

Sulphurless Sugar – Healthy Sugar India's only sulphurless sugar

Quality products from Dhampure

Dhampure has a wide range of successful products in the market. Proof enough of their inherent quality and their ready acceptance by the people.



Sulphurless Sugar

Dhampure sugar is India's first and only sulphurless sugar. Dhampure does not use sulphur or harmful chemicals to bleach the impurities in sugar to make it look white. Instead, it uses the unique Ion Exchange Method to genuinely clean the sugar. That is why Dhampure also meets the strict European Union Standards for sulphur content in white sugar. The sugar that comes to you is not only sulphurless but also scum-free and non-acidic. Its hygienic packaging ensures that your hands are the first to touch the sugar.

White Sugar Sachets

India's only sulphurless sugar is now available in convenient packs for office use.



Gur

Made from select varieties of sugarcane, Dhampure Gur is not only natural but also chemical-free. Ordinary and loose gur has harmful chemicals in it. Sulphur dioxide, hydrosulphite, formic acid, bleaching chemicals and preservatives to name a few. The manufacturing process and handling is so unhygienic that it leads to dirt, scum and insects getting mixed with gur as it reaches you. Dhampure Gur takes extra care to ensure cleanliness and hygiene. Packed through automatic machines at the site of manufacture, it is ensured that its taste, flavour, and purity are retained. So, go ahead and experience the goodness of Dhampure Gur, yet another sweet offering from the house of Dhampure.



Brown Sugar

Dhampure Demerara Sugar is a natural brown sugar. It is ideal for tea, coffee and for topping hot cereals. Dhampure Demerara Sugar has fewer calories than ordinary sugar and a rich dose of natural minerals. Hence, your diet becomes healthier. It brings out the aroma of coffee beans. Not only this, it also melts five times faster than ordinary sugar! Early Egyptian coffee drinkers boiled powdered coffee beans with natural brown sugar to produce a thick syrupy coffee. The rich aromatic Demerara Sugar adds a great undertone to an already delicious brew! It is also suitable for cakes, pastries, and other bakery items.



Dhampure Demerara Sugar is also available in sachets.

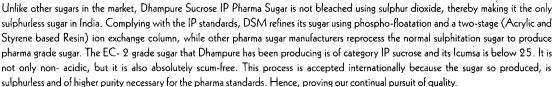


Mishri has always been used as an offering to the Gods. However, mishri as we knew it was again dirty and unhygienic. Since we believe that an offering to the Gods should be pure, we decided to launch a new avatar of mishri. This was Dhampure Shuddh Mishri, India's first sulphurless and packaged mishri. Made out of completely mechanized process and untouched by hands, Dhampure Mishri is as pure as one's faith.



Pharma Grade Sugar

Dhampure is a household name known for its commitment to health. In view of that, when it comes to making Pharma Grade Sugar (which has to be absolutely pure), we go a step ahead. Dhampure Sucrose IP Pharma Sugar has all the qualities to make it the finest Pharma Grade Sugar.



No wonder that it is also one of the few to be IP certified (certified by Drugs Controller of India). In keeping with DSM's distinguished tradition, Dhampure Sucrose IP Pharma Sugar will undoubtedly raise the existing standards for Pharma Grade Sugar.



Dhampure Sucrose IP Pharma Sugar







BOARD OF DIRECTORS	_	Mr. V. K. Goel, Chairman & Executive Director
		Mr. A. K. Goel, Vice Chairman
		Mr. Gaurav Goel, Jt. Managing Director
		Mr. Gautam Goel, Jt. Managing Director
		Mr. A. K. Gupta
	_	Mr. M.P. Mehrotra
	JUN	Mr. Harish Saluja Mr. Rahul Bedi
		Mr. K. K. Koharwal
	_	Mr. Priya Brat, Nominee-ICICI Bank Ltd.
VICE PRESIDENT (FINANCE) & SECRETARY		Mr. Arhant Jain
AUDITORS	_	S. Vaish & Company Chartered Accountants, Kanpur
		Mittal Gupta & Company Chartered Accountants, Kanpur
BANKERS		Punjab National Bank Bank of Baroda



THE DHAMPUR SUGAR MILLS LIMITED DHAMPUR, DISTRICT BIJNOR (U.P.)

NOTICE TO SHAREHOLDERS

Notice is hereby given that the Sixty Ninth Annual General Meeting of the Company shall be held on Thurday, 25th March, 2004 at the Registered Office of the Company at Sugar Mills Compund, Dhampur, Distt. Bijnor (U.P.) at 3.00 P.M. to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Directors Report, Auditors Report and Balance Sheet and Profit & Loss Account for the year ended 30th September, 2003.
- To appoint a director in place of Shri K.K. Koharwal, who
 retires by rotation and being eligible offers himself for reappointment.
- To appoint a director in place of Shri Rahul Bedi, who retires by rotation and being eligible offers himself for re-apointment.
- To appoint a director in place of Shri Harish Saluja, who retires by rotation and being eligible offers himself for reappointment.
- 5. To appoint Auditors and to fix their remuneration. The retiring Auditors M/S S. Vaish & Company, Chartered Accountants, Kanpur, and M/S Mittal Gupta & Company, Chartered Accountants, Kanpur, are eligible for re-appointment and, in this connection to consider, and, if thought fit, to pass the following resolution as a Special Resolution:

"RESOLVED that, pursuant to provisions of section 224A and other applicable provisions, if any, of the Companies Act, 1956, M/S S. Vaish & Company, Chartered Accountants, Kanpur and Mittal Gupta & Company, Chartered Accountants, Kanpur be and are hereby reappointed as Joint Statutory Auditors of the Company to hold office from the conclusion of this meeting to the conclusion of next Annual General Meeting of the Company and that the Board of Directors be and is hereby authorised to fix their remuneration for the said period."

SPECIAL BUSINESS:

To pass with or without modification following resolution as Ordinary Resolutions:

6. "RESOLVED that pursuant to sections 198, 269, 309 and read with Schedule XIII and other applicable provisions of the Companies Act, 1956, if any, the existing remuneration and perquisites being paid to Shri Vijay Kumar Goel, Chairman and Executive Director, be and is here by revised with effect from 1st April, 2004 as under:

SALARY:

Rs. 1,25,000 per month with effect from 1st April 2004 for a a period of five years.

PERQUISITES:

Housing: For accomodaion owned by the comapny a deduction @ 10% of the salary.

ELECTRIC, GAS, WATER AND FURNISHING:

The expenditure incurred by the Company on gas, electricity, water and furnishing shall be valued as per Income-Tex Rules, 1962. This shall, however, be subject to a ceiling of 10% of Salary of the Chairman & Executive Director.

MEDICAL:

Reimbursement of actual expenses incurred for self and family subject to ceiling of one month's salary in a year or 3 months salary over a period of 3 years.

LEAVE TRAVELS:

For self and family once a year incurred in accordance with the rules of the Company.

CLUB FEES:

Club fees subject to maximum of two clubs but not admission and life membership fees.

PERSONAL ACCIDENT INSURANCE:

Premium for insurance not to exceed Rs. 1,000/-per annum.

OTHERS: (Not to be treated as perquisites)

PROVIDENT FUND:

Employer's contribution to Provident Fund to the extent not taxable under the Income-tax Act, 1961.

GRATUITY:

At the rate of half month's salary for each completed year of service subject to a ceiling of Rs. 2,50,000/-

CONVEYANCE:

For use of Company's Car for private purposes a sum of Rs. 1000/- per month to be paid to the Company.

RESOLVED FURTHER that aforesaid monthly payment and monetory value of perquisites to be included in the remuneration for the purpose of section 198 of the Companies Act, 1956, shall be deemed to be minimum remuneration, in the event of absence or inadequacy of net profits computed in the manner provided under the said section".

7. "RESOLVED that pursuant Sections 198, 269 and 309 read with Schedule XIII and other applicable provisions of the Companies Act, 1956, if any, the existing remuneration and perquisites being paid to Shri Gaurav Goel, Joint Managing Director, be and is hereby revised with effect from 1st April, 2004 as under:

SALARY:

Rs. 1,00,000/-per month with effect from 1st april, 2004 for a period of five years.

PERQUISITES:

Housing: For accommodation owned by the company a deduction @ 10% of the salary.

ELECTRIC, GAS, WATER AND FURNISHING:

The expenduiture incurred by the Company on gas, electricity, water and furnishing shall be valued as per Income-Tax Rules, 1962. This shall, however, be subject to a ceiling of 10% of Salary of the Jt. Managing Director.

MEDICAL:

Reimbursement of actual expenses incurred for self and family subject to ceiling of one month's salary in a year or 3 months salary over a period of 3 years.

LEAVE TRAVEL:

For self and family once a year incurred in accordance with the rules of the Company.

CLUB FEES:

Club fees subject to maximum of two clubs but not admission and life membership fees.

PERSONAL ACCIDENT INSURANCE:

Premium for insurance not to exeed Rs. 1,000/-per annum.

BONUS:

Ex-gratia and Bonus as admissible to Senior Officers of the Company.



OTHERS: (Not to be treated as perquisites)

PROVIDENT FUND:

Employer's contribution to Provident Fund to the extent not taxable under the Income-tax Act, 1961.

GRATUITY

At the rate of half month's salary for each completed year of service subject to a ceiling of Rs. 2,50,000/-.

CONVEYANCE:

For use of Company's Car for private purposes a sum of Rs. 1000/- per month to be paid to the Company.

RESOLVED FURTHER that aforesaid monthly payment and monetary value of perquisites to be included in the remuneration for the purpose of Section 198 of the Companies Act, 1956, shall be deemed to be minimum remuneration in the event of absence or inadequacy of net profits computed in the manner provided under the said Section."

8. "RESOLVED that pursuant to Section 198, 269 and 309 read with Schedule XIII and other applicable provisions of the companies Act, 1956, if any, the existing remuneration and perquisites being paid to Shri Gautam Goel, Jt. Managing Director, be and is hereby revised with effect from 1st April, 2004 as under:

SALARY:

Rs. 100,000/- per month with effect from 1st April, 2004 for a period of five years.

PERQUISITES:

Housing: For accommodation owned by the company a deduction @ 10% of the salary.

ELECTRIC, GAS, WATER AND FURNISHING:

The expenditure incurred by the Company on gas, electricity, water and furnishing shall be valued as per Income-Tax Rules, 1962. This shall, however, be subject to a ceiling of 10% of Salary of the Jt. Managing Director.

NOTES:

- 1. A Member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote on a poll instead of himself/ herself and the proxy so appointed need not to be a member of the Company. Proxies in order to be effective, must be received at Registered Office of the Company not less than 48 hours before the start of the meeting.
- Pursuant to section-173 of the Companies Act, 1956, the relative Explanatory Statements is annexed here to.
- 3. Members are requested to send the following to the Company's Registrar & Share Transfer Agent M/s Alankit Assignments Limited, 205-206, Anarkali Market, Jhandewalan Extension, New Delhi-110055:—
 - (a). Application for consolidation of folios alongwith relevant share cetificates where members hold more than one share certificate in the same name under different folios.
 - (b). Details regarding change of address, if any.
- Member/Proxies should bring their copy of Annual Report and attendance slip duly completed when attending the Meeting.
- 5. The accounts, the report and all other documents required under the law to be annxed there to, will be available for inspection during working hours at the Registered Office of the Company on any working day except Saturdays and Sundays prior to the date of the Annual General Meeting.

MEDICAL:

Reimbursement of actual expenses incurred for self and family subject to ceiling of one month's salary in a year or 3 months salary over a period of 3 years.

LEAVE TRAVEL:

For self and family once a year incurred in accordance with the rules of the Company.

CLUB FEES:

Club fees subject to maximum of two clubs but not admission and life membership fees.

PERSONAL ACCIDENT INSURANCE:

Premium for insurance not to exceed Rs. 1,000/- per annum.

BONUS:

Ex-gratia and Bonus as admissible to Senior Officers of the Company.

OTHER:

(not to be treated as perquisites)

PROVIDENT FUND:

Employer's contribution to Provident Fund to the extent not taxable under the Income-tax Act, 1961.

GRATUITY:

At the rate of half month's salary for each completed year of service subject to a ceiling of Rs. 2,50,000/-.

CONVEYANCE:

For use of Company's Car for private purposes a sum of Rs. 1000/- per month to be paid to the Company.

"RESOLVED FURTHER that aforesaid monthly payment and monetary value of perquisites to be included in the remuneration for the purpose of Section 198 of the Companies Act, 1956, shall be deemed to be minimum remuneration in the event of absence or inadequacy of net profits computed in the manner provided under the said Section."

- 6. Shareholders desiring any information as regards the accounts are requested to write to the Company at an early date so as to enable the management to keep the information ready.
- 7. The Register of Members and Share Transfer Books of the Company shall remain closed from Friday, the 19th March, 2004 to Thursday, the 25th March, 2004 (both days inclusive) for the purpose of Annual General Meeting.
- 8. The company has already transferred all unclaimed dividends declared upto the fianancial year ended 30th September, 1995 to the General Revanue Account of the Central Government as required by the Companies Unpaid Dividend (Transfer to the General Revenue Account of the Central Government Rules, 1978, Shareholders who have so far not claimed or collected their dividends upto the aforsaid financial year are requested to claim their dividend from the Registrar of Companies, Uttar Pradesh, Westcott Building, The Mall, Kanpur—208001. Telephone nos. 252304 and 2367253 in the prescribed form which will be furnished on receipt of request by the Rigistrar and Transfer Agents.
- 9. Pursuant to the provisions of section 205A(5) of the Companies Act, 1956 dividend for the financial year ended 30th September, 1996 and thereafter which remain unclaimed for a period of 7 years will be transferred by the company to the 'Investor Education and Protection Fund' (IEPF) established by the Central Government pursuant to section 205C of the companies Act 1956.



Information in respect of such unclaimed dividend when due for transfer to the said Fund is given below:

Financial year Ended	Date of declaration of Dividend	Last date for claiming unpaid Dividend	Due date for transfer to IEP Fund
30.9.1996	03.06.1997	02.06.2004	03.07.2004
30.9.1997	25.03.1998	24.03.2005	25.3.2005
30.9.1998	-	-	-
30.9.1999	_	-	-
30.9.2000	-	→	-
30.9.2001	-	-	-
30.9.2002	-	-	- •

Shareholders who have not so far encashed the dividend warrant(s) are requested to seek issue of duplicate warrant (s) by writing to the Company's Registrar and Transfer Agents, M/S Alankit Assignments Limited immediatly. Shareholders are requested to note that no claims shall lie against the company or the said Fund in respect of any amounts which were unclaimed and unpaid for a period of seven years from the dates that they first became due for payment and no payment shall be made in respect of any such claims.

THE DHAMPUR SUGAR MILLS LIMITED

DHAMPUR, DISTT. BIJNORE (U.P)

EXPLANATORY STATEMENT

(Pursuant to Sec. 173 (2) of the Companies Act, 1956)

ITEM NO. 6

Shri V.K. Geol is the Chairman and Executive Director of the Company. He has been drawing remuneration of Rs. 50,000/-per month since 01.01.2002. Looking to the all round growth of the Company, the Board, subject to approval of members in Genral Meeting, has approved increase in his remuneration from Rs. 50,000/- to 1,25,000/- per month w.e.f. 1st April 2004. His appointment and remuneration is in accordance with the requirements of Schedule XIII of the Companies Act, 1956. The resolution is palced before you as an ordinary resolution.

Shri. V.K. Goel himself and Shri. A.K. Goel, Shri Gaurav Goel and Shri Gautam Goel bieng relatives are interested in the above resolution.

ITEM NO. 7

Shri Gaurav Goel, is the Jt. Managing Director of the Company. He has been drawing remuneration of Rs. 25000/- per month since 01.01.2002. Looking to the all round growth of the company, the Board, subject to approval of members in General Meeting, has approved increase in his remuneration from Rs. 25,000/-to Rs. 100,000/

-per month w.e.f. 1st April 2004. His appointment and remuneration is in accordance with the requirements of Schedule XIII of the Companies Act, 1956. The resolution is placed before you as an ordinary resolution.

Shri Gaurav Goel himself and Shri V.K. Goel, Shri A.K. Goel and Shri Gautam Goel being relatives are interested in the above resolution.

ITEM NO. 8

Shri Gautam Goel, is Jt. Managing Director of the Company. He has been drawing remuneration of Rs. 25000/- per month since 01.01.2002. Looking to the all round growth of the company, the Board, subject to approval of members in General Meeting, has approved increase in his remuneration from Rs. 25,000/- to Rs. 100,000/-per month w.e.f. 1st April 2004. His appointment and remuneration is in accordance with the requirements of Schedule XIII of the Companies Act, 1956. The resolution is placed before you as an ordinary resolution.

Shri Gautam Goel himself and Shri V.K. Goel, Shri A.K. Goel and Shri Gautam Goel being relatives are interested in the above resolution

Details of Directors seeking reappointment at the 69th Annual General Meeting:-

		- II		<u> </u>	
Name	Age	Qualifications	Expertise in Specific functional Area	Directorship in other Cos	Committee/executive positions held in other companies
Sh. Harish Saluja	64 Yrs	Graduate	35 years Experienced Businessman	Donald Norries Chemical & Engg. Ind. Ltd Mani Stock Brokers Ltd. Rawalpindi Flour Mills Pvt. Ltd.	
Sh. Rahul Bedi	50 Yrs	Journalist	More than 30 years Experience in critical analysis		
Sh. K.K. Koharwal	58 Yrs	Graduate, MSW	Expert in Factory administration, experience of about 35 years.		

For The Dhampur Sugar Mills Limited

Place: New Delhi

Date: 16th February, 2004

Arhant Jain Vice President (Finance) & Secretary



DIRECTOR'S REPORT

Your Directors are presenting their 69th Annual Report together with audited accounts of the Company for the year ended on 30th September, 2003

(Rs. In Crores) FINANCIAL RESULTS: Current Year Previous Year 476.43 429.89 Total Income 47.55 Operating Profit (before Interest, 26.52 Depreciation & Extra Ordinary Items) Interest 34.98 38.04 Depreciation 15.97 15.51 Extra Ordinary Items 6.85 (-) 4.84 Profit before Tax 3.45 (-) 31.87

Profit after Tax 4.15 (-) 31.86 Income Tax adjustment for earlier years 0.21 0.01 Balance brought forward from earlier year (-) 58.50 (-) 26.64

0.70

(-) 54.14

(-)58.50

DIVIDEND:

No dividend for this year was recommended by the Board of Directors of the Company.

OPERATIONS:

Provision for deferred tax

Deficit carried to Balance Sheet

The improvement of the finacial health of the company, mainly attributable to better capacity utilization and lower sugar cane price during the year was partly set off by the substantial fall in prices of Sugar due to excessive stocks of sugar in the Country. Revenues of the company went up by 10.83%, Operating profit by 79.30%. The profit after tax went up by 113.03% from Rs. (–) 3186.42 Lacs to Rs. 414.86 Lacs.

PERFORMANCE OF THREE SUGAR UNITS OF THE COMPANY:

The key operational figures in respect of three Sugar Unit at Dhampur, Rauzagaon and Asmoli for the two seasons are as follows:

SUGAR UNITS, DHAMPUR:

	Sugar Season	
	<u>2002-03</u>	<u>2001-02</u>
Start of the Crushing Season	29.11.02	08.11.01
Closing of Crushing Season	06.06.03	18.04.02
Cane Crushed (lac-Qtls.)	156.86	140.85
Recovery (%)	9.27%	9.60%
Sugar Produced (lac-Qtls.)	14.53	13.51

SUGAR UNIT, RAUZAGAON:

	Sugar Season	
	<u>2002-03</u>	<u>2001-02</u>
Start of the Crushing Season	02.12.02	08.11.01
Closing of Crushing Season	21.05.03	01.05.02
Cane Crushed (lac-Qtls.)	96.50	87.66
Recovery (%)	9.70%	9.26
Sugar Produced (lac-Qtls.)	9.36	8.12

SUGAR UNIT, ASMOLÍ:

	Sugar Season	
	<u>2002-03</u>	<u>2001-02</u>
Start of the Crushing Season	01.12.03	13.11.01
Closing of Crushing Season	01.05.03	11.04.02
Cane Crushed (lac-Qtls.)	65.84	61.78
Recovery (%)	9.23%	9.20%
Sugar Produced (lac-Qtls.)	6.08	5.68

PERFORMANCE OF CHEMICAL UNIT OF THE COMPANY:

The production of Absolute Alcohol was started during the year and was at 884.228 KL. Net production of Acetic Anhydride, Ethyl Acetate, Acetaldehyde and Acetic Acid, during the year has decreased by 31.64% to sale 10229 M.T. againt 14964 M.T. in the previous year due to of Absolute Alcohol. The production of Oxalic Acid Plant is slightly increased to 1658 M.T. against 1653 M.T. in previous year.

SUBSIDIARIES & PROMOTED COMPANIES:

The audited accounts of the subsidiaries viz DSM Agro Products Limited for the year ended on 30th September, 2003, DSM Hi-tech Product Limited for the year ended on 31st March, 2003 and Mansurpur Sugar Mills Limited for the year ended 30th June, 2003 are annexed.

OPERATIONAL DATA OF SUBSIDIARIES COMPANIES:

M/S DSM Agro Products Ltd.

	Sugar Seaso	eason
	2002-03	2001-02
Start of the Crushing Season	04.12.02	09.11.01
Closing of Crushing Season	05.05.03	08.04.02
Cane Crushed (lac-Qtls.)	62.30	59.35
Recovery (%)	9.60%	9.45%
Sugar produced (lac-Qtls.)	5.98	5.61

M/S MANSURPUR SUGAR MILLS LTD.

	Sugar Season	
	<u>2002-03</u>	2001-02
Start of the Crushing Season	01.12.02	06.11.01
Closing of Crushing Season	01.06.03	03.05.02
Cane Crushed (lac-Qtls.)	74.66	74.49
Recovery (%)	9.50%	9.48%
Sugar Produced (lac-Qtls.)	7.09	7.06

GROUP SUMMARY AT A GLANCE

	Sugar Season	
	<u>2002-03</u>	2001-02
Cane Crushed (lac-Qtls.)	456.16	424.13
Sugar Produced (lac-Qtls.)	43.04	39.98
Recovery (%)	9.44	9.43

FINANCE:

Financial Institutions and Banks appreciating the strengths of the group and the problem faced, had aproved and implemented restructuring of the terms liabilities under Corporate Debt Restructuring Scheme (CDR) sanctioned vide letter dated 10th April, 2003 granting extension in repayment period of term loans etc.



PUBLIC DEPOSITS:

Public Deposits as at 30th Sept., 2003 stood at Rs. 733.41 Lacs as against Rs. 832.10 Lacs in the previous year. There were unclaimed deposits amounting to Rs. 15.94 Lacs pertaining to 96 depositors as on that date and out of this, 45 depositors having deposits aggregating to Rs. 9.91 Lacs have subsequently claimed refund or renewed their deposits. However the balance amount of Rs. 6.03 Lacs still remained unclaimed.

DELISTING OF EQUITY SHARES OF THE COMPANY AT UPSE, DSE AND ASE:

The existing equity shares of the company are listed on the National Stock Exchange of India Limited, The Stock Exchange, Mumbai, The Stock Exchange, Ahemdabad (ASE) and Delhi Stock Exchange Association Limited (DSE). The Company is seeking delisting of its securities from Ahemdabad and Delhi Stock Exchange (s) under the Securities and Exchange Board of India (Delisting of Securities) Guildelines, 2003. Moreover, the existing equity share of the company are delisted on U.P. Stock Exchange Association Limited (UPSE) with effect from 26th September, 2003 on request of the company.

COMPLIANCE CERTIFICATE:

A certificate from the Auditors of the Company regarding compliance of conditions of of Corporate Governance as stipulated under Clause 49 of the Listing Agreement is attached to this report.

DIRECTORS:

Mr. Harish Saluja, Mr. Rahul Bedi and Mr. K.K. Koharwal, directors of the Company retire by rotation and being eligible, offer themselve for re-appointment.

The nomination of Mr. D. Rama Rao has been withdrawn by IFCI Ltd. w.e.f. 23rd December, 2003 from the Board of Directors of the Company. The Board noted the withdrawal of nomination and appreciated the valuable advises and suggestion provided by him for the betterment of the Company during his tenure as director.

DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to Section 217 (2AA) of the Companies Act, 1956, your Directors confirm:

- that the applicable accounting standards have been followed in the preparation of the annual accounts;
- ii) that 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 or loss of the Company for that period;

- iii) that the Directors have taken proper and sufficient care for the maitenance of adequate accounting records in accordance with the provisions of this Act for safequarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv) that the Directors have prepared the annual accounts on a 'going concern' basis.

IV. AUDITORS REPORT:

M/s S. Vaish & Co., Chartered Accountants, Kanpur, and M/s Mittal Gupta & Co., Chartered Accounts, Kanpur, the joint auditors of your Company will retire at the ensuing Annual General Meeting and being eligible may be reappointed. The Notes to the accounts are self explanatory and does not require further explanation.

PARTICULARS OF EMPLOYEES:

The particulars of Employees under section 217 (2A) of the Companies Act, 1956—NIL.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUT GO

The particulars as required by the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules 1988 with regard to conservation of energy, technology absorption, foreign exchange earnings and outgo are given in Annexure.

INDUSTRIAL RELATIONS

The industrial relations have remained cordial and hormonious during the year.

ACKNOWLEDGEMENTS:

Your directors place on record their acknowledgement and sincere appreciation of the Company to the Fiancial Institutions, Banks and Lessors for their continued support, to the Cane growers for the supply of the cane, to the officers, staff and worker of the Company for their relentless and dedicated efforts and labour put in by them for the growth of the company. Your directors further seek contribution from all the above to overcome the tough time and look forward for a bright future.

By Order of the Board

V.K. Goel

Place : New Delhi Chairman Dated : 23.12,2003



NN	EXURE I - TO	DIRECTOR	'S REPOI	RT F	OR THE YEAR ENDED 30.09.2	2003
CONS	SERVATION OF ENERGY					eviou
	nergy conservation measures				Year	Yea
	nstrumentation at various ma			b	(96.8
	teps are being taken for furtl		•		- Electricity 237.57 1 - Furnace Oil -	90.8
	f energy by installing Hydrauli	c Drive System at	Mill House		- Coal (Tons)	
	place of Gear Boxes.	1.0. 1		c:		
	mpact of the measures at (a) f energy consumption and co				- Electricity 31.50	31.5
	f production of goods.	msequent impact (on the cost		- Furnace Oil -	
	ith saving in power consumption	on at Mill House, th	e additional		- Coal (Tons) -	
	equirement of power for ench			d:	- · · · · · · · · · · · · · · · · · · ·	•
	ORM—A:	Č			- Electricity -	
D	OWER AND FUEL CONS	IIMDTION .			- Furnace Oil -	
I.	OWER AND FUEL CONS				- Coal (Tons)	
		Current	Previous	IIL T	ECHNOLOGY ABSORPTION:	
1)	Electricity	Year	Year	R	esearch and Development :	
. 1)	a) Purchased:			1.		v th
	Unit	334268	581520	1.	Company:	
	Total Amount	1807471	5101495		Development of new varieties of early maturing	seed
	Rate/Unit	5.41	8.77		for higher sugar recovery, yield in Sugar cane ar	nd fo
	b) Own Generation:				early start of crushing operations.	
	i) Through Diesel Generate	or:		2.		:
	Unit	2906030	2263700	•	Higher recovery % at Rauzagoan Unit.	
	Unit per Litre of diesel	3.35	3.31	3.	Future Plan of Action: Energy Conservation studies through gassificati	on c
	Cost/Unit	5.80	5.51		bagasse.	on c
	ii) Through Steam Turbine	OPE		4.	Expendidture on R&D: Rs. 296.56 Lacs	
	Unit	155761635	100023724		: (Rs. 187.25 lacs).	
	Units per litre of fuel	Steam produced		TECT	NOLOGY ABSORPTIONS, ADOPTION AND IT	JNO
	Oil/Gas Cost/Unit	by use of own ba	agasse.	VATIO		72 1 U
2)		here used)		1.		ption
	Quantity (Tonnes)	•	~		Adoption and Innovation.	
	Total Cost (Rs.)	-	-		Improved juice clarification for manufactu	
	Average Rate	-	~	_	export quality (Low ICUMSA) and pharma Sug	
3)	Furnace Oil			2.	Benefit derived as a result of above efforts e.g. Pr improvement, Cost Reduction, Product develop	
	Quantity (Lts.)	-	-		Import Substitution etc.	111011
	Total Cost (Rs.)	-	-		a) Technology Imported—No technology	wa
	Average Rate	_	-		imported.	
4)	Other/Internal Generation:				b) Year of Import—N.A.	
	Purchased Bagasse, Paddy				c) Has technology been fully absorbed—N.A.	
	Husk and Fire wood				d) If not fully absorbed, areas where this has not	
	Quantity (Tonnes)	32788	46037		place, reasons therefore and future plans act N.A.	ıun
	Total Cost (Rs.)	23253102	30286761			
	Average Rate/Ton.	709.00	658.00	IV. FO	DREIGN EXCHANGE EARNINGS AND OUTG	: O
C	ANSTIMOTION DED TIME	ተ ለድ ወወለከነነር፣	ION ·	a)	Activities relating to exports: Initiations take increase export, development of new export market	
C	ONSUMPTION PER UNIT				products, services and export plans;	
a:	Sugar (Qtls.)	2996788	2731442		During the year the company has done export of	Suga
	- Electricity	52.90	37.58		Machinery;	-
	Furnance OilCoal (Tons)	-	<u>-</u>	b)	2	
	- Coai (Tolls)	-	-		Export and foreign exchange earnings: (Rs in Lacs) (43.40).	17.8

Imports and expenditure in foreign currency: (Rs. in Lacs)

44.72 (78.56)



S. Vaish & Co. Chartered Accountants G-1, Akash Ganga 15/96, Civil Lines Kanpur -208001 Mittal Gupta & Co. Chartered Accountants 14, Ratan Mahal 15/197, Civil Lines Kanpur-208001

AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

To
The Members of
The Dhampur Sugar Mills Ltd.
Dhampur

We have examined the compliance of conditions of Corporate Governance by The Dhampur Sugar Mills Limited, Dhampur for the year ended on 30th September, 2003, as stipulated in clause 49 of the Listing Agreement of the said Company with Stock Exchange(s).

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an Audit nor an expression of opinion on the Financial Statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us by the Company, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement.

We state that in respect of Investor Grievances recieved during the year ended 30th September, 2003, no such grievances are pending for a period exceeding one month against the Company as per the records maintained by the Company and presented to the Investors Grievance Committee.

We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs the Company.

For S. Vaish & Co.

For Mittal Gupta & Co.

(S.P. Agarwal)
Partner

(A.K. Gupta) Partner

Chartered Accountants

Chartered Accountants

Place: Kanpur

Date: 23rd December, 2003