

23rd

**ANNUAL REPORT
2018-2019**



**The Agricultural Promotion and
Investment Corporation of Odisha Ltd.**

Baramunda, Bhubaneswar-751 003, Odisha



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BOARD OF DIRECTORS AS ON 31ST MARCH, 2019

Sl. No	Name of the Directors
1.	Sri Krutibas Patra
2.	Dr. S. S. Dey
3.	Sri Nidhi Kumar Routray
4.	Dr. Bindu R. Pilai
5.	Sri Kiran Bihari Swain
6.	Dr. Dibakar Swain
7.	Sri Vijay Arora, A.I.S.
8.	Jawale Nitin Bhanu Das



Ref. No. 2002/APICOL

Dated the 6th Nov., 2020

To

**All Members Directors and
Statutory Auditor.**

NOTICE FOR 23RD ADJOURNED ANNUAL GENERAL MEETING

Notice is hereby given that the 23rd Adjourned Annual General Meeting of the members of APICOL will be held on **02.12.2020 at 3.30 PM** in the Registered Office of the Corporation at Baramunda, Bhubaneswar- 751 003 to transact the following business.

ORDINARY BUSINESS

- a) To receive, consider and adopt the audited Balance Sheet of the Corporation as on 31st March, 2019 and the Profit and Loss Account for the year ended as on that date together with the report of Directors and Auditors thereon.
- b) To fix the remuneration of the Statutory Auditors for the Accounting year 2019-20.
- c) To declare dividend @ 30% on the net profit of the Corporation for the year 2018-19.

BY ORDER OF THE BOARD

Sd./-
COMPANY SECRETARY

- Encl/- a) Proxy form.
b) Audited Accounts along with Auditors Report & Directors Report for the financial year 2018-19.

Note: 1. A member entitled to attend and vote at the meeting is also entitled to appoint a proxy to attend and vote at the meeting instead of himself. A proxy need not be a member of the corporation.

The instrument appointing proxy in order to be valid should however be deposited at the Registered Office of the corporation not less than 48 hours before the commencement of the meeting.



**THE AGRICULTURAL PROMOTION AND
INVESTMENT CORPORATION OF ODISHA LIMITED**

PROXY FORM

I/We _____ of _____ in the district of _____ being a member/members of above named corporation hereby appoint _____ of _____ in the district of _____ as my/ our proxy to vote for me/ us on my/ our behalf at the 23rd Adjourned Annual General Meeting of the company to be held on the 2nd day of December 2020 and at any adjournment thereof.

Signed this _____ day of _____.

Re. 1.00



DIRECTORS' REPORT

To

The Members,

Your Board of Directors have pleasure in presenting the 23rd Annual Report of the Corporation together with the Audited Accounts for the year ended 31st March, 2019.

FINANCE & ACCOUNTS :

The Corporation has earned net profit of Rs.9.49 lakh during the year 2018-19. The salient features of the financial performance are as follows:

INCOME:

Sl. No.	Particulars	Year (2018-19) INR ₹	Year(2017-18) INR ₹
01	Revenue from operation	2907387.00	4579552.00
02	Other income	23444382.00	17749197.00
	TOTAL	26351769.00	22328749.00

EXPENDITURE:

Sl. No.	Particulars	Year(2018-19) INR ₹	Year(2017-18) INR ₹
01	Finance Cost	0.00	0.00
02	Employees benefit expenses	17030485.00	14881701.00
03	Others expenses	4072702.00	2453379.00
04	Depreciation	3073283.00	2870285.00
05	Total expenses	24176470.00	20205365.00
06	Profit before tax	2175300.00	2123384.00
07	Income Tax	1225891.00	1457299.00
06	Net Profit - after tax	949409.00	666085.00

FINANCIAL PERSPECTIVE AND KEY BUSINESS DEVELOPMENTS DURING THE FINANCIAL YEAR:

- Revenue from operation has been decreased by 36.51% over previous year due to non issue of Go-ahead against dairy, poultry and ASC projects temporarily and gestation period of new scheme MKUY.
- Revenue from other sources like interest, grant-in-aid etc has been increased by 32.09% over the previous year due to increase in interest on fixed deposits and Grant-In-Aid paid by Government.
- Employees benefit expenses increased by 14.44% over previous year due to payment of annual increment and enhanced DA.
- Depreciation has been increased by 07% over previous year due to capitalization of IPH assets.

ABOUT THE CORPORATION:

The Agricultural Promotion and Investment Corporation of Odisha Limited (APCIOL) was incorporated on 01.03.1996 vide CIN No.U01409OR1996SGC004357 with an objective to bring



enterprise into agriculture as envisaged in State Agriculture Policy 1996. Sole objective of the Corporation is promotion of agro based and allied industries by promoting private investment.

The Corporation is also acting as virtual office of Agricultural and Processed Food Products Export Development Authority (APEDA) for the State of Odisha and Nodal Office of Small Farmers Agri-Business Consortium (SFAC). The Corporation is also disbursing subsidy under various schemes of State Agriculture Policy.

BUSINESS OPERATION AND FUTURE PROSPECT:

During the year, your Corporation is able to serve 2943 nos. of beneficiaries by distributing various incentives to a tune of Rs.36.72 crores, which includes 2779 nos. of Private L.I. Points. With the help of these L. I. Points, approximately 5558 hectares of additional cultivable areas have been covered under irrigation. During the year the Corporation has provided incentive to the tune of Rs.26.24 crore to 164 nos. of Agri-entrepreneurs for establishing Commercial Agri Enterprises (CAE) and helped in generation of 492 employment. The Corporation is also planning to increase private investment and create more employment opportunity in agriculture and allied sector during next year.

DIVIDEND:

The Corporation has proposed to declare Rs.284823.00 as dividend to be paid out of profit of the financial year 2018-19.

TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND:

The dividend to be declared will be transferred to investors' education and protection fund as per provisions of Section 125 (2) of the Companies Act 2013.

RESERVES:

Your Corporation is having reserves of Rs.629.85 lakh as on 31.03.2019 (previous year Rs.649.66 lakh) break up of which is as follows:

Particulars	Balance as on	Balance as on	Remarks
	31.03.2019 INR (₹)	31.03.2018 INR (₹)	
Capital reserve	51482754.00	54069596.00	Not free for distribution
Profit/(Loss) balance	11502126.61	10896100.87	Free Reserve
Total Reserve	62984880.61	64965696.87	

CAPITAL STRUCTURE (EQUITY SHARE CAPITAL):

The authorized capital of the Corporation is Rs.500.00 lakh divided into 5 lakh numbers of equity shares of Rs.100.00 each. Govt. of Odisha has contributed Rs.110.00 lakh equity shares as fully paid up as at the end of 31st March, 2019. There is no further equity contribution of Govt. of Odisha. The Corporation has only equity share. The share holders are eligible for one shares one voting right. Shareholding pattern of the Corporation as on 31.03.2019 is tabulated below.



Name of share holders	No. of shares issued	Rate of each equity shares fully paid	Value of shares held in Indian Rupees	Percentage of holding
Governor of Odisha	109050	Rs.100/-	10905000.00	99.14
B. K. Patnaik, IAS	650	Rs.100/-	65000.00	0.59
S. C. Hota, IAS	50	Rs.100/-	5000.00	0.045
Alka Panda, IAS	50	Rs.100/-	5000.00	0.045
J. K. Mohapatra, IAS	50	Rs.100/-	5000.00	0.045
P. K. Jena, IAS	50	Rs.100/-	5000.00	0.045
Satyabrata Sahu, IAS	50	Rs.100/-	5000.00	0.045
Dr. A. K. Behera, IARS	50	Rs.100/-	5000.00	0.045
Total	110000		11000000.00	100

LOANS:

The Corporation has not availed any loan from Govt./ Non-Govt. agencies. The Corporation has also not given any loan to Govt./ Non-Govt. agencies. Govt. of Odisha has not given any guarantee in favour of the Corporation.

CAPITAL SUBSIDY:

The Corporation has not availed any capital subsidy from State Government/Central Government during the current year.

CORPORATE GOVERNANCE:

The Corporation has been practicing the principles of good corporate governance. It ensures compliance of the provisions contained in Corporate Governance Manual issued by Department of Public Enterprises, Govt. of Odisha and maintains transparency and disclosures that confirms fully to law.

LITIGATION:

No material litigation was outstanding as on 31st March, 2019. List of pending court cases are enclosed separately at **Annexure-I**.

AUDITORS: M/s. Anil Mihir & Associates, Chartered Accountants, Bhubaneswar was appointed as Statutory Auditor of the Corporation for the year 2018-19 by the CAG vide their letter No.CA.V/ COY/ODISHA, TAPICO(1)1048, dt.07.09.2018. The Statutory Auditors have submitted their audit report for the financial year ended on 31st March, 2019. The audited financial statement forms part of this Annual Report.

SUPPLEMENTARY AUDIT REPORT OF CAG:

CAG has audited the accounts of the Corporation for the year ended 31st March, 2019 and submitted report which forms part of this Annual Report.

SECRETARIAL AUDIT AND REPORT:

The Corporation is not required to obtain Secretarial Audit Report under Section 204 (3) of Companies Act 2013.



INTERNAL AUDIT AND CONTROL:

The Corporation had appointed M/s. Chand & Co., Chartered Accountants as internal auditor during the year 2018-19. They have submitted their reports and suggestions which are noted for future reference.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION:

There is no material changes and commitments affecting the financial position of the Corporation which have occurred between the end of the financial year of the Corporation to which the financial statement relates and the date of the report.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORK PLACE (PREVENTION, PROHIBITION, REDRESSAL) ACT 2013:

No compliant has been received from any women employee during the financial year ending on 31st March, 2019 and thereafter till the date of the report regarding sexual harassment at work place.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND THE CORPORATIONS OPERATION IN FUTURE:

No such order passed by the regulator / court which would impact the going concern status of the Corporation and its future operation.

DETAILS IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENT:

The Corporation maintains adequate internal controls system commensurate with the nature of its business.

The Audit Committee reviews the adequacy and effectiveness of Corporations internal control systems and monitors implementation of audit recommendations for strengthening of internal control systems.

DEPOSITS:

The Corporation has not accepted any deposits from public as defined under section 73, chapter V of the Companies Act 2013.

ANNUAL RETURN:

The extracts of Annual Return pursuant to the provisions of section 92 read with rule 12 of the Companies (Management and Administration) Rules 2014 is furnished at **Annexure-II**.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

The Corporation has not entered into contract or arrangements with related parties referred to in sub-section (1) of section 188 of the Companies Act 2013.

CORPORATE SOCIAL RESPONSIBILITY:

The Corporation is not a venture for profit. Its main objective is to promote agriculture and attract more investment in agriculture and allied sector for establishment of commercial agri enterprises. Considering the turnover and profit volume the provisions of section 135 of the Companies Act 2013 are not applicable to it.



MANAGERIAL EMPLOYEES:

Particulars of employees in pursuance of section 134 (3) (9) of the Companies Act 2013 read with the rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rule 2014 is - Nil.

However, in compliance with section 203 of the Companies Act 2013 following persons are designated as key managerial personnel.

Sri Krutibas Patra	-	Chairman
Dr. S. S. Dey	-	Managing Director

BOARD MEETINGS, BOARD OF DIRECTORS, KEY MANAGERIAL PERSONNEL AND COMMITTEES OF DIRECTOR, BOARD MEETINGS:

a. Composition:

Board of Directors of the Corporation constitute 08 Directors viz Chairman, Managing Director, 4(four) nominated directors, 2 (two) Independent Directors as on 31.03.2019.

b. Appointment, Reappointment and Resignation, cessation and changes in Directors and key managerial personnel:

Sl. No.	Name of Directors	Date of appointment	Date of change
1.	Jaynarayan Kujur		30.03.2019
2.	Sanjeev Chopra		30.03.2019
3.	Sanjeev Kumar Chadha		30.03.2019
4.	Prafulla Kumar Das		30.03.2019
5.	Jawale Nitin Bhanu Das	27.02.2019	

c. Board Meeting and attendance:

During the financial year 2018-19, Four Board of Director Meeting was held i.e. on 05.06.2018, 12.10.2018, 23.02.2019 and 30.03.2019. Directors, attendance in the said meetings are as follows:

Sl. No.	Name of the Directors	Director category	Designation	Nos. of Board meeting entitled	Nos. of Board meetings attended
1.	Dr. S. S. Dey	Managing Director	Managing Director	4	4
2.	Krutibas Patra	Govt. Nominee	Chairman	4	4
3.	Nidhi Kumar Routray	Govt. Nominee	Director	4	3
4.	Bindu Raman Pillai	Govt. Nominee	Director	4	2
5.	K. B. Swain	Independent	Director	4	4
6.	Dibakar Swain	Independent	Director	4	4
7.	Vijay Arora, IAS	Govt. Nominee	Director	4	3
8.	Jawale Nitin Bhanu Das	Govt. Nominee	Director	1	0



DECLARATION BY INDEPENDENT DIRECTOR:

In terms of section 149 (7) of the Companies Act 2013, the Independent Director of the Corporation has submitted a declaration that he meets the criteria of independence.

BOARD COMMITTEE:

a. Audit Committee:

The Corporation has one Audit Committee constituted with the following members.

Sri K. B. Swain	Independent Director	Chairman
Dr. Dibakar Swain	Independent Director	Member
Sri N. K. Routray	Nominee Director	Member

During the year, 3 nos. of audit committee meetings were held under the chairmanship of K. B. Swain, Independent Director i.e. on 06.10.2018, 31.12.2018 and 30.01.2019.

All the Director members attended the meetings. During the year all the recommendations of audit committee were accepted by the Board.

b. Human Resource (HR) Committee:

No Human Resource (HR) Committee has been formed by the Corporation during the financial year 2018-19.

c. Remuneration and HR Policy:

The Corporation does not have its own remuneration and HR Policy. The Corporation follow the pay scale and allowances of IPICOL (Industrial Promotion and Investment Corporation of Odisha Ltd.) as per the decision of 2nd Board of Directors meeting.

The Corporation pays DA as applicable to State Government employees with the approval of Government. The Corporation has taken group gratuity insurance policy of Life Insurance Corporation of India to pay the retirement benefit to its employees.

d. Corporate Social Responsibility (CSR) Committee:

Presently the Corporation does not have CSR committee. Considering the net worth, turnover and net profit of the Corporation provisions of section 135 of Companies Act 2013 is not applicable to APICOL. The activity of the Corporation is for development of farmers' community in the society.

e. Nomination, Remuneration, and Stakeholders' relationship committee:

The provisions of section 178 (1) of the Companies Act 2013 and Rule 6 of the companies (meeting of Board and its power) Rules 2014 and stakeholders of the employees as required in terms of the provisions of section 197 of Companies Act 2013 read with Rule 5 (2) of the Companies (Appointment and remuneration of managerial personnel) Rules 2014 are not applicable to APICOL.

f. Risk Management:

Your Directors are committed to manage risk in a proactive and efficient manner. The Directors regularly review various risk perception that the Corporation faces such as financial, legal, regulatory, strategic, and other risks relating to the activity of the Corporation and take measures to protect from and control the risk.



g. Safety Management:

The Corporation activities are not exposed to risk of accident of any kind. The working environments of the employees are safe. It maintains fire safety devices and other safety majors.

RIGHT TO INFORMATION (RTI):

The Corporation is guided by the provisions of Right to Information Act 2005 and designated officers as PIO and 1st Appellate Authority to provide timely information to the citizen in a transparent way.

PERFORMANCE RATING AND MOU:

As per the guideline of Corporate Governance Manual for State PSU published by Department of Public Enterprises, Govt. of Odisha, the Corporation has signed MOU with Department of Agriculture and Farmers' Empowerment, Govt. of Odisha during the year 2018-19.

INTERNAL FINANCIAL CONTROL AND VIGIL MECHANISM:

The Corporation has adequate internal financial control measures with well defined financial rules and procedures.

The Company Secretary of the Corporation is designated as Chief Vigilance Officer. The Corporation is maintaining transparency in its working system.

DIRECTORS' RESPONSIBILITY STATEMENT:

Information as per section 134 (3) (C) of the Companies Act, 2013 are as follows:

- i) that in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- ii) that the Directors have selected the accounting policies as mentioned in Note-2 annexed to the Balance Sheet and applied those 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 had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of Companies Act 2013 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- iv) that the directors had prepared the annual accounts on a going concern basis and proper internal financial control has been followed.
- v) that the Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.
- vi) The audit committee meet periodically with Internal Auditor and Statutory Auditor to review the manner in which Auditors are discharging their duty, internal control and financial reporting issues.
- vii) To ensure complete independence, the Internal Auditor and Statutory Auditors have full and free access to members of Audit Committee to discuss any matter of substance.



ENERGY CONSERVATION AND TECHNOLOGY ABSORPTION:

APICOL does not have its own manufacturing / industrial units which require the compliance under the provisions of companies act 2013 for energy conservation. Besides no foreign technology was imported / absorbed during the year under report.

FOREIGN EXCHANGE EARNING AND OUTGO:

APICOL has neither any foreign exchange inflow nor out flow arises out of its activity during the year under report.

ACKNOWLEDGEMENT:

Your Directors place on record their appreciation for the assistance and support extended by all Departments of Government of Odisha in general and Department of Agriculture & Farmers' Empowerment, Odisha in particular, Indian Overseas Bank, Axis Bank, ICICI Bank, shareholders and other organizations associated with the Corporation.

The Directors thank Comptroller and Auditor General of India and its Officers and Statutory Auditor M/s. Anil Mihir & Associates, Chartered Accountants for their cooperation in completing the audit of the accounts of the Corporation.

Your Directors would like to take this opportunity to express their gratitude to the farmers, investors and agri entrepreneurs for their unflinching faith and whole hearted support towards the Corporation. Your Directors also express their appreciation of the dedicated and sincere efforts made by employees of the Corporation towards attainment of its mission.

Place: Bhubaneswar

Date:

For and on behalf of the Board of Directors

Sd./-

PRAVAT ADITYA MISHRA
CHAIRMAN



OFFICE OF THE ACCOUNTANT GENERAL (AUDIT-I)

ODISHA : BHUBANESWAR

AMG-I/Tech/Accts/APICOL/2018-19/2020-21/135

Dated : 12.11.2020

To

**The Managing Director
Agricultural Promotion and Investment Corporation of Odisha Limited,
Baramunda, Bhubaneswar**

**Sub : Comments of the Comptroller and Auditor General of India under Section 143(6) (b)
of the Companies Act, 2013 on the accounts of Agricultural Promotion and Investment
Corporation of Odisha Limited for the year ended 31 March 2019.**

Sir,

I enclose the comments of the Comptroller and Auditor General of India under Section 143(6) (b) of the Companies Act, 2013 on the accounts of Agricultural Promotion and investment Corporation of Odisha Limited for the year ended 31 March 2019.

Three copies of the Annual Reports for the year 2018-19 placed before the Annual General Meeting of the Company may please be furnished to this office indicating the date of the meeting.

Yours faithfully
Deputy Accountant General / AMG-I



COMMENTS ON ACCOUNTS BY C & AG

Comments of the Comptroller and Auditor General of India under Section 143(6) (b) of the Companies Act, 2013 on the Financial Statements of Agricultural Promotion and Investment Corporation of Odisha Limited for the year ended 31 March 2019.

The preparation of financial statements of Agricultural Promotion and Investment Corporation of Odisha Limited for the year ended 31 March 2019 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 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 29 September 2020.

I, on behalf of the Comptroller and Auditor General of India, have decided not to conduct the supplementary audit of the financial statements of Agricultural Promotion & Investment Corporation of Odisha Limited for the year ended 31 March 2019 and as such, have no comments to make under Section 143(6) (b) of the Act.

**For and on the behalf of
Comptroller & Auditor General of India**

Sd./-

(Bibhudutta Basantia)

ACCOUNTANT GENERAL (AUDIT-I)

Place: Bhubaneswar

Date: 12.11.2020



INDEPENDENT AUDITORS' REPORT

To

The Members of

The Agricultural Promotion and Investment Corporation of Odisha Limited (APICOL).

Bhubaneswar, Odisha

We have audited the accompanying standalone financial statements of **The Agricultural Promotion and Investment Corporation of Odisha Limited** ("the Company"), which comprise the Balance Sheet as at 31st March, 2019, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ('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 31, 2019, its profit and cash flows for the year ended on that date.

Basis for opinion

We conducted our audit in accordance with the standards on auditing specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those 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 there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the code of ethics.

Key audit matters

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

Reporting of key audit matters as per SA 701, Key Audit Matters are not applicable to the Company as it is an unlisted company.

Information other than the financial statements and auditors' report thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report Including Annexure to Board's Report, Business Responsibility Report but does not include the financial statements and our auditor's report thereon.

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 standalone financial statements or our knowledge obtained during the course of our audit or



otherwise appears to be materially misstated.

If based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report those facts which are as under.

Emphasis of Matter

1. Attention is invited to Note no.11 other non current assets includes following old receivable which are doubtful of recovery. There is no change in figures since last several years. Hence to be written off after due approval from the Board of Directors of the Company.

₹.

1. NCJD, Govt. Of India	3,06,458.00
2. OSDMA	65,761.00
3. MOFPI	4,20,905.00
4. Others	33,363.00
Total	8,26,487.00

2. Attention is invited to Note No. 20 (VI). Out of the total interest earned during the year by the corporation amounting to Rs. 1096.88 lakhs and TDS deducted on it Rs. 44,79,691/-, but only a sum of Rs. 124.91 lakhs has been credited to P&I account and the balance Rs. 971.97 Lakhs has been credited to respective subsidy/ other current liabilities account.

Basis for Qualified Opinion

1. Other long term liabilities include following old dues which are surplus generated from interest on advance receipt for respective project where principal funds have been refunded. There is no clarity whether these funds are to be refunded to Govt. of Odisha or retained by the Corporation.

Rs.

a. advance for developmental study	7,55,530.00
b. advance for feasibility study	3,59,60,234.65
TOTAL	3,67,15,764.65

These balances have neither been credited to income of the company in respective years nor refunded to the Govt. of Odisha.

2. There is an old TDS receivable pending recovery since long amounting to Rs . 25,10,292/- under Other current assets. All the past assessment is over and refunds received by the corporation. Hence the above amount appears non recoverable for which no details available. This should be written off.
3. Balances reflected in other Long term liability, other current liability, other current asset, other non-current asset and short term loans and advances are subject to confirmation or reconciliation. The impact ,if any, of adjustment upon such confirmation/reconciliation is unascertainable as the same is not available.
4. None of the Fixed Assets of the Company are tested for impairment as required by mandatory Accounting Standard-28 issued by the ICAI, so the provisioning requirement if any for impairment of Fixed Asset is not ascertainable.
5. Provision made for arrear salary to Mr. N. Mishra, P.C. Patra & KK Diwedi amounting to Rs. 4,60,267/- and DA arrear for the year 2018-19 Rs. 8,29,199/- No TDS has been deducted on this amount which contravenes the provisions of the sec 40(a) (ia) of the IT act 1961.
6. The corporation has not deposited professional tax applicable for dealers for Rs. 2500/- per annum from 2004 to 2018 for 16 years which comes to 40,000/- No liability for the same has



been made in the books of accounts for the same amount.

7. The company has in possession plot of a lease land measuring 2.00 acre from the Government of Odisha for a period of 99 years for a total premium of Rs. 8,94,000/- . The company has not charging the said premium paid over the period of lease. Again as per the lease term, the company has to pay Rs.8,000/- p.a as ground rent and Rs.6,000/- P.a. as annual rent. The same is payable to the concerned revenue inspector on the 1st day of March every year. The lease deed was executed on 08/12/2015. No provision for the above expenses has been made in the accounts. The profit for the current year is overstated to that extent.
8. The corporation has build an integrated pack House with a total cost of Rs.3,44,52,458/- and charging depreciation on it since 2017-18. However two years has been lapsed but the same could not generate any income kept idle. Hence the requirement analysis of the same projects has seems failed.
9. The Corporation is formed by Government of Odisha to facilitate agriculture and its promotional activities subsidized by Government of Odisha. However it is observed that many grants are given by Government of Odisha for specific purpose are kept Unutilized, further it is also observed that some grants are returned to Government unutilized. This clearly exhibit that the purpose for which corporation was formed is not yielding desired results.

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 standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rule, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements 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 boards of directors are also responsible for overseeing the Company;s financial reporting process.

Auditor's responsibilities for the audit of the financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with 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 Companies Act, 2013, 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 matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditors' 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-I a statement on the matters specified in paragraphs 3 and 4 of the Order.
2. As required by the Section 143(5) of the Companies Act, 2013, we enclose our comments on the sector specific questionnaire in Annexure-II and Annexure -III.
3. With respect to the adequacy of Internal Financial Control over financial reporting of the company and operating effectiveness of such controls refer to our separate report in "Annexure -IV".
4. As required by Section 143(3) of the Act, subject to the above observations 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;
 - b) In our opinion, proper books of accounts as required by law have been kept by the Company so far as it appears from our examination of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this report are in agreement with the books of account;
 - d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - e) None of the directors have given written representations as on 31st March, 2019, which should have been taken on record by the Board of Directors on the fact that none of the Directors is disqualified as on 31st March, 2019, from being appointed as a Director in terms of Section 164(2) of the Act;
 - f) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the 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 statement in note no.20 (xii).
 - II. As explained by the management, the company did not have any on long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - III. There have been no amounts, required to be transferred, to the Investor Education and Protection Fund by the Company during the year.

For Anil Mihir & Associates
Chartered Accountants
Firm's Registration
FRN-303038E

Place: Bhubaneswar
Date: 29/09/2020

Sd./-
(CA Mihir Kumar Sahu) FCA
Partner,
Membership No. 053968
UDIN - 20053968AAAABV9276



Annexure - A to the Auditors' Report

Referred to in paragraph 1 under the heading "Report on Other Legal and Regulatory Requirements" of our report of even date in case of **The Agricultural Promotion and Investment Corporation of Odisha Limited (Apicol)** ("The company") as at 31st March 2019.

- (i) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
- (a) The Company has not conducted physical verification of Fixed Assets during the year hence the impact of the physical discrepancies if any is not determinable.
- (b) There has been no significant disposal of fixed assets during the year.
- (ii) The corporation is not maintaining any inventory at the end of the year. However the corporation is investigating stores discrepancies since long, which needs to be completed at the earliest.
- (iii) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under Section 189 of the Companies Act, 2013. Accordingly, the provisions of clause 3 (iii) (a) and (b) of the Order are not applicable to the Company and hence not commented upon.
- (iv) In our opinion and according to the information and explanations given to us and having regard to the explanation the corporation does not have proper internal control on areas like fixed assets. Grant and utilization tracking contract management etc.
- (v) The Company has not accepted any deposits from the public.
- (vi) To the best of our knowledge and as explained, the Central Government has not specified the maintenance **of cost records** under Clause 148 (1) of the Companies Act, 2013, for the products/services of the Corporation.
- (vii)
 - a. The Company is regular in depositing with appropriate authorities undisputed statutory dues including provident fund, employees "state insurance, income-tax, service tax, customs duty, excise duty, value added tax, cess and other material statutory dues applicable to it. Disputed taxes are mentioned in the notes as contingent liability.
 - b. According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, employees "**State insurance, income-tax, sales-tax, wealth-tax, service tax, customs duty, excise duty, and other material statutory dues were outstanding, at the year end, for a period of more than six months from the date they became payable.**
- (viii) Based on our audit process and as per the information and explanations given by the management, we are of the opinion that the Company has not defaulted in repayment of dues to a financial institution, bank or debenture holders.



- (ix) The company has not made any IPO or Further issue of shares during the period of audit and also not received any term loans.
- (x) No fraud has been reported or noticed during the year either on the company or by the company as per our information and knowledge.
- (xi) In our opinion and according to the information and explanations given to us, the company has paid /provided managerial remuneration in accordance with the requisite approvals as per section 197 read with schedule V of the companies Act 2013.
- (xii) In our opinion and according to the information and explanations given to us the company is not a nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xiii) In our opinion and according to the information and explanation given to us the company is in compliance with section 177 and 188 of the companies Act, 2013 where applicable.
- (xiv) The company has not entered into any non cash transactions with directors or persons connected with him.
- (xv) The Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Hence section 42 of companies act is not applicable.
- (xvi) In our opinion and according to 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 **Anil Mihir & Associates**
Chartered Accountants
FRN-303038E

Place: Bhubaneswar
Date: 29/09/2020

Sd./-
(CA Mihir Kumar Sahu)
Sr. Partner
M. No. 053968
UDIN - 20053968AAAABV9276



ANNEXURE II

Revised directions under section 143 (5) of the Companies Act. 2013 applicable for the year 2017-18 and onwards

Sl. No.	Particulars	Comment of the Statutory Auditor
1	GENERAL Whether the company has clear title/lease deeds for free hold and leasehold respectively ? If not please state the area of freehold and leasehold and for which title/lease deeds are not available?	The company has possessed a plot of lease land measuring 2.00 acres. The lease deed for the same for 99 years is available with the company.
2	Whether there are any cases of waiver/write off of debts /loans/interest etc. If yes, the reason there for and the amount involved.	The company has not waived any amount during the year. Please refer to our emphasis of matter content in foregoing part of the report regarding non provisioning of non recoverable debit balance
3	Whether proper records are maintained for inventories lying with third parties and assets received as gift from government or other authorities.	No inventories are lying with third parties as informed to us by the management.

For Anil Mihir & Associates
Chartered Accountants
FRN-303038E

Sd./-

(CA Mihir Kumar Sahu)
Sr. Partner
M. No. 053968

Place: Bhubaneswar

Date: 29/09/2020



ANNEXURE III

Revised directions under section 143 (5) of the Companies Act. 2013 applicable for the year 2017-18 Agriculture and Allied Sector

Sl. No.	Particulars	Comment of the Statutory Auditor																		
1	Whether the land owned by the Company is encroached, under litigation, not put to use or declared surplus. Details may be provided.	The company has possessed a plot of lease land measuring 2.00 acres. As discussed with the management the same is free from encroachment and litigation.																		
2	Whether physical verification and valuation of standing crops/trees was done at the end of the Financial Year in accordance with the standard industry practices?	Not Applicable																		
3	Whether the stock of seeds packing/ Certification materials and other items has been taken on the basis of stock records after adjustment of shortage/excess found on physical verification and whether due consideration has been given for deterioration in the quality of old stocks which may result into overvaluation of stock ?	Not Applicable																		
4	Whether all the agriculture produce procured are properly stored and adequately insured. If any insurance claims are rejected, the details may be reported.	Not Applicable																		
5	Whether the Company has an effective mechanism for disbursement or loans/ subsidies/ agro inputs and agriculture machineries to beneficiaries and recovery thereof (loans) along with interest, if any, from beneficiaries?	The organization follows the procedure for disbursement of Subsidies. There are no cases of disbursement and recovery of loans, agro inputs and agriculture machineries from beneficiaries.																		
6	That grants/ subsidies received for implementing various schemes are accounted for as per the accounting standards and utilized for intended purpose.	That grants/ subsidies received for implementing various schemes are accounted for as per the applicable accounting standards and utilized for intended purpose. There are several subsidy balance against closed schemes which are to be refunded to Govt of Odisha, as noted below.																		
		<table> <thead> <tr> <th style="text-align: left; width: 40%;">Name of Scheme</th> <th style="text-align: right; width: 60%;">Amount</th> </tr> </thead> <tbody> <tr> <td style="text-align: left;">1. RKVY</td> <td style="text-align: right;">₹. 81,17,077</td> </tr> <tr> <td style="text-align: left;">2. Work Plan</td> <td style="text-align: right;">₹. 1,76,27,628</td> </tr> <tr> <td style="text-align: left;">3. State Plan</td> <td style="text-align: right;">₹. 8,41,99,636</td> </tr> <tr> <td style="text-align: left;">4. Self Emp.</td> <td style="text-align: right;">₹. 1,61,678</td> </tr> <tr> <td style="text-align: left;">5. KKK Scheme</td> <td style="text-align: right;">₹. 40,93,322</td> </tr> <tr> <td style="text-align: left;">6. PH Tech. & Mgt</td> <td style="text-align: right;">₹. 30,07,457</td> </tr> <tr> <td style="text-align: left;">7. SGSY</td> <td style="text-align: right;">₹. 46,203</td> </tr> <tr> <td style="text-align: left;">Total</td> <td style="text-align: right;">₹. 11,72,53,001</td> </tr> </tbody> </table>	Name of Scheme	Amount	1. RKVY	₹. 81,17,077	2. Work Plan	₹. 1,76,27,628	3. State Plan	₹. 8,41,99,636	4. Self Emp.	₹. 1,61,678	5. KKK Scheme	₹. 40,93,322	6. PH Tech. & Mgt	₹. 30,07,457	7. SGSY	₹. 46,203	Total	₹. 11,72,53,001
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7. SGSY	₹. 46,203																			
Total	₹. 11,72,53,001																			



Sl. No.	Particulars	Comment of the Statutory Auditor
7	Whether the cost incurred on abandoned projects has been written off?	There are no abandoned projects till the end of the FY 2018-19. In case of closed schemes the company refunds to Govt the outstanding principal with interest.
	Agro Based Industries	
1	Report the cases of diversion of grants subsidies received from Center/ State Government or their agencies for performing certain activities.	As informed by the management, there is no diversion of grants during the year,
2	Cases of wrong accounting of interest earned on account of non-utilization of amount received for certain projects or schemes may be reported.	By and large the company accumulated the interest earned on related earmarked fund, Interest earned on free reserve funds are credited to profit.
3	Examine pricing policy framed by the Company to ensure that all cost components are covered.	The corporation has no such pricing policy in force.
4	Report on the extent of utilization of plant and machinery and its obsolescence, if applicable.	Not Applicable

For Anil Mihir & Associates
Chartered Accountants
FRN-303038E

Place: Bhubaneswar
Date: 29/09/2020

Sd./-
(CA Mihir Kumar Sahu)
Sr. Partner
M. No. 053968



ANNEXURE - IV

"Annexure" to the Independent Auditor's Report of even date on the Standalone Financial Statements of The Agricultural Promotion and Investment Corporation of Odisha limited (APICOL).

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 "**The Agricultural Promotion and Investment Corporation of Odisha Limited (APICOL)**" ('the Company') as of March 31, 2019 and in conjunction with our audit of the standalone 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. 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 the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting 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 section 143(10) of the Companies Act, 2013, 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 168 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 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 control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the 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 controls system over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for



external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised 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, including the possibility of collusion or 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 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.

Opinion

In our opinion, subject to the applicable qualifications in our report in emphasis of matter for the year, the Company has in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2019 except in the following areas.

- a) Tracking of interest accumulation on respective funds and their prompt settlement and refund to the Govt of Odisha where ever refundable.
- b) In promptly identifying and disbursing subsidy to beneficiaries
- c) with a time bound programme.
- d) Monitoring recovery of various receivables specially old receivables.

For Anil Mihir & Associates

Chartered Accountants

FRN-303038E

Sd./-

(CA Mihir Kumar Sahu)

Sr. Partner

M. No. 053968

Place: Bhubaneswar

Date: 29/09/2020



ANNUAL ACCOUNTS

BALANCE SHEET AS AT 31ST MARCH 2019

Amount (in ₹.)

EQUITY & LIABILITIES	NOTE NO.	AS AT 31.03.2019	AS AT 31.03.2018
(1) SHARE HOLDERS' FUNDS			
a) Share Capital	3	110,00,000	110,00,000
b) Reserves & Surplus	4	629,84,881	739,84,881
(2) SHARE APPLICATION MONEY PENDING ALLOTMENT		-	649,65,697
(3) NON-CURRENT LIABILITIES			
a) Long-term Borrowings		-	-
b) Deferred Tax Liabilities (Net)	5	8,28,976	21,613
c) Other Long-term Liabilities	6	15361,68,614	11617,17,610
d) Long-term Provisions		-	11617,39,223
(4) CURRENT LIABILITIES			
a) Short-term Borrowings		-	-
b) Trade Payables		-	-
c) Other Current Liabilities	7	5601,77,091	15401,35,765
d) Short Term Provisions	8	75,72,541	5677,49,632
		21787,32,103	27854,67,529
II. ASSETS			
(1) NON-CURRENT ASSETS			
a) FIXED ASSETS:	9		
i) Tangible Assets		592,38,141	621,77,109
ii) Intangible Assets		2,650	2,650
iii) Capital Work-in-Progress		-	-
iv) Intangible Assets under development		-	592,40,791
b) Non-current Investments		-	-
c) Deferred Tax Assets (net)		-	-
d) Long Term Loans & Advances	10	5,40,522	5,40,522
e) Other Non-current Assets	11	8,26,487	8,26,487
		21787,32,103	27854,67,529
(2) CURRENT ASSETS			
a) Current Investments		-	-
b) Inventories		-	-
c) Trade Receivables		-	-
d) Cash & Cash Equivalents	12	21046,02,999	26798,89,513
e) Short Term Loans & Advances	13	8,68,956	4,11,137
f) Other Current Assets	14	126,52,348	21181,24,303
		21787,32,103	27219,20,761
Significant accounting policies	2		
The accompanying notes are an integral part of the financial statements 1 to 20			
As per our report of even date attached.			

For Anil Mihir & Associates.

Chanered Accountants

Firm registration number:303038E

For and on behalf of the Board of Directors of

The Agricultural Promotion & Investment Corporation of Odisha Limited

Sd/-

CA Mihir Kumar Sahu

Partner

Membership No. 053968

Sd/-

P Mahanta

Company Secretary

Sd/-

Pravat Kumar Roul

Managing Director

Sd/-

Pravat Aditya Mishra

Chairman

Place : Bhubaneswar

Date :



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2019

PARTICULARS	NOTE NO.	For the year ended As at 31.03.2019	For the year ended As AT 31.03.2018
1. Revenue from Operations	15	29,07,387	45,79,552
2. Other Income	16	234,44,382	177,49,197
		263,51,769	223,28,749
3. Total Revenue (1+2)			
4. Expenses :			
a) Cost of Material Consumed		-	-
b) Purchase of Stock - in-Trade		-	-
c) Changes in Inventories		-	-
d) Employee Benefit Expenses	17	170,30,485	148,81,701
e) Finance Costs		-	-
f) Depreciation & amortization expense	9	30,73,283	28,70,285
g) Other Expenses	18	40,72,702	24,53,379
Total Expenses		241,76,470	202,05,365
5. Profit / (Loss) before exceptional & extraordinary Items & tax (3-4)		21,75,300	21,23,384
6. Exceptional Items		-	-
7. Profit / (Loss) before extraordinary items & tax (5 ± 6)		21,75,300	21,23,384
8. Extraordinary Items		-	-
9. Profit / (Loss) before tax (7 ± 8)		21,75,300	21,23,384
10. Tax Expenses :			
a) Current Tax		4,18,528	4,04,611
b) Less : MAT Credit Adjustment		-	-
		4,18,528	4,04,611
c) Current Tax expenses relating to prior years		-	-
d) Net Current Tax expenses		4,18,528	4,04,611
e) Deferred Tax Liability / (Asset)	9	8,07,363	10,52,688
		12,25,891	14,57,299
Profit / (Loss) for the year (9 + 10)		9,49,409	6,66,085
Earnings Per Equity Share	19		
Equity shares of par value ₹.100/-		8.63	6.06
Basic			
Significant accounting policies	2		

The accompanying notes are an integral part of the financial statements. 1 to 20
As per our report of even date attached.

For Anil Mihir & Associates.

Chandered Accountants

Firm registration number: 303038E

Sd./-

CA Mihir Kumar Sahu

Partner

Membership No. 053968

For and on behalf of the Board of Directors of

The Agricultural Promotion & Investment Corporation of Odisha Limited

Sd./-

Pravat Kumar Roul

Managing Director

Sd./-

Pravat Aditya Mishra

Chairman

Place : Bhubaneswar
Date :



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2019
As at 31.03.2019

(Amount in ₹.)
As AT 31.03.2018

A. Cash Flow from operating activities

Net Profit / (Loss) before extraordinary items and tax	21,75,300	21,23,384
Adjustments for		
Depreciation and amortisation	30,73,283	28,70,285
(Profit) / Loss on sale / write off of assets	-	-
Interest Income	(25,86,842)	(27,86,358)
Other Non-Operating Income	(131,36,623)	(105,86,396)
Finance Costs	(103,07,759)	-
Operating profit before working capital changes	(207,82,641)	(83,79,085)
Changes in working capital:		
Adjustments for (Increase)/Decrease in operating assets		
Inventories	-	-
Trade receivables	-	-
Short-Term loans and advances	(4,57,819)	2299,50,172
Long -Term loans and advances	-	-
Other current assets	289,67,764	(284,06,832)
Other non-current assets		
285,09,945	2015,42,340	
Adjustments for Increase / (decrease) in operating liabilities		
Trade payables	-	-
Other current liabilities	(9799,58,675)	3422,35,873
Other Long Term Liabilities	3744,51,004	4616,62,757
Short -tems provisions	(62,954)	22,44,188
Long - Term Provisions	-	
(6055,70,624)	-	8061,42,817
Cash generated from operations		
Net Income Tax (paid)/ refunds	(59,78,43,321)	9993,07,072
Net Cash flow from / (Used in) operating activities (A)	(5982,47,932)	9987,01,212

B. Cash Flow from investing activities

Capital expenditure on fixed assets, including capital advance	(1,34,315)	-
Proceeds from sale of fixed assets	-	-
Purchase of long -term investments	-	-
Proceeds from sale of long-term investments	-	-
Capital Grant-in-Aid	-	-
Grant from APEDA	-	-
Net cash flow from / (used in) investing activites (B)	(1,34,315)	-
C. Cash flow from financing activities		
Proceeds from issue of equity shares	-	-
Share application money received / (refunded)	-	-
Proceeds from long-term borrowings (net)	-	-
Proceeds from other short-term borrowings (net)	-	-
Interest income	131,36,623	27,86,358
Other Non-operating income	103,07,759	105,86,396
Finance costs	-	-
Dividends paid	(2,89,672)	(1,40,979)
Tax on dividend	(58,977)	(28,703)
Net Cash flow from / (used in) financing activities (c)	230,95,733	132,03,072
Net Increase / (decrease) in Cash and Cash equivalents (A+B+C)	(5752,86,514)	10119,04,284
Cash and Cash equivalents at the begining of the year	26798,89,513	16679,85,229
Cash and Cash quivalents at the end of the year	21046,02,999	26798,89,513

For Anil Mihir & Associates.

Chandekar Accountants

Firm registration number: 303038E

For and on behalf of the Board of Directors of

The Agricultural Promotion & Investment Corporation of Odisha Limited

Sd./-

CA Mihir Kumar Sahu

Partner

Membership No. 053968

Place : Bhubaneswar

Date :

Sd./-

P Mahanta

Company Secretary

Sd./-

Pravat Kumar Roul

Managing Director

Sd./-

Pravat Aditya Mishra

Chairman



NOTES TO THE FINANCIAL STATEMENT FOR THE YEAR ENDED ON FINANCIAL YEAR 2018-2019

NOTE NO.1

1. CORPORATE INFORMATION

The Agricultural Promotion and Investment Corporation of Odisha Limited ("the Company) was incorporated on 1st March 1996 as a Public Company. The Company is engaged in the business of Promotion of agriculture & agro enterprises.

NOTE NO:-2

2. SIGNIFICANT ACCOUNTING POLICIES

a) BASIS OF ACCOUNTING

The financial statements have been prepared in compliance with the accounting standards as specified under Section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014 (as amended). The financial statements have been prepared on going concern basis under the historical cost convention on accrual basis in accordance with the generally accepted accounting principles in India. The accounting policies have been consistently applied by the Company.

All assets and liabilities have been classified as current or non-current, wherever applicable as per the operating cycle of the Company as per the guidance as set out in the Schedule III to the Companies Act, 2013.

b) USE OF ESTIMATES

The preparation of financial statements in conformity with generally accepted accounting principles requires the management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities on the date of the financial statements and the results of operations during the reporting periods. Although these estimates are based upon management's knowledge of current events and actions, actual results could differ from those estimates and revisions, if any, are recognised in the current and future periods.

2.1. Government Grant

- (a) Government Grants related to depreciable fixed assets are credited to "Capital Reserve" and the equivalent amount of depreciation written off on such assets in each year is transferred from "Capital Reserve" to Surplus account.
- (b) Grant-in-aid receivable/received for the purpose of compensation of expenses or losses incurred in an accounting period is recognized as income to the extent of actual expenditure met out of that grant, in the statement of profit & loss of the period in which it is receivable/received.
- (c) The carried forward unutilized/Unspent amount of the grants will be adjusted as income in the statement of Profit and Loss in the year of utilization.



(d) Fully Aided / Sponsored Projects

A separate fund is credited at the time of receipt of the funds from the Government/ different agencies for fully aided / sponsored projects. Expenditure incurred on the said project is debited to the concerned fund account. The unutilized amount of the said fund at the end of the year is shown in the Balance Sheet under the head “Other Current Liabilities”.

(e) Undertaking Developmental Studies, Impact Assessment And Training Programs

Revenue from service transactions such as undertaking developmental studies, impact assessment and training programs are recognized on the basis of completed service contract method. Unutilized amount is carried forward to be utilized in future.

2.2. Employee Benefits:

(a) Provident Fund

Eligible employees receive benefits from a Provident Fund, which is a defined contribution plan. Both the employee and the Company make monthly contribution to this Provident Fund plan equal to a specified percentage of the covered employee's salary. Amount collected under the Provident Fund plan is deposited in a government administered Provident Fund. The Company has no further obligation under the Provident Fund plan beyond its monthly contribution. Company's contributions to Provident Fund are charged to Statement of Profit & Loss. Out of employers share of provident fund contribution 8.33% up to monthly salary limit of Rs. 15000/- is deposited under pension scheme.

(b) Gratuity

Provision for Gratuity is made on the basis of Actuarial Valuation. Contribution towards Gratuity scheme is based on the premium contribution called for by the Life Insurance Corporation of India (LIC). As per the Scheme LIC settle the claims to employees, as and when the events occur.

(c) LSPC

For persons who have come on deputation/lien from Government, the provision towards payment of leave salary pension contribution (LSPC) is provided on books as per calculation of their parent department.

Liabilities on account of Leave Salary to the Employees of the Company at the end of the year are provided on the basis of last month salary drawn.

2.3. Cash & Cash Equivalents

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

2.4. Depreciation And Amortisation

Depreciation on assets is provided on straight line method, computed on the basis of useful life prescribed in Schedule II to the Companies Act, 2013, on a pro-rata basis from the date the asset is ready to put to use subject to adjustments arising out of transitional provisions of Schedule II to the Companies Act, 2013.



2.5. Revenue Recognition

Income from Operations

Revenue from sales and services is recognized when the same is measurable at the time of sale or the rendering of the service and no significant uncertainty exists regarding the amount of the consideration that will be derived from the sale or rendering the service. Revenue from operation includes processing fees received & sale of project profiles.

2.6. Fixed Assets

- i) Fixed assets (gross block) are stated at historical cost less accumulated depreciation and impairment (if any). Cost comprises the purchase price and any attributable cost of bringing the asset to its working condition for its intended use.
- ii) Capital work-in-progress comprises the cost of fixed assets that are not yet ready for their intended use on the reporting date and materials at site and stated at cost.

2.7. Earnings Per Share (EPS)

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year.

2.8. Taxes on Income

Tax expense for the year comprises of current Income tax and deferred tax.

Current tax

Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961.

Minimum alternate tax (MAT)

Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future income tax liability, is considered as an asset if there is convincing evidence that the Company will pay normal income tax. Accordingly, MAT is recognised as an asset in the Balance Sheet when it is probable that future economic benefit associated with it will flow to the Company.

Deferred Tax:

Deferred tax is recognised on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognised for all timing differences. Deferred tax assets in respect of unabsorbed depreciation and carry forward of losses are recognised only if there is virtual certainty that there will be sufficient future taxable income available to realise such assets.

2.9. Impairment of Assets

An asset is treated as impaired when the carrying cost of the asset exceeds its recoverable value.

An impairment loss is charged to the Statement of Profit and Loss in the year in which an asset is identified as impaired.

Impairment loss recognized in prior accounting period(s) is reversed consequent upon a change in the estimate of the recoverable amount.



Notes to the Financial Statements for the year ended on 31st March, 2019

(Amount in ₹.)

NOTE NO. - "3"	AS AT 31.03.2019	AS AT 31.03.2018
SHARE CAPITAL		
a) Authorised:		
5,00,000 Equity shares of Rs.100.00 each	500,00,000.00	500,00,000.00
	<u>500,00,000.00</u>	<u>500,00,000.00</u>
b) Issued, Subscribed & Paid up:		
1,10,000 Equity shares of Rs.100.00 each	110,00,000.00	110,00,000.00
	<u>110,00,000.00</u>	<u>110,00,000.00</u>

c) Reconciliation of number of shares outstanding is set out below:

Particulars

Equity Share at the beginning of the year	1,10,000	1,10,000
Add: Shares issued during the year		
Equity Share at the end of the year	1,10,000	1,10,000

d) The details of Shareholders holding more than 5% shares:

Name of the Sahreholder	As at 31st March 2019		As at 31st March 2018	
	No. of shares	% held	No. of shares	% held
Governor of Odisha	109050.00	99.14	1,09,050.00	99.14

NOTE NO. - "4"

RESERVES & SURPLUS

a) Capital Reserve :

(On account of Fixed Assets)

Balance at the beginning of the year	-	27,137,98
Less : Transferred to Surplus during the year on account of depreciation	-	27,137,98

(On account of grant from APEDA)

Balance at the beginning of the year	540,69,596.0	563,17,420.00
Less : Transferred to Surplus during the year on account of depreciation	25.86.842.00	514,82,754.00

b) Surplus :

Opening Balance 108,96,100,87 81,95,563,37

Add : Profit / (Loss) during the year 9,49,408,74 6,66,084,52

Add : Transfer from Capital Reserve on account of depreciation	-	22,74,961,98
-------------------------------------------------------------------	---	--------------

Less : Proposed Divided (2,84,823.00) (1,99,825.00)

Less : Dividend distribution tax	(58,560.00)	115,02,126.61	(40,684.00)	108,96,100.87
		<u>629,84,880.61</u>		<u>649,65,696.87</u>



Notes to the Financial Statements for the year ended on 31st March, 2019 (Amount in ₹.)

NOTE NO. - "5"	AS AT 31.03.2019	AS AT 31.03.2018
DEFERRED TAX LIABILITIES (NET)		
Deferred tax Asset		
Opening Balance	-	10,31,074.94
Add: Addition during the year	-	
Depreciation	-	-
Other disallowances under Income Tax Act	1,70,981.00	2,19,559.00
Sub-total	1,70,981.00	12,50,633.94
Deferred tax Liability		
Opening Balance	21,613.06	-
Add: Addition during the year	-	
Depreciation	9,78,344.00	12,72,247.00
Other disallowances under Income Tax Act	-	-
Sub-total	9,99,957.06	12,72,247.00
Net Deferred Tax Liabilities	8,28,976.06	21,613.06
NOTE NO. - "6"		
OTHER LONG TERM LIABILITIES		
Advance for Developmental Study	7,55,530.00	7,07,756.00
Advance for Feasibility Study	359,60,234.65	368,99,934.65
Advance from Directorate of Horticulture	4,01,668.00	4,01,668.00
Payable to DA & FP(Organic Farming)	3,10,899.00	3,10,899.00
Self Employment Training Fund	2,50,722.00	2,50,722.00
Integrated Development of Horticulture Fund	22,98,138.00	22,98,138.00
Unspent Subsidy Fund (Non-current)	14748,29,336.38	10994,38,631.99
Grant-in-Aid	213,62,086.23	213,62,086.23
	15361,68,614.26	11617,17,609.87
NOTE NO. - "7"		
OTHER CURRENT LIABILITIES		
Unspent Subsidy Fund	4521,97,460.78	14998,51,679.00
Outstanding Liabilities	24,40,249.00	7,33,106.00
Other Liabilities	424,59,994.00	388,95,976.00
Failed bore well Compensation Scheme-2001	-	4,05,004.00
Unspent AEPS-FPO Fund	266,55,004.00	-
Unspent IEC Fund	41,11,455.00	-
Unspent OSRFS Fund (Salary & Allowance of Nodal Officers)	16,74,345.00	-
Unspent amount of Establishment of Agri Clinic	304,88,583.00	-
EMD Received	1,50,000.00	2,50,000.00
	5601,77,090.78	15401,35,765.39
NOTE NO. - "8"		
SHORT TERM PROVISIONS		
Staff Retirement Benefits	47,35,617.00	40,07,998.80
Provision for Salary	18,34,503.00	26,25,076.00
Provision for Income Tax	4,18,528.00	4,04,611.00
Proposed Dividend	4,84,648.00	4,89,497.00
Dividend distribution tax	99,244.00	99,661.00
	75,72,540.00	76,26,843.00



Notes to the Financial Statements for the year ended on 31st March, 2019
NOTE NO. “9”
DETAILS OF FIXED ASSETS & DEPRECIATION

(Amount in ₹.)

SL. NO.	PARTICULARS	GROSS BLOCK		BALANCE AS ON 31.03.2019	UPTO 31.03.2018 DURING THE YEAR	ACCUMULATED DEPRECIATION	UP TO 31.03.2019	AS ON 31.03.2019	AS ON 31.03.2018
		BALANCE AS ON 31.03.18 ADDITION	DURING THE YEAR DELETION						
Tangible Assets:									
1 Land	9,92,853.00	-	9,92,853.00	-	-	-	-	9,92,853.00	9,92,853.00
2 Office Equipments	8,42,048.78	87,600.00	9,29,648.78	7,74,704.52	12,608.00	-	7,87,312.52	1,42,336.26	67,344.26
3 Computer & Accessories	24,54,419.00	30,515.00	24,84,934.00	23,31,698.10	5,083.00	-	23,36,781.10	1,48,152.90	1,22,720.90
4 Vehicle	5,10,161.00	-	5,10,161.00	4,84,653.00	-	-	4,84,653.00	25,508.00	25,508.00
5 Furniture & Fixtures	14,34,984.65	16,200.00	14,51,184.65	13,09,885.48	10,679.00	-	13,20,564.48	1,30,620.17	1,25,099.17
6 Misc. Fixed Assets	86,62,100.00	-	86,62,100.00	8,93,304.90	5,53,304.00	-	14,46,608.90	72,15,491.10	77,68,795.10
7 Air Conditioner	5,10,457.40	-	5,10,457.40	4,80,914.02	4,020.00	-	4,84,934.02	25,523.38	29,543.38
8 Telecom Equipment	1,02,732.50	-	1,02,732.50	80,396.50	8,600.00	-	88,996.50	13,736.00	22,336.00
9 Building (IPH)	344,52,458.00	-	344,52,458.00	9,54,620.00	10,95,697.00	-	20,50,317.00	324,02,141.00	334,97,838.00
10 Plant & Machinery	153,39,967.00	-	153,39,967.00	8,50,090.00	9,80,206.00	-	18,30,296.00	135,09,671.00	144,89,877.00
11 Transformer & HT Line	33,26,404.00	-	33,26,404.00	2,76,507.00	3,20,387.00	-	5,96,904.00	27,29,500.00	30,49,897.00
12 Boundary Wall	19,51,628.00	-	-	19,51,628.00	54,076.00	62,068.00	-	1,16,144.00	18,35,484.00
13 Borewell	1,05,241.00	-	-	1,05,241.00	17,496.00	20,621.00	-	38,117.00	67,124.00
TOTAL	706,85,454.33	1,34,315.00	-	708,19,759.33	85,08,345.52	30,73,283.00	-	115,81,628.52	592,38,140.81
Previous Year	65,20,848.33	64,164,606.00	-	706,85,454.33	56,54,843.52	28,53,502.00	-	85,08,345.52	621,77,108.81
SL. PARTICULARS									
SL. NO.	PARTICULARS	GROSS BLOCK		BALANCE AS ON 31.03.2019	UPTO 31.03.2018 DURING THE YEAR	ACCUMULATED DEPRECIATION	UP TO 31.03.2019	AS ON 31.03.2019	AS ON 31.03.2018
		BALANCE AS ON 31.03.18 ADDITION	DURING THE YEAR DELETION						
In-Tangible Assets:									
1 Computer Software	53,000.00	-	-	53,000.00	50,350.00	-	50,350.00	2,650.00	2,650.00
TOTAL	53,000.00	-	-	53,000.00	50,350.00	-	50,350.00	2,650.00	2,650.00
Previous Year	53,000.00	-	-	53,000.00	33,567.00	16,783.00	-	50,350.00	19,433.00
SL. PARTICULARS									
SL. NO.	PARTICULARS	GROSS BLOCK		BALANCE AS ON 31.03.2019	UPTO 31.03.2018 DURING THE YEAR	ACCUMULATED DEPRECIATION	UP TO 31.03.2019	AS ON 31.03.2019	AS ON 31.03.2018
		BALANCE AS ON 31.03.18 ADDITION	DURING THE YEAR DELETION						
1 Capital Work-in-Progress:	-	-	-	-	-	-	-	-	-
1 Integrated Pack House	-	-	-	-	-	-	-	-	-
TOTAL	641,64,606.00	-	641,64,606.00	-	-	-	-	-	-
Previous Year	641,64,606.00	-	-	-	-	-	-	-	-
GRAND TOTAL	707,38,454.33	1,34,315.00	-	708,72,769.33	85,58,695.52	30,73,283.00	-	116,31,978.52	592,40,790.81
									621,79,758.81



Notes to the Financial Statements for the year ended on 31st March, 2019

(Amount in ₹.)

AS AT 31.03.2019

AS AT 31.03.2018

NOTE NO. - "10"

LONG TERM LOANS AND ADVANCES

(unsecured and considered good, except otherwise stated)

Security Deposits:

Deposit with Sales Tax Authority	2,000.00	2,000.00
Deposit with Telecom Deptt.	69,075.00	69,075.00
Deposit with Postal Deptt.	10,000.00	10,000.00
Deposit with ALAKA	2,100.00	2,100.00
Deposit with CESCO	76,711.00	76,711.00
Deposit with WESCO	3,80,636.00	3,80,636.00
	5,40,522.00	5,40,522.00

NOTE NO.- "11"

OTHER NON-CURRENT ASSETS

Receivable from NCJD, Govt. of India	3,06,458.00	3,06,458.00
Receivable from OSDMA	65,761.00	65,761.00
Receivable from MOFPI	4,20,905.00	4,20,905.00
Receivable from Others	33,363.00	33,363.00
	8,26,487.00	8,26,487.00

NOTE NO.-"12"

CASH & CASH EQUIVALENTS

i. Cash & Cash Equivalents:

a) Balances with Banks	15403,16,479.33	15701,68,197.33
b) Cash - on - Hand (As certified by Management)	15,722.00	4,531.00

ii. In Deposit Accounts:

Fixed Deposit with Banks	5642,70,797.87	11097,16,784.42
	21046,02,999.20	26798,89,512.75

NOTE NO. - "13"

SHORT TERM LOANS AND ADVANCES

(unsecured and considered good,
except otherwise stated)

Advance to Employees	93,679.00	91,143.00
Advance to Others	7,75,277.00	3,19,994.00
	8,68,956.00	4,11,137.00



Notes to the Financial Statements for the year ended on 31st March, 2019		(Amount in ₹.)
	AS AT 31.03.2019	AS AT 31.03.2018
NOTE NO. - "14"		
OTHER CURRENT ASSETS		
Receivable from P.E. Department		
towards incidental expenses of OSRFS	3,22,129.00	-
Accrued interest on Fixed Deposits	6,89,250.41	285,19,798.00
Prepaid Insurance	2,024.00	8,166.00
Prepaid Expenses	7,11,169.00	6,05,126.00
Tax Deducted at Source	69,92,553.59	68,31,925.43
Stamps in Hand	19,199.50	24,022.00
IT Refundable (F.Y.:2013-14)	-	33,52,863.00
IT Refundable (F.Y.:2015-16)	-	22,16,561.00
IT Refundable (F.Y.:2016-17)	-	61,650.00
IT Refundable (F.Y.:2017-18)	39,16,022.00	
	126,52,347.50	416,20,111.43
NOTE NO. - "15"		
REVENUE FROM OPERATIONS		
Processing Fees Received	29,06,267.00	45,78,252.00
• Sale of Project Profiles	1,100.00	1,300.00
	29,07,387.00	45,79,552.00
NOTE NO. - "16"		
OTHER INCOME		
Grants-in-Aid	71,16,000.00	105,39,252.99
Interest from Bank deposits	6,45,556.00	27,86,358.00
Interest on Mushroom Project	-	20,04,542.00
Interest on Mega Lift Project	-	23,71,900.53
Interest of Failed bore well compensation scheme	4,05,004.00	-
Interest on Income Tax Refund	6,45,556.00	-
Miscellaneous receipts	1,99,913.00	47,143.00
Deferred Income	25,86,842.00	-
	234,44,382.24	177,49,196.52
NOTE NO. - "17"		
EMPLOYEE BENEFITS EXPENSES		
Salary & Allowances	100,82,173.00	97,16,667.00
Wages	44,69,051.00	22,37,533.00
<i>Contribution to:</i>		
Employer's Contribution to PF	10,57,968.00	6,20,014.00
Gratuity Fund	6,34,674.00	14,69,633.00
Leave Salary & Pension Fund	7,27,619.00	7,82,654.00
Staff Welfare Expenses (Mediclaim)	59,000.00	55,200.00
	170,30,485.00	148,81,701.00



Notes to the Financial Statements for the year ended on 31st March, 2019

(Amount in ₹.)

	AS AT 31.03.2019	AS AT 31.03.2019
NOTE NO. - "18"		
OTHER EXPENSES		
Administrative Expenses:		
Office Rent	1,80,000.00	1,80,000.00
Travelling & Conveyance	2,04,036.00	2,29,109.00
Printing & Stationary	1,87,700.00	2,01,869.00
Telephone, Fax & E- mail	73,135.00	59,323.00
Postage, Telegram & Courier Charges	45,429.00	1,25,588.00
Vehicle hire Charges	9,24,342.00	1,17,352.00
Insurance	19,875.00	29,166.00
Electricity Charges (Office)	2,42,778.00	2,36,704.00
Electricity Charges (IPH)	4,58,833.00	-
Fuel Expenses	1,08,219.00	92,851.00
Seminar, Meeting & Exhibition Expenses	1,52,773.00	2,06,693.00
Advertisement & Publicity	25,343.00	1,72,062.00
Office & General expenses	1,70,452.00	1,21,974.00
Legal & Professional Charges	80,050.00	83,800.00
Honorarium to Chairman	5,26,000.00	-
Entertainment Allowance	40,000.00	-
House Rent of Chairman	1,32,000.00	-
<i>Repairs & Maintenance:</i>		
Building	34850.00	90,000.00
Office Equipments	179255.00	151190.00
Vehicle	<u>57645.00</u>	<u>2,71,750.00</u>
	<u>45922.00</u>	<u>2,87,112.00</u>
Miscellaneous Expenses (Refer Footnote)	94,286.00	1,68,176.00
<i>Payment to Auditors:</i>		
a. Internal Auditor	70,800.00	70,800.00
b. Statutory Auditor	47,200.00	47,200.00
Towards Audit Fees	17,700.00	17,700.00
Towards Tax Audit Fees (FY : 2017-18)	-	5,900.00
Towards Tax Audit Fees-Arrear (FY 2016-17)	<u>40,72,701.50</u>	<u>24,53,379.00</u>

Footnote:

Miscellaneous Expenses includes Bank Charges ₹. 1335/-, Books, Newspaper & Journal ₹. 17841/-, Filing Fees ₹. 39060/-, Interest on Income Tax ₹. 1000/-, Prior Period Expenses ₹. 1050/-, & Sitting Fees ₹.34000/-.



Notes to the Financial Statements for the year ended on 31st March, 2019

(Amount in ₹.)

	AS AT 31.03.2019	AS AT 31.03.2018
NOTE NO. - "19"		
EARNINGS PER EQUITY SHARE		
Basic		
Profit after tax as per accounts	a 9,49,408.74	6,66,084.52
Weighted average number of shares outstanding	b 1,10,000.00	1,10,000.00
	a/b 8.63	6.06

NOTE NO. -20

**NOTES FORMING PART OF THE FINANCIAL STATEMENTS FOR THE YEAR ENDING
31ST MARCH, 2019**

(I) Capital Reserve

Capital Reserve represents Capital Grants received from APEDA for Integrated Pack House and Utilized for the purpose of acquiring the Fixed Assets. Assets purchased out of Capital Grants after depreciation till the end of the financial year are ₹.514.83 lakhs. (Previous Year ₹.540.70 lakh). Depreciation on Capital Assets acquired out of such Grants have been deducted from such grants and treated as deferred income in conformity with AS-12.

(ii) Other Current Liabilities:

The Corporation receives funds from the Government towards disbursement of subsidy. The unspent amounts of ₹.19,270.27/-lakhs as on 31.03.2019 have been shown as unspent subsidy fund under the head "Other Long Term Liabilities" and "Other Current Liabilities". The details of opening balances, subsidy addition (includes proportionate interest allotted to fund), subsidy disbursed, unspent amount of subsidy refunded to Govt. during the year and the closing balance of unspent subsidy fund as on 31.03.2019 are given below.



The Agricultural Promotion & Investment Corporation of Odisha Limited
Plot No-326, Baramunda, Bhubaneshwar-751003

DETAILS OF SUBSIDY PAYABLE AS ON 31.03.2019

Head of Accounts	O.B. as on 01.04.18	Received/ adjustment during the year	Released during the year	Refund during the year	Interest credited during the year	C.B. as on 31.03.19
WORK PLAN						
Subsidy Payable WP/hydraulic Tractor-NOR	3,35,017.85				46,190.00	3,81,207.85
Subsidy Payable WP/hydraulic Tractor-TSP	10,18,604.00				1,40,437.00	11,59,041.00
Subsidy Payable WP/PO/implements-SCP	2,25,633.17				31,109.00	2,56,742.17
Subsidy Payable WP/PQ/implements-NOR	11,28,755.65				1,55,624.00	12,84,379.65
Subsidy Payable WP/PO/implements-TSP	1,46,704.87				20,227.00	1,66,931.87
Subsidy Payable WP/PT-NOR	92,26,439.70				12,72,072.00	104,98,511.70
Subsidy Payable WP/PT-SCP	3,77,785.29				52,086.00	4,29,817.29
Subsidy Payable WP/PT-TSP	8,34,017.80				1,14,988.00	9,49,005.80
Subsidy Payable WP/reaper-SCP	3,82,804.06				52,778.00	4,35,582.06
Subsidy Payable WP/reaper-TSP	2,41,534.34				33,301.00	2,74,835.34
Subsidy Payable WP/rotavator-TSP	3,70,612.94				51,097.00	4,21,709.94
Subsidy Payable WP/SPD/implements-NOR	48,735.17				6,719.00	55,454.17
Subsidy Payable WP/SPD/implements-SCP	3,81,438.51				52,590.00	4,34,028.51
Subsidy Payable WP/SPD/implements-TSP	3,09,748.55				42,706.00	3,52,454.55
Subsidy Payable WP/transplanter-SCP	77,394.03				10,671.00	88,065.03
SUBSIDY PAYABLE(WP/TSP)	3,86,517.23				53,290.00	4,39,807.23
<i>Sub-total</i>	<i>154,91,743.16</i>				<i>21,35,885.00</i>	<i>176,27,628.16</i>
SELF EMPLOYMENT						
Subsidy Payable Self Emp. CA/AG/Mech.					19,590.00	1,61,677.60
<i>Sub-total</i>	<i>1,42,087.60</i>				<i>19,590.00</i>	<i>1,61,677.60</i>
SMAM SCHEMES						
Subsidy Payable SMAM-NOR					118,99,684.00	3735,18,339.00
Subsidy Payable SMAM-SCP					24,61,929.00	779,72,254.00
Subsidy Payable SMAM-TASP					14,16,486.00	446,90,249.34
<i>Sub-total</i>	<i>4921,62,030.34</i>				<i>157,73,059.00</i>	<i>4961,80,842.34</i>
RIDF-JALANIDHI						
Subsidy Payable RIDF-23/NOR					849,26,706.00	2422,49,058.00
Subsidy Payable RIDF-Jalanidhi-I-SCP					92,67,163.00	839,66,833.73
Subsidy Payable RIDF-23/TASP					106,CG,023.00	6,14,305.00
<i>Sub-total</i>	<i>4251,04,928.73</i>				<i>1047,99,892.00</i>	<i>157,54,639.00</i>



The Agricultural Promotion & Investment Corporation of Odisha Limited
Plot No-326, Barumunda, Bhubaneshwar-751003

DETAILS OF SUBSIDY PAYABLE AS ON 31.03.2019

Head of Accounts	O.B. as on 01.04.18	Received/adjustment during the year	Released during the year	Refund during the year	Interest credited during the year	C.B. as on 31.03.19
CIS SCHEMES						
Subsidy Payable (APR-6)/NOR	6325,08,632.52	2530,00,000.00	2469,14,549.00	-	274,55,244.00	6660,49,327.52
Subsidy Payable (APR-6)/SCP	2755,61,226.00	508,50,000.00	28,93,081.00	2300,00,000.00	79,71,948.00	1014,90,093.00
SUBSIDY PAYABLE (APR-6)TSP	3686,70,561.00	511,50,000.00	12,11,408.00	3200,00,000.00	100,93,030.00	1087,02,183.00
Sub-total	122767,40,419.52	3550,00,000.00	2510,19,038.00	5500,00,000.00	455,20,222.00	8762,41,603.52
STATE PLAN (PUMP SET) SCHEMES						
Subsidy Payable SP/PUMP SETS/NOR	806,95,192.00	-	-	6,16,97,936.00	8,53,794.00	198,51,050.00
Subsidy Payable SP/PUMP SETS/SCP	391,01,929.00	-	-	391,01,929.00	-	-
Subsidy Payable SP/PUMP SETS/TASP	1,19,185.00	-	-	1,19,185.00	-	-
Sub-total	1199,16,306.00	-	-	1009,19,050.00	8,53,794.00	198,51,050.00
STATE PLAN (PUMP SET) NFSM SCHEMES						
Subsidy Payable NFSM-Pulse	96,222.00	-	-	80,000.00	5,312.00	21,534.00
Subsidy Payable NFSM Pump set	965,69,326.48	-	-	871,25,711.00	50,08,025.00	144,51,640.48
Subsidy Payable NFSM Rice	203,49,570.00	-	-	169,19,000.00	11,23,368.00	45,53,938.00
Sub-total	1170,15,118.48	-	-	1041,24,711.00	61,36,705.00	190,27,112.48
RKVY						
Subsidy Payable(RKVY)	71,68,357.00	-	-	-	5,49,274.00	77,17,631.00
Subsidy Payable (RKVY/Green Revolution)	3,71,017.00	-	-	-	28,429.00	3,99,446.00
Subsidy Payable RKVY/PUMP SET	596,07,578.00	-	-	-	45,02,420.00	624,13,501.00
Sub-total	671,46,952.00	-	-	16,96,497.00	50,80,123.00	705,30,578.00
STATE PLAN SCHEMES						
Subsidy Payable(SP/IED/NOR)	788,76,653.33	-	1,42,500.00	-	54,65,483.00	841,99,636.33
Sub-total	788,76,653.33	-	1,42,500.00	-	54,65,483.00	841,99,636.33
OTHERS SCHEMES						
Subsidy Payable KKK-Scheme A/C	38,33,924.43	-	-	-	2,59,398.00	40,93,322.43
Subsidy Payable PH-Tech. & Mgt	28,16,872.24	-	-	-	1,90,585.00	30,07,457.24
Subsidy Payable SGSY-Scheme A/C	43,275.55	-	-	-	2,927.78	46,203.33
Sub-total	66,94,072.22	-	-	-	4,52,910.78	71,46,983.00
TOTAL	25992,90,311.38	3550,00,000.00	3694,17,214.00	7556,43,761.00	971,97,460.78	19270,26,797.16



(iii) Non-Current Assets :

Other non-current Assets includes :

- (a) The Company had run the Jute Service Center (JSC) under the scheme of National Centre for Jute Diversification (NCJD), Ministry of Textiles, Government of India. The net amount of ₹.3,06,458/- receivable from NCJD has been shown under the head "Other non-current Asset".
- (b) ₹.65,761/- is still lying to be received from the Orissa State Disaster Mitigation Authority (OSDMA) towards reimbursement of expenses on Impact Assessment.
- (c) ₹.4,20,905/- are receivable from MOFPI shown under the head "Other non-current Asset".
- (d) ₹.33,363/- shown under the head "Receivable from others" includes ₹.16,503/- receivable from APEDA & ₹.5860/- receivable from sea shore.

(iv) Short-term Loans and Advances :

Advances to others includes :

- (a) ₹.60,000/- released to IDFC in the F.Y. : 2004-05 towards 1st installment of fees for Feasibility Study is lying unadjusted pending acceptance of draft report.
- (b) ₹.15,000/- released to Lata Craft in the F.Y. : 2008-09, as advance towards preparation of stall for Food Expo at Pragati Maidan at New Delhi.
- (c) ₹.20,000/- released to DAO, Titilagarh in the F.Y. : 2008-09, to meet the expenses incurred at Krushak Meeting.
- (d) ₹.9,000/- released to IDEA in the F.Y. : 2008-09, as advance to meet the expenses to trainees.

(v) Other Income :

Other Income includes :

- (a) Interest from bank deposits of ₹. 1,24,91,067.24 i.e.
- (i) Interest on deposits out of funds of share capital & free reserve and grant-in-aid of ₹. 29,68,947.63.
- (ii) Interest on STD with Syndicate Bank of ₹. 57,05,307.61.
- (iii) Interest on deposits out of funds of other long term liabilities of ₹. 25,10,219/- and
- (iv) Interest on Others of ₹. 13,06,593/-
- (b) Interest on Failed bore well compensation Scheme 2001 was lying under the head "Other Current Liabilities" of ₹. 4,05,004/- is treated as income during the current year.
- (c) Interest on income tax refund of ₹. 6,45,556/- includes, interest for the A.Y. 2015-16 of ₹. 6,20,917/- for the A.Y. 2016-17 of ₹. 22,169/- and for the A.Y. 2017-18 of ₹. 2,470/-
- (d) Depreciation on Capital Assets acquired out of APEDA Grants of ₹. 25,86,842/- during the year have been deducted from such grants and treated as deferred income in conformity with AS-12.
- (vi) Total interest earned during the year on fixed deposit & saving account amounting to ₹. 1,096.88 lakhs against various funds received under recurring grant and subsidy grant. The interest earned during the year is allocated to Share Capital & Free Reserve, Grant-in-aid, other fund & scheme wise subsidy account in the following manner.
- (a) ₹. 15,02,799/- to share Capital & Free Reserve.
- (b) ₹. 14,66,149/- to Grant-in-Aid.
- (c) ₹. 95,22,120/- to Other Funds.
- (d) Residual amount i.e. ₹. 9,71,97,461/- is allocated to scheme wise subsidy account.



- (vii) Interest accrued on Share Capital & Free Reserve amounting to ₹. 15,02,799/-, Interest accrued on Grant-in-aid Funds amounting to ₹. 14,66,149/- and interest accrued on Other Fund amount to ₹. 95,22,120/- has been recognized as revenue & credited to statement of Profit & Loss during the year.
- (viii) During the year Grant-in-aid of ₹. 71,16,000/- received from Govt. of Odisha and credited to statement of Profit & Loss.
- (ix) During the year the company proposed dividend @ 30% on Profit after tax, that comes to ₹. 2,84,823/-

(x) Auditor's Remuneration

Particulars	31.03.2019 (₹.)	31.03.2018 (₹.)
Statutory Audit Fees	47,200.00	47,200.00
Tax Audit Fees	17,700.00	17,700.00
Total	64,900.00	64,900.00

- (xi) Employers contribution to Provident Fund of Rs. 10,57,968/- includes Rs. 1,06,190/- towards Pension Contribution.

(xii) Contingent Liabilities not provided are as follows:

	31.03.2019	31.03.2018 (₹.)
Electricity Charges payable	1,75,933.00	1,75,933.00
Pending Legal Cases with various Forums (18 nos of cases)	66,16,276.00	74,67,438.00
M/s. HCMFPPL	56,20,000.00	46,74,037.00

- The Central Electricity Supply Utility of Odisha (CESU) has raised a demand of ₹.1,75,933/- towards electricity charges due to bill revision for transformer looses for the period from 01.10.2014 to 31.10.2014. The corporation has filed a suit against the same which is still pending for settlement.
- Total claimed by M/s. HCMFPPL, the executant Rs. 63.73 lakhs on the Corporation towards construction of Integrated Pack House (IPH) at Charabhatta, Titilagarh, Bolangir and the Corporation also claimed against M/s. HCMFPPL of ₹.7.53 lakhs. Hence the net amount of ₹.56.20 lakhs kept as contingent liability pending decision of arbitration processing.
- (xiii) The Company is a small and medium sized Company (SMC) as defined in the General Instructions in respect of Accounting Standards notified under Company Act, 1956. Accordingly, the Company has complied with the Accounting Standards as applicable to a Small and Medium Sized Company.
- (xiv) In accordance with the requirements of Schedule II to the Companies Act, 2013, the Company has calculated depreciation on the basis of the useful lives of the depreciable assets.

As per our report of even date attached.

For Anil Mihir & Associates.

Chanered Accountants

Firm registration number: 303028E

For and on behalf of the Board of Directors of

The Agricultural Promotion & Investment Corporation of Odisha Limited

Sd./-

CA Mihir Kumar Sahu

Partner

Membership No. 053968

Sd./-

P Mahanta

Company Secretary

Sd./-

Pravat Kumar Roul

Managing Director

Sd./-

Pravat Aditya Mishra

Chairman

Place : Bhubaneswar

Date :



PERFORMANCE OF APICOL AT A GLANCE AS ON 30-06-2020

A. PROMOTION OF AGRI-ENTERPRISES

APICOL as per its mandate through various initiatives have been able to attract sizable investment in agricultural sectors. The achievement made in forms of investment and no of agri-enterprises promoted under agriculture policy and other schemes are presented below.

(i) Achievement from 01-06-1996 to enterprises 30-06-2020 in terms of investment in agri enterprises

Sl. No.	Types of Enterprises	No. of Enterprises	Total Cost of Project (₹. In Lakh)
01.	Cold Storage	18	3353.01
02.	Agro Service Centre	5176	41893.8
03.	Poultry (Layer)	104	18445.36
04.	Poultry (Broiler)	1176	18529.99
05.	Hatchery	2	118.58
06.	Dairy Farm	294	4492.47
07.	Sheep, Goat & Piggery	175	1483.91
08.	Food Processing Industries	132	10503.9
09.	Agro Based Industries	92	8004.61
10.	Horticulture	90	1109.05
11.	Fisheries	36	351.7
12.	Composite Farming	106	1312.89
13.	Mushroom	36	273.60
14.	Agro Service Centre (World Bank Assisted)	500	2750.00
Total		7937	112622.90

N.B.: Classification / Grouping of enterprises rearranged .

B. TRAINING & AWARENESS PROGRAMMES

Since training and awareness building is one of the important aspect of promoting enterprise, APICOL has been making continuous effort to organize training programmes / seminars / workshops / awareness programmes. **201** Nos. such programmes have already been conducted at various locations of the state.



C. CHANNELIZING AGENCY FOR VARIOUS INCENTIVES

APICOL has been working as a channelizing agency for various incentives including the incentives under Agriculture Policy. The amount of subsidy released under various schemes are given below:

SI.No.	Name of the Scheme	No. of Enterprises	Amount of Subsidy Released (₹. in Lakh)
1.	APR - LI Points		
	(a) State Plan	- 20283	3,478.21
	(b) RIDF-VI	- 16697	3,913.40
	(c) RIDF-IX	- 30398	3,240.08
	(d) RIDF-XI	- 6169	744.48
	(e) RIDF-XII	- 18810	4,007.38
	(f) RIDF-XIV	- 29477	6,256.96
	(g) RIDF-XV	- 16121	3,914.89
	(h) RIDF-XVII	- 26392	8,152.07
	(i) RIDF-XVII (Online)	- 665	267.23
	(j) RIDF-XVIII	- 13216	4303.34
	(k) RIDF-XVIII(Online)	- 13675	5696.66
	(l) RIDF-XIX	- 1129	483.02
	(m) RIDF-XIX(Online)	- 6923	3516.97
	(n) RIDF-XX	- 1723	774.16
	(o) RIDF-XX(Online)	- 5869	2981.83
	(p) Jalanidhi	- 78	15.37
	(q) Jalanidhi (Online)	- 85	26.66
	(r) RIDF-XXIII	- 4043	1647.20
	(s) RIDF-XXIII(Online)	- 9883	4661.96
	Total	- 221636	58082.87
2.	(APR-4) Power Tiller	- 191	50.00
3.	Capital Investment Subsidy		
	(a) Agro Service Center	- 4580	14247.63
	(b) Commercial Agri Enterprises	- 1832	13323.29
	Total	- 6412	27570.92
4	Farm Mechanization		
	(a) Farm Mechanization	- 101416	33,091.65
	(b) Diesel Pump Set	- 114340	8,85,333.21
	Total	- 2,15,756	9,18,424.86



LIST OF PENDING CASES AS ON 31.03.2019

Sl. No.	Case No.	Name of the Petitioner / Complainant	Appealed before	Amount Involved
1.	C.C. Case No.73 of 2013 Misc Case No.1 of 2016	Bhikari Mahakuda SBI, Puruna Katak Branch	Show Cause filed in 2013 & 2016 before District Consumer Disputes Redressal Forum, Boudh. In this case complainant taken loan from SBI to purchase Tractor. Claim is to issue loan clearance certificate and compensation by bank. Subsidy proposal not received by APICOL and not a proper party.	Subsidy proposal not received.
2.	W.P.C. No.87/2 of 2013	M/s. Pragati Milk Products Pvt. Ltd.	Case filed by M/s. Pragati Milk Products Pvt. Ltd. in Hon'ble High Court of Odisha claiming subsidy for standalone milk chilling plant at Jagatpur, Nimapara and Nischinta Koli against refusal by APICOL for subsidy against such plant. APICOL filed counter affidavit on 10.02.2014 stating earlier the petitioner got subsidy of (Rs. 25,00,000 + Rs. 17,13,013/-) and standalone milk chilling plant is not an enlisted item eligible for subsidy. Additional counter filed by APICOL on 10.08.2015 and Hon'ble High Court ordered vide No. 06 dt. 18.01.2017 to release subsidy of Rs. 25,00,000/. Misc. case no. 3295 of 2017 filed by APICOL to revise above order of Hon'ble High Court.	Rs.8,00,000.00
3.	W.P.C. No.23529 of 2012	M/s. Pradhan Spices Pvt. Ltd.	Case filed by M/s. Pradhan Spices Pvt. Ltd. Petitioner on 10.12.2012. Counter filed by APICOL on 24.02.2014. Rejoinder affidavit filed by petitioner on 24.05.2016. APICOL filed counter affidavit against rejoinder affidavit No. 23529. Fact of the case is that petitioner purchase project profile on 19.08.2011, but machineries purchased prior to that. Project proposals submitted to DAO. It was existing project and established without knowledge of KSK/APICOL.	Rs.25,00,000.00
4.	C.C. Case No. 19 of 2013	Chaturbhjuja Pradhan	Reply to show cause filed on 24.05.2013 before District Consumer Disputes Redressal Forum, Boudh. It relates to subsidy claim of Dug well. Subsidy document not forwarded by DAO, Boudh and not received by APICOL.	Rs.41,340.00 Subsidy documents not received
5.	W.P.C. No. 7205 of 2012	Subhranta Kumar Tiadi	Counter Petition filed before Hon'ble High Court of Odisha. It relates to subsidy claim for STW/ MTW. Vigilance Enquiry taken up. Team of Departmental Officers conducted enquiry. Subsidy held up.	Rs.30,00,000.00
6.	W.P.C. No. 6398 / 2016	Niranjan Das 13.05.2016	Counter affidavit filed before Hon'ble High Court of Odisha. It is a project for meat, egg and fish production. The case if for sanction and release of loan by Utikal Gramya Bank and Collector & Tahasildar for NOC. APICOL is not a proper party.	
7.	C.C. No. 38/2016	Sribasshha Meher 12.08.2016	Show Cause filed before District Consumer Disputes Redressal Forum, Boudh through DAO, Boudh. It is a mixed orchard proposal. Minimum Plantation area needs to be 10 acres. But, in this proposal, plantation area is 8 acres. Vegetable & banana plantation not eligible for CIS.	Rs. 274936/-
8.	C.C. No.28/ 2014, 29/2014, 30/2014, 31/ 2014, 32/2014	Soudamini Pradhan Nivedita Pradhan Prasant Kumar Suna Sushmita Garnaik Jayanti Naik, 2015-16	Reply to show cause filed before District Consumer Disputes Redressal Forum, Deogarh, Short Payment of Subsidy against ASC Proposal. APICOL has no liability. Claim of subsidy is also not coming under purview of DCDRF.	
9.	WPC No. 21769/2015	Syed Mubrool Islam 05.01.2016	Counter affidavit filed before Hon'ble High Court of Odisha. It is a case for non receipt of CIS for establishment of poultry project. Proposal not received at APICOL.	



LIST OF PENDING CASES AS ON 31.03.2019

Sl. No.	Case No.	Name of the Petitioner / Complainant	Appealed before	Amount Involved
10.	WPC No. 16103/2016	Sarat Kumar Parida 25.10.2016	Counter affidavit filed before Hon'ble High Court of Odisha. CIS against goatery Project, 165 goats died in cyclone. Insurance claim denied by Insurance Company, Bank issued notice to repay outstanding. APICOL is not a proper party in this case.	
11.	WPC No.5922/2016 No.5924/2016 No.5927/2016 No.5929/2016 No.5932/2016	M/s. Jagannath Engg. M/s. Sairam Sanitary Agency M/s. Taradei Supply Agency M/s. Sadhugoswami Traders M/s. Sarala Supply Agency	Counter affidavit filed before Hon'ble High Court of Odisha. It is Jalandhi Case. Verification of project not made and subsidy claim proposals not received at APICOL. As per Order of DA & FP, subsidy to be released in favour of beneficiary instead of executants.	
12.	WPC No. 9423/2017 No. 9424/2017 No. 9425/2017 No. 9426/2017 No. 9427/2017 No. 9428/2017 No. 9439/2017	M/s. Orissa Machinery & Sanitary M/s. Akhandalmuni Sales M/s. Agro Link M/s. Jagannath Engineering M/s. Kalinga Sanitary Store M/s. Sarala Supply Agency M/s. Acharya Hardware Store	Counter affidavit filed before Hon'ble High Court of Odisha. It is case for subsidy of Jalandhi in Jagatsinghpur. Physical Verification done by 3rd Party. Subsidy released against projects in order as per verification report. As per Order of DA & FP, subsidy to be released in favour of beneficiary instead of	
13.	WPC No.85/2017	Sri Nanda Kishore Behera	Reply to Show Cause filed before District Consumer Disputes redressal Forum, Balasore. 1stAppeal filed before State Consumer Dispute Commission, Cuttack against order of DCDRF, Balasore. Less payment of subsidy than recommended in DLC.	
14.	WPC No.28/2018	Sri Harish Chandra Sahu	Reply to Show Cause filed before District Consumer Disputes Redressal Forum, Boudh. Subsidy document not received. Subsidy claim against Tractor and trailer which is not under purview of APICOL and is not a proper party.	
15.	WPC No. 4588/2018	Smt. Kabitा Jena	Counter affidavit filed before Hon'ble High Court of Odisha. It is a broiler Project. Less payment of Subsidy than recommended in DLC.	
16.	ARB No. 31/2018	M/s. Huma Coastal ega Food Park Pvt. Ltd. (HCMFPPL)	Counter affidavit filed before Hon'ble High Court of Odisha. It is regarding IPH, Titlagarh and appointment of Arbitrator by HCMFPPL. Appeal filed before District Court, Khordha.	Award received on 15.02.2020
17.	WP (C) No. 16848 of 2018	Purna Ch. Rout	Counter affidavit filed. Matter of the case if petitioner challenged legality of notice of OGB under securitization and reconstruction of financial assets and enforcement security interest Act, 2002.	
18.	C.C. Case No. 69/12	Rabindra Senapati	DCDRF, Nayagarh passed order on 19.09.2014. directing supplier of Tractor to supply correct HP i.e. 12 HP Tractor and pay compensation. Supplier appealed in State Commission which remanded case vide order Dt. 31.08.2020 to DCDRF, Nayagarh.	Subsidy proposal not received.
19.	C.C. Case No. 70/12	Bhagirathi Pala	DCDRF, Nayagarh passed order on 19.09.2014. directing supplier of Tractor to supply correct HP i.e. 12 HP Tractor and pay compensation. Supplier appealed in State Commission which remanded case vide order Dt. 31.08.2020 to DCDRF, Nayagarh.	Subsidy proposal not received.