

A GOVT OF ASSAM UNDERTAKING:

# ANNUAL REPORT 2021-2022

**60<sup>TH</sup> ANNUAL GENERAL MEETING** 

2021-22

28<sup>TH</sup> SEPTEMBER, 2022, 03.00 PM

CIN: U11101AS1962SGC001184

#### Notice to the Shareholders

Notice is hereby given that the 60<sup>th</sup> Annual General Meeting of the Members of Assam Gas Company Limited will be held on Wednesday, the 28<sup>th</sup> September, 2022 at 3.00 P.M. to transact the following Businesses through Video Conference ('VC') facility or Other Audio Visual Means ('OAVM') in conformity with the regulatory provisions and Circulars issued by the Ministry of Corporate Affairs:-

#### A. Ordinary Business

- To receive, consider and adopt the Directors' Report and the Report on Corporate Governance, Secretarial Audit Report, along with the addendum thereto, if any, extract of Annual Return, the Audited Balance Sheet as at 31<sup>st</sup> March, 2022 and Statement of Profit & Loss for the year ended 31<sup>st</sup> March, 2022 along with the Report of the Statutory Auditors and the Comments of the Comptroller and Auditor General of India thereon.(Reply from the comments from C&AG is awaited)
- 2. To declare Dividend.

#### **B.** Special Business

#### 3. Approval of Remuneration of the Cost Auditor for the financial year 2022-2023

To consider and if thought fit, to pass with or without modifications, the following Resolution as an Ordinary Resolution:-

"RESOLVED THAT pursuant to the provisions of Section 148 and other applicable provisions of the Companies Act, 2013 read with Companies (Audit & Auditors) Rules, 2014 as amended from time to time, the appointment of M/s. Musib & Co., Cost Accountants, by the Board of Directors of the Company to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2023 at a remuneration of ₹50,000/- (Rupees Fifty Thousand) only plus out of pocket expenses, reimbursement of travel and boarding expenses and payment of applicable rates etc., be and is hereby ratified and approved.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds and things and to take all such steps as may be necessary or expedient to give effect to this Resolution."

Place: Guwahati Date: 26/09/2022

By Order of the Board of Directors

Sd/-

(D. Dev Gupta) Company Secretary

Date: 28/09/2022

#### Note:

- 1. The Ministry of Corporate Affairs (MCA) vide its General Circular dated 13<sup>th</sup> January,2021 permitted holding of the Annual General Meeting (AGM) through Video Conferencing (VC) facility or other audio visual means (OAVM), without the physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013 ('Act') and MCA Circulars, the AGM of the Company will be held through VC/OAVM. The deemed venue shall be the Coordination office of the Company at 6<sup>th</sup> Floor, Central Mall, Christian Basti (Mahapurush Shankar Dev Path) G. S. Road, Guwahati-781007, Assam.
- 2. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 3. In compliance with the MCA Circular dated 5th May, 2020, Notice of the AGM along with the Annual Report 2021-22 is being sent only through electronic mode to those Members whose email addresses are registered with the Company. Members may note that the Notice and Annual Report. 2021-22 will also be available on the Company's website www.assamgas.org.
- 4. Govt. representative of the Company are to attend and vote at the AGM through VC/OAVM facility.
- 5. VC link for the AGM will be shared separately.
- 6. Explanatory statements are annexed to the Notice of Annual General Meeting of the Company pursuant to Section 102 of the Companies Act, 2013 relating to the Business set out above hereto.
- 8. Since the AGM will be through VC/OAVM, the route map of the venue of the meeting is not annexed hereto.

Following are the explanatory statements in respect of item No.B of the Special Businesses included in the Notice dated 26/09/2022

By Order of the Board of Directors

(D. Dev Gupta) Company Secretary

Place: Guwahati Date: 26/09/2022

Date: 28/09/2022

# Explanatory Statements for the Special Business pursuant to Section 102 of the Companies Act, 2013:

The following are the Explanatory Statements in respect of item No. B of the Special Businesses indicated in the Notice dated 26/09/2022

#### Item No. B.

#### Item No. 3. Approval of Remuneration of Cost Auditor for the financial year 2022-2023

M/s Musib & Co, Cost Accountants, was appointed by the Board as the Cost Auditor of the Company for the year 2022-2023 to conduct the audit of Cost Records at a remuneration of ₹50,000/-(Rupees Fifty Thousand) only plus out of pocket expenses, reimbursement of travel and boarding expenses and payment of applicable taxes etc.

In accordance with the provisions of Section 148 of the Companies Act, 2013 read with Rule 14 of the Companies (Audit & Auditors) Rules, 2014, remuneration of Cost Auditor approved by the Board is required to be ratified by the Members by way of an Ordinary Resolution.

The Board accordingly recommends the passing of the proposed Ordinary Resolution for approval of the Members. None of the Directors or Key Managerial Personnel or their relatives is, in any way, concerned or interested, financially or otherwise in passing of the said Ordinary Resolution.

By Order of the Board of Directors

(D. Dev Gupta) Company Secretary

Place: Guwahati Date: 26/09/2022



#### **DIRECTORS REPORT**

Your Directors have pleasure in presenting the  $60^{\text{th}}$  Annual Report of the Company together with the Audited Statements of Accounts for the year ended  $31^{\text{st}}$  March, 2022.

#### FINANCIAL RESULTS

The Company's financial performance, for the year ended March 31<sup>st</sup> 2022 as compared to that of the previous year is summarised below:-

1 1 5	(₹ Rupee	es in lakhs)
Particulars	2021-22	2020-21
A. Revenue		
(a) From operations (net of taxes)	25,324.36	20,944.91
(b) Other Income	4,787.21	5,390.50
Total Revenue (A)	30,111.57	26,335.41
B. Expenses		
(a) Depreciation and amortization expenses	1,188.99	1,061.49
(b) Other Expenses	22,364.27	17,386.86
Total Expenditure (B)	23,553.26	18,448.35
C. Profit/Loss before exceptional and extraordinary items and tax: (A-B) = C	6,558.31	7,887.06
D. Prior period & Extraordinary items	94.81	655.30
E. Profit before tax $(C-D) = E$	6,653.12	8,542.36
F. Tax Expenses	1,760.50	2,081.59
G. Profit for the period after Tax (E-F)=G	4,892.62	6,460.77
H. Balance of Profit transferred to Reserve & Surplus A/c	4,892.62	6,460.77
I. Earnings per equity share (in Rupees) Basic & Diluted	299	382

Directors propose to appropriate this amount as under:	2021-22	2020-2021
Accumulated Profit & Loss Reserve	91,655.96	87,270.79
Adjustments for expenses, taxes and Reserves		
Dividend :	507.43	507.43
Dividend Tax	0	0
Balance in Profit & Loss Reserve	91,148.53	86,763.36
Summarized Cash Flow Statement:		

Inflow / (outflow) from operations	222.47	4,272.85
Inflow/ (Outflow) from investing activities	(3,603.22)	(6,379.62)
Inflow/ (Outflow) from financing activities	3,631.65	1,338.34
Net increase/(decrease) in cash & cash equivalents	250.90	(768.43)

## **PERFORMANCE HIGHLIGHTS**

#### (a) **Physical Performance**

During the year 2021-2022, your Company transported 1,414.66 MMSCM of natural gas to its consumers as against 1,203.28 MMSCM transported in the previous year.

The transportation of gas to bulk consumers increased by 19.11% from 1028.83 MMSCM to 1225.39 MMSCM, gas distribution to the CGD sector comprising of domestic, commercial and industrial (tea) consumers increased by 8.50% from 174.45 MMSCM to 189.27 MMSCM. Overall utilization of the gas transportation and distribution infrastructure increased by 17.57% during 2021-2022 as compared to the 2020-2021.

The value of fixed assets as on 31<sup>st</sup> March, 2022 stood at ₹168.28 Crores.

Your company continued its focused attention towards various control measures as well as optimum utilization of available resources to ensure reasonable level of operating surplus.

## (b) Financial Performance

During the year, the Company recorded a turnover of ₹331.85 Crores [comprising of income from Operations (inclusive of taxes) and Other Income] as against ₹ 292.94 Crores during the previous year. The profit before tax for the year was ₹66.53 Crores, which is 21.89% lower as compared to ₹85.18 Crores in 2020-21.

The profit after tax for the year stood at ₹48.93 Crores as against ₹ 64.43 Crores recorded in 2020-21. The earnings per share in 2021-22 was ₹299 compared to ₹381.00 in the previous year.

The internal generation of cash during the year stood at ₹2.51 Crores(inflow) as against ₹7.68 Crores (outflow) in the previous year.

Your Company through effective utilization of available surplus funds was able to earn an interest income of ₹25.81 Crores during the year. During the year the Company acquired various fixed Assets of ₹31.73 Crores (at cost) as against ₹9.94 Crores (at cost) during the previous year.

## **Reason for reduction in Profit**

Profit after Tax (PAT) of the company has reduced from  $\gtrless$  64.43 Crores to  $\end{Bmatrix}$  48.93 Crores. The reduction in PAT is mainly attributable to lower Dividend of  $\end{Bmatrix}$  2.82 Crores received from its Subsidiary and Associates Companies as compared to last financial year. Further with the reduction of interest rate on deposits by banks, interest income has substantially reduced by  $\gtrless$  2.14 Crores.

With the relaxation of restrictions imposed by Government due to Corona pandemic, the company could take up the pending repairs & maintenance jobs which was halted for some period and this has resulted in increase in Repairs & Maintenance cost by ₹4.00 Crores.

On completion of Glorious 60 years of our Company, the company has celebrated the same in the form of Diamond Jubilee celebration which has resulted in one time expenditure of  $\gtrless$  2.61 Crores.

Further, the company has increased its provision for doubtful debts by ₹ 2.01 Crores during the FY 2021-22.

Above factors have cumulatively resulted in reduction of Profit of the company for the year.

# **OPERATIONS AND THE STATE OF COMPANY'S AFFAIRS**

The company is in the business of transmission and distribution of piped natural gas (PNG) to different segments of consumers i.e power, fertilizer, petrochemicals, domestic households, commercial and small industrial establishments such as Tea estates and factories. At present, the company is supplying PNG to approx. 45,007 nos. of domestic households and 1302 nos. of commercial establishments and 450 nos. of industrial consumers in its geographical area in Upper Assam.

The company has been sourcing gas from various offtake points of national E&P companies such as M/s. Oil India Limited, M/s. Oil & Natural Gas Corporation Ltd. Natural Gas produced by other E&P companies such as HOEC, Oil Max, etc. are being sourced and distributed to the downstream consumers through its integrated pipeline network in Upper Assam.

Natural Gas is being transported from Oil India's Offtake Points to bulk consumers, namely, NTPS & LTPS of APGCL, AGBPP of NEEPCO, BVFCL and APL. Further the Natural Gas being evacuated from ONGCL gas fields in Golaghat districts is being transported to various CGD consumers in the vicinity.

The company faced multiple challenges in supplying gas to the downstream consumers in last couple of years due to non/ short availability of gas from the producer's end. The gas supply scenario was earlier disturbed mainly during the peak manufacturing season of tea industry and impacted tea & other industrial units in the region. In order to sort out these issues, the company has signed several new Gas Supply Agreements with new gas suppliers such as Vedanta, OIL MAX and existing gas suppliers such as ONGCL (Jorhat and Tripura asset). With availability of additional volume of gas, the company intends to connect more industrial consumers for generation of additional revenue.

# SHARE CAPITAL

During the year, your Company's paid up share capital remained unchanged at ₹ 16.91 Crores.

## DIVIDEND

Your Directors, after taking into consideration the financial results of the Company during the year, are pleased to recommend for your approval, the same rate of dividend like previous year 2020-2021 (that is, 30%) per equity share of ₹100.00 each on the paid-up Share Capital of ₹16.91 Crores for the year 2021-2022 amounting to ₹5.07 Crores. The dividend payout is subject to approval of members at the ensuing Annual General Meeting.

## **TREASURY OPERATIONS**

Your Company had been investing its surplus funds in fixed deposits with varying tenures in scheduled commercial banks.

## BORROWINGS

The company has taken Term Loan facility of ₹ 140 crore to fund its ongoing project viz. Nambor-Golaghat- Numaligarh to transport gas purchased from ONGC Limited. The loan was availed from Axis Bank Ltd at competitive interest rate.

The total borrowings of the company as on  $31^{st}$  March, 2022 stood at ₹ 31.32 Crores, as against ₹ NIL on  $31^{st}$  March, 2021.

## **CONTRIBUTION TO EXCHEQUER**

Your Company has contributed a total of ₹19.30 Crores to the Central Exchequer and ₹ 34.09 Crores to the State Exchequers in the form of taxes, duties and dividends compared to ₹23.51 Crores and ₹32.87 Crores respectively in the previous year.

# **IMPACT OF COVID-19 PANDEMIC**

After a turbulent year of 2020-21 due to COVID-19 Pandemic, the situation has improved and there was no visible impact of the pandemic on the Company's activities.

## **GOVT. AUDIT REVIEW**

Comments of the Comptroller and Auditor General of India (C&AG) under section 143 (6)(b) of the Companies Act 2013 on Annual Accounts of the Company for the year ended 31st March, 2022 together with managements reply as an addendum thereto are placed before the shareholders for consideration.

## **Consolidated Financial Statement**

The Consolidated Financial Statements are prepared in accordance with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act,2013 read with Companies (India Accounting Standards) Rules, 2015 and other relevant provisions of the Act and Rules thereunder.

The financial statements of Joint Venture Companies (JVCs) and the Associates used in the preparation of the Consolidated Financial Statements are drawn up to the same reporting date as date of AGCL i.e. 31<sup>st</sup> March, 2022.

# INFORMATION RELATING TO ASSOCIATE AND JOINT VENTURE COMPANIES

Information relating to Associate and Joint Venture companies duly certified by the management pursuant to section 129(3) of the Companies Act, 2013 has been

provided in Annexure- D to the Directors' Report as per prescribed form AOC-1(Part-B).

# PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

During the year, the company did not enter into any related party transaction with Promoters, Key Managerial Personnel or other designated persons which may have potential conflict with interest of the company.

All contracts / arrangements / transactions entered by the Company during the financial year with related parties were in the ordinary course of business on an arm's length basis and are intended to further the Company's interests. Relevant information in **Form AOC 2** has been provided as **Annexure C** to Directors' Report. During the year, the Company has not entered into any contract / arrangement / transaction with related parties which were in conflict with the Company's interest.

Your Directors draw attention of the members to **Note f (a&b)** under the heading **General** of the Notes on Accounts to the standalone financial statement which sets out related party disclosures.

# ACCOUNTING STANDARDS / POST BALANCE SHEET EVENTS

The Company has complied with all the mandatory accounting standards which have been notified from time to time by the "The Ministry of Corporate Affairs" and applicable to the Company.

## A. <u>CHANGES IN ACCOUNTING POLICIES</u> :

In preparation of the accounts and the financial statements of the company, the Accounting Policies of the Company adopted during the past year 2020-21 (except the following changes) have been adopted without any change.

a. Till the F.Y. 2020-21, VRS payments made was accounted for by way of charging to Statement of Profit and Loss an amount equal to 1/5<sup>th</sup> of such payments and the balance are charged to Miscellaneous expenditure (Asset) to be written off over next four succeeding years. However, as per requirement of Ind AS, we have written off full amount of VRS paid during the FY 2021-22 in the same year. Further, as per requirement of Ind AS, necessary adjustment is made in opening balance of Previous year by reducing an amount of ₹ 5,32,919/- to Other Non-Current Assets (Note No. 8) and corresponding effect in Other Equity (Note No. 17) and Deferred Tax Liability (Note No. 20) as on 01.04.2020.

Similarly, an amount of ₹ 24,36,278/- has been adjusted by increasing Employee Benefit Expenses (Note No. 29) for the F.Y. 2020-21 and corresponding impact in Other Equity (Note No. 17) and Deferred Tax Liability (Note No. 20).

b. Discounting has been done on yearly basis in case of Lease transaction till last year. However same has been changed to monthly basis during the FY 2021-22.

#### **BUSINESS RISK MANAGEMENT**

Prior to adoption of the Risk Management Policy of the Company, the Board of Directors of the company deliberated on threats, risks and concerns which in the opinion of the Board may threaten the growth of its business or pose a threat to its profitability. The Board reviewed the means adopted by the company to mitigate the risk from time to time. The details of risk and concerns of the company are discussed in the Management Discussion and Analysis section of this Report. Risk Management Committee of the Board was reconstituted / created as a first step for improving the Risk Management function of the Company.

Being a statutory requirement under the Companies Act, 2013, your Board of Directors recently approved the proposal for establishing an Enterprise Risk Management System in the Company, along with the Risk Management policy and Risk Register, through engagement of an experienced consultant through online open tender. The work was awarded to consultant iEnergy Innovations Pvt. Ltd., Noida .Training for different level of officers were given by the consultant on Enterprise Risk Management. The Risk Management Policy & Risk Register will be circulated to all HOD/HOF for implementation. The Risk Management Committee, Risk Assessment Committee and Risk Co-ordinators are to be formed for implementation of Enterprise Risk Management System in AGCL.

The Company had initiated Project Unmilon for re-engineering and improving enterprise wide business processes along with built in risk controls.

# INTERNAL FINANCIAL CONTROLS

The Company has in place internal controls with reference to financial statements. During the year, such controls were tested and no reportable material weaknesses in the design or operation were observed.

# PARTICULARS OF LOAN, GUARANTEES AND INVESTMENTS UNDER SECTION 186

During the financial year 2021-22, no Loan, Guarantees and Investments under Section 186 has been given by the Company.

# CONSERVATION OF ENERGY & TECHNOLOGY ABSORPTION

The Company is taking effective steps at every level of its activities for conservation of Energy. To reduce the consumption of power, the company had already installed LED lighting in the Compressor Station, Street light of the housing colony, Industrial area and in various office spaces, and other areas, which are more energy efficient. The Company has also taken initiative in the following areas:-

- Installed and successfully commissioned smart Transformer Rectifier Units (TRUs) in 5 Cathodic Protection (CP) stations for remote monitoring of the CP TR unit parameters located more than 100 km from office.
- Executed GIS mapping of CP station, TR units, test stations.
- Installed auto timer switches at unmanned location for energy conservation.
- Installation of solar street lights (25 Nos) has been commissioned and additional 20 is going to be installed by year end.)

As part of technology absorption, the company implemented a Geographical Information System for its wide network of steel and PE pipelines under which all pipeline assets were mapped and digitized. RoU / RoW asset records will be available at the tap of a key.

The Company had already successfully implemented the first phase of the Supervisory Control and Data Acquisition (SCADA) system covering all major points (NTPS, APL, BVFCL, NEEPCO, Lakwa intersection Point, OIL's LPG offtake point) and 74 industrial consumer locations of Naharkatia, Moran & Sonari area along with 3 nos Pressure Reducing Skids which has enabled company to remotely monitor/ control various gas parameters. Moreover, the Company has also started executing SCADA Phase-II Project to bring another 325 industrial consumers spread over Tinsukia, Doom Dooma Margherita , Dibrugarh, Jorhat & Golaghat under the SCADA network. Works at 116 industrial consumers of Tinsukia & Doom Dooma area were completed and commissioned. Installation activities at Dibrugarh & Margherita areas are under progress

Due to usage of very old gas metering system in CGD sector, the company has experienced various problems like loss of revenue due to gas loss, pilferage, etc. As such, your company is in the process of replacing these meters with prepaid metering system. The company had experienced difficulties in raising bill due to complicated billing arrangement and in order to address these issues, your Company has also decided to implement pre-paid metering system in City Gas Distribution sector.

The company carried out the simulation and capacity determination of all its MS pipelines in the sector of ( Common Carrier, Dedicated Pipeline and CGD pipeline) using advanced TG NET software through a third party

## FOREIGN EXCHANGE EARNINGS & OUTGO

There were no direct foreign exchange earnings or outgo during the year 2021-22.

## POST BALANCE SHEET EVENTS

No material changes and commitments affecting the financial position of the Company have occurred between the end of the financial year to which these financial statements relate and the date of this report.

## **DEPOSITS FROM PUBLIC**

The Company has not accepted any deposits from public and as such, no amount on account of principal or interest on deposits from public was outstanding as on the date of the Balance Sheet.

# DIRECTORS AND KEY MANAGERIAL PERSONNEL

Since Section 152 of the Companies Act, 2013, is not applicable for Government Companies, no director shall retire by rotation in the ensuing Annual General Meeting where appointment of such director is done by the Central Government or State Government as the case may be vide MCA Notification No. GSR 463(E) dated  $5^{\text{th}}$  June, 2015.

# Directors

Since the date of last Annual General Meeting held on 08.11.2021, following changes have been made in the composition of the Board of Directors:-

Sl. No.	Name of the Directors	Government Notification No.	Date of Appointment	Date of cessation	Designation
1.	Shri Bolin Chetia, MLA, Sadiya Constituency (Cabinet rank)	MI.118/2019/108 dtd. 9 <sup>th</sup> November,2021	9 <sup>th</sup> November,202 1	-	Chairman
2.	Shri Indra Gogoi	MI.214/2002/Pt/90C and 90D dated 23 <sup>rd</sup> October,2018	23 <sup>rd</sup> October,2018	-	Deputy Chairman
3.	Ms. Mayuri Chetia, ACS Jt. Secy, Finance (EC-II) Deptt. GOA	MI.214/2002/Pt./ 80-B dated 23 <sup>rd</sup> May, 2017	23 <sup>rd</sup> May, 2017	-	Director
4.	Shri Malay Kr. Das CGM(PSS),OIL	MI. 29/2007/85-A dated 8 <sup>th</sup> June,2020	15 <sup>th</sup> June,2020	-	Director
5.	Smt. Kalyani Baruah MD, APGCL	MI.214/2002/167- A dated 16 <sup>th</sup> August, 2017	16 <sup>th</sup> August, 2017	15 <sup>th</sup> July,2021	Director
6.	Shri Tarun Ch. Saharia Director , Prod, PE Division	MI.214/2002/Pt/82- A dated 16 <sup>th</sup> May, 2018	16 <sup>th</sup> May, 2018	-	Director
7.	Shri Oinam SaranKumar Singh,IAS Commisioner, I&C Deptt, GOA	MI. 214/2002/174- A dated 20 <sup>th</sup> June, 2020	20 <sup>th</sup> June,2020	30 <sup>th</sup> June,2022	Director
8.	Shri Gokul Chandra Swargiyari	MI.42/2015/215 dated 22 <sup>nd</sup> August, 2019	2 <sup>nd</sup> September, 2019	-	Managing Director
9.	Shri Jogen Barpujari Ex-ED,IOCL	MI. 214/2002/174- A dated 20 <sup>th</sup> June, 2020	12 <sup>th</sup> August,2020	-	Independent Director
10.	Dr. Lakshmanan S.,IAS	MI.214/2002/Pt/2 98 dtd.	30 <sup>th</sup> June,2022	-	Director

The Directors have placed on record their appreciation to Smt. Kalyani Baruah, and Shri Oinam SaranKumar Singh, IAS, Directors of the Company for their valuable contributions and guidance given for the development and progress of AGCL's business during their tenure as Directors of the Company.

## **KEY MANAGERIAL PERSONNEL**

The following are the Key Managerial Personnel of the company:-

- (a) Shri Gokul Chandra Swargiyari, Managing Director
- (b) Shri Horen Ch. Mahanta, Chief Financial Officer
- (c) CS Dolonchapa Dev Gupta- Company Secretary

## **DECLARATION BY INDEPENDENT DIRECTORS:**

The Government of Assam vide Notification No. MI.214/2002/Pt/256 dated 12<sup>th</sup> August, 2020 has appointed one Independent Director in the Company and the

required declaration that he meets the criteria of Independence under Section 149(6) of the Companies Act, 2013 has been obtained.

# **BOARD EVALUATION**

The provisions of section 134(3)(p) of the Act does not apply to a Government Company in case the Directors are evaluated by the Ministry, which is administratively in charge of the Company as per its own evaluation methodology. AGCL, being a Government Company and a State Public Sector Undertaking, the performance evaluation of - Directors is carried out by the Administrative Ministry, Industries, Commerce & Public Enterprises Department, Government of Assam as per applicable Government guidelines.

# DIRECTORS RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013, the Board of Directors, to the best of their knowledge and ability, confirm that:

- (a) In the preparation of the Annual Accounts for the year ended March 31, 2022, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed and there are no material departures from the same;
- (b) The Directors have considered such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2022 and of the profit of the Company for the year ended on that date;
- (c) The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (d) The Directors have prepared the Annual Accounts on a 'going concern' basis;
- (e) The Directors have laid down internal financial controls to be followed by the Company and such internal financial controls are operating effectively;
- (f) The Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the internal, statutory and secretarial auditors and external consultants; and the reviews performed by management and the relevant board committees, including the Audit Committee, the Board is of the opinion that the Company's internal financial controls were satisfactory during the financial year 2021-2022.

# PARTICULARS OF EMPLOYEES AND RELATED DISCLOSURES

As there is no employee drawing the specified remuneration, particulars of employees under Section 134 of the Companies Act, 2013, read with Rule 5 of the Companies

(Appointment and Remuneration of Managerial Personnel) Rules, 2014 for the year ended 31<sup>st</sup> March, 2022 are not furnished.

As per MCA Notification No.: GSR 463(E) dated 5th June, 2015, provisions of Section 134(3)(e) are not applicable to a Government Company and hence, details on Company's policy on Directors' appointment and other matters are not provided under Section 178(3).

Further, Govt. Companies are also exempted from the applicability of the provisions of section 197 of the Companies Act, 2013. Therefore, the requirement of disclosure of the ratio of the remuneration of each Director to the median employee's remuneration and other such details as may be prescribed, including the statement showing the name of every employee of the Company, who if employed throughout/part of the financial year, was in receipt of remuneration not less than  $\gtrless60.00$  Lakhs during the year /  $\gtrless5.00$  lakh per month etc. are not provided in the Directors' report in terms of section 197(12) read with Rule 5(1)/(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

During the year, no remuneration/commission has been received by the Managing Director and other Directors of the Company from any of its Associate/ JV Company.

AGCL being a Government Company, its Directors are appointed/nominated by the Government of Assam.

# **STATUTORY AUDITORS**

AGCL being a Government Company, the Statutory Auditor is appointed by the Comptroller and Auditor General of India (C&AG) as per Section 139(5) of the Companies Act, 2013.

M/s N.C KARNANY (SPA011), Chartered Accountants, Karnany Circle, Dewal Road, Jorhat- 785001 (Assam) was appointed as Statutory Auditors of the Company for the year 2021- 2022 by the Comptroller & Auditor General of India under the provisions of Section 139 of the Companies Act, 2013. They will hold office till the conclusion of the ensuing Annual General Meeting.

# AUDITORS REPORT

The explanation or comments by the Board on every qualification, reservation or adverse remark or disclaimer made by the auditor in his report are enclosed as an addendum thereto is placed before the shareholders for consideration.

# SECRETARIAL AUDITORS

In accordance with the provisions of Section 204 of the Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, M/s Kuldip Sarma & Co., Company Secretaries, Practicing Company Secretaries, Guwahati were appointed by the Board as Secretarial Auditors for conducting the Secretarial Audit of the Company for the financial year 2021-2022. The Secretarial Audit Report for the financial year 2021-2022 together with Managements' reply on the comments of the Secretarial Auditors are attached as part of Annexure – **B** to this report.

# **COST AUDITORS**

M/s Musib & Co., Cost Accountants, Cost Accountants was appointed as the Cost Auditor of the Company for the year 2021-2022 in accordance with the provisions of Section 148(3) of the Companies Act, 2013. Cost Audit Report for the year 2020-2021 was filed with the Ministry of Corporate Affairs within the prescribed time limit in XBRL Format in CRA-4 as specified by MCA as per requirements of the Companies (Cost Records and Audit) Rules, 2014.

M/s Musib & Co., Cost Accountants was appointed for the year 2021-2022. The Cost Auditor, shall within a period of 180 days from the closure of the financial year, forward the Cost Audit Report and the Company is required to file the Cost Audit Report within 30 days of receipt of the same. Necessary action will be initiated to file the Cost Audit Report 2021-2022 within stipulated time.

## **INVESTMENTS IN JOINT VENTURES**

# a) DNP Limited

DNP Limited (a subsidiary of your Company and in joint venture with NRL and OIL) during the Tenth full year of its operation transported approximately 286.04MMSCM (Million Standard Cubic Meters) (previous year 300.13 MMSCM) of natural gas to NRL as against the annual contracted quantity of 300.00 MMSCM.

The financial statements of DNP Ltd had been prepared in accordance with Indian Accounting Standards.

During the year 2021-22, DNP Ltd. registered a profit of ₹ 59.98 Crores before interest, depreciation and taxes against a turnover of ₹ 85.52 Crores and a profit after tax of ₹ 37.27 Crores as against profit after tax of ₹ 40.69 Crores in the previous year.

As on 31st March, 2022 and your company's investment in DNP Limited stands at ₹85.30 crores.

DNP Ltd has recommended a dividend of 04.50 % (inclusive of taxes, if any) of the paid-up share capital of ₹ 167.25 Crores (i.e. ₹ 0.45 per fully paid equity shares of ₹ 10/- each) to its shareholders which would absorb a sum of ₹ 7.52 crores out of the Company's PAT.

# (b) Tripura Natural Gas Company Ltd (TNGCL)

Your company was a founder promoter of TNGCL and at present holds a stake of 25.51% of paid up equity in TNGCL with an investment of ₹ 7.65 Crores (approx.). The other partners are Tripura Industrial Development Corporation (TIDC) – 25.51% and GAIL (India) Ltd – 48.98%.

Tripura Natural Gas Company Ltd, is engaged in providing Natural Gas as an eco-friendly-easy on pocket source of fuel to Domestic, Commercial, Industrial and Automobile (CNG) segments in the state of Tripura. Since 1990, TNGCL has been consistent in creating robust CGD infrastructure in and around the capital city of Agartala, for GA ID#9.74- Gomati District and GA ID# 9.75- West Tripura (except the areas already authorized) District. The Company over the years has established itself as the pioneer of CNG Business in entire Eastern India. GAIL (India) Ltd. being the dominant stakeholder took the management control of the Company in 2005,

along with other stake holders - Tripura Industrial Development Corporation (TIDC) & Assam Gas Company Ltd (AGCL). With commendable visionary leadership, the directors have been able to make TNGCL the fastest growing CGD entity in entire Eastern India within a very short span of time. TNGCL has been able to scale up number of Domestic PNG Connections from 49113 to 54124 in March 2022, resulting an overall growth in tune of 10.20 %, compared to last Financial Year. TNGCL over the years has been able to create popular demand for CNG as preferred fuel for automobile sector and increase in CNG sales revenue by 47.66% and increase in PNG sales by 23.57%. TNGCL as on date added 3 (three) more CNG stations and at present has 24 CNG stations in its operational area.

While the turnover of the Company grew by 36.71% from previous year's total revenue of ₹128.22 Crores to ₹175.80 Crores in 2021-22, the profit after tax grew by 18.59% thus keeping the upward trend. The Net Worth of the Company also grew by 9.47% as compared to last Financial Year, while there had been an increase of 21.85% in Profit Before Tax (PBT).

## (c) Assam Petro-Chemicals Ltd

Assam Petro-Chemicals Limited (APL) is implementing a 500 TPD Methanol and 200 TPD Formalin project with the equity capital investment by the Government of Assam, Oil India Limited and Assam Gas Company Limited at revised estimated project cost of ₹1709.00 Crore. The Government of Assam alongwith Assam Industrial Development Corporation Limited and Assam Gas Company Limited is holding 51% of shares in that company. Your company has invested ₹28.00 Crores till date which is 5.63% of shareholding in that company. The 500 TPD Methanol and 200 TPD Formalin projects are under implementation at Namrup and Boitamari, Bongaigaon respectively.

Engineers India Limited, a Government of India Enterprise is the LEPCM contractors of the 500 TPD Methanol project. The Mechanical Completion of the 500 TPD Methanol Project has been achieved on 30<sup>th</sup> May, 2022 and Pre-Commissioning and Commissioning activities of the project are in progress. The project is expected to produce methanol in October, 2022. APL is also implementing a 200 TPD Formalin project at Boitamari in Bongaigaon District of Assam. The project implementation is scheduled to be completed in February, 2023.

Presently, your company has an agreement for transportation of 0.15 MMSCMD natural gas from Oil India's offtake point at Duliajan to Assam Petro-Chemicals Limited for its existing 100 TPD Methanol plant at Namrup and it will be enhanced to 0.50 MMSCMD on commissioning of 500 TPD Methanol plant by October, 2022.

# (d) Purba Bharati Gas Private Ltd (PBGPL)

Purba Bharati Gas Private Limited is an associate and joint venture company of Assam Gas Company Limited (AGCL), Oil India Limited (OIL) and GAIL Gas Limited (GAIL) with equity ratio participation of 48:26:26 each. The Company was incorporated on 19<sup>th</sup> November, 2019 with an Authorized Capital of ₹ 500,00,00,000 (Rupees Five Hundred Crores).

As on 31st March 2022, the paid up share capital of PBGPL was ₹ 100.00 crores. i.e. ₹26.00 Crores each (Rupees Twenty-six Crores) from Oil India Limited and GAIL Gas Limited and ₹48.00 Crores (Rupees Forty-eight Crores) from Assam Gas Company Limited as Joint Venture Partners. The Registered office of the company is situated at Central Mall, 6<sup>th</sup> Floor, Christan Basti, G.S. Road, Guwahati, Kamrup-781005, Assam.

The Company was incorporated after receiving authorization from PNGRB to implement the City Gas Distribution (CGD) Project for supply of Piped Natural Gas (PNG) for Domestic, Commercial & Industrial purpose and Compressed Natural Gas (CNG) for Automobile sector in the districts of Cachar, Karimganj and Hailakandi (GA 9.02) and Kamrup and Kamrup (Metropolitan) (GA 9.03). Through this CGD Projects, PBGPL is to install Steel Pipeline Network, MDPE Pipeline Network, City Gate Stations (CGS) There is good scope in both the GAs to establish a profitable business venture.

During the year 2021-22, the Company registered a profit before tax of  $\gtrless$  1.51 Crores against a total revenue of  $\gtrless$  3.85 Crores and generated a profit after tax of  $\gtrless$ 1.16 Crores.

# AUDIT COMMITTEE

The details of the composition of the Audit Committee are provided in the Corporate Governance Report which forms part of this Report. The Committee was reconstituted on 25/11/2020 and presently comprises of Shri Jogen Barpujari, Independent Director as Chairperson of the Committee, Shri Malay Kr. Das as Member and Shri T. C. Saharia as Member.

# CSR COMMITTEE

The Corporate Social Responsibility Committee was reconstituted on 10/09/2019 and subsequently on 15/06/2020. As on 25/11/2020 the Committee comprises of Shri T. C. Saharia as Chairman of the Committee, Shri Malay Kumar Das, Shri Jogen Barpujari and Shri Gokul Chandra Swargiyari as Members of the Committee.

# RISK MANAGEMENT COMMITTEE

The Risk Management Committee was reconstituted on on 25/11/2020. The Committee comprises of Shri Malay Kr. Das as Chairman of the Committee and Shri T. C. Saharia Shri Jogen Barpujari and Shri Gokul Chandra Swargiyari as Members of the Committee. No meetings were held during the financial year.

# NUMBER OF MEETINGS OF THE BOARD

Seven meetings of the Board of Directors were held during the year 2021-2022, the details of which are given in the Corporate Governance Report that forms part of this Report.

# **RIGHT TO INFORMATION ACT**

In accordance to the Right to Information Act, 2005, the Company has in place a mechanism to comply with the requirements of the Act. All information sought under

the Act, whether requested online or offline, are judiciously dealt with and replied to within the prescribed timeline.

Your Company has nominated PIO/ Appellate Authority for carrying out the necessary functions in line with the provisions made in the RTI Act. Mandatory disclosures are regularly updated and maintained.

# NOMINATION & REMUNERATION COMMITTEE POLICY

The details of the composition of the Nomination & Remuneration Committee are provided in the Corporate Governance Report which forms part of this Report. The Committee was reconstituted on 05/02/2022 and comprises of Shri Jogen Barpujari, Independent Director as Chairman and Shri T. C. Saharia, Shri Malay Kumar Das, as Members of the Committee and Shri Gokul Chandra Swargiyari, MD as Permanent Invitee. No meetings were held during the financial year.

# HEALTH

The occupational and personal health of all employees as well as contract workers has always been viewed as a priority in overall performance of AGCL. The Medical Centre within the AGCL Campus and OIL Hospital at the Duliajan Township provides all the required emergency medical services to the working personnel. Medical facilities under Employees State Insurance (ESI) scheme is provided to the Contract workers. To protect employees from pandemic COVID 19, all the protective measures were taken for the employees as per Standard Operating Procedures (SOP) announced by the Government from time to time. Vaccination camps were organized in the Head Quarter of Duliajan with the collaboration of District Health Authority for the vaccination of employees and their dependents.

# ENVIRONMENT MANAGEMENT

Like previous years, your Company continued its effort for improvement in environment management measures through proper preservation of its plantation and maintain greenery inside the campus and building awareness amongst the employees and their family members in reducing usage of non-biodegradable materials wherever possible.

# COMMUNICATION TO EMPLOYEES

In order to develop an effective communication strategy to reach out to all section of employees, your company has undertaken the following endeavours like Annual Meeting with Stakeholders, regular updates in 'News & Events' section in the Company's website, monthly meetings with various grid offices, Suggestion Box, Departmental Meetings etc.

# DISCLOSURE ON ESTABLISHMENT OF A VIGIL MECHANISM

The Company has a Vigilance Department and the vigil mechanism is supplemented by various other committees such as the Production Committee, etc. During the year 2016-17, the company implemented a formal Vigil Mechanism along with a Whistle Blower Policy.

# DISCLOSURES UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION & REDRESSAL) ACT, 2013

The company has initiated steps to provide a gender friendly work place with equal opportunity for men and women. The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 is in force to provide protection and redressal of complaints therewith or incidental thereto. AGCL has an Internal Complaints Committee as per provisions of the Act which is proactive and functional.

The ICC has been conducting internal meetings at regular intervals for the prevention and redressal of complaints and protection against Sexual Harassment of women employees at workplace, besides creating awareness among other employees through a couple of meetings and installation of display boards to provide a gender friendly work place and on gender sensitisation.

Though the ICC continued to review at regular intervals, no complaint was received from any women employee during the year 2021-2022

## INDIAN ACCOUNTING STANDARDS

The Ministry of Corporate Affairs (MCA), vide its notification in the Official Gazette dated February 16, 2015, notified the Indian Accounting Standards (Ind AS) applicable to certain classes of companies. Ind AS has replaced the existing Indian GAAP prescribed under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014.

The financial statements of the company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rule, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016.

## LEGAL COMPLIANCES

The company has complied with the statutory and legal compliances under the relevant acts applicable to the Company. The statutory compliances regarding the Company's technical operations primarily relate to those mandated by the PNGRB Act, 2006 which includes T4S for CGD and pipelines, Integrity Management Systems, ERDMP, etc.

## EXTRACT OF ANNUAL RETURN

In accordance with Section134(3)(a) and Section 92(3) of the Companies Act, 2013 read with Rule 12 of the Companies (Management and Administration) Rules 2014, the extract of the Annual Return as at 31st March, 2022 in the prescribed form MGT 9, forms part of this report and is placed at 'Annexure - E'. The Annual Report/Return for the year 2021-2022 can also be assessed at the Company's website at www.assamgas.org.

## CORPORATE GOVERNANCE

Corporate Governance is about maintaining a trusted relationship with all stakeholders and is an integral part of value creation in the Company. Your Company has been maintaining integrity, transparency and accountability in all its spheres of business.

In accordance with the guidelines on Corporate Governance issued by the Department of Public Enterprises (DPE) in May 2013, a report on Corporate Governance together

with a Certificate from a practicing Company Secretary on compliance of the guidelines on Corporate Governance is attached as a separate **Annexure-A** to the Directors' Report.

The forward looking statements made in the 'Management Discussion and Analysis' section are based on certain assumptions and expectations of future events. The Directors do not guarantee that such expectations will eventually materialise.

#### GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

- 1. Details relating to deposits covered under Chapter V of the Act.
- 2. Issue of equity shares with differential rights as to dividend, voting or otherwise.
- 3. Issue of shares (including sweat equity shares) to employees of the Company under any scheme save and except ESOS referred to in this Report.
- 4. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.

#### ACKNOWLEDGEMENT

Your Directors take this opportunity to place on record their deep gratitude for the employees' continued display of their total commitment towards the objectives of the company and look forward to their services with zeal and dedication in the years ahead.

Your Directors sincerely thank AGCL's valued customers for their continued cooperation and confidence and look forward to the continuance of this mutually supportive relationship in future.

The Directors sincerely acknowledge the assistance, guidance and support received from various Government Departments, particularly, from Industries, Commerce and Public Enterprises Deptt., Govt of Assam, Finance Deptt., Govt. of Assam, Offices of Commissioner of Income Tax, Commissioner of Central Goods & Services, Commissioner of Central Excise, offices of Comptroller & Auditor General, Petroleum & Natural Gas Regulatory Board, Ministry of Petroleum & Natural Gas as well as other Central and State Government agencies.

The Directors of AGCL express their heartfelt gratitude to all the bankers, contractors and suppliers for their contribution to its success.

Yours Directors express their sincere thanks to Oil India Limited and ONGC Ltd., HOEC, GAIL, Cairns Vedanta and OILMAX for their reposing confidence and continuing support to AGCL.

For and on behalf of Board of ASSAM GAS COMPANY LIMITED

Date:23/09/2022

Place: Guwahati

Directors Report 2021-2022

<sup>Sd/-</sup> (Bolin Chetia) Chairman

## MANAGEMENT'S DISCUSSION AND ANALYSIS

Optimum utilization of gas transportation and distribution infrastructure plays an important role in the gas industry for efficient delivery of gas to end consumers. Since natural gas is a product which cannot be stored, the transportation and distribution entity has to continuously play a balancing role between the producer and the consumer of gas. Any deviation or disruption from expected operating conditions such as lower availability of natural gas from producers or lower / higher drawal by consumers adversely affect the gas distribution network.

To improve customer experiences, the company had already implemented the Phase I project (covering 74 industrial consumers and all the major consumers) of an enterprise wide SCADA system to ensure that the industrial consumers get their booked quantum of natural gas at the right pressure. Company had also completed all the formalities for Phase-II of the SCADA project to cover balance 325 plus industrial consumers spread over Tinsukia , Doom Dooma ,Margherita , Dibrugarh, Jorhat & Golaghat. Site activities completed at 116 industrial consumers of Tinsukia & Doom Dooma area and already commissioned. Installation activities at Dibrugarh & Margherita areas are under progress.

The Company has been taking necessary initiatives to minimize gas transmission and distribution losses and thus reduce revenue loss.

In order to increase numbers of PNG connections, the company has introduced the EMI Scheme for the consumers towards payment of last mile connectivity charge and additional material cost, if any. The company is also considering revising the domestic gas agreements so as to be in-line with regulations imposed by various statutory bodies.

In order to improve the quality of the commissioning work of the last mile connectivity at PNG consumers locations, the company has optimised Galvanised Iron (GI) and Copper (Cu) installation rates of the contractors.

Considering the Company's huge dependency for gas from M/s OIL and ONGC for its operations, company is reaching out to private natural gas producers in the region to enhance its transmission and distribution business as well as to have a basket of alternative sources. In this regard, your company in addition to an allocation of 0.2 MMSCMD of gas from HOEC's fields at Dirok at fall back basis has signed a new agreement for evacuation of 0.2 MMSCMD of HOEC gas on firm basis. The gas shall be evacuated from CCGS, OIL Facility at Madhuban. Another agreement was signed with M/s Oilmax Energy Private Limited for evacuation of 0.15 MMSCMD gas from OILMAX field at Amguri. Necessary pipeline and metering arrangements were put in place and evacuation of gas commenced w.e.f 23/07/2021.

The company has also signed GSA with Cairn/Vedanta for evacuation of 0.1 MMSCMD of gas from Hazarigaon field. The company plans to utilize this gas in CGD and CNG sectors by commissioning a CNG mother station at Hazarigaon station and also connecting it to upcoming Nambor- Golaghat- Numaloigarh (NGN) gas pipeline project which is within 5 Kms of the aforementioned Janatapathar field. The

pipeline construction works for the said 5 Km section connecting Janatapathar and NGN pipeline network is under progress.

Further, the company has also signed new GSAs with ONGCL for evacuation of 27,500 SCMD and 7,500 SCMD of gas from ONGCL's Jantapathar Field and Dayalpur & Suphayam gas fields. The company intends to connect the Jantapathar gas source with ongoing Hazarigaon – NGN pipeline by laying an approximately 4.5 Kms of steel pipeline. Procurement works for the same are under progress.

The company has also signed a GSA with ONGCL, Tripura asset for evacuating 50,000 SCMD of gas through IGGL's network.

AGCL has also signed a Heads of Agreement with IGGL for transporting its 1.2 Lakh SCMD of gas from South Banskandi and 37,500 SCMD of gas from North Banskandi to consumers enroute the IGGL's network.

The company has an allocation of 130,000 SCMD of gas from ONGCL's gas fields at Khoraghat and Nambor. Since, the existing infrastructure from Khoraghat to Golaghat is already operating at full capacity a new pipeline of approx. 100 kms is being installed to transport 1,30,000 SCMD of natural gas to the prospective consumers in and around Golaghat-Jorhat and other districts of upper Assam and is expected to be commissioned within the current financial year.

The company also plans lay approx. 28 Km long pipeline to cater to new consumers located in Bokakhat. The main objective of the pipeline is supply of gas from the NGN network to domestic, tea & other industrial consumers of the Numaligarh-Bokakhat area. Currently, engineering and survey works are ongoing.

Further as one of the sections of the Tinsukia- Doomdooma pipeline of length approx. 22 kms\_traverses through human settlements, it has become difficult to conduct maintenance works, therefore, the company plans to lay an alternative pipeline from Tinsukia's Hukanpukhuri upto Beesakoopi Interconnection point. Currently, engineering and RoU permission and liasoning works are ongoing.

AGCL has undertaken the extension of the existing Digboi – Margherita MS pipeline i.e from upstream flange of Margherita PRS having its end point at Namdang Tea Estate (approx. 3.5 kms). This has been done to cater the gas requirement of new consumers as well as improving the gas pressure of the downstream consumers. The pipeline laying has been completed. Works related to installation of PRS for tap-off at the endpoint of the pipeline is ongoing.

## Directors perception of the future of the Company

The twin gas transportation projects, namely, extension of the Urja Ganga Project from Barauni to Guwahati by GAIL (India) Ltd and the development of the North East Gas Grid by the newly incorporated Indradhanush Gas Grid Ltd augur well for the Company with new opportunities in developing gas distribution networks in various parts of the state and the North Eastern Region.

The vision of the Government of India is to increase the gas utilization from the present 6% to atleast 15% in the national energy mix. The emphasis on setting up City Gas Distribution networks across the length and breadth of the country is expected to see an upswing in investments in natural gas transmission, distribution, value addition

and retailing infrastructure development. To reap the expected benefits from a gas based economy, your Company is exploring opportunities of expanding its business to other geographical areas in Assam.

A Consortium of AGCL (Assam Gas Company Ltd.) and OIL was formed by executing an MoU on 16<sup>th</sup> November, 2021 for jointly participating in the 11<sup>th</sup> round of CGD bidding with AGCL as lead partner with participating interest in the ratio of 51:49 for AGCL and OIL respectively. AGCL Board approved submission of bids for six Geographical Areas (GAs) given below:

GA-ID	Districts
11.02	Nagaon, Morigaon, Hojai, Karbi Anglong, West Karbi Anglong,
	Dima Hasao districts
11.03	Lakhimpur, Dhemaji, Darrang, Udalgiri, Sonitpur and Biswanath
	Chariali districts
11.04	Kokrajhar, Dhubri, South Salmara-Mankachar and Goalpara
	districts
11.05	Baksa, Barpeta, Bongaigaon, Chirang, Nalbari, and Bajali
	districts
11.56	South Tripura and Sepahijala district
11.57	Dhalai, North Tripura, Unakoti and Khowai

The consortium submitted bids for the aforementioned Six GAs as per Bid parameters mutually approved by management of AGCL and OIL. Upon opening of the financial bid, the consortium was successful in Three (03) out of the abovementioned Six (06) GAs. PNGRB has issued Letter of Authorization for GA IDs 11.03, 11.56 and 11.57 in March 2022.

As per the PNGRB requirement, AGCL has submitted PBG for each of the (03) three GAs amounting to a total of  $\gtrless$  90.00 Crs. (Rupees Ninety Crores only) to PNGRB which shall be shared by OIL in proportion to its equity i.e. 49%.

As per the bidding parameters, the **minimum work program** till 8<sup>th</sup> year is as follows:-

GA-ID	Steel Pipelines (Inch-Km)	PNG connections (Numbers)	CNG Stations (Numbers)
11.03	2,288	3,46,000	166
11.56	552	1,16,000	66
11.57	844	96,000	46
TOTAL	3,684	5,58,000	278

AGCL has issued Work Order to KPMG to prepare Detailed Feasibility Report for three Gas where the consortium of AGCL and OIL was the successful bidder. A

team from both AGCL and OIL has carried out the physical pipeline route survey. The company has also roped in SBI CAPs for assisting in the Financial Closure activities.

Your Company has successfully commissioned its 1<sup>st</sup> CNG station of Assam at Dobrugarh on 17<sup>th</sup> August, 2019 and started commercial production of CNG as automotive fuel. The Company received license from MoPNG to install 120 nos. of Retail Outlets with CNG and EV facility in addition to traditional automotive fuels in entire North East. Your Company is also planning to connect 200,000 consumers with PNG connection in next 5 years. The company is targeting the tea gardens workers' quarters in its geographical area for supplying PNG.

The Company is also working towards laying a dedicated pipeline to meet BCPL's rich gas requirements from Khoraghat & Nambor field of ONGCL in the district of Golaghat. The gas shall be transported to the BCPL's plant at Lakwa for extraction of higher hydrocarbon i.e C2+ components of natural gas. The lean gas after extraction of C2+ components shall be transported back to AGCL's network for supplying the lean gas to the tea & other industrial units in AGCL's geographical area. Detailed feasibility report of BCPL line has been prepared in collaboration with PMC consultant – M/s VCS Quality Services Ltd. The PIB application for BCPL pipeline project has been approved by Govt. of Assam and at present procurement activities are going on.

However, your company has already started supply of rich gas from OILMAX, Amguri Field to BCPL, Lakwa Plant w.e.f. 05/08/2022 and diverted the lean gas to APGCL LTPS Phase II Plant.

The company also intends to explore the possibility to lay 01 (one) high pressure gas pipeline under the banner of Assam Gas Grid (AGG), starting from HOEC's source near Powai Tea Estate of Margherita to transport the surplus gas in Upper Assam to inject into IGGL's North East Gas Grid(NEGG) at hook up point at Jorhat This step shall connect the AGCL network to National Gas Grid via NEGG. With this, the Company will be in a position to transport and sell the surplus gas to any customer located in any part of the country and trade at the National Gas Exchange. Detailed Feasibility Report of Assam Gas Grid is being prepared.

The company has entered into gas supply agreement with industrial consumers like tea estates, and Assam Petrochemical Ltd for supply of gas to their residential colony. This helped the company to utilize the additional gas received from various sources, increase the customer base and also to generate substantial revenue for the company.

The company has prepared a consolidated report on possible gas supply to the residential quarters of the tea estates within its geographical area. The feasibility report has been submitted to the Department of Industries & Commerce, GoA for further processing

The company jointly with NEEPCO has decided to develop a new pipeline infrastructure from Madhuban GGS of OIL up to NEEPCO for gas supply to its gasbased power plant at Bokuloni in the district of Dibrugarh. The DFR of the project has been prepared by the consultant and is under review by NEEPCO. The company has kickstarted the works for CGD expansion in several towns/ areas for supply of gas to domestic households. The survey in almost 25 nos. of charge areas/ towns has been completed. Further, to increase the consumer base, the company has engaged one marketing agency for direct marketing and sale generation, inline with the company's vision to provide 2 lakh PNG connection in 3 years.

The NGN project is nearing completion and the company intended to connect around 15 nos. of industrial consumers initially located in the vicinity of the pipeline infrastructure. The survey has already been completed for estimation. This will help the company to monetize the additional gas sourced from ONGCL, Vedanta etc

# Strengths, Weaknesses, Opportunities and Threats

The strength of the company lies in the fact that it is one of the oldest dedicated gas transmission and distribution company in the country having a vast experience in both the natural gas transmission and the CGD (city gas distribution) business.

While the experience in transmission and distribution gives the company its strength, the decades old legacy manual and semi automated business systems and processes is a source of weakness in today's fast paced and changing business environment and advent of the digital age. The company had appointed leading management consultant KPMG for rejuvenation and transformation of the Company into a system driven modern business enterprise. With a fast rising demand for natural gas right across the world, there has been tremendous change in the gas business including production, transportation, distribution, marketing, technology, regulation and utilization in its various forms. To keep pace with the rapidly evolving business environment brought about by untapped opportunities, newer regulations and guidelines requires urgent induction and absorption of technology in both the front end and backend aspects of the business.

Till date, the company had been operating in a near monopolistic market for natural gas in the North Eastern Region. Under the 11<sup>th</sup> Round of CGD Bidding, the company had successfully bid along with Oil India Ltd as a joint venture partner for GA-11.03, 11.56 and 11.57 in Assam and Tripura. A new JV company shall be incorporated as a dedicated CGD company with AGCL as the lead founder promoter to implement these CGD projects. A major private sector player, Adani Total Gas Ltd. had successfully bid for three GAs in Assam.

A policy shift in removing / reducing the period of exclusivity for CGD entities is also being considered by the Government of India which may adversely affect the monopoly of CGD entities. Recently, PNGRB has issued a public notice to 54 CGD entities including AGCL declaring its intention to convert Upper Assam CGD network of AGCL to Common Carrier/Contract Carrier. Under specific regulations of PNGRB, AGCL may have to give access to other CGD entities / potential competitors to use its gas transportation and distribution infrastructure.

During the last two years, the company had successfully bid for natural gas from small and isolated fields near Golaghat and Cachar from ONGCL and private E&P companies. It is now developing gas transportation and distribution infrastructure to monetize the gas and distribute to consumers It is a founder promoter in the three other gas entities operating in the region, namely, PBGPL, TNGCL and DNPL. PBGPL is a joint venture company with AGCL as the lead promoter with 48 % stake while Oil India Ltd and GAIL Gas Ltd have retained 26% each. It has been authorized by PNGRB to lay, build, operate and expand the CGD network in the two Geographical Areas (GA) namely Kamrup and Kamrup Metro (GA 9.03) and Cachar, Karimganj and Hailakandi (GA 9.02).

TNGCL where AGCL has a 25.51% stake had successfully bid for two Geographical Areas in the state of Tripura. With the Govt of India's thrust in developing the gas infrastructure and increasing market penetration in the region, the company has the opportunity and potential to play a key role in the evolving gas market.

The Company had in 2019-2020 increased its investment in the TNGCL from ₹ 1.00 Crore to ₹7.65 Crores keeping its 25.51% stake intact.

DNP Ltd, where the company has an investment of ₹ 85.30 Crores with a stake of 51% is has been consistently delivering profits and paying dividends.

The Company's investment in the Assam Petrochemical's 500TPD Methanol and 200 TPD Formaldehyde project has been increased from the initial Rs 14.00 Crores to Rs 28.00 Crores in the year 2019-2020 comprising 5.63% of the equity. AGCL will be transporting the additional quantity of 0.35 MMSCMD of gas to APL as feedstock.

## Risks & Concerns

Gas drawal by the weather dependent tea manufacturing industry are beyond the control of the company and not wholly predictable. Revenue generations from these consumers are therefore difficult to predict.

Considering the present scenario, the main risk and concern for the company is the gas availability to the downstream consumers round the clock. Incidents like the Baghjan well blowout and consequent social stress affects the availability of gas for transmission and distribution. This has an impact on the revenue generation to company. AGCL is working towards balancing its gas evacuation and utilization strategies so that shutdown and less supply of gas from one supplier does not affect the gas supply to its PNG consumers.

Risks and associated concerns for 2021-2022 mainly relate to the effects of the delays caused by the Covid-19 induced disruptions in the company's consolidation and expansion plans and in meeting the regulatory requirements for gas transportation and distribution. Considering the huge dependency on OIL for its operations, company has signed gas supply agreements for 0.2 MMSCMD on Fall Back basis with M/s HOEC and which is being converted into a Firm Basis Gas Supply Agreement. Further, AGCL has also signed GSA with M/s OilMax Energy Pvt Ltd on best endeavour basis for evacuation of 0.15 MMSCMD gas from Amguri field in Jorhat district during its testing phase i.e starting 23.07.2021 till the signing of the tripartite agreement with GAIL, OILMAX and AGCL.

The network tariff order of PNGRB dated 4<sup>th</sup> June 2019 effective retrospectively has adversely affected the company's profitability from its transmission business to

certain customers. The financial impact of the order was taken into account in the 2018-2019 Balance Sheet.

Further, the COVID 19 pandemic has made the company loose substantial revenue from the industrial units during the period of lockdown.

Your company has devised new EMI schemes to attract more PNG connections as per which the PNG consumers shall not be required to pay upfront Security deposit (SD) amounting to ₹5000.00 required against the last mile connectivity charges. The SD charges under the EMI scheme shall be recovered in monthly installments during each monthly billing cycle spanning 10 years. The new EMI scheme is being offered in addition to existing upfront payment of SD charges.

Electric vehicles are making inroads into the transportation sector which may see reduced sales of CNG. Instead of viewing it as a threat, the company is proposing to set up multi fuel retail outlets which will include all types of automotive fuels – namely petroleum products, CNG, electric vehicle charging stations to seize the upcoming business opportunity in the electric vehicle ecosystem. AGCL has obtained permission to set up 120 no of Retails outlet with CNG and EV facility in entire North east from MoP&NG.

To overcome losses due to nonpayment or delayed payment of bills by PNG consumers, the company is considering installation of prepaid gas metering which is expected to improve cash inflows and ease the pain of post paid meter reading, billing, distribution of bills, collection of payment, etc.

#### Safety

AGCL has an integrated Quality, Safety, Health & Environmental Policy which is the backbone to strong safety performance and statutory compliances. The Policy establishes the Company's approach towards health and safety matters, affirms commitment to preventing harm, and helps to promote safe working practices. The company has taken all initiatives to comply with statutory requirements as per PNGRB Regulations, and has a well defined ERDMP (Emergency Response & Disaster Management Plan). Mock drills both offsite & onsite are conducted periodically to review the emergency preparedness plan of the organization. Regular trainings on operational safety are provided to Officers & workers.

Public awareness campaigns are held to highlight the risk & hazards associated with natural gas and precautions to be taken for prevention of accidents.

#### Human Resource

As on 31st March, 2022, total employees strength was 334 (including MD) of which 264 belonged to the staff category and 70 to the executive cadre. They are supplemented by engagement of contractual personnel, muster roll workers and home guards.

## **Employee Relations**

Your company has been able to maintain a cordial and harmonious relation with all its employees through mutual support and cooperation at all levels. The Board recognizes the contribution made by all employees of the company and wishes to record their appreciation for the dedication and hard work put in by them without any loss of mandays.

## **Corporate Social Responsibility & Sustainability**

AGCL's initiatives towards CSR and Sustainability were pursued with increased emphasis during 2021-2022.

Some of the highlights of CSR and Sustainability activities undertaken by your Company during the year are:

- (i) Health Care and Sanitation
- (ii) Environmental Sustainability and Ecological Balance
- (iii) Employment enhancing vocational skills.
- (iv) Integrated Village Development.
- (v) Livelihood enhancement project.

AGCL's initiatives towards CSR and Sustainability were as usual pursued passionately during 2021-2022.

Based on the Company's Financial Performance for the last three financial years, total amount proposed for CSR for the year 2021-22 was ₹133.63 Lakhs against which ₹180.43 Lakhs was spent including previous year's unspent amount.

A detailed report on the company's CSR and Sustainability activities is enclosed at Annexure - F

Members of the CSR & Sustainability Committee confirmed that implementation and monitoring of CSR Policy is in compliance with CSR Objectives and Policy of the Company.

## Regulations

Assam Gas Company Limited being a natural gas transportation and distribution entity, it has to operate under the regulations notified under PNGRB Act, 2006.The entire city gas distribution (CGD) business of the company covering domestic, commercial and industrial (tea factories, small industrial units, etc) consumers in the six upper Assam districts of Tinsukia, Dibrugarh, Sibsagar, Charaideo, Jorhat and Golaghat has been authorized by PNGRB under the Upper Assam City Gas Distribution Network of AGCL (UACGDNA). PNGRB has also authorized the company under the Assam Natural Gas Pipeline Network (ANGPL) of AGCL to lay, build and operate natural gas pipelines in the same six districts of Assam for transportation of Natural Gas.

The company has taken up phase wise implementation of various requirements under the T4S regulations of PNGRB for CGD networks and NG pipelines and is in various stages of compliance. The Board has also instructed to conduct a safety audit through OISD and the same will be done in Oct'2022.



ANNEXURE-A

# **REPORT ON CORPORATE GOVERNANCE**

#### Company's philosophy on Code of Corporate Governance

Corporate Governance is a set of system and practices adopted by a Company to ensure that it is managed in a way that ensures accountability, transparency, fairness, disclosure and value creation in all its transactions and also meet the aspiration of the stake holders and expectation of the society. Corporate Governance is the crucial thread that carefully binds the various managerial functions by balancing the complex relationship between the management, Board of Directors, Audit Committee and various other sub-committees. In AGCL, thrust is to adopt best governance practices, which will ensure optimization of returns and satisfaction levels to all shareholders. The Company has been sharing relevant information with the various stakeholders from time to time through Annual Reports, web publication, etc. Being a non-listed entity it is not mandatory to disclose as per Clause 49 of the Listing Agreement & Companies Act. However, as good corporate governance practice and as per Guidelines on Corporate Governance for State Level Public Enterprises issued by Department of Public Enterprises (DPE), Govt of Assam in May, 2013, the Company has been complying with the stipulations contained therein to the extent applicable.

The report on Corporate Governance forms an integral part of the Directors Report. The requisite certificate from the secretarial auditors of the company confirming compliance with the conditions of corporate governance is attached to the report on Corporate Governance at **Annexure-A (contd)**.

Relevant information on areas covered under Corporate Governance disclosures during the financial year 2021-2022 are furnished below:-

#### 1. Board of Directors

AGCL is a Government Company under Section 2(45) of the Companies Act, 2013, wholly owned by the Government of Assam. In terms of the Articles of Association of the company, the number of Directors shall not be less than two and not more than fifteen.

As on 31<sup>st</sup> March, 2022, the Board of AGCL comprised of three Part time (Ex-Officio) Directors nominated by the Government of Assam represented by Industries, Commerce Department & Public Enterprises Department and Finance Department of Government of Assam. Oil India Ltd. as the major supplier of gas is represented by a Nominee Director in the Board of the company. Assam Power Generation Corporation Limited (APGCL) is represented in the AGCL Board by its Managing Director who resigned w.e.f.15<sup>th</sup> July,2021 from the Board of Directors of the Company. There were two (Part time Non-Official) Directors appointed as Chairman and Deputy Chairman appointed by the Govt of Assam.



The Managing Director is the only Whole Time Director on the Board of the Company. The Government of Assam notifies all appointment of Directors of the Company.

The Government of Assam vide Notification dated 20<sup>th</sup> June,2020 appointed one Independent Director on the Board of Assam Gas Company Limited who was earlier holding the position of Executive Director, IOCL.

None of the Directors (ex Officio/ part time) of AGCL had any pecuniary relationship / transaction with the company during the year.

As per Section 165 of the Companies Act, 2013, Director should not hold directorship in more than 20 Companies at the same time and directorship in Public Companies should not exceed 10 nos. During the year, there was no violation of Section 165 pertaining to number of directorships by any Director. The Board's actions and decisions are aligned with the Company's best interests. The Board has a laid down mechanism to facilitate Post Meeting follow ups, Review and Reporting process for the decision taken by the Board or Sub-Committees of the Board. The Board critically evaluates the strategic direction of the Company, management policy, annual plan, budget, financial reports, etc.

Details regarding Board Meetings, Annual General meeting, Directors' attendance thereat, Directorship held by the Directors are as under:-

Sl. No.	<b>Board Meetings</b>	Date	Place
1.	302 <sup>nd</sup>	19 <sup>th</sup> May,2021	Duliajan & video conferencing
2.	303 <sup>rd</sup>	31 <sup>st</sup> August,2021	Guwahati
3.	$304^{\text{th}}$	29 <sup>th</sup> September,2021	Guwahati
4.	305 <sup>th</sup>	6 <sup>th</sup> November,2021	Video conferencing
5.	306 <sup>th</sup>	29 <sup>th</sup> November,2021	Guwahati
6.	$307^{\text{th}}$	5 <sup>th</sup> February,2022	Duliajan
7	308 <sup>th</sup>	23 <sup>rd</sup> March,2022	Guwahati

Six Board Meetings were held during the financial year 2021-2022, details of which are as follows:-

The relevant details of the Directors of the company as on 31<sup>st</sup> March, 2022 and till the date of approval of the Report are provided below:-

	ame irectors	of	the	Qualifications	Date joining Director the Company	of as of	No. meetin attende	g	%	Attendance at the last Annual General Meeting	Details of Director- ships held in other companies	
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1.	Smt. Mayuri Chetia, ACS	M.A`	28/06/2017	2	0.28	~	Director 1.AEDCL (Amtron)
2.	Smt. Kalyani Baruah (ceased w.e.f. 15/07/2021)	ICAI	16/08/2017	1	100	-	MD APGCL Director APPCL
3.	Shri Tarun Chandra Saharia	Chemical Engineer with Post Graduate Diploma in Instrumentation	16/05/2018	7	100	~	Director: 1.AEDCL 2.ALPCL 3.AIIDC 4.AHSIDC 5.ASWC 6.AMFDC 7.CSL 8.FL 9.ASL 10.ASWMCL
4.	ShriBolinChetia,MLA,Sadiya constituency(Cabinet rank)(appointedw.e.f.09/11/2021)	H. S. Pass	09/11/2021	3	100	✓	Director 2. KNTCPL
5.	Shri Indra Gogoi	BSc.	23/10/2018	7	100	-	-
6.	Shri Gokul Chandra Swargiyari	BE(Prod) Lukhdhirjee Engineering College, Morvi, Gujarat and Post Graduate diploma in Offshore Oil Business from Aberdeen Business School, Scotland, UK	02/09/2019	6	0.86	~	Director & CEO DNP Limited Director Purba Bharati Gas Private Ltd Director Tripura Natural Gas Company Ltd Assam Petrochemicals Ltd
7.	Shri Malay Kr. Das	BE (Chemicals) and Certified Petroleum Manager	15.06.2020	7	100	_	
8.	Shri Oinam SaranKumar	MSc.	20.06.2020	2	.02	-	Director 1.AIDC 2. ATCL

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	Singh,IAS						
9.	Shri Jogen Barpujari	BE(Mechanical)	12.08.2020	6	0.86	-	-
10	Dr. Lakshmanan S.,IAS	MBBS	30.06.2022	-	-		Managing Director1.GSCLDirector1.AIDC2.NRL3.BCPL4.AMSCL5.AAFDB6.AIWCL

Percentage computed by considering the meetings attended with the total meetings held during his tenure.

TNGCL: Tripura Natural Gas Company Limited, ASWC: Assam State Warehousing Corporation, ATCL: Assam Tea Corporation Limited, AHSIDC: Assam Hill Small Industrial Development Corporation, APL: Assam Petrochemicals Limited, DNPL: DNP Ltd., AEDCL(Amtron): Assam Electronics Development Corporation Ltd, AMFDC: Assam Minorities Finance & Development Corporation, AIIDC: Assam Industrial Infrastructure Development Corporation; CSL: Cachar Sugar Limited. FL:Fertichem Limited, ASL: Assam Syntex Ltd, ASW&MCL: Assam State Weaving & Manufacturing Co. Ltd KTCPL: KN TEA Co. (PVT) LTD, APCDCL: Assam Plantation Crop Development Corporation Ltd., NRL: Numaligarh Refinery Ltd; BCPL: Brahmaputra Crackers & Polymer Ltd; GSCL: Guwahati Smart City Ltd; AMSCL:Assam Medical Services Corporation Ltd; AAFDB: Assam Agro Forestry Development Board; AIWCL: Assam Inland Water Co. Ltd . PBGPL: Purba Bharati Gas Private Ltd.

#### 1. <u>Audit Committee:-</u>

AGCL introduced Corporate Governance in the organization during the year 2008 by constituting an Audit Committee. The Audit Committee assists the Board in discharging its responsibility for overseeing the quality and integrity of the accounting, auditing and reporting practices, remuneration of Statutory Auditors, appointment and remuneration of Cost Auditors, performance of Internal Auditor and its compliance with the legal and regulatory requirements, etc.

The revised role, powers and functions of the Audit Committee were specified and approved by the Board in its  $251^{st}$  Meeting. The quorum for the meetings of the Committee is two members or  $1/3^{rd}$  of the members of the Audit Committee, whichever is higher.

#### a. Constitution of Audit Committee

The Audit Committee ensures prudent financial and accounting practices, fiscal discipline and transparency in financial reporting. One of its important terms of reference, quarterly financial statements are reviewed by Audit Committee and recommended to the Board for its adoption. The composition, powers, role and terms of reference of Committee are in accordance with the requirements mandated under Section 177 of the Companies Act,



2013 read with Chapter 12 of the Companies (Meeting of Board and its Powers) Rules, 2014 and in line with the Guidelines on Corporate Governance for SLPEs issued by the Government of Assam on May, 2013, and also as a part of good Corporate Governance.

The Audit Committee was reconstituted on 18/06/2018 and subsequently on 10/09/2019, 15/06/2020 and 25/11/2020 with the following three (3) Members of the Board:

- 1. Smt. Jogen Barpujari, Independent Director as Chairperson of Audit Committee
- 2. Shri Malay Kr. Das, Member
- 3. Shri T. C. Saharia, Member
- 4. Shri Gokul Chandra Swargiyari, MD as Permanent Invitee

#### 2.2. Role and responsibilities of the Audit Committee:

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible.
- Recommending the appointment and removal of external auditor, fixation of audit fee, and also approval for payment of any other services.
- Reviewing with management the quarterly/ half yearly /annual financial statements before submission to the Board, focusing primarily on :
  - ✓ Reviewing any Related party transactions i.e. transactions of the Company of material nature with promoters or the management, their subsidiaries, relatives etc. that may have potential conflict with the interest of the Company at large.
  - ✓ Reviewing with management, external and internal auditors, the adequacy of internal control systems and any significant findings and follow up thereon.
  - ✓ Reviewing the Company's financial and risk management policies.

#### 2.3. <u>Meeting of the Audit Committee</u>:

One Audit Committee Meeting was held during the financial year 2020-2021, details of which are as follows:-

Sl. No.	Audit Committee Meetings	Date	Place	
1.	16 <sup>th</sup>	28 <sup>th</sup> August,2021	Guwahati	
2.	$17^{\text{th}}$	24 <sup>th</sup> December,2021	Guwahati	
3.	$18^{\text{th}}$	26 <sup>th</sup> March,2022	Guwahati	

## 2.4 <u>Attendance of the Audit Committee meeting during the financial year 2020-21:</u>



Name of the members	No. of meetings attended	%age thereof (out of 2 meetings held)	AttendanceatthelastAnnualGeneral Meeting
Smt.JogenBarpujari,ChairpersonofAuditCommittee	3	100	-
Shri Malay Kr. Das, Member	3	100	Yes
Shri Tarun Chandra Saharia, Member	3	-	Yes

## 2. NOMINATION & REMUNERATION COMMITTEE

AGCL has constituted a 'Nomination and Remuneration Committee' to examine, review and recommend proposals to the Board relating to perquisites and benefits payable to the employees of the Company within the parameters of Guidelines issued by the Government of Assam as well as in accordance with Section 178 of the Companies Act, 2013 read with Chapter XII of the Companies (Meeting of Board and its powers).

The Nomination & Remuneration Committee was reconstituted on 18/06/2018 and subsequently on 10/09/2019, 15/06/202, 25/11/2020 and 05/02/2022, due to change in the composition of Directors with the following members:-

- (i) Shri Jogen Barpujari, Chairman
- (ii) Shri Malay Kr. Das, Member
- (iii) Shri T. C. Saharia, Member
- (iv) Shri Gokul Chandra Swargiyari, MD, Permanent Invitee

No Nomination and Remuneration Committee Meeting was held in the Financial Year 2021-2022.

#### 3. <u>Investors Grievance Committee</u>:

AGCL being a non-listed Company with only two shareholders, no such Committee has been formed.

#### 4. <u>Corporate Social Responsibility (CSR) Committee:</u>

AGCL took the initiative to contribute towards society in a transparent, responsible, accountable and fair manner by constituting Corporate Social Responsibility (CSR) Committee under Section 135(1) of the Companies Act, 2013 and in line with the Guidelines on Corporate Governance for SLPEs issued by the Government of Assam on May, 2013, and also as a part of good Corporate Governance. AGCL's CSR policy was approved on 23<sup>rd</sup> April, 2015 which was subsequently revised by the Board in its meeting held on 29<sup>th</sup> June, 2016. The CSR Policy was further revised by the Board in its Meeting



held on 31/08/2021 in line with the amended CSR Rules,2021 incorporating the Annual Action Plan, the Impact Assessment by Third party etc.

The CSR Committee of AGCL was reconstituted by the Board in its meeting held on 18/06/2018, subsequently on 10/09/2019, 15/06/2020 and 25/11/2020 with the following members:-

- 1. Shri T. C. Saharia, Chairman of CSR Committee
- 2. Shri Malay Kr. Das, Member
- 3. Shri Gokul Chandra Swargiyari, MD, Member
- 4. Shri Jogen Barpujari, Independent Director as Member

#### 5.1 <u>Meeting of the Corporate Social Responsibility Committee</u>:

One Corporate Social Responsibility (CSR) Committee Meetings was held during the financial year 2021-2022, details of which are as follows:-

Sl. No.	CSR Committee Meetings	Date	Place
1.	14 <sup>th</sup>	28 <sup>th</sup> August,2021	Guwahati

#### Attendance of the CSR Committee meeting during the financial year 2021-2022:

Name of the members	No. of meetings attended	%age thereof (out of 1 meeting held)	Attendance at the last Annual General Meeting held on
Shri Tarun Chandra Saharia, Chairman	1	100	Yes
Shri Malay Kr. Das, Member	1	100	Yes
Shri G. C. Swargiyari	1	100	yes

#### 5. <u>Risk Management (RM) Committee:</u>

AGCL constituted the Risk Management Committee on 10<sup>th</sup> August, 2019 to review the risk management plan and develop a Risk Management Policy in line with the Guidelines on Corporate Governance for SLPEs issued by the Government of Assam on May, 2013, and also as a part of good Corporate Governance.



The Risk Management Committee of AGCL was reconstituted by the Board in its meeting held on 10/09/2019 and subsequently on 15/06/2020 and 25/11/2020 with the following members:-

- 1. Shri Malay Kr. Das, Chairperson of Risk Management Committee
- 2. Shri Tarun Ch. Saharia, Director as Member
- 3. Shri Jogen Barpujari, Independent Director as Member
- 4. Shri Gokul Chandra Swargiyari, MD, Member

No Risk Management Committee Meeting was held in the Financial Year 2021-2022.

#### 7. <u>Annual/Extra Ordinary General Meetings:</u>

#### a) Details of location, time and date of last three AGMs/EGM are given below:

Sl. No.		Date and Time of	the	Venue
		Meetings		
57 <sup>th</sup> Annual	General	30 <sup>th</sup> September,2019	at	Co-ordination office of AGCL at
Meeting		2.00 P.M.		Adam's Plaza, 1st Floor, Christian
				Basti, G. S. Road, Guwahati-
				781005
58 <sup>th</sup> Annual	General	22 <sup>nd</sup> December,2020	at	Co-ordination office of AGCL at
Meeting		4.00 P.M.		Royale View, 3 <sup>rd</sup> Floor, Dr. B. K.
				Kakati Road,Ulubari, Guwahati-
				781007
59 <sup>th</sup> Annual	General	8 <sup>th</sup> November,2021	at	Video conferencing
Meeting		10.30 a.m.		

It is to be noted that no extra ordinary general meeting was held during the year.

#### b) Details of Special Resolution passed during the last three years:

#### -NIL-

## c) Voting through Electronic means/ Postal Ballot:

Being the number of Member is below 200, the Company is not required to transact any business by way of Voting through Electronic means pursuant to Section 108 of the Companies Act, 2013 and through Postal Ballot pursuant to Section 110 of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014.

#### d) Brief Resumes of Directors for the period 01/04/2021 to 31/03/2022 and till date:



In accordance with Article 92 of the Articles of Association of the Company, all the Directors are appointed by the Government of Assam.

### (1) Shri Bolin Chetia (DIN:01350880)

Shri Bolin Chetia. Hon'ble MLA, (Cabinet rank) Sadiya Constituency Makum was appointed as Nominee Director as well as the Chairman of the Company under Section 161(3) of the Companies Act, 2013 read with Article 94(a) of the Articles of Association of the Company and Government of Assam Notification No. MI.118/2019/108 dated 9<sup>th</sup> November, 2021.

## (2) Shri Indra Gogoi (DIN: 08281926)

Shri Indra Gogoi of Tengakhat was appointed as Nominee Director as well as the Vice Chairman of the Company under Section 161(3) of the Companies Act, 2013 read with Article 94(a) of the Articles of Association of the Company and Government of Assam Notification No. MI.214/2002/Pt/90C and 90D dated 23<sup>rd</sup>October, 2018.

### (3) Shri Oinam Sarankumar Singh, IAS (DIN: 08632364)

Shri Oinam Sarankumar Singh, IAS (Assam- Meghalaya 2012) Commissioner, Industries & Commerce Department, Govt of Assam, was earlier holding the post of Managing Director, Assam Industrial Development Corporation Ltd.

Shri Oinam Sarankumar Singh, IAS, Managing Director, Assam Industrial Development Corporation Ltd was appointed as Nominee Director as well as Director of the Company under Section 161(3) of the Companies Act, 2013 read with Article 94(a) of the Articles of Association of the Company and Government of Assam Notification No. MI.214/2002/174– A dated 20<sup>th</sup> June, 2020, representing the Industries & Commerce Department, Govt of Assam. The Government of Assam withdrew his nomination on 30<sup>th</sup> June,2022 from the Board of Directors of the Company.

## (4) Shri Gokul Chandra Swargiyari (DIN: 08545385)

**Shri Gokul Chandra Swargiyari** was appointed as Nominee Director and Managing Director of the Company w.e.f. 2<sup>nd</sup> September, 2019 as per the provisions of Section 161(3) of the Companies Act, 2013 in pursuance of his appointment by Government of Assam Notification dated 22/08/2019.

Shri Gokul Chandra Swargiyari has done his graduation (BE Production) from Lukhdhirjee Engineering College, Morvi, Gujarat and Post Graduate diploma in Offshore Oil Business from Aberdeen Business School, Scotland, UK. He has 21 years of professional experiences in Indian Oil Corporation Limited (IOCL) and Reliance Industries Limited and Reliance Petro-Marketing Ltd. Prior to his appointment as MD, AGCL he was last serving in the

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Reliance Industries Ltd as Vice President and State Head (North East) and in Reliance Industries Limited and lead the Assam and North East Petroleum Business Team.

During this tenure in RIL; he had been instrumental in driving the petroleum RO Network Development, Operational &implementing strategies of Petroleum Retail Business, ATF business and Lubricants business across Assam & NE aligning to the environment of the region. This 21 years of bountiful exposure in petroleum business have enriched downstream business domain knowledge and experience while addressing the challenges &solutions to the critical issues pertaining to cross functional roles like Marketing, Sales & Business Development, Supply Chain & Logistics, Operations, Project Planning and Execution, Maintenance & Safety, Statutory Coordination, Employee and Union Relations, Channel Partner Management and challenging boundary management. He is currently holding the position of Director & CEO in DNPL (subsidiary of AGCL), Director in Purba Bharati Gas Pvt Ltd(Associated Company) Assam Petrochemicals Ltd and Tripura Natural Gas Co. Ltd

With his vast experience in different fields, Shri Swargiyari's association with the Company will definitely yield rich benefits to the Organisation.

## (5) Shri Malay Kumar Das (DIN: 08743486)

**Shri Malay Kumar Das**, a Chemical Engineer and a certified Petroleum Manager and he has wide experience in working in Hydrocarbon value chain. In his 3 decades of vast experience in various capacities in Oil India Limited, Shri MK Das has served in Compressor Operation, Compressor Maintenance, Gas Fields, Gas field Development & Compressor Project, Utilisation & Marketing of Natural Gas and SCADA. He executed & implemented many successful projects for development of NA Gas Surface Production facilities.

Presently, Shri Das is serving as Chief General Manager (HOD) of PSS & also CGM of LPG department in Oil India Limited and posted in Field Head Quarter Duliajan.

## (6) Smt. Mayuri Chetia, ACS (DIN:07850527)

**Smt. Mayuri Chetia** was appointed as Nominee Director by the Government of Assam under Section161(3) of the Companies Act, 2013 read with Article 93(a) of the Articles of Association of the Company and Government of Assam Notification No. MI.214/2002/Pt/80 dated 23<sup>rd</sup> May, 2017.

Smt. Mayuri Chetia, is an Assam Civil Service (ACS) officer of 1992 batch. Starting her career in a remote Circle under Dibrugarh district she gathered vast experience serving in different capacities in various districts of Assam as well as in the State Capital throughout her career spanning over more than twenty five years. She has had the experience of working in some very important Departments of the State Government such as Home, Political, and Revenue & Disaster Management. She is presently serving as Additional Secretary to the Govt. of Assam, Finance Department.

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Smt. Chetia is a senior bureaucrat of the Government of Assam whose wide experience in administration will benefit the Board.

## (7) Smt. Kalyani Baruah (DIN: 07869894)

**Smt. Kalyani Baruah**, Managing Director, Assam Power Generation Corp. Ltd., was appointed w.e.f. 16th August, 2017 as Nominee Director of the Government of Assam under Section 161(3) of the Companies Act, 2013 read with Article 93(a) of the Articles of Association of the Company and Government of Assam Notification No. MI.214/2002/167-A dated 16th August, 2017. She resigned from the Board of Directors of the Company w.e.f. 15<sup>th</sup> July,2021.

## (8) Shri Tarun Ch. Saharia (DIN: 05249163)

Shri Tarun Ch. Saharia, the then Advisor (Production) and Director (I/C), Public Enterprises Department, Government of Assam was appointed we.f. 16<sup>th</sup> May,2018 as Nominee Director of the Government of Assam under Section 161(3) of the Companies Act, 2013 read with Article 93(a &c) of the Articles of Association of the Company and Government of Assam Notification No. MI.214/2002/Pt/ 82-A dated 16<sup>th</sup> May, 2018.

Shri Saharia is a Chemical Engineer with Post Graduate Diploma in Instrumentation. He has more than 20 years of experience in the Corporate Sector. He has undergone trainings under 12 day programme at the Institute for Public private Partnership, Wahington D.C. U.S.A on Public Sector Management and Governance and also a 15 day training programme on Financial Investment Appraisal conducted by Dr. D. N. S. Dhakal, visiting professor, Duke University, USA.

He is presently holding the post of Director in Industries, Commerce & Public Enterprises Department, Govt of Assam. Besides this, he is also appointed as Director on the Board of of many State PSUs as stated above.

Shri Saharia's wide experience in Public administration and Corporate sector will benefit the Board.

## (9) Shri Jogen Barpujari (DIN: 08824672)

**Shri Jogen Barpujari**, Ex- Executive Director, IOCL was appointed w.e.f. 12<sup>th</sup> August, 2020 as Non-official Independent Director of the Government of Assam pursuant to the provisions of Section 149(4) of the Companies Act, 2013 and Clause 3.1.1 of the Guidelines on Corporate Governances issued by Department of Public Enterprises, Govt of Assam read with Article 93(a) of the Articles of Association of the Company and Government of Assam Notification No. MI.214/2002/Pt/256 dated 20<sup>th</sup> June, 2020.

Shri Jogen Barpujari completed his Bachelor's Degree in Mechanical Engineering from Assam Engineering College, Guwahati in 1981 and joined Assam Engineering College as a

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Lecturer in January 1982. Thereafter he joined erstwhile Bongaigaon Refinery & Petrochemicals Limited (BRPL) in December'1982. After merger of BRPL with Indian Oil Corporation Limited (IOCL) in May'2009, he was transferred to Guwahati Refinery in March'2011. He retired from IOCL- Guwahati Refinery as Executive Director & Refinery Head, which is the highest position at Guwahati Refinery location. He has 36 years of diversified professional experience in refinery unit functions like Inspection, Maintenance, Project planning & construction management, Energy Management etc. etc.

From March'2013 till March'2019, as Refinery Head of Guwahati Refinery he was leading all functions of the Refinery namely, all unit technical functions like production planning & control, Operations, Technical Services, Quality Control, Maintenance, Inspection besides Project planning & construction management, Finance & Accounts, Information system, Materials & Procurement services, Contract Management, Human Resource functions, Security Services, Fire Services and Health, safety & environment Management etc.

Under his leadership besides sustaining international management system certification (IMS) of ISO-9001, ISO-14001 & OHSAS-18000, Guwahati Refinery also qualified for highly acclaimed ISO-50001 and ISO 27001 certification.

During the tenure as "Refinery Head" of Guwahati Refinery, the Refinery won many awards in various areas like Technical services, Maintenance, Energy management, safety management etc.

During the tenure as "Unit Head" of Guwahati Refinery, Refinery was also awarded with internationally acclaimed "Excellence in Consistent TPM Commitment" award by Japan Institute of Plant Maintenance (JIPM) at TPM Ceremony Award held on March 12, 2014 at the Kyoto International Conference Centre in Kyoto, Japan.

Represented Indian Oil Corporation Limited as a member of Delegations to Japan, China and Austria.

Shri Jogen Barpujari, appointed by the Government of Assam as Non-Official Independent Director on the Board of the Company until further orders, was appointed by the Board as an Additional Director w.e.f. 12<sup>th</sup> August, 2020 pursuant to the provisions of Article 94(a) of the Articles of Association of the Company read with section 149, 150, 152, 161 and other applicable provisions of the Companies Act, 2013 and Rules framed there under as amended from time to time.

His appointment was regularized in the  $58^{\text{th}}$  Annual General Meeting of the Company held on 22/12/2021.

With his vast experience in different fields, Shri Barpujari's association with the Company will definitely yield rich benefits to the Organisation.

## 10. Dr. Lakshmanan S., IAS (DIN: 09009335)

Corporate Governance Report 2021-2022



Dr. Lakshmanan S. is a senior IAS Officer of 2011 batch of Assam Meghalaya Cadre. Presently, he is Secretary to the Govt. of Assam, Industries, Commerce and Public Enterprises Department. He is also a Medical Graduate.

In his tenure as Mission Director, NHM, he played a pivotal role in spearheading the COVID -19 management in the State of Assam. He was awarded 'Assam Saurav' in the year 2021 for his excellence in 'Public Service'.

He was inducted as Director on the Board of AGCL w.e.f 30<sup>th</sup> June, 2022 representing Industries, Commerce & Public Enterprises Department, Govt. of Assam.

## 8. <u>Disclosures and compliance</u>

- a. Except where the Company has incurred expenses on behalf of JV Company as copromoter which are recoverable from the respective JV Company, there were no transactions of material nature that may have potential conflict with the interest of the Company at large.
- b. There was no instances of non-compliance of any provisions of Law, guidelines issued by any regulatory authorities as well as no penalties was imposed on the Company during the last three years.
- c. During the year, no expenses was incurred which are personal in nature and incurred for the Board of Directors and Top Management.
- d. Administrative and office expenses as a percentage of total expenses were .....% during the year.
- e. The Company has a Policy on Whistle Blower Mechanism.

Based on the Company's Financial Performance for the last three financial years, total amount proposed for CSR for the year 2021-22 was ₹133.63 Lakhs against which ₹180.43 Lakhs was spent including previous year's unspent amount.

f. During the year under review, no case was filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

### 9. <u>Code of conduct, Procedure and Disclosures for prevention of Insider trading and Code</u> <u>of Corporate Disclosure Practice</u>

The Company has a Code of Business Conduct and Ethics for the Board members and the Senior Management Personnel and all the members of the Board and Senior Management personnel have affirmed compliance of the Code of Conduct for the financial ended on 31<sup>st</sup> March, 2022.

Corporate Governance Report 2021-2022



Further, AGCL being a non-listed company, Procedure and Disclosures for prevention of Insider Trading and Code of Corporate Disclosure Practice is not applicable.

### 10. Means of communication of financial performance

AGCL, being a non listed company, publishing of quarterly/half yearly and annual financial statements are not mandatory. However, as a good corporate practice, the Company has been sharing relevant information with its shareholders as well as other stakeholders from time to time through its web site (www.assamgas.org ), Annual Report, etc.

### 11. Management Discussion & Analysis Report

A detailed chapter on Management Discussion & Analysis is incorporated in the Directors' Report.

Financial year- AGCL follows the financial year from 1<sup>st</sup> April to 31<sup>st</sup> March.

Since the Company's shares are not listed, market price of share is not available.

Number of AGM	60 <sup>th</sup> Annual General Meeting
Date and Time	Date: 28/09/2022 Time: 3.00 p.m.
Venue	Via Video Conference or OAVM facility
Dividend payment	The Board recommends Dividend @ 30% on its paid-up share capital of ₹16.91 Crores to the shareholders. If approved by the shareholders, the same will be paid within 30 days from the date of declaration.

## General information to shareholders:-

#### Share Transfer system:

The Board of Directors considers the request for transfer/transmission of shares etc. Shareholding Pattern as on 31-03-2022:

Sl. No.	Name of shareholder	Capital		Percentage of
		contribution in	held	holding (%)
1.	Governor of Assam	16,91,44.800/-	1,691,448	99.99%
	Industries, Commerce			

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	& Public Enterprises Deptt. Govt of Assam.			
2.	Finance Deptt., Govt	100/-	1	0.01%
	of Assam			
	Total	16,91,44,900/-	16,91,449	100%

### **Registered Office:**`

## CIN: U11101AS1962SGC001184

Assam Gas Company Limited Campus P.O. Duliajan, Dist: Dibrugarh Pin-786602 Assam

### **Co-ordination Office:**

6<sup>th</sup> Floor Central Mall", Mahapurush Shankar Dev Path (G. S. Road) Christian Basti, Guwahati-781005 Assam

## For and on behalf of Board of ASSAM GAS COMPANY LIMITED

Date: 23/09/2022 Place: Guwahati <sup>Sd/-</sup> (Bolin Chetia) Chairman



House No-44, Behind Hanuman Mandir, Kekura Nagar, Ganeshguri, Guwahati-06, Assam Contact: +91-9706167315/0361-3591054 cskuldip.sarma@gmail.com, csksco@yahoo.com

#### ANNEXURE-B

To, The Members, ASSAM GAS COMPANY LTD, CIN: U11101AS1962SGC001184 P.O.-Duliajan, Dibrugarh-786602, Assam

#### **COMPLIANCE OF CORPORATE GOVERNANCE CONDITIONS**

We have examined the compliance of conditions of Corporate Governance by **M/s ASSAM GAS COMPANY LTD (CIN: U11101AS1962SGC001184)**, a Non-Listed PSU for the year ended **31**<sup>st</sup> **March**, **2022** as stipulated in the "Guidelines on Corporate Governance for State Level Public Sector Enterprises of Assam" issued by Department of Public Enterprises, Government of Assam.

The compliance of conditions of Corporate Governances the responsibility of the Management. Our examination was limited to a review of the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of Company.

In our opinion and to the best of our information and according to the explanations given to us we certify that the Company has complied with the requirements of Corporate Governance as stipulated in the Guidelines **except**:

a. Clause 3.1.3 relating to the number of Nominee Directors to be appointed by the Government which shall not exceed two.

b. Clause 4.1.1 relating to the composition of Audit Committee which states that two-thirds of the members of the Audit Committee shall be Independent Directors.

c. Clause 6.1 relating to Composition of the Board of Directors of the Subsidiary Company which states that at least one Independent Director on the Board of Directors of the Holding Company shall be a Director of its Subsidiary Company.

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



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> *For* Kuldip Sarma & Co. Company Secretaries

KULDIP KUMAR SARMA Date: 2022.09.22 SARMA

CS Kuldip Sarma (Proprietor)

ACS No.: 34157

CP No.: 14236

UDIN: A034157D001021748

Date: 22-09-2022 Place: Guwahati



House No-44, Behind Hanuman Mandir, Kekura Nagar, Ganeshguri, Guwahati-06, Assam Contact: +91-9706167315/0361-3591054 cskuldip.sarma@gmail.com, csksco@yahoo.com

### Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31<sup>ST</sup> MARCH, 2022

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To, The Members, ASSAM GAS COMPANY LTD, CIN: U11101AS1962SGC001184 P.O.-Duliajan, Dibrugarh-786602, Assam

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s ASSAM GAS COMPANY LTD. (CIN: U11101AS1962SGC001184)** (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the Corporate Conducts and Statutory Compliances and expressing my opinion thereon.

**Based on my verification** of Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers and authorized representatives during the conduct of Secretarial Audit and visit to the workstation, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on **31st March**, **2022** complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company as provided by the Auditee Company at Guwahati Office at Central Mall, 6th Floor, Christian Basti, Mahapurush Srimanta Sankardev Path, (G.S. Road), Guwahati-781005, Assam as well as documents and data received by mail for the financial year ended on 31st March, 2022 according to the provisions of:

(i) The Companies Act, 2013 (the Act) and the rules made there under;

**I further report that**, having regard to the compliance system prevailing in the Company and on the examination of the relevant documents and records in pursuance thereof on test-check basis, the Company has complied with the following laws applicable specifically to the Company:



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a. Labour laws such as Factories Acts and Rules; The Payment of Wages Act, 1936; The Payment of Bonus Act, 1965; The Payment of Gratuity Act, 1972; The Minimum Wages Act, 1946.

b. Environmental laws such as The Environment (Protection) Act, 1986; Air (Prevention and Control of Pollution) Act, 1981.

c. Industry specific laws such as Petroleum and Minerals Pipelines (Acquisition of Rights of User Inland) Act, 1962; Petroleum and Natural Gas Regulatory Board Act, 2006; The Oil Industry (Development) Act, 1974; Essential Commodities Act, 1955; The Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989.

The Acts which are not applicable to the Company though forming part of the prescribed Secretarial Audit Report have not been considered while preparing this Secretarial Audit Report.

**I have also examined** compliance with the applicable clauses of the following:

(i) Secretarial Standards issued by the Institute of Company Secretaries of India (to the extent of the records shown by the Auditee Company)

(ii) The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

(ii) The Information Technology Act, 2000.

(iii) The Public Enterprises Policy, 2019 of the Government of Assam.

(iv) Guidelines on Corporate Governance for State Level Public Sector Enterprise of Assam.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. **except** the following:-

1. The Company has not uploaded a copy of Annual Return of FY 2020-21 in their official website <u>www.assamgas.org</u> and weblink is not provided in the Board' Report of FY 2020-21 as on even date of this report pursuant to Section 92(3) of the Companies Act, 2013.

**Note:** Since, the Company is a Private Limited Company, the provisions of Section 204 of the Companies Act, 2013 relating to Secretarial Audit are not applicable to the Company along with many other provisions of the Act, thus this Secretarial Audit Report is obtained voluntarily by the Company. Therefore, the sections which are not applicable to the Company are not taken into consideration while preparing the Secretarial Audit Report.

## I further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Companies Act, 2013.



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Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance except certain cases where meeting is called on shorter notice, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

The decisions of the Board were unanimous and no dissenting views have been recorded as per the minutes of the meetings, the minutes were duly recorded and signed by the Chairman.

**I further report that** there exist adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

**Based on the representation of the management** during the audit period, there are no specific events/actions having a major bearing on the Company Affairs in pursuance of the laws, rules, regulations, guidelines, standards etc. referred above.

*For* Kuldip Sarma & Co. Company Secretaries

KULDIP KUMAR SARMA

Digitally signed by KULDIP KUMAR SARMA Date: 2022.09.22 17:19:39 +05'30'

CS Kuldip Sarma (Proprietor)

ACS No.: 34157

CP No.: 14236

UDIN: A034157D001021748

ANNEXURE-A: Letter of declaration for Audit

ANNEXURE-B: Compliance of Corporate Governance Conditions

Date: 22-09-2022

Place: Guwahati



House No-44, Behind Hanuman Mandir, Kekura Nagar, Ganeshguri, Guwahati-06, Assam Contact: +91-9706167315/0361-3591054 cskuldip.sarma@gmail.com, csksco@yahoo.com

#### ANNEXURE-A

To, The Members, ASSAM GAS COMPANY LTD, CIN: U11101AS1962SGC001184 P.O.-Duliajan, Dibrugarh-786602, Assam

Our report of even date is to be read along with this letter.

1. Maintenance of Secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.

2. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in Secretarial records. We believe that the process and practices, we followed provide a reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.

4. Where ever required, we have obtained the Management representation about the Compliance of laws, rules and regulations and happening of events etc.

5. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure on test basis.

6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

#### *For* Kuldip Sarma & Co. Company Secretaries

KULDIP KUMAR SARMA Digitally signed by KULDIP KUMAR SARMA Date: 2022.09.22 17:20:12 +05'30'

CS Kuldip Sarma (Proprietor)

ACS No.: 34157 CP No.: 14236

UDIN: A034157D001021748

Date: 22-09-2022 Place: Guwahati

ASSAM GAS COMPANY LTD. CIN: U11101AS1962SGC001184

## ADDENDUM TO DIRECTORS REPORT 2021-2022

## MANAGEMENT REPLY TO SECRETARIAL AUDITORS OBSERVATIONS

Sl. No	Secretarial Auditors Observations	Management Reply
1.	The Company has not uploaded a copy of Annual Return of FY 2020-21 in their official website <u>www.assamgas.org</u> and weblink is not provided in the Board' Report of FY 2020-21 as on even date of this report pursuant to Section 92(3) of the Companies Act, 2013.	

#### **ANNEXURE -C**

## Form AOC-1 (Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014) Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

#### Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in  $\overline{\mathbf{x}}$ )

(11101)	(₹in thousands)					
SI no	Particulars	Details				
1	Name of the subsidiary	DNP Limited				
2	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	1st April 2021 to 31st March 2022				
3	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries	NA				
4	Share capital	16,72,500				
5	Reserves & surplus	15,27,091				
6	Total assets	36,86,116				
7	Total Liabilities (excluding shareholders fund)	4,86,524				
8	Investments	NIL				
9	Turnover	8,55,254				
10	Profit before taxation	4,59,785				
11	Provision for taxation (MAT + Deferred Tax Provision)	87,044				
12	Profit after taxation	3,72,740				
13	Proposed Dividend					
14	% of shareholding	51%				

For and on behalf of the Board of Directors

Sd/-G. C. Swargiyari Managing Director DIN: **08545385**  Sd/-T. C. Saharia Director DIN: **05249163** 

Sd/-H. C. Mahanta., Chief Financial Officer Sd/-D. Dev Gupta Company Secretary

Date: 18/08/2022

Place: Guwahati

#### ANNEXURE-C

#### Part "B": Associates and Joint Ventures

# Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures

(Information in respect of each subsidiary to be presented with amounts in  $\overline{\mathbf{x}}$ )

1. Names of associates or joint ventures which are yet to commence operations- N.A.

2. Names of associates or joint ventures which have been liquidated or sold during the year- N.A.

Name of associates / Joint Ventures	Tripura Natural Gas Company Limited	Purba Bharti Gas Private Limited	
1. Latest audited Balance Sheet Date	31st March 2022	31st March 2022	
2. Shares of Associate/Joint Ventures held by the company on the year end			
No. of Equity Shares	7,65,306 equity shares	4,80,00,000 equity shares	
Amount of Investment in Associates/Joint Venture Extend of Holding%	7,65,306 equity shares @ Rs. 100/- each Total= Rs. 7,65,30,600/-	4,80,00,0000 equity shares @ Rs. 10/- each Total= Rs. 48,00,00,000/-	
Extend of Holding%	25.51%	48.00%	
3. Description of how there is significant influence	Associate	Joint Venture	
4. Reason why the associate/joint venture is not consolidated	-	-	
5. Net worth attributable to shareholding as per latest audited Balance Sheet	₹ 45,75,14,433	₹ 48,19,26,258	
6. Profit/Loss for the year			
i. Considered in Consolidation	₹ 6,00,12,987	₹ 52,69,403	
ii. Not Considered in Consolidation	₹ 17,52,37,959	₹ 57,08,519	

For and on behalf of the Board of Directors

Sd/-G. C. Swargiyari Managing Director DIN: **08545385**  Sd/-T. C. Saharia Director DIN: **05249163** 

Sd/-H. C. Mahanta., Chief Financial Officer Sd/-D. Dev Gupta Company Secretary

Date: 18/08/2022

Place: Guwahati

## Annexure-'D' FORM NO. AOC -2

# [Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014.]

Form for Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub section (1) of section 188 of the Companies Act, 2013 including certain arms length transaction under third proviso thereto.

Details of contracts or arrangements or transactions not at arm's length basis: NIL
 Details of contracts or arrangements or transactions at Arm's length basis

Names of the related party and nature of relationship	Nature of Contracts/arrangeme nt/ transactions	Duration of Contracts/arrangement/ transactions	Salient terms of contracts or arrangement s or transactions including the value, if any	Date of approval by the Board	Amount paid as advance , if any
DNP Limited (DNPL)	Reimbursement of salary and other expenses incurred by AGCL for the persons deputed in DNPL and other expenses related to DNPL.	Ongoing transactions	DNPL will reimburse AGCL the manpower cost on Cost to the Company basis which comes to approximatel y 100% of the actual salary paid. (₹64.05Lakhs)	2009	Nil
DNP Limited (DNPL)	Payment of rental and electricity charges for office accommodation to AGCL	Ongoing transactions	₹2.86Lakhs	Not applicable	Nil
DNP Limited (DNPL) DNP Limited (DNPL)	Payment Guest House Charges to AGCL Sponsorship income received for Diamond Jubilee	Ongoing transaction One-time Transaction	₹0.31Lakhs ₹11.80Lakhs	Not applicable Not applicable	Nil Nil

DNP Limited (DNPL)	Dividend received from DNPL	Ongoing transaction	₹511.80Lakhs	Not applicable	Nil
PBGP Limited (PBGPL)	Reimbursement of salary and other expenses incurred by AGCL for the persons deputed in PBGL and other expenses related to PBGL.	Ongoing transactions	67.70 Lakhs	Not applicable	NIL
PBGP Limited (PBGPL)	Sponsorship income received for Diamond Jubilee	One-time Transaction	1.50 Lakhs	Not applicable	NIL
TNGC Limited (TNGCL)	Dividend received from TNGCL	Ongoing transaction	55.50 Lakhs	Not applicable	NIL
TNGC Limited (TNGCL)	Sale of Material to TNGCL	One-time Transaction	23.60 Lakhs	Not applicable	NIL
Directors / KMP	Remuneration, TA & Other Benefits	Ongoing transaction	60.84Lakhs	Not applicable	NIL

#### FORM NO. MGT 9 Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014. EXTRACT OF ANNUAL RETURN For the financial year ended on 31st March, 2022

#### I REGISTRATION & OTHER DETAILS:

i	CIN	U11101AS1962SGC001184
ii	Registration Date	31/03/1962
iii	Name of the Company	ASSAM GAS COMPANY LTD
iv	Category of the Company	PRIVATE COMPANY/LIMITED BY SHARES
v	Address of the Registered office &	contact details
	Address :	P. O. DULIAJAN
	Town / City :	DULIAJAN
	Pin Code:	786602
	State :	ASSAM
	Country Name :	INDIA
	Telephone (with STD Code) :	0364-2800202
	Fax Number :	0364-2800221
	Email Address :	info@agclgas.com
	Website, if any:	www.assamgas.org
vi	Whether listed company	No
vii	Name and Address of Registrar &	Transfer Agents ( RTA ):-
	Name of RTA:	Nil
	Address :	Nil
	Town / City :	Nil
	State :	Nil
	Pin Code:	Nil
	Telephone :	Nil
	Fax Number :	Nil
	Email Address :	Nil

#### II. PRINCIPAL BUSINESS ACTIVITY OF THE COMPANY

All the business activities contributing 10 % or more of the total

Sl. No.	Name and Description of main products / services	NIC Code of the Product / service	% to total turnover of the company
1	Transportation and distribution of	99611912	100%
	Natural Gas		

#### III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES -

No. of Companies for which information is being filled 2

S. No.	NAME AND ADDRESS OF THE COMPANY	CIN/GLN	HOLDING/ SUBSIDIARY /ASSOCIATE	% of shares held	Applicable Section
1	DNP Limited	U51410AS2007SGC008410	Subsidiary	51.00%	2(87)
2	Tripura Natural Gas Company Limited	U23201TR1990SGC003451	Associate	25.51%	2(6)
2	Purba Bharati Gas Private Limited	U40200AS2019PTC019678	Associate	48.00%	2(6)

#### IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

#### *i.* Category-wise Share Holding

Category of	No	. of Shares held at the	beginning of the yea	r	No. of Shares held at the end of the year							% Change during
Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	the year			
A. Promoter s												
(1) Indian												
a) Individual/ HUF	-	-	-	-	-	-	-	-	-			
b) Central Govt	-	-	-	-	-	-	-	-	-			
c) State Govt	-	16,91,449	16,91,449	100.00%	-	16,91,449	16,91,449	100.00%	NO CHANGE			
d) Bodies Corp.												
e) Banks / FI	-	-	-	-	-	-	-	-	-			
f) Any other	-											
	-	_	-	_	-	-	-	-	-			
Total shareholding of		16,91,449	16,91,449	100.00%		16,91,449	16,91,449	100.00%	NO CHANGE			
Promoter (A)	-	10,91,449	10,91,449	100.0076	-	10,91,449	10,91,449	100.0078	NO CHANGE			
B. Public Shareholding				+ +								
1. Institutions												
a) Mutual Funds	-	-	-	-	-	-	-	_	-			
b) Banks / FI	-	-	-	_	-	-	-	_	_			
c) Central Govt	-	-	-	-	-	-	-	-	-			
d) State Govt(s)	-	-	-	-	-	-	_	_	_			
e) Venture Capital	-	-	-	-	-	-	-	-	_			
f) Insurance Companies	-	-	-	-	-	-	-	-	-			
g) FIIs	_	-	-	_	-	-	-	-	-			
h) Foreign Venture	-	-	-	-	-	-	-	-	-			
i) Others (specify)								_				
Sub-total (B)(1):-	-	-	-	-	-	-	-	-	-			
2. Non-Institutions												
a) Bodies Corp.												
i) Indian	-	-	-	-	-	-	-	-	-			
ii) Overseas	-	-	-	-	-	-	-	-	-			
b) Individuals												
i) Individual												
shareholders holding												
nominal share capital	-	-	-	-	-	-	-	-	-			
ii) Individual												
shareholders holding												
nominal share capital in												
excess of Rs 1 lakh	_		_		-		_	_	_			
c) Others (specify)					-	-	-	-	-			
Sub-total (B)(2):-	-		-		-	-	-	-	-			
Total Public Shareholding	_	_	_	_	-	_	-	-				
(B)=(B)(1)+(B)(2)	-	-	-	-	-	-	-	-	-			
C. Shares held by						+	L					
Custodian for GDRs &												
ADRs	-	-	-		-	-		-	-			
	-	-	_	-	-	-	_	_	-			
Grand Total (A+B+C)	-	16,91,449	<sup>16,91,449</sup> <b>55</b>	100.00%	-	16,91,449	16,91,449	100.00%	-			

#### *ii* Shareholding of Promoters

		Shareholding at the beginning of the year		Share hold	% change in			
SI No.	Shareholder's Name	No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total shares	share holding during the year
1	Government of Assam	16,91,448	99.99%	-	16,91,448	99.99%	-	NO CHANGE
2	Secretary Finance, Govt. of Assam	1	0.01%		1	0.01%		
	TOTAL	16,91,449	100.00%	-	16,91,449	100.00%	-	-

iii Change in Promoters' Shareholding (please specify, if there is no change)

Government of Assam (I) Industries & Commerce Department, Govt of Assam		Shareholding at the beginning of the year		Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
At the beginning of the year		16,91,449	100.00%	16,91,449	100.00%
Changes During the Year	Changes During the Year				
Increase					
Date	Reason for Increase	No Change			
Decrease					
Date	Reason for Decrease	No Change			
At the End of the year		16.01.440	100.00%	16 01 440	100.00%
At the End of the year		16,91,449	100.00%	16,91,449	100

#### *iv* Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs):

Not applicable

		U U	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
At the beginning of the	year					
Changes During the Ye	ear	No Change				
Increase						
Date	Reason for Increase	No Change				

Decrease					
Date	Reason for Decrease	No Change			
At the End of the year	(or on the date of separation, if separated during the year)	0	0%	0	0%

		0	Shareholding at the beginning of the year		Shareholding the year
SI. No.: 2 For Each of the	of the Top 10 Shareholders No. of shares		% of total shares of the company	No. of shares	% of total shares of the company
At the beginning of the year					
Changes During the Year	Changes During the Year				
Increase					
Date	Reason for Increase				
Decrease					
Date	Reason for Decrease				
At the End of the year (or on the date of separation, if separated during the year)					

#### v Shareholding of Directors and Key Managerial Personnel: NIL

S. No.: 1 Mr.	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
5. IVO.: 1 MIT	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
At the beginning of the year				
Changes During the Year				

Increase					
Date	Reason for Increase				
Decrease					
Date	Reason for Decrease				
At the End of the year					

S. No.: 2 Mr		Shareholding at th	0 0	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
At the beginning of the year					
Changes During the Ye	Changes During the Year				
Increase					
Date	Reason for Increase				
Decrease					
Date	Reason for Decrease				
At the End of the year	At the End of the year				

#### VI INDEBTEDNESS

#### Indebtedness of the Company including interest outstanding/accrued but not due for payment

Indebtedness at the beginning of the financial year 2021-2022	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtness
i) Principal Amount	-	-	Nil	-
ii) Interest due but not paid	-	-	Nil	-
iii) Interest accrued but not due	-			
Total (i+ii+iii)	-	-	Nil	-
Change in Indebtedness during the financial year 2021-2022				
* Addition	31,31,93,460	-	Nil	31,31,93,460
* Reduction	-	-	Nil	-
Net Change	31,31,93,460	-	Nil	31,31,93,460
Indebtedness at the end of the financial year 2021-2022				
i) Principal Amount	31,31,93,460	-	Nil	31,31,93,460
ii) Interest due but not paid	-	-	Nil	-
iii) Interest accrued but not due		-	Nil	-
Total (i+ii+iii)	31,31,93,460	-	Nil	31,31,93,460

#### VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

		Nar	ne of MD/WTD/ M	lanager	
Sl. no.	Particulars of Remuneration	Shri G. C Swargiyari			Total Amount
1	Gross salary				
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	24,42,413			- 24,42,413
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	38,067			38,067
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	-	-	-	-
2	Stock Option	-	-	-	-
3	Sweat Equity	-	-	-	-
4	Commission	-	-	-	-
	- as % of profit	-	-	-	-
	- others, specify	-	-	-	-
5	Others, please specify	-	-	-	-
	Total (A)	24,80,480	0		24,80,480
	Ceiling as per the Act			N.A.	

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

#### B. Remuneration to other directors:

Sl. no.	Particulars of Remuneration		Name of Director	·s	Total Amount
51. 110.	1 al ticulars of Kenfuller ation	A	В	С	I otal Amount
1	Independent Directors	Shri Jogen Barpujari			
	Fee for attending board				46,000
	committee meetings	46,000			
	Commission		-	-	-
	Others, please specify	-	-	-	-
	Total (1)	46,000			46,000
2	Other Non-Executive		Shri Indra Gogoi		
	Fee for attending board				-
	committee meetings				
	Commission	-	-	-	-
	Others, please specify	-	-	-	-
	Honararium		4,24,800		4,24,800
	Total (2)				
	Total (B)=(1+2)	46,000	4,24,800	-	4,70,800
	Total Managerial Remuneration				
	Overall Ceiling as per the Act			NA	

#### C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

		Key Managerial Personnel					
Sl. no.	Particulars of Remuneration	CFO	Company Secretary	Total			
1	Gross salary						
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	23,51,555	16,76,953	40,28,508			
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	1,19,975	16,088	1,36,063			
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961		-	-			
2	Stock Option	-	-	-			
3	Sweat Equity	-	-	-			
4	Commission	-	-	-			
	- as % of profit	-	-	-			
	- others, specify	-	-	-			
5	Others, please specify	-	-	-			
	Total	24,71,530	16,93,040	41,64,570			

#### VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES: NIL

Туре	Section of the Companies Act	Brief Descriptio n	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)			
	A. COMPANY							
Penalty	-	-	Nil	-	-			
Punishment	-	-	Nil	-	-			
Compounding	-	-	Nil	-	-			
			B. DIRECTORS					
Penalty	-	-	Nil	-	-			
Punishment	-	-	Nil	-	-			
Compounding	-	-	Nil	-	-			
C. OTHER OFFICERS IN DEFAULT								
Penalty	-	-	Nil	-	-			
Punishment	-	-	Nil	-	-			
Compounding	-	-	Nil	-	-			

#### "ANNEXURE -II

#### ANNUAL REPORT ON CSR ACTIVITIES TO BE INCLUDED IN THE BOARD'S

#### REPORT FOR FINANCIALYEAR COMMENCING ON OR AFTER 1<sup>ST</sup> DAY OF

#### **APRIL**, 2021

1. Brief outline on CSR Policy of the Company. Enclosed in Annexure-F

2. Composition of CSR Committee:

Sl. No.	Name of Director	Designation / Nature of Directorship	Number of meetings of CSR Committee heldduring the year	Number of meetings of CSR Committee attended during the year
1.	Shri Tarun Chandra Saharia	Chairperson	1	1
2	Shri Jogen Barpujari	Independent Director & Member	1	1
3	Shri Malay Kr. Das	Director & Member	1	1
4.	Shri Gokul Ch. Swargiyari	Managing Director & Member	1	1

3. Provide the web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company:- www.assamgas.org

The composition of the CSR Committee, CSR Policy is available at the Company's website at <u>http://www.assamgas.org</u> under the heading CSR.

The Board, based on the recommendation of the CSR committee, at its meeting held on 31<sup>st</sup> August, 2021, has approved the annual action plan / projects for fiscal 2021-22, the details of which are available on our website, at http://www.assamgas.org under the heading CSR.

- 4. Provide the executive summary along with web-link(s) of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 80f the Companies (Corporate Social responsibilityPolicy) Rules, 2014, if applicable (attach the report). : **NIL**
- 5. (a) Average Net Profit of the Company as per sub-section (5) of Section 135: Rs. 6681.87 Lakhs

(b) Two per cent of average net profit of the Company as per sub-section of Section 135: Rs. 133.63 Lakhs

(c) Surplus arising out of the CSR Projects or programmes or activities of the previous financial years: NIL

(d) Amount required to be set-off for the financial year, if any: Rs.46.79 Lakhs

(e) Total CSR obligation for the financial year {(b)+(c)-(d)} : Rs. 133.63 Lakhs

6 (a) Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project): Rs. 180.42 Lakhs

(b) Amount spent in Administrative Overheads: NIL

© Amount spent on Impact Assessment, if applicable: NIL

(d) Total amount spent for the Financial Year { (a)+(b)+(c): Rs. 180.42 Lakhs

(e) CSR amount spent or unspent for the financial year:

Total Amount Spent for	ha	Amount Unspent (in Rs.)					
Total Amount Spent for Financial Year. (in Rs.)		Total Amount transferred to Unspent CSR Account as per section 135(6).		Amount transferred to any fund specified underSchedule VII as per second proviso to section 135(5).			
	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.		
180.42 Lakhs	NIL	N/A	N/A	NIL	N/A		

#### (f) Excess amount for set off, if any

Sl. No.	Particular	Amount (in Rs.)	
(i)	Two percent of average net profit of the company as per section 135(5)	133.63 Lakhs	
(ii)	Total amount spent for the Financial Year	180.42 Lakhs	
(iii)	Excess amount spent for the financial year [(ii)-(i)]	46.79*	
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	NIL	
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	46.79 Lakhs*	

\* Amount spent for the financial year includes spent from unspent amount of preceding financial years.

7. Details of Unspent CSR amount for the preceding three financial years:

Sl. No.			Amount spent in the Financial Year(in Lakhs.).	Amount transferred to any fund specified under Schedule VII as per section 135(6), if any.			Amount remaining tobe spent in succeeding financial
				Nameof theFund	Amount (in Rs).	Date of transfer.	years. (in Rs.)
1.	2018-19	NIL	432.73	NA	NIL	NA	NIL
2.	2019-20	NIL	203.50	NA	NIL	NA	NIL
3.	2020-21	NIL	125.91	NA	NIL	NA	NIL

8. Whether any capital assets have been created or acquired through Corporate Social Responsibility amount spent in the Financial Year: No.

If Yes, enter the number of Capital assets created/acquired N.A.

Furnish the details relating to such asset (s) so created or acquired through Corporate Social Responsibility amount spent in the Financial Year:- N.A.

Sl. No	Short particulars of the property or asset(s) [including complete address and location of the property]	Pincode of the property or asset(s)	Date of creation	Amount of CSR amount spent	Details of ent the registered	ity/Authority/bo owner	eneficiary of
(1)	(2) NIL	(3) NIL	(4) NIL	(5) NIL	(6) CSR Registration Number, if applicable	Name	Registered address
					NA	NA	NA

(All the fields should be captured as appearing in the revenue record, flat no, house no, Municipal Office/ Municipal Corporation/Gram Panchayat are to be specified and also the area of the immovable property as well as boundaries)

9. Specify the reason(s) if the company has failed to spend two per cent of the average net profit as per sub-section(5) of section 135 : NIL

Sd/- G. C. Swargiyari	Sd/-	Sd/-	Sd/-
(Managing Director).	Tarun Ch. Saharia (Chairman CSR Committee).	Malay Kr. Das (Director & Member)	Jogen Barpujari (Independent Director & Member)

## Policy on Corporate Social Responsibility

[Pursuant to Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014, as amended]

### 1.0. The "POLICY"

AGCL's Policy on CSR shall be known as "CSR Policy" of the Company and as amended from time to time.

AGCL's "CSR Policy" will incorporate the following salient points -

#### 2.0 VISION & OBJECTIVE

- 2.1 **VISION:** Improve quality of life of the people in the state with major focus on protection of the environment and promotion of the dying art forms and culture through sustained interventions.
- 2.2 **MISSION**: To identify areas where there are genuine needs and implement social, cultural and environment friendly sustainable projects within Schedule VII of the Act.
- 2.3 **OBJECTIVE**: The objective of the Policy is to:
  - (a) Formulate, implement, monitor and evaluate CSR and sustainability projects / activities through a structured mechanism.
  - (b) Include CSR proposals in the company's annual budget and ensure effective utilization of the allocated resources.
  - (c) Provide a monitoring and evaluation methodology / philosophy.
- 2.4 The Policy is to ensure conformity to Section 135 of the Companies Act, 2013 along with the Companies (Corporate Social Responsibility Policy) Rules, 2014 and Schedule VII, and applicable guidelines on CSR and Sustainability as issued / may be issued by Ministry of Corporate Affairs, Govt of India, Deptt of Industries, Commerce & Public Enterprises, Govt of Assam and in their absence, by Deptt of Public Enterprises, Govt of India.

### 3.0 CSR PLANNING & IMPLEMENTATION STRUCTURE

- 3.1 The CSR structure to be followed by Assam Gas Company Ltd will consist of two tiers:
  - Tier –I: comprising of at least three members of the Board representing functional, nominee and independent directors.
  - Tier II: Nodal Officer assisted by a team of officials which will comprise upto six employees of the company from various functional areas.
  - (a) The Tier-I Committee will recommend the Policy for approval of the Board. It will approve the CSR Projects and Budget for the year and also monitor implementation of the approved Policy and projects evaluate performance of the projects / activities and report on a semi-annual basis to the Board. The Tier-I Committee will act as advisor to Tier-II CSR committee.
  - (b) The Tier-II Committee will be responsible for planning, budgeting, implementation, record keeping and monitoring of the CSR activities and will be chaired by the Nodal Officer.
- 3.2 The responsibilities of the Tier-II Committee shall broadly cover the following:
  - (a) Identify CSR and Sustainability projects on the basis of need assessment based on surveys conducted in house or through external agencies, discussions with stakeholders, civic bodies, etc.
  - (b) Identify and propose suitable and competent agencies which may be able to execute the projects for and on behalf of the company.
  - (c) Monitor implementation of the projects.
  - (d) Any other CSR related activity such as media management, etc.

## 4.0 CSR STRATEGY

4.1 The Company does not have dedicated full time personnel to develop and implement CSR Philosophy. It is therefore proposed to detail one or two officers and necessary staff who can be spared from their present assignments into a new CSR department or a CSR section under HR & A department. AGCL may sponsor a separate registered entity, for example, AGCL Foundation to implement the CSR

projects or the projects may be implemented through pre existing implementing agencies or NGOs. The evaluation criteria of NGOs / implementing agencies will have to be firmed in the light of provisions of the Companies Act, 2013 and rules framed thereunder.

- 4.2 Implementation schedule and detailed monitoring process will have to be elaborated and agreed upon between AGCL and the implementing agency prior to awarding of contracts.
- 4.3 During selection of the Implementation Partner for undertaking CSR activities on behalf of the Company, the following is being considered:-
  - (a) Empanelment with CSR Hub/Govt. organization/ any Non profit organization having experience of working as Implementation Partner in a Govt. /Govt. Sponsored project,
  - (c) In case of engaging private implementing partner having profit motives, transparent bidding process should be followed.
- 4.4 The CSR Tier (II) Committee will have the following responsibilities:
  - (a) Prepare the Annual Action Plan and Budget and obtain approval from competent authority.
  - (b) Document all CSR activities, maintain expenditure accounts, make information on CSR activities available in the public domain and prepare Annual CSR Report.
  - (c) Prepare the periodical reports that will have to be submitted to the Tier-I Committee.
  - (d) All broad projects proposals will be put up to the CSR Committee in quarterly meetings for information / approval as the case may be.

#### 5.0 FOCUS AREAS

5.1 Since the items enlisted in the Schedule VII of the Act, are broad based and are intended to cover a wide range of activities; the CSR Policy of the Company has been expanded to include few additional focus areas.

Assam Gas Company Ltd., being a relatively small company with limited manpower and resources, has broad based the CSR activities to include few other areas within the framework of Schedule VII of Section 135 of the Act and CSR Rules. The CSR Policy (as amended) of the company is as follows:

- (a) Promotion and development of traditional arts and handicrafts under Clause (v) of Schedule VII of the Companies (Corporate Social Responsibility Policy) Rules, 2014 of the Companies Act, 2013.
- (b) Ensuring environmental sustainability, ecological balance under Clause
   (iv) of Schedule VII of the Companies (Corporate Social Responsibility Policy) Rules, 2014 of the Companies Act, 2013.
- (c) Promoting health care and sanitation and making available safe drinking water, under Clause (i) of Schedule VII of the Companies (Corporate Social Responsibility Policy) Rules, 2014 of the Companies Act, 2013.
- (d) Promoting education, employment enhancing vocation skills, livelihood enhancement projects under Clause- (ii) of Schedule VII of the Companies (Corporate Social Responsibility Policy) Rules, 2014 of the Companies Act, 2013.
- (e) Measures for reducing inequalities faced by socially and economically backward groups under Clause- (iii) of Schedule VII of the Companies (Corporate Social Responsibility Policy) Rules, 2014 of the Companies Act, 2013.
- (f) Contribution to funds set up by the Central Government for socio-economic development and relief and welfare of women under Clause- (viii) of Schedule VII of the Companies (Corporate Social Responsibility Policy) Rules, 2014 of the Companies Act, 2013.
- (g) Rural Development Projects under Clause- (x) of Schedule VII of the Companies (Corporate Social Responsibility Policy) Rules, 2014 of the Companies Act, 2013.

#### 6.0. CSR ANNUAL ACTION PLAN

The CSR Annual Action Plan includes the following:-

- (a) the list of CSR projects or programmes that are approved to be undertaken in areas or subjects specified in Schedule VII of the Act,
- (b) the manner of execution of such projects or programmes,
- (c) the modalities of utilisation of funds and implementation schedules for the projects or programmes,
- (d) monitoring and reporting mechanism for the projects or programmes and
- (e) details of need and impact assessment, if any, for the projects undertaken by the company.

### 7.0 CSR BUDGET

- 7.1 Annual budget allocation for CSR and Sustainability activities for a given year shall be based on minimum 2% of the average net profit of three preceding financial years, as per stipulations contained in the Companies Act 2013.
- 7.2 The company proposes that the CSR Budget approved by the Board shall be utilized for activities in the project mode. During mid-term review of the CSR expenditure, any unallocated amount can be re-allocated on need basis; otherwise the unallocated amount shall be transferred to the Unspent CSR Account at the end of the financial year as per the CSR Rules, 2021. The Board level Tier-I CSR Committee will be kept informed of such expenditure periodically.
- 7.3 The expenditure on capacity building and administrative overheads on account of CSR will be limited to 5% of the CSR Budget per year as per the provisions of the Companies Act, 2013.

### 8.0. TREATMENT OF UNSPENT CSR ACCOUNT

The Company has opened an "**Unspent CSR Account**" in any scheduled bank. In case there is an unspent amount lying with the company, the said amount shall be transferred to such Account within 30 days from the end of the Financial Year. In case of "ongoing projects" the amount so transferred to the Unspent CSR Account can be utilised by the company to complete the projects within a period of 3 years from the date of such transfer. In case the project is not completed within 3 years from the date of transfer, the amount unspent shall be transferred to a fund specified in schedule VII within a period of 30 days from the date of completion of the 3<sup>rd</sup> financial year. However, if there is no ongoing project, the unspent amount shall be transferred to the funds mentioned in schedule VII within 6 months of the expiry of the financial year.

The Company has opened an "Unspent CSR Account" in any scheduled bank. In case there is an unspent amount pertains to 'ongoing projects', such unspent amount to be transferred to 'Unspent CSR Account' within 30 days from the end of the financial year. In case unspent amount pertains to 'other than ongoing projects', such unspent amount to be transferred to any fund included in Schedule VII of the Act within 6 months from the end of the financial year.

## 9.0 **PROJECT MONITORING**

9.1 A suitable mechanism will be set up for monitoring the progress and effectiveness of the projects and activities undertaken by the company as per the provisions of the Act and the rules framed thereunder.

#### 10.0 IMPACT ASSESSMENT

10.1 The Company will carry out impact assessment of completed CSR Projects having a value of ₹ 1.00 Crores and above, through an independent agency, at least once in every three years or such shorter period as may be prescribed by law from time to time. The CSR Policy of the Company shall be uploaded on the Company's website for information of all stakeholders.

### **11.0 AMENDMENT OF POLICY**

11.1 Based on emerging requirements due to changing circumstances, the CSR Policy may be amended from time to time. Approval for amendment of specific points as recommended by the Board Level CSR Sub Committee (Tier-I) will be obtained from the Board.

\* \* \* \* \* \*

#### CSR PROJECTS AT A GLANCE

#### Project Parijaat Kanan (2015-16)

The company is providing free natural gas in several crematoriums in its operational area. These crematoriums are being managed by local bodies / NGOs. AGCL helped the local bodies of Tikak Kalibari, Ledo, Chiring Chapori, Dibrugarh and Chowkidinghee, Dibugarh to develop these crematoriums into beautiful parks so that the last rites could be performed in a cleaner, greener & dignified environment. The expenditure for the project was ₹15.48 Lakh.

#### **Project Parimal Basudha (2015-16)**

This project has three parts:-

- i) One waste to organic converter (Bioneer 100) along with a shed is provided to Bio Medical Waste (BMW) Plant at AMCH, Dibrugarh .
- ii) Toilets and bathrooms are in very bad shape in most of the hospitals mainly due to lack of proper maintenance. Under this project, the Company has provided support to AMC hospital authorities to build 4 toilet blocks each having 6 toilets, 6 bathrooms & other facilities. The toilet blocks were inaugurated by Hon'ble District Commissioner of Dibrugarh District, Smti Laya Madduri on 17<sup>th</sup> October, 2017.
- iii) Under project AMCH- ESS, AGCL has outsourced the mechanized maintenance of the toilets from the initial year to M/s Robi Boruah of Dibrugarh with requisite experience in mechanized cleaning. The project is completed in April 2021 and the infrastructure and maintenance is handed over to AMCH Authorities.

Total expenditure for the project is ₹172.70 Lakh

#### Project Shyamalima (2015-16)

This flagship project of the company endeavors to create social awareness for a cleaner and greener environment. Mechanized pilot plant is set up at Duliajan to segregate and convert the bio degradable waste into organic manure ready for garden use. This also eliminates the large garbage heaps and reduces the growth of disease causing bacteria. The Converter OWC 60 has the capacity to handle 400 kgs of waste per day. Implementing partner M/S Sulabh International Social Service Organization, a renowned NGO of International repute is responsible for garbage collection to selling of organic manure. This project has provided indirect employment to six unemployed youth of the region.

Total amount spent till date is ₹ 81.71 Lakh.

#### Project Pratyasha (2016-17)

Project Pratyasha is to empower the rural youth by ensuring sustainable livelihood through training on skill development with implementing partner Don Bosco Institute, Kharghuli. The courses viz., Aviation, Hospitality, ISMO, Beauty & Spa, Ac & Refrigeration, Welding etc. are fully residential and cover development of soft skills, placement in reputed organizations. Total 916 candidates were trained and 802 candidates completed the course out of which more than 500 were directly placed whereas the rest are self employed. The success of this project has led to its extension for one more year for the year 2019-20. First batch of 54 trainees started training but, the project has been severely affected by the global pandemic as training programmes were temporarily stopped. Only 35 candidates rejoined the training and 11 out of 35 already got the placement in their respective field.

The expenditure for the project Pratyasha (DBI) is ₹167.20 Lakh.

**Project Pratyasha III (Plumbing):** Another programme of skill development in plumbing courses for CGD technicians have been started under Project Pratyasha III (Plumbing) at APPITI, Rowta. The training is completed for 58 candidates who have been certified by Gram Tarang an "Approved Training Partner" of National Skill Development Corporation, Government of India.

The expenditure for project Pratyasha (APPITI) is ₹ 26.03 Lakh.

#### Project Ashadeep (2016-17)

A project to provide 500 solar lamps to economically weaker sections of society in rural areas where there are infrastructure gaps in providing grid power. 250 nos of solar lights were distributed in Udalguri Natun Gaon near Tengakhat, and for 325 lamps order was placed directly to the manufacturer Greenlight Planet Inc. at Mumbai. The lamps were distributed in Laika Pomua village in the remote Dibru Saikhowa Range to the underprivileged. It is to be noted here that the village has no grid power and the only means of communication is water transport.

The expenditure for the project was ₹9.29 Lakh.

#### Project Deepsikha(2016-17)

AGCL has provided financial assistance to M/S Deepsikha Foundation for construction of their Comprehensive Care and Rehabilitation Centre at Titabor, Jorhat for cancer patients and their families. The aim is to ease the pain and sufferings of the cancer patients by providing emotional, financial and social aid to the poor and needy patients through a single window. Construction work at Titabor is completed on the heritage property of Bagh Hazarika, the commander-in-chief of battle of Saraighat.

The expenditure for the project was Rs.33.97 Lakh.

#### Project Rupkathar Gaon-Phase I (2016-17)

Aim is to create a model village with integrated development:-

- 1. Basic amenities like drinking water, sanitation, lighting etc.
- 2. Improvement of health conditions
- 3. Awareness and quality education
- 4. Infrastructure development with the help of local people
- 5. Sustainable livelihood opportunities
- 6. Financial awareness & participation in maintenance activities.

Nearly 259 toilets have been built in Chapatoli Village which is now Open Defecation Free (ODF). On the livelihood front, improved rice cultivation method has shown outstanding results. Vegetable cultivation and organic manure production is also going on. For safe drinking water, solar plants and water tanks were set up.

The Rastriya Gramin Vikas Nidhi (RGVN) was the implementing agency for the project.

The expenditure for the project was ₹231.04 Lakh.

#### Rupkathar Gaon-Phase II (2020-2022)

Following the success of this project, another village Bhadoi Nagar near Bhadoi Panch Ali was taken up to create provisions for enhancing the income generating capabilities of the through appropriate interventions in a select set of primary economic activities (such as agriculture, horticulture, nursery, clean drinking water, mechanized farming etc.).

The Rastriya Gramin Vikas Nidhi (RGVN) is the implementing agency for the project The financial involvement is ₹142.00 Lakh out of which ₹ 104.32 Lakh has been spent till date.

#### Project Aparajeya (2017-18)

A project to provide financial aid to underprivileged children suffering from cancer being treated at Dr B Barooah Cancer Institute, Guwahati. Described as "a game changer" in the North East by BBCI, project Aparajeya is expected to benefit all the paediatric cancer patients (approx. 800) treated in BBCI in a year. Salient features:-

- children are the future of the country
- child cancer is treatable and curable
- cure rate is lower in our state as treatment is abandoned midway because of dearth of money
- amount required is less than compared to adult patients

Identification of patients for free treatment is under the discretion of the consulting doctor based on certain criteria. Patients getting the "Aparajeya" Card is only eligible for the benefit. As intimated by BBCI authorities, dropouts in treatment have decreased drastically and supplementary aid in cash and kind are coming from various quarters making project Aparajeya a great success.

The expenditure till date is ₹375.00 Lakh.

#### **Project Pragyan (2019-20)**

Project Pragyan is to empower aptitude of children by creating the infrastructure, that is,Mini Science Centre in the selected school under Clause(II) of Schedule-VII of the CSR Rules under Section 135 of the Companies Act, 2013.

Specifically, this project is expected to ignite scientific interest in children so that they can:

Question intelligently
Learn through discovery
Connect scientific knowledge to their world.
Consider a career in science.

All of these are expected to strengthen scientific temper in children, thus laying the foundation for a flourishing career in Science & Math.Two schools from nearby area Ushapur H S School and Purbanchal Karikari H S School were taken on experimental basis.

The expenditure for this project was ₹11.09 Lakh.

#### Project Ankuran (2019-20)

Project Ankuran is to encourage mechanized farming of Potato and Maize among rural youths in the remote area of Ghoramora Sapori and Dibru Sapori, Sadiya by providing the necessary equipments and other materials and more importantly technical support, guidance and market linkage for overall economic upliftment in the area under Clause(X) of Schedule-VII of the CSR Rules under Section 135 of the Companies Act, 2013.

Objective of the project is to:

- i) Encourage the rural youth for adopting agriculture for self employment
- ii) To train the local farmers about scientific, mechanized cultivation methods
- iii) To develop a market linkage

The project proposal has come from Assam Agricultural University, Jorhat and the implementing partner for AGCL was Krishi Vigyan Kendra, Tinsukia. The project is completed and the expenditure is ₹212.14 lakhs.

### Managements' Reply to

#### Independent Auditor's Report

#### Managements' Reply :

#### All compliances are noted for future action; subject to the following paras.

#### Key Audit Matters- Emphasis of Matters

1. The amount receivable from various parties as reflected under Trade Receivables amounting to  $\gtrless1$ , 27,20,16,781/- remains mostly unreconciled and unconfirmed. Further, in our opinion, considering the unsecured and doubtful trade receivables, provision of Rs. 7,59,73,034/- (refer note no.10) provision of 3% of the "Revenue from operations" as per the company's accounting policies needs to be reviewed. (Refer note no. 34(vi)(e).

**Managements' Reply :** (i) In case of Industrial consumers, letters of confirmation of balances have been issued to all consumers but replies confirming the balances have been received from 2 nos. of major industries (NTPS and LTPS) and some of the tea consumers only. However, the observation of the auditor is noted for future action and collection of confirmation letters from all consumers in future.

(ii) The management has increased provision for bad and doubtful debts from 2% of Revenue from operations to 3% of Revenue from operations in the Financial Year 2021-22 based on last year's observation of Statutory Auditors. However, will review the current accounting policy of providing 3% of the Revenue from Operations towards provision for bad and doubtful debts, so as to ensure sufficient provision for bad and doubtful debts in the accounts from next financial year onwards.

2. The Company does not have an adequate internal audit system commensurate with the size and the nature of its business.

**Managements' Reply :** The Company has an Internal Audit Department which carries out pre audit of all payments involving amount of Rs. 10,000/- or more. Further, the department carries out audit some departments in every year and place its observations to the concerned department and the Management for necessary corrective actions.

Further to strengthen the Internal Audit System, the Company has already appointed an external Chartered Accountant Firm for Internal Audit of the Company for the Financial Year 2022-23.

#### Para i (b) of Annexure – A and Annexure – C

According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds, comprising all the immovable properties of land and buildings held in the name of the Company except that the land where the Administrative Office and the Compressor Machines of the company are situated, has not been registered in its name. The said land is yet to be formally transferred to the company – which was allotted by the Government of Assam to the company in the year 1968; and since then under their occupation, However the Company has not taken any action in this regard during the year under audit.

**Managements' Reply :** The Company has engaged a consultant (a retired civil servant) for carrying out all the formalities relating to the registration of Company's land in its name. As reported by the consultant, necessary actions have been taken with all the Circle Offices of various revenue circles of different districts and the matters are in progress and it is expected that necessary pending work will be completed within the FY 2022-23.

#### **Other Matters**

As per the Index of Charges available with Ministry of Corporate Affairs, it was observed that a Charge has been created in the Company's name against UCO Bank bearing Charge ID 90267508, 90267507 for ₹28 Crore & ₹18 Crore respectively. However, there was no such loan outstanding in the financial statements. As per information & explanation given to us, the Company is unable to file Form CHG 4 for satisfaction of the said charges since the no dues certificate is not yet received from the UCO Bank owing to some dispute with the Bank with respect to rate of Interest.

Managements' Reply : The matter relates to charging of Floating Rate of Interest by UCO Bank against above mentioned loan amounting to ₹28 Crores and ₹8 Crores availed in the year 2005 inspite of the fact that loan agreement signed provides for Fixed Rate of Interest. Though the Company has repaid full loan amount alongwith interest calculated with Fixed Rate of Interest with necessary intimation to the Bank, the bank has neither issued No due Certificate nor removed the charges in Ministry of Corporate Affairs website.

However, the management of the Company is pursuing the matter with officials of the Bank at Head Office of UCO Bank at Kolkata, Zonal Office at Jorhat including Local Office at Duliajan to resolve the issue at the earliest

Managements' Reply to Independent Auditors' Report on the Consolidated financial statements.

Managements' Reply : All compliances are noted for future action.

# कार्यालय, प्रधान महालेखाकार (लेखा परीक्षा), असम,



बेलतला, गुवाहाटी - 781 029 OFFICE OF THE PRINCIPAL ACCOUNTANT GENERAL (AUDIT), ASSAM, MAIDAMGAON, BELTOLA, GUWAHATI-781 029

No. AMG-III(PSU)/BS/1-17/2022-23/ 144

Date : 24 /09/2022

To,

The Managing Director, Assam Gas Company Limited, P.O.- Duliajan, District- Dibrugarh Pin-786602, Assam

# Sub: Comments of the Comptroller and Auditor General of India under Section 143(6)(b) of the Companies Act, 2013 on the accounts of Assam Gas Company Limited for the year 2021-22.

Sir,

I am to forward herewith the comments of the Comptroller and Auditor General of India under Section 143 (6)(b) of the Companies Act, 2013 on the accounts of **Assam Gas Company Limited** for the year ended 31 March 2022 for placing them before the Annual General Meeting of the Company.

The date of adoption of accounts in the Annual General Meeting of the Company may please be intimated.

Five copies of the printed Annual Report of the Company, when ready, may please be sent to this office.

Receipt of this letter with its enclosures may please be acknowledged.

## This issues with the approval of Principal Accountant General.

Enclosure: As stated.

Yours faithfully,

51/09

Deputy Accountant General, (AMG-III)

#### REGISTERED

Memo No. AMG-III(PSU)/ BS/1-17/2022-23/ 145

Copy forwarded for information and necessary action to:

1. The Secretary, Government of Assam, Industries Commerce & Public Enterprise Department, C Block, 2nd Floor, Assam Secretariat, GS Road ,Dispur, Guwahati-781006.

Date : 2/ /09/2022

Deputy Accountant General, (AMG-III) COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF ASSAM GAS COMPANY LIMITED FOR THE YEAR ENDED 31 MARCH 2022

The preparation of Financial Statements of Assam Gas Company Limited for the year ended 31 March 2022 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 (Act) is the responsibility of the Management of the Company. The Statutory Auditor/Auditors appointed by the Comptroller and Auditor General of India under section 139(5) of the Act is responsible for expressing an 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 **02 September 2022**.

I, on the behalf of the Comptroller and Auditor General of India, have conducted a supplementary audit of the financial statements of **Assam Gas Company Limited** for the year ended 31 March 2022 under section 143(6)(a) of the Act. This supplementary audit has been carried out independently without access to the working papers of the Statutory Auditors and is limited primarily to inquiries of the Statutory Auditors and a selective examination of some of the accounting records.

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

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

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Principal Accountant General (Audit), Assam

Place: Guwahati Date: 21 /09/2022

## कार्यालय, प्रधान महालेखाकार (लेखा परीक्षा), असम, बेलतला, गुवाहाटी – 781 029 OFFICE OF THE PRINCIPAL ACCOUNTANT GENERAL (AUDIT), ASSAM, MAIDAMGAON, BELTOLA, GUWAHATI-781 029

No. AMG-III(PSU)/BS/1-16/2022-23/142\_

Date : 2(/09/2022

To,

The Managing Director, Assam Gas Company Limited, P.O.- Duliajan, **District- Dibrugarh** Pin-786602, Assam

Comments of the Comptroller and Auditor General of India under Section Sub: 143(6)(b) of the Companies Act, 2013 on the accounts (Consolidated Financial Statement) of Assam Gas Company Limited for the year 2021-22.

Sir,

I am directed to forward herewith the comments of the Comptroller and Auditor General of India under Section 143 (6)(b) of the Companies Act, 2013 on the accounts of Assam Gas Company Limited for the year ended 31 March 2022 for placing them before the Annual General Meeting of the Company.

The date of adoption of accounts in the Annual General Meeting of the Company may please be intimated.

Five copies of the printed Annual Report of the Company, when ready, may please be sent to this office.

Receipt of this letter with its enclosures may please be acknowledged.

This issues with the approval of Principal Accountant General.

Enclosure: As stated.

Yours faithfully,

Deputy Accountant General, (AMG-III)

#### REGISTERED

Memo No. AMG-III(PSU)/ BS/1-16/2022-23/ 143 Copy forwarded for information and necessary action to:

Date : 2/ /09/2022

1. The Secretary, Government of Assam, Industries Commerce & Public Enterprise Department, C Block, 2nd Floor, Assam Secretariat, GS Road ,Dispur, Guwahati-781006

21/09

Deputy Accountant General, (AMG-III)

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(b) READ WITH SECTION 129(4) OF THE COMPANIES ACT 2013 ON THE CONSOLIDATED FINANCIAL STATEMENTS OF ASSAM GAS COMPANY LIMITED FOR THE YEAR ENDED 31 MARCH 2022.

The preparation of Consolidated Financial Statements of ASSAM GAS COMPANY LIMITED for the year ended 31 March, 2022 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 (Act), is the responsibility of the Management of the Company. The Statutory Auditors, appointed by the Comptroller and Auditor General of India, under Section 139(5) read with Section 129(4) of the Act, are responsible for expressing an opinion on the Financial Statements under Section 143 read with Section 129(4) of the Act based on independent audit in accordance with the auditing standards prescribed under Section 143(10) of the Act. This is stated to have been done by them vide their Audit Report dated 02 September 2022.

I, on behalf of the Comptroller and Auditor General of India, have conducted a supplementary audit, of the Consolidated Financial Statements of <u>ASSAM GAS</u> <u>COMPANY LIMITED</u> for the year ended 31 March 2022 under Section 143(6)(a) read with section 129(4) of the Act. We conducted a supplementary audit of the financial statements of DNP Limited (a subsidiary company of Assam Gas Company Limited), Purba Bharti Gas Private Limited (a Joint venture company of Assam Gas Company Limited) while the audit of Tripura Natural Gas Company Limited (an Associate company of Assam Gas Company Limited) was conducted by the Principal Accountant General (Audit), Tripura. This supplementary audit has been carried out independently without access to the working papers of the Statutory Auditors and is limited primarily to inquiries of the Statutory Auditors and Company personnel and a selective examination of some of the accounting records.

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

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

of the Vinga

Principal Accountant General (Audit), Assam

Place: Guwahati Date: 21 /09/2022

1 | Page



# N. C. KARNANY & CO Chartered Accountants

Karnany Circle, Dewal Road, Jorhat – 785001 (Assam) Ph.: 0376-3550116, 70026-01934; email: karnany@rediffmail.com, nck.jrt@gmail.com

#### INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF ASSAM GAS COMPANY LIMITED

Report on the Audit of the standalone Financial Statements

Opinion

We have audited the accompanying standalone Ind AS Financial Statements of ASSAM GAS COMPANY LIMITED ("the Company"), which comprise the standalone Balance Sheet as at March 31, 2022, the standalone Statement of Profit and Loss (including other comprehensive income), the Statement of Cash Flows and the Statement of changes in equity for the year ended on that date, notes to the financial statements and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as"the Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS Financial Statements along-with the notes thereon, give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including the Indian Accounting Standards specified in the Companies (Indian Accounting Standards) Rule 2015 " as amended" under section 133 of the Act, of the state of affairs (financial position) of the Company as at March 31, 2022, and its Profit/<del>loss</del> (financial performance including other comprehensive income), changes in its cash flows and the changes in equity for the year ended on that date.

#### **Basis for Opinion**

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



#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the standalone Ind AS Financial Statements of the current period. These matters were addressed in the context of our audit of the standalone Ind AS Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report. **Emphasis of Matters** 

The amount receivable from various parties as reflected under Trade Receivables amounting to Rs. **1,27,20,16,781** /- remains mostly unreconciled and unconfirmed. Further, in our opinion, considering the unsecured and doubtful trade receivables. Provision of Rs. 7,59,73,034/- (refer note no.10) i.e. provision of 3% of the "Revenue from Operations" as per Company's accounting policies needs to be reviewed. {Refer note no. 37(vi)(e).}

The Company does not have an adequate internal audit system commensurate with the size and the nature of its business.

#### **Other Matters**

As per the Index of Charges available with Ministry of Corporate Affairs, it was observed that a Charge has been created in the Company's name against UCO Bank bearing Charge Id 90267508, 90267507 for Rs. 28 Crore &Rs. 18 Crore respectively. However, there was no such loan outstanding in the financial statements. As per information & explanation given to us, the Company is unable to file Form CHG 4 for satisfaction of the said charges since the no dues certificate is not yet received from UCO Bank owing to some dispute with the Bank with respect to the rate of Interest.

# Information other than the Financial Statements and Auditor's Report thereon

The Company's management and Board of Directors are responsible for the preparation of the other information. The other information comprises the informationincluded in the Management Discussion and Analysis Board's Report including Annexure toBoard's Report Business Responsibility Report Corporate Governance and Shareholder'sinformation but does not include the standalone financial statements and our auditor's report thereon.

Our opinion on the standalone financial statements does not cover theother information and we do not express any form of assurance conclusion thereon.

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

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

## Management's Responsibility for the Standalone Financial Statements

The Company's Management and the Board of Directors are responsible for the matters stated in section 134(5) of the Act, with respect to the preparation of these standalone Financial Statements that give a true and fair view of the state of affairs, profit/loss, and other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act.

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

In preparing the standalone Ind AS Financial Statements, the management and the Board of Directors are 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 doso.

The Board 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 standalone Financial Statementsas a whole arefree 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, butis 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 standalone Financial Statements.

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

- i) Identify and assess the risks of material misstatement of the standalone financial statements, whether due of fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that issufficient 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 internalcontrol.
- ii) Obtain an understanding of internal financial controls relevant to the audit inorder to design auditprocedures that are appropriate in the circumstances. Under section 143(3)(ii) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial

controls with reference to Financial Statements in place and the operating effectiveness of such controls.

- iii) Evaluate the appropriateness of Accounting policies used and the reasonableness of accounting estimates and related disclosures in this standalone Financial Statements made bymanagement and Board of Directors.
- iv) Conclude on the appropriateness of the management and Board of Directorsuse of the going concern basis of accounting and, based on theaudit evidence obtained, whether a material uncertainty exists related to events or conditions that maycast 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 standaloneFinancial Statementsor, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidencesobtained up to the date of our Auditor's Report. However, future events or conditions may cause the Companyto cease to continue as a goingconcern.
- v) Evaluate the overall presentation structure and content of the standalone Financial Statements, including the disclosures, and whether the standalone Financial Statements represent the underlying transactions and events in a manner that achieves fairpresentation.

Materiality is the magnitude of misstatements in the standalone Financial Statements that, individually orin aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone Financial Statementsmay be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Financial Statements.

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 determined those matters that were of most significant in the audit of the standalone 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 regulations precludes / 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

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), as amended, issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of theOrder.
- 2. As required by section 143 (3) of the Act, based on our audit we report hat:
  - 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 ouraudit;
  - b. In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of thosebooks;
  - c. The standaloneBalance Sheet, the standaloneStatement of Profit and Loss (including other comprehensive income), the Statement of Cash Flowsand the Statement of Changes inequity dealt with by this Report are in agreement with the books of accounts.
  - d. In our opinion, the aforesaid standaloneInd AS financial statements comply with the Accounting Standards specified under section 133 of the Act, with relevant rule issued thereunder.
  - e. On the basis of written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
  - f. With respect to the adequacy of the internal financial controls overfinancial reporting of the Company and the operating effectiveness of such controls referto our separate report in Annexure B"; Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls overfinancial reporting.
  - g. With respect to the matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act as amended:

In our opinion and to the best of our information and according to the explanations given to us the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of section 197 of the Act. The remuneration paid to any director is not in excess of limit laid down under section 197 of the Act.



- h. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given tous:
  - The Companyhas disclosed the impact of pending litigations as at 31<sup>st</sup> March, 2022on its financial position in itsstandaloneFinancial Statements – Refer Note 37 (vi) regarding Trade Receivables &37(xi) regarding Contingent Liabilities to the standalone financial statements.
  - ii) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses and as such the Companyhas not made anyprovision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
  - iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company and as such there has been no delay in transferring amounts, required to be transferred, to theInvestorEducation and Protection Fund by theCompany.
  - iv) (a) The management of the Company has represented that to the bestofit's knowledge and belief no funds have been advanced or loaned or invested (eitherfrom borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person(s) or entity(ies) including foreign entities("intermediaries") with the understanding whether recorded in writing orotherwise that the intermediary shall whether directly or indirectly lend or invest inother persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee security or thelike on behalf of the Ultimate Beneficiaries;

(b) The management of the Company has represented that that to thebest of it's knowledge and belief no funds have been received by the Company from anyperson(s) or entity(ies) including foreign entities ("Funding Parties") with the understanding whether recorded in writing or otherwise that the Company shallwhether directly or indirectly lend or invest in other persons or entities identified in any guarantee security or the like on behalf of theUltimate Beneficiaries; and

(c) Based on such audit procedures that we have considered reasonableand appropriate in the circumstances; nothing has come to our notice that has caused us tobelieve that the representations under sub-clause (i) and (ii) above contain any materialmisstatement.



V)

As stated in Note No. 39 to the standalone financial statements

a) The final dividend proposed in the preceding year declared and paidby the Company during the year is in accordance with Section 123 of the Act asapplicable.

b) Further the Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with section 123 of the Act as applicable.

Place: Guwahati

Date: 18.08.2022

JORHAT

For N.C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E)

an

(MADHAVI KARNANY) Partner Membership No. 064292 UDIN: 22064292APHMFI1215

## "Annexure A" to the Independent Auditors' Report

(Referred to in paragraph 1 under the heading 'Report on Other Legal & Regulatory Requirement' section of our report of even date to the financial statements of the Company for the year ended March 31,2022:

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

- i) In respect of the Company's Property, Plant and Equipment and Intangible Assets:
  - (a) (A)TheCompany has maintained proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment and relevant details of right-of-use assets.
    - (B) TheCompany has maintained proper records showing full particulars of intangible assets.
  - (a) The Company has a regular programme of physical verification of its property, plant and equipment and right of use assets by which all the property, plant and equipment are verified in a phased manner over a period of 3 years. In accordance with this programme, certain property, plant and equipment were verified during the year and no material discrepancies were noticed on such verifications. In our opinion, the periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its property, plant and equipment.
  - (b)Based on our examination of the property tax receipts and lease agreement for land on which building is constructed, registered sale deed / transfer deed / conveyance deed provided to us, we report that, the title deeds, comprising all the immovable properties of land and buildings held in the name of the Company except that the land where the Administrative Office and the Compressor Machines of the Company are situated, has not been registered in its name. The said land is yet to be formally transferred to the Company-which was allotted by the Government of Assam to the Company in the year 1968; and since then under their occupation. Howeverthe Company has not taken any action in this regard during the year under audit.

Sr. No.	Description of Property	Gross carrying value	Held in Name of	Whether promoter, director or their relative or employee	Period held – Indicate range, where appropriate	Reason for not being held in name of Company (also indicate if in dispute)
1	Freehold Land Near 16 No. Tiniali, Duliajan 166B-04K-12L		Government of Assam	N.A.	and	The said land is yet to be formally transferred

(includes land in AGCL –	to the Company-
North Colony, South Colony and H/G	which was allotted by the
Barrack)	Government of Assam to the
	Company in the year 1968; and
	since then under their occupation.

- (c) The Company has not revalued its PropertyPlant and equipment (including Right of Use assets) or intangible assets or both duringthe year. Accordingly clause 3(i) (d) of the order is not applicable.
- (d) No proceeding has been initiated or pending against the Company for holding benami property under the Benami Transactions (Prohibition) Act, 1988 and rules made thereunder.Accordingly, the provisions stated in paragraph 3(i) (e) of the Order are not applicable to the Company.
- ii) In respect of the Company's inventories
  - (a) As explained to us, the inventories of store items and spares are physically verified at regular intervals by the Management and discrepancies noticed on physical verification of stocks as compared to book records are properly dealt with in the books of account. However, the coverage of such physical verification of inventories does not include pipe lines which are installed under the ground.
  - (b) The Company has not been sanctioned working capital limits in excess of <sup>I</sup> 5 crore, in aggregate, at any points of time during the year, from banks or financial institutions on the basis of security of current assets and hence reporting under clause 3(ii)(b) of the Order is not applicable.
- iii) In respect of investments made guarantees provided securitygiven loans and advances in the nature of loans.
  - (a) The Company has provided loans or provided advances in the nature of loans, or given guarantee, or provided security to any other entity.



The details of such loans or advances and guarantees or security to subsidiaries, Joint Ventures and Associates are as follows:

	Guarantees	Security	Loans	Advances
Aggregate amount granted/provided during the year				
- Subsidiaries				35,20,661.80
Balance Outstanding as at balance sheet date in respect of above cases - Subsidiaries -				24,62,924.80

- (b) Based on the audit procedures performed by us, we are of the opinion that the terms and conditions in relation to investments made, guarantees provided, securities given and / or grant of all loans and advances in the nature of loans and guaranteesare not prejudicial to the interest of the Company.
- (c) In respect of loans granted by the Company, in our opinion the schedule ofrepayment of principal and payment of interest has been stipulated and repayments orreceipts of principal amounts and interest have been regular as per stipulations.
- (d) In respect of loans granted by the Companythere is no amount overdue formore than ninety daysas at the balance sheet date.
- (e) There were no loans granted whichhas fallen due during the year which have been renewed or extended or fresh loans grantedto settle the overdue of existing loans given to the same parties.
- (f) The Company has not granted anyloans or advances in the nature of loans either repayable on demand or without specifyingany terms or period of repayment.
- iv) The Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable.
- v) The Company has not accepted any deposits from the public within the meaningof the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Act and the rules framed there under. Accordingly clause 3(v) of the order is not applicable to the Company.

- vi) We have broadly reviewed the cost records maintained by the Company pursuant to the Rules made by the Central Government under Section 148(1) of the Companies Act, 2013 and are of the opinion that prima facie the prescribed cost records have been made and maintained. We have, however, not made a detailed examination of these records with a view to determining whether they are accurate or complete.
- vii) a) The Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Goods and Services Tax, Value Added Tax, Sales Tax, Excise Duty, Duty of Customs, Cessand other material statutory dues applicable to it during the year with the appropriate authorities. As explained to us, the Company did not have any dues on account of employees' state insurance.

There were no undisputed amounts in respect of Provident Fund, Income Tax, Sales Tax, Value Added Tax, GST, duty of customs, service tax, cess and other material statutory dues were in arrears as at March 31, 2022 for a period of more than six months from the date they becamepayable.

b) There are no dues of duty of customs which have not been deposited with the appropriate authorities on account of any dispute. However, the following dues of IncomeTax, Sales Tax, Duty of Excise, Service Tax and Value Added Taxhave not been deposited by the Company on account of dispute:

Name Of Statute	Nature Of Dues	Amount(in Lakhs of Rs)	Period To Which The Amount Relates	Forum Where The Dispute Is Pending
Income Tax Act	Тах	3.93	A.Y. 2006- 07	Central Processing Cell
Income Tax Act	Тах	0.54	A.Y. 2007- 08	Central Processing Cell
Income Tax Act	Тах	3. 09	A.Y. 2016- 17	Central Processing Cell
Assam VAT ACT	Tax (including interest)	2103.42	F.Y. 2006-07	Commssioner, Assam VAT
Assam VAT ACT	Tax (including interest)	231. 54	F.Y. 2007-08	Additional Commissioner, Assam VAT
Assam VAT ACT	Tax (including interest)	2143. 55	F.Y. 2008-09	Assam Board of Revenue

Assam VAT ACT	Tax (including interest)	2185.79	F.Y. 2009-10	Appeal filed with Hon'ble Guwahati High Court
Assam VAT ACT	Tax (including interest)	1431.90	F.Y. 2013-14	Commssioner, Assam VAT
Assam VAT ACT	Tax (including interest)	1341.67	F.Y. 2014-15	Commssioner, Assam VAT
Assam VAT ACT	Tax (including interest)	1518.36	F.Y. 2015-16	Commssioner, Assam VAT
Service Tax	Тах	402.29	2007 to 2012	CESTAT, Kolkata
Service Tax	Tax	52. 28	2012-2013	CESTAT, Kolkata
Service Tax	Тах	87.73	Oct'12 to Sep'13	CESTAT, Kolkata
Service Tax	Тах	152. 57	Apr'09 to Mar'14	CESTAT, Kolkata
Service Tax	Tax	88. 37	Oct'13 to Sep'14	CESTAT, Kolkata
Service Tax	Тах	36. 07	2014-15	CESTAT, Kolkata
Service Tax	Тах	55.15	Oct'14 to Sep'15	CESTAT, Kolkata
Service Tax	Tax	8812	Oct'15 to Sep'16	CESTAT, Kolkata
Service Tax	Тах	74.17	2015-16	CESTAT, Kolkata
Service Tax	Тах	121.74	Oct'16 to June'17	CESTAT, Kolkata
Service Tax	Тах	12.61	2016-17	CESTAT, Kolkata
Service Tax	Тах	1.54	Apr'17 to June'17	CESTAT, Kolkata

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- viii) The Company has not surrendered ordisclosed previously undisclosed transactions as income during the year in the taxassessments under the Income Tax Act 1961 (43 of 1961). Accordingly clause 3(viii) of the order is not applicable to the Company.
- ix) In respect of loans and borrowings of the Company
  - a) Based upon the audit procedures performed, the Company has notdefaulted in repayment of loans or other borrowings or in the payment of interest thereonto any Bank or financial institutions. Further the Company has not taken any loan fromgovernment.
  - b) We report that the Company has not been declared willful defaulter by any bank or financial institution or government or government authority.
  - c) The Company has utilized the money obtained by way of term loans during theyear for the purposes for which they were obtained.
  - d) On an overall examination of the standalonefinancial statements of the Company, we report that no funds raised on short-term basis have been used for long-term purposes by the Company.
  - e) On anoverall examination of the standalone financial statements of the Company, we report thatprima facie the Company has not taken any funds from any entity or person on account ofor to meet the obligations of its jointly controlled entities.
  - f) The Company has not raised loans during the year on the pledge of securities held in its jointly controlled entities.
- a) TheCompany did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3 (x)(a) of the Order is not applicable.

b) The Company has not made any preferential allotment or private placement or not issued any fully or partly convertible debentured uring the year under review. Accordingly clause 3(x)(b) of the order is not applicable.

- xi) a) No fraud by theCompany or on the Company by its officers or employees has been noticed or reported during the year.
  - b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
  - (c) As represented to us by the management, there are no whistle-blower complaints received by the Company during the year. Accordingly, the provisions stated in paragraph (xi)(c) of the Order is not applicable to Company.

- xii) The Company is not a NidhiCompany and hence reporting under clause (xii) of the Order is not applicable.
- xiii) In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 with respect to applicable transactions with the related parties and the details of related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- xiv) a) In our opinion the Company does not have an adequate internal audit system commensurate with the size and the nature of its business.

b) We were unable to obtain any of the internal audit reports of the Company, hence the internal audit reports have not been considered by us.

- xv) In our opinion during the year the Company has not entered into any non-cash transactions with its Directors or persons connected with its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- (a) In our opinion, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable.

(b) In our opinion, there is no core investment Company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.

- xvii) The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- xviii) There has been no resignation of the statutory auditors of the Company during the year.
- xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- xx) (a) There are no unspent amounts towards Corporate Social Responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx)(a) of the Order is not applicable for the year.

(b) There are no amounts remaining unspent under section (5) of section135 of Companies Act pursuant to any ongoing project has been transferred to specialaccount in compliance with provision of sub section (6) of section 135 of the said Act. Accordingly, reporting under clause 3(xx)(b) of the Order is not applicable for the year.

Place: Guwahati

Date: 18.08.2022



For N.C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E)

(MADHAVI KARNANY) Partner Membership No. 064292 UDIN: 22064292APHMFI1215

#### "Annexure B" to the Independent Auditor's Report

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

(Referred to in paragraph 2(f) under "Report on other Legal and Regulatory Requirements" Section of our report of even date)

We have audited the internal financial controls over financial reporting of **ASSAM GAS COMPANYLIMITED ("the Company")** as of March 31, 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

#### Opinion

In our opinion, 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 31 March, 2022, based on the internal control with reference to financial statement criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

#### Management's Responsibility for Internal Financial Controls

The Company's management and the Board of Directors are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). 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 with reference to financial statement 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 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.

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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 judgment, including the assessment of the risks of material misstatement of the standalone Ind AS 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.

Place: Guwahati

Date: 18.08.2022

ANAN

For N.C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E)

(MADHAVI KARNANY) Partner Membership No. 064292

UDIN:22064292APHMFI1215

#### ANNEXURE - C

# DIRECTIONS UNDER 143(5) OF THE COMPANIES ACR, 2013 FOR THE YEAR 2021-22

- 1. Whether the Company has clear title/ lease deeds for free hold and leasehold land respectively? If not, please state the area of freehold and leasehold land for which title/ lease deeds are not available.
  - The Company has clear title deeds for all the freehold lands and leasehold lands, except that the land where the Administrative Office and the Compressor Machines of the Company are situated, has not been registered in its name. The said land is yet to be formally transferred to the Company- which was allotted by the Government of Assam to the Company in the year 1968; and since then under their occupation.

SI. No.	Location	State	Land available		Remarks	
1.	Near 16 no. Tiniali, Duliajan	Assam	Land availab Leasehold Nil	Freehold Freehold 166B-04K-12L (includes land in AGCL – North Colony,	Remarks The said land is yet to be formally transferred to the Company- which	
				South Colony and H/G Barrack)	was allotted by the Government of Assam to the Company in the year 1968; and since then under their occupation.	

The details of the land where title deeds are not available are as follows:

- 2. Whether there are any cases of waiver/write off of debts/ loans interest etc., if yes, the reasons there for and the amount involved.
  - None and Not Applicable.
- 3. Whether proper records are maintained for inventories lying with third parties & assets received as gift from Govt. or other authorities.
  - None and Not Applicable.



#### ANNEXURE - D

# SUB DIRECTIONS UNDER SECTION 143(5) OF THE COMPANIES ACT, 2013 FOR THE YEAR 2021-22

- 1. State the area of land under encroachment and briefly explain the steps taken by the Company to remove encroachments.
  - As per information and explanations given to us, no land under the possession of the Company has been encroached.
- 2. Whether subsidy received /recoverable from Government of India has been properly accounted for as per claims admitted.
  - None and Not Applicable.



# ANNEXURE - E

# DIRECTIONS UNDER SECTION 143(5) OF THE COMPANIES ACT, 2013 FOR THE YEAR 2021-22

1.	Whether the Company has system in place to process all the accounting transactions through IT system? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	Most of the accounting transactions are processed manually and IT system is used only for limited purpose like compilation of accounts – entering the manually prepared vouchers in Tally system and finalisation, pay roll accounting – generation of the monthly salary calculations and pay slips, generation of bills – generating monthly invoices for gas and TC and stores accounting – entering the issues and receipts notes and maintaining stock ledger, through individual programs for each function.
2.	Whether there is any restructuring of an existing loan or cases of waiver / write off of debts / loans / interests etc., made by a lender to the Company due to the Company's inability to repay the loan?	None and not applicable.
	If yes, the financial impact may be stated.	
3.	Whether funds received / receivable for specific schemes from central / state agencies were properly accounted for / utilized as per its terms and conditions? List the cases of deviation.	None and not applicable.



#### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

BALANCE SHEET (Amount - INR in Lakhs)

	Note	AS AT	10.10
Particulars	Note No.	AS A1 31-03-2022	AS AT 31-03-2021
A ASSETS			
1) Non-current assets			
(a) Property, Plant & Equipment	-		
(b) Capital Work- in- progress	2	16,827.81	14,755.50
(c) Other Ingangible Assets	3	12,160.56	5,237.27
(d) Right-of-use Assets	4	121.93	151.80
(e) Financial Assets	2	149.07	168.00
i) Investments			
ii) Other Financial Assets	6 7	16,895.30	16,895.30
(f) Other Non-current assets		5,123.37	3,738.75
() san tien entern ussels	8	19.32	19.32
2) Current assets		51,297.36	40,965.94
(a) Inventories			
(b) Financial Assets	9	4,780.49	3,413.96
i) Trade receivables	10		
ii) Cash and cash equivalents	10	11,960.44	9,309.06
iii) Bank balance other than (ii) above	11	499.69	248.79
iv) Others	12	41,667.97	46,456.79
(c) Current Tax Assets (Net)	13	2,299.23	1,827.97
(d) Other current assets (iver)	14	1,989.34	1,266.39
(d) other current assets	15	305.61	307.41
		63,502.77	62,830.37
TOTAL ASSETS		111000 10	
		1,14,800.13	1,03,796.31
B EQUITY AND LIABILITIES			
1. Equity			
1. Equity a. Equity Share Capital	16	1,691.45	1,691.45
1. Equity	16 17	1,691.45 91,425.05	1,691.45 86,871.34
1. Equity a. Equity Share Capital		91,425.05	86,871.34
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> </ol>			
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities</li> </ol>		91,425.05	86,871.34
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities         <ul> <li>a. Non Current Liabilities</li> </ul> </li> </ol>		91,425.05	86,871.34
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities         <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> </ul> </li> </ol>	17	91,425.05	86,871.34
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities         <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> </ul> </li> </ol>		91,425.05	86,871.34
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities         <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> </ul> </li> </ol>	17	91,425.05 93,116.50	86,871.34 88,562.79
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities         <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> </ul> </li> </ol>	17	91,425.05 93,116.50 3,131.93	86,871.34 88,562.79 94.77
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> </ul> </li> </ul>	17 18 19 20	91,425.05 93,116.50 3,131.93 94.00 8,257.55	86,871.34 88,562.79 94.77 6,792.56
<ol> <li>Equity         <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities         <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> </ul> </li> </ol>	17 18 19 20	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46	86,871.34 88,562.79 94.77 6,792.56 1,447.39
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> </ul> </li> </ul>	17 18 19	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46 1,294.34	86,871.34 <b>88,562.79</b> 94.77 6,792.56 1,447.39 1,381.76
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> </ul> </li> </ul>	17 18 19 20	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46	86,871.34 88,562.79 94.77 6,792.56 1,447.39
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> <li>c. Provisions</li> </ul> </li> </ul>	17 18 19 20 21* 4	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46 1,294.34 14,351.27	86,871.34 <b>88,562.79</b> 94.77 6,792.56 1,447.39 1,381.76
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> <li>c. Provisions</li> </ul> </li> <li>Financial Officer <ul> <li>Managing</li> </ul> </li> </ul>	17 18 19 20 21 *	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46 1,294.34	86,871.34 <b>88,562.79</b> 94.77 6,792.56 1,447.39 1,381.76
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> <li>c. Provisions</li> </ul> </li> </ul>	17 18 19 20 21 *	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46 1,294.34 14,351.27	86,871.34 <b>88,562.79</b> 94.77 6,792.56 1,447.39 1,381.76
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> <li>c. Provisions</li> </ul> </li> <li>Financial Officer <ul> <li>Managing</li> </ul> </li> </ul>	17 18 19 20 21 *	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46 1,294.34 14,351.27	86,871.34 <b>88,562.79</b> 94.77 6,792.56 1,447.39 1,381.76
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> <li>c. Provisions</li> </ul> </li> <li>Financial Officer <ul> <li>Managing</li> </ul> </li> </ul>	17 18 19 20 21 *	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46 1,294.34 14,351.27 (continued)	86,871.34 <b>88,562.79</b> 94.77 6,792.56 1,447.39 1,381.76 <b>9,716.48</b>
<ul> <li>1. Equity <ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> </li> <li>2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> <li>c. Provisions</li> </ul> </li> <li>Financial Officer <ul> <li>Managing</li> </ul> </li> </ul>	17 18 19 20 21^ ' Director mpany Ltd.	91,425.05 93,116.50 3,131.93 94.00 8,257.55 1,573.46 1,294.34 14,351.27 (continued)	86,871.34 <b>88,562.79</b> 94.77 6,792.56 1,447.39 1,381.76

#### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: UIII01AS1962SGC001184

BALANCE SHEET (Amount - INR in Lakhs)

Particulars	Note No.	AS AT 31-03-2022	AS AT 31-03-202
(continued)			
3. Current Liabilities			
a. Financial Liabilities			
i) Trade payables			
<ul> <li>A) total outstanding dues of micro enterprises and small enterprises</li> </ul>			
<ul> <li>B) total outstanding dues of creditors other than micro and small enterprises</li> </ul>			
	22	2,020.85	1,395.86
ii) Borrowings iii) Lease Liabilities	18		
iv) Other Financial Liabilities		70.88	59.67
b. Other current liabilities	19	757.57	413.92
c. Provisions	23	3,922.79	2,842.83
e. 110/13/015	24	560.26	804.76
		7,332.35	5,517.04
TOTAL EQUITY & LIABILITIES		114,800.13	103,796.31
Corporate Information & Significant Accounting Policies	1		
Notes forming part of Financial Statements	36-39		

In terms of our report of even date attached herewith

For N. C. KARNANY & CO. ICAI Firm Regn No: 305103E Chartered Accountants

 ( CA. MADHAVI KARNANY) Partner ( Membership No. 064292) UDIN:

Assam Gas Company Ltd.

DIN-05249163

Place :

Guwahati

Dated :

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan

Managing Director Assam Gas Company Ltd.

Spita

Confipality Secretary Director Sim Gas Company Ltd. Assam Gas Company Ltd 03

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#### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

Profit & Loss Account (Amount - INR in Lakhs)

Particulars	Note No.	April'21 to March'22	April'20 to March'21
L Brunne C			March 21
I. Revenue from operations	25	25,324.36	20944.91
II. Other income	26	4,787.21	5390.50
III. Total Income (I + II)		30,111.57	26,335.41
IV. Expenses:			
Purchases of stock in trade	27		
Change in Inventory of Stock of CNG	27	11,916.10	7936.37
Excise duty	28	0.10	0.10
Employee benefit expenses		3.15	2.45
Finance costs	29	4,950.27	5,119.27
Depreciation and amortization	30	255.27	578.92
Other expenses	2, 3 & 5	1,188.99	1061.49
Total expenses	31	5,239.38	3774.11
i our expenses		23,553.26	18,472.71
V. Profit before exceptional items			111
and tax ( III - IV)		6,558.31	7,862.70
VI. Exceptional Items		94.81	
VI Profit haf-		94.01	655.30
VI. Profit before tax (V + VI)		6,653.12	8,518.00
VII. Tax expenses			
1) Current tax	32	1 (01 10	
2) Deferred tax	20	1,691.12	2183.36
	- 20	69.38	(107.90)
		1,760.50	2,075.46
VIII. Profit for the period from continuing operations (VI - VII	)	4,892.62	6,442.54
IX. Profit from discontinuing operations			
X. Tax expenses of discontinuing operations			
KI. Profit from Discontinuing operations (after tax) (IX - X)		-	
KII. Profit for the period (VIII + XI)		4,892.62	6,442.54

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Chief Financial Officer Assam Gas Co. Ltd.	Managing Director	Statered Accounter
P.O. Duliajan	Assam Gas Company Ltd.	Ro
Allek		Director Assam Gas Company Ltd. 3
asin Cas Company Ltd.	Director 104 m Gas Company Ltd.	DIN-05249163

#### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

Particulars	Note No.	April'21 to March'22	April'20 to March'21
(continued)			
XVI. Other Comprehensive Income			
A (i) Items that will not be reclassified to profit or loss		225.22	
(ii) Income tax relating to items that will not be reclassified to profit or loss		56.68	
B (i) Items that will be reclassified to profit or loss			
(ii) Income tax relating to items that will be reclassified			
to profit or loss			-
XVII. Total Comprehensive Income for the period			
(XV+XVI) (Comprising Profit (Loss) and Other		5,061.15	6,442.54
XVIII. Basic & Diluted Earnings per equity share: (in Rs.)	33		
(Face Value Rs. 100 per share)	35	299	381
Corporate Information & Significant Accounting Policies	1		
Notes forming part of Financial Statements	36-39		

In terms of our report of even date attached herewith

For N. C. KARNANY & CO. ICAI Firm Regn No: 305103E Chartered Accountants

( CA. MADHAVI KARNANY) Partner ( Membership No. 064292) UDIN:

Place : Guwahati

Dated :

H Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan



Managing Director

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Assam Gas Company Ltd.

Director sam Gas Company Lid. D1N-05249163

Director Assam Gas Company Ltd.

#### ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM</u>). <u>CIN: U11101AS1962SGC001184</u>

Statement of Change in Equity for the year ended 31st March 2022

(a) Equity Share Capital			1/03/2022		/03/2021	
Balance at the beginning of the reporting period		No. of Shares	Amount	No. of Shares	Amount	
Changesin Equity Share Capital during the period		1,691,449	1,691.45	1,691,449	1,691.45	
Balance at the end of the reporting period		1,691,449	1,691.45	1,691,449	1,691.45	
(b) Other Equity			Reserves and Sur	olus		
(c) ower cauly	Revaluation Reserve	Capital Reserve	General Reserve	Profit & Loss A/c	Other Comprehensive Income	Total
Balance at 01-April- 2021	38.87	69.11	86,758.36	5.00		86,871.34
Adj for rectification of Op balance			-			
Profit for the year			4,385.16	4,892.60		9,277.76
Other Comprehensive Income for the year					168.54	160.01
Dividends				507.43	100.34	<u>168.54</u> 507.43
Corporate Dividned Tax on Dividends						
ransfer to retained arnings				4,385.16		4,385.16
Balance at 31-Mar-22	38.87	69.11	91,143.53	5.00	168.54	91,425.05

Balance at 31-Mar-21	38.87	69.11	\$6,758.36	5.00	86,871.34
earnings		1		5,935.10	5,935.10
Transfer to retained earnings					~
Corporate Dividned Tax on Dividends					
Dividends				507.43	507.43
Other Comprehensive Income for the year					
Profit for the year			5,935.10	6,442.53	12,377.63
D. C. C. J.					224-37
Adj for rectification of Op balance			224.57		224.57
Balance at 01-April- 2020	38.87	69.11	80,598.69	5	80,711.67

**Chief Financial Officer** Assam Gas Co. Ltd. P.O. Du'iajan

Managing Director Assam Gas Company Ltd.

Assam Gas Compar

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DIN 0524916

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Secretary m Gas Company Ltd.

Director Assam Gas Company 06

#### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

#### CASH FLOW STATEMENT (Amount - INR in Lakhs)

DIN-05249163

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IN: U11101AS1962SGC001184		(Amount		
Statement of Cash Flow		For the year		
		<u>2021-22</u>	For the year 2020-21	
	CASH FLOW FROM "OPERATING ACTIVIT	TES"		
a)	Net Profit before Tax	6653.12	8,542.36	
b)	Adjustments for :		0,542.50	
i		1,188.99	1.0/1.40	
ii		1,100.99	1,061.49	
iii		17.41	10.00	
iv	in the pepulit	(2,580.95)	10.22	
V)			-2,795.02	
VI		(567.30)	-849.33	
VI	I) Other Comprehensive Income	225.22	-9.51	
	Operating Profit before working capital changes	4,936.49		
c)	Working capital changes :	4,930.49	5,960.21	
i)	Inventories	(1 266 52)		
ii)	10105(1 111, 1153013)	(1,366.53)	-980.84	
iii)	) Short Term Loans & Advances(Fin. Asset)	(2,651.38)	-1,202.50	
iv)	Other Current Liabilities	1.001.10		
v)		1,091.17	499.43	
vi)	Other current asset	624.99	(120.21)	
	Cash generated from operations	1.80	(51.46)	
Less :	Income Tax Payment	2,636.54	4,104.63	
	Cash Flow before extra ordinary items	(2,414.07)	168.22	
Add :	Earlier year adjustment	222.47	4,272.85	
	Net Cash from operating activities		•	
	CASH FLOW FROM "INVESTING ACTIVITI	222.47	4,272.85	
i)	Purchase of Assets (net)			
ii)	Fixed Deposits	(10,135.79)	(5,891.86)	
iii)	Dividend received	3,404.20	(4,602.83)	
iv)	Interest received on Fixed Deposits	567.30	849.33	
v)	Misc. Exp - VRS Payments	2,578.48	3,307.75	
vi)	Non-Current Investment	(17.41)	(34.58)	
	Net Cash used in investing activities		(7.43)	
	CASH FLOW FROM "FINANCING ACTIVITI	(3,603.22)	(6,379.62)	
i)	Non Current other financial liabilities			
ii)	Interest on Loans	1,464.21	598.16	
iii)	Dividend & Tax paid	(507.43)		
iv)	Current other Financial Liabilities	343.65	(507.43)	
v)	Financial Asset	(468.80)	31.46	
vi)	Current Liabilities provisions	(244.49)	798.98	
vii)	Other provisions	(87.42)	222.59	
viii)	Borrowings (Loan from Axis Bank)	3,131.93	194.58	
	Net Cash used in financing activities	3,631.65	1,338.34	
	Net Increase in Cash & Cash equivalents	250.90		
	Cash & Cash equivalents at the begining of the year	230.90	(768.43)	
	Cash & Cash equivalents at the end of the year	499.69	1,017.22	
	1,	A 499.09	248.79	
	A = 1	hal		
C	hief Financial Officer Manadi	ng Director		
F	Assam Gas Co. Ltd. Assam Gas	ng Director	en date	
	P.O. Du'iajan	affacted to here with	I a UU.	
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Place ·		Su anon No		
		(Firm Registration No	-	Ret
Place : Dated :		(MADHAVI KARNAK	-	Bet
		(MADHAVI KARNAK Partner	MANYES	Director
	T	(MADHAVI KARNAK	MANYES	Assam Gas Company I

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### **Corporate Information**

Assam Gas Company Limited, a Government of Assam Undertaking - incorporated in India under the provisions of the Companies Act, 1956, fully owned and controlled by the Government of Assam through Equity participation, having its Registered Office situated at Duliajan (Post Office), Dibrugarh District, PIN 786602, Assam.

The Financial Statements for the year ended on 31st March 2022 were authorized for issue in accordance with the resolution of the Board of Directors on 18th August, 2022.

### Statement of Significant Accounting Policies 1.

### 1.1 Basis for Preparation

The financial statements of the company have been prepared in accordance and comply in all material aspects with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rule, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016; and the other relevant provisions of the Act and Rules there under.

The financial statements have been prepared under the historical cost convention and in accordance with Generally Accepted Accounting Principles in India (Indian GAAP), including Accounting Standards notified under relevant provisions of the Companies Act, 2013. Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy. Revenues are generally recognized on accrual system of accounting except where otherwise stated.

The company's functional and presentational currency is Indian Rupees. All figures appearing the Financial Statement is rounded off to nearest Lakh, except where otherwise indicated.

### 1.2 Change in Accounting Policy

The method of keeping the accumulated surplus under the "Profit & Loss Account" under "Other Equity (Liabilities) in the Balance Sheet has been changed to the following method with effect from the year 2016-17

- a. Opening of a separate account for "General Reserves" under "Other Equity (Liabilities) in the Balance Sheet for keeping the surplus of the accumulated funds.
- b. Keeping a maximum balance of Rs.5 00 000.00 in the "Profit & Loss Account" under "Other Equity (Liabilities) in the Balance Sheet for every year.
- c. Transferring the surplus accumulated fund in the "Profit & Loss Account" to "General Reserve Account" both under "Other Equity (Liabilities) in the Balance Sheet.

Further, following changes are made in Accounting Policies from the year 2021-22.

Managing Director

Assam Gas Company Ltd.

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Till the F.Y. 2020-21, VRS payments made was accounted for by way of charging to RHA Statement of Profit and Loss an amount equal to 15th of such payments and the balance are charged to Miscellaneous expenditure (Asset) to be written off over next four succeeding years. However, as

Director

Assam Gas Company Ltd.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

### ASSAM GAS COMPANY LIMITED Financial statements – 2021-22 DULIAJAN, (ASSAM).

### SIGNIFICANT ACCOUNTING POLICIES

per requirement of Ind AS, we have written off full amount of VRS paid during the FY 2021-22 in the same year. Further, as per requirement of Ind AS, necessary adjustment is made in opening balance of Previous year by reducing an amount of Rs. 5,32,919/- to Other Non-Current Assets (Note No. 8) and corresponding effect in Other Equity (Note No. 17) and Deferred Tax Liability (Note No. 20) as on 01.04.2020.

Similarly, an amount of Rs. 24,36,278/- has been adjusted by increasing Employee Benefit Expenses ( Note No. 29) for the F.Y. 2020-21 and corresponding impact in Other Equity (Note No. 17) and Deferred Tax Liability (Note No. 20).

b.Discounting has been done on yearly basis in case of Lease trasnaction till last year. However same has been changed to monthly basis during the FY 2021-22.

### 1.3 Ind AS 116 - Leases

The Company evaluates if an arrangement qualifies to be a lease as per the requirements of Ind AS 116. Identification of a lease requires significant judgement. The Company uses significant judgement in assessing the lease term (including anticipated renewals) and the applicable discount rate.

The Company determines the lease term as the non-cancellable period of a lease, together with both periods covered by an option to extend the lease if the Company is reasonably certain to exercise that option. The Company revises the lease term if there is a change in the non-cancellable period of a lease. The discount rate is generally based on the incremental borrowing rate specific to the lease being evaluated or for a portfolio of leases.

At the date of commencement of the lease, the Company recognizes Right of use Assets and a corresponding lease liability for all lease arrangements in which it is a lease, except for leases with a term of twelve months or less (short- term leases) and leases of low value assets. For those short-term leases and leases of low value assets, the Company recognizes the lease payment as operating expenses on straight line basis over the term of the lease.

In the Statement of Profit and Loss, the nature of expenses in respect of operating lease has changed from lease rent to depreciation on Right-of-Use assets and Finance cost for interest accrued on lease liability using the effective interest method.

Lease liability and Right of Use Assets have been separately presented in the Balance Sheet and lease payments have been recognized as financing cash flows.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'lajan

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Managing Director Assam Gas Company Ltd.

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Director

Assam Gas Company Ltd.

Assam Gas Company

### 1.4 Ind AS 19 - Employee Benefit

Employee benefits include provident fund, pension fund, gratuity and leave encashment.

### Defined contribution plans

The Company's contribution to provident fund and pension fund is considered as defined contribution plan and is charged as an expense as they fall due based on the amount of contribution required to be made and when services are rendered by the employees. The Company has no legal or constructive obligation to pay contribution in addition to its fixed contribution.

### Defined benefit plans

The liability or asset recognised in the balance sheet in respect of gratuity and leave encashment is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation. The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the statement of profit and loss.

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognised during the year when the employees render the service.

### 1.5 Impairment of Assets

In accordance with Ind AS-36, an asset is treated as 'impaired' when the carrying cost of asset exceeds its recoverable value. An impairment loss is charged to the Profit & Loss Statement in the year in which an asset is identified and impaired. The impairment loss recognized in prior accounting periods is reversed if there has been a change in the estimates of recoverable amount.

### 1.6 Treatment of Additional Security Deposits from Domestic consumers:

In case of Domestic consumers, Additional Security deposits received against installation of new connections have been disclosed under "Security Deposits from Domestic Consumers" under "Non current Financial Liabilities" (Other Financial Liabilities).

Chief Financial Officer Assam Gas Co. Ltd. P.O. Dullajan

Managing Director Assam Gas Company Ltd.

Assam Gas Company Ltd.

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### 1.7 Use of Estimates and judgements

The preparation of financial statements in conformity with Ind AS which requires the Management to make estimates, judgements and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of revenue, expenses, assets and liabilities and accompanying disclosure along with contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require material adjustments to the carrying amount of assets or liabilities affected in future periods. The company continually evaluates these estimates and assumptions based on the most recently available information. Difference between the actual results and estimates are recognized in the statement of Profit and Loss in the year in which the results are known / materialized.

### 1.8 Property, Plant and equipment

### 1.8.1 Tangible Assets

a) Property, plant and equipement are stated at cost of acquisition inclusive of freight, duties, taxes and other incidental expenses related to acquisition and any other cost attributable to bringing the same to their working condition.

b) In the case of commissioned assets where final payment to the contractor is pending, capitalization is made on provisional basis subject to necessary adjustment in cost and depreciation in the year of settlement.

c) Borrowing cost attributable to construction of Capital Assets is capitalised till the date of commencement of commercial use of the assets. Other borrowing costs are recognised as expense.

d) Capital cost recovered from consumers, are credited to Capital Reserve and the Fixed Assets are value at cost.

e) An item of property, plant and equipement and any significant part initially recognized separately as part of property, plant and equipment is derecognized upon disposal; or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset is included in the Statement of Profit and Loss when the asset is derecognized.

f) The company has opted to use exemption available under Ind AS 101 to continue the carrying value for all its Property, Plant and Equipment as recognized in the Financial Statement as at the date of transition to Ind AS, measured as per the previous GAAP and use that as its deemed cost as at the date of the transition (01<sup>st</sup> April 2015).

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

Director 111 Assam Gas Compa

### ASSAM GAS COMPANY LIMITED Financial statements - 2021-22 DULIAJAN, (ASSAM).

### SIGNIFICANT ACCOUNTING POLICIES

### 1.8.2 Accounting of Capital Work In Progress

a) Cost of Right - of - way (ROW) of land for laying pipelines is capitalized as capital workin-progress.

b) Crop and other compensation paid are accounted for under capital work-in-progress on the basis of actual payments as and when work commences where ROW is acquired.

c) Capital work-in-progress includes value of materials received at site/ in transit for use in the projects.

d) Expenditure on job work and contracts are accounted for based on bills recommended/ jobs certified and approved by appropriate authority. Amounts deducted for delayed supplies/ delayed completion of works etc., if any, is accounted for on crystallization of such amounts.

### **1.9 Depreciation**

a) Depreciation is calculated to systematically allocate the cost of property, plant and equirpment, intangible asset and investment property net of residual values over the estimated useful life. Freehold land is not depreciated. Depreciation is computed using Straight Line Method (SLM) over the useful lives of the assets specified in Schedule to the Companies Act, 2013, read with the following notes:

- The Schedule specifies useful life of Pipelines as 30 years for those used in i) exploration, production and refining of oil and gas. The Company has considered useful life of 30 years for the pipelines used in gas transmission and distribution business.
- Temporary structure are estimated to have useful life of 3 to 5 years. ii)
- Tools and Plants issued and utilised are charged off in the year of issue. iii)
- Items of property, plant and equipment costing not more than one lakh are iv) depreciated at 100% in the year of acquisition.
- The major overhauling cost is depreciated over the remaining life of V) respective asset over the period till the next overhauling date, whichever is earlier.
- vi) The typical useful life of other major property, plant and equipments are as follows:

Building CNG station Plant & Machinery Funiture & Fixture Office Equipments Vehicles **EDP** System

30 to 60 Years 10 Years 15 Years 10 Years 5 Years 8 Years 3 to 6 Years

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd. Assam Gas Company Ltd.

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

### 1.10 Intangible Assets

- a) Intangible assets comparised of GIS Management System, Computer Software, ROU, etc. acquired by the Company are initially measured at cost. After initial recognition, it is carried at cost less accumulated amortization and accumulated impairment loss.
- b) Expenditure incurred for creating/acquiring intangible assets, from which it is probable that future economic benefits will flow over a period of time, is amortized over the estimated useful life of the asset, from the time the intangible asset starts providing the economic benefit.
- c) In other cases, the expenditure is charged off to Statement of Profit & Loss in the year in which the expenditire is incurred.

### 1.11 Investments

a) Non-Current Investments (equity investment in joint venture and associates) are valued at cost. However, provision for diminution in value is made to recognize a decline in the value, other than temporary.

b) Current Investments are valued at lower of cost or fair value.

### 1.12 Inventories

- a) Inventories are are valued at cost and are determined from Stores Price Ledger.
- b) Stores Price Ledger is reconciled with physical balances of Stores. Difference if any, below Rs. 5 000/- is to be adjusted in account and is to be written off as per policy. Difference if any, of Rs.5 000/- and above is adjusted in accounts after proper investigation.
- c) Stock of spares, with individual value of more than Rs.5.00 lakhs, that are specific to a property, Plant & Equipments and with a useful life of more than one year shall be treated as PPE and depreciated from the date they are ready to use over the useful life of the spare

part. Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

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Managing Director Assam Gas Company Ltd

Directa3 Assam Gas Company Ltd.

### 1.13 Trade Receivables

Provision for bad and doubtful debts on Trade receivable have been made at the rate of 3% on the "Revenue from operations" (Profit & Loss Account) as against 2% on the "Revenue from operations" considered till last year.

### 1.14 Statement of Profit & Loss

a) Revenue from the contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount at that reflects the consideration which the company expects to be entitled in exchange for those goods or services. Sales, as disclosed, are inclusive of excise but are net of trade allowances, rebate, Vat and GST.

b) Gas Sales Price is determined on the basis of Gas Cost Price inclusive of marketing margin at the rate approved and notified by Central Government and Distribution Charges realized as per terms of agreement with respective consumers.

c) Revised bills raised due to revision in the agreement with retrospective date, prices are accounted for in the year in which such revision took place.

d) Interest on staff-loan is accounted for on cash basis. However, Interest on delayed payment from the consumers, have been accounted for on accrual basis.

e) Dividend income is recognised, when the right to receive dividend is established by the reporting date.

f) Rental income is recognsed as revenue on accrual basis as per terms of underlying contract.

g) Other operating income and misc. income are accounted on accrual basis as and when right to receive arises.

h) The tax effect of timing differences on depreciation, timing differences on provison for leave encashment payments, timing difference on VRS payment and timing difference on Other comprehensive income arising out of actuarial assumption changes have been considered for calculating the Deferred Tax Liability (Net).

i) VRS payments made during the year has been charged fully to the Statement of Profit and Loss account for the FY 2021-22. This is in variation with our existing practice of charging to Statement of Profit and Loss an amount equal to 1/5<sup>th</sup> of such payments and transferring of balance to Miscellaneous expenditure (Asset) to be written off over next four succeeding

years. Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan

Managing Director Assam Gas Company Ltd.

Director 14 Assam Gas Company Ltd.

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j) The Company's contribution to Provident Fund and Pension Fund is considered as defined contribution plan and is charged as expenses as the fall due based on the contribution required to be made and when services are rendered by employees. The Company has no legal or constructive obligation to pay contribution in addition to its fixed contribution. Definded benefit plans like Gratuity and Leave Encashment have been accounted for on the basis of actuarial valuation. The undiscounted amount of short-term employee benefits expected to be paid in exchange for service rendered by employees are recognized during the year when the employees render service.

k) Adjustments for Income Tax provision, Advance Tax paid and Tax Deducted at Source are made for the excess or short provision made and deductions not admitted and refunds made by the department, on the basis of the latest available Annual Return filed or the Assessment Orders received.

1) VAT on Gas sales and Goods & Service Tax (GST) on TC are paid on the basis of the sales invoices (including Debit Notes and Credit Notes) actually raised during each month and are realized from the consumers subsequently. Annual, Half Yearly and monthly Returns of VAT and GST, as applicable, are also filed on the basis of the Sales Invoices raised during each month and difference between the Ledger balance and the actual payments are reconciled at the end of the year.

### **1.15 Financial Instruments**

### a) Initial Recognition

The Company recognizes financial assets and financial liabilities when it becomes a party to the contractual provisions of the instrument. All financial assets are recognized at fair value on initial recognition, except for trade receivables. All financial liabilities except for Deposits from Customer which are maturing within one year from the Balance Sheet date are initially measured at transaction price as the carrying amounts approximate fair value due to the short maturity of these instruments.

### b) Subsequent Recognition

Financial assets and liabilities are subsequently carried at amortized cost except for Deposits from Customer which is measured at fair value through profit or loss.

### c) Fair Value of Financial instruments

Fair value measurements of financial assets and liabilities are made using variety of methods and assumptions that are based on market conditions and risks existing at each reporting date. The income approach has been adopted wherever valuation techniques are required to be applied on financial assets and liabilities.

**Chief Financial Officer** Managing Director Assam Gas Co. Ltd. Assam Gas Company Ltd. P.0 Du'iajan 115 Director Assam Gas Company Lad

### 1.16 Earnings Per Share

Basic earning per share is calculated by dividing the net profit for the year attributable to equity shareholder by the weighted average number of equity shares outstanding during the year. For the purpose of calculating diluted earning per share, the net profit for the year attributable to equity shareholders and the weighted average number of shares outstanding during the year are adjusted for effects of all dilutive potential equity shares.

### 1.17 Dividends

Final dividends on shares are recorded as a liability on the date of approval by the shareholders and interim dividends are recorded as a liability on the date of declaration by the Company's Board of Directors. A corresponding amount is recognized directly in equity.

### 1.18 Classification of Assets and Liabilities as Current and Non- Current

All assets and liabilities are classified as current or non-current as per the company's normal operating cycle (considered at 12 months) and other criteria set out is Schedule III of the Companies Act.

### 1.19 Cash Flows

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Assam Gas Co. Ltd.

cretarp.O. Duliajan

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transctions of a non-cash nature, any deferral or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash flow from operating, investing and financing activities are segregated.

### 1.20 Provisioning, Contingent Liabilities and Capital Commitments-

- a. Provisions are recognized when there is a present obligation (legal or constructive) as a result of a past event, it is possible that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.
- b. The expenses relating to a provision is presented in the Statement of Profit and Loss net of reimbursements, if any.
- c. Contingent liabilities are possible obligations whose existence will only be confirmed by future events not wholly within the control of the company, or present obligation where it is not probable that an outflow of resources will be required or the amount of obligation can not be measured with sufficient reliability.
- d. Contingent liabilities are not recognized in the financial statement but are disclosed unless the possibility of an outflow of economic resources is considred remote.

Director

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e. Contingent liabilities and Capital commitments disclosed are in respect of items which in each case are above the threshold limit.

Managing Director

Assam Gas Company Ltd.

Notes to the Financial Statements for the year ended 31st March 2022	nts for the year en	ded 31st March	2022		DULIAJ	DULIAJAN, ASSAM CIN: U11101AS1962SGC001184				
NOTE 2 : Property, Plant & Equipments	quipments									(Amount - INR in Lakhs)
	GROSS BLOCK	LOCK					DEPRECIATION			
PARTICULARS	COST AS AT	ADDITION ED					(SLM)			on SI M / Why
	01-04-21	THE YEAR	MENT (discard)	31-03-2022	UP TO 01-04-21	FOR THE YEAR	Adjustment to Assets (during year)	TOTAL (under SLM)		AS AT , , , , , , , , , , , , , , , , , ,
A. Land	215.69			215.69	4	•				246.60
B. Residential & Factory Building	1,242.09	311.72	r	1,553.81	363.16	122.28		489	485 44	
C. Pipe Lines & Plant & Machinery	15,759.61	2,552.32		18,311.93	3,243.38	773.26		4,016.64	6.64	14 295 29
D. Office Equipment	38.41	3.72		42.13	23.68	3.67	•	N	27.35	
E. Hospital Equipments	1.10	1	т. Т.	1.10	0.43	0.03	1		0.46	
F. Miscellaneous Fixed Assets	33.74	2.75		36,49	5.74	8.46	1		14.20	
G. Electrical Installation	259.49	85.97		345.46	97.79	28.19		12	125.98	N
H. Roads, Drains and Water Works	306.03	70.19	•	376.22	138.06	34,45	,	4	172.51	
L Furniture & Fixture	86.49	17.77	4	104.26	31.13	8.81			39.94	39.94 64.32
K. E.D.P. System	150.80	R .		195.83	104.77	21.18			125.95	125.95 69.88
L. Communication System	17.17			17.17	7.98	0.76			123.52	123.52 81.49
M. CNG Station	644.51	74.28		718,79	88.02	67.37			155.39	155.39 563.40
Total	18,951.05	3,172.84		22,123.89	4,195.59	1,100.53		5,2	5,296.12	16
Previous Year's Figures	18,020,79	993.69	63.40	18,951.07	3,289.26	966,54	60.23		] '	

Director 117 ssam Gas Company Ltd.

CIN: U11101AS1962SGC001184

ASSAM GAS COMPANY LTD. DULIAJAN, ASSAM

Notes to the Financial Statements for the year ended 31st March 2022

NOTE 4 : Intangible Assets

(Amount - INR in Lakhs)

	GROSS BLOCK	OCK					Amortisation			NET BLOCK	LOCK
PARTICULARS	COST AS AT 01-04-21	ADDITION FOF ADJUST- THE YEAR MENT (discard)	ADJUST- MENT (discard)	COST AS AT 31-03-2022	UP TO 01-04-21	FOR THE YEAR	Adjustment to Assets (during year)	TOTAL	No. of Years for amortisation	AS AT 31-03-2022	AS AT 31-03-2021
A. Geogrophical information System	172.27			172.27	54.73	27.25	2.5	81.98	6.00	90.29	
B. Way leave Charges	30.17	4.91		35.08	7.90	3.17		11.07	10.00	24.01	
C. Computer Software	22.31	3.80	,	26.11	10.32	8.16	4	18.48	6,00	7.63	
Total	224.75	8.71		233.46	72.95	38.58		111.53		121.93	
Previous Year's Figures	219.18	5.57	r.	- 224.75	36.10	36.85		72.95		151.80	183.08

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'tajan

tompany Ltd.

Assam Gas Company Ltd. Managing Director

Assen: Gas Company Ltd.



Director Assam Gas Company Ltd.

Chief Financial Officer 2.1 Property, Plant & Equipments Assam Gas Co. Ltd. Property Plant & Equipment P.O. Duliajan **Relevant line item in Balance sheet** F sesan Gas Company Lid Assam Gas Company Ltd. Duliajan, Assam item of property near 16 no. Tinali Freehold Land Managing Director Description of Title deeds of Immovable Property not held in the name of company Becietary value Alloted at Nominal **Gross Carrying** Value Government of Title deeds held promoter, director Property held since Assam in name of N.A. promoter/director Whether title deed promoter/director or employee of or relativeof holder is Year-1968 which date ction of the same. consulant for complengaged one the Company has Alloted by Govt and name of company being held in the Reason for not 119

3.1 CAPITAL WORK - IN - PROGRESS

	10 I UI 30				
47.02	•	1	47.02	•	ComputerSoftware(Intangible)
269.82	•	•	97.64	172.18	OtherNewProjects
127.12		1	127.12	•	RetailOutletFuel
1		1	1		ElectricalUpgradation
19.45	2.63	9,40	ł	7.42	Compressor(Fire&Safty)
9,555.43	10.10	293.83	3,791.85	5,459.65	ONGC(Namburnadi-NumaligarhPLproject)
48.45		1	•	48.45	CompressorMajorOverhaul
936.84	8.85	12.95	156.09	758.95	Scada
702.08			10.62	691.45	CNG/LNGProject
454.35			151.38	302.96	Pipeline
Total	More than 3 Years	2-3 Years	1-2 Years	Less than 1Year	
	arch 2022	Amount in CWIP for a period of as on 31st March 2022	<b>CWIP</b> for a perio	Amount in (	Capital Work in Progress

Capital Work in Progress	Amount in	Amount in CWIP for a period of as on 31st March 2021	od of as on 31st N	Iarch 2021	
	Less than IYear	1-2 Years	2-3 Years	More than 3 Years	Total
Pipeline	488.32	5.60			493.92
CNG/LNGProject	10.62		1		10.62
Scada	156.09	12.95	8.85	•	177.89
CompressorMajorOverhaul	89.06	51.71	•	•	140.78
ONGC(Namburnadi-NumaligarhPLproject)	3,791.85	293.83	10,10		4,095.78
Compressor(Fire&Safty)		9.40	2.63	•	12.03
ElectricalUpgradation	19.97	1	1	7.53	27.49
RetailOutletFuel	127.12				127.12
OtherNewProjects	97.64	•	ſ		97.64
	47.02	6.97	-		53.99

Total

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan

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Company Secretary

Assam Gas Company Ltd.

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Managing Director Assam Gas Company Ltd.

Directo Assem Gas Con



Director Assam Gas Compa**120**'d. (see

### ASSAM GAS COMPANY LIMITED

DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

CIN: U11101AS1962SGC001184	(Amount - I	NR in Lakhs)
Notes to the Financial Statements for the year ended 31st March 2022	AS AT 31-03-2022	AS AT
	31-03-2022	31-03-202
3 <u>CAPITAL WORK - IN - PROGRESS</u>		
Pipeline	454.35	493.92
CNG/LNG Project	702.08	10.62
Scada	936.84	177.89
Compressor Major Overhaul	48.45	140.78
ONGC (Namburnadi-Numaligarh PL project)	9,555.43	4,095.78
Compressor ( Fire & Safty)	19.45	12.03
Electrical Upgradation		27.49
Retail Outlet Fuel	127.12	127.12
Other New Projects	269.82	97.64
Computer Software (Intangible)	47.02	53.99
	12,160.56	5,237.27
5 <u>Right-of-Use Assets</u>		
Vehicles (Balance including addition)	1/0.00	
Less: Depriciation	168.00	226.09
Add: Addition During the year	49.87	58.09
Net Amount -	30.94	
-	149.07	168.00
6 Non-current Financial Assets: INVESTMENTS		
Total Investment valued at cost ( unless stated otherwise )		
Equity contribution in Tripura Natural Gas Co. Ltd. (unqoated) - Associ	765.30	765.30
(765306 equity shares @ Rs. 100 each fully paid)	100.00	705.50
Equity Conribuion in DNP Limited - Subsidiary	8,530.00	8,530.00
(85300000 equity shares @ Rs.10 each fully paid)	0,000,000	0,550.00
Equity Conribuion in PBG Pvt. Limited - Joint Venture	4,800.00	4,800.00
(48000000 equity shares @ Rs.10 each fully paid)		
Equity Conribuion in Assam Petrochemicals Limited	2,800.00	2,800.00
(28000000 equity shares @ Rs. 10 each fully paid)		2,000.00
	16,895.30	16,895.30
AGCL hold 25.51% Equity Shares in Tripura Natural Gas Co. Limited.		10,070,00
DNP Limited is a subsidiary company, AGCL holding 51% shares		
AGCL hold 48% Equity Shares in Purba Bharati Gas Pvt. Limited.		
AGCL hold 3.25% Equity Shares in Asam Petrochemicals Limited.		
Non-current Financial Assets: OTHERS		
A. Loans Loans to Related Party :		
B. Other Financial Assets		
AGCL Gratuity Trust Account	0.00	
Balances with banks in fixed deposits having remaining maturity	0.01	0.01
of more than 12 months	5,123.36	3,738.74
npany Ltd H	5,123.37	3,738.75
Chief Einancial Officer	511	
Assam Gas Co. Ltd. P.O. Duliajan Managing Director Assam Gas Company Ltd.	Il	<u> </u>
P.O. Duliajan Assam Gas Company Ltd	VOS	

Director

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lotes to the Financial Statements for the year ended 31st March 2022		NR in Lakhs)
	AS AT 31-03-2022	AS AT 31-03-2021
	Contraction and Name	
3 OTHER NON-CURRENT ASSETS		
A. Misc. Expenditure ( to the extent not written off)		
VRS Payments - Accumulated balance		5.33
Add : Paid during the year	17.41	34.58
	17.41	39.91
Less : Adjustment of Opening balance (Note No )		5.33
Less : Adjusted during the year	17.41	34.58
Security Deposit	-	-
-Considered good- unsecured		
-considered good- unsecured	19.32	19.32
	19.32	19.32
INVENTORIES		
(As taken, valued and certified by the Management at cost)		
Stock of Stores and Spares	1100.00	
Stock with Instrument, Compressor Deptt. & Crisis Mgmt.com.	4,166.87	2,933.26
Stock of Medical Stores	92.39	85.11
Stock of Stores at Site Office	6.73 514.32	2.32
Stock of CNG	0.18	392.99
	4,780.49	0.28 3,413.96
FINANCIAL ASSETS - TRADE RECEIVABLES (Unsecured unless otherwise stated)		
Sundry Debtors	12,720.17	9,867.77
	12,720.17	0.967.77
Less : Provision for bad and doubtful debts	759.73	<b>9,867.77</b> 558.71
$\bigcirc$	11,960.44	9,309.06

### ASSAM GAS COMPANY LIMITED

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Less than 6			0	to success the second se		Total
Months		6 months to I Year	1-2 years	2-3 Vears	More than 3 Vane	
<ol> <li>Undisputed Trade receivables- considered</li> </ol>	-			CINI C .	TION HIAN J TEATS	
good 4,398.65	8.65	1.409.18	120 23	11 110	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
(ii) Undisputed Trade Receivables-	-	arrest fe	1	017.74	20,480	8,035.13
Considered Doubtful						
(iii) Undisputed trade receivables credit	-					
impaired	•	,	1			
(iv) Disputed Trade Receivables considered	+					
(v) Disputed Trade Receivables considered						1
(vi) Disputed trade receivables receivables					2,850.55	2,850.55
credit impaired	,				1	
Less; Provision for doubtful Debts	-		-		1.04	7.04
Add: Unbilled Trade Receivables						759.73
Total						

As on 31/03/2021

	Tered Nodes	y Ltd	Cas Company Ltd.	1 m		
558.71 1.194.77 9,309.06	MANY &	* NC SER	ny Ltd.	Director Assam Gas Company Ltd		Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan Basam Gas Company Ltd.
7.04	7.04			,	1.	credit impaired
2,842.18	2,842.18		•	•		(v) Disputed trade receivables receivables
			•		•	good
				•	1	(III) Undisputed trade receivables credit impaired
				•		Considered Doubtful
5 873 78	•	1.06	927.59	1,110.26	3,234.87	(i) Undisputed Frade receivables- considered good
Total	More than 3 Years	2-3 Years	1-2 years	6 months to 1 Year	Less than 6 Months	The Darkingson of the second sec
	ent	Outstanding for following periods from the date of payment	wing periods from	<b>Outstanding for follo</b>		

DULIAJAN, (ASSAM).		
CIN: U11101AS1962SGC001184	(Amount - I	NR in Lakhs)
Notes to the Financial Statements for the year ended 31st March 2022	AS AT 31-03-2022	AS AT 31-03-2021
- 11 <u>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS</u> a) Cash in hand:		·
With Head Office, Duliajan With Officials (Imprest)	-	1.11
Cash at CNG Station Cash at Guwahati Office	0.93 0.16	6.97 0.14
Stock of Gold 6Gms Stock of Silver 20Gms	0.17 11.40 0.85	1.19
b) <u>Balances with Banks:</u>	13.51	9.41
On Current Account On Deposit Account with Original Maturity of less than 3 months	68.37 360.85	182.43
Other earmarked balances with bank –	<u>56.96</u> 486.18	56.96
	499.69	239.39

### 12 FINANCIAL ASSETS: BANK BALANCES OTHER THAN CASH & CASH EQUIVALENTS

Balance with banks in fixed deposits with original maturity of more than 3 months and remaining maturity of less than 12 months

ASSAM GAS COMPANY LIMITED

than 3 months and remaining maturity of less than 12 months	41,667.97	46,456.79
	41,667.97	46,456.79
13 FINANCIAL ASSETS - OTHERS		
(Unsecured, considered good unless otherwise stated)		
a) Advances to related parties :		
- DNP Limied ( short term advance)	24.63	(17.34)
b) Advance to Consortium	243.76	
c) Loans & advances to employees	268.39	(17.34)
Advance to staff	560.39	377.32
	560.39	377.32
d) Interest accrued on Fixed Deposit	1,470.46	1,467.99
Chief Financial Officer Assam Gas Co. Ltd. Managing Director	1,470.46	1,467.99
P.O. Duliajan Assam Gas Company Ltd.	2,299.23	1,827.97
Company Secretary Company Secretary Assam Gas Company Ltd		Miles and a second
Assam Gas Company Ltd, 124		- 7

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Director Assam Gas Company Ltd. 124

CIN: U11101AS1962SGC001184	(Amount - I)	NR in Lakhs)
Notes to the Financial Statements for the year ended 31st March 2022	AS AT	ASAT
-	31-03-2022	31-03-2021
14 CURRENT TAX ASSETS ( Net)		
Current Tax Assets :		
- Advance Income Tax	3,288.54	3,067.90
- Tax deducted at source	458.72	436.26
	3,747.26	3,504.16
Less : Transferred from Provision a/c.	1,757.92	2,237.77
	1,989.34	1,266.39
15 OTHER CURRENT ASSETS		
a) Prepaid expenses		
Pre-paid Insurance Premium	154.43	136.76
	154.43	136.76
b) Balance with Government Authorities		
Service Tax on Advances	93.51	93.51
GST (TDS)	0.49	0.62
GST paid on Advances	1.44	1.44
GST(TCS)	1.27	4.42
Input Tax Credit	14.60	27.31
Income Tax (TCS) paid in excess	15.36	15.36
	126.67	142.66
c) Other advances		112.00
Advance to Contractors & Suppliers	6.55	11.08
AGC Staff Recreation Centre		0.50
AGCL Executive Club		-
AGCL Sarbajanin Namghar	1.50	0.12
Receivable from Gratuity Trust/Employees	(0.17)	11.77
Receivable from OIL	4.53	4.53
Gratuity Fund(Net of Obligation)	12.11	-
	24.52	28.00
14 9th -	202.53	
chief Financial Officer	305.61	307.41

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan

pla Company Secretary Assam Gas Company Ltd.

Director Assam Gas Company Ltd.

Managing Director Assam Gas Company Ltd.

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Director Assam Gas Company Ltd



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CIN: U11101AS1962SGC001184	(Amount - I	NR in Lakhs)
Notes to the Financial Statements for the year ended 31st March 2022	AS AT 31-03-2022	AS AT 31-03-202
- 16 EQUITY SHARE CAPITAL :		
a) AUTHORISED SHARE CAPITAL		
20,00,000 Equity Shares of Rs. 100/- each	2.000.00	2,000.00
( Previous Year 20,00,000 Equity Shares)		2,000.00
b) ISSUED, SUBSCRIBED, CALLED & PAID-UP:		
16,91,449 fully paid Equity shares of Rs. 100/- each		
(Previous Year 16,91,449 Equity Shares)	1,691.45	1,691.45
( 1691449 Equity Shares of Rs. 100/- each held by Govt. of Assam)		
	1,691.45	1,691.45

c) Reconciliation of shares outstanding at the beginning and at the end of Reporting period:

Equity Shares	31-03-2022	31-03-2021
Face Value of the Equity Shares (each)	100.00	100.00
No of Shares outstanding at the beginning of the year	16,91,449	16,91,449
Amount of Shares outstanding at the beginning of the year (Rs)	16,91,44,900	16,91,44,900
No of Shares Issued during the year		10,71,44,700
Amount of Shares Issued during the year		
No of Shares bought back during the year		
Amount of Shares bought back during the year		2 m
No of Shares outstanding at the end of the year	16,91,449	16,91,449
Amount of Shares outstanding at the end of the year (Rs)	16,91,44,900	16,91,44,900
		Concerto TA CATACORO

### d) Terms and rights attached to equity shares

ASSAM GAS COMPANY LIMITED

The Company has only class only one class of equity share par value of Rs. 100/-. Each holder of equity share is entitled to one vote per share. The Company declares and pays dividend in Indian rupees. The Dividend proposed by Board of Directors is subject to approval by shareholders in the ensuing Annual

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amount. The distribution will be in

Managing Director

Assam Gas Company Ltd.

Chief Firla ncial Officer Assam Gas Co. Ltd. P.O. Du'iajan

Appla

pany L'Assam Gas Company Ltd.

Director, Av Assam Gas Company Ltd

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### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184 Notes to the Financial Statements for the year ended 31st March 2022

e) Details of Shareholders holding more than 5% shares in the Company

Name of Shareholder	31-03-2022	31-03-2021
1. Governor of Assam		Second Second
- No of Shares held	16,91,449.00	16,91,449.00
- Percentage of Shares held	100%	100%

f) Details of Promoters shareholding

Shares held by the end of	-
Promoter's	Governor of
name	Assam
No Of Shares	16,91,449
% of Total Shares	100%
% Change during the year	NIL

H Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan

Company Secretary

A sasin Gas Company Ltd

Managing Director Assam Gas Company Ltd.

Director Assam Gas Company Ltd.



Assam Gas Company Ltd.

### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

LIN: U11101A519628GC001184	(Amount - I	NR in Lakhs)
Notes to the Financial Statements for the year ended 31st March 2022	ASAT	AS AT
	31-03-2022	31-03-202
7 OTHER EQUITY		
Revaluation Reserves		
Opening balance	38.87	38.87
Add: Amount transferred from P&L	50.07	30.07
Less: Adjustment during the year		
Closing balance	38.87	38.87
Capital Reserve		
Opening balance	69.11	69.11
Add: Amount transferred from P&L	09.11	09.11
Less: Adjustment during the year		
Closing balance	69.11	69.11
General Reserve		
Opening balance	86,758.37	80,598.69
Add : Adj for rectification of Op bal.(Note- 35)	00,750.57	224.57
Add: Amount transferred from P&L	4,385.16	5,935.10
Closing balance	91,143.53	86,758.36
Profit & Loss A/C		
Opening balance	5.00	5.00
Add: Amount transferred from P&L	4,892.60	6,442.54
Amount available for appropriation	4,897.60	6,447.54
Appropriations:	1,0271.00	0,117.54
Dividend	507.43	507.43
Transfer to General Reserve account	4,385.16	5,935.10
Closing balance	5.00	5.00
Other Comprehensive Income on Defined Benefit Plan A/C Opening balance		
Add/Less During the year	168.54	
Closing balance	168.54	-

Chief Financial Officer Assam Gas Co. Ltd. P.O. Dullajan

Company Becretary Director Sam Gas Company Ltd Assam Gas Company Ltd.

Managing Director Assam Gas Company Ltd. 91,425.05

Director Assam Gas Company Ltd.

86,871.34

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DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184			NR in Lakhs
	1 ts for the year ended 31st March 2022	AS AT	AS A'
Totes to the Phanetal Statement	is for the year ended 31st March 2022	31-03-2022	31-03-202
18 FINANCIAL LIABILITIES	(Non Current) - BORROWINGS		
Long term Loans ( Axis E		3,131.93	
	,	5,151.95	
		3,131.93	-
The details of Security given			
Type of Loan	As at 31st March 2022	As at 31s	st March 202
Secured Loan	Axis Bank Ltd.		NU
	Floating charge on Current Asset	of NGN Project	NII
	( both present & future), Fixed Cl	harge on moveable	
	property of NGN Project.		
FINANCIAL LIADULTUSS		Ma Martin Ca	and the second
Short term Loans	(Current) - BORROWINGS		
enor term Bouns	-	-	•
			-
19 FINANCIAL LIABILITIES	OTHER FINANCIAL LIABILITIES		
NON CURRENT FINANCIAL	L LIABILITIES		
(i) Security Deposit From	Domostia Consumer		
Domestic Consumers	T Domestic Consumers	1.020.04	
Domestic Consumers ( )	Materials cost)	1,039.04 557.75	787.89
		1,596.79	485.40
(ii) <u>SECURITY DEPOSIT</u>	FROM T.E. & OTHERS:		1,213.27
Tea Estates/Gardens.		480.80	414.90
Duliajan College		0.01	0.01
		400.01	
		480.81	414.91
(iii) ADDITIONAL SECU	RITY DEPOSIT FROM T.E. AND OTH	IERS:	
Tea Gardens		6,125.84	5,070.97
T.E. (Capital Cost)		5.25	5.25
Adv. For Transportation	Charges (Non current)	48.86	28.14
		6 170 05	
		6,179.95	5,104.36
	(A) —	8,257.55	6,792.56
CURRENT FINANCIAL LIAB	EILITIES =		
Security Denset 6			
Security Deposit fromCo Earnest Money	ntractors	385.21	269.29
Other Advances from Co	nsumers	100.38	82.35
Advance for Transportati		253.15 18.83	59.48
14	XAN	10.83	2.80
- H=	(B) -	757.57	413.92
Financial Officer Im Gas Co. Ltd.	Managing Director		413.74
UI G83 G0, L10	ssam Gas Company L(A+B)	9,015.12	7,206.48
A.O. Dullajan			
		l	

### ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u> <u>Notes to the Financial Statements for the year ended 31st March 2022</u> <u>ASAT</u> <u>ASAT</u> <u>ASAT</u>

### 20 DEFERRED TAX LIABILITY (Net)

Defenned Ton I to L 11

As per Ind AS - 12 - "Accounting for Taxes on Income" the net tax liability recognised to the Statement of Profit & Loss during the year is Rs. 69,38,460/- and Deferred tax liability on Other comprehensive income is Rs. 56,68,371/- against the net tax liability of Rs.(1,01,77,052/-) during the previsous year i.e.

31-03-2022

31-03-2021

1,929.90	1,967.14
45.36	(37.24)
56.68	-
2,031.94	1,929.90
	The second
482.51	410.51
	1.34
(24.03)	70.66
458.48	482.51
1,573.46	1,447.39
1,294.34	1,381.76
1,294.34	1,381.76
557.11	313.90
	1,081.96
	1,001.90
	1,395.86
	45.36 56.68 <b>2,031.94</b> 482.51 (24.03) <b>458.48</b> <b>1,573.46</b> 1,294.34

To the extent company has received intimation from the "Suppliers" regarding their status under the Micro, Small and Medium Enterprise Development Act 2006, they are not covered under the aforesaid Act.

Director Assam Gas Company Ltd.

**Chief Financial Officer** Assam Gas Co. Ltd. P.O. Duliajan

Gas Company Ltd

Managing Director Assam Gas Company Ltd.

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Director

Assam Gas Company Ltd.

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# 22.1 <u>FINANCIAL LIABILITIES - TRADE PAYABLES</u>

Particulars	Outstanding for f	following period	s from due date o	Outstanding for following periods from due date of payment as on 31st	Total
	Lose Than Ivaar 1 7				
i. MSME		James		TANK CHANG A VALUE	
ii. Others	961.74			1 050 10	20 000 0
iii. Disputed Dues- MSME	-			arr. anti-	00.07017
iv. Disputed Dues- Others			1		
Total	961.74			1.059.10	2.020.85

Particulars	Outstanding for	following period	s from due date o	Outstanding for following periods from due date of navment as on 31st Total	Total
	Less Than Iyear 1-2 years	1-2 years	2-3 Years		
i. MSME					
ii. Others	336.76	1		1 059 10	12
iii. Disputed Dues- MSME	•		1	Arreat.	1.1
iv. Disputed Dues- Others					

Total

336.76

1,059.10

1,395.86

Chief Financial Officer Assam Gas Co. Ltd. P.O. Dulajan ١

Manading Director Assam Gas Company Ltd.

- and the Director Assam Gas Company Ltd.

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Lesan Gas Company Ltd. dny Secretary Se-

111101AS1962SGC001184	(Amount - I)	VR in Lakhs)
to the Financial Statements for the year ended 31st March 20	22 AS AT 31-03-2022	AS AT 31-03-2021
HER CURRENT LIABILITES		
(I) <u>STATUTORY LIABILITIES:</u> Staff Professional Tax		
Employees Income Tax deducted at source	0.66	0.68
Contractors' Income Tax	156.13	51.38
Salary Savings Scheme	76.48 10.29	59.82
Recurring Deposit (Staff)	10.29	10.74
Group Savings Link Insurance	7.51	1.00
Assam Sales Tax		4.90
Providend Fund Recovery	0.70 57.15	0.70
GST payable	72.27	57.07
GST TDS	28.55	68.26
Excise duty payable	0.37	40.97 3.43
VAT on Natural Gas and CNG Sales	121.31	
	531.42	<u>111.02</u> 408.97
		400.57
(II) OTHER LIABILITY		
AGCL Staff Co-op. Society	2.50	2.20
AGCL Tea Canteen	0.44	0.67
AGCL Executive Club	0.39	0.52
AGCL Staff Recreation Centre	0.25	0.25
Others	0.01	0.22
Outstanding Liabilities for expenses	3,387.78	2,430.01
	3,391.37	2,433.87
(III) CURRENT MATURITIES OF LONG TERM LOAN		
C / DOING FERRIT BOAR		-
	3,922.79	2,842.84
RENT LIABILITIES - PROVISIONS		
Provision for Income Tax	1,757.92	2 160 90
Add : Opening balance adjustment (Note No.35)	1,737.92	2,160.89 76.87
Less : Transferred to Advance Tax a/c.	1,757.92	2,237.77
Densities of a state	-	(0.02)
Provision for Gratuity Provision for Leave encashment		262.84
Provision for GST	523.27	505.71
	36.99	36.21
1.	560.26	804.75
IA- II		
Chief Financial Officer	47	-
Assam Gas Co. Ltd.	ng Director	. )/
P.O. Du'iajan Assam Gas	Company Ltd.	De
	Constr.	
	0	Assam
		C B
A oto	*MCEHA	TI

Assam Gas Company Ltd.

Director Assam Gas Compart 32d.

### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184 Notes to the Financial Statements for the year ended 31st March 2022

April'21 to

April'20 to

32

	2 508 22	
	3,508.33	
	3,508.33	-
18,70,51,212 SCM	21,153.13	20595.23
(Incl. taxpaid)	2,673.38	2604.39
	18,479.75	17,990.84
1 41 46 64 078 SCM	3 736 63	2200 5
1,41,40,04,078 SCM		3308.56
	400.33	354.49
а С	3,336.28	2,954.07
	25,324.36	20,944.91
	2 580 95	2795.02
)		1289.88
		140.83
		20.89
	50.29	
	567.20	122.45
		849.33
		60.44
		14.70
		2.03
		11.44
		0.85
		41.68
	2.10	23.82
		9.51
	2.43	4.96
	0.50	2.67
	8.04	
	4,787.21	5,390.50
		3.
20,10,00,143 SCM	11,916.10	7936.37
	11,916.10	7,936.37
OCK OF CNG		
480 kg	0.10	
		0.28
ous kg	1	0.38
AA	0.10	0.10
all	0	
Managing Director	(JANAY)	0
Assam Gas Company Lit	d.	Directo
	(Incl. taxpaid) 1,41,46,64,078 SCM 20,10,00,143 SCM 20,10,00,143 SCM <u>OCK OF CNG</u> 480 kg 863 kg Managing Director	(Incl. taxpaid) $2,673.38$ 1,41,46,64,078 SCM $3,736.63$ 400.35 3,336.28 25,324.36 25,324.36 2,580.95 1,369.73 108.47 30.29 567.30 62.88 12.72 0.65 12.24 0.78 28.13 2.10 - 2.43 0.50 8.04 4,787.21 20,10,00,143 SCM $11,916.1011,916.1011,916.1011,916.1011,916.1011,916.100.280.18863$ kg $0.180.280.10$

Director 13 Assam Gas Company Ltd

### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

Notes to the Financial Statements for the year ended 31st March 2022	April'21 to March'22	April'20 to March'21
29 EMPLOYEE BENEFITS EXPENSE		
(a) EMPLOYEES REMUNERATION & BENEFITS:		
Salary & Wages	3,688.85	3328.46
Providend Fund / Pension Fund Contribution	355.37	350.60
Group Gratuity Scheme	206.96	281.64
Leave Encashment	230.19	573.59
Staff Welfare Expenses	468.90	584.98
	4,950.27	5,119.27
30 FINANCE COSTS		
Interest on Term Loan	102.26	0.00
Less: Transfer to Captial WIP (NGN Project)	102.26	0.00
	0.00	0.00
Interest expenses	255.27	578.92
	255.27	578.92
31 OTHER EXPENSES		
a) POWER & FUEL / COMPRESSION CHARGES		
Electricity Charges	68.17	61.87
Compressor Gas Fuel Expenses	539.31	351.83
Gas Compression charges	123.62	133.21
	731.10	546.91
(b) <u>RATES &amp; TAXES:</u>	The set of the	
Fees & Fines	33.71	31.95
Rent, Rates & Taxes Company's Professional Tax	20.00	16.37
company s rioressional rax	0.03	0.03
Λ	53.74	48.35
14		

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Secretary

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Director Assam Gas Company Ltd.

Company Secretary

Managing Director

Assam Gas Company Ltd.

Assam Gas Company Ltd.

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### ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u> <u>Notes to the Financial Statements for the year ended 31st March 2022</u> April'21 to April'20 to

	March'2	
(c) OTHER OPERATING EXPENSES:		
P.F. Administrative Expenses	14.70	6 14.62
Director's Fee	0.40	
Stipend to Trainees	22.50	C. C
MD's office Expenses	0.8	
Guwahati office expenses	4.50	1001.20.20
Printing & Stationery	4.5	
Postage & Telegrams		
Telephone charges	0.83	
Vehicle Hire charges	2.70	
Vehicle running expenses	157.6	
Liveries	33.4	
Advertisement	14.02	
Bank charges	53.83	10 10 10 10 10 10 10 10 10 10 10 10 10 1
	37.19	
Legal & Professional charges	175.55	5
Insurance premium	213.25	5 181.56
House rent	43.22	2 34.14
Books, Maps & periodicals	2.53	3 1.72
Carriage, Cartage & Freight	8.01	3.55
Meeting expenses	25.54	1 13.87
Donation & Suscription	92.16	5 3.08
Guest House Expenses	8.34	4 6.80
Tools & Plants Consumed	1.60	) 4.66
Company's Celebration expenses	9.81	1.00
Diamond Jubillee Expense	261.22	2 0.00
Sanitary Expenses	47.03	24.23
Security Expenses	316.40	255.30
Land Survey Expenses	0.46	0.41
Compensation paid	0.92	2. 0.00
Domestic Grids Office Expenses	17.50	14.31
Meter reading & distribution expenses	40.72	
Gas loss on transmission	961.03	
Discount/ Rebate (net)	3.35	
CNG Office expense	40.81	
Provision for Doubtful Debts	201.02	2 The Test State of the State o
CSR expenses	180.43	
	3,008.77	
(d) TRAVELLING EXPENSES:		
Employees	66.54	51.43
Managing Director'	12.47	
Director's	•	0.02
Candidates/others		0.00
H= TAN	79.01	
Chief Financial Car	STATISTICS IN A STATE OF A STATE	1.0

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

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Managing Director Assam Gas Company Ltd.

Assam Gas Company Ltd.

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### ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u> <u>Notes to the Financial Statements for the year ended 31st March 2022</u> April'21 to April'20 to

roles to the r manetal statements for the year ended 51st March 2022	April'21 to March'22	April'20 to March'21
(e) AUDIT FEE & EXPENSES:		
Statutory Audit Fee	1.18	2.15
Fees to other Auditors including reimbursement of expenses	3.06	1.92
	4.24	4.07
(f) <u>CHAIRMAN'S EXPENSES:</u>		
Travelling expenses	-	0.02
Office expenses	8.72	15.69
		0.00
	8.72	15.71
(g) DEPUTY CHAIRMAN'S EXPENSES:		
Office expenses	9.88	10.11
Honorarium	4.25	4.37
	14.13	14.48
(b) DEDAIDS & MANTENANCE		
(h) <u>REPAIRS &amp; MAINTENANCE</u> Compressor		
Pipelines	157.33	108.87
Building	404.23	380.16
Electrical Installation	443.88	212.71
Other Assets	60.57	40.30
	273.66	196.88
	1,339.67	938.92
	5,239.38	3,774.11
32 Current Tax		
Current Year ( Tax Rate 25.168%)	1,681.05	2160.89
Changes in estimates relating to prior years	10.07	22.47
	1,691.12	2,183.36
33 Earnign Per Equity Share		
Equity Shares		
Face Value of the Equity Shares (each)	100	100.00
Net Profit as per Profit & Loss account avaiable to Equity Shareholders	5,061	6,442.54
Wighted Number of Equity Shares outstanding during the year	16,91,449	16,91,449
Basic & Diluted Earning Per Share (Rs.)	299	381
Chief Financial Officer Assam Gas Co. Ltd. Managing Director	7	LL
P.O. Dullajan Assam Gas Company Ltd.	Direc	tor
and to	Assam Gas C	

136 Assam Gas Company Ltd.

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CIN: U11101AS1962SGC001184 ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

NOTES ON ACCOUNTS -2021-22 (continued)

Financial instruments - Fair values and risk management No.

### A. Accounting classification and fair values

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

March 31, 2022								
March 31, 2022	Carrying amount				Fair value			
	Mandatorily at FVTPL	FVTOCI - designated as such	Amortised Cost	Total	Level 1	Level 2	Level 3	Total
Financial assets								
Cash and cash equivalents Bank Balance Other than Cash & cash			500	500				
Equivalent			41 668	41 668				
Trade receivables			11 960	11 960				
Other Financial Assets			2 299	2 299				
			56 427	56 427				
Financial liabilities								
Deposit from Customer	8,530			8 530				
Irade Payable			2,021	2 021				
Borrowing			3 132	3 132				
Lease Liability			165	165				
Other current financial liabilities			486	486				
	8 530		5 803	14 333				
							(Amount	(Amount - INR in Lakits)
		Carrying amount	amount			Fair value	9	
March 31, 2021	Mandatorily at FVTPL	FVTOCI - designated as	Amortised Cost	Total	Level 1	Level 2	Level 3	Total
Financial assets		linne						
Cash and cash equivalents Bank Balance Other than Cash & cash			249	249				
Equivalent			46 457					

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Assam Gas Company Ltd. Director i Assam Gas Company Ltd. Managing Director 1978 154 352 154 352 1 902

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1,396

6,855

Deposit from Customer Financial liabilities

Trade Payable

Borrowing

9 309

Other Financial Assets

Trade receivables

57 843

Unlet Financial Officer Assam Gas Co. Ltd. N P.O. Dullajan 6 855

Other current financial liabilities

Lease Liability

ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). B. Measurement of fair values

CIN: U11101AS1962SGC001184

## Valuation techniques and significant unobservable inputs

The following the relation of the second second

The following tables show the valuation techniques used in measuring Level 2 and Level 3 fair values. for financial instruments measured at fair value in the statement of financial position, as well as the significant unobservable inputs used.

Financial instruments measured at fair value

Type	Valuation technique	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurement
Deposit from Customer	Present Value techniques using appropriate discounting rates.	Not applicable	Not Applicable

C. Financial risk management

i. Risk management framework

The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Board of Directors has established the Risk Management Committee (the Committee), which is responsible for developing and monitoring the Company's risk management policies. The Committee reports regularly to the Board of Directors on its activities.

The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company, through its training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations.

faced by the Company. The audit committee is assisted in its oversight role by internal audit. Internal audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are The audit committee oversees how management monitors compliance with the company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks reported to the audit committee.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

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(Financial instruments - Fair values and risk management (continued) )

Baring Market risk the Company has exposure to the following risks arising from financial instruments: • Credit risk :

Liquidity risk

I. Market risk

Market risk is the risk of changes in market prices - such as foreign exchange rates, interest rates and equity prices - that will affect the Company's income or the value of its holdings of financial instruments. Market risk is attributable to all market risk sensitive financial instruments including foreign currency receivables and payables and long term debt. Though the Company expects circumstances relating of transactions in foreign currency, but the Company is currently not carrying any foreign exchange bearing financial instruments in the stated reporting periods.

ii. Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers. The maximum exposure to credit risk in case of all the financial instuments covered below is resticted to their respective carrying amount.

### Trade and other receivables

contractual cash flow obligations in the near term and adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow The Company's exposure to credit risk is influenced mainly by the individual characteristics of the customer. The Company assumes low credit risk on Trade Receivables amounting to Rs. 119,60,43,747F as at 31st March 2022 and Rs 93,09,06,907 /- as at 31st March 2021; as it does not expect its customer to fail in meeting its contractual obligations as the Company understands that the customer has a strong capacity to meet its obligations.

March 31, 2022	Gross carrying amount	Weighed average loss	Loss allowance
Neither past due not impaired	1,827	·印···································	
Past due 1-90 days	2,069	,	
More than 90 days	8,824	•	759.73
	12,720	•	.4
March 24 2024			
March 31, 2021	Gross carrying amount	Weighed average loss rate - range	Loss allowance
Neither past due not impaired	1,195	ć .	
Past due 1–90 days	1,699		
More than 90 days	6,974		559
	9.868		Contra 1

Cash and cash equivalents

The Company held cash and cash equivalents of Rs.421 67 64 5964 as at March 31, 2022 app/Rs/467 05 58/8224 as at March 31, 2021. The cash and cash equivalents are held with bank with good credit ratings. The Company also invests its short term surplus funds in bank fixed deposit, which carry notlow market risks for short duration therefore does not expose the company to credit risk.

Assam Gas Company Ltd. Managing Director Chief FinaHcial Officer Assam Gas Co. Ltd. P.O. Duliajan

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TAHAO

Assam Gas Company Ltd.

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NOTES ON ACCOUNTS -2021-22 (continued)

CIN: U11101AS1962SGC001184 ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

( C. Financial risk management (continued) )

iii. Liquidity risk

asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due in a cost effective manner, Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

Exposure to liquidity risk

				Contractual cash nows		
March 31, 2022	Carrying amount	Total	Upto 1 year	1-3 years	3-5 vears	More than 5 years
Financial liabilities						
Deposit from Customer	8 457	8 457	1 864	708	1 123	
Trade and other payables	2 021	2 021	962			1 059
Other current liabilities	485	485	332	126	2	27
•				Contractual cash flows		(Amount - INR in Lakhs)
March 31. 2021						
	Carrying amount	Total	Upto 1 year	1-3 years	3-5 years	More than 5 years
Financial liabilities						
Deposit from Customer	6 818	6 818	715	1123	612	935 A
Trade and other payables	1 396	1 396	337	1	5	
Other current liabilities	351	351	139	175	37	

The Comapny has not carried any derivative financial liabilities as on 31st March 2021 and 31st March 2022 Chief Financial Officer Assam Gas Co. Ltd.

Assam Gas Company Ltd. Director 一三方のたいの . .

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Assam Gas Company Ltd. Managing Director

P.O. Duliajan

### Note No- 35 ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

BALANCE SHEET (Amount - INR in Lakhs)

	Particulars	Note No.	AS AT 31-03-2020	Adjust ment	AS AT 01-04-2020
A	ASSETS				
	1) Non-current assets				
	(a) Property, Plant & Equipme	nts	14721 54		14721.54
	(b) Capital Work in progress	1115	14731.54		14731.54
	(c) Other Ingangible Assets		357.86		357.86
	(d) Right-of-use Assets		183.08		183.08
	(e) Financial Assets		200.22		200.22
	i) Investments		1/2005 20		0.00
	ii) Other Financial Assets		16895.30		16895.30
	(f) Other Non-current assets		11.90		11.90
	(i) Other Non-current assets		1905.39	-5.33	1900.06
	2) Current assets		34285.29	-5.33	34279.96
	(a) Inventories				
	(b) Financial Assets		2433.12		2433.12
	i) Trade receivables				0.00
			10190.35		10190.35
	ii) Cash and cash equivalen		1017.22		1017.22
	iii) Bank balance other than	(11) above	43692.64		43692.64
	iv) Others		3139.68		3139.68
	(c) Current Tax Assets (Net)		3694.85	-76.87	3617.98
	(d) Other current assets	_	255.95		255.95
			64423.81	-76.87	64346.94
		TOTAL	98709.10	-82.20	98626.90
R	EQUITY AND LIABILITIES 1. Equity a. Equity Share Capital b. Other Equity		1691.45 80711.67	224.57	1691.45 80936.24
			82403.12	224.57	82627.69
	<ol> <li>Liabilities         <ul> <li>a. Non Current Liabilities</li> </ul> </li> </ol>				02021.09
	Financial Liabilities				
	i) Borrowings		0.00		0.00
	ii) Lease Liabilities		133.07		133.07
	iii) Other Financial Liabilities		6156.10		6156.10
	b. Deferred tax liabiltiy ( net)		1556.63	-1.34	1555.29
	c. Provisions		1187.18	1.54	1187.18
		A	9032.98	-1.34	9031.64
0	Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan	Managing Director Assam Gas Company Lto	2	7	l i
	URNAME			l	20
	13 13		0		Directo

Jane

Assam Gas Company Ltd.

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Compan Secretary Director Comp in Secretary Assam Gas Company Ltd. am Gas Company Ltd.

### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

Particulars	Note No.	AS AT 31-03-2020	Adjust ment	AS AT 01-04-2020
(continued)	and the second			
3. Current Liabilities				
a. Financial Liabilities				
i) Trade payables		1820.31	-304.23	1516.08
ii) Lease Liabilities		59.26	501.25	59.26
iii) Other Financial Liabilities		2466.24		2466.24
b. Other current liabilities		2345.01	-1.20	2343.81
c. Provisions		582.18		582.18
		7273.00	-305.43	6967.57
	TOTAL	98709.10	-82.20	98626.90
Corporate Information & Significant Accounting				0.00

Corporate Information & Significant Accounting Policies

Notes forming part of Financial Statements

In terms of our report of even date attached to herewith For N. C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E

an n KARNANY) (MAD Partner Membership No., 064292

JORHAT \*

Place :

Dated :

**Chief Financial Officer** Assam Gas Co. Ltd. P.O. Duliajan

s Company Ltd.

Managing Director Assam Gas Company Ltd.

Director Assam Gas Company Ltd.

Director Assam Gas Company Ltd.

### ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184

Particulars		Note No.	AS AT 31-03-2021	Adjustmen	AS AT 31-03-202
ASSETS					
1) Non-current assets					
			14 755 50		11 7 6 6 6
	.5				14,755.50
					5,237.28
					151.80
			168.00		168.00
					1
					16,895.30
				(22.52)	19.33
(1) Other Non-current assets			The second		3,738.74
2) Current assats			40,995.64	(29.69)	40,965.95
			3,413.96		3,413.96
			11 202 22		1. Sec. 1
					11,392.85
	11) -1				248.79
	1) above				46,456.79
					1,827.97
				(76.87)	1,266.40
(d) Other current assets					307.41
			.64,991.04	(76.87)	64,914.17
			1,05,986.68	(106.56)	1,05,880.12
<ul> <li>Equity         <ul> <li>Equity Share Capital</li> <li>Other Equity</li> </ul> </li> </ul>			1,691.45	206.24	
			1,691.45 86,665.01	206.34	
a. Equity Share Capital			the second s	206.34 206.34	86,871.35
a. Equity Share Capital			86,665.01		86,871.35
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> <li>c. Liabilities</li> <li>a. Non Current Liabilities Financial Liabilities</li> </ul>	•		86,665.01		86,871.35
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> <li>c. Liabilities</li> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> </ul>	•		86,665.01 88,356.46		86,871.35 88,562.80
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> <li>c. Liabilities</li> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> </ul>	•		86,665.01 88,356.46 94.77		86,871.35 88,562.80
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> <li>c. Liabilities</li> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> </ul>	•		86,665.01 88,356.46 94.77 6,792.56		86,871.35 <b>88,562.80</b> - 94.77
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> 2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> </ul>			86,665.01 88,356.46 94.77 6,792.56 1,454.86		86,871.35 <b>88,562.80</b> 94.77 6,792.56
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> <li>c. Liabilities</li> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> </ul>	•		86,665.01 88,356.46 94.77 6,792.56	206.34	86,871.35 <b>88,562.80</b> - 94.77
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> 2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> </ul>	•	T	86,665.01 88,356.46 94.77 6,792.56 1,454.86	206.34	
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> 2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> </ul>	·	P	86,665.01 88,356.46 94.77 6,792.56 1,454.86 1,381.76 9,723.95	<b>206.34</b> (7.47)	86,871.35 <b>88,562.80</b> 94.77 6,792.56 1,447.39 1,381.76
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> <li>c. Liabilities</li> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> <li>c. Provisions</li> </ul>	A	F	86,665.01 88,356.46 94.77 6,792.56 1,454.86 1,381.76 9,723.95 (continued)	<b>206.34</b> (7.47)	86,871.35 <b>88,562.80</b> 94.77 6,792.56 1,447.39 1,381.76
<ul> <li>a. Equity Share Capital</li> <li>b. Other Equity</li> </ul> 2. Liabilities <ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> <li>iii) Other Financial Liabilities</li> <li>b. Deferred tax liability (net)</li> </ul>	Managing Assam Gas Co	Dire	86,665.01 88,356.46 94.77 6,792.56 1,454.86 1,381.76 9,723.95 (continued)	206.34 (7.47) (7.47)	86,871.35 <b>88,562.80</b> 94.77 6,792.56 1,447.39 1,381.76
	<ul> <li>(a) Property, Plant &amp; Equipment</li> <li>(b) Capital Work in progress</li> <li>(c) Other Ingangible Assets</li> <li>(d) Right-of-use Assets</li> <li>(e) Financial Assets</li> <li>(i) Investments</li> <li>(ii) Other Financial Assets</li> <li>(f) Other Non-current assets</li> </ul> 2) Current assets <ul> <li>(a) Inventories</li> <li>(b) Financial Assets</li> <li>(i) Trade receivables</li> <li>(ii) Cash and cash equivalents</li> </ul>	<ul> <li>(a) Property, Plant &amp; Equipments</li> <li>(b) Capital Work in progress</li> <li>(c) Other Ingangible Assets</li> <li>(d) Right-of-use Assets</li> <li>(e) Financial Assets</li> <li>(f) Other Financial Assets</li> <li>(f) Other Non-current assets</li> </ul> 2) Current assets <ul> <li>(a) Inventories</li> <li>(b) Financial Assets</li> <li>(i) Trade receivables</li> <li>(ii) Cash and cash equivalents</li> <li>(iii) Bank balance other than (ii) above iv) Others</li> <li>(c) Current Tax Assets (Net)</li> <li>(d) Other current assets</li> </ul>	<ul> <li>(a) Property, Plant &amp; Equipments</li> <li>(b) Capital Work in progress</li> <li>(c) Other Ingangible Assets</li> <li>(d) Right-of-use Assets</li> <li>(e) Financial Assets</li> <li>(f) Other Financial Assets</li> <li>(f) Other Non-current assets</li> </ul> 2) Current assets <ul> <li>(a) Inventories</li> <li>(b) Financial Assets</li> <li>(c) Char Non-current than (ii) above iv) Others</li> <li>(c) Current Tax Assets (Net)</li> <li>(d) Other current assets</li> </ul>	(a) Property, Plant & Equipments $14,755.50$ (b) Capital Work in progress $5,237.28$ (c) Other Ingangible Assets $151.80$ (d) Right-of-use Assets $168.00$ (e) Financial Assets $16,895.30$ ii) Other Financial Assets $19,33$ (f) Other Non-current assets $3,768.43$ <b>2) Current assets</b> $3,413.96$ (b) Financial Assets $11,392.85$ ii) Cash and cash equivalents $248.79$ iii) Bank balance other than (ii) above $46,456.79$ iv) Others $1,827.97$ (c) Current Tax Assets (Net) $1,343.27$ (d) Other current assets $307.41$ <b>64,991.041,05,986.68</b>	(a) Property, Plant & Equipments $14,755.50$ (b) Capital Work in progress $5,237.28$ (c) Other Ingangible Assets $151.80$ (d) Right-of-use Assets $168.00$ (e) Financial Assets $16,895.30$ i) Investments $16,895.30$ ii) Other Financial Assets $19.33$ (f) Other Non-current assets $3,768.43$ (29.69) <b>2) Current assets</b> $3,768.43$ (29.69)(a) Inventories $3,413.96$ (b) Financial Assets $11,392.85$ ii) Cash and cash equivalents $248.79$ iii) Bank balance other than (ii) above $46,456.79$ iv) Others $1,343.27$ (76.87)(d) Other current assets $307.41$ <b>64,991.04</b> (76.87) <b>1,05,986.68</b> (106.56)

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Particulars	Note No.	AS AT 31-03-2021	Adjustmen	AS AT 01-04-2021
(continued)				
3. Current Liabilities				
a. Financial Liabilities				
i) Trade payables		1,700.10	(304.23)	1,395.87
ii) Borrowings		-	(001120)	1,595.07
iii) Lease Liabilities		59.67		59.67
iv) Other Financial Liabilities	1. 2. 3. 7. 4	2,497.70		2,497.70
b. Other current liabilities		2,844.03	(1.20)	2,842.83
c. Provisions		804.77		804.77
		7,906.27	(305.43)	7,600.84
	TOTAL[	1,05,986.68	(106.56)	1,05,880.12

Corporate Information & Significant Accounting Policies

Notes forming part of Financial Statements

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Place :

Dated :

Managing Director Assam Gas Company Ltd.



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Director Assam Gas Company Ltd.

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Director Assam Gas Company Ltd.

## STATEMENT OF PROFIT & LOSS

(Amount - INR in Lakhs)

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Particulars	Note No.	AS AT 31-03-2021	Adjustm	AS AT 01-04-2021
	110.	51-05-2021	ent	01-04-2021
I. Revenue from operations		20,944.91		20,944.91
II. Other income		5,390.50		5,390.50
III. Total Revenue (I + II)		26,335.41	-	26,335.41
IV. Expenses:				
Purchases of stock in trade		7,936.37		7,936.37
Change in Inventory of Stock of CNG		0.10		0.10
Excise duty		2.45		2.45
Employee benefit expenses		5,094.91	24.36	5,119.27
Finance costs		578.92		578.92
Depreciation and amortization		1,061.49		1,061.49
Other expenses		3,774.11		3,774.11
Total expenses		18,448.35	24.36	18,472.71
1 Droft hafan i'r t'			4	
V. Profit before exceptional items				
and tax ( III - IV)	•	7,887.06	(24.36)	7,862.70
/I. Exceptional Items		655.30	-	655.30
/I. Profit before tax (V + VI)		8,542.36	(24.36)	8,518.00
/II. Tax expenses				
1) Current tax				
2) Deferred tax		2,183.36	-	2,183.36
2) Deletteu tax		(101.77)	(6.13)	(107.90)
		2,081.59	(6.13)	2,075.46
TII. Profit for the period from continuing operations (VI	[ - VII)	6,460.77	(18.23)	6,442.54
X. Profit from discontinuing operations				
. Tax expenses of discontinuing operations				
I. Profit from Discontinuing operations ( after tax) ( IX	- X)			
II. Profit for the period (VIII + XI)		6,460.77	(18.23)	6,442.54
/	2	* *		
	dA	$\sim$		
14	69			
Chief Financial Officer Managing	Dim	-	-	71
Assam Gas Co. Ltd. Assam Gas Co. P.O. Duliajan	Ompany	or		Ke
P.O. Duliajan	mparty	Litu.		Director
00 ta			Assa	m Gas Comp
Com Appecietary Director				

Particulars	Note No.	AS AT 31-03-2021		
(continued)				
XVI. Other Comprehensive Income				
A (i) Items that will not be reclassified to profit or				
(ii) Income tax relating to items that will not be reclassified to profit or loss				
B (i) Items that will be reclassified to profit or loss (ii) Income tax relating to items that will be reclassified to profit or loss		- -		
XVII. Total Comprehensive Income for the period (XV+XVI) (Comprising Profit (Loss) and Other		6,460.77	(18.23)	6,442.54
XVIII. Basic & Diluted Earnings per equity share: (in (Face Value Rs. 100 per share)	33	382		381
Corporate Information & Significant Accounting	1			
Notes forming part of Financial Statements	35-40			

H Chief Financial Officer Assam Gas Co. Ltd. P.O. Du<sup>l</sup>iajan

Managing Director Assam Gas Company Ltd.

Director Assam Gas Company Lt



Place :

Dated :

Assam Gas Company Ltd.

Details of significant changes (i.e. change of 25% or more as compared to the immediately previous financial year) in key financial ratios, along with detailed explanations therefor, including

Ratios	Formula	2021-22	2020-21	Reason for changes	Ratio
Current Ratio	Current Assets	8.66	11.39		249
	Current Liabilities				172
Debt-Equity Ratio	Total Debt	0.03			
	Shareholders Fund	- 0.00			
Debt Service Coverage				There was no borrowing in the last	
Ratio	Debt Service Coverage Ratio	24.82	13 96	financial year	-78%
	Interest + Installments				-/07
				Reduction in profit mainly due to	
Return on Equity Ratio	DAT professors share divide d			reduced other income has lead to	
requiry ratio	PAT-preference share dividend Equity Shareholders Fund	5.25%	7.27%	reduction of Return on Equity	28%
	Equity onarcholdera Fund				
Inventory turnover Ratio	Net Sales	N.A.			
	Avg Inventory				
Trade Receivables					
Turnover Ratio	Credit Sales	1.06	1.12		6%
	Avg Accounts Receivable				0.76
Trade Payables Turnover					
Ratio	Credit Purchases	2.95	2.84		
	Avg Accounts Payable		2.04		-4%
Net Capital Turnover					
Ratio	Net Sales	0.28	0.26		-9%
	Net Fixed Assets + Net Current Assets				-9%
				Though reduction in net profit	
				amount is less than 25% as	
				compared to last year, it has	
Net Profit Ratio (After				reduced by more than 25 % in percentage terms due to increase in	
Гах)	Net Profit	19.32%	30.76%	turnover.	37%
	Sales				01.70
				Poduction in profit	
ature of Country				Reduction in profit mainly due to reduced other income has lead to	100
eturn on Capital				reduction of Return on Capital	- 23.3
	EBIT Capital Employed	6.43%	9.26%	Employed	31%
	A MARINE AND A MARINE				2.10
				Reduction in profit mainly due to	
leturn on Investment	PAT	5.25%	7.27%	reduced other income has lead to reduction of Return on Investment	28%
	Shareholder's Fund			recommendation investment	20%

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

Director Assam Gas Company Ltd.

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Assam Gas Company Ltd. 147

#### ASSAM GAS COMPANY LIMITED Financial statements – 2021-22 DULIAJAN, (ASSAM).

#### SIGNIFICANT ACCOUNTING POLICIES

- 361. Amount paid to Managing Director:<br/>RemunerationRs. 23.17 Lakhs<br/>Rs. 23.17 Lakhs<br/>Rs. 2.35 LakhsP.F. Contribution & Pension FundRs. 2.35 Lakhs
  - 2. Number of employees who are in receipt of emoluments aggregating to Rs. 24 00 000/- or more or Rs.2 00 000/- per month N I L
  - 3. Figures of the previous year have been re-grouped, re-arranged, and re-casted wherever found necessary.

#### 37 Balance Sheet

### i. Property, Plant & Equipment :

a. During the year under review, no amount has been received from any consumer towards Capital cost.

b. Depreciation for the Financial Year 2020-21 has been calculated in accordance with the rates prescribed under Schedule II to the Companies Act 2013 based on the life term of the assets.

Accordingly, depreciation amounting to Rs. 1100.53 Lakhs has been charged to Profit & Loss account for the current Financial Year.

#### ii. Intangible Assets :

- a. As per requirement of Ind AS, the Company has been classifying certain assets as Intangible Assets.
- b. Intangible is amortized over the estimated useful life of the asset, from the time the intangible asset starts providing the economic benefit.

Accordingly, an amount of Rs. 38.58 Lakhs has been amortised and charged to Profit & Loss account for the current Financial Year.

#### iii. Right of Use Assets :

a. The Company has adopted Ind AS 116 "Leases" effective from 1<sup>st</sup> April, 2019, Accoringly, the Company has classified certain assets as Right of Use Assets. The Company has recognized Right –of-Use Assets and Lease Liability at the inception of new lease agreements.

b. In the Statement of Profit and Loss Statemt for the current year, operating lease payments which were earlier recognized as vehicle hire charges is charged as depreciation on Right of Use Assets and Finance Costs of interest accrued on lease liability.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'lajan

Managing Director Assam Gas Company Ltd.

Director

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Accordingly, an amount of Rs. 49.87 Lakhs has been depreciated and Rs. 30.93 Lakhs- has been charged as Finance costs to Profit & Loss account for the current Financial Year.

#### iv. Investments :

**a.** Investment in Share Capital of M/s. Tripura Natural Gas Co. Ltd., Agartala (Tripura, India), which is jointly promoted (in 1990) by M/s. Assam Gas Company Ltd., and M/s. Tripura Industrial Development Corporation, Agartala (Tripura, India), is valued at cost. The Shares of M/s. Tripura Natural Gas Co. Ltd. are not quoted in any of the Stock Exchanges. The Company is having 25.51% Equity Share holdings in M/s. Tripura Natural Gas Company Limited at a cost of Rs. 765.31 Lakhs as on 31.03.2022 (as against Rs. 765.31 Lakhs as on 31.03.2021) and all the Share Certificates have since been received.

In accordance with the requirement of Ind As-111 on 'Financial Reporting of Interests in Joint Ventures' the disclosures are giving below:

Description of Interest :	Jointly controlled entity.
Proportion of ownership interest :	25.51%
Name & Country of Incorporation	:Tripura Natural Gas Co. Ltd., Agartala, Tripura,
India.	

Aggregate amounts of each of the Assets, Liability, Income and Expenses related to interest in the joint Venture (In Lakhs of Rupees):-:

Assets : Investment	765.31	Income : Dividend income	55.50
Lakhs			
Advance(Shares)	NIL	Sale of materails	23.60
Lakhs			
Receivables	NIL		
Liability :	NIL	Expenses :	NIL

A copy of the Financial statements of M/s.TNGCL Limited for the year 2021-22, along with Consolidated Financial Statements, as required under 'Ind As - 27', are annexed to herwith.

**b.** Investment in Share Capital of M/s.DNP Limited, Guwahati (Assam, India), jointly promoted (in 2007) by M/s. Assam Gas Company Ltd., M/s.Numaligarh Refineries Limited, Numaligarh (Assam, India) and M/s.Oil India Limited, Duliajan (Assam, India), is valued at cost. The Shares of M/s. DNP Ltd. are not quoted in any of the Stock Exchanges.

M/s.DNP Limited was incorporated as a Public Company Limited by Shares under the Companies Act, 1956 on 15<sup>th</sup> June, 2007, with its Registered Office at Guwahati (Assam, India), with an Authorised Capital of Rs.150 00 00 000/-, divided into 15 00 00 000 equity shares of Rs.10/- each and the pattern of Equity Share holding structure was agreed at (w.e.f. 17<sup>th</sup> March 2009) which has increased to Rs. 1 70 00 00 000 (as on

31.03.13): Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd. 149

Director Assam Gas Company Ltd. me

#### ASSAM GAS COMPANY LIMITED Financial statements – 2021-22 DULIAJAN, (ASSAM).

#### SIGNIFICANT ACCOUNTING POLICIES

M/s.Assam Gas Company Limited		51%
M/s.Numaligarh Refineries Limited	-	26%
M/s.Oil India Limited	-	23%

and the contribution to Share Capital have since been made amounting to Rs.16725.00 Lakhs in total, including Rs. 8530. 00 Lakhs invested by M/s. Assam Gas Company Limited.

Dividend for the Finnacial year 2020-21 amounting to **Rs. 511.80 Lakhs** declared by DNPL have been received during the Financial Year 2021-20 and accounted for.

In accordance with the requirement of Ind As-111 on 'Financial Reporting of Interests in Joint Ventures' the disclosures are given below:

Description of Interest :	Jointly controlled entity.
Proportion of ownership interest :	51% (w.e.f. 17 <sup>th</sup> March 2009)
Name & Country of Incorporation	:DNP Limited, Guwahati (Assam), India.

Aggregate amounts of each of the Assets, Liability, Income and Expenses related to interest in the joint Venture (In Lakhs of Rupees):-

Assets :	Investment	8530.00	Income :	
	Advance(others)	24.63	Dividend:	511.80
	Loans & Adv.	NIL	Rental Income :	2.86
	Liability	NIL	Guest House Income :	0.31
			Salary Income :	64.05
			Sponsorship Income:	11.80
			Expenses :	NIL

A copy of the Financial statements of M/s.DNP Limited for the year 2021-22, along with Consolidated Financial Statements, as required under 'Ind As -27', are annexed to herwith.

**c.** Investment in Share Capital of M/s. Purba Bharati Gas Pvt Ltd., Guwahati (Assam, India), which is jointly promoted (in 2019) by M/s. Assam Gas Company Ltd., and M/s. GAIL Gas Limited and M/s Oil India Limited, is valued at cost. The Shares of M/s. . Purba Bharati Gas Pvt Ltd are not quoted in any of the Stock Exchanges. The Company is having 48.00% Equity Share holdings in M/s. Purba Bharati Gas Pvt Ltd at a cost of Rs. 48 00, 00 Lakhs

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Equity Share holdings in M/s. Purba Bharati Gas Pvt Ltd at a cost of Rs. 48 00. 00 Lakhs. Chief Financial Officer Managing Director Assam Gas Co. Ltd. Assam Gas Company Ltd. P.O. Duliajan 150 Director Assam Gas Company Ltd.

#### ASSAM GAS COMPANY LIMITED Financial statements – 2021-22 DULIAJAN, (ASSAM).

#### SIGNIFICANT ACCOUNTING POLICIES

In accordance with the requirement of Ind As-111 on 'Financial Reporting of Interests in Joint Ventures' the disclosures are giving below:

Description of Interest :	Jointly controlled entity.
Proportion of ownership interest :	48.00%
Name & Country of Incorporation	:Purba Bharati Gas Pvt Ltd., Guwahati (Assam), India

Aggregate amounts of each of the Assets, Liability, Income and Expenses related to interest in the joint Venture (In Lakhs of Rupees):-:

Assets :	Investment	4800.00	Income :	
	Receivable	6.00	Sale of materials:	NIL
	Liability	NIL	Salary Income :	67.70
			Sponsorship Income	1.50
			Expenses :	NIL

A copy of the financial statements of M/s. PBGP Limited for the year 2021-22, along with Consolidated Financial Statements, as required under 'Ind As - 27', are annexed to herwith.

**d.** Investment in Share Capital of M/s. Assam Petrochemicals Limited (APL), Guwahati (Assam, India), is Rs. 2800.00 Lakhs (Rs. 28 00 Lakhs on 31.03.20) divided into 280,00,000 equity shares of Rs. 10 each, is valued at cost.

#### v. Stock of Stores :

No stock of spares of individual value of more than Rs.5.00 lakhs have been capitalized during the year.

#### vi. Trade receivables :

a. Trade Receivables includes an amount of Rs. 2032.27 Lakhs due from M/s. Eastern India Powertech Limited on account of Gas and TC Bills for the period December 2010 to January, 2013 (supply disconnected in January, 2013). Since M/s.EIPL has stopped making payments the same has been classified under 'Sundry Debtors – Unsecured and doubtful'. The Company has resorted to legal remedies through Arbitration for the recovery of the amount due.

b. Trade Recivable includes an amount of Rs 2561.38 Lakhs due from APGCL- LTPS and NTPS units (Previous year Rs. 1672.43 Lakhs). APGCL – LTPS has raised dispute over the TC rates for the period 2008 onwards and accordingly has served a Debit Note on the Company amounting to Rs.4182. 82 Lakhs for the period 2008 to 2015. Similarly, NTPS has raised dispute over charging of Minimum Demand Charges bills. However, after several round of disccussions and meetings, outstanding matters including interest receivable/ payable on such outstanding amount have been resolved with APGCL and necessary adjustement entries after settlement of amounts have been made in books of accounts during the FY 2021-22.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan

Directo151 Assam Gas Company Ltd. Managing Director Assam Gas Company Ltd m

c. Trade Recivable includes an amount of Rs 2899.22 Lakhs due from BVFCL (Previous year Rs 2114.10 Lakhs). BVFCL has been claiming Force Majeure for break down of their plant for the period March, 2020 (part) till the restart of the plant. AGCL, however, has accepted their force majeure claim upto April 2021 only and necessary credit note has also been issued, accounted for and also intimated to BVFCL that force majeure being a short term relief measure can not be continued for unlimited period and their claim of force majeure claime for unlimited period can not be accepted. The Company has neither accepted their demand nor made any adjustments in the books of accounts.

d. The Petroleum and and Natural Gas Regulatory Board (PNGRB), being Regulatory Body to determine transportation tariff, issued an Order dated 04th June 2019, has directed to implement a tariff rate to consumers of Assam Natural Gas Pipeline Network. PNGRB has calculated tariff rate for the period from 20.11.2008 to 31.03.2014 at a rate which is lower than as charged by AGCL from its consumers and directed to refund excess amount charged amounting to Rs. 72 Crores (approx.) excluding Service Tax already realized and deposited to Govt. account on such amount.

The effect of such order was estimated and accounted for in the year 2018-19 by deducting Rs. 7238.02 Lakhs from Transmission Charges Income (Revenue from Operation – Schedule 22 (b)) and provisionally adjusted with outstanding amount of APGCL- NTPS, APGCL- LTPS and Assam Petrochemicals Limited(APL). An amount of Rs. 11. 98 Lakhs was further adjusted on final settlement with APL during the year 2019-20. Similarly difference over estimated amount provided during the year 2018-19 on final settlement with APGCL (NTPS & LTPS units) has been accounted during the FY 2021-22 after actual settlement.

No provision has been made for Service Tax amount on such refundable amount as Service Tax has already been realized and deposited to Govt. account as per terms of respective agreements.

The aforesaid Order of PNGRB has also provided for payment of interest on refund of such excess amount. The Company had made request to APL for waiver of such interest amount at the time of releasing of principal amount during the year 2019-20. However, even after several round of discussion, waiver of interest amount was not confirmed by APL and hence during the year 2020-21, AGCL has released Rs. 193 Lakhs, being 50% of interest amount as arrived and accounted for the same in accounts. Further AGCL has also made appeal to waiver the payment of balance 50% of amount of Interest. AGCL has also made provision for balance 50% amount of interest payable to APL during the FY 2020-21. However, the said balance amount of interest has been paid to APL during the Financial Year 2021-22.

e. As per the Accounting Policies, Provision for bad and doubtful debts is provided at the rate of 3% on the "Revenue from Operation" during this year.

Director

Assam Gas Company Ltd.

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Managing Director Assam Gas Company Ltd.

Assam Gas Co. Ltd.

P.O. Duliajan

f. Balances of the Trade Receivables are shown as per the balances in the General Ledger, which are subject to confirmation by the consumers and reconciliation with the control register. The Company has sent letters of confirmation to all the parties and some of the replies (including some major consumers) are yet to be received.

#### vii. Balance with Banks :

i. The Company has been maintaining and operating a Current Account with Assam Cooperative Apex Bank Limited, Duliajan (Non-Scheduled Bank) with balance of Rs. 0.19 Lakh as on 31-03-2022 as against the balance of Rs. 0.76 Lakh as on 31-03-2021. The maximum balance at any point of time during the year in the said account was Rs. 0.76 Lakh.

## viii. Advance Income Tax and balance with Govt. Authorities :

i. Balance with Govt. Authories includes Rs. 15.36 Lacs paid during F.Y. 2020-21 as excess payment of TCS. The Company has intiated necessary action for refund of said excess amount with Income Tax Department.

### ix. FINANCIAL LIABILITIES - TRADE PAYABLES :

i. Some old balances of trade payables amounting to Rs. 304.23 Lakh which were pending for more than 15 years and not showing in the accounts of Creditors ( the exact source of which is not known to us), has been adjusted by making necessary adjustment in Opening balance of Trade payable as on 01.04.20 and corresponding impact on Other Equity. The details are attached in Note No 35.

## x. FINANCIAL LIABILITIES - OTHER CURRENT LIABILITIES :

i. Some old balances of sundy payables to one supplier amounting to Rs. 1.20 Lakh which were pending for more than 15 years ( the exact source of which is not known to us), has been adjusted by making necessary adjustment in Opening balance of Other Current Liabilities as on 01.04.20 and corresponding impact on Other Equity. The details are attached in Note No 35.

#### xi. Other Equity :

- a. Capital Reserves Rs.69.11 Lakhs represents non-refundable contributions received from the consumers towards capital cost (cost of Pipelines etc.).
- b. An amount of Rs. 4385.16 Lakhs being the surplus balance for the current period (after keeping a maximum balance of Rs.5.00 Lakhs) in the Profit & Loss Account has been transferred to "General Reserve Account" under "Other Equity" (Liabilities) in the Balance Sheet.

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Director Assam Gas Comnany I fd

Managing Director

Assam Gas Company Ltd.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

#### xii. Financial Liabilities :

a. There are no Micro and Small Enterprises, to whom the Company owes dues, which are outstanding for more than 45 days as at 31st March, 2022 This information as required to be disclosed under the Micro, Small and Medium Enterprises Development Act, 2006 has been determined to the extent such parties have been identified on the basis of information available with the Company.

#### xiii. Profit & Loss Account :

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- a. Operating Income (Gas Sales) under Schedule 25 (a) includes an amount of Rs. 36.84 Lakhs for the period 2021-22 and Rs. 39.37 Lakhs for the period 2021-22 on account of adjustment towards fair valuation of Seurity Deposit from Tea Gardens in compliance with Ind AS.
- b. Current Tax of Rs. 1691.12 Lakhs (Dr) includes amounts being the provision made for the Financial year 2021-22 and Rs. 10.07 Lakhs (Dr) being difference of provision made for earlier periods.
- c. During the Financial Year 2019-20, the Company elected to exercise the option permitted under section 115BAA of the Income Tax Act, 1961 as introduced by the Taxation Laws (Amendment) Ordinance, 2019 and Accordingly the Company has recognized provision for income tax for the year ended March 31, 2022 at the reduced tax rate. The Company has also remeasured deferred tax liability on 31<sup>st</sup> March 2022 based on the reduced rate.
- d. Miscellaneous Receipts under Other Income (Note 26) Rs 28.13 Lakhs (Cr) includes apportionment and reimbursement of the cost of expenses other than salary / arrear salary of the employees, received from M/s. DNP Limited for the year 2021-22 and other receipts in the nature of reconnection charges, recovery from contractors, etc., as furnished below.

Particulars		Amount ( in Lakhs of Rs.)
Expenses Recovery	Cr Rs.	27.14
Other Receipts	Cr Rs.	0.37
Reconnection Charge	Cr Rs.	0.62
TOTAL inancial Officer n Gas Co. Ltd. O. Du'iajan Managing Direc Assam Gas Compan umped that tary tomped that tary 154	ny Ltd.	e S 3

e. The Company is continuing the Group Gratuity Scheme and Group Superannuation Scheme with Life Insurance Corporation of India, Jorhat Branch under Policy Cover GGCA-71070 for Gratuity Scheme and Policy Cover GSCA – 71044 for Superannuation Scheme.

During the year under audit, Gratuity has been accounted for on the basis of actuarial valuation and an amount of Rs. 206.96 Lakhs has been charged under Gratuity, consisting of current year's and past service liability.

- f. During the year under audit, actuarial valuation of Leave Encashment Benefits has been carried out, Rs. 230.19 Lakhs has been charged in the accounts based on actuarial valuation during the year.
- g. Interest on delayed payments due from APGCL and tea consumers (Trade Receivables) which are either disputed or considered doubtful of recovery have not been provided during the year under review and shall be considered during the year of settlement / realization as per the policy of the company.
- h.
- i. Based on minutes of reconciliation meeting dated 02.07.2022, where outstanding bills between AGCL and APGCL has been settled for the period from the year 2008 to March 2022. After settlement of outstanding dues an amount of Rs. 94.81 Lakh has become receivable over and above the amount showing as receivable in the books of AGCL as on 31.03.2022. The said amount has been treated as exceptional items under Statement of Profit and Loss for the year 2021-22.

#### xiv. Contingent Liabilities :

a. In respect of claims under Income Tax, VAT and Service Tax

#### i) Income Tax

a. Advance Tax reflected in the accounts (Refer to note 11(d) includes an amount of Rs.14.89 lakhs being the FBT paid for upto the the AY 2007-08 pending assessment and ITDS reflected in the accounts (Refer to note 11(d) includes an amount of Rs.7.57 lakhs being TDS disallowed by the department for the Financial years 2006-07, 2007-08 and 2016-17. The Company has filed revised petitions for the allowability of the same. The Contingent liability arising on this remains unascertained and therefore has not been provided for.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

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### ii) VAT

As per the Gas Sale Agreements and the prevailing practice, in cases where the company sell gas to the consumers, the company has raised individual bills Gas sales and Transmission charges and accordingly paid VAT on the amount of gas sales bills and Service Tax on the transmission charges bills. In 2013 the VAT department has claimed that, since the gas is delivered by the company at the premises of the consumers, VAT shall be payable on the cost of transportation bills also and therefore from March 2013 onwards has raised demand notes on VAT on Transmission charges bills for the AYs 2006-07, 2007-08, 2008-09, 2009-10, 2013-14, 2014-15 and 2015-16.

The Company has made rectification petitions / appeals with Commissioner of Taxes, Assam/ Assam Board of Revenue/ Hon'ble Guwahati High Court against the Orders of the Superintendent and Asstt. Commissioner, Assam Value Added Tax, dated 25-03-2013, 01-09-2015, 21.04.2016, 17.03.2018, 17.03.2018, 19.03.2018 and 19.03.2018 amounting to Rs. 231. 54 Lakhs for the Assessment Year 2007-08, Rs. 2143.55 Lakhs for the Assessment Year 2008-09, Rs. 2103.42 Lakhs for the Assessment Year 2006-07, Rs. 2185.79 Lakhs for the Assessment Year 2009-10, Rs. 1431.90 lakhs for the Assessment Year 2013-14, Rs. 1341.67 lakhs /- for the Assessment Year 2014-15 and Rs. 1518.36 Lakhs for the Assessment Year 2015-16 respectively, including Interest, being the amount of VAT on natural gas purchased from M/s.Canoro Resources Limited and sold to consumers and VAT payable on Transmission charges also. The Contingent liability arising on this remains unascertained and therefore has not been provided for.

#### iii) Service Tax

Appeals have been filed with Customs, Excise and Service Tax Appellate Tribunal, Kolkata and Commissioner (Appeals), Central Excise & Cusoms, Guwahati against the Orders of the Commissioner of Central Excise, Dibrugarh dated 04-04-2012, 10-10-2013,19-02-2014, 05-12-2014, 27-03-2015, 30-04-2015, 18.03.2016, 09.02.2017, 10.08.17, 31.08.17, 31.01.18, 23.01.19, 02.05.19, 30.07.19 and 23.08.19 regarding payment of service Tax on Minimum Demand Charges on TC and Marketing Margin, other miscellaneous issues and reimbursement of manpower expenses from DNP Ltd. amounting to Rs. 1275.08 Lakhs exclusive of interest and penalty, for the period November 2006 to June 2017. The Contingent fiability arising on this remains unascertained and therefore has not been provided for.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

Assam Gas Comp

mpany Ltd.

Director

Assam Gas Company Ltd.

### ASSAM GAS COMPANY LIMITED Financial statements – 2021-22 DULIAJAN, (ASSAM).

## SIGNIFICANT ACCOUNTING POLICIES

The disputed statutory dues that have not been deposited on account of matters pending before appropriate authorities are as under:-

Name Of Statute	Nature Of Dues	Amount(in Lakhs of Rs)	Period To Which The Amount Relates	Forum Where The Dispute Is Pending
Income Tax Act	Tax	3. 93	A.Y. 2006-07	Central Processing Cell
Income Tax Act	Tax	0.54	A.Y. 2007-08	Central Processing Cell
Income Tax Act	Tax	3.09	A.Y. 2016-17	Central Processing Cell
Assam VAT ACT	Tax (including interest)	2103.42	F.Y. 2006-07	Commssioner, Assam VAT
Assam VAT ACT	Tax (including interest)	231.54	F.Y. 2007-08	Additional Commissioner, Assam VAT
Assam VAT ACT	Tax (including interest)	2143.55	F.Y. 2008-09	Assam Board of Revenue
Assam VAT ACT	Tax (including interest)	2185.79	F.Y. 2009-10	Appeal filed with Hon'ble Guwahati High Court
Assam VAT ACT	Tax (including interest)	1431.90	F.Y. 2013-14	Commssioner, Assam VAT
Assam VAT ACT	Tax (including interest)	1341.67	F.Y. 2014-15	Commssioner, Assam VAT
Assam VAT ACT	Tax (including interest)	1518.36	F.Y. 2015-16	Commssioner, Assam VAT
Service Tax	Tax	402.29	2007 to 2012	CESTAT, Kolkata
Service Tax	Tax	52.28	2012-2013	CESTAT, Kolkata
Service Tax	Tax	87.73	Oct'12 to Sep'13	CESTAT, Kolkata
Service Tax	Tax	152. 57	Apr'09 to Mar'14	CESTAT, Kolkata
Service Tax	Tax	24.29	2013-2014	CESTAT, Kolkata

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan



Managing Director Assam Gas Company Ltd.

Assam Gas Company Ltd.

Director Assam Gas Company Ltd. 56

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#### ASSAM GAS COMPANY LIMITED Financial statements – 2021-22 DULIAJAN, (ASSAM).

#### SIGNIFICANT ACCOUNTING POLICIES

Service Tax	Tax	88.37	Oct'13 to Sep'14	CESTAT, Kolkata
Service Tax	Tax	36.07	2014-15	CESTAT, Kolkata
Service Tax	Tax	55.15	Oct'14 to Sep'15	CESTAT, Kolkata
Service Tax	Tax	8812	Oct'15 to Sep'16	CESTAT, Kolkata
Service Tax	Tax	74.17	2015-16	CESTAT, Kolkata
Service Tax	Tax	121.74	Oct'16 to June'17	CESTAT, Kolkata
Service Tax	Tax	12. 61	2016-17	CESTAT, Kolkata
Service Tax	Tax	1.54	Apr'17 to June'17	CESTAT, Kolkata

## b. In respect of claims other than under Income Tax, VAT and Service Tax

i) During the year under review, Contingent Liabilities have been estimated for an amount of Rs. 375.56/- (previous year Rs. 375.56) which includes Rs 3.20 Lakhs on account of Royalty on MGQ bills raised by M/s.Oil India Limited and a debit note raised by ONGC Ltd. For Rs. 131.27 Lakhs for the period from June'10 to March'13 as additional gas price bill againt consumption of gas volume in excess of booked volume and Interest charges on delayed / non payment of billed amounts, which has not been acknowledged by the Comapny. Disputed interest on loan claimed by UCO Bank Rs. 241.09 Lakhs not acknowledged by the Company has been considered till 2009-10 and no provision has been made since 2011-12 as there was no claim from the banker.

#### xv. GENERAL :

Chief Financial Officer

Assam Gas Co. Ltd. P.O. Du'iajan

a. GST on Transmission charges amounting to Rs. 35.22 Lakhs & GS tax on other services amounting to Rs. 1.78 Lakh, which are outstanding for collection during the year under consideration (bills raised in 2022-23) have been treated under "Provision for GST" (Short Term Provisions).

b. VAT on Gas Sales are provided for and paid on the basis of bills raised and accounted for during the year.

Director

Assam Gas Company Ltd.

Managing Director

Assam Gas Company Ltd.

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c. The Company has renewed most of the MoU / agreements due for renewal with the suppliers and consumers. However, the Company is yet to renew the Gas sales and purchase agreement with the supplier M/s. OIL and some Individual Tea factory consumers and efforts have been taken for the renewal of the same at the earliest.

d. The Company has issued Bank Guarantees amounting to Rs.533..00 Lakhs in favour of PNGRB being the PBG for Authorisation of CGD Network, Rs. 32.75 Lakhs in favour of PNGRB being the PBG for NG Pipeline Network, PBG issued in favour of MOPNG Rs. 2300.00 Lakhs for Fuel Retail Outlet projects, and Further PBG issued in favour of Rs. 10941.25 Lakhs for PNGRB ( for 11th Round Bidding) Rs. 503.78 Lakhs in favour of ONGC towards PBG for natural gas auction, Rs 423.72 lakhs in favour of Vedanta Ltd & Rs. 945 Lakhs towards PBG for natural gas auction. Rs 88.36 Lakhs amounting in favour of PWD Assam towards ROW matters and amounting to Rs. 2.89 Lakhs towards CGD connection at IOC, Digboi. The accumulated balance of the valid Bank Guarantees as on 31/03/2022 amounts to Rs. 15785.87 Lakhs.

The Company has similarly issued Letter of Credit favouring ONGC amounting to Rs. 3886.53 Lakhs against gas to purchased.

e. The difference in quantities of gas purchased and sold - 1 39 48 931 SCM, has arisen due to metering discrepancies.

f. Related Party Disclosure: In accordance with the requirements of Ind As-24 on 'Related Party Disclosures' the names of related party where control exists / able to exercise significant influence, along with the aggregate transactions and year end balances with them as identified by the company are given below:

(a) Directors / Key Managerial Personnel

- 1. Shri Bolin Chetia
- 3. Shri Gokul Ch. Swargiyari
- 5. Smt. Mayuri Chetia
- 7. Shri Tarun Ch Saharia Smt Kalyani baruah
- 2. Shri Indra Gogoi
- 4. Shri Malay Kr. Das
- 6. Shri Oinam SaranKumar Singh
- 8. Shri Jogen Borpujari

(b) Joint venture -

Associated Company -

Tripura Natural Gas Company Limited., Agartala,

Assam Gas

Gas Company Ltd.

Tripura

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- Associated Company -
- Subsidiary Company-

Purbabharati Gas Pvt limited, Guwahati, Assam DNP Limited, Guwahati, Assam

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

159Director Assam Gas Company Ltd.

## ASSAM GAS COMPANY LIMITED Financial statements - 2021-22 DULIAJAN, (ASSAM).

## SIGNIFICANT ACCOUNTING POLICIES

The following transactions were carried out during the year with the related parties ( In Lakhs of Rupees):-

Nature of transaction	Directors / Key Managerial Personnel	Joint venture
Remuneration, T.A. and other benefits	60.84 (61.99)	
Balance as at 31.03	.2022	
Receivables	NIL	NIL
	(NIL)	(NIL)
Loans		NIL
		(NIL)
Advance (reimbursa	ble)	30.63
		(12.07)

(Figures in brackets relate to previous years)

### g. SEGMENT REPORTING :

The Company is primarily engaged in the business of 'Transmission of Natural Gas' and the other business of the Company i.e purchase and sale of natural gas and construction and maintenance of gas pipe lines are collateral to and revolve around the primary business of the Company and hence 'Segment Reporting' as per Ind AS - 108, has not been considered. However, the matter is being taken up with the consultants and shall be complied with as per their advice in future.

## h. IMPAIRMENT OF ASSETS :

No adjustments have been carried out during the year.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

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Managing Director Assam Gas Company Ltd.

Director Assam Gas Company Ltd.



# 38. Disclosure in respect of expenditure on Corporate Social Responsibility Activities:

As per section 135 of the Companies Act, 2013 alongwith Companies (Corporate Social Responsibility) Policy, 2014, the Company is required to spent for CSR in accordance with its CSR Policy. The details of CSR expenditure for the year are as under.

	(Amount in La	ikhs of Ruppees)
	2020-21	2021-22
a) Amount unspent (for earlier years) at the begining of the year	r 145.96	NIL
b) Amount earmarked for CSR activities during the year	153.31	133.63
c) Gross amount required to be spent during the year	299.27	133.63
d)Amount actually spent for CSR activities during the year	418.34	180.43
e)Amount remaining unspent at the end of the year	NIL	NIL

### **39. DIVIDEND**

As Dividend are accounted for during the year in which such dividends are declared by the AGM, an amount of **Rs 507.43 Lakhs** being the dividend declared and paid during the year (for the year 2020-21) has been accounted for during this year.

For the Financial Year 2021-22, the Board of Directors, have proposed a final dividend at the rate of \_\_\_\_\_% on the average paid up equity share capital of the company. The proposal is subject to the approval of shareholders at the Annual General Meeting.

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

Director Assam Gas Company Ltd.

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Director Assam Gas Company Ltd.

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Karnany Circle, Dewal Road, Jorhat – 785001 (Assam) Ph.: 0376-3550116, 70026-01934; email : karnany@rediffmail.com, nck.jrt@gmail.com

## ASSAM GAS COMPANY LIMITED

## Independent Auditors' Compliance Certificate

We have conducted the Statutory Audit of Assam Gas Company Limited, Duliajanof the Standalone Financial Statements for the year ended 31<sup>st</sup> March 2022 in accordance with the directions/ sub directions u/s 143(5) of the Companies Act, 2013 as amended, and hereby certify that we have complied with all the guidelines issued to us.

Place: GUWAHATI

Date: 18.08.2022



For N.C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E)

(MADHAVI KARNANY) Partner Membership No. 064292 UDIN: 22064292APHMFI1215



Karnany Circle, Dewal Road, Jorhat – 785001 (Assam) Ph. : 0376-3550116, 70026-01934; email : karnany@rediffmail.com, nck.jrt@gmail.com

## INDEPENDENT AUDITORS' REPORT

## TO THE MEMBERS OF ASSAM GAS COMPANY LIMITED

## Report on the Audit of the consolidated Financial Statements

## Opinion

We have audited the accompanying consolidated Financial Statements of **ASSAM GAS COMPANY LIMITED** ("the Company") and its subsidiary, its associates and its joint venture (together referred to as the "Group") which comprise the consolidated Balance Sheet as at March 31, 2022, the consolidated Statement of Profit and Loss (including other comprehensive income), the consolidated Statement of Cash Flows and the consolidated Statement of changes in equity for the year ended on that date, notes to the financial statements and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated Financial Statements along-with the notes thereon, give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including the Indian Accounting Standards specified in the Companies (Indian Accounting Standards) Rule 2015 " as amended" under section 133 of the Act, of the consolidated state of affairs (financial position) of the Group as at March 31, 2022, and their consolidated Profit (financial performance) including their consolidated cash flows and their consolidated changes in equity for the year ended on that date.

## **Basis for Opinion**

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



## **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated Financial Statements of the current period. These matters were addressed in the context of our audit of the consolidated Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

## **Emphasis of Matters**

The amount receivable from various parties as reflected under Trade Receivables amounting to Rs. **1,27,20,16,781** /- remains mostly unreconciled and unconfirmed. Further, in our opinion, considering the unsecured and doubtful trade receivables of Rs. 7,59,73,034/- (refer note no.10) provision of 3% of the "Revenue from Operations" as per Holding Company's accounting policies needs to be reviewed. {Refer note no. 37(vi)(e).}

The Holding Company does not have an adequate internal audit system commensurate with the size and the nature of its business.

## **Other Matters**

As per the Index of Charges available with Ministry of Corporate Affairs, it was observed that a Charge has been created in the Holding Company's name against UCO Bank bearing Charge Id 90267508, 90267507 for Rs. 28 Crore & Rs. 18 Crore respectively. However, there was no such loan outstanding in the financial statements. As per information & explanation given to us, the Holding Company is unable to file Form CHG 4 for satisfaction of the said charges since the no dues certificate is not yet received from UCO Bank owing to some dispute with the Bank with respect to the rate of Interest.

# Information other than the Financial Statements and Auditor's Report thereon

The Company's management and Board of Directors are responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's information but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and in doing so consider whether the other information is materially inconsistent with the consolidated 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 that fact. We have nothing to report in this regard.



## Management's Responsibility for the Consolidated Financial Statements

The Company's Management and the Board of Directors are responsible for the matters stated in section 134(5) of the Act, with respect to the preparation of these consolidated Financial Statements that give a true and fair view of the consolidated financial position that give a true and fair view of the consolidated financial performance including other comprehensive income, consolidated cash flows and consolidated changes in equity of the Group in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act. The respective Boards of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Company, as aforesaid.

In preparing the consolidated Financial Statements, the respective management and the Board of Directors of the companies included in the Group are responsible for assessing the ability of their respective entities to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective management either intends to liquidate their respective entities or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

## Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated 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 consolidated Financial Statements.

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

i) Identify and assess the risks of material misstatement of the consolidated 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.



- ii) Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company and its subsidiary, its associate and its joint venture companies has adequate internal financial controls systems with reference to Financial Statements in place and the operating effectiveness of such controls.
- iii) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management and Board of Directors.
- iv) Conclude on the appropriateness of the management and Board of Directors 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 ability of the Group 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 consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidences obtained up to the date of our Auditor's Report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- v) Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- vi) Obtain sufficient appropriate audit evidence regarding the financial information of the entities within the Group to express an opinion on the consolidated financial statements.

Materiality is the magnitude of misstatements in the consolidated Financial Statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the consolidated financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the consolidated financial statements.

We communicate with those charged with governance of the Company and such other entities included in the consolidated financial statements of which we are the independent auditors 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 determined those matters that were of most significance in the audit of the consolidated 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 regulations precludes / 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 section 143 (3) of the Act, based on our audit we report that:
  - 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 of the aforesaid consolidated financial statements;
  - b. In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books;
  - c. The consolidated Balance Sheet, the consolidated Statement of Profit and Loss (including other comprehensive income), the consolidated Statement of Cash Flows and the consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
  - d. In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under section 133 of the Act, with relevant rule issued there under.
  - e. On the basis of written representations received from the directors of the Company as on March 31, 2022 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary, its associate, its joint venture company, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
  - f. With respect to the adequacy of the internal financial controls over financial reporting and the operating effectiveness of such controls refer to our separate report in Annexure A" which is based on the auditors' reports of the Holding Company and its subsidiary, its associate and its joint venture companies; Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.



- g. With respect to the matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended: In our opinion and to the best of our information and according to the explanations given to us the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of section 197 of the Act.
- h. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
  - The Consolidated financial statements disclose the impact of pending litigations as at 31<sup>st</sup> March, 2022 on its financial position in its consolidated Financial Statements – Refer Note 37 (vi) regarding Trade Receivables & 37(xi) regarding Contingent Liabilities to the consolidated financial statements.
  - ii) The Group did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses and as such the Group has not made any provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
  - iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Group and as such there has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Group.
  - iv) (a) The respective Managements of the Company & other entities in the Group, whose financial statements have been audited under the Act, have represented to us that, to the best of their knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company or any of such subsidiary/ associate/ joint venture to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company or any of such subsidiary/ associate/ joint venture ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

(b) The respective Managements of the Company & other entities in the Group, whose financial statements have been audited under the Act, have represented to us that, to the best of their knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company or any of such subsidiary/ associate/ joint venture from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company or any of such subsidiary/ associate/ joint venture shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.



(c) Based on such audit procedures that we have considered reasonable and appropriate in the circumstances performed by us on the Company and its subsidiary/ associate/ joint venture company whose financial statements have been audited under the Act; nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) above contain any material misstatement.

V)

As stated in Note No. 39 to the consolidated financial statements

a) The final dividend proposed in the preceding year declared and paid by the Company during the year is in accordance with Section 123 of the Act as applicable.

b) Further the Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with section 123 of the Act as applicable.

2. With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 (the "Order"/ "CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by us for the Company and its subsidiary/ Associate/ joint venture companies included in the consolidated financial statements, to which reporting under CARO is applicable, we report that there are no qualifications or adverse remarks in these CARO reports.

Place: Guwahati

Date: 02.09.2022

ANANY JORHAT

For N.C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E)

(MADHAVI KARNANY) Partner Membership No. 064292 UDIN: 22064292AQTFA08245 We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting of the Company and its subsidiary/ associate/ joint venture companies.

## 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 and to the best of our information and according to the explanations given to us, the Company and its subsidiary/ associate/ joint venture companies have, 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 31 March, 2022, based on the internal control with reference to financial statement criteria established by the respective Companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Date: 02.09.2022 Place: Guwahati

ANAN

For N.C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E)

(MADHAVI KARNANY) Partner Membership No. 064292 UDIN: 22064292AQTFAO8245



Karnany Circle, Dewal Road, Jorhat -- 785001 (Assam) Ph.: 0376-3550116, 70026-01934; email : karnany@rediffmail.com, nck.jrt@gmail.com

## ANNEXURE - B

# DIRECTIONS UNDER 143(5) OF THE COMPANIES ACR, 2013 FOR THE YEAR 2021-22

- Whether the Company has clear title/ lease deeds for free hold and leasehold land respectively? If not, please state the area of freehold and leasehold land for which title/ lease deeds are not available.
  - The Company has clear title deeds for all the freehold lands and leasehold lands, except that the land where the Administrative Office and the Compressor Machines of the Company are situated, has not been registered in its name. The said land is yet to be formally transferred to the Company- which was allotted by the Government of Assam to the Company in the year 1968; and since then under their occupation.

SI. No.	Location	State	Land available		Remarks	
			Leasehold	Freehold		
1.	Near 16 no. Tiniali, Duliajan	Assam	Nil	166B-04K-12L (includes land in AGCL – North Colony, South Colony and H/G Barrack)	The said land is yes to be formally transferred to the Company- which was allotted by the Government of Assam to the Company in the year 1968; and since then under their occupation.	

The details of the land where title deeds are not available are as follows:

- 2. Whether there are any cases of waiver/write off of debts/ loans interest etc., if yes, the reasons there for and the amount involved.
  - None and Not Applicable.
- 3. Whether proper records are maintained for inventories lying with third parties & assets received as gift from Govt. or other authorities. (Firm Registration No. 305103E
  - None and Not Applicable.

UDIN: - 22064292A & TFA 08245

Branch Office: 5A2, 6<sup>th</sup> Floor, Disha Enclave, Arunodoi Path, Christian Basti, Guwahati - 781005 (Assam) Ph. No.: 0361-2341901, 98640-88755, p<del>7</del>640-54044; email : nck.ghy@gmail.com

(MADHA)

Partner

ARNANY!



Karnany Circle, Dewal Road, Jorhat – 785001 (Assam) Ph. : 0376-3550116, 70026-01934; email : karnany@rediffmail.com, nck.jrt@gmail.com

## ANNEXURE - C

# SUB DIRECTIONS UNDER SECTION 143(5) OF THE COMPANIES ACT, 2013 FOR THE YEAR 2021-22

- 1. State the area of land under encroachment and briefly explain the steps taken by the Company to remove encroachments.
  - As per information and explanations given to us, no land under the possession of the Company has been encroached.
- 2. Whether subsidy received /recoverable from Government of India has been properly accounted for as per claims admitted.
  - None and Not Applicable.

For N. C. KARNANY & CO. Chartered Accountants (Firm Repistration No. 305103E Magnation (MADIAWI KARNANY) Partner Membership No.. 064292 UDIN :- 22064292AQTFA 08425



Karnany Circle, Dewal Road, Jorhat – 785001 (Assam) Ph. : 0376-3550116, 70026-01934; email : karnany@rediffmail.com, nck.jrt@gmail.com

ANNEXURE - D

# DIRECTIONS UNDER SECTION 143(5) OF THE COMPANIES ACT, 2013 FOR THE YEAR 2021-22

1.	Whether the Company has system in place to process all the accounting transactions through IT system? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	Most of the accounting transactions are processed manually and IT system is used only for limited purpose like compilation of accounts – entering the manually prepared vouchers in Tally system and finalisation, pay roll accounting – generation of the monthly salary calculations and pay slips, generation of bills – generating monthly invoices for gas and TC and stores accounting – entering the issues and receipts notes and maintaining stock ledger, through individual programs for each function.
2.	Whether there is any restructuring of an existing loan or cases of waiver / write off of debts / loans / interests etc., made by a lender to the Company due to the Company's inability to repay the loan?	None and not applicable.
2	If yes, the financial impact may be stated.	
3.	Whether funds received / receivable for specific schemes from central / state agencies were properly accounted for / utilized as per its terms and conditions? List the cases of deviation.	None and not applicable.



For N. C. KARNANY & CO. Chartered Accountants (Firm Registration No. 305103E

non 0 N (MADHAVIKARNANY) Partner

Membership No., 064292 UDIN :-22064292 AqTFA0 8425

Branch Office: 5A2, 6th Floor, Disha Enclave, Arunodoi Path, Christian Basti, Guwahati - 781005 (Assam) Ph. No.: 0361-2341901, 98640-88755, **4553**0-54044; email : nck.ghy@gmail.com

CONSOLIDATED BALANCE SHEET

(Amount - INR in Lakhs)

Particulars		Note No.	AS AT 3/31/2022	AS A7 3/31/202
A ASSETS			0.0110022	5/51/202
1) Non-current assets				
(a) Property, Plant & Ec		2	42,045.87	37,665.48
(b) Capital Work -in- pr		3	12,543.74	8,248.92
(c) Other Ingangible As	sets	4	128.32	158.83
(d) Right-of-use Assets		5	149.06	168.00
(e) Financial Assets				
i) Investments		6	12,194.44	11,541.62
ii) Other Financial A		7	6,123.37	4,438.75
(f) Other Non-current as	isets	8	32.72	32.72
			73,217.52	62,254.32
2) Current assets			P. Constant Street	
(a) Inventories		9	5,766.75	4,417.54
(b) Financial Assets				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
i) Trade receivables		10	13,585.00	11,101.03
ii) Cash and cash equ	ivalents	11	499.73	725.08
iii) Bank balance othe	er than (ii) above	12	46,526.07	50,690.59
iv) Others		13	2,451.23	2,014.72
(c) Current Tax Assets (	Net)	14	2,835.66	1,788.98
(d) Other current assets		15	2,053.82	1,384.27
			73,718.26	72,122.21
TOTAL AS	SETS	_	146,935.78	134,376.53
B EQUITY AND LIABILITI	ES			
a. Equity Share Capital		16	1 601 45	1 (01 10
b. Other Equity		10	1,691.45	1,691.45
c. Minority Interest		18	103,042.57	96,446.83
2		10	15,677.52	14,342.85
1			120,411.54	112,481.13
2. Liabilities				
a. Non Current Liabilities				
Financial Liabilities				
i) Borrowings		19	2 121 02	
ii) Lease Liabilities		19	3,131.93	
iii) Other Financial Liab	vilities	20	94.00	94.77
b. Deferred tax liabiltiy ( n		20	8,257.55	6,792.56
c. Provisions		21	5,489.54	5,334.86
		22	1,294.34	1,381.76
	0	·	18,267.36	13,603.95
11 -	AD	-		
Chief Financial Officer	Managing Dire	ector utd.	The	KA
Assam Gas Co. Ltd.	- (335 LUII)		1	2 S
P.O. Du'iajan	Assam Duliajan	hanam	Director	(*( J(

la Company Secretary

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Particulars	Note No.	AS AT 3/31/2022	AS A' 3/31/202
(continued)			
3. Current Liabilities			
a. Financial Liabilities			
i) Trade payables	23		
A) total outstanding dues of	25		
micro enterprises and small			
enterprises		0.04	
B) total outstanding dues of			
creditors other than micro			
enterprises and small enterprises		2,215.92	1,615.03
ii) Borrowings iii) Lease Liabilities		0.39	1,501.80
iv) Other Financial Liabilities		70.88	59.67
b. Other current liabilities	20	1,395.95	1,346.66
c. Provisions	24	4,013.43	2,963.53
	25	560.27	804.76
		8,256.88	8,291.45
TOTAL EQUITY & LIABILITIES		146,935.78	134,376.53
Corporate Information & Significant Accounting Policies	1		
Notes forming part of Financial Statements	37-38		

In terms of our report of even date attached herewith

For N. C. KARNANY & CO. ICAI Firm Regn No: 305103E Chartered Accountants

an

(CA. MADHAVI KARNANY) Partner (Membership No. 064292) UDIN:

Place :

Dated :

th August 2022

Chief Financial Officer Assam Gas Co. Ltd. P.O. Dullajan

Depeter Dans Secretary

Company Secretary serri Gas Company Ltd. A ···

Managing Director Assam Gas Company Ltd. Duliajan

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Director Assam Gas Company Ltd.



Consolidated Statement of Profit & Loss Account (Amount - INR in Lakhs)

AS AT

0.10

2.45

Note AS AT Particulars No. 3/31/2022 3/31/2021 I. Revenue from operations 26 33.876.88 30,724.74 II. Other income 27 4,504.37 4,866.20 III. Total Revenue (I+II) 38,381.25 35,590.94 IV. Expenses: Purchases of stock in trade 28 11,916.10 7,936.37 Change in Inventory of Stock of CNG 29 0.09 Excise duty 3.15 Employee benefit expenses 30 5,432.71 5,453.11 Finance costs 31 272.12 587.70 Depreciation and amortization 2&3 2,572.36 2,477.74 Other expenses 32 7,595.87 7,029.35 Total expenses 27,792.40 23,486.82 V. Profit before exceptional items and tax (III - IV) 10,588.85 12,104.12 VI. Exceptional Items 94.81 655.30 VI. Profit before tax (V + VI) 10,683.66 12,759.42 VII. Tax expenses 1) Current tax 33 2,532.95 3,222.01 2) Deferred tax 21 98.00 (124.46)2,630.95 3,097.55 VIII. Profit for the period from continuing operations (VI - VII) 8,052.71 9,661.87 IX. Profit from discontinuing operations

X. Tax expenses of discontinuing operations

XI. Profit from Discontinuing operations (after tax) (IX - X)

XII. Profit for the period (VIII + XI)

Chief Fina icial Officer Assam Gas Co. Ltd. P.O. Du'iajan

Managing Director Assam Gas Company Ltd. Duliajan

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8,052.71

Assam Gas Company Ltd.

9,661.87

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Particulars	Note No.	AS AT 3/31/2022	AS AT 3/31/2021
(continued)			
XVI. Other Comprehensive Income			
A (i) Items that will not be reclassified to profit or loss		225.22	
(ii) Income tax relating to items that will not be		56.68	
B (i) Items that will be reclassified to profit or loss (ii) Income tax relating to items that will be reclassified			
to profit or loss			
XVII. Total Comprehensive Income for the period		8,221.25	0 4 4 1 0
(XV+XVI) (Comprising Profit (Loss) and Other		0,221.25	9,661.8
Comprehensive Income for the period)			
XVIII. Basic & Diluted Earnings per equity share (in Rs.): (Face Value Rs. 100 per share)	34	486	571
Corporate Information & Significant Accounting Policies Notes forming part of Financial Statements	1 37-38		

In terms of our report of even date attached herewith

For N. C. KARNANY & CO. ICAI Firm Regn No: 305103E Chartered Accountants

JORHAT

(CA. MADHAVI KARNANY) Partner (Membership No. 064292) UDIN:

Place :

Dated :

Chief Financial Officer Assam Gas Co. Ltd. P.O. Dullajan

Company Secretary

Menaging Director Assam Gas Company Ltd. Duliajan

Assam Gas Company Ltd.

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## Statement of Change in Equity for the year ended 31st March 2021

(Amount - INR in Lakhs)

(a) Equity Share Capital		As at 31/03/2022		As at 31/03/202		:1		
Balance at the beginning of the reporting period		No. of Shares		No. of Shares		Amount		
Changes in Facily Classics	eporting period	1691449	1691.45	1691449		1691.4		
Changesin Equity Share Capital	during the perio		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	2 1 2 2 2 5 5				
Balance at the end of the reportin	g period	16 91 449	1691.45	16 91 449		1691.4		
	Reserves and Surplus							
(b) Other Equity	Revaluation Reserve	Capital Reserve	General Reserve	Profit & Loss A/c	Other Comprehens	Total		
Balance at 01-April- 2021	38.87	69.11	92,260.17	4,078.67	ive Income	96,446.81		
Adj for rectification of Op balance			72,200.17	4,078.07		90,440.81		
Profit for the year			7394.83	8052.7		12112 -		
Other Income for the year from	1.1000000		1374.03	8032.7		15447.53		
Associates			-626.35		1.5	(2)(2)		
Total Comprehensive income for			-020.33			-626.35		
the current year					160 54	100.04		
Dividends			19	-999.13	168.54	168.54		
Corporate Dividned Tax on Dividends						-999.13		
Transfer to retained				0.00	and a start of the	0		
earnings								
Balance at 31-Mar-22	38.87	69.11	99,028.65	-7394.83		-7394.83		
	50.07	07.11	99,028.05	3,737.40	168.54	103,042.57		
Balance at 01-April- 2020	38.87	69.11	84,780	2 551 (2				
Adj for rectification of Op	50.07	09.11		3,551.67	-	88,439.71		
Profit for the year	1.75		224.57			224.57		
Other Income for the year from			7,789.75	9,661.88		17,451.63		
Associates			(524.21)					
Total Comprehensive income for			(534.21)			(534.21)		
he current year								
Dividends				(1 227 70)	-			
Corporate Dividned Tax on Dividends				(1,277.76)		(1,277.76)		
ransfer to retained				(67.36)	an Alexand	(67.36)		
arnings				(7,789.75)		(7,789.75)		
Balance at 31-Mar-21	38.87	69.11	92,260.17	4,078.67		96,446.82		

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan



Company Secretary Company Ltd

Managing Director

Assam Gas Company Ltd. Duliajan

> Director Assam Gas Company Ltd.



#### ASSAM GAS COMPANY LIMITED **DULIAJAN, (ASSAM).** C

		<u>. (ASSAM)</u> . <u>IAS1962SGC001184</u>	Consolidated Statement of Cash (Amount - INR in L		
			For the year	For the year	
			2021-22	2020-21	
		CASH FLOW FROM "OPERATING ACTIVITIES"			
	a)	Net Profit before Tax	10,683.67	12,783,79	
	b)	Adjustments for :	10,005.07	12,705.79	
	i)	Depreciation	2,572.36	2,477,74	
	ii)	Interest on Loans	16.86	1.80	
	iii)	Misc. Expenditure	17.41	10.22	
	iv)	Interest on Fixed Deposit	(2,862.41)		
	V)	Profit on sale of Fixed asset	(2,002.41)	(3,075.78)	
	vi)	Provision for project surplus material		(9.51)	
	vii)	Impact of Fair valuation		(26.00)	
	viii)	Loss on sale of Fixed asset	2.66	1.75	
	ix)	Other Comprehensive Income	3.55		
		Operating Profit before working capital changes	225.22	10 101 01	
	c)	Working capital changes :	10,656.66	12,164.01	
	i)	Inventories			
	ii)	Trade Receivables(Fin. Assets)	(1,349.20)	(1,117.67)	
	iii)	Short Term Loans & Advances(Fin. Asset)	(2,170.03)	(1,851.53)	
	iv)	Other Current Liabilities			
	v)		1,091.17	499.43	
	vi)	Trade payable(Financial Liabilities) Other current asset	671.20	(165.04)	
	*1)	Cash generated from operations	1.80	(51.46)	
	Less :		8,901.60	9,477.74	
	LUSS	Cash Flow before extra ordinary items	(3,579.63)	(1,094.46)	
	Add :		5,321.97	8,383.28	
	Add :	and a distantion			
9		Net Cash from operating activities	5,321.97	8,383.28	
		CASH FLOW FROM "INVESTING ACTIVITIES"		Contract March Starter	
	i)	Purchase of Assets (net)	(11,550.84)	(9,137.89)	
	ii)	Sale of Asset			
	ii)	Fixed Deposits	2,479.90	(6,868.47)	
	iii)	Dividend received	55.50	47.5	
	iv)	Interest received on Fixed Deposits	2,854.41	3,490.22	
	v)	Mise. Exp - VRS Payments	(17.41)	(34.58)	
	vi)	Non-Current Investment	(987.00)	240.64	
	vii)	Loss on sale of Fixed asset	(3.55)		
		Net Cash used in investing activities CASH FLOW FROM "FINANCING ACTIVITIES"			
	i)	Non Current other financial liabilities	(7,168.99)	(12,262.58)	
	ii)	Interest on Loans	1,464.21	598.16	
	iii)	Dividend & Tax paid	(16.86)	(1.80)	
	iv)	Current other Financial Liabilities	(999.13)	(1,345.12)	
	v)	Financial Asset	343.65	31.46	
	vi)	Current Liabilities provisions	(468.80)	798.98	
	vii)	Other provisions	(244.49)	222.59	
	viii)	Secured Loan	(87.42)	194.58	
	viii)		1,630.51	1,501.80	
		Net Cash used in financing activities	1,621.67	2,000.65	

Net Increase in Cash & Cash equivalents Cash & Cash equivalents at the begining of the year Cash & Cash equivalents at the end of the year

Place :

Dated : U **Chief Financial Officer** Assam Gas Co. Ltd. P.O. Duliajan

Mapaging Director Assam Gas Company Ltd. Duliajan

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In terms of our report of even date attached to herewith

(225.35)

725.08

499.73

6

(1,878.65)

2,603.73

725.08

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Director Assam Gas Company Ltd.

II.

III.

I.

ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

Consolidated Financial statements - 2021-22

#### CORPORATE INFORMATION & SIGNIFICANT ACCOUNTING POLICIES

#### 1. Corporate information

Assam Gas Company, a Government of Assam Undertaking fully owned and controlled by the Government of Assam through Equity participation, was incorporated in India as a Private Limited Company under the provisions of the Companies Act, 1956, with its Registered Office at Duliajan (post office), Dibrugarh District.

The consolidated Financial Statements for the year ended on 31<sup>st</sup>March 2022 were authorized by resolution of the Board of Directors on August 2022.

#### Subsidiary Company

M/s DNP Limited was incorporated as a Public Company Limited by Shares under the Companies Act,1956 on 15<sup>th</sup> June, 2007, with its Registered Office at Guwahati(Assam,India), with an Authorized Capital of Rs.170 00 00 000/-, divided into equity shares of Rs. 10/- each and a paid up Capital of Rs.1672500000/-, Assam Gas Company Limited is holding 51% of the paid up share capital of the company, while Numaligarh Refineries Limited holds 26% and M/s. Oil India Limited 23% of the paid up share capital respectively.

#### Associated Company-Joint Venture

M/s.Tripura Natural Gas Co.Ltd., Agartala (Tripura, India), was jointly promoted in 1960, by Assam Gas Company Ltd, and Tripura Industrial Development Corporation, Agartala(Tripura, India). At present the Authorised Capital of TNGCL is Rs.30 00 00 000/-, divided into equity share of Rs.10/- each and the Issued, Subscribed and paid up capital is Rs.30 00 00 000/- Assam Gas Company is having 25.51% Equity Share holding (7,65,306 Equity Shares ) in M/s Tripura Natural Gas Company Limited.

M/s. Purba Bharati Gas Pvt Ltd, Guwahati (Assam, India) was jointly promoted in 2019, by M/s. Assam Gas Company Ltd., M/s. Gail Gas Limited and M/s.Oil India Limited. At present the Authorised Capital of M/s Purba Bharati Gas Pvt. Ltd. Is at Rs.500 00 00 000/-, divided into equity shares of Rs.10/- each and the Issued, Subscribed and paid up capital is Rs.100 00 00

Chief Fina Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd.

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Assam Gas Company Ltd.

000/-. Assam Gas Company is having 48% Equity Shares holdings (480 00 000 Equity Shares ) in M/s. Purba Bharati Gas Pvt. Ltd

Investment in Share Capital of M/s. Assam Petrochemicals Limited(APL), Guwahati(Assam, India), made upto the F.Y 2020-21 amounts to Rs.28,00,00,000/- divided into 280,00,000 equity shares of Rs.10 each. Assam Gas Company is having 3.25% Equity Share holdings (280 00 000 Equity shares) in M/s. Assam Petrochemicals Limited.

### 1.1 Significant Accounting Policies

# 1.1.1 Basis of preparation of consolidated Financial Statements

The financial statements of the company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the companied (Indian Accounting Standards) Rule, 2015 and Companies (Indian Accounting Standards ) Amendment Rules, 20166.

The financial statements are prepared under the historical cost convention and in accordance with Generally Accepted Accounting Principles in India (Indian GAAP), including Accounting Standards notified under relevant provision of the companies Act, 2013. Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy. Revenues are generally recognized on accrual system of accounting except where otherwise stated.

# 1.1.2 PRINCIPLES OF CONSOLIDATION

The consolidated financial statements related to Assam Gas Company Limited('the Company'). Its subsidiary company (DNP Limited) and its Associates (Tripura Natural Gas Company) and M/s. Purba Bharati Gas Pvt Ltd, Guwahati. The consolidated financial statements have been prepared on the following basis.

- a) The financial statements of the Company and its subsidiary company are combined on a line-by –line basis by adding together the book values of like items of assets, liabilities, income and expenses, after fully eliminating intra-group balances and intra-group transactions in accordance with Accounting Standard (Ins AS)110- "Consolidated Financial Statements"
- b) Minority Interest's share of net profit of consolidated subsidiaries for the year is identified and presented in the consolidated balance sheet separate from liabilities and the equity of the Company's shareholders.

c) As far as possible, the consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd. Duliajan

am Gas Company Ltd.

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circumstances and are presented in the same manner as the Company's separate financial statements.

1.1.3 Investments other than in subsidiary have been accounted as per Accounting Standard (Ind AS) 28 on "Investment in Associated and joint ventures".

# 1.1.4 Other significant accounting policies

These are set out under "significant Accounting Policies" as given in the Company's separate financial statements.

Chief Financial Officer Assam Gas Co. Ltd.

Secretary

P.O. Duliajan

Compan

Assam Gas Company Ltd.



Managing Director Assam Gas Company Ltd.

Duliajan

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Assam Gas Company Ltd.

Assam Gas Company Ltd. Manzging Duliajan Director



Company Secretary

38,200.49	37,665.48	12,450.12	60.23	2,381.54	• 10,128.81	50,117.07	63,40	1,849.68	48,329.78	Previous Year's Figures
37,665.48	42,045.87	14,930.98	1.82	2,482.68	12,450,12	56,978.32		6,867.78	50,117.07	Total
556.49	563.40	155.39		67.37	88.02	718.79		74.28	644.51	M. CNG Station
9.20	8.44	8.74		0.76	7.98	17.18		,	17.18	L. Communication System
124.44	141.24	42972		42.27	387.45	570.96		59.07	511,89	K. E.D.P. System
91.06	69.88	125.95		21.18	104,77	195.83			195.83	J. Mator Vehicles
70.37	78.27	51.93		10.80	41.13	130.22		18.72	111.50	I. Furniture & Fixture
253.98	310.66	399.93		53.87	346.06	710.59		110 55	600.04	H. Roads, Drains and Water Works
325.69	487.94	1,275.63		59.84	1,215.79	1,763.57		222.09	1,541,48	G. Electrical Installation
28.00	22.30	15.19		8.45	6.73	37.48		2.75	34.73	F. Miscellaneous Fixed Assets
0.67	0.65	0.46		0.03	0.43	1.10		•	1.10	E. Hospital Equipments
14.74	14.78	27.35		3.67	23.68	42.14		3.72	38.42	D. Office Equipment
32,668,22	36,407.71	11,695.25	1.82	2,052.15	9,644.92	48,104,42	6.53	5,796.34	42,314,61	C. Pipe Lines & Plant & Machinery
1,903 93	2,321,90	745.44		162.28	583.16	3,067.34		580.25	2,487,09	B. Residential & Factory Euliding
1,518.69	1,618.69			к.		1,618,69			1,618.69	A. Land
AS AT 31-03-2021	AS AT 31-03-2022	TOTAL (under SLM)	Adjustment to Assets (during year)	FOR THE YEAR	UP TO 01-04-21	COST AS AT 31-03-2022	MENT (discard)	THE YEAR	01-04-21	
ON SLM / WDV	ON S		DEPRECIATION (SLM)						GROSS BLOCK	DADTIVILLADO

ASSAM GAS COMPANY LTD. DULIAJAN, ASSAM CIN: U11101AS1962SGC001184

Notes to the Financial Statements for the year ended 31st March 2022

NOTE 2 : Property, Plant & Equipments Consolidated Consolidated

(Amount - INR in Lakhs)

Notes to the Financial Statements for the year ended 31st March 2022

NOTE 4 : Intangible Assets

(Amount - INR in Lakhs)

	GROSS BLOCK						Amortisation			NE	NET BLOCK
PARTICULARS	COST AS AT 01-04-21	ADDITION FOR THE YEAR	ADJUST- MENT (discard)	COST AS AT 3/31/2022	UP TO 01-04-21	FOR THE YEAR	Adjustment to Assets (during year)	TOTAL	No. of Years for amortisation	AS AT 3/31/2022	AS AT 3/31/2021
A Geographical Information System	172.27			172.27	57.30	27.25		84.55	6.00	87.81	
8. Way leave Charges	38.48	4.91		43.39	7 03	103			1		
	and the state of the					4.03		11.90	10.00	31.52	
C. Computer Software	23.71	4.38		28.09	10.58	8.53		19.11	6.00	8.98	
TATA											
CIA	234.46	9.29		243.75	75.81	39.80		115.61		108 20	
Previous Year's Figures	223.52	10.96	•	234.46	37.69	38.12		75,81		158.83	

Company Secretary Assam Gas Company Ltd P.O. Dullajan

Assam Gas Company Ltd. Managing Birector Duliajan .

Director Assam Gas Company Ltd,

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3.1 CAPITAL WORK - IN - PROGRESS

Capital Work in Progress A	mount in C	WIP for a peri	Amount in CWIP for a period of as on 31st March 2022	March 2022	
Le	Less than 1Year	I-2 Years	2-3 Years	More than 3 Years	Total
Pipeline	302.96	151.38		•	454 35
CNG/LNGProject	691.45	10.62	,		702.08
Scada	758.95	156.09	12.95	8.85	936.84
CompressorMajorOverhaul	48.45		1		48 45
ONGC(Namburnadi-NumaligarhPLproject)	5,459.65	3,791.85	293.83	10.10	9.555.43
Compressor(Fire&Safty)	53.66	•	9.40	2.63	65.69
lectricalUpgradation	•		1		
RetailOutletFuel		127.12	1		127.12
OtherNewProjects	172.18	97.64	1		269.82
ComputerSoftware(Intangible)	•	47.02	1		47.02
Frame Structure-Office Building		•			
Boundary Wall	301.20	35.74	•	,	336.94

Less than IYear	I-2 Years	2-3 Years	More than 3 Years	Total
540.09	110.09	1		650.18
10.62		1		10.62
156.09	12.95	8.85		177 80
97.02	51.71			148 73
,791.85	293.83	10.10		4.095 78
2,668.70	9.40	2.63		2.680.73
19.97			7.53	27.49
127.12			*	127.12
97.64	-		•	97.64
47.02	6.97	1		53.99
139.96			3.02	142.98
35.74				35.74
A	7			8,248.92
ding Di	rector	2	f	
Year           540.09           10.62           156.09           97.02           3,791.85           2,668.70           19.97           127.12           97.64           47.02           139.96           35.74           35.74           35.2	Vear           540.09           10.62           156.09           97.02           3,791.85           2,668.70           127.12           97.64           47.02           139.96           3574           3574	000 1-2 Vo 202 1 202 1 2		2-3 Years

Company Secretary

Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'lajan

Duliajan

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12,543.74

	AS AT 3/31/2022	AS AT 3/31/2021
3 CAPITAL WORK - IN - PROGRESS	Contraction and an	
Pipeline	454.35	650.18
CNG/LNG Project	702.08	10.62
Scada	936.84	177.89
Compressor Major Overhaul	48.45	148.73
ONGC (Namburnadi-Numaligarh PL project)	9,555.43	4,095.78
Compressor (Fire & Safty)	65.69	2,680.73
Electrical Upgradation	00.07	2,000.75
Retail Outlet Fuel	127.12	127.12
Frame Structure-Office Building	127.12	142.98
Boundary Wall	336.94	
Other New Projects	269.82	35.74
Sibsagar Office Construction	209.82	97.64
Computer Software (Intangible)	-	
Compressor	47.02	53.99
	12,543.74	8,248.92
5 <u>Right-of-Use Assets</u>		
Vehicles (Balance including addition)	168.00	226.09
Less: Depriciation	49.87	58.09
Add: Addition During the year	30.94	58.09
Net Amount	149.07	168.00
	172.07	100.00
Non-current Financial Assets: INVESTMENTS           Total Investment valued at cost ( unless stated otherwise )		
Equity contribution in Tripura Natural Gas Co. Ltd. (unqoated) - Associates (100000 equity shares @ Rs. 100 each fully paid)	4,575.18	3,975.05
Equity Conribuion in DNP Limited - Subsidiary (85300000 equity shares @ Rs.10 each fully paid)		
Equity Conribuion in PBG Pvt. Limited - Joint Venture (48000000 equity shares @ Rs. 10 each fully paid)	4,819.26	4,766.57
Equity Conribuion in Assam Petrochemicals Limited (14000000 equity shares @ Rs. 10 each fully paid)	2,800.00	2,800.00
	12,194.44	11,541.62
AGCL hold 25.51% Equity Shares in Tripura Natural Gas Co. Limited.		
DNP Limited is a subsidiary company, AGCL holding 51% shares.		
AGCL hold 48% Equity Shares in Purba Bharati Gas Pvt. Limited.		
AGCL hold 3.25% Equity Shares in Asam Petrochemicals Limited.		
Non-current Financial Assets: OTHERS		
A. Loans		
Loans to Related Party :		
B. Other Financial Assets		
AGCL Gratuity Trust Account	0.01	0.01
Balances with banks in fixed deposits having remaining maturity	6,123.36	4,438.74
of more than 12 months		6
Security Deposit	-	- 12
-Considered good- unsecured	1949 - 1949 -	*
Financial Officer Mananuna Di		6
m Gas Co. Ltd. Assam Gas Company 186.	6,123.37	4,438.75
.O. Duliann Gas Company 196		

# ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u>

Company Secretary Director sam Gas Company Ltd Assam Gas Company Ltd,

	AS AT 3/31/2022	AS AT 3/31/2021
8 OTHER NON-CURRENT ASSETS		
A. Misc. Expenditure ( to the extent not written off)		
VRS Payments - Accumulated balance		5.33
Add: Paid during the year	17.41	34.58
	17.41	39.91
Less : Adjustment of Opening balance (Note No 35 )		5.33
Less : Adjusted during the year	17.41	34.58
	-	-
		11, 210, 211
Security Deposit		
-Considered good	32.72	32.72
		52.72
	32.72	32.72
9 INVENTORIES		Straight Straight
(As taken, valued and certified by the Management at cost)		
Stock of Stores and Spares		
	5,153.13	3,936.84
Stock with Instrument, Compressor Deptt. & Crisis Mgmt.com. Stock of Medical Stores	92.39	85.11
Stock of Stores at Site Office	6.73	2.32
Stock of CNG	514.32	392.99
Slock of CNG	0.18	0.28
	5,766.75	4,417.54
Sundry Debtors	10.101.00	
Sundry Debiors	16,101.25	13,257.52
Sundry Debiors		13,257.52
	16,101.25	13,257.52
Less : Provision for bad and doubtful debts		
	16,101.25	13,257.52
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>1 <u>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS</u> <u>a) Cash in hand:</u></li> </ul>	<b>16,101.25</b> 2,516.25	<b>13,257.52</b> 2,156.49
Less : Provision for bad and doubtful debts	<b>16,101.25</b> 2,516.25	<b>13,257.52</b> 2,156.49 <b>11,101.03</b>
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS         <ul> <li><u>a) Cash in hand:</u></li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00	<b>13,257.52</b> 2,156.49 <b>11,101.03</b>
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS         <ul> <li><u>a) Cash in hand:</u> With Head Office, Duliajan</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00	13,257.52 2,156.49 11,101.03 1.11 6.97
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>I <u>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS</u> <u>a) Cash in hand:</u> With Head Office, Duliajan With Officials (Imprest)</li> </ul>	16,101.25 2,516.25 13,585.00 .0.93 0.16	13,257.52 2,156.49 11,101.03 1.11 6.97 0.14
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS         <ul> <li>a) Cash in hand:</li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 .0.93 0.16 0.17	13,257.52 2,156.49 11,101.03 1.11 6.97
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>EINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS         <ul> <li>a) Cash in hand:</li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> <li>Cash at Guwahati Office</li> <li>Stock of Gold 6Gms</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40	13,257.52 2,156.49 11,101.03 1.11 6.97 0.14
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>I <u>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS</u> <ul> <li><u>a) Cash in hand:</u></li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> <li>Cash at Guwahati Office</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40 0.85	13,257.52 2,156.49 11,101.03 1.11 6.97 0.14 1.19
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>EINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS         <ul> <li>a) Cash in hand:</li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> <li>Cash at Guwahati Office</li> <li>Stock of Gold 6Gms</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40	13,257.52 2,156.49 11,101.03 1.11 6.97 0.14
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>Example 2 I FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS         <ul> <li>a) Cash in hand:</li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> <li>Cash at Guwahati Office</li> <li>Stock of Gold 6Gms</li> <li>Stock of Silver 20Gms</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40 0.85 13.51	<b>13,257.52</b> 2,156.49 <b>11,101.03</b> 1.11 6.97 0.14 1.19 9.41
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>I <u>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS</u> <ul> <li>a) <u>Cash in hand:</u></li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> <li>Cash at Guwahati Office</li> <li>Stock of Gold 6Gms</li> <li>Stock of Silver 20Gms</li> </ul> </li> <li>b) <u>Balances with Banks:</u> <ul> <li>On Current Account</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40 0.85 13.51 68.42	<b>13,257.52</b> 2,156.49 <b>11,101.03</b> 1.11 6.97 0.14 1.19 9.41 240.28
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>Elss : Provision for bad and for ba</li></ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40 0.85 13.51 68.42 360.85	<b>13,257.52</b> 2,156.49 <b>11,101.03</b> 1.11 6.97 0.14 1.19 9.41 240.28 418.44
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>EINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS         <ul> <li>a) Cash in hand:</li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> <li>Cash at Guwahati Office</li> <li>Stock of Gold 6Gms</li> <li>Stock of Silver 20Gms</li> </ul> </li> <li>b) Balances with Banks:         <ul> <li>On Current Account</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40 0.85 13.51 68.42 360.85 56.96	<b>13,257.52</b> 2,156.49 <b>11,101.03</b> 1,111 6.97 0.14 1.19 9.41 240.28 418.44 56.96
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>Less : Provision for bad and doubtful debts</li> <li>I <u>FINANCIAL ASSETS : CASH &amp; CASH EQUIVALENTS</u> <ul> <li>a) <u>Cash in hand:</u></li> <li>With Head Office, Duliajan</li> <li>With Officials (Imprest)</li> <li>Cash at CNG Station</li> <li>Cash at Guwahati Office</li> <li>Stock of Gold 6Gms</li> <li>Stock of Silver 20Gms</li> </ul> </li> <li>b) <u>Balances with Banks:</u> <ul> <li>On Current Account</li> <li>On Deposit Account with Original Maturity of less than 3 months</li> <li>Other earmarked balances with bank</li> </ul> </li> </ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40 0.85 13.51 68.42 360.85	<b>13,257.52</b> 2,156.49 <b>11,101.03</b> 1.11 6.97 0.14 1.19 9.41 240.28 418.44
<ul> <li>Less : Provision for bad and doubtful debts</li> <li>Elss : Provision for bad and for ba</li></ul>	16,101.25 2,516.25 13,585.00 0.93 0.16 0.17 11.40 0.85 13.51 68.42 360.85 56.96	<b>13,257.52</b> 2,156.49 <b>11,101.03</b> 1.11 6.97 0.14 1.19 9.41 240.28 418.44 56.96

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10.1 FINANCIAL ASSETS - TRADE RECEIVABLES

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	2022
	22

Particulars	Outst	anding for follo	wing nerinds fr	Outstanding for following neriods from the date of nermont	wment No. III Laus	Lavo
	Less than 6 Months	Months 1 Year	1-2 years	2-3 Years	More than 3	Total
(i) Undisputed Trade receivables- considered					- marine	
good	5,252.05	1,419.28	741.90	823 16	60 089	8 075 11
<li>Undisputed Trade Receivables- Considered Doubtful</li>		•			000.02	0,723.4
<li>(iii) Undisputed trade receivables credit impaired</li>						
(iv) Disputed Trade Receivables considered good		•				
(v) Disputed Trade Receivables considered doubtful	1				0 050 E5	-
(vi) Disputed trade receivables receivables credit impaired	1	158.74	873.75	493.46	237.61	1 763 56
Less: Provision for doubtful Debts Add: Unbilled Trade Receivables Total				100.10	10.101	2,516.25 2,561.73 13,585.00

Particulars	Outst	anding for follo	wing periods fr	Outstanding for following periods from the date of payment	avment	
	Less than 6 Months	Less than 6 6 months to Months 1 Year	1-2 years	2-3 Years	More than 3	Total
(i) Undisputed Trade receivables- considered			]		C IDOI	
good	4,142.33	1.110.26	933.00	551 06		67166
(ii) Undisputed Trade Receivables-				001.00		0,/30.00
Considered Doubtful		,				
(iii) Undisputed trade receivables credit						
impaired		•	-			
(iv) Disputed Trade Receivables considered						
	-				•	
(v) Disputed Trade Receivables considered doubtful		",	1	•	2 842 18	1011
(vi) Disputed trade receivables receivables credit impaired	453.07	420 68	493.46	230 52	7.04	2,042.10
Less; Provision for doubtful Debts Add: Unbilled Trade Receivables	6	A			1.01	2,156.49
Chief Financial Officer Assa	Managing Director am Gas Company	Managing Director Assam Gas Company Ltd	1.	X		11,101.0

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p.o. Duliajan

ompany Ltd Assam Gas Company Ltd.

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	AS AT 3/31/2022	AS AT 3/31/2021
E FINANCIAL ASSETS: BANK BALANCES OTHER THAN CASH & CA	SH EQUIVALEN	NTS
Balance with banks in fixed deposits with original maturity of more than 3		
months and remaining maturity of less than 12 months	46,526.07	50,690.59
	46,526.07	50,690.59
B FINANCIAL ASSETS - OTHERS		
(Unsecured, considered good unless otherwise stated)		
a) Advances to related parties :		
- DNP Limied ( short term advance)		
b) Advance to Consortium		
b) Advance to Consortium	243.76	-
c) Loons & advances to and	243.76	-
c) Loans & advances to employees		
	564.53	379.76
Advance to Directors		
	564.53	379.76
a) Interest accrued on Elizad D		Sector Providence
c) Interest accrued on Fixed Deposit	1,642.94	1,634.95
	1,642.94	1,634.95
CURPENT TAY ASSETS (No.	2,451.23	2,014.72
CURRENT TAX ASSETS ( Net)	Section 2. All	
Current Tax Assets :		
- Advance Income Tax		
- Tax deducted at source	4,976.33	5,490.56
- Tax deducted at source	(382.74)	(1,463.81)
Lara - Terre Conciliante de la concentration	4,593.59	4,026.74
Less : Transferred from Provision a/c.	1,757.92	2,237.77
	2,835.66	1,788.98
OTHER CURRENT ASSETS		
<u>OTHER CORRENT ASSETS</u>		
a) Prepaid expenses		
Pre-paid Insurance Premium	160.10	
	168.10	150.27
	168.10	150.27
Service Tax on Advances	02.61	
GST (TDS)	93.51	93.51
GST paid on Advances	0.49	0.62
GST(TCS)	140.91	511.41
Input Tax Credit	1.27	4.42
Income Tax (TCS) paid in excess	14.60	27.31
	15.36	15.36
c) Other advances	266.14	652.63
Advance to Contractors & Suppliers	6.57	
AGC Staff Recreation Centre	6.55	11.08
AGCL Executive Club		0.50
AGCL Sarbajanin Namghar	1.50	-
Receivable from Gratuity Trust/Employees	1.50	0.12
Receivable from OIL	(0.17)	11.77
Gratuity Fund(Net of Obligation)	4.53	4.53
// ///////////////////////////////////	1,607.18	553.38
1 AL	1,619.59	581.38
		1.4
Financial Officer Managing Director	2.0.53.05	- In
in ncial Officer Managing Director n Gas Co. Ltd. Assam Gas Company 189.	2,053.82	1,384.27

	AS AT 3/31/2022	AS AT 3/31/2021
16 EQUITY SHARE CAPITAL :		
a) <u>AUTHORISED SHARE CAPITAL</u>		
20,00,000 Equity Shares of Rs. 100/- each	2,000.00	2 000 00
( Previous Year 20,00,000 Equity Shares)	2,000.00	2,000.00
b) ISSUED, SUBSCRIBED, CALLED & PAID-UP:		
16,91,449 fully paid Equity shares of Rs. 100/- each		
(Previous Year 16,91,449 Equity Shares)	1,691.45	1,691.45
( 1691449 Equity Shares of Rs. 100/- each held by Govt. of Assam)		
	1,691.45	1,691.45

c) Reconciliation of shares outstanding at the beginning and at the end of Reporting period:

Equity Shares	3/31/2022	3/31/2021
Face Value of the Equity Shares (each)	100	100
No of Shares outstanding at the beginning of the year Amount of Shares outstanding at the beginning of the year (Rs) No of Shares Issued during the year	1,691,449 169,144,900	1,691,449 169,144,900
Amount of Shares Issued during the year No of Shares bought back during the year		1.1
Amount of Shares bought back during the year No of Shares outstanding at the end of the year	1	
Amount of Shares outstanding at the end of the year (Rs)	1,691,449 169,144,900	1,691,449 169,144,900
d) Terms and rights attached to equity shares		

The Company has only class only one class of equity share par value of

In the event of liquidation of the Company, the holders of equity shares

# e) Details of Shareholders holding more than 5% shares in the Company

Name of Shareholder	31/03/2022	31/03/2021
1. Governor of Assam - No of Shares held - Percentage of Shares held	1691449.00 100%	1691449.00 100%

f) Details of Promoters shareholding

Chief Financial Officer Assam Gas Co. Ltd. P.O. Dullajan

Assam Gas Company Ltd, Assam Gas Company Ltd.

Managing Director Assam Gas Company Ltd. Duliajan

Shares held by J	promoters at the
Promoter's	Governor of
name	Assam
No Of Shares	1,691,449
% of Total Shares	100%
% Change during the year	NIL



# ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u>

	AS AT 3/31/2022	AS AT 3/31/2021
17 OTHER EQUITY		
Revaluation Reserves		
Opening balance	20.07	
Add: Amount transferred from P&L	38.87	38.87
Less: Adjustment during the year		
	38.87	38.87
Capital Reserve		50.07
Opening balance	69.11	69.11
Add: Amount transferred from P&L	07.11	09.11
Less: Adjustment during the year		
Closing balance	69.11	69.11
General Reserve		
Opening balance	92,260.18	84,780.06
Add : Adj for rectification of Op bal.(Note.31) Add: Amount transferred from P&L		224,57
Less: Dividend	7,394.83	7,789.75
Less: Dividend Tax		1961
Less : Minority Int	1,334.67	1,190.25
Less : Minority Int - op bal		-
Add : Surplus in Associates - TNGCL	655.63	586.56
Add: Surplus/Deficit in Joint Venture- PBGL	52.69	69.48
Closing balance	99,028.66	92,260.17
Profit & Loss A/C		
Opening balance		
Opening balance	4,078.67	3,551.67
Add: Amount transferred from P&L	8,052.70	9,661.88
Amount available for appropriation		and the second
Appropriations:	12,131.37	13,213.55
Dividend		
Dividend Tax	999.13	1,277.76
Transfer to General Reserve account	•	67.36
Transfer to CSR Reserve account	7,394.83	7,789.75
Closing balance	3,737.40	4,078.67
Other Comprehensive Income on Defined Benefit Plan A/C		4,070.07
Opening balance		
Add/Less During the year	168.54	
Closing balance	168.54	-
	103,042.57	0/ 11/ 01
	103,042.57	96,446.81
18 MINORITY INTEREST		
Value of Equity Shares in DNPL	8,195.00	<b>8</b> 105 00
Share of Capital Profits	-	8,195.00
A Share of Revenue Profits	7,482.52	6,147.85
Chief Financial Officer	15,677.52	14,342.85
Assam Gas Co. Lid Managing Director		SARMANY E
P.O. Dullajan Assam Gas Company Ltd.		y me y
	21	JORHAT )
Shote Duliajan	The	* Jonin

Company Joc etary Assam Gas Company Ltd.

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91 Director

19 FINANCIAL LIABILITIES (Non Current) - BORROWINGS Long term Loans (Axis Bank -NGN Project)         FINANCIAL LIABILITIES (Current) - BOKKOWINGS Secured Overdraft From Banks         20 FINANCIAL LIABILITIES - OTHER FINANCIAL LIABILITIES         NON CURRENT FINANCIAL LIABILITIES         (i) Security Deposit From Domestic Consumers Domestic Consumers         Domestic Consumers (Materials cost)         (ii) SECURITY DEPOSIT FROM T.E. & OTHERS: Tea Estates/Gardens /Industrial Duliajan College         (iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current)         (A)         (A)         CURRENT FINANCIAL LIABILITIES	3,131.93 3,131.93 0.39 0.39 1,039.04 557.75 1,596.79 480.80 0.01 480.81	- - 1,501.80 1,501.80 1,501.80 787.89 485.40 1,273.29 414.90 0.01 414.91
EINANCIAL LIABILITIES ( Current) - BOKKOWINGS         Secured Overdraft From Banks         20 FINANCIAL LIABILITIES - OTHER FINANCIAL LIABILITIES         NON CURRENT FINANCIAL LIABILITIES         Omestic Consumers         Domestic Consumers         Domestic Consumers ( Materials cost)         (ii) SECURITY DEPOSIT FROM T.E. & OTHERS:         Tea Estates/Gardens /Industrial         Duliajan College         (iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS:         Tea Gardens         T.E. (Capital Cost)         Adv. For Transportation Charges (Non current)         (A)         CURRENT FINANCIAL LIABILITIES         Security Deposit fromContractors         Earnest Money         T.E. (Gas Meter)	3,131.93 0.39 0.39 1,039.04 557.75 1,596.79 480.80 0.01 480.81	<b>1,501.80</b> 787.89 485.40 <b>1,273.29</b> 414.90 0.01
Secured Overdraft From Banks         20 FINANCIAL LIABILITIES - OTHER FINANCIAL LIABILITIES         NON CURRENT FINANCIAL LIABILITIES         Omestic Consumers         Domestic Consumers         Domestic Consumers (Materials cost)         (i) SECURITY DEPOSIT FROM T.E. & OTHERS:         Tea Estates/Gardens /Industrial         Duliajan College         (ii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS:         Tea Gardens         T.E. (Capital Cost)         Adv. For Transportation Charges (Non current)         (A)         CURRENT FINANCIAL LIABILITIES         Security Deposit fromContractors         Earnest Money         T.E. (Gas Meter)	0.39 0.39 1,039.04 557.75 1,596.79 480.80 0.01 480.81	<b>1,501.80</b> 787.89 485.40 <b>1,273.29</b> 414.90 0.01
Secured Overdraft From Banks         20 FINANCIAL LIABILITIES - OTHER FINANCIAL LIABILITIES         NON CURRENT FINANCIAL LIABILITIES         Omestic Consumers         Domestic Consumers         Domestic Consumers (Materials cost)         (i) SECURITY DEPOSIT FROM T.E. & OTHERS:         Tea Estates/Gardens /Industrial         Duliajan College         (ii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS:         Tea Gardens         T.E. (Capital Cost)         Adv. For Transportation Charges (Non current)         (A)         CURRENT FINANCIAL LIABILITIES         Security Deposit fromContractors         Earnest Money         T.E. (Gas Meter)	0.39 1,039.04 557.75 1,596.79 480.80 0.01 480.81	<b>1,501.80</b> 787.89 485.40 <b>1,273.29</b> 414.90 0.01
20 FINANCIAL LIABILITIES - OTHER FINANCIAL LIABILITIES NON CURRENT FINANCIAL LIABILITIES (i) Security Deposit From Domestic Consumers Domestic Consumers Domestic Consumers (Materials cost) (i) SECURITY DEPOSIT FROM T.E. & OTHERS: Tea Estates/Gardens /Industrial Duliajan College (ii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	0.39 1,039.04 557.75 1,596.79 480.80 0.01 480.81	<b>1,501.80</b> 787.89 485.40 <b>1,273.29</b> 414.90 0.01
NON CURRENT FINANCIAL LIABILITIES         (i) Security Deposit From Domestic Consumers Domestic Consumers (Materials cost)         (ii) SECURITY DEPOSIT FROM T.E. & OTHERS: Tea Estates/Gardens /Industrial Duliajan College         (iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current)         (A)         (A)         CURRENT FINANCIAL LIABILITIES         Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	1,039.04 557.75 1,596.79 480.80 0.01 480.81	787.89 485.40 <b>1,273.29</b> 414.90 0.01
NON CURRENT FINANCIAL LIABILITIES         (i) Security Deposit From Domestic Consumers Domestic Consumers (Materials cost)         (ii) SECURITY DEPOSIT FROM T.E. & OTHERS: Tea Estates/Gardens /Industrial Duliajan College         (iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current)         (A)         (A)         CURRENT FINANCIAL LIABILITIES         Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	557.75 1,596.79 480.80 0.01 480.81	485.40 1,273.29 414.90 0.01
<ul> <li>(i) Security Deposit From Domestic Consumers Domestic Consumers (Materials cost)</li> <li>(ii) SECURITY DEPOSIT FROM T.E. &amp; OTHERS: Tea Estates/Gardens /Industrial Duliajan College</li> <li>(iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current)</li> <li>(A)</li> <li>CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)</li> </ul>	557.75 1,596.79 480.80 0.01 480.81	485.40 1,273.29 414.90 0.01
Domestic Consumers Domestic Consumers (Materials cost) (ii) <u>SECURITY DEPOSIT FROM T.E. &amp; OTHERS:</u> Tea Estates/Gardens /Industrial Duliajan College (iii) <u>ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS:</u> Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A)	557.75 1,596.79 480.80 0.01 480.81	485.40 1,273.29 414.90 0.01
Domestic Consumers ( Materials cost) (ii) SECURITY DEPOSIT FROM T.E. & OTHERS: Tea Estates/Gardens /Industrial Duliajan College (iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	557.75 1,596.79 480.80 0.01 480.81	485.40 1,273.29 414.90 0.01
<ul> <li>(ii) SECURITY DEPOSIT FROM T.E. &amp; OTHERS: Tea Estates/Gardens /Industrial Duliajan College</li> <li>(iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current)</li> <li>(A)</li> <li>CURRENT FINANCIAL LIABILITIES</li> <li>Security Deposit fromContractors Earnest Money T.E. (Gas Meter)</li> </ul>	1,596.79 480.80 0.01 480.81	<b>1,273.29</b> 414.90 0.01
Tea Estates/Gardens /Industrial Duliajan College (iii) <u>ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS:</u> Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	480.80 0.01 480.81	414.90 0.01
Tea Estates/Gardens /Industrial Duliajan College (iii) <u>ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS:</u> Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	0.01 480.81	0.01
(iii) ADDITIONAL SECURITY DEPOSIT FROM T.E. AND OTHERS: Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	0.01 480.81	0.01
Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)		414.91
Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)		
Tea Gardens T.E. (Capital Cost) Adv. For Transportation Charges (Non current) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	A DESTINATION OF THE REAL PROPERTY OF	
Adv. For Transportation Charges (Non current) (A) (A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	6,125.84	5,070.97
(A) CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	5.25	5.25
CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	48.86	28.14
CURRENT FINANCIAL LIABILITIES Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	6,179.95	5,104.36
Security Deposit fromContractors Earnest Money T.E. (Gas Meter)	8,257.55	6,792.56
Earnest Money T.E. (Gas Meter)		
Earnest Money T.E. (Gas Meter)		
T.E. (Gas Meter)	996.63	1,168.96
	127.34	115.42
Advance for Transportation Charges (current)	253.15 18.83	59.48
Credit balance in Suspense a/c	18.85	2.80
Assam Power Generation Corporation Limited, Namrup		
Assam Petro Chemicals Ltd., Namrup		
(B)	1,395.95	1,346.66
Financial Officer m Gas Co. Lld Managing Director .O. Duliajan Assam Gas Company Ltd. (A+B)		
Duliajan	9,653.50	8,139.22
Bagepter De	9,653.50	8,139.22
Gas Company Ltd. Dire Dire	9,653.50	8,139.22

Assam C192 ompany Ltd.

	AS AT 3/31/2022	AS A7 3/31/202
21 DEFERRED TAX LIABILITY (Net)		
Deferred Tax Liability		
Difference of Booked Depreciation and Tax Depreciation	5,817.37	5 071 16
Add : Adj during the year	73.97	5,871.16
Add : Adj for OCI	56.68	(53.79)
	5,948.02	5,817.37
Deferred Tax Assets		
Opening		
Adj for rectification of opening balance (Note-)	482.51	410.51
Add : Adj during the year	-	1.34
,,,	(24.03)	70.66
	458.48	482.51
Net Deferred Tax Liability	5,489.54	5,334.86
22 NON CURRENT LIABILITIES - PROVISIONS		
O L for Leave encashment benefits of employees	1,294.34	1,381.76
	1,294.34	1,381.76
23 FINANCIAL LIABILITIES - TRADE PAYABLES		
A) Total outstanding dues of micro and small enterprise		
B) Total outstanding dues to Creditors other than micro and small enterprise		
Others	195.11	210.16
Oil India Ltd., Duliajan	557.11	219.16 313.90
ONGC, Sibsagar	1,101.08	1,081.96
HOEC	79.57	1,081.90
GAIL	283.08	

To the extent company has received intimation from the "Suppliers" their status under the Micro, Small and Medium Enterprise regarding Development Act 2006, they are not covered under the aforesaid Act.

Chief Financial Officer Assam Gas Co. Ltd.

P.O. Duliajan

Compan Secretary Assam Gas Company Ltd.

Managing Director Assam Gas Company Ltd. Duliajan

Director Assam Gas Company Ltd.

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23.1 FINANCIAL LIABILITIES - TRADE PAYABLES

Particulars	C. La				
	Outstandin	g for followin	g periods fro	UNISTANTING FOR FOLLOWING PERIODS from due date of Total	Total
	Less Than 1vear			More than 3	
MCME		cibra	SIPAL C-7	rears	
I. MOWL	0.04				0.04
ii. Others	1154 81	7 4 7		1 050 00	
iii Disautad D		14.1		1,059.63	2.215.92
III. Disputed Dues- MSME	1				
iv. Disputed Dues- Others		,			
Total	1.154.85	1.47		1 050 62	2 24 5 00

Particulars	Outstandir	ng for followin	g periods fron	Outstanding for following periods from due date of	e of Total
	Less Than 1year	1-2 vears	2-3 Vears	More than 3	
i. MSME				10010	
ii. Others	554.59	0.30	0.03	1 060 04	
ii Disnitad Duas- MCME		0.0	0.2.0		1,015.03
JINCHI - CONTRACTOR		-			
IV. Disputed Dues- Others	1				
Total	554.59	0.30	0.03	1 050 04	4 645 00

Managing Director Assam Gas Company Ltd. Duliajan



Chief Financial Officer Assam Gas Co. Ltd. P.O. Buliajan a Company Secretary Assam Gas Company Ltd.

Difector 194 am Gas Company Ltd.

0.66 156.13 76.48 10.29 - 7.51 0.70 57.15 72.27 28.55 0.37 121.31 27.97	0.68 51.38 59.82 10.74 - 4.90 0.70 57.07 68.26 40.97 3.43
156.13 76.48 10.29 7.51 0.70 57.15 72.27 28.55 0.37 121.31	51.38 59.82 10.74 - 4.90 0.70 57.07 68.26 40.97
156.13 76.48 10.29 7.51 0.70 57.15 72.27 28.55 0.37 121.31	51.38 59.82 10.74 - 4.90 0.70 57.07 68.26 40.97
156.13 76.48 10.29 7.51 0.70 57.15 72.27 28.55 0.37 121.31	51.38 59.82 10.74 - 4.90 0.70 57.07 68.26 40.97
76.48 10.29 7.51 0.70 57.15 72.27 28.55 0.37 121.31	59.82 10.74 - 4.90 0.70 57.07 68.26 40.97
10.29 7.51 0.70 57.15 72.27 28.55 0.37 121.31	10.74 4.90 0.70 57.07 68.26 40.97
7.51 0.70 57.15 72.27 28.55 0.37 121.31	4.90 0.70 57.07 68.26 40.97
0.70 57.15 72.27 28.55 0.37 121.31	0.70 57.07 68.26 40.97
0.70 57.15 72.27 28.55 0.37 121.31	0.70 57.07 68.26 40.97
57.15 72.27 28.55 0.37 121.31	57.07 68.26 40.97
72.27 28.55 0.37 121.31	68.26 40.97
28.55 0.37 121.31	40.97
0.37 121.31	
121.31	3.43
27.07	111.02
	119.67
559.38	528.64
2.50	
2.50	2.20
0.44	0.67
0.39	0.52
0.25	0.25
0.01	0.22
3,450.47	2,431.03
3,454.05	2,434.89
4,013.43	2,963.53
1,757.92	2,160.89 76.87
1,757.92	2,237.77
	-0.00
523.27	262.84
	505.71 36.21
560.27	804.76
	<b>3,454.05</b> <b>4,013.43</b> 1,757.92 1,757.92 523.27 36.99

H-Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan

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KA 0 Company Secretary

Managing Director

Assam Gas Company Ltd. Duliajan

Assam Gas Company Ltd.



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Notes to the Financial Statements for the year end	ed 31st March 2022	AS AT 3/31/2022	AS A' 3/31/2021
26 REVENUE FROM OPERATIONS			
a) Sale of Natural Gas (Taxpaid)		3,508.33	
i i i i i i i i i i i i i i i i i i i		3,508.33	
b) Sale of Natural Gas/ CNG			
Less: VAT on Gas Sales		21,153.13	20,595.23
Less. VAT on Gas Sales		2,673.38	2,604.39
		18,479.75	17,990.84
c) Transmission Charges		12,289.16	13,088.39
Less: CGST & SGST		400.35	354.49
		11,888.81	12,733.90
		33,876.88	20 72 4 74
27 <u>OTHER INCOME</u>			30,724.74
<u>STILLA INCOME</u>			
Interest on Fixed Deposit		2,862.41	3,075.79
Interest on Loan to DNP Limited		-	
Minimum Demand Charges (Gas Sales)		1,369.73	1,289.88
Interest on Delay payment		108.47	140.83
Interest from Employees on Loan		30.29	20.89
Interest on Income tax refund			122.45
Dividend Income from Investment			_
Sale of Materials and Service Charges		62.88	78.55
Compensation Charges		12.72	14.70
Guest House Charge realised		0.65	2.03
House rent realised from employees		12.24	11.44
Gas Charges realised from employees		0.78	
Miscellaneous receipts			0.85
Income from works contracts		31.15	41.83
Profit on Sale of Fixed Assets		2.10	23.82
House rent realised from OTHERS		-	9.51
Tender Fee		2.43	4.96
Advertisement income		0.50	2.67
Works Contract DG			-
Recovery of Bad debts written off			
Inventory Provision Written Back		8.04	
intentory riovision written back		-	26.00
		4,504.37	4,866.20
8 PURCHASES OF STOCK IN TRADE			
Gas Purchases		11,916.10	7,936.37
		11,916.10	7,936.37
9 <u>CHANGES IN INVENTORIES OF STOCK OF</u>	CNC		
	<u>und</u>		
Closing stock-in-trade of CNG	/	0.18	0.28
Opening stock-in-trade of CNG	_	0.28	0.38
T- CAR		0.09	0.10
Financial Officer Managing Director m Gas Co. Ltd. Assam Gas Company I	_td.	1	
.0. Dullajan Dullajan	in the second second second second	Mat	

# ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184 Notes to the Financial Statements for the year ended 31st March 2022	AS AT 3/31/2022	AS AT 3/31/2021
30 EMPLOYEE BENEFITS EXPENSE		
(a) EMPLOYEES REMUNERATION & BENEFITS:		
Salary & Wages	4,117.16	3,630.59
Providend Fund / Pension Fund Contribution	383.83	369.17
Group Gratuity Scheme	213.83	287.79
Leave Encashment	232.04	573.59
Staff Welfare Expenses	485.85	591.97
	5,432.71	5,453.11
31 FINANCE COSTS		
Interest expenses	272.12	500 72
Interest on Fair Valuation	272.12	580.73
	272.12	6.97 587.70
32 OTHER EXPENSES		
a) POWER & FUEL / COMPRESSION CHARGES		
Electricity Charges	(0.17	1
Compressor Gas Fuel Expenses	68.17	61.87
Gas Compression charges	539.31	351.83
	820.74	782.10
(b) <u>RATES &amp; TAXES:</u>	1,428.22	1,195.80
Fees & Fines	33.71	21.05
Rent, Rates & Taxes	41.25	31.95
Company's Professional Tax	0.03	37.82
	74.99	0.03 69.80
ief Financial Officer ssam Gas Co. Ltd. P.O. Du'iajan Assam Gas Company Ltd. Duliajan		STARNANK &

Assaro Gas Company Ltd.

Director Assam Gas Company Ltd.

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# ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM). CIN: U11101AS1962SGC001184 Notes to the Financial Statements for the year ended 31st March 2022

to the Financial Statements for the year ended 31st March 2022	<u>AS AT</u> 3/31/2022	AS A 3/31/202
(c) OTHER OPERATING EXPENSES:		
P.F. Administrative Expenses	14.76	110
Director's Fee	0.46	14.6
Stipend to Trainees	22.50	0.2
MD's office Expenses	0.81	16.2
Guwahati office expenses	4.56	0.5
Printing & Stationery		4.6
Postage & Telegrams	20.77 0.82	20.6
Telephone charges	2.76	0.7
Vehicle Hire charges	157.61	3.9
Vehicle running expenses	33.41	99.5
Liveries	14.02	22.2
Advertisement		2.54
Bank charges	64.93 91.88	60.9
Legal & Professional charges		59.5
Insurance premium	240.35	152.80
House rent	328.47 43.22	350.2:
Books, Maps & periodicals	43.22 2.53	34.14
Carriage, Cartage & Freight	2.53 8.01	1.7.
Meeting expenses	25.54	3.55
Donation & Suscription	117.93	13.8
Guest House Expenses	8.34	3.98
Tools & Plants Consumed	1.60	6.80
Company's Celebration expenses	9.81	4.60
Diamond Jubillee Expense	261.22	1.00
Sanitary Expenses	47.03	-
Security Expenses	464.22	24.23
Land Survey Expenses	0.46	383.34
Compensation paid	0.46	0.41
Domestic Grids Office Expenses	17.50	14.31
Meter reading & distribution expenses	40.72	37.37
Gas loss on transmission	961.03	785.11
Discount/ Rebate (net)	3.35	1.95
CNG Inaugration expenses	40.81	36.09
CNG Office expense	201.02	50.09
CSR expenses	272.51	561.45
Provision for Bad & Doubtful debts	158.74	873.75
Cost of material sold	-	27.37
Foundation Day expense		3.62
Loss on sale of Car	3.55	5.02
TDAVELLING EVENION	3,688.17	3,628.26
d) TRAVELLING EXPENSES:		
Employees Managing Director	136.39	109.86
Managing Director' Director's	12.47	7.95
Candidates/others		0.02
A	1/0.0/	
incial Officer	148.86	117.83

Chief F Assam Gas Co. Ltd. P.O. Duliajan

Managing Director Assam Gas Company Ltd. Duliajan

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Assam Gas Company Ltd.

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# ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u> <u>Notes to the Financial Statements for the year ended 31st March 2022</u>

Notes to the Financial Statements for the year ended 31st March 2022	AS AT 3/31/2022	AS AT 3/31/2021
(e) <u>AUDIT FEE &amp; EXPENSES:</u>		
Statutory Audit Fee	2.01	
Fees to other Auditors including reimbursement of expenses	3.64	3.85
internet of expenses	5.74	2.48
(f) CHAIRMAN'S EXPENSES:	9.38	6.33
Travelling expenses		
Office expenses		0.53
Hanorarium	8.72	15.69
	4.50	4.63
		20.05
(g) DEPUTY CHAIRMAN'S EXPENSES:		
Office expenses	9.88	10.11
Honorarium	7.85	8.07
	17.73	18.18
(h) <u>REPAIRS &amp; MAINTENANCE</u>		
Compressor	103.00	
Pipelines	403.90	342.17
Building	876.63	997.11
Electrical Installation	449.14	240.39
Other Assets	60.57	40.30
	425.08	352.34
	2,215.32	1,972.31
	7,595.87	7,029.35
33 Current Tax		
Current Year ( Tax Rate 25.168%)	2 522 99	2 1 2 2 2 1
Changes in estimates relating to prior years	2,522.88	3,199.54
	2,532.95	22.47 3,222.01
34 Earnign Per Equity Share		3,222.01
Equity Shares		
Face Value of the Equity Shares (each)	100.00	100.00
Net Profit as per Profit & Loss account avaiable to Equtiy Shareholders	8,221,24	9,661.88
Wighted Number of Equity Shares outstanding during the year	1,691,449	1,691,449
		1,071,147
Basic & Diluted Earning Per Share (Rs.)	486	571
nief Financial Officer Assam Gas Co. Ltd. Managing Director		( ABIN
P.O. Du'iajan Assam Gas Company Ltd.		JOB
Duliajan		* JUNI
ompany Secretary		antered A
m Gas Company Ltd Assam Gas Company Ltd		26
Assam Gas Company Ltd.		

Mandatorily at FVTPL         FVTOCI- such         Amortised Cost such         Total         Level 1         Level 2         Level 2         Level 1           such         such         50         50         500	Carrying amount         Carrying amount <t< th=""><th>725</th><th>725 50 691</th><th>5</th><th>Cash and cash equivalents Bank Balance Other than Cash &amp; cash</th></t<>	725	725 50 691	5	Cash and cash equivalents Bank Balance Other than Cash & cash
2         Mandatorily at FVTPL         FVTOCI- such         Amortised Cost         Total         Level 1         Level 2           equivalents         such         500         <	Image: Processing and intracical assets and financial liabilities, including their levels, including their levels in the fair value hierarchy. It does not include fail value fail value failes failed as failed failes. It failes failes failes failed failes.     Carrying amount failes failed failes.     Carrying amount failed failes.     Carrying amount failed failes.	Level 2		ionity at	Financial assets
Mandatorily at FVTPL         FVTOCI- designated as         Amortised Cost         Total         Level 1         Level 2         Level 1         Level 2         Level 3         S30         S3132         S132         S132         S132         S132         S132         S132         S132         S132         S132         S145         Level 3         S153         Level 3         Level 3         Level 3         S153         Level 3         S153         Level 3         S153         S153 <t< th=""><th>Image: Carrying amounts and inhancial assets and inhancial assets and inhancial assets and inhancial assets and inhancial approximation of fair value.         Fair value hierarchy. It does not include fair value hierarchy. It does not include fair value           Mandatorily at FVTOCI- INTPL         Carrying amount is a reasonable approximation of fair value.         Fair value           Mandatorily at FVTOCI- INTPL         Amortised Cost         Total         Level 1         Evel 2         Level 3           Stash         500</th><th></th><th></th><th>EVTOCI</th><th>March 31. 2021</th></t<>	Image: Carrying amounts and inhancial assets and inhancial assets and inhancial assets and inhancial assets and inhancial approximation of fair value.         Fair value hierarchy. It does not include fair value hierarchy. It does not include fair value           Mandatorily at FVTOCI- INTPL         Carrying amount is a reasonable approximation of fair value.         Fair value           Mandatorily at FVTOCI- INTPL         Amortised Cost         Total         Level 1         Evel 2         Level 3           Stash         500			EVTOCI	March 31. 2021
Mandatorily at FVTPL         FVTOCI- designated as         Amortised Cost         Total         Level 1         Level 2           500	Amortised Cost         Total         Event It does not include fail           Amortised Cost         Total         Level 1         Level 1         Level 2         Level 2         Level 2         Level 2         Level 2         Level 2         Level 1         Level 1         Level 1         Level 2         Level 2         Level 3           Mandatorily at FVTOCI - Amortised Cost Total         Level 1         Level 1         Level 2         Level 2         Level 2         Level 2         Level 3           Such         500         500         500         Such         Level 1         Level 2         Level 2         Level 2         Level 3         1325         2         15         2         16         1         1         1         1         1         1         1         1         1         1         1         1         1<	15167	6 637	0 330	
Mandatorily at FVTPL         FVTOCI- designated as         Amortised Cost such         Total         Level 1         Level 2           S00         500	Mandatorily at FVTPL         Carrying amount designated as such         Carrying amount is a reasonable approximation of fair value.         Fair value fair value hierarchy. It does not include fair abilities not measured at fair value hierarchy. It does not include fair abilities not measured at fair value           Mandatorily at FVTPL         Carrying amount designated as such         Total         Level 1         Fair value Level 2         Fair value Level 3           S00         500         500         500         500         Level 1         Level 2         Level 3           value         46 526         46 526         13 585         13 585         13 585         13 585           2451         2451         2451         2451         145         145         145           8,530         2216         216         216         216         132         132           165         165         165         165         165         165         165	1 124	1 124	0 135	
Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost such     Total     Level 1     Level 2       ets     500     500     500     500     500       h equivalents     46 526     46 526     46 526       Other than Cash & cash     43 585     13 585     13 585       al Assets     500     500     500       wittes     8,530     2 216     2 216       3 132     3 132     3 132	Intervery sources our creating and financial labilities, including their levels in the fair value hierarchy. It does not include fail is and financial labilities, including their levels in the fair value hierarchy. It does not include fail is a reasonable approximation of fair value.	165	165		Other current freedol line little
Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost such     Total     Level 1     Level 2       assets     such     500     500     500     500     500       cash equivalents nce Other than Cash & cash     sasets     500     500     500       nce Other than Cash & cash     46 526     46 526     13 585     13 585       nce Other than Cash & cash     500     500     500     500       nce Other than Cash & cash     500     500     500     500       nce Other than Cash & cash     63 062     2 451     2 451       incial Assets     8,530     8 530     8 530       m Customer     8,530     2 216     2 16	assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value from unt is a reasonable approximation of fair value.           Carrying amount is a reasonable approximation of fair value.           Carrying amount is a reasonable approximation of fair value.           VITOCI- Amortised Cost Total         Level 1         Fur value           Solution of fair value.           Solution of fair value.           Carrying amount is a reasonable approximation of fair value.           Solution of fair value           Amortised Cost Total         Level 1         Level 2         Level 1         Level 2         Level 1         Level 2         Level 1         Level 2         Level 2         Level 3           Solution of fair value         Fur PL         Solution of fair value           Cash colspan="2">Cash colspan="2">Cash colspan="2">Cash colspan="2">Cash colspan="2">Cash colspan="2">Cash colspan="2">Cash colspan="2">Cash colspan="2"           Cash colspan="2" <th< td=""><td>3 132</td><td>3 132</td><td></td><td>Loope Liebite</td></th<>	3 132	3 132		Loope Liebite
Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost     Total     Level 1     Level 2       ets     such     500     500     500     500       Other than Cash & cash     46 526     46 526     13 585     13 585       iAssets     2451     2451     2451     13 585       iAssets     8,530     8 530     8 530	Interview on some verying announts and triancial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value if the carrying annount is a reasonable approximation of fair value.	2 216	2 216		Portuging
Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost     Total     Level 1     Level 2       ents     500     500     500     300     300       an Cash & cash     46 526     46 526     13 585     13 585     13 585       2451     2451     2451     2451     14 506	Mandatorily at values or mancial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fail value if the carrying amount is a reasonable approximation of fair value.       Mandatorily at fair value if the carrying amount is a reasonable approximation of fair value.     Fair value fail value fail the carrying amount is a reasonable approximation of fair value.       Mandatorily at for CCI- EVTPL     Carrying amount is a reasonable approximation of fair value.     Fair value fail to the fair value hierarchy. It does not include fail to the fair value.       Mandatorily at for COI- EVTPL     Amortised Cost     Total     Level 1     Level 2     Level 3       and Cash & cash     Such     500     500     500     500     500       an Cash & cash     46 526     13 585     13 585     13 585     13 585       2 451     2 451     2 451     2 451     1	8 530		8,530	Trade Davable
Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost     Total     Level 1     Level 2       valents     500     500     500     500     100       rhan Cash & cash     46 526     46 526     13 585     13 585     13 585       ets     2 451     2 451     2 451     2 451	Solution of the carrying amount is a reasonable approximation of fair value hierarchy. It does not include fail financial liabilities, including their levels in the fair value hierarchy. It does not include fail financial liabilities, including their levels in the fair value hierarchy. It does not include fail the carrying amount is a reasonable approximation of fair value.     Carrying amount     Eair value     Fair value fail       Mandatorily at FVTOCI-     Amortised Cost     Total     Level 1     Level 2     Level 3       Valents     such     500     500     500     for 1     Level 3       Valents     such     46 526     46 526     13 585     13 585       ets     2 451     2 451     2 451				Financial liabilities
Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost     Total     Level 1     Level 2       Ients     500     500     500     500       an Cash & cash     46 526     13 585     13 585       2 451     2 451     2 451	Convolutes and inancial assets and inancial liabilities, including their levels in the fair value hierarchy. It does not include fail nancial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.     Furit Carrying amount	63 062	63 062		1
Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost such     Total     Level 1     Level 2       Ients     500     500     500     500       an Cash & cash     46 526     46 526     13 585     13 585	Convolutes and inancial assets and inancial liabilities, including their levels in the fair value hierarchy. It does not include fail nancial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.     Furpulation of fair value       Mandatorily at FVTOCI-     Carrying amount     Total     Level 1     Level 2     Level 3       FVTPL     designated as     500     500     500     500       an Cash & cash       46 526     46 526       13 585	2 451	2 451		Other Financial Assets
2022     Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost Amortised Cost     Total     Level 1     Level 2       assets       cash equivalents       co Other than Cash & cash       46 526     46 526	sets and financial liabilities not measured at fair values or innancial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fail sets and financial liabilities, including their levels in the fair value hierarchy. It does not include fail sets and financial liabilities, including their levels in the fair value hierarchy. It does not include fail sets and financial assets and financial assets sets sets sets sets sets sets se	13 585	13 585		I rade receivables
2022     Mandatorily at FVTPL     FVTOCI- designated as     Amortised Cost for Cost     Total     Level 1     Level 2       assets     such     such     500     500	sets and financial liabilities not measured at fair values or innancial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fail sets and financial liabilities, including their levels in the fair value hierarchy. It does not include fail sets and financial liabilities, including their levels in the fair value hierarchy. It does not include fail sets and financial assets and financial assets sets sets sets sets sets sets se	46 526	46 526		Equivalent
Mandatorily at FVTOCI- Amortised Cost Total Level 1 Level 2 FVTPL designated as such 500 500	ial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.           Mandatorily at         FVTOCI-         Amortised Cost         Total         Level 1         Level 2         Level 3           FVTPL         designated as         such         500	vvv		sh	Bank Balance Other than Cash & cas
Mandatorily at FVTOCI - Amortised Cost Total Level 1 Level 2 FVTPL designated as such	Ind financial liabilities, including their levels in the fair value hierarchy. It does not include fair Ind financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.           Carrying amount         Fair value           Mandatorily at         FVTOCI -         Amortised Cost         Total         Level 1         Level 2         Level 3           FVTPL         such	500	500		Cash and cash equivalents
Mandatorily at FVTOCI - Amortised Cost Total Level 1 Level 2 FVTPL designated as	and financial liabilities, not weasured at fair value if the carrying amount is a reasonable approximation of fair value. It does not include fail the carrying amount is a reasonable approximation of fair value.           Carrying amount         Fair value           Mandatorily at         FVTOCI - Amortised Cost         Total         Level 1         Level 2         Level 3			such	Financial accode
Mandahada an Physical Streams	financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.           March 31 2022       Carrying amount       Fair value	Level 1 Level 2		toriiy at	
	a fair value hierarchy. It does not include fai	Fair value		EVITOR	March 31, 2022

Director Assam Gas Company Ltd.

JORHAT

NOTES ON ACCOUNTS -2021-22 (continued)

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ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

CIN: U11101AS1962SGC001184 No.

Company Secretary Assam Gas Co. Ltd. P.O. Dultajan	The audit committee oversees how management monitors compliance with the company's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Company. The audit committee is assisted in its oversight role by internal audit. Internal audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the audit committee.	The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Company's activities. The Company, through its training and management standards and procedures, aims to maintain a disciplined and constructive control environment in which all employees understand their roles and obligations.	The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The Board of Directors has established the Risk Management Committee (the Committee), which is responsible for developing and monitoring the Company's risk management policies. The Committee reports regularly to the Board of Directors on its activities.	i. Risk management framework	C. Financial risk management	Deposit from Customer	Туре	Financial instruments measured at fair value	The following tables show the valuation techniques used in measuring Level 2 and Level 3 fair values, for financial instruments measured at fair value in the statement of financial position, as well as the significant unobservable inputs used.	B. Measurement of fair values Valuation techniques and significant unobservable inputs		Other current tinancial liabilities	Lease Liability	Borrowing	Trade Payable	Deposit from Customer	Financial liabilities	(Financial instituments - Fair values and risk management (continued) )	ASSAM GAS COMPANY LIMITED
	compliance with the committee is assisted in its to the audit committee	I to identify and analyse ad regularly to reflect ch and constructive contro	ity for the establishmer nsible for developing ar						in measuring Level 2 a		6 855					6,855		(p	
Managing Director Assam Gas Company Ltd. Dullajan	ompany's risk management policies and oversight role by internal audit. Internal	the risks faced by the Company, to se ranges in market conditions and the Cc environment in which all employees u	it and oversight of the Company's risk r id monitoring the Company's risk mana			Present Value techniques using appropriate discounting rates.	Valuation technique		ind Level 3 fair values, for financial inst		4 556 1	1 284	154	1 502	1,615				
Ltd. Assam Gas Company Ltd	I procedures, and reviews the adequac audit undertakes both regular and ad h	t appropriate risk limits and controls and impany's activities. The Company, throu inderstand their roles and obligations.	nanagement framework. The Board of I gement policies. The Committee report			9 Not applicable	Significant unobservable inputs		ruments measured at fair value in the st		11 410	1 284	154	1 502	1 615	R 955			
(continued)	y of the risk management framework in hoc reviews of risk management	d to monitor risks and adherence to ugh its training and management	Directors has established the Risk ts regularly to the Board of Directors on			Not Applicable	Inter-relationship between significant unobservable inputs and fair value measurement		tatement of financial position, as well as									NOTES ON ACCOUNTS -2021-22 (continued)	
ORHAT *											. 1							3)	

Company Secretary sam Gas Company Ltd	Neither past due not impaired Past due 1–90 days More than 90 days	March 31, 2021	Neither past due not impaired Past due 1–90 days More than 90 days	March 31, 2022	Trade and other receivables The Company's exposure to credit risk is influenced mainly by the individual characteristics of the customer. The Company assumes low cred 068 /- as at 31st March 2022 and Rs.111 01 03 146 /-as at 31st March 2021; as it does not expect its customer to fail in meeting its contractus customer has a strong capacity to meet its contractual cash flow obligations in the near term and adverse changes in economic and business necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.	ii. Credit risk Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual of receivables from customers. The maximum exposure to credit risk in case of all the financial instuments covered below is resticted to their respective carrying amount.	<ul> <li>Liquidity risk</li> <li>Market risk</li> <li>Market risk is the risk of changes in market prices – such as foreign exists instruments. Market risk is attributable to all market risk sensitive finance circumstances relating of transactions in foreign currency, but the Comparison of transactions in foreign currency.</li> </ul>	ASSAM GAS COMPANY LIMITED (Financial instruments – Fair values and risk management (continued) ) Baring Market risk the Company has exposure to the following risks arising from financial instruments: • Credit risk :
Managing Director Assam Gas Company Ltd. Assam Gas C	2,960 1,937 	Gross carrying amount Weighed average loss rate- range	3,399 2,077 10,625 16,101	Gross carrying amount Weighed average loss rate- range	ss of the customer. The Company assumes low cred ot expect its customer to fail in meeting its contracturing and adverse changes in economic and business	ii. Credit risk Credit risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers. The maximum exposure to credit risk in case of all the financial instruments covered below is resticted to their respective carrying amount.	<ul> <li>Liquidity risk</li> <li>Liquidity risk</li> <li>Market risk</li> <li>Market risk of changes in market prices – such as foreign exchange rates, interest rates and equity prices – that will affect the Company's income or the value of its holdings of financial instruments. Market risk is attributable to all market risk sensitive financial instruments including foreign currency receivables and payables and long term debt. Though the Company expects circumstances relating of transactions in foreign currency, but the Company is currently not carrying any foreign exchange bearing financial instruments in the stated reporting periods.</li> </ul>	rising from financial instruments:
Director as Company Ltd.	- 238 - 1,919 - 2,157	loss rate · Loss allowance		loss rate - Loss allowance	it risk on Trade Receivables amounting to Rs.135 85 00 al obligations as the Company understands that the conditions in the longer term may, but will not	nd arises principally from the Company's	income or the value of its holdings of financial term debt. Though the Company expects inthe stated reporting periods.	NOTES ON ACCOUNTS - 2021-22 (continued)

NOTES ON ACCOUNTS -2021-22 (continued)

(C Financial risk management (continued) )

#### III. Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due in a cost effective manner, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

#### Exposure to liquidity risk

March 31, 2022				Contractual cash flow	5	(Amount - INR in Lakhs)
	Carrying amount	Total	Upto 1 year	1-3 years	3-5 years	More than 5 years
Financial liabilities Deposit from Customer Borrowings- Current Trade and other payables	8 757 0.39	8 757 0.39	2 164 0.39	708	1 123	4 762
Other current liabilities	2 241 823	2 241 823	1 182 670	126	27	1 059

March 31, 2021				Contractual cash flow	s	(Amount - INR in Lakhs)
	Carrying amount	Total	Upto 1 year	1-3 years	3-5 years	More than 5 years
Financial liabilities Deposit from Customer Borrowings- Current Trade and other payables	7 118 1 502	7 118 1 502	1 015 1 502	1 123	612	4 368
Other current liabilities	1 598 984	1 598 984	539 772	175	37	1 059

The Comapny has not carried any derivative financial liabilities as on 31st March 2022 and 31st March 2021

Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan



Marraging Director Assam Gas Company Ltd. Duliajan

> Director Assam Gas Company Ltd.





(Financial instruments - Fair values and risk management (continued) )

# NOTES ON ACCOUNTS -2021-22 (continued)

# Cash and cash equivalents

credit risk. good credit ratings. The Company also invests its short term surplus funds in bank fixed deposit, which carry no/low mark to market risks for short duration therefore does not expose the company to The Company held cash and cash equivalents of Rs.470,25,80,004/- as at March 31, 2022 and Rs..521,15,67,057/- as at March 31, 2021. The cash and cash equivalents are held with bank with

Company

Assam Gas Co. Ltd. P.O. Duliajan Chief Financial Officer 1

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Assam Gds Company Ltd. Manai Dultajan

Assam Gas Company Ltd.



#### Note no 36 ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

# CONSOLIDATED BALANCE SHEET

(Amount - INR in Lakhs)

ent assets ty, Plant & Equipments I Work in progress Ingangible Assets of-use Assets tial Assets estments her Financial Assets Non-current assets	38200.49 509.00 185.83 200.23 10933.08 25.30		38200.49 509.00 185.83 200.23
ty, Plant & Equipments I Work in progress Ingangible Assets of-use Assets tial Assets estments her Financial Assets	509.00 185.83 200.23 10933.08		509.00 185.83
l Work in progress Ingangible Assets of-use Assets tial Assets estments her Financial Assets	509.00 185.83 200.23 10933.08		509.00 185.83
Ingangible Assets of-use Assets tial Assets estments her Financial Assets	185.83 200.23 10933.08		185.83
of-use Assets tial Assets estments her Financial Assets	200.23 10933.08		
eial Assets estments her Financial Assets	10933.08		200.23
estments ner Financial Assets			
ner Financial Assets			0.00
	25.30		10933.08
Non-current assets			25.30
	1905.39	(5.33)	1900.06
	51959.32	-5.33	51953.99
ssets			
ories	3273.87		3273.87
cial Assets			
le receivables	11893.96		11893.96
h and cash equivalents	2603.73		2603.73
nk balance other than (ii) above	46360.80		46360.80
ners	3211.85		3211.85
nt Tax Assets (Net)	3993.40	(76.87)	3916.53
current assets	1009.26		1009.26
	72346.87	-76.87	72270.00
TOTAL	124306.19	-82.20	124223.99
ND LIABILITIES			
Share Capital	1691.45		1691.45
quity	88439.71	224.57	88664.29
y Interest	13152.60		13152.60
	103283.76	224.57	103508.3
rrent Liabilities			
al Liabilities	0.00		0.00
owings	0.00		0.00
e Liabilities	133.07		133.07
		(1.2.1)	6156.10
		(1.34)	5459.31
ons	1 Contraction of the second seco		1187.18
	12937.00	-1.34	12935.6
			CHARN
er ed	Financial Liabilities tax liabiltiy ( net)	Financial Liabilities6156.10tax liability (net)5460.65s1187.18	Financial Liabilities         6156.10           tax liability ( net)         5460.65         (1.34)

Chief Financial Officer Assam Gas Co. Ltd. P.O. Dulleton

Managing Director Managing Director Director Assam Gas Company Ltd. Assam Gas Company Ltd. Duliajan

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#### Note no 36 ASSAM GAS COMPANY LIMITED DULIAJAN, (ASSAM).

(Amount - INR in Lakhs) AS AT AS AT Note Adjustment 31-03-2020 01-04-2020 No. Particulars (continued) 3. Current Liabilities a. Financial Liabilities 2191.43 (304.23) 1887.20 i) Trade payables ii) Lease Liabilities 59.26 59.26 2875.54 2875.54 iii) Other Financial Liabilities 2375.82 b. Other current liabilities 2377.02 (1.20)582.18 582.18 c. Provisions 7780.00 8085.43 -305.43 124306.19 -82.20 124223.99 TOTAL

Chief Financial Officer Managing Director Assam Gas Co. Ltd. Assam Gas Company Ltd. P.O. Dubajan MI Duliajan JORHAT 2 Company Secretary Assam Gas Company Ltd.

Place :

Dated :

#### Note No 36 ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u>

# CONSOLIDATED STATEMENT OF PROFIT & LOSS

(Amount - INR in Lakhs)

Note Particulars No.	AS AT 31-03-2021	Adjustment	AS AT 31-03-2021
I. Revenue from operations	30,724.74		30,724.74
II. Other income	4,866.20	6467 a. 18	4,866.20
III. Total Revenue (I + II)	35,590.94	•	35,590.94
IV. Expenses:			
Purchases of stock in trade	7,936.37		7,936.37
Change in Inventory of Stock of CNG	0.10		0.10
Excise duty	2.45		2.45
Employee benefit expenses	5,428.74	24.36	5,453.10
Finance costs	587.70		587.70
Depreciation and amortization	2,477.74		2,477.74
Other expenses	7,029.35		7,029.35
Total expenses	23,462.45	24.36	23,486.81
V. Profit before exceptional items			
and tax ( III - IV)	12,128.49	(24.36)	12,104.13
VI. Exceptional Items	655.30		655.30
VI. Profit before tax (V + VI)	12,783.79	(24.36)	12,759.43
VII. Tax expenses			
1) Current tax	3,222.01		3,222.01
2) Deferred tax	(118.32)	(6.13)	(124.45)
	3,103.69	(6.13)	3,097.56
VIII. Profit for the period from continuing operations (VI - VII	) 9,680.10	(18.23)	9,661.87
IX. Profit from discontinuing operations			
X. Tax expenses of discontinuing operations			
XI. Profit from Discontinuing operations ( after tax) ( IX - X)			
XII. Profit for the period (VIII + XI)	9,680.10	(18.23)	9,661.87
Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'lajan Dullajan	or v Ltd		AND NANY
Duliajan Company Secretary	$\sim$	0	anored Ac
am Gas Company Ltd.	18	V	

Director Assam Gas Company Ltd.

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			(Amount - INR in Lakhs)
	Note	AS AT	AS AT
Particulars	No.	31-03-2021	31-03-2021
(continued)			
XVI. Other Comprehensive Income			
A (i) Items that will not be reclassified to profit or			
<ul><li>(ii) Income tax relating to items that will not be</li><li>B (i) Items that will be reclassified to profit or loss</li></ul>			
(ii) Income tax relating to items that will be			
reclassified to profit or loss			
XVII. Total Comprehensive Income for the period		9,680.10	9,661.87
(XV+XVI) (Comprising Profit (Loss) and Other		3,000110	2,001.07
Comprehensive Income for the period)			
XVIII. Basic & Diluted Earnings per equity share (in	Rs.):	572	638
(Face Value Rs. 100 per share)			050

Chief Pinancial Officer Assam Gas Co. Ltd. Mapaging Director P.O. Duliajan m Assam Gas Company Ltd. JORHAT So Duliajan Company Bedretary Assem Gas Company Ltd. Director Assam Gas Company Ltd.

Place :

Dated :

# <u>CONSOLIDATED BALANCE SHEET</u> (Amount - INR in Lakhs)

Particulars		Note No.	AS AT 31-03-2021	Adjustmen	
ASSETS			2021	-	31-03-202
1) Non-current assets					
(a) Property, Plant &	Fault				
(b) Capital Work in pr	Equipments		37,665.48		37.000
(c) Other Ingangible A	ogress		8,248.92		37,665.48
(d) Right-of-use Asset	Assets		158.83		8,248.92
(e) Financial Assets	S		168.00		158.83
i) Investments					168.00
ii) Other Financial			11,541.62		
(f) Other Non-current a	Assets		32.73		11,541.62
i i i i i i i i i i i i i i i i i i i	issets		3,768.43	(29.69)	32.73
2) Current assets			61,584.01	(29.69)	3,738.74
(a) Inventories				(29.09)	61,554.32
(b) Financial Assets			4,417.54		
i) Trade receivables			1.1.1.1		4,417.54
ii) Cash and each			13,184.81		12.000
ii) Cash and cash equ iii) Bank balance ath	livalents		725.08		13,184.81
iii) Bank balance oth iv) Others	er than (ii) above		51,390.59		725.08
(c) Current Tax Assots (	Nat		2,014.72		51,390.59
(d) Other current assets	Net)		1,865.85	(76.87)	2,014.72 1,788.98
		-	1,384.27		1,384.27
		-	74,982.86	(76.87)	74,905.99
	TOTA	AL 1,	36,566.87	(106.56)	1,36,460.31
<ul><li>a. Equity Share Capital</li><li>b. Other Equity</li><li>c. Minority Interest</li></ul>			1,691.45 6,240.48 4,342.85	206.34	1,691.45 96,446.82
			2,274.78	206.34 1	14,342.85
Liabilities					,12,401.12
<ul> <li>a. Non Current Liabilities</li> <li>Financial Liabilities</li> <li>i) Borrowings</li> <li>ii) Lease Liabilities</li> </ul>					
iii) Other Financial Liabili	ities		94.77		94.77
0. Deterred tax liability ( net	)		,792.56		6,792.56
c. Provisions			342.33	(7.47)	5,334.86
			381.76		1,381.76
11		(13,	611.42	(7.47) 1	13,603,95
14		D	F		
Chief Financial Officer Assam Gas Co. Ltd. P.O. Duliajan	Managir Assam Gas	Ig Di Com	rector		Stanna JOR
Dompan Secreta	Du	liajar			* Gararee
an Gas Company Ltd	द्वमां संवयन	Direc	1	0	
	Assam G	Bas Co	mpany Ltd.		

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# Note No 36 ASSAM GAS COMPANY LIMITED <u>DULIAJAN, (ASSAM)</u>. <u>CIN: U11101AS1962SGC001184</u>

	Note		(Amount -	INR in Lakhs)
Particulars	Note No.	AS AT 31-03-2021	Adjustment	AS AT 31-03-2021
(continued)				
<ul> <li>3. Current Liabilities <ul> <li>a. Financial Liabilities</li> <li>i) Trade payables</li> <li>ii) Borrowings</li> <li>iii) Lease Liabilities</li> <li>iv) Other Financial Liabilities</li> <li>b. Other current liabilities</li> <li>c. Provisions</li> </ul> </li> </ul>		2,426.65 1,501.80 59.67 2,923.06 2,964.73 804.76	(304.23) (1.20)	2,122.42 1,501.80 59.67 2,923.06 2,963.53 804.76
	-	10,680.67	(305.43)	10,375.24
	TOTAL	1,36,566.87	(106.56)	1,36,460.31

٢ Chief Financial Officer Assam Gas Co. Ltd. P.O. Du'iajan Managing Director Assam Gas Company Ltd. Duliajan Company Secretary

Assam Gas Company Ltd.

Director Assam Gas Company Ltd. JORHAT +

Place :

Dated :

# ASSAM GAS COMPANY LIMITED Consolidated Financial statements - 2021-22

### DULIAJAN, (ASSAM). NOTES ON CONSOLIDATED ACCOUNTS

#### 37. Balance Sheet

#### i. Equity Share Capital

Equity Share Capital of the Company in the consolidated financial statements are exclusive of the equity share capital of the subsidiary company and its associates, the details of which are furnished below :

# a. Subsidiary Company (DNP Limited)

AuthorisedCapital :	AS AT 31-03-2022	AS AT 31-03-2021
17 00 00 000 equity shares of Rs.10/- each	170 00 00 000	170 00 00 000
Issued, subscribed and paid up :		
16 72 50 000 equity shares of Rs.10/- each	167 25 00 000	167 25 00 000

# Terms / rights attached to equity shares

The company has only one class of equity shares having par value of Rs.10/- each. Each holder of equity shares is entitled to one vote per share.

# Shares held by Holding Company

Out of the equity shares issued by the company, shares held by the Holding company (Assam Gas Company Limited, with nominees) is as below.

#### AS AT 31-03-2022

#### AS AT 31-03-2021

8 53 00 000 equity shares of Rs.10/- each

85 30 00 000

85 30 00 000

Chief Financial Officer Assam Gas Co. Ltd. P.O. D.

Company Secretary Assara Gas Company Ltd. A

Managing Director Assam Gas Company Ltd. Duliajan

Director Gas Company Ltd. 211

JORHAT

# Details of share holders' holding in the Company

# Name of the shareholder AS AT 31-03-2022 AS AT 31-03-2021

Number% of holding Number % of holding

Assam Gas Company Ltd(with non	ninees)8 53 00 000	51%8 53 00 000	51%	
Numaligarh Refinery Limited	4 34 90 000	26%4 34 90 000	26%	
Oil India Limited	3 84 60 000	23%3 84 60 000	23%	

# b. Associated Company (Tripura Natural Gas Co. Limited)

AuthorisedCapital :AS AT 31-03-2022	AS AT 31-03-2021	
30 00 000 equity shares of Rs.100/- each	30 00 00 000	30 00 00 000
Issued, subscribed and paid up :		
30 00 000 equity shares of Rs.100/- each	30 00 00 000	3000 00 000

# Terms / rights attached to equity shares

The company has only one class of equity shares having par value of Rs.100/- each. Each holder of equity shares is entitled to one vote per share.

# Shares held by the Company

Out of the equity shares issued by the company, shares held by the company (Assam Gas Company Limited, with nominees) is as below.

	AS AT 31-03-2022	AS AT 31-03-2021	
7 65 306 equity shares of Rs.100/- each	7 65 30 600	7 65 30 600	

# Details of other share holders in the associated Company

GAIL (India) Limited, holding 49% and Tripura Ind. Dev. Corporation Limited holding 25.51% are the other shareholders in the company. JORHAT

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Assam Gas Company Ltd.

Chief Financial Offic

Assam Gas Co. Ltd. P.O. Du'iajan

Managing Director Assam Gas Company Ltd.

# c. Associated Company (Purba Bharti Gas Private Limited)

AuthorisedCapital :	AS AT 31-03-2022	AS AT 31-03-2021	
50 00 00 000 equity shares of Rs.10/- each	500 00 00 000	500 00 00 000	
Issued, subscribed and paid up :			
10 00 00 000 equity shares of Rs.100/- each	100 00 00 000	100 00 00 000	

# Terms / rights attached to equity shares

The company has only one class of equity shares having par value of Rs.10/- each. Each holder of equity shares is entitled to one vote per share.

#### Shares held by the Company

Out of the equity shares issued by the company, shares held by the company (Assam Gas Company Limited, with nominees) is as below.

	AS AT 31-03-2022	AS AT 31-03-2021	
80 00 000 equity shares of Rs.100/- each	48 00 00 000	48 00 00 000	

# Details of other share holders in the associated Company

GAIL (India) Limited, holding 26% and Oil India Limited holding 26% are the other shareholders in the company.

Investments in Purba Bharti are Valued at cost.

#### i. Minority Interest :

Minority Interest represents the amounts due to other shareholders in the subsidiary, represented by share in equity capital and share in the profits of the subsidiary.

**38.** Previous years' figures have been regrouped / rearranged wherever necessary for comparison and confirms to current years' classifications and recasting.

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Chief Financial Oti-Assam Gas Co. Lto P.O. Duffaian

Mapaging Director Assam Gas Company Ltd. Duliajan

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Assam Gas Company Ltd.

Details of significant changes (i.e. change of 25% or more as compared to the immediately previous financial year) in key financial ratios, along with detailed explanations therefor, including

Ratios	Formula	2021-22	2020-21	Reason for changes	Ratio
Current Ratio	Current Assets	8.93	8.70	readen for changes	
	Current Liabilities	-			-3
Debt-Equity Ratio	Total Debt				
	Shareholders Fund	0.03	•		
Debt Service Coverage					
Ratio	Debt Service Coverage Ratio			There was no borrowing in the last	
	Interest + Installments	40.05	21.66	financial year in Holding Company	-85%
Return on Equity Ratio	PAT-preference share dividend	6.69%	8 59%		
	Equity Shareholders Fund		0.0070		22%
nventory turnover Ratio	Net Sales				
	Avg Inventory	_N.A.			
Trade Receivables					
Turnover Ratio	Credit Sales	1.25	4.00		
	Avg Accounts Receivable	. 1.25	1.38		10%
Frade Payables Turnover					
Ratio	Credit Purchases		10.10		
	Avg Accounts Payable	2.69	2.46		-9%
Vet Capital Turnover					
Ratio	Net Sales	0.27	0.27		
	Net Fixed Assets + Net Current Assets		0.21		0%
let Profit Ratio (After					
ax)	Net Profit Sales	23.77%	31.45%		24%
				Reduction in profit mainly due to	
eturn on Capital				reduced other income has lead to	
mployed	EBIT	7.90%	10 500	reduction of Return on Capital	
	Capital Employed	1.0070	10.59%	Employed	25%
eturn on Investment	PAT	6.69%	8.59%		-
	Shareholder's Fund		0.0070		22%

H= Chief Financial Officer Assam Gas Co. Ltd.

P.O. Dullajan

Company Secretary

Managing Director Assam Gas Company Ltd. Duliajan

Director

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41. Assam Gas Company Ltd.