only one class of equity shares having a par value of Rs.1000 each. The equity shares of the company having par value of Rs.1000/- rank pari-passu in all respects including voting rights and entitlement to dividend.

20 Other Equity ₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
a) General Reserve		
Balance as at the beginning and end of the year	191.21	191.21
b) Other Comprehensive Income		
Balance as at the beginning of the year	5.16	(6.12)
Movement during the year	(8.61)	11.28
Balance as at the end of the year	(3.45)	5.16
c) Retained Earning		
Balance as at the beginning of the year	905.81	957.65
Add: Profit/(Loss) for the period	(280.82)	(41.95)
Less: Dividend for the FY 2017-18 (PY: FY 2016-17)	(10.00)	(8.20)
Less: Tax on dividend	-	(1.69)
Balance as at the end of the year	614.99	905.81
Total	802.75	1,102.18

20.1 Distribution of dividend paid and proposed *₹in Crores other than Dividend Per Share*

Particulars	2020-21	2019-20
Dividends on equity shares paid	8.20	-
(for the year ended 31st March 2017 - Rs. 1,640 per equity share)	-	-
Dividends on equity shares declared	10.00	8.20
(for the year ended 31st March 2018 - Rs. 2,000 per equity share) (PY: for the year ended 31st March 2017 - Rs. 1,640 per equity share)		
Proposed cash dividend for the year	-	-

21 Other Non-Current Financial Liabilities

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Employee related liabilities (Refer note no. 30.1(c))	1.25	-
Total	1.25	-

22 Borrowings ₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
From Banks (Secured)		
Working Capital Loan – Federal Bank	250.00	250.00
Working Capital Loan – Canara Bank	750.00	1,250.00
Total	1,000.00	1,500.00

- 22.1 The Government of Kerala has directed the Company to mobilise the funds from commercial banks and lend/deposit the same to Kerala Social Security Pension Limited/Treasury. For complying with the directions, the Company has availed loan from commercial banks as mentioned below.
 - A. During the financial year 2019-20, the Corporation borrowed loan from Federal Bank for an amount of Rs.250 crores @ 8.40% on 7.01.2020 and from Canara bank for an amount of Rs.750 crores @ 9% on 19.03.2020. The loan from canara bank was closed on 21.08.2020 and the loan from Federal bank was closed on 07.01.2021.
 - B. The Corporation availed an amount of Rs.500 crores from Canara Bank @ 8.45% on 18.09.2019 for a period of 6 months. The Loan was renewed for further 4 months on the expiry and was closed on 15.07.2020.
 - C. On 21.08.2020, the Corporation had again availed an amount of Rs.1250 crores from Canara bank @ 7.55% ROI for a period of 5 months. This loan was repaid and closed on 20.02.2021.
 - D. On 24.02.2021 The Corporation availed an amount of Rs. 750 crore from Canara Bank @ 7.35% ROI and Rs.250 crores from Federal Bank @ 7.25% ROI. Out of Rs.750 crore taken from Canara Bank, the Corporation had repaid an amount of Rs. 250 crore on 26.08.2021 and Rs. 500 crore on 9.9.2021 and closed the loan. Similarly out of Rs. 250 crore taken from Federal bank, the Corporation has repaid an amount of Rs.100 crore on 18.12.2021 and repaid an amount of Rs.150 crores on 05.04.2022 and closed the loan.

Hence total outstanding borrowings as on 31.03.2021 is Rs.1000 crores.

22.2 Nature of security: Working Capital Loan of Rs. 250 Crores from Federal Bank is secured against fixed deposit with treasury amounting to Rs. 125 Crores. Working Capital Loan of Rs. 750 Crores from Canara Bank is secured against fixed deposit with treasury amounting to Rs. 375 Crores and fixed deposit with Canara Bank amounting to Rs. 60 Crores.

23 Trade payables

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Outstanding dues of Micro enterprises and Small enterprises		
Outstanding dues of creditors other than Micro enterprises and Small enterprises		
For Goods Supplied	372.09	386.35
For Services	0.44	8.52
Total	372.53	394.87

23.1 Disclosures required by the Micro, Small and Medium Enterprises Development (MSMED) Act, 2006 are as under

	Particulars	As at 31.03.2021	As at 31.03.2020
(a)	The principal amount and the interest due thereon (to be shown separately) remaining unpaid to any supplier at the end of each accounting year Principal	-	-
	Interest on above Principal	-	-
(b)	the amount of interest paid by the buyer in terms of section 16 of the Micro, Small and Medium Enterprises Development Act, 2006 (27 of 2006), along with the amount of the payment made to the supplier beyond the appointed day during each accounting year;	-	-
(c)		-	-
(d) e)	the amount of interest accrued and remaining unpaid at the end of each accounting year; and the amount of further interest remaining due and payable even in the succeeding years, until such	-	-
	date when the interest dues above are actually paid to the small enterprise, for the purpose of disallowance of a deductible expenditure under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006.	-	-

^{*}This information has been determined to the extent such parties have been identified on the basis of information available with the Company.

24 Other Current Financial Liabilities

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
EMD & Security Deposit	44.84	50.54
Employee related liabilities	76.14	46.64
Interest accrued but not due on short term loans	1.09	3.68
Dividend Payable	10.00	9.89
Others	6.80	0.09
Total	138.87	110.84

25 Other Current Liabilities

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Statutory Dues	1,101.69	711.65
Other payables	9.24	31.52
Excise Duty Retained from Suppliers	18.54	26.59
Funds Payable (Refer note no. 25.1)	0.90	0.75
Total	1,130.37	770.51

25.1 Amounts received at head office account but not identified with any receipt at warehouse and shops of Rs. 0.90 crores is disclosed as Funds payable.

26 Revenue from operations

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Sale of Products	3,989.29	4,978.10
Other operating revenues		
Cash Discount	79.83	124.16
Excise Fine and Various Penalties	4.36	1.68
Sale of Carton, Carry bag & Other revenues	1.30	2.69
Total	4,074.78	5,106.63

26.1 Details of Gross Sales of IMFL and Beer During the year:

Gross sales of the Corporation during the financial year 2020-21 is Rs. 13,212.37 crores as against Rs.14,707.56 crores for the previous financial year 2019-20. Sales tax paid by the Corporation during the financial year 2020-21 is Rs. 9,223.08 crores as against Rs. 9,729.46 crores for the previous financial year 2019-20. Turnover Tax paid during the current financial year is Rs. 667.31 crores as against Rs.742.73 crores paid in the previous financial year.

27 Other Income ₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Interest Income		
a) On Short term deposit	64.68	106.30
b) On Intercorporate Loans	101.75	75.82
c) Other Interest	0.30	0.51
Dead Stock Destruction Charges (Suppliers)	0.31	0.19
Realisation of Loss and Damages While on Duty	1.93	3.36
Differential landed cost, excise duty and import duty	0.78	-
Other non-operating income companies:		
Fee Received for Supplying Information (RTI)	0.03	0.02
Miscellaneous Income	0.83	1.84
Insurance Claims (Refer note 27.1)	0.21	4.09
Total	171.02	192.13

27.1 Insurance claim of previous financial year includes Rs. 4 Crores being adhoc amount received from insurance company. During the year 2018-19, due to Kerala Flood 2018, the Company suffered a loss of stock and Fixed asset to the extent of an approximate value of Rs.32 crores (which include stock value at MRP). The Company has got Insurance arrangements with Insurance companies and had filed insurance claim for the same. This insurance claim lodged with the Insurance Company was Rs. 11.83 crores which comprises of cost + Excise duty + Import Fee. The admissible claim is pending to be finalised and an adhoc amount of Rs.4 crores was admitted and paid to the Company on 24th July, 2019.

28 Purchase of stock-in-trade – Traded goods

₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Purchases – Kerala	1,019.05	1,238.35
Purchases – Outside	446.47	593.53
Purchases – FMFL	28.76	36.89
Less: Trade Discount	-1.66	-6.61
Total	1,492.62	1,862.16

29 Changes in inventories of work-in-progress, stock in trade and finished goods

₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Opening Balance		
Stock-in-Trade	435.32	415.97
Closing Balance		
Stock-in-Trade	459.48	435.32
Net (increase) / decrease	-24.16	-19.35

30 Employee benefits expense

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Salaries, wages and bonus (Refer note no. 30.1)	201.33	184.51
Contribution to provident and other funds	22.44	18.89
Staff / Workmen welfare expenses	9.99	8.57
Total	233.76	211.97

30.1 Salaries, wages and bonus includes:

- a. pay revision arrears amounting to Rs. 17.04 Crores relating to financial year 2020-21.
- b. Rs. 8.11 crores paid as salary arrears to Labelling workers during February 2021 pursuant to GO (Ms) No. 50/2019 TD dtd. 05/09/2019.
- c. Rs. 1.25 crores due for payment to retired employees as 50% back wages pursuant to disposal in June 2023 of Special Leave Petitions (SLP) filed before the Hon. Supreme Court regarding back wages on enhancement of retirement age from 55 to 58 years.

31 Finance Cost ₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Interest on Short Term Loan	110.15	118.51
Total	110.15	118.51

32 Other expenses

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Rates & Taxes	21.64	22.59
Turnover Tax	667.31	742.73
Power and fuel	2.06	2.13
Repairs and Maintenance-General	0.90	0.96
Repairs and Maintenance (Others)	0.90	0.96
Freight & Other Selling Expenses	6.89	11.73
Professional Charges	0.30	0.36
Office Expenses	3.03	2.33
Loading & Unloading Charges	13.07	23.54
Impairment in value of investments	1.11	0.52
Training program expenses	-	0.04
Loss on sale of Fixed Assets/scrapped assets	-	0.01
Postage, Telegram and Telephone.	0.25	0.30
Packing Materials	1.09	1.90
Cost of Excise Establishment	9.89	9.84
Security Labels Consumed	6.31	8.37

Total	902.86	961.60
Miscellaneous expenses	2.94	0.17
activities (Refer note no. 32.3)	4.28	3.96
BevQ App expenses (net) (Refer note no. 32.2) Expenditure on Corporate Social Responsibility	0.24	-
Provision for doubtful advances	1.34	3.34
Bank Charges	0.92	3.96
Payment to Auditors (Refer note no. 32.1)	0.17	0.12
Labelling Charges	0.59	2.58
Interest on Delayed Statutory Payments	79.03	36.18
Watch & Ward Expenses	38.30	43.54
Rent	33.80	31.88
Legal Charges	1.15	1.22
Advertisement and sales promotion	0.57	1.05
Printing and stationery	1.83	2.63
Insurance	1.09	0.65
Travel and conveyance	1.86	2.01

32.1 Payment to Auditors

₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Interest on Short Term Loan	0.12	0.12
Reimbursement of expenses	0.05	-
Total	0.17	0.12

32.2 BevQ App expense (net)

BevQ was a unique mobile app launched by the company for Virtual Queue Management Service for sale of liquor through its FL01 outlets and other licensees so as to comply with social distancing norms on account of Covid 19 pandemic. This was a token based booking system where user generates a token for the purchase of liquor from nearby outlet/bar and presents the token for the purchase of the required quantities of liquor. Kerala Start up Mission was entrusted to identify a suitable startup company for development of the app and M/s Faircode Technologies Private Ltd enlisted with Kerala Start up Mission was identified for the same. The cost for app development was Rs.0.03 crores and Faircode Technologies Private Ltd was also entitled to SMS charges for sending and receiving SMS @12 paise/sms and @3 paise/sms respectively.

The cloud storage for hosting the app was procured from Amazon Web Services (AWS) through the empanelled agency CDIT for which monthly charges for AWS cloud service and 7% as TSP and maintenance charges was payable. For each token processed for a bar licensee, an amount of paise per token was charged from bar licensees. The amount of Rs.0.24 crore shown as BevQ App Expenses (net) is net of income.

32.3 Corporate Social Responsibility (CSR): As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend atleast 2% of its average net profit for the immediately preceding three financial years on CSR activities. The areas of CSR activity includes promoting education, art and culture, healthcare, Social Empowerment, etc., and those specified in Schedule VII of the Companies Act 2013. Details of amount required to be spent and the amount utilised are given below:

	Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
(a)	Gross amount required to be spent by the company during the year	3.28	3.19
(b)	Amount spent during the year on:		
	(i) Construction/ acquisition of any asset	4.28	3.56
	(ii) On purposes other than (i) above	-	0.39

33 Exceptional items

₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Amount paid to Bar Licencee	-	0.01
Total	-	0.01

34 Exceptional items

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Net Profit after tax (₹ in Crores)	-280.82	-41.95
Number of Equity Shares	50,000	50,000
Basic and Diluted Earnings Per Share (EPS) (in ₹)	-56,164	-8,390
Face value per equity (in ₹)	1,000	1,000



35 Income tax recognised in profit & loss

35.1 Income tax expense

₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Current tax:		
Current income tax charge in Profit & Loss	-	28.89
Income tax relating to earlier years	26.04	108.37
Current income tax charge in Other Comprehensive Income	-	4.88
Total (A)	26.04	142.14
Deferred tax:		
In respect of current year (Profit & Loss)	(39.57)	(1.29)
In respect of current year (Other Comprehensive Income)	(2.90)	3.23
Total (B)	-42.47	1.94
Income tax expense recognised in the Statement of Profit and Loss (A+B)	-16.43	144.08

35.2 The income tax expense for the year can be reconciled to the accounting profit as follows: *₹ in Crores*

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Profit before tax	(294.35)	94.02
Income tax expense calculated @ 25.168% (25.168%) Effect of expenses/income that are not deductible/(deductable on payment) in determining taxable profit	-	23.66 5.23
Income tax expense recognised in the Statement of Profit and Loss	-	28.89

35.3 Movement of deferred tax expense during the year ended March 31, 2021

₹ in Crores

Deferred tax (liabilities)/assets in relation to:	Opening balance	Recognised in Statement of profit or loss	Recognised in OCI	Closing Balance
Property, plant, and equipment and Intangible Assets	1.12	1.15	-	2.27
Expenses allowable on payment basis under the Income Tax Act	4.19	0.33	-	4.52
Unabsorbed Depreciation and carry forward loss	0.00	40.99	-	40.99
Total	5.31	42.47	-	47.78

35.4 Movement of deferred tax expense during the year ended March 31, 2020

₹ in Crores

Deferred tax (liabilities)/assets in relation to:	Opening balance	Recognised in Statement of profit or loss	Recognised in OCI	Closing Balance
Property, plant, and equipment and Intangible Assets	1.41	-0.29	-	1.12
Expenses allowable on payment basis under the Income Tax Act	2.61	1.58	-	4.19
Remeasurement of post employment benefit obligations under Ind AS	3.23	-3.23	-	0.00
Total	7.25	-1.94	-	5.31

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
Earnings in foreign currency	-	-
Expenditure in foreign currency	-	-
Value of Imports (on C.I.F basis)	-	-

37 Commitments and contingent liability

₹ in Crores

Particulars	For the year ended 31.03.2021	For the year ended 31.03.2020
A. Contingent Liability (To The Extent Not Provided For)		
Claims against the Company not acknowledged as debts		
(a) Income tax Demand under appeal (Refer note 37.1)	8.74	8.74
(b) Service tax Demand under appeal (Refer note 37.2)		81.96
B. Commitments (To The Extent Not Provided For)		
 (a) Estimated amount of contracts remaining to be executed on capital account and not provided for: 	-	-
(b) Bank Guarantees	3.66	3.66

In addition, the company is also subject to certain legal proceedings and claims which have arisen in the ordinary course of business. The management expect that these legal actions, when ultimately concluded and determined, will not have a material and adverse effect on the company's results of operation or financial conditions.

37.1

Particulars	Assessment Year (Financial Year)	Disputed Forum	FY 2021	Disputed Amount FY 2020 (in Crores)
Appeal filed by KSBC against the disallowance of Cost of Excise Establishment Charges and Gallonage Fee before CIT(Appeals), Tvm and the CIT(A) issued order by partially allowing the Cost of Excise Establishment Charges. CIT(A) issued a Corrigendum directing the Assessing Officer to allow the claim of Cost of Excise Establishment subject to the condition to verify all the documentary evidences submitted by the Company and the matter is pending with the Assessing Officer.	2012-13 (2011-12)	CIT (A)	1.58	1.58

Particulars	Assessment Year (Financial Year)	Disputed Forum	Disputed Amount FY 2021 (in Crores)	Disputed Amount FY 2020 (in Crores)
In the light of the SC order, Assessing officer issued penalty order dated 16.3.2022 u/s 271B and 271(1)(c) demanding to pay Rs.0.015 Crores and 0.0091 Crores respectively. Corporation filed appeals before the CIT(A) against the penalty orders on 14.04.2022, which are pending disposal.	2014-15 (2013-14)	CIT (A)	0.02	0.02
In the light of the SC order, Assessing officer issued penalty order dated 16.3.2022 u/s 271(1)(c) demanding to pay Rs. 7.14 Crores. Corporation filed appeals before the CIT(A) against the penalty order on 14.04.2022, which is pending disposal.	2015-16 (2014-15)	CIT (A)	7.14	7.14

Note: The total demand involved for all the 5 assessment years (AY 2014-15 to 2018-19) which are under dispute comes to Rs 2479.52 crores and against this, the Income Tax Department had appropriated from the bank accounts of the Company, through section 226 garnishee proceedings, an amount Rs 675.82 crores for AYs 2015-16 and AY 2016-17 in March 2019. An amount of Rs 339.31 crore was also paid to the income tax department for AYs 2017-18 and 2018-19 during 2019-20. Further, all the demands are challenged through writ proceedings before High Court and granted stay for the balance amount involved. The Company has also filed a writ petition challenging the constitutional validity of the provisions in as much as it is discriminatory with respect to central PSUs and non-governmental entities. The appeals filed before the High Court for AY 2014-15 and 2015-16 were disposed off by holding that surcharge on sales tax as well as turnover tax are not disallowable under section 40(a) (iib) and that regarding license fee, kist and gallonage fee, only license fee and gallonage fee pertaining to FL9 license is liable to be disallowed under the section. As per the revised assessment order giving effect to the decision of Hon High Court of Kerala, regular assessment tax recovered by the department was refunded to the tune of Rs.20.84 crores and Rs. 324.23 crores for AY 14-15 and AY 15-16 respectively. Against the High Court judgement, during 2020-2021, the income tax department has filed special leave

petitions before Hon'ble Supreme court for AYs 2014-15 and 2015-16, Also, the Company has filed SLP for AY 2015-16 challenging disallowance of license fee and gallonage fee pertaining to FL9 (Warehouses). By a common order dated 03.01.2022, Supreme Court decided Surcharge and Turnover Tax will not come under Sec.40(a)(iib) and Gallonage Fee, License Fee and Shop Rental(KIST) are subject to be disallowed. Giving effect to the order, the assessment orders were revised by the Assessing Officer wherein the Company has 'NIL' tax demand for the AY 2014-15, Rs.105.82 Crores for the AY 2015-16. Against the tax demand for AY 2015-16, the Company had made a payment of Rs.98.68 Crores and the balance was adjusted from the refund due for the AY 2022-23. In line with the Apex Court order, the appeals filed for the AYs 2016-17 to 2018-19 before the CIT(A) were decided and for the AYs 2017-18 and 2018-19, the Assessing Officer passed giving effect orders on 28.06.2023 which resulted in a refund of Rs.207.22 Crores and Rs.197.47 Crores respectively which are yet to be received in the bank accounts.

Considering the Supreme Court Judgment, involving similar issues, the Company has made adequate provisions for the tax amount involved of respective AYs. Income tax refund receivable (net of provision for respective years) is disclosed under the head Non-current tax assets.

- **37.2** The Commissioner of Central Excise, Trivandrum had earlier made assessment to service tax allegedly holding that the business activity of the Company would falls under 'business auxiliary services' and the details of demand raised is given below:
 - 01.07.2003 to 31.03.2006 and 01.04.2006 to 31.03.2007 (Order No 405/2009 dated: 31.03.2009) - Aggregate demand of Rs.378.35 crores (Rs.189.18 crores plus Penalty under section 78 Rs.189.18 crores)
 - 01.04.2007 to 30.09.2007, 01.10.2007 to 31.03.2008 and 01.04.2006 to 31.03.2007 (Interest) (Order Nos.9 to 11/2010 dated: 30.03.2010) Aggregate demand of Rs.103.61 crores plus Rs.200 per day as penalty.

Against the above assessments and demand, Company filed appeal before Customs, Excise and Service Tax Appellate Tribunal (CESTAT), Bangalore bench. The Hon'ble Tribunal after hearing the matter at length had held that the activity of procurement and distribution of liquor by the Company is only purchase and sale and no element of service is involved to cover the activity under the business auxiliary service. Against the orders of the Tribunal, the Department had filed appeal before the Hon'ble High Court of Kerala but the Hon'ble High Court had dismissed these appeals holding that the said appeals are not maintainable before High court u/s 34(G) of the Central Excise Act 1944. Accordingly, central Excise Department has filed appeals against the orders of the Tribunal before Hon'ble Supreme Court. The Department has also filed an interim application (IA) for early hearing of the matter. The appeal is pending for disposal.

37.3 Other contingencies:

- A. The Company has its own medical benefits scheme which was introduced as early in 1984. The Company was exempted from the purview of ESI Act from the year 1985 till 31.03.2009. Though the Company has made application for exemption from ESI for the years 2009-10 and 2010-11, but the same has not been granted so far. Later, the ESI Corporation has served demand notice for remittance of the ESI contribution with interest from 2009 onwards. Against the demand, the Company filed petition before Hon'ble Insurance Court, Kollam claiming total exemption of the Company from the purview of ESI Act. The Hon'ble Insurance Court has stayed the assessment and demanded notice issued by ESI authorities and the petition is pending for disposal. The Company has got a better medical benefit scheme compared to ESI scheme. Further, the Government vide letter of 02.03.2017 had clarified that that the ESI scheme is not applicable to the Company. Taking in to consideration all these aspects, no provision has been made in the accounts towards the ESI contribution. Application filed by KSBC before the ESI Court, Thiruvananthapuram under ESI Act requesting exemption from the provisions of ESI Act. Awaiting orders of the Court.
- B. A number of consumer cases are pending before various Forums. In most of the cases, the allegation is that, concerned shop in charges have realised excess amount than the maximum retail price (MRP) printed on the labels. However the amount so collected were due to revision in MRP consequent to increase in sales tax rates on liquor by Government and since there were crores of unsold bottles, it could not be possible to mark new MRP on such bottles. At this stage the outcome and the amount involved in these pending cases could not be ascertainable and hence no amount has been provided on this account.
- C. Assistant Provident Fund Commissioner, Trivandrum served an attachment Order/ Garnishee Order No.KR/10416//ENF-1(2)/2006 dated 04.10.2006 and 12.10.2006 to our Bank Account at State Bank of Travancore, Sasthamangalam and Dhanlaxmi Bank, Vazhuthacaud for an amount of Rs.7.32 Crores towards the Provident Fund dues of Abkari Workers for the period 2001 to 2005. State Bank of Travancore and Dhanlaxmi Bank had complied the Garnishee Order and remitted an amount of Rs. 0.36 Crores and Rs. 6.96 Crores respectively towards Provident Fund Department.

Against this order, the Company had filed a Writ Petition No.27139/06 before the Hon'ble High Court of Kerala and in the judgement dated 25.10.2006 the Hon'ble High Court had ordered the Department to refund the said amount of Rs.7.32 Crores to the Company and stayed the recovery procedure for a period of two months from the date of Order during which time the Company shall approach the Tribunal and seek appropriate interim order in the Appeal. Against this the Provident Fund Department had filed Writ Appeal No.241/06 wherein the Hon'ble High Court had ordered in judgement dated 21.11.2006 that the amount held by the Provident Fund

Department should be given back to State Bank of Travancore and that the Bank shall keep the amount as such until the final decision. The Company had filed an IA in the Writ Appeal for the release of amount from the deposit of the bank. The Hon'ble Court vide Judgement dated 27.02.2007 ordered to release 50% of the amount from the deposit in the bank to the Company on furnishing bank guarantee and rest of the amount was to be kept by State Bank of Travancore itself till the petition is disposed.

On furnishing the bank guarantee State Bank of Travancore released 50% of the amount on 10.07.2007 and balance amount of Rs.3.66 Crores is retained in State Bank of Travancore, Sasthamangalam. This Bank Guarantee has been transferred to Federal Bank Ltd with effect from 18.03.2017.

On 22nd August 2007 Assistant Provident Commissioner of Provident Fund, Thiruvananthapuram had issued another order demanding an amount of Rs.3.65 Crores towards EPF for Security Workers and Labelling Workers and also one year PF contribution of Abkari Workers for the year 2006. Against this order the Company had filed an appeal before the Provident Fund Appellate Tribunal. But the same was not accepted due to the non-functioning of the Tribunal. A writ petition to stay all further proceedings pursuant to the order (dated 22.08.2007) was filed before the Hon'ble High Court of Kerala. In the interim order issued by Hon'ble High Court on 16.10.2007, stay was granted for a period of two months on the condition to pay one-fourth of the amount demanded within one month from 16.10.2007.Rs. 0.91 Crores being one – fourth of the demanded amount (of Rs. 3.65 Crores) was paid by the Company on 15.11.2007.

Against the above two demands, The appeals filed before Employees Provident Fund Appellate Tribunal (EPFAT) challenging the determination was dismissed by the Tribunal. The mater was under challenge before High Court through writ proceeding before Hon'ble High Court and the matter is still pending for disposal.

On 08.12.2011, the Regional Provident Fund Commissioner had issued another order demanding an amount of Rs.1.56 Crores towards Employees Provident Fund dues for labelling charges for the period 03/2005 to 3/2011. The appeal was filed before the EPFAT as ATA No 111 (7) 2012 and obtained stay against the determination of demand, subject to payment of 40% of demand amounting to Rs. 0.62 Crores and the appeal is yet to be disposed off. Consequent to the abolition of EPF tribunal, case stands transferred to Central Government Industrial Tribunal, Cochin and renumbered as Appeal No. 720/19.

The Regional Provident Fund Commissioner, Thiruvananthapuram vide order dated 04.04.2017 has issued another determination order demanding to remit an amount of Rs.20.27 Crores towards Provident Fund dues of Abkari Workers covering the period from 01/2007 to 04/2014 and on Labelling charges paid to Labelling

Contractor covering the period from 04/11 to 4/14. Appeal filed before Hon'ble Tribunal as ATA No A/KL-46/17 and has obtained stay for the balance demand and stay of further proceedings on condition of deposit of Rs. 0.50 Crores. The case stands transferred to CGIT, Ernakulam and renumbered as 269/18. writ petition is filed the Corporation challenging the Order dated 17.03.2022 in ATA No.269/2018 passed by the Central Government Industrial Tribunal-cum-Labour Court, Ernakulam. The Interim Order of Stay continues and matter is pending. An amount of Rs.5.69 Crores is shown in the Financial statement as Disputed PF deposit under Note - 12 - Other Non-Current Assets

- D. Further, the following Show Cause notices were also received from Central Excise department:
 - i) Show cause notice Nos.71 & 14 of 2009 of the Commissioner dated: 20.10.2009-Aggregate proposal Rs.114.12 crores /- plus interest and penalty (Rs.58.64 crores plus Rs.55.48 crores).
 - ii) Show cause notice No.30/2010-ST(JC) dated: 13.04.2010 towards "Storage and Warehousing Services"-Aggregate proposal Rs 0.07 crores plus interest and penalty for the period April 2008 to March 2009.
 - iii) Show cause notice No.82/2010-ST dated: 08.10.2010 for the period 01.04.2009 to 31.03.2010 aggregate proposal Rs.110.83 crores.
 - iv) Show case notice No.12/2011-ST (JC) dated: 14.03.2011 for the period 01.04.2009 to 31.03.2010 towards "Storage and Warehousing Services"-Aggregate proposal Rs 0.07 Icrores plus interest and penalty.
 - v) Show cause notice No.70/2011-ST (Commr), dated: 22.09.2011 for the period 01.04.2010 to 31.03.2011 –Aggregate proposal Rs.132.28 crores plus interest and penalty.
 - vi) Show cause notice No.18/2012-ST (Commr), dated 12.03.2013 for the period 01.04.2011 to 31.03.2012-Aggregate proposal Rs.152.17 crores.
 - vii) Show cause notice No.34/2013 (ADC), dated: 18.04.2013 for the period 2011-2012 towards storage and Warehousing Services Aggregate proposal Rs 0.06 crores.
 - viii) Show Cause Notice No.73/2014-ST (Commr) dated: 16.05.2014 for the period 01.04.2012 to 31.03.2013, aggregating an amount of Rs.178.96 crores plus interest and penalty.
 - ix) Show Cause Notice No.12/2015-ST(Commr) dated 24/02/2015 for the period 01.04.2013 to 31.03.2014, aggregate proposal of Rs.187.60 crores along with interest u/s 75 and penalty u/s 76 and 77 of Act, and the company has filed a reply.

- x) Show Cause Notice No.292/2015-16 ST (Commr) for the period April 2014-15 aggregate proposal of Rs.187.36 crores along with interest u/s 75 and penalty u/s 76 and 77 of the Act, and the Company has filed a reply.
- xi) Show cause Notice No.14/2017-18/ST(Commr)Dtd.14.06.2017 for the period 2015-16 aggregate proposal of Rs.235.53 crores along with interest u/s 75 and penalty u/s 76 and 77 of the Act, and the Company has filed the reply.
- xii) Show cause Notice No.21/2018-19/ST (Commr) Dtd. 31.3.2019 for the period April 2016 to June 2017 aggregate proposal of Rs. 325.10 crores along with interest u/s 75 and penalties u/s 76 and 77 of the Act and the Company has filed the reply.

Though the service tax authorities have been issuing above referred notices, no further assessment or demands are raised possibly on account of the decision of the Tribunal. In view of these, no provision has been made in the accounts in this regard.

- xii. Show cause notice No.94/2022-23(GST), dated 31/03/2022 –Aggregate demand Rs.8.48 crores plus interest and penalty. Reply has been furnished. No further assessment or demands are raised.
- xiii. The Civil Appeal Nos. 7083 to 7086 of 2014 filed by Commissioner of Central Excise Customs & Service Tax against the final order No. 116 to 119 of 2011 dated: 21.12.2010 passed by the learned customs, Excise and Service Tax Appellate Tribunal, South Zonal Bench, Bangalore in Appeal No. ST/625 & 626 of 2009 & ST/604 & 605 of 2009 is still pending before the Hon'ble Supreme Court of India.

The Civil Appeal Nos. 9195 to 9197 filed by Commissioner of Central Excise Customs & Service Tax, Thiruvananthapuram also pending before the Hon'ble Supreme Court of India.

E. Consequent to the Government decision to open additional number of retail shops (from 14 to 327) progressively from financial year 2001-2002 onwards, the number of bank accounts and the volume of fund transfer from respective branches of the banks to their designate branch at Thiruvananthapuram had increased considerably. The banks have levied charges on such funds transfer, which is shown below, which according to the company is not warranted.

Indian Bank : Rs. 0.08 crores for the period 2002-03 to 2003-04

State Bank of India : Rs. 0.47 crores for the period 2002-03 to 2003-04

State Bank of Travancore : Rs. 0.8 crores for the period 2001-02 to 2004-05

The Company has taken up the matter before the appropriate forums and has made request for refund of bank charges levied. The Company has also filed a petition before the Hon'ble High Court of Kerala against State Bank of Travancore in this respect, which is pending for disposal. Further, the Company has filed cases against Indian Bank and State Bank of India before Consumer Disputes Redressal Forum and Consumer Redressal Commission, Thiruvananthapuram respectively. The Redressal Forum had ordered Indian Bank to refund the Bank Charges without any interest. The Company had filed an appeal before the State Redressal Commission, Thiruvananthapuram for claiming interest. Meanwhile, the Indian Bank also filed an appeal before the Commission for setting aside the order of the Redressal Forum. Further the writ petition filed before Hon'ble High Court against State Bank of Travancore was disposed off by the Court with a direction to the State Bank of India to consider the matter for settlement amicably in view of the merger of SBT with SBI. Accordingly, an application was submitted to the State Bank of India with a request to refund the amount. The case filed against State Bank of India before the State Commission is still pending for disposal.

F. The assessment of the Company under the Kerala General Sales Tax Act is finalized up to the year 2017-18.Latest assessment order received is Order No.32010194924/2017-18 dated 13.09.2022 which is for the year 2017-18 and with a demand of Rs.27.21 crore (including interest of Rs.16.35 crore). Demand was raised by the department for the AY 2015-16 for an amount of Rs.260.62 crore (including interest of Rs.105.49 crore), for the AY 2016-17 for an amount of Rs.207.84 crore(Including interest of Rs.130.72 crore) and for the AY 2017-18 for an amount of Rs.27.21 crore (including interest of Rs.16.35 crore). The corporation filed an appeal to the Joint Commissioner of Sales Tax against the Assessment order by the Deputy Commissioner for the AY 2015-16 to 2017-18 and the same is pending for hearing.

The Assessment of the Company under Section 25(1) of the Kerala Value Added Tax Act is completed up to the financial Year 2010-11 and there is no demand pending against the Company as per orders passed under the KVAT Act. The Assessment under the KVAT Act for the years 2011-12 onwards is pending finalisation.

G. On the notice from Central Excise Department to pay Service Tax on Service charges and Display charges realized from suppliers, the company had obtained registration and had paid Service Tax amounting Rs. 6.94 crores for the period 01.07.2003 to 31.03.2008 under protest. Subsequently, a refund application was filed before the Assistant Commissioner, Central Excise and Customs, Thiruvananthapuram which was rejected stating it to be premature. Against this said order, an appeal was filed before the Commissioner of Customs and Central Excise (Appeals), Kochi and the appeal was disposed off with a direction to the respondent to consider the

refund claim on merit. The Assistant Commissioner has heard the case and ordered that the amount shall be credited to Consumer Welfare Fund and rejected the refund request. The Company has filed an appeal before the Commissioner of Customs & Central Excise (Appeals) against order with a prayer for refund of the amount instead of credit of amount to welfare fund and the appeal is pending for disposal.

H. Writ Petition (Civil) No.7240/2019 was filed by Videsha Madhya Vyavasaya Thozhilali Federation (INTUC) seeking for a direction to implement the provisions of the Kerala Shops & Commercial Establishments Act, 1960 to the Retail Outlets of the KSBC and Consumer fed and also to pay overtime wages and holiday wages to the abkari workers working in these Establishments in accordance with the provisions of the Kerala Shops and Commercial Establishments Act.

After the final hearing on 2-6-2022, the Hon'ble High Court allowed the Writ Petition declaring that the Shops operated by the Corporation comes under the purview of the Act and liable to follow the provisions contained therein. The Hon'ble Court issued appropriate directions to the Labour Commissioner to adjudicate the matter and to finalize the issue within a period of two months from the date of receipt of a copy of the judgment. The Hon'ble Court also held that the Corporation is bound to provide all benefits under the Act and further directed to pay arrears, if any, due to the abkari workers on account of extra wages.

An appeal (WA.No.1361/2022) was filed by the company challenging the Judgment and a stay order was obtained on operation and implementation of the judgement in the writ petition till the disposal of the appeal. The appeal was last posted on August 2023 and the next posting is in September 2023.

I. Number of other cases pending with various courts is 520 cases. The estimated amount of financial implication involved in all those cases is Rs. 504 Crores.

38 Operating lease arrangements

The company is in the practice of taking buildings and spaces on lease for its trading and storage activities.

39 Financial Instruments

Capital management

The Company manages its capital to ensure that entities in the Company will be able to continue as going concern, while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The Company determines the amount of capital required on the basis of annual operating plans and long-term product and other strategic investment plans.

The funding requirements are met through equity and other short-term borrowings.

The capital structure of the Company consists only of equity.

Categories of Financial Instruments

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Financial assets		
a. Measured at amortised cost		
Loans	1,008.87	1,009.92
Other financial assets	27.95	56.47
Cash and cash equivalents	203.96	113.79
Bank balances other than above	543.87	1,107.50
b. Measured at fair value through profit or loss (FVTPL)		
Investments	6.11	7.22
Financial liabilities		
a. Measured at amortised cost		
Borrowings	1,000.00	1,500.00
Trade payables	372.53	394.87
Other financial liabilities	140.12	110.84

Financial risk management objectives

The treasury function provides services to the business, co-ordinates access to domestic and international financial markets, monitors and manages the financial risks relating to the operations through internal risk reports which analyse exposures by degree and magnitude of risks. These risks include market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

The Company seeks to minimise the effects of these risks by using natural hedging financial instruments to hedge risk exposures. The use of financial derivatives is governed by the Company's policies approved by the board of directors, which provide written principles on foreign exchange risk, the use of financial derivatives, and the investment of excess liquidity. The Company does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

Market risk

Market risk is the risk of any loss in future earnings, in realizable fair values or in future cash flows that may result from a change in the price of a financial instrument. The Company's activities expose it primarily to the financial risks of changes in foreign currency exchange rates and interest rates. The Company actively manages its

currency and interest rate exposures through its finance division and uses derivative instruments such as forward contracts and currency swaps, wherever required, to mitigate the risks from such exposures. The use of derivative instruments is subject to limits and regular monitoring by appropriate levels of management.

Interest rate risk management

The Company is exposed to interest rate risk because it borrow funds at both fixed and floating interest rates. The risk is managed by the Company by maintaining an appropriate mix between fixed and floating rate borrowings and by the use of interest rate swap contracts. Hedging activities are evaluated regularly to align with interest rate views and defined risk appetite, ensuring the most cost-effective hedging strategies are applied. Further, in appropriate cases, the Company also effects changes in the borrowing arrangements to convert floating interest rates to fixed interest rates.

Interest rate sensitivity analysis

The sensitivity analyses have been determined based on the exposure to interest rates for both derivatives and non-derivative instruments at the end of the reporting period. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 25 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Company. The Company is not subject to credit risk as the internally generated funds are used to meet their financial requirements

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure is the total of the carrying amount of balances with banks, short term deposits with banks, trade receivables, margin money and other financial assets excluding equity investments.

Liquidity risk management

Liquidity risk refers to the risk that the Company cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company invests its surplus funds in bank fixed deposit and mutual funds, which carry minimal mark to market risks.

Liquidity tables

The following tables detail the Company's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to pay.

March 31, 2021 *₹ in Crores*

Particulars	Less than 1 year	1-5 years	More than 5 years	Total
Trade payables	372.53	-	-	372.53
Other financial liabilities	138.87	1.25	-	140.12

March 31, 2020 *₹ in Crores*

Particulars	Less than 1 year	1-5 years	More than 5 years	Total
Trade payables	394.87	-	-	394.87
Other financial liabilities	110.84	-	-	110.84

₹ in Crores

Particulars	As at 31.03.2021	As at 31.03.2020
Fair value of financial assets and financial liabilities that are not measured at fair value (but fair value disclosures are required):	-	-

40 Related party disclosure

a) Related parties and nature of relationship

Nature of relationship	Name of related parties
(a) Key Managerial Personnel:	Shri.G.Sparjan Kumar, IPS Managing Director (19.07.2018 to 31-01-2021)
	Shri.Yogesh Gupta IPS Managing Director (wef. 01-02-2021)
	Shri. John Joseph Company Secretary

b) Transactions during the year

₹ in Crores

Nature of transactions	For the year ended 31.03.2021	For the year ended 31.03.2020
Salaries and allowances:		
Shri. G. Sparjan Kumar IPS	0.23	0.23
Shri. Yogesh Gupta IPS	0.12	-
Shri. John Joseph	0.16	0.15

41 Note on restatement of balances: Disclosure as per Ind AS 8 – 'Accounting Policies, Changes in Accounting Estimates and Errors' and Ind AS 1 'Presentation of Financial Statements

In accordance with Ind AS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' and Ind AS 1 'Presentation of Financial Statements', the Company has retrospectively restated its Balance Sheet as at March 31, 2020 for recognising the dividend payable pertaining to the financial year 2016-17 which has been declared and approved in the Annual General Meeting held on 26.04.2019.

₹ in Crores

		As at March 31, 2020		
Particulars	Note No.	As previously reported	Adjustments	As restated
Other Equity	20	1,112.07	-9.89	1,102.18
Other financial liabilities	24	100.95	9.89	110.84

42 Retirement benefit plans

Defined contribution plans

In accordance with Indian law, eligible employees of the Company are entitled to receive benefits in respect of provident fund, a defined contribution plan, in which both employees and the Company make monthly contributions at a specified percentage of the covered employees' salary. The contributions, as specified under the law, are made to the provident fund and pension fund set up as an irrevocable trust by the Company. The Company also has superannuation plan.

Defined benefit plans

The Company has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides for a lump-sum payment to vested employees at retirement, death, while in employment or on termination of employment of an amount equivalent to 15 days salary payable for each completed year of service. Vesting occurs upon completion of five years of service. The Company accounts for the liability for gratuity benefits payable in the future based on an actuarial valuation. Company's liability towards gratuity and compensated absences are actuarially determined at each reporting date using the projected unit credit method.

These plans typically expose the Company to actuarial risks such as: investment risk, interest rate risk and salary risk.

Investment risk	The present value of the defined benefit plan liability is calculated using a discount rate determined by reference to the market yields on government bonds denominated in Indian Rupees. If the actual return on plan asset is below this rate, it will create a plan deficit.
Interest risk	A decrease in the bond interest rate will increase the plan
	liability. However, this will be partially offset by an increase in the return on the plan's debt investments.
Longevity risk	The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the plan's liability.
Salary risk	The present value of the defined benefit plan liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the plan's liability.

42.1 Gratuity

The principal assumptions used for the purposes of the actuarial valuations were as follows:

Particulars	March 31, 2021	March 31, 2020
Mortality Table	IALM 2012-14	IALM 2012-14
Attrition Rate	5%	5%
Discount Rate	7.50%	7.25%
Rate of increase in compensation level	6.00%	6.00%

Expected rate of return on Plan Assets	6.83%	7.25%
Expected Average Remaining Working Lives of Employees (years)	17	15.6

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

Amounts recognised in Statement of Profit and Loss in respect of these defined benefit plans are as follows:

₹ in Crores

Particulars	March 31, 2021	March 31, 2020
Current service cost	2.72	1.94
Net interest expense	0.57	2.00
Return on plan assets (excluding amounts included in net interest expense)	-2.25	-2.28
Components of defined benefit costs recognised in profit or loss	1.04	1.67
Remeasurement on the net defined benefit liability comprising:		
Actuarial (gains)/losses recognised during the period	11.51	-19.39
Components of defined benefit costs recognised in other comprehensive income	11.51	-19.39

The amount included in the balance sheet arising from the Company's obligation in respect of its defined benefit plans is as follows:

₹ in Crores

Particulars	March 31, 2021	March 31, 2020
Present value of defined benefit obligation	20.41	7.92
Fair value of plan assets	-37.11	-30.05
Net Liability/(Assets) arising from defined benefit obligation	-16.70	-22.13
Funded	-16.70	-22.13
Unfunded	-	-

Movements in the present value of the defined benefit obligation in the current year were as follows:

Particulars	March 31, 2021	March 31, 2020
Opening defined benefit obligation	7.92	27.62
Current service cost	2.72	1.94

Interest cost	0.57	2.00
Actuarial (gains)/losses	11.52	-19.57
Benefits paid	-2.33	-4.08
Closing defined benefit obligation	20.41	7.92

Movements in the fair value of the plan assets in the current year were as follows:

₹ in Crores

Particulars	March 31, 2021	March 31, 2020
Opening fair value of plan assets	30.05	31.42
Interest Income	-	-
Expected return on plan assets (excluding amounts included in net interest expense)	2.25	2.28
Contributions	7.12	0.60
Benefits paid	-2.33	-4.08
Actuarial gains/(loss)	0.01	-0.18
Others	-	-
Closing fair value of plan assets	37.11	30.05

In view of the fact that the Company for preparing the sensitivity analysis considers the present value of the defined benefit obligation which has been calculated using the projected unit credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation liability recognised in the balance sheet.

42.2 Compensated absences

Company is following the practice of valuing the compensated absence as per Ind AS 19 "Employee Benefits" based on the leave balance outstanding on the employees account on March 31st every year by an independent actuary and has provided the same in the accounts. The payment is done as and when claims are received from the employees or on the date of retirement/ relieving from the service of the company.

The principal assumptions used for the purposes of the actuarial valuations were as follows:

Particulars	March 31, 2021	March 31, 2020
Mortality Table	IALM	IALM
Mortality Table	2012-14	2012-14
Attrition Rate	5%	5%
Discount Rate	7.25%	7.25%
Rate of increase in compensation level	6.00%	6.00%
Expected rate of return on Plan Assets	6.73%	7.25%
Expected Average Remaining Working Lives of Employees (years)	17.00	15.60

Amounts recognised in Statement of Profit and Loss are as follows:

₹ in Crores

Particulars	March 31, 2021	March 31, 2020
Current service cost	2.42	4.49
Net interest expense	0.62	0.49
Return on plan assets (excluding amounts included in net interest expense)	-0.61	-0.59
Actuarial (gains)/losses recognised during the period	1.90	-2.02
Components of defined benefit costs recognised in profit or loss	4.33	2.36
Remeasurement on the net defined benefit liability comprising:		
Actuarial (gains)/losses recognised during the period	-	-
Components of defined benefit costs recognised in other comprehensive income	-	-
Components of defined benefit costs recognised in profit or loss	4.33	2.36

The amount included in the balance sheet is as follows:

₹ in Crores

Particulars	March 31, 2021	March 31, 2020
Present value of defined benefit obligation	12.59	8.58
Fair value of plan assets	-9.26	-8.14
Net liability/(Asset) arising from defined benefit obligation	3.33	0.44
Funded	3.33	0.44
Unfunded	-	-

Movements in the present value of the obligation in the current year were as follows:

Particulars	March 31, 2021	March 31, 2020
Opening defined benefit obligation	8.58	6.75
Current service cost	2.42	4.49
Interest cost	0.62	0.49
Actuarial (gains)/losses	1.88	-2.05
Benefits paid	-0.92	-1.11
Closing defined benefit obligation	12.59	8.58

Movements in the fair value of the plan assets in the current year were as follows: ₹ in Crores

Particulars	March 31, 2021	March 31, 2020
Opening fair value of plan assets	8.14	8.19
Interest Income	-	-
Expected return on plan assets (excluding amounts included in net interest expense)	0.61	0.59
Contributions	1.44	0.49
Benefits paid	-0.92	-1.11
Actuarial gains/(loss)	-0.02	-0.02
Closing fair value of plan assets	9.26	8.14

43 Segment Reporting

Based on the guiding principles given in Ind AS - "Segment Reporting", the company has only one reportable segment i.e., "Liquor Sale Activity". During the period, there are no customers who are contributing more than 10% of revenue from operations.

Previous year figures have been regrouped and classified wherever necessary to conform to the current year presentation.

45 Uncertainty relating to the global health pandemic on COVID-19:

On March 11, 2020, the World Health Organization declared COVID-19 a global pandemic and suggested guidelines for containment and mitigation worldwide. As the operations of the company have been affected in the short term, the management expects some slide in revenue. The Company has considered relevant internal and external sources of information to evaluate the impact on the financial statements for the year ended 31st March, 2021. The Company has assessed the recoverability of the assets including investments, property plant and equipment, inventories and has made necessary adjustments to the carrying amounts by recognising provisions / impairment of assets where necessary. However, the actual impact may be different from that estimated as it will depend upon future developments and future actions to contain or treat the disease and mitigate its impact on the economy.

The accompanying notes from an integral part of the financial statements

As per our report of even date attached For and on behalf of the Board of Directors

For M/s Krishnamoorthy & Krishnamoorthy Chartered Accountants (FRN No. 001488S)

Sd/-Hariprasad B. Partner (M. No. 238467) UDIN: 23238467BGTRTC2482

Place: Thiruvananthapuram, India

Date: 19.09.2023

Sd/-Sd/-Yogesh Gupta IPS **Anoop Sathyapalan Chairman & Managing Director** Director DIN: 01299829 DIN: 03399884 Sd/-Sd/-Pramod M. V. Abhilash C.U. **Company Secretary** Director DIN: 10264341 M. No. A53689



OFFICE OF THE PRINCIPAL ACCOUNTANT GENERAL (AUDIT-II) KERALA, THIRUVANANTHAPURAM

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF KERALA STATE BEVERAGES(M&M) CORPORATION LIMITED FOR THE YEAR ENDED 31 MARCH 2021.

The preparation of financial statements of **Kerala State Beverages** (Manufacturing & Marketing) Corporation Limited, Thiruvananthapuram for the year ended 31 March 2021 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 (Act) is the responsibility of the management of the Company. The statutory auditors appointed by the Comptroller and Auditor General of India under Section 139 (5) of the Act are responsible for expressing opinion on the financial statements under section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under section 143 (10) of the Act. This is stated to have been done by them vide their Audit Report dated 19 September 2023.

I, on behalf of the Comptroller and Auditor General of India, have conducted a supplementary audit of the financial statements of **Kerala State Beverages** (**Manufacturing & Marketing**) **Corporation Limited** for the year ended **31 March 2021** under section 143(6)(a) of the Act. This supplementary audit has been carried out independently without access to the working papers of the statutory auditors and is limited primarily to inquiries of the statutory auditors and company personnel and a selective examination of some of the accounting records.

On the basis of my supplementary audit nothing significant has come to my knowledge which would give rise to any comment upon or supplement to statutory auditors' report under section 143(6)(b) of the Act.

For and on behalf of The Comptroller and Auditor General of India

Thiruvananthapuram

Dated: 04.12.2023

S SUNIL RAJ PRINCIPAL ACCOUNTANT GENERAL (AUDIT-II), KERALA