28th Annual Report 2001-2002





Bengaigaen Refinery & Petrochemicals Limited

(A group company of IndianOil)

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NOTICE

NOTICE IS HEREBY GIVEN THAT the Twenty-eighth Annual General Meeting of the Shareholders of Bongaigaon Refinery & Petrochemicals Limited will be held at 8.30 a.m. on Saturday, 21st September, 2002 at the registered office of the Company at Dhaligaon, Dist. Bongaigaon [Assam] to transact the following business:

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Profit & Loss Account of the Company for the year ended 31st March, 2002 and the Audited Balance Sheet as on that date along with the Report of the Directors, the Auditors' Report and the comments of the Comptroller & Auditor General of India in terms of Section 619 of the Companies Act, 1956 and the reply of the Management thereon.
- To appoint Director in place of Shri S C Das, who retires by rotation and being eligible, offers himself for reappointment.
- 3. To appoint Director in place of Shri R C Mahajan, who retires by rotation and being eligible, offers himself for reappointment.
- To appoint Director in place of Shri R M Hazarika, who retires by rotation and being eligible, offers himself for reappointment.

SPECIAL BUSINESS

5. To pass the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section 224 (8) (aa) and other applicable provisions of the Companies Act, 1956 the Board of Directors of the Company be and are hereby authorised to fix the remuneration of the Statutory Auditors of the Company from time to time"

"RESOLVED FURTHER THAT the Board of Directors shall report the remuneration so fixed in the Directors' report of the relevant year."

By order of the Board of Directors Bongaigaon Refinery & Petrochemicals Ltd.

Place: New Delhi Date: 09.08.2002 V N Murthy Company Secretary

NOTES:

- A member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of himself/herself and the proxy need not be a member. Proxy in order to be effective must be received by the Company not less than 48 hours before the meeting. A blank Proxy Form is enclosed.
- The Share Transfer Books and the Register of Members of the Company will remain closed from 3rd September 2002 to 10th September 2002 [both days inclusive] for the purpose of 28th Annual General Meeting of the Company.
- 3. Pursuant to the provisions of Section 205A of the Companies Act, 1956, as amended, dividend for the financial year ended 31st March 1995 and thereafter, which remains unpaid or unclaimed for a period of 7 years will be transferred to the Investor Education and Protection Fund of the Central Government. Shareholders who have not encashed the dividend warrant(s) so far for the financial year ended 31st March 1995 or any subsequent financial years are requested to make their claim with the Company's Share Transfer Agent or directly with the Company. It may be noted that seven years period will come to end in respect of financial years 1994-95 and 1995-96 on 13th November 2002 and 8th November 2003 respectively. It may also be noted that once the unclaimed dividend is transferred to the Investor Education and Protection Fund of Central Government, as above, no claim shall lie in respect the reof.
- 4. As per the provisions of the Companies Act, 1956, facility of making nomination is now available to the shareholders in respect of the shares held by them. Interested shareholders can obtain the Nomination Form from the Company's Share Transfer Agent.
- 5. Reappointment of Directors

Born on 25.12.1955, Shri S C Das is an IAS officer holding Masters Degree in Chemistry and Project Management.

Shri Das is presently working as Commissioner & Secretary, Industries & Commerce, Govt. of Assam. He is also on the Board of Numaligarh Refinery Ltd., Assam Industrial Dev. Corpn. Ltd. and Assam Gas Company Ltd. During the tenure of his services with Govt. of Assam he has served in various departments including as Commissioner of Finance and as Managing Director of Assam Industrial Development Corporation Limited.

He was appointed as part-time Director of the Company w.e.f. 07.08.2000. Shri S C Das is also the Chairman of the Audit Committee and Shareholders/Investors Grievance Committee of the Board of BRPL.

Shri R C Mahajan, is a Graduate Petroleum Engineer from ISM Dhanbad & Post Graduate from IIT New Delhi. He also holds an MBA degree from University of Huli UK. He is presently working as Joint Adviser (Petroleum) in Planning Commission. He has over 30 years of experience in Energy sector and has worked in Petroleum & Natural Gas Sector, New and Renewable Sources of Energy, Energy management & energy efficiency in ONGC, Planning Commission and Energy Management Centre of Ministry of Power etc. He is not on the Board of Directors of any other Company or their Committee. He is a member of the Audit Committee and Shareholders / Investors Grievance Committee of the Board of BRPL.

Shri R M Hazarika is Director (Commercial) of Bongaigaon Refinery & Petrochemicals Ltd.

A B. Sc. (Chemical Engineering) Graduate with specialisation in Petroleum Refining, he is also a Fellow Member of the Institute of Engineers and Certificate holder from The George Washington University on 'Project Success Through Effective Project Management'.

Shri R M Hazarika has been associated with BRPL almost since its inception. He joined BRPL on 25.04.1974 and held various posts in the Company and rose to the post of General Manager (Projects) in 1993. He was appointed as Director (Commercial) of BRPL on 15.01.1998. Prior to BRPL he was working in Assam Oil Go. Ltd., Digboi as Chemist. During his tenure in BRPL Shri Hazarika shouldered diverse responsibilities in refinery operation, petrochemicals operations, project implementation etc. As Director (Commercial) he is in charge of the total marketing and commercial operations of the Petroleum and Petrochemical & PSF products of the Company.

The Board considers it desirable that the Company should continue to avail of their services as Directors and recommend these Resolutions for approval of shareholders.

- Members/Proxies should bring the Attendance Slip duly filled in for attending the Meeting.
- Members should bring their copy of the 28th Annual Report to the venue of the meeting.
- Explanatory Statement pursuant to Section 173(2) of the Companies Act, 1956, in respect of the business item number 5 above is annexed hereto.

EXPLANATORY STATEMENT PURSUANT TO SECTION 173(2) OF THE COMPANIES ACT, 1956

The Statutory Auditors of BRPL for the Financial Year 2002–03 shall be appointed by the Comptroller & Auditor General of India as per Section 619 of the Companies Act, 1956. However, in terms of Section 224 (8) (aa) of the Act the remuneration of the Auditors appointed under Section 619 by the Comptroller & Auditor General of India shall be fixed by the Company in general meeting or in such manner as the Company in general meeting may determine. It is proposed that the Board of Directors of the Company may be authorised to fix the remuneration of the Statutory Auditors. The Board of Directors shall report the remuneration so fixed in the Directors' report of the relevant year.

Your Directors recommend passing of the above resolution.

None of the Directors of the Company is interested in the resolution.

By order of the Board of Directors Bongaigaon Refinery & Petrochemicals Ltd.

Place: New Delhi Date: 09.08.2002 V N Murthy Company Secretary

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BOARD OF DIRECTORS

(as on 30.07.2002)

Shri B.K. Gogoi

Shri Ashok Chawla, Joint Secretary (PC), Department of Chemicals &

Petrochemicals, Government of India

Shri S.C. Das, Commissioner & Secretary,

Industries & Commerce, Government of Assam

Shri N.K. Singh,

Director (Finance), Ministry of Petroleum & Natural Gas,

Government of India

Shri R.C. Mahajan, Joint Adviser,

Planning Commission, Government of India

Shri M.B.L. Agarwal,

Executive Director (Internal Audit),

Corporate Office,

Indian Oil Corporation Ltd.

Shri S. Basu,

Executive Director (Supplies),

Marketing Division,

Indian Oil Corporation Ltd.

Shri A.K. Mishra,

Executive Director (Operations),

Refineries Division,

Indian Oil Corporation Ltd.

Shri R.M. Hazarika

Shri R.D. Shira

Shri R.N. Das

Chairman & Managing Director

Director

Director

Director

Director

Director

Director

Director

Director (Commercial)

Director (Production)

Director (Finance)

COMPANY SECRETARY

Shri V.N. Murthy

BANKERS

State Bank of India State Bank of Hyderabad United Bank of India

UCO Bank

STATUTORY AUDITORS

M/s SRI Associates, Chartered Accountants. 3/B, Garstin Place, Kolkata - 700 001

COST AUDITORS

M/s R.J. Goel & Co., Cost Accountants, 31, Community Centre, Ashok Vihar, Phase-I,

Delhi-110 052

SHARE TRANSFER AGENT

Karvy Consultants Ltd. "KARVY HOUSE" 46, Avenue 4, Street No.1,

Baniara Hills. Hyderabad-500 034

REGISTERED OFFICE

P.O. Dhaligaon Dist. Bongaigaon Assam - 783 385

PERFORMANCE: AT A GLANCE

YEAR ENDED 31ST MARCH	2001-02 US \$ million)	2001-02	2000-01 (1999-2000 Rupess in laichs)	1998-99	1997-98
WHAT WE OWE:						
Share Capital	41	19982	19982	19982	19982	1998
Reserves & Surplus	22	10536	36057	41802	39757	37460
	63	30518	56039	61783	59739	57442
Less: Deferred Revenue Expenditure	r. mad sayan		-		1.4	
remaining unammortised grant Remaining to the	r.,	358	452	31	35	27
Net Worth	62	30160	55587	61752	59704	5741
Borrowings	26	12674	8515	5242	6176	6256
-	88	42834	64102	66994	65880	63671
ARLEST BURNSPARKS						=
WHAT WE'OWAR 2. 4854 AC Gross, Fixed Assets 4.5	່ ກາວຽຊາ 171	83240	78671	74250	74050	69672
Less: Depreciation , ta	95	46391	43006	40158	37554	35042
Net Fixed Assets	76	36849	35665	34092	36496	34630
Net Current Assets	(32)	(15658)	16395	18852	18332	17631
Capital Employed	43	21191	52060	52944	54828	52261
Construction-Work-In-Progress	20	9875	11344	12028	9626	9984
Investment	13	6356	698	2022	1426	1426
Deffered Tax (net)	<u>11</u>	5412		. <u> </u>		. <u> </u>
	88	42834	64102	66994	65880	6367
WHAT WE EARNED :			-			
Turnover (including receipt from pool account)	272	132598	122045	129152	93936	9302
Other Income	5	2555	3169	2228	3166	950
	277	135153	125234	131379	97102	93971
WIATHE ORDER						====
WHAT WE SPENT : Variable Cost	220	107303	93513	96438	63170	63538
Fixed Cost (Other than	220	107303	93513	90430	63170	03330
Interest & Depreciation)	26	12556	12896	10910	11112	7486
Depreciation /Write Off	7	3420	2887	2613	2529	2456
Cost of Production	253	123279	109296	109960	76811	73479
(Accretion)/Decretion in Stock	5	2217	4410	(6768)	1020	(2754)
Cost of Sales	258	125496	113706	103192	77831	70725
Interest	. 8	3769	1148	909	939	1720
Freight Under Recovery	43	20957	_	. —		· · · · · —
Other Cost (Excise Duty, Sales Tax,	stage so	as a <u>jač</u> ija s	1 N. 121.22 1	NAMES OF THE PROPERTY OF	4.0%	
Octroi, Cess etc.)	33	15951	16120	24093	14868	14341 83
Prior Period Adjustments-Dr./(Cr.) Extra Ordinary Items -Dr./(Cr.)	(0.20)	(95)	r (40 mm 22.	85 (47)	
Extra Ordinary norms - Dis(O(1)	1 (1444) - 7	400070	400070	400047		00070
THE RESERVE OF THE PROPERTY OF	341	166078	130978	128217	93676	86870
WHAT WE SAVED:		المرووا	-1-0-10	47.40.304		
Profit before Tax	(63)	(30926)	(5744)	3163	34 <mark>26</mark>	7100
Provision for Tax	(23) (41)	(11065) (19861)	(5744)	(61) 3224	3426	302 6799
Profit after Tax	The state of the s	, ,	, ,			
Number of Employees (Nos.)	1815 0.15	1815	1832 66.62	1850 69.81	1861 50.48	1878 49.53
Sale per Employee /alue Added	0.15 (12.25)	73.06 (5969)	7564	15577	13105	18769
/alue Added per Employee	(0.01)	(3.29)	4.13	8.42	7.04	10.00
PS (in US \$/As.)	(0.20)	(9.94)	(2.87)	1.61	1.71	3.40
nternal Resource Generation	(33.74)	(16441)	(2857)	5836	5955	9255
ATIOS :						
Profit before Interest & Tax						
- to Net Sales (%)	(26.50)	(26.50)	(4.36)	3.86	5.57	18.20
- to Capital Employed (%)	(128.15)	(128.15)	(8.83)	7.69	7.96	16.8
Net Profit after Tax	(14.98)	(14.98)	(4.71)	2.50	3.65	¹ 7.3
- to Sales Turnover(%) - to Net Worth (%)	(65.85)	(65.85)	(10.33)	5.22	5.74	11.84
- to Capital Employed (%)	(93.72)	(93.72)	(11.03)	6.09	6.25	13.0
Cost of Sales : Inventory (Times)	5.32	5.32	3.85	4.26	4.66	3.9
Sales : Debtors (Times)	36.42	36.42	97.99	42.05	36.66	52.73
Net Working Capital to Sales (%)	(11.81)	(11.81)	13.43	14.60	19.52	18.9
Capital Employed to Sales (%)	15.98	15.98	42.66 1.74-1	40.99	58.37 2.05:1	56.18 1.98:1
Current Ratio Debt Equity (%)	0.69:1 63.43	0.69:1 63.43	1.74:1 42.61	2.04:1 26.24	30.91	30.17
Desir Citili V (76)	00,40					



REPORT ON CORPORATE GOVERNANCE

1. COMPANY'S PHILOSOPHY ON CODE OF CORPORATE GOVERNANCE

The philosophy of corporate governance of BRPL envisages transparency in all areas of operations, accountability, equity and reporting in its interactions with public, employees, Govt. & Stakeholders.

It has been the constant endeavour of the Company to maximize the value of its Stakeholders. BRPL is committed to achieve compliance of conditions of Corporate Governance as enshrined in the Listing Agreement with Stock Exchanges.

2. BOARD OF DIRECTORS

a. Composition of Board and Directorship, Chairmanship, etc. of Directors on the Board and/or Board Committees of other Companies

Board of Directors of the Company comprises of four executive Directors (whole-time) including Chairman & Managing Director and seven non-executive Independent Directors (part-time). Out of seven part-time Directors three are nominees of Indian Oil Corporation Limited and four are nominees of Government of India & Government of Assam. The names of the Directors and their Directorship/membership/chairmanship on the Board or Board committee of other companies are given below:

NAME OF THE DIRECTOR	NO. OF DIRECTORSHIP/ CHAIRMANSHIP IN OTHER BOARDS	NO. OF MEMBERSHIP/ CHAIRMANSHIP IN COMMITTEES OF BOARD OF OTHER COMPANIES
Executive Directors (whole-time)		
Shri B K Gogoi, Chairman & Managing Director	Nil	Nil
Shri R M Hazarika, Director (Commercial)	Nil	Nil
Shri R D Shira, Director (Production)	Nil	Nil
Shri R N Das, Director (Finance)	Nil	Nil 3
Non-executive Independent Directors (Part-time)		
Shri Ashok Chawla	2	Nil
Shri S C Das	3	Nii
Shri N K Singh	2	2
Shri R C Mahajan	Nil	Nii :
Shri M B L Agarwal	2	1.1
Shri S Basu	1	Nil
Shri A K Mishra	1	NH

Shri K Ramachandran Pillai vacated the post of Director- Human Resources of the Company w.e.f. 16.08.2001 (A.N.).

b. Attendance of Directors at Board meetings during the year 2001-02.

NAME OF THE DIRECTOR	NO. OF BOARD MEETINGS HELD	NO. OF BOARD MEETINGS ATTENDED	WHETHER ATTENDED LAST AGM
Shri B K Go <mark>g</mark> oi	Jun Cti	7	Attended
Shri R M Ha <mark>za</mark> rika	7	7	Attended
Shri R D Shira	7	7	Attended
Shri R N Das	7	7	Attended
Shri K Ramchandran Pillai	3*	3*	Not Applicable
Shri Ashok Chawla	7		Not Attended
Shri S C Das	7	6	Attended
Shri N K Singh	7	7	Attended
Shri R C Mahajan	7	6	Attended
Shri M B L Agarwal	5**	3**	Attended
Shri S Basu	5**	2**	Attended
Shri A K Mishra	5**	5**	Attended

NOTE: a) *Shri K Ramachandran Pillai ceased to be Director of the Company w.e.f. 16.08.2001 (A.N.).

b) **S/Shri M B L Agarwal, S Basu and A K Mishra have been appointed as Directors of the Company w.e.f. 28.06.2001.



c. Details of Board meetings held during the year 2001-02

NO. OF THE BOARD MEETING		DATE	BOARD STRENGTH	NO. OF DIRECTORS PRESENT
172nd Board Meeting		27.04.2001	9	6
173rd Board Meeting		02.06.2001	9	8
174th Board Meeting		20.07.2001	12	10
175th Board Meeting		04.09.2001	. 11	. 10
176th Board Meeting		31.10.2001	11	9
177th Board Meeting		29.01.2002	11	9
178th Board Meeting	and the second of the second o	30.03.2002	11	8

3. AUDIT COMMITTEE

a. Terms of reference

The terms of reference of the Audit Committee of the Company includes all terms stipulated under Section 292A of the Companies Act, 1956 and Clause 49 of the listing agreement.

The role of Audit Committee includes review of the half yearly and annual financial statements. It is also mandated to oversee the company's financial reporting process and disclosure of its financial information to ensure that the financial statement are correct, sufficient and credible.

The Audit Committee also reviews with the Management, External and Internal Auditors about the adequacy of internal control system. It also discusses with Internal Auditor of any significant finding and follow-up thereon.

Audit Committee also have discussion with External Auditors before the audit commence and also have post-audit discussion to ascertain the area of concern.

b. Composition

The Audit Committee consist of the following non-executive Independent Directors:

Shri S C Das,
 Shri N K Singh,

Chairman

Shri R C Mahajan,

Member Member

In addition, the Statutory Auditors, the Cost Auditors, the Director (Finance) and the Head of the Internal Audit are the permanent non-voting members of the Committee.

c. Details of Audit Committee Meetings & attendance

NO. OF THE AUDIT COMMITTEE MEETING	DATE	COMMITTEE STRENGTH	NO. OF MEMBERS PRESENT
2nd	02.06.2001	6	6
3rd	31.10.2001	6	5
4th	30.03.2002	7	7

d. Management Audit Committee

The company has also constituted a Management Audit Committee consisting of Chairman & Managing Director and three Functional Directors. During the year 2001-02 one meeting of the committee was held. Management Audit Committee inter- alia goes into the details of the report of the Internal Auditors.

4. REMUNERATION COMMITTEE/POLICY

The company does not have a separate Remuneration Committee for determining the remuneration of Directors. The Company being a Government Company the remuneration of the Chairman & Managing Director and the Functional Directors is governed by the terms and conditions of the letter of their respective appointments issued by Govt. of India. The Company is also not paying any remuneration (including sitting fees) to its non-executive Independent Directors.

The details of remuneration paid to executive Directors during the year 2001-02 are given below:

Name	Designation	Salary (fixed component)	Exgratia/ perform- ance linked incentive	Other benefit	Total	Service Contract	Notice period	Severance fee
Shri B K Gogoi	Chairman & Managing Director	536336	2799	84335	623470	Five years from 01.01.11998, Service period is renewable for further period.	Three months	-
Shri K Ramachandran Pillai	Director- Human Resources	175172	2799	162916	340887	Vacated office w.e.f. 16.08.2001. (A.N.)	•	•
Shri R M Hazarika	Director (Commercial)	471799	2799	66424	541022	Five years from 15.01.1998. Service period is renewable for further period.	Three months	•
Shri R D Shira	Director (Production)	463405	2799	10301	476505	Will retire on superannuation on 28.02.2003.	Three months	-
Shri R N Das	Director (Finance)	531072	2799	3071	536941	Five years from 07.12.1999. Service period is renewable for further period.	Three months	•

The Company does not have any stock option for Directors.



5. SHAREHOLDERS' COMMITTEES

a. Composition of Shareholder/Investors Grievance Committee

The Shareholder/Investors Grievance Committee of the Company consists of the following non-executive independent Directors:

1. Shri S C Das

Chairman

2. Shri N K Singh

Member

3. Shri R C Mahajan

Member

4. Shri M B L Agarwal A

During the year 2001-02 there were two meetings of the Committee.

b. Status of Shareholders complaints & their regressal

Particulars	Nature of Complaints						
· .	Non-receipt of dividend	Non-receipt of share certificates	Non-receipt of Annual report	Others	Total		
No. of Complaints received during 2001-02	35	17	9		61		
Number of complaints not solved to the satisfaction of shareholders	Nil	Nit	· Nii	Ň	Nil		

c. Compliance Officer

Shri V N Murthy, Company Secretary

d. Share Transfer Committee

The Company is having a Share Transfer Committee with Director (Finance) and three below Board level executives. During the year 2001-02 there were 22 meetings of the Share Transfer Committee.

e. Pending Share Transfers

No valid share transfer request received during the year were pending beyond the stipulated period.

6. GENERAL BODY MEETINGS

a. Details of Annual General Meetings

PARTICUL	ARS		YEARS	
		1996-99	1999-2000	2000-01
Date & Tim	ne	28.09.1999	28.09.2000	04:09:2001
	1.5	3.00 PM	3.00 PM	3.00 PM
Venue		Registered Office at Dhaligaon in the District of Bongaigaon, Assam	Registered Office at Dhaligaon in the District of Bongaigaon, Assam	Registered Office at Dhaligaon in the District of Bongaigaon, Assam
Number of resolutions	•	NiL	NIL	NIL

b. Postal ballot

No resolution was passed in the 27th AGM through postal ballot. In the ensuing 28th Annual General Meeting also the Company has not proposed any resolution for approval of the shareholders through postal ballot since none of the business items proposed requires approval through postal ballot as per provisions of the Companies Act, 1956 and rules framed thereunder.

7. DISCLOSURES

- a. There were no transactions in the Company of material nature with its Directors, management or their relatives, etc that may have potential conflict with the interest of the Company at large.
- b. There were no cases of non-compliance by the Company and no penalties & strictures were imposed on the Company by Stock Exchanges or SEBI or any other statutory authority on any matter related to capital markets during the last 3 years.

8. MEANS OF COMMUNICATION

The Company publishes its quarterly, half yearly and yearly results in one leading English daily (normally Business Standard) having all India circulation and one Assamese newspaper (normally Dainik Asom) having circulation mainly in the State of Assam. Company also displays its quarterly results and significant corporate information on website www.brplindia.gom.

The Company has incorporated a chapter on Management Discussion & Analysis on important areas in the Directors' Report (as envisaged in Clause 49(V)(A) of the listing agreement).

9. GENERAL SHAREHOLDERS' INFORMATION

a. Annual General Meeting

Date & Time

: Saturday, 21st September 2002 at 8.30 AM

Venue

: Registered Office at Dhaligaon in the District of Bongaigaon

: Assam



b. Financial Calendar (Tentative)

Annual General Meeting

:21st September, 2002

Unaudited Results of quarter ended 30th June 2002

: 4th week of July 2002

Unaudited Results of quarter ended 30th September 2002 : 4th week of October 2002

Unaudited Results of quarter erided 31st December 2002 : 4th week of January 2003 Audited Results for year ended 31st March 2003

: 1st week of June 2003

c. Book Closure Date

3rd September 2002 to 10th September 2002 (both days inclusive) for the purpose of 28th Annual General Meeting.

d. Dividend Payment Date

The Board of Directors has not recommended any dividend for the year 2001-02.

e. Listing on Stock-Exchanges

Equity shares of the Company are listed in the following Stock Exchanges:

- 1. The Gauhati Stock Exchange Ltd. [Regional Stock Exchange]
- 2. The Delhi Stock Exchange Association Ltd.
- 3. The Calcutta Stock Exchange Association Ltd.
- 4. Madras Stock Exchange Ltd.
- 5. The Stock Exchange, Mumbai

In addition, the shares of the Company are also permitted for trading in National Stock Exchange of India Ltd. without listing.

Annual listing fees to all the above five Stock Exchanges have been paid by the due date.

f. Stock Code

SN Name of the Stock Exchange		Stock Code No.
1 The Stock Exchange, Mumbai		500072
2 The Delhi Stock Exchange Association Ltd		02116
3 The Calcutta Stock Exchange Association	Ltd	10012071
4 Madras Stock Exchange Ltd.		BRP
5 The Gauhati Stock Exchange Ltd.		∟/724

g. Market Price Data

MONTH	DODODE	HIGH	OD CODO	LOW
	BSE	NSE	BSE	NSE
April, 2001	7.20	7.10	5.60	6.00
May, 2001	7.10	6.50	5.45	5.40
June, 2001	÷ 6.20	6.20	¹⁰⁰ 5.10	5.15
July, 2001	5.70	5.50	27° - 4.55	4.50
August, 2001	5.05	5.15	4.55	4.70
September, 2001	6.35	6.10	3.90	3.50
October, 2001	5.50	6.00	4.10	4.05
November, 2001	5.50	5.50	4.55	4.60
December, 2001	5.20	5:10	4.00	4.00
January, 2002	4.50	4.95	3.80	3.95
February, 2002	8.90	9.40	4.05	4.05
March, 2002	8.90	9.00	5.05	5.00