

Annual Report And Accounts

For the year ended June 30, 2020

Head Office:

Fine Foods Limited New Market City Complex (Level-6) 44/1, Rahim Square New Market, Dhaka-1205 Cell: 01926-766469 Tel-(PABX): 9671320, 9667868 Fax: 88-02-9664542 e-mail: finefoodsltd@live.com web: www.finefoodslimited.com

Project Office:

Project-1 (Registered Office) Vill: Mondolvog, U.P. 4 no. Chandpur P.O: Manik khali, P.S: Katiadi Dist: Kishoregonj Cell: 01672-475148 Project-2 Vill. Machhera, P.O : Chandpur P.S: Tarakanda, Dist: Mymensingh Cell: 01672-475148

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Letter of Transmittal

To

All Valued Shareholders Bangladesh Securities and Exchange Commission (BSEC) Register of Joint Stock Companies and Firms Dhaka Stock Exchange Ltd. (DSE) Chittagong Stock Exchange Ltd. (CSE)



Dear Sir (s),

We are pleased to enclose a copy of Annual Report of Fine Foods Limited for the year ended 30th June 2020 along with Audited Financial Statements containing Statement of Financial Position, Statement of Profit & Loss & Other Comprehensive Income, Statement of Cash Flows and Statement of Changes in Equity for the year then endeed, and a summary of significant accounting policies and other explanatory informations.

Thank you for your support and cooperation.

Yours truly

thean

(Md. Sohel Hossain) Company Secretary

CORPORATE INFORMATION'S BOARD OF DIRECTORS

Board of Directors

MR. SUJIT SAHA	CHAIRMAN
MR. NAZRUL ISLAM	MANAGING DIRECTOR & CEO
MR. MD. HABIBUR RAHMAN	INDEPENDENT DIRECTOR
MR. MD. ALAM BISWAS	INDEPENDENT DIRECTOR
MR. MD. MAHBUBUR RAHMAN MUKUL	INDEPENDENT DIRECTOR
Audit Committee	
MR MD MAHBUBUR RAHMAN MUKUI.	Chairman

MR. MD. MAIDODOR RAIMAN MOROL	Channan
MR. NAZRUL ISLAM	Member
MR. MD. ALAM BISWAS	Member
MR. MD. SOHEL HOSSAIN	Secretary

Company Secretary

MD. SOHEL HOSSAIN

Chief Financial Officer

MD. ABDUL LATIF

Head of Internal Audit

MD. ABDULLAH AL MAMUN

Head Office

New Market City Complex (Level-6), 44/1, Rahim Square, New Market, Dhaka-1205 **Project Address**

Project-1 (Registered Office)

Vill: Mondolvog, U.P. 4 no. Chandpur P.O: Manikkhali, P.S: Katiadi, Dist: Kishoregonj Cell: 01672-475148

Project-2

Vill. Machhera, P.O : Chandpur P.S: Tarakanda, Dist: Mymensingh Cell: 01672-475148

Auditors

G. KIBRIA & CO.
Chartered Accountants
24-25, Dilkusha Comercial Area, Dhaka-1000, Bangladesh.
Bankers
Premiar Bank Limited
Eastern Bank Limited

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5 YEAR'S STATISTICS

(Taka in Thousand)

Particulars	2019-2020	2018-2019	2017-2018	2016-2017	2015-2016
Authorized Capital	10,00,000	10,00,000	10,00,000	10,00,000	10,00,000
Paid-up Capital	1,39,739	1,39,739	1,35,669	1,33,008	1,30,400
Fixed Assets	68,104	68,997	69,965	71,016	72,158
Turnover (Sales)	60,475	52,774	46,078	47,712	34,874
Gross Profit/(L)	6,588	7,665	4,887	13,141	14,786
Retained Earning/(L)	6,380	6,552	7,170	8,805	2,783
Earning per Share	0.188	0.247	0.076	0.649	0.816
No. of Shareholder	2,809	4,288	4,151	4,351	4,188

Fine Foods Limited

New Market City Complex (Level-6) 44/1, Rahim Square, New Market, Dhaka-1205

Notice of the 26th Annual General Meeting

Notice is hereby given to all concern and shareholder(s) of the Company that its 26th Annual General Meeting will be held in the Registered Office: Vill: Mondolvog, U.P. 4 no Chandpur, P.O: Manikkhali, P.S: Katiadi, Dist: Kishoregonj, Bangladesh on the 26th December 2020, Saturday at 01.15 pm to transact the following agenda :

1. To receive, consider and adopt the Audited Accounts as of 30th June, 2020 together with report of the Auditor's and the Director's thereon.

2. To declare and approve Dividend for the year ended June 30, 2020.

3. To elect or rielect of the Directors.

4. To appoint Independent Directors.

5. To appoint Auditors and to fix their remuneration.

6. To appoint professional for the certification on Corporate Governance for the year 2020-2021 and fixation their remuneration.

By Order of the Board Sd/-(Md. Sohel Hossain) Company Secretary

Dated : December 12, 2020 Notes :

a. 19th November, 2020 has been scheduled as record date, the shareholders whose names will appear in the register of members of the Company or in the Depository on the "Record Day"

(19th November, 2020) will be eligible to attend the AGM.

b. A member entitled to attend and vote at the Annual General Meeting may appoint a proxy to attend and vote on his/her behalf. The proxy form duly stamped with revenue stamp of TK. 10.00 (Ten) only, must be deposited at the Head Office of the Company not later than 48 hours before the fixed for the meeting.

c. Members are requested to notify change of address, if any, to the Company.

d. Admission to the meeting room will be strictly on production of the attendance slip.

e. The Annual Report, Proxy Form and Attendance Slip will be available at the website of the

Company at www.finefoodslimited.com and copy of Annual Report will be sent to the e-mail

address of the honorable Shareholder's mentioned in their respective BO Accounts.

f. No gift, cash or kind will be given for attending the meeting according to the circular of BSEC.

g. If pendamic situation increase then meeting will be held on virtual platform (link will be notified

Message from the Managing Director & CEO

I am extending a heartiest congratulation and gracious welcome to our all shareholders and institutions including BSEC, DSE, CSE and our well-wishers to all the concern for their support, encouragement, assistance, hard work and devotion that enabled us to boost earning and sustainable growth on behalf of Fine Foods Limited.

We are all tried to keep our growth steady by improving our fundamentals, focusing our main stream of business, which continued our efforts to increase capacity and technological advacement for better services, and acquisition of new business.



Fine Foods Limited is now at a viable position after crossing a lot of hurdles from beginning its operation. In its struggle with environmental adversity, this agro-company has continued its effort to leap ahead with success.

In its year of establishment as Public Limited Company in 2002, the company declared 20% cash Dividend. Then in 2005 cash 5%, in 2008 cash 5% and stock 5%, in 2009 stock 15%, in 2010 stock 25%, in 2011 stock 10%, in 2012 stock 10% and in 2013 stock 2%, in 2016 stock 2%, in 2017 stock 2%, in 2018 stock 3%, in 2019 cash 2% and this year 2020 1% Cash Dividend was declared for all.

Our vision is to be focused upon our vast land properties to utilized modern way to develop as quality services, innovative financial product which that strategy up an effective funding source.

We look forward to your continued support, cooperation and guidance that are our constant source of encouragement and strength in the days ahead-Inshallah.

May Almighty bless us.

Wishing you all the best

NTOO

(Nazrul Islam) Managing Director & CEO

সম্মানিত শেয়ারহোন্ডার বৃন্দ আস্সালামু আলাইকুম

ফাইন ফুডস লিমিটেড-এর ২৬তম বার্ষিক সাধারণ সভায় আপনাদেরকে দ্বাগত জানাচ্ছি এবং ৩০ শে জুন, ২০২০ইং সমাপনী বৎসরের নিরীক্ষিত আর্থিক বিবরণীসহ বার্ষিক প্রতিবেদন আপনাদের সম্মুখে উপস্থাপন করতে পেরে আমি গর্বিত ও সম্মানিত বোধ করছি।

কোম্পানীর বিষয়াদির অবস্থা ঃ ১.১। পরিচিতি ঃ

কোম্পানীটি ১১/০৭/১৯৯৪ইং সনে রেজিষ্ট্রার অব জয়েন্ট স্টক কোম্পানীজ ও ফার্মস, বাংলাদেশের অনুমতি নিয়ে কিশোরগঞ্জ জেলার কটিয়াদী থানার চাঁদপুর ইউনিয়নের মন্ডলভোগ গ্রামে ছাপিত হয় যার বাণিজ্যিক উৎপাদন শুরু হয় ১৬/০১/১৯৯৫ইং সনে। ফাইন ফুডস লিমিটেড মাছ, দুধ ও পুষ্টি জাতীয় খাদ্য উৎপাদন করে জিডিপি উন্নয়নে অব্যাহতভাবে অবদান রেখে আসছে।

১.২। মানব সম্পদ ঃ কোম্পানীতে বর্তমানে প্রত্যক্ষ ও পরোক্ষভাবে দেশের প্রায় তিনশতাধিক লোকের কর্মসংস্থান হয়েছে।

২। অগ্রগতি ও আর্থিক ফলাফল ৪

ফাইন ফুডস লিমিটেড একটি কৃষিভিত্তিক কোম্পানী। মাছ, মাছের পোনা এর প্রধান উৎপাদিত পণ্য। ২০১৯-২০২০ অর্থ বছরে প্রথম তিন প্রান্টিকে ধারাবাহিক উন্নতির পর শেষ প্রান্তিকে এসে কোভিড-১৯ মহামারির ছোবলে ব্যবসায়িক অগ্রগতিতে ব্যপক ছন্দপতন ঘটে। ফলে অপ্রত্যাশিতভাবে নিম্নমুখি আর্থিক ফলাফলের মুখোমুখি হতে হয়। এছাড়া পুকুর পরিশোধন, পূনঃখনন সহ প্রকল্পগুলোর চলমান বিভিন্ন সংক্ষারমুলক কাজ সম্পন্নকরণ তো রয়েছেই। তবুও উৎপাদন প্রক্রিয়া আরো তুরান্বিত করে আমরা আমাদের কাজ্ঞিত লক্ষ্যমাত্রা অর্জনের পথে এগুবার চেষ্টা করছি। আমরা ভিষণ আশাবাদি। আমাদের দৃঢ় আশা, পরবর্তী অর্থ বছরে (২০২০-২০২১) আমরা আমাদের প্রত্যাশিত সফলতা আরো বেশী অর্জন করতে পারব ইনশাআল্লাহু।

নিম্নে ২০১৮-২০১৯ অর্থ বছরের সাথে এ অর্থবছরের (২০১৯-২০২০) একটি সংক্ষিপ্ত তুলনামূলক চিত্র উপস্থাপন করা হলোঃ

বিবরণ	২০১৯-২০২০	২০১৮-২০১৯
বিক্রয়	७०,२१৫,२७७/-	৫২ ,৭৭৩ ,৭৯০/-
উৎপাদন ব্যয়	CO,559,65%/-	80,208,096/-
মোট লাভ/(ক্ষতি)	<i>७,৫४१,৫88/-</i>	-/849, 8ئى, 9
নীট লাভ/(ক্ষতি)	<i>૨ ,</i> ৬૨૨ <i>,</i> 989/-	७,८৫२,७०२/-

৩. ব্যবসায়িক কার্যক্রম পর্যালোচনা:

প্রিয় শেয়ারহোল্ডারবৃন্দ আপনারা জানেন যে, ফাইন ফুডস লিমিটেড একটি কৃষিভিত্তিক উৎপাদনমুখী প্রতিষ্ঠান। প্রতিষ্ঠার শুরু থেকে আঁজ পর্যন্ত অনেক চড়াই উৎড়াই পার করে ইহা বর্তমানে একটি শক্ত ভিত্তির উপর প্রতিষ্ঠিত। পাবলিক লিমিটেড কোম্পানী হিসেবে প্রতিষ্ঠার পর থেকে আজ পর্যন্ত অভ্যন্তরীণ সংক্ষার, প্রাকৃতিক দুর্যোগ ও রাজনৈতিক অস্থিরতার কারণে ১৭টি অর্থবছরের মধ্যে ৫টি অর্থবছর ছার্ড়া ১২টি অর্থবছরেই প্রতিষ্ঠানটি সফলতার সাথে লভ্যাংশ অর্জন, ঘোষণা ও বিতরণ করে আসছে। তার-ই ধারাবাহিকতায় উৎপাদন কার্যক্রম পরিচালনা করার ফলে এ অর্থবছরেও আমরা মোটামুটি কাজ্খিত ফল (Profit) অর্জন করতে সক্ষম হয়েছি। এজন্য আমরা সকলকে আন্তরিকভাবে ধন্যবাদ ও কৃতজ্ঞতা জানাচিছ। এছাড়া যে, জমি ক্রয়ের নিমিত্তে অগ্রীম বাবদ যে ১.২০ কোটি টাকা প্রদান করা হয়েছিল তার প্রেক্ষিতে এ অর্থবছরে জমির মালিকগনের সাথে ইতিপূর্বে স্বাক্ষরিত সমঝোতা চুক্তি মোতাবেক গত ১৮-১০-২০২০ইং তারিখে শেষ কিন্তি হিসেবে জমির মালিকগণ অবশিষ্ট ২০ লক্ষ টাকা কোম্পানীকে ফেরত দেয়ার মাধ্যমে উহা সম্পূর্ণ পরিশোধ করে। পরিচালনা পর্ষদ প্রতিজ্ঞাবদ্ধ যে, দৃঢ়ভাবে প্রচেষ্টা চালানোর মাধ্যমে যেন ২০২০-২০২১ অর্থ বছরে কোম্পানী আরো বেশি ভাল ফলাফল অর্জন করতে সক্ষম হয়। আমরা আন্তরিকভাবে বিশ্বাস করি, আমাদের এই প্রচেষ্টার মাধ্যমে অর্জিত ফল ধারাবাহিক ভাবে বৃদ্ধি করতে সক্ষম হবো এবং সহযোদ্ধা হিসাবে অতীতের মত আগামী দিনেও আপনাদের সহযোগিতা আমরা পুরোপুরিভাবে পাবো।

৪। পরিচালক মন্ডলীর সভা ঃ

২০১৯-২০২০ অর্থ বছরে পরিচালনা পর্ষদের মোট আটটি সভা অনুষ্ঠিত হয়। উক্ত সভাসমূহে বেশকিছু নীতিগত এবং গুরুত্বপূর্ণ বিষয়ে আলোচনা ও সিদ্ধান্ত গৃহীত হয়। সভা সমূহের সকল সিদ্ধান্ত সভায় উপস্থিত সকল পরিচালক বৃন্দের সর্বসম্মতিক্রমে গৃহীত হয়।

৫। লভ্যাংশ সংক্রান্ত মন্তব্য ঃ

এই অর্থ বছরে (২০১৯-২০২০) কোম্পানীর আর্থিক হিসাবের ফলাফলে "লাভ"(Profit) হওয়ায় পরিচালনা পর্ষদ ২০১৯-২০২০ অর্থ বছরের জন্য ১% নগদ লভ্যাংশের প্রস্তাব করেন।

৬। পরিচালকগণের অবসর গ্রহণ ও পুনঃ নিয়োগ ঃ

কোম্পানীর মেমোরেন্ডাম অফ আর্টিকেলস অনুযায়ী জনাব নজরুল ইসলাম পরিচালক পদ থেকে অবসর গ্রহণ করেন। তিনি যোগ্য ও পুনঃনির্বাচনে ইচ্ছুক বিধায় তাকে আগামী ২০২০-২০২১ অর্থবছরের জন্য পুনরায় নিয়োগ প্রদানের জন্য সুপারিশ করা হলো। এছাড়া স্বতন্ত্র পরিচালকদ্বয় জনাব মোঃ আলম বিশ্বাস ও জনাব মোঃ হাবিবুর রহমানের মেয়াদ শেষ হয়ে যায়। কর্পোরেট গভর্নেঙ্গ কোড মোতাবেক সুষ্ঠুভাবে কোম্পানী পরিচালনার স্বার্থে জনাব মো: ওসমান ও জনাব মো: আতিকুল হক -কে আগামী এক মেয়াদের জন্য স্বতন্ত্র পরিচালক হিসাবে নিয়োগ দানের সুপারিশ করা হলো।

৭। নিরীক্ষক নিয়োগ ও তাদের পারিশ্রমিক নির্ধারণঃ

জি. কিবরিয়া এন্ড কো. চার্টার্ড একাউন্ট্যান্টস ফার্ম ২০১৯-২০২০ অর্থ বছরে কোম্পানীর নিরীক্ষা কার্যক্রম সম্পন্ন করেন। কোম্পানীর নিরীক্ষক হিসাবে তিন বছর পূরণ না হওয়ায় বিধি মোতাবেক তারা পূনঃনিয়োগের যোগ্য। বিধায়, নিরীক্ষক হিসাবে মেসার্স জি. কিবরিয়া এন্ড কো. চার্টার্ড একাউন্ট্যান্টস ফার্ম কে (২৪-২৫ দিলকুশা (৬ষ্ঠ তলা) ঢাকা-১০০০) ২০২০-২০২১ অর্থ বছরের জন্য বার্ষিক ২,৫০,০০০ (দুই লক্ষ পঞ্চাশ হাজার) টাকা পারিশ্রমিক-এর বিনিময়ে পুনরায় নিয়োগ দানের জন্য প্রদ্তাব করা হলো।

৮। নিরীক্ষকের সংরক্ষিত মন্তব্যের উপর আমাদের বক্তব্য ঃ নিরীক্ষক-এর গুরুত্বারোপকৃত মন্তব্যের (Qualified Opinion) আলোকে আমাদের বক্তব্যঃ

০১. আমরা Capital Stock যে পদ্ধতিতে (Historical Method) মূল্যায়ন করে থাকি আগামী ২০২০-২০২১ অর্থ বছর থেকে সেই পদ্ধতিতে না করে বর্তমান মূল্যে (Fair Value) মূল্যায়ন করার সর্বোচ্চ প্রচেষ্টা গ্রহণ করব।

০২. ১৫ হাজার টাকার উপরে বেতনভুক্ত কর্মিদের বেতন ব্যাংকের মাধ্যমে প্রদান সংক্রান্ত যে অধ্যাদেশ এর কথা বলা হয়েছে তা প্রতিপালনে সর্বোচ্চ সচেষ্ট থাকব।

০৩. WPPF সংক্রান্ত যে মন্তব্য করা হয়েছে এ বছর আমরা তা প্রতিপালনে প্রচেষ্টা গ্রহণ করব।

অর্থাৎ সম্মানীত নিরীক্ষক মহোদয় Qualified Opinion এর আওতায় যেসব মন্তব্য করেছেন তাকে যথেষ্ট গুরুত্ব প্রদান করে আমরা উহা প্রতিপালন করার জন্য সর্বোচ্চ প্রচেষ্টা গ্রহণ করব।

৯। কম্প্রায়েন্স অব কর্পোরেট গভর্নেন্স কোড বিষয়ে প্রত্যয়নের জন্য পেশাজীবি নিয়োগঃ কম্প্রায়েন্স অব কর্পোরেট গভর্নেন্স কোড বিষয়ে প্রত্যয়নের জন্য ২০২০-২০২১ অর্থবছরেও Botleroo & Associates, Cost & Management Accountants ফার্ম কে (বাড়ি নং -২৮/১, তেজকুনী পাড়া, তেজগাঁও, ঢাকা -১২১৫) নিয়োগ দানের জন্য প্রন্তাব করা হলো।

১০। বোর্ড সভা ও উপস্থিতি :

২০১৯-২০২০ অর্থ বছরে ৪টি অডিট কমিটির সভা এবং ৮টি বোর্ড সভা অনুষ্ঠিত হয় যাতে গড়ে ৯০% পরিচালক উপস্থিত ছিলেন। উক্ত সভাসমূহে বেশ কিছু নীতিগত এবং গুরুত্বপূর্ণ বিষয়ের উপর আলোচনা ও সিদ্ধান্ত গৃহীত হয়। উল্লেখ্য বোর্ড সভার সকল সিদ্ধান্ত সর্বসম্মতিক্রমে গৃহীত হয়।

১১। নিরীক্ষা কমিটি :

BSEC কর্তৃক জারীকৃত প্রজ্ঞাপন নং SEC/CMRRCD/2006-158/134/admin/44 মোতাবেক নিম্নোক্ত বোর্ড সদস্যদের নিয়ে নিরীক্ষা কমিটি পূনঃর্গঠন করা হয়েছে এবং তাঁরা যথাযথভাবে তাঁদের উপর অর্পিত দায়িত্ব পালন করেছেন।

নং	নাম	কোম্পানীতে পদমর্যাদা	কমিটিতে পদমর্যাদা
03	মি: মো: মাহবুবুর রহমান মুকূল	ম্বতন্ত্র পরিচালক	চেয়ারম্যান
૦ર	মি: সুজিত সাহা	ম্বতন্ত্র পরিচালক	সদস্য
00	মি: মো: আলম বি শা স	স্বতন্ত্র পরিচালক	সদস্য
08	মি: মো: সোহেল হোসেন	কোম্পানী সচিব	সচিব

উল্লেখ্য , নিরীক্ষা কমিটির প্রতিবেদন কোম্পানীর বার্ষিক প্রতিবেদনে সন্নিবেশিত করা হয়েছে।

১২। মনোনয়ন ও পারিতোষিক কমিটি (এনআরসি) ঃ

বাংলাদেশ সিকিউরিটিজ এ্যন্ড এক্সচেঞ্জ কমিশনের কর্পোরেট গভর্ণেস কোড হিসাবে জারিকৃত নোটিফিকেশনের নাম্বার BSEC/CMRRCD/2006-158/207/Admin/80 তারিখ ০০-০৬-২০১৮ খ্রি. এর সংশ্লিষ্ট ধারা অনুসারে পরিচালকবৃন্দের মনোনয়ন ও পারিতোষিকের বিষয়ে Nomination and Remuneration Committee (NRC) নিয়োক্ত সদস্যদের নিয়ে গঠন করা হয়েছে ঃ

নং	নাম	কোম্পানীতে পদমর্যাদা	কমিটিতে পদমর্যাদা
05	মি: মো: আলম বিশ্বাস	ম্বতন্ত্র পরিচালক	চেয়ারম্যান
०२	মি: সুজিত সাহা	শ্বতন্ত্র পরিচালক	সদস্য
00	মি: মো: হাবিবুর রহমান	স্বতন্ত্র পরিচালক	সদস্য
08	মি: মো: সোহেল হোসেন	কোম্পানী সচিব	সচিব

উল্লেখ্য , মনোনয়ন ও পারিতোষিক কমিটির (এনআরসি) প্রতিবেদন কোম্পানীর বার্ষিক প্রতিবেদনে সন্নিবেশিত করা হয়েছে।

১৩। তাৎপর্যপূর্ণ পরিবর্তন (Significant Variance) ঃ

কোম্পানী প্রথম প্রান্তিক, অর্ধবার্ষিক এবং তৃতীয় প্রান্তিক পর্যন্ত ধারাবাহিকভাবে উন্নতি করছিল। কিন্তু চতুর্থ তথা শেষ প্রান্তিকে মহামারি কোভিড-১৯ এর ছোবলে কোম্পানী এক বিপর্যন্ত পরিস্থিতিতে পতিত হয় যা উৎপাদন ও বিপনন সংক্রান্ত সমন্তকিছুতে চরমভাবে আঘাত হানে। এবং এর ফলে EPS সহ সংশ্লিষ্ট বিভিন্ন সূচকে তাৎপর্যপূর্ণ পরিবর্তন (Significant Variance) হয়।

১৪। পার্টি সম্পর্কিত লেনদেন (Related Party Transactions) কোম্পানী কোন Related Party-র সাথে সম্পর্কিত নয়, ফলে Related Party-র কোন লেনদেনও এখানে সংঘটিত হয় না।

১৫। ঝুঁকি ও উদ্বেগ ঃ

ফাইন ফুডস লিমিটেড একটি কৃষিভিত্তিক কোম্পানী যার মূল উৎপাদিত পণ্য হলো মাছ এবং মাছের পোনা। অর্থাৎ কোম্পানীকে মূলত: জীবন নিয়ে ব্যবসা করতে হয়। খাদ্য থেকে শুরু করে সবকিছু এখানে স্পর্শকাতরতার সাথে সম্পন্ন করতে হয়। তাই ঝুঁকি এবং উদ্বেগের উপস্থিতি এখানে সবসময় বিদ্যমান। এছাড়া এখানে প্রাকৃতিক দুর্যোগের পাশাপাশি মহামারী ও রাজনৈতিক অন্থিরতা সবসময় ঝুঁকির এবং উদ্বেগের বিষয় হয়ে আবির্ভূত হয়। তবে উক্ত বিষয়গুলো থেকে মুক্ত হতে পারলে ঝুঁকি এবং উদ্বেগ অনেকটা লোপ পাবে বলে আমরা আশাবাদী।

১৬। দৃষ্টিভঙ্গি ও ভবিষ্যৎ উন্নয়ন ঃ

যুগোপযোগী ম্বিদ্ধান্ত গ্রহনের মাধ্যমে উৎপাদন বাড়িয়ে দেশের চাহিদা পুরনের পাশাপাশি বিদেশেও রপ্তানি করা হবে বলে আমরা আশাবাদি।

১৭। খাতওয়ারী চিত্র ঃ

নিম্নে খাতওয়ারী চিত্র উপস্থাপন করা হলো-

বিবরন	২০১৯ - ২০২০	2038 - 2038
মাছ	२,৫७,৫७,७१४	২ ,৩২ ,০৬ ,২১৮
মাছের পোনা	٥ , ৫	২ ,৯৫ ,৬৭ ,৫৭২

১৮। যথাযথভাবে আর্থিক বিবরনী, হিসাব বিবরনী, হিসাব নীতি, IAS, IFRS এর প্রতিফলন ঃ ২০১৯-২০২০ অর্থ বছরে যথাযথভাবে আর্থিক বিবরনী, হিসাব বিবরনী, হিসাব নীতি, IAS, IFRS এর প্রতিফলনের মাধ্যমে হিসাব সংরক্ষন করা হয়েছে।

১৯। সংখ্যালঘু শেয়ারহোল্ডার এর প্রতিরক্ষা *ঃ*

আমরা সংখ্যালঘু শেয়ারহোল্ডার এর প্রতিরক্ষায় যথাযথ ব্যবস্থা গ্রহন করে থাকি। ২০। অন্তর্বর্তীকালিন লভ্যাংশ ঃ

২০১৯-২০২০ অর্থবছরে কোন প্রকার অন্তর্বতীকালিন লভ্যাংশ ঘোষনা করা হয়নি। ২১। চলমান ব্যবসা প্রতিষ্ঠান ঃ

আর্থিক বিবরণীর অনুমোদন কালে পরিচালকবৃন্দ যথাযথ অনুসন্ধান করে পরিচালন ও আর্থিক সূচকসমূহ বিশ্লেষণ করেছেন। পরিচালকবৃন্দ আশ্বস্থ্য হয়েছেন যে, ভবিষ্যতে বর্তমান অবস্থা থেকে আরো উন্নতি করণে ও সুর্গ্রভাবে পরিচালনায় কোম্পানীর সামর্থ্য রয়েছে। উপসংহার ঃ

পরিশেষে মহান সৃষ্টিকর্তাকে কৃতজ্ঞতা ও সকল সম্মানীত শেয়ার মালিকগণ, প্রতিষ্ঠানে কর্মরত সকল ন্ডরের কর্মকর্তা কর্মচারীবৃন্দ, শ্রমিকবৃন্দসহ কোম্পানীর সকল সহযোগীবৃন্দ ও প্রতিষ্ঠান সমুহকে তাঁদের ঐকান্তিক আন্তরিকতা এবং বিভিন্ন প্রতিকূলতার মাঝেও সর্বদা পাশে থাকার জন্য পরিচালকমন্ডলীর পক্ষ থেকে আবারো আন্তরিক ধন্যবাদ ও কৃতজ্ঞতা জ্ঞাপন করছি ।

পরিচালক মন্ডলীর পক্ষে-

(সুজিত সাহা)

('গুজেও গাঁহা চেয়ারম্যান

REPORT OF AUDIT COMMITTEE

For the year 2019-2020

Fine Foods Limited constituted an Audit Committee as a sub-committee of the Board of Directors. The Audit Committee is responsible to the Board and they assist the Board of Directors in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business. The duties and responsibilities of the Audit Committee are clearly set forth in writing by the Board in the Audit Committee Charter.

Composition of Audit Committee:

The Audit Committee consists of the following members:

Name of Members	Position in the Committee	Positon in the Board
Mr. Md. Mahbubur Rahman Mukul	Chairman	Independent Director
Mr. Sujit Saha	Member	Independent Director
Mr. Md. Alam Biswas	Member	Independent Director
Mr. Md. Sohel Hossain	Secretary	Company Secretary

Function of the Audit Committee defined as under:

Review the Audit Financial Statements and recommended to approve for statutory purpose.

Review Internal Audit Systems and monitoring the function of Internal Audit Department.

Recomended appointment & remunaration of the Statutory Auditors.

Review the management discussion and analysis.

Review the function of management policy, system of governance.

Review and consider the internal report and statutory auditors' observation and internal control.

Review the quarterly and half yearly financial statements before submission to the board for approval and to the stakeholders as a statutory requirement.

Activities carried out during the year

The committee reviewed and discussed the procedure and task of the internal audit, financial report preparation and the external auditors' observation in their reports on the draft financial statements of the company initialed by the auditors for the year ended 30th June 2020. The committee found the statements adequate arrangement to present a true and fair view of the financial status of the company; and did not find any material deviation, discrepancies or any adverse finding/observation in the areas of reporting and disclosures.

Acknowledgement

The Audit Committee expressed its sincere thanks to the members of the Board, management and the Auditors for their support in carrying out its duties and responsibilities effectively.

Mahbubur Rahman Mukul Chairman, Audit Committee

REPORT ON THE ACTIVITIES OF NOMINATION AND REMUNERATION COMMITTEE (NRC)For the year 2019-2020

The Board of Fine Foods Ltd formed a Nomination and Remuneration Committee (NRC) as a sub-committee of the Board. The NRC Committee assists the Board of Directors in framing criteria or policy for appointment and remuneration for the directors and Top-Level executives of the Company. The Terms of Reference (ToR) of the NRC is set by the Board of Directors in line with BSEC Notification.

The Committee comprised of:

Mr. Md. Alam Biswas, Independent Director	Chairman
Mr. Sujit Saha, Independent Director	Member
Mr. Md. Habibur Rahman, Independent Director	Member
Mr. Md. Sohel Hossain, Company Secretary	Secretary

Activities

The NRC held one meeting during this year. The Committee also initiated the following major activities during the year 2019-2020

- Preparation of code of conducts of the Chairman, Managing Director and Board of Directors of the Company.

- Fixation of ToR of Nomination and Remuneration Committee (NRC) of the Company.

- Fixation of TA/DA and meeting attendance fee of the Board of Directors.

On behalf of the Nomination and Remuneration Committee.

Md. Alam Biswas Chairman Nomination and Remuneration Committee Date: 20.10.2020

MANAGEMENT'S DISCUSSION AND ANALYSIS

Fine Foods Limited is an agro based Company. It is one of the leading fisheries Company. It is engaged in producing and marketing of various type of fish, fingerlings etc.

Business outlook of the Company

The Company is committed to produce and selling different types of fish, fingerlings etc. to its buyers and markets. Presently, Fine Foods Limited is selling the products to the customers through its buyers to all over the country.

Despite of the pandemic of coronavirus (COVID-19) in the last three months (April to June 2020) of the fiscal year 2019-2020, the management has tried to save the lives of all kinds of fishes hardly. They are also tried to hard work and adopting sales policy.

The board of directors is always striving hard to increase production and sale as well as profitability by inducing new situation.

Preparation of Financial Statements

The accounting policies used in preparation of the Financial Statements have been followed consistently. The Financial Statements have been prepared on an ongoing concern basis and disclosers of information made in accordance with the requirements of the Companies Act 1994, the Securities and Exchanges Rules 1987 and International Accounting Standards (IFRSs).

Changes in Accounting Policies and Estimation

There are no major changes in accounting policies and estimation used in preparation of the Financial Statements during this year.

Comparative Analysis of Financial Results

The profitability and performance of the company has a bit declined compared to the last year. Turnover amounted to Taka 60,475 thousand in the year 2019-2020 as against Taka 52,774 thousand in the year 2018-2019. The gross profit for the year was Taka 6,588 thousand as against Taka 7,665 thousand of the previous year and net profit for the year was Taka 2,623 thousand as against Taka 3,452 thousand of the previous year. The detailed performance of the company is stated in the Annual Report.

Comparison with peer Industry

Over this period, Fine Foods Limited creates a significant positive image in the sector and the company is always reforming decision to produce better to better productions demand of customers.

Global and Local Economic Scenario

The world economy has stagnated since the beginning of the year-2020 due to pandemic coronavirus (COVID-19). It also has a profound effect on the economy of Bangladesh. It has influenced every perspective of life globally.We are force to close the production in April-June, 2020 considering the health risks of the workers and employees. As a result, the Company fell into a financial crisis.

Risks and concerns issues and mitigation plan

The details of risks and concerns as well as mitigation plan of the company have been explained in Statement of Corporate Governance under the heading "Risks and Concerns" in the Directors Report. **Future Plan**

The Company are producing and marketing the best quality of various types of fish, fingerling and other related products as the demand of customers. The management is always responsive to the changing business scenario and conceiving means and measures to address the situations appropriately to be sustainable in the foreseeable future.

NTOO

Nazrul Islam Managing Director

Botleroo & Associates

Cost & Management Accountants Certified Financial Consultants& ITP 28/1, Tejkunipara, Tejgaon, Dhaka –1215, Mob : 01714063300, E-mail : Botleroo.jones@gmail.com

Report to the Shareholders of Fine Foods Limited on Compliance of the Corporate Governance Code

(As required under the BSEC Corporate Governance Code, Condition No 1(5)(xxvii)

We have examined the Compliance status to the Corporate Governance by Fine Foods Limited for the year ended 30th June 2020. This Code relates to the Notification No. SEC/CMRRCD/2006-158/134/Admin/44 dated 7th August 2012 and subsequent amended Notification No. SEC/CMRRCD/2006-158/207/Admin/80 Dated 3rd June 2018 of Bangladesh Securities and Exchange Commission (BSEC) on Corporate Governance.

Such Compliance with the Corporate Governance Code is the responsibility of the company. Our examination was limited to the procedures and implementation thereof as adopted by the Management in ensuring compliance to the conditions of Corporate Governance Code.

There is a scrutiny and verification only and an independent audit on compliance of the conditions of the Corporate Governance Code as well as the provisions of relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute Chartered Secretaries of Bangladesh (ICSB) in so far as those standards are not inconsistent with any condition of this Corporate Governance Code.

We state that we have obtained all the information and explanations which we have required and after due scrutiny and verification thereof, we report that, in our opinion :

(a) The Company has complied with the conditions of Corporate Governance Code as stipulated in the above mentioned Corporate Governance Code issued by BSEC.

(b) The Company has complied with the Provisions of the relevant Bangladesh Secretarial Standards (BSS) as adopted by the Institute of Chartered Secretaries of Bangladesh (ICSB) as required by this Code.

(c) Proper books and records have been kept by the company as required under Companies Act, 1994, the Securities laws and other relevant laws and

(d) The Governance of the Company is satisfactory.

Jones A. Boderoo - FCMA

Pincipal & CEO Botleroo & Associates Cost & Management Accountants



Dated, Dhaka October 25, 2020

Annexure -i

CORPORATE GOVERNANCE COMPLIANCE STATUS

[As per condition No. 1(5)(xxvii)]

Status of compliance with the conditions imposed by the Commission's Notification No. SEC/CMRRCD /2006-158/207/Admin/80, dated 3 June 2018 issued under section 2CC

of the Securities and Exchange Ordinance, 1969:

(Report under Condition No. 9)

Condition No	Title	Compliance Status (Put √ in the appropriate column)		Remarks (if any)
		Complied	Not Complied	
1(1)	Board's Size	\checkmark		
l (2)(a)	At least one fifth (1/5) of the total number of directors in the company's board shall be Independent Director	\checkmark		
1(2)(b)(i)	"Independent Director" means a director- Who either does not hold any share in the company or holds less than one percent (1%) shares of the total paid-up shares of the company.	\checkmark		
1(2)(b)(ii)	Who is not a sponsor of the company and is not connected with the company's any sponsor or director or shareholder who holds one percent (1%) or more shares of the total paid-up shares of the company on the basis of family relationship. His/her family members also should not hold above mentioned shares in the company	~		
1(2)(b)(iii)	Who has not been an executive of the company in immediately preceding 2 (two) financial years	\checkmark		
1(2)(b)(iv)	Who does not have any other relationship, whether pecuniary or otherwise, with the company or its subsidiary/associated companies	\checkmark		
1(2)(b)(v)	Who is not a member, TREC holder, director or officer of any stock exchange	\checkmark		
1(2)(b)(vi)	Who is not a shareholder, director or officer of any member or TREC holder of stock exchange or any intermediary of the capital market	\checkmark		
l(2)(b)(vii)	Who is not a partner or an executive or was not a partner or an executive during the preceding 3 (three) years of the concerned company's statutory audit firm	~		
1(2)(b)(viii)	Who is not independent director in more than 5 (five) listed companies	\checkmark		

Condition No	Title	(Put 🗸	Compliance Status (Put √ in the appropriate column)	Put $$ in the (if any	
		Complied	Not Complied		
1(2)(b)(ix)	Who has not been convicted by a court of competent jurisdiction as a defaulter in payment of any loan to a bank or a Non-Bank Financial Institution (NBFI)	~			
1(2)(b)(x)	Who has not been convicted for a criminal offence involving moral turpitude	\checkmark			
1(2)(c)	The independent director(s) shall be appointed by the board of directors and approved by the shareholders in the Annual General Meeting (AGM	~			
1(2)(d)	The post of independent director(s) can't remain vacant for more than 90 (ninety) days	~			
1(2)(e)	The tenure of office of an independent director shall be for a period of 3 (three) years, which may be extended for 1 (one) term only	~			
1(3)(a)	Independent Director shall be a knowledgeable individual with integrity who is able to ensure compliance with financial, regulatory and corporate laws and can make meaningful contribution to business	~			
1(3)(b)(i)	Business Leader who is or was a promoter or director of an unlisted company having minimum paid-up capital of Tk. 100.00 million or any listed company or a member of any national or international chamber of commerce or business association.	N/A			
1(3)(b)(ii)	Corporate Leader who is or was a top level executive	\checkmark			
1(3)(b)(iii)	Former official of government or statutory or autonomous or regulatory body in the position not below 5th Grade of the national pay scale, who has at least educational background of bachelor degree in economics or commerce or business or Law	N/A			
1(3)(b)(iv)	University Teacher who has educational background in Economics or Commerce or Business Studies or Law	N/A			
1(3)(b)(v)	Professional	N/A			
1(3)(c)	Independent Director shall have at least 10 (ten) years of experiences in any field mentioned in clause (b)	\checkmark			
1(3)(d)	In special cases, the qualifications or experience may be relaxed subject to prior approval of the Commission	N/A			
1(4)(a)	The positions of the Chairperson of the Board and the Managing Director/or Chief Executive Officer of the company shall be filled by different individuals	~			

Condition No	Title	Compliance Status (Put √ in the appropriate column)		Remarks (if any)	
		Complied	Not Complied		
1(4)(b)	The Managing Director/or Chief Executive Officer of a listed company shall not hold the same position in another listed company	~			
1(4)(c)	The Chairperson of the Board shall be elected from among the non-executive directors of the company	~			
1(4)(d)	Responsibilities of the Chairperson and the Managing Director and/or Chief Executive Officer	~			
1(4)(e)	The reason of absence of the regular Chairperson in the board meeting shall be duly recorded in the minutes	~			
1(5)(i)	Industry outlook and possible future developments in the industry	\checkmark			
1(5)(ii)	Segment-wise or product-wise performance	~			
1(5)(iii)	Risks and concerns	~			
1(5)(iv)	A discussion on Cost of Goods sold, Gross Profit Margin and Net Profit Margin	~		2	
1(5)(v)	Discussion on continuity of any Extra-Ordinary gain or loss	N/A			
1(5)(vi)	Related party transactions	N/A			
1(5)(vii)	Utilization of proceeds from public issues, rights issues and/or through any others instruments	N/A			
1(5)(viii)	An explanation if the financial results deteriorate after the company goes for Initial Public Offering (IPO), Repeat Public Offering (RPO), Rights Offer, Direct Listing, etc	N/A			
1(5)(ix)	Explanation on any significant variance that occurs between Quarterly Financial performances and Annual Financial Statements	~			
1(5)(x)	Remuneration to directors including independent directors	\checkmark			
1(5)(xi)	The financial statements prepared by the management of the issuer company present fairly its state of affairs, the result of its operations, cash flows and changes in equity	~			
1(5)(xii)	Proper books of account of the issuer company have been maintained	\checkmark			
1(5)(xiii)	Appropriate accounting policies have been consistently applied in preparation of the financial statements and that the accounting estimates are based on reasonable and prudent judgment	~			

Condition No	Title	Complian (Put 🗸 appropriat	in the	Remarks (if any)	
		Complied	Not Complied		
1(5)(xiv)	International Accounting Standards (IAS)/Bangladesh Accounting Standards (BAS)/International Financial Reporting Standards (IFRS)/Bangladesh Financial Reporting Standards (BFRS), as applicable in Bangladesh, have been followed in preparation of the financial statements and any departure there-from has been adequately disclosed	~			
1(5)(xv)	The system of internal control is sound in design and has been effectively implemented and monitored	~			
1(5)(xvi)	A statement that minority shareholders have been protected from abusive actions by, or in the interest of, controlling shareholders acting either directly or indirectly and have effective means of redress	~			
1(5)(xvii)	There are no significant doubts upon the issuer company's ability to continue as a going concern. If the issuer company is not considered to be a going concern, the fact along with reasons thereof should be disclosed	~			
1(5)(xviii)	Significant deviations from the last year's operating results of the issuer company shall be highlighted and the reasons thereof should be explained	\checkmark			
1(5)(xix)	Key operating and financial data of at least preceding 5 (five) years shall be summarized.	~			
	If the issuer company has not declared dividend (cash or stock) for the year, the reasons thereof shall be given	N/A		Dividend declared	
1(5)(xxi)	Board's statement to the effect that no bonus share or stock dividend has been or shall be declared as interim dividend	\checkmark			
l (5)(xxii)	The number of Board meetings held during the year and attendance by each director shall be disclosed	~			
1.5(xxiii)(a)	Parent/Subsidiary/Associated Companies and other related parties (name wise Details)	N/A			
1.5(xxiii)(b)	Directors, Chief Executive Officer, Company Secretary, Chief Financial Officer, Head of Internal Audit and their spouses and minor children (name wise details)	~			
1.5(xxiii)(c)	Executives	\checkmark			
1(5)(xxiii)(d)	Shareholders holding ten percent (10%) or more voting interest in the company (name wise details)	~			
1(5)(xxiv)(a)	A brief resume of the director		\checkmark		
1(5)(xxiv)(b)	Nature of his/her expertise in specific functional areas	\checkmark			

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Condition No	Title	Compliar (Put √ appropria	nce Status ' in the te column)	Remarks (if any)
		Complied	Not Complied	
1(5)(xxiv)(c)	Names of companies in which the person also holds the directorship and the membership of committees of the board	\checkmark		
1(5)(xxv)(a)	Accounting policies and estimation for preparation of financial statements	\checkmark		
1(5)(xxv)(b)	Changes in accounting policies and estimation	\checkmark		
1(5)(xxv)(c)	Comparative analysis	\checkmark		
1(5)(xxv)(d)	Compare such financial performance or results and financial position as well as cash flows with the peer industry scenario	\checkmark		
1(5)(xxv)(e)	Briefly explain the financial and economic scenario of the country and the globe	\checkmark		
1(5)(xxv)(f)	Risks and concerns	\checkmark		
1(5)(xxv)(g)	Future plan or projection or forecast for company's operation, performance and financial position, with justification thereof	~		
1(5)(xxvi)	Certification by the CEO and CFO to the Board	\checkmark		
1(5)(xxvii)	Certificate regarding compliance of conditions of this Code as required under condition No. 9	\checkmark		
1(6)	Board meeting and record the minutes	\checkmark		
1(7)(a)	The code of conduct for the Chairperson of the Board, other board members and Chief Executive Officer of the company	\checkmark		
1(7)(b)	The code of conduct as determined by the NRC shall be posted on the website of the company	\checkmark		
2(a)	Governance Board of Directors of Subsidiary Company: Composition of the Board	N/A		
2(b)	At least 1 (one Independent Director on the Board)	N/A		
2(c)	Review of the Minutes of subsidiary company	N/A		
2(d)	Review of the Minutes of holding company	N/A		
2(e)	Audit committee shall review the financial statements, in particular the investments made by the subsidiary company	N/A		

Condition No	Title	Complian (Put 🗸 appropriat	in the	Remarks (if any)
		Complied	Not Complied	
3(1)(a)	Appointment: The Board shall appoint a Managing Director, a Company Secretary, a Chief Financial Officer and a Head of Internal Audit and Compliance company shall appoint a Chief Financial Officer (CFO), a Head of Internal Audit (Internal Control and Compliance) and a Company Secretary (CS).	~		
3(1)(b)	The positions of the Managing Director, Company Secretary, Chief Financial Officer and Head of Internal Audit and Compliance shall be filled by different individuals	~		
3(1)(c)	The MD, CS, CFO and HIAC of this company shall not hold any executive position in any other company at the same time.	~		
3(1)(d)	The Board shall clearly define respective roles, responsibilities and duties of the CFO, HIAC the CS	\checkmark		
3(1)(e)	The MD or CEO, CS, CFO and HIAC shall not be removed from their position without approval of the Board as well as immediate dissemination to the Commission and Stock Exchange(s)	~		
3(2)	The MD, CS, CFO and HIAC shall attend the meetings of the Board, provided that the CS, CFO and or the HIAC shall not attend such part of a meeting of the Board of Directors which involves consideration of an agenda item relating to their personal matters	~		
3(3)(a)(i)	These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading	\checkmark		
3(3)(a)(ii)	These statements collectively present true and fair view of the Company's affairs and are in compliance with existing accounting standards and applicable laws	~		
3(3)(b)	There are, to the best of knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the code of conduct for the Company's Board of Directors or its members	~		
3(3)(c)	The certification of the MD and CFO	\checkmark		
4(i)	Audit Committee	\checkmark	·	
4(ii)	Nomination and Remuneration Committee	\checkmark		
5(1)(a)	The company shall have an Audit Committee as a sub-committee of the Board of Directors	~		
1	The Audit Committee shall assist the Board of Directors in ensuring that the financial statements reflect true and fair view of the state of affairs of the company and in ensuring a good monitoring system within the business	~		
5(1)(c)	The Audit Committee shall be responsible to the Board of Directors. The duties of the Audit Committee shall be clearly set forth in writing	~		
5(2)(a)	The Audit Committee shall be composed of at least 3 (three) members	\checkmark		

Condition No	Title	Compliar (Put √ appropria	nce Status ' in the te column)	Remarks (if any)
		Complied	Not Complied	
5(2)(b)	The Board of Directors shall appoint members of the Audit Committee who shall be directors of the company and shall include at least 1 (one) independent director	~		
5(2)(c)	All members of the audit committee should be "financially literate" and at least 1(one) member shall have accounting or related financial management experience	~		
5(2)(d)	When the term of service of the Committee members expires or there is any circumstance causing any Committee member to be unable to hold office until expiration of the term of service, thus making the number of the Committee members to be lower than the prescribed number of 3 (three) persons, the Board of directors shall appoint the new Committee member(s) to fill up the vacancy(ies) immediately or not later than 1 (one) month from the date of vacancy(ies) in the Committee to ensure continuity of the performance of work of the Audit Committee	N/A		
5(2)(e)	The company secretary shall act as the secretary of the Committee	\checkmark		- 100 - 00 - 00 - 00 - 00 - 00 - 00 - 0
5(2)(f)	The quorum of the Audit Committee meeting shall not constitute without at least 1 (one) independent director	~		
5(3)(a)	The Board of Directors shall select 1 (one) member of the Audit Committee to be Chairperson of the Audit Committee, who shall be an independent director	\checkmark		
5(3)(b)	In the absence of the Chairperson of the Audit Committee, the remaining members may elect one of themselves as Chairperson for that particular meeting	~		
5(3)(c)	Chairman of the audit committee shall remain present in the Annual General Meeting (AGM)	\checkmark		
5(4)(a)	The Audit Committee shall conduct at least its four meetings in a financial year	\checkmark		
5(4)(b)	Quorum of the meeting of the Audit Committee	\checkmark		
5(5)(a)	Oversee the financial reporting process	\checkmark		
5(5)(b)	Monitor choice of accounting policies and principles	\checkmark		
5(5)(c)	Monitor Internal Control Risk management process	\checkmark		
5(5)(d)	Oversee hiring and performance of external auditors	\checkmark	I	
5(5)(e)	Hold meeting with external or statutory auditors for review of annual financial statements before submission to the board for approval	\checkmark		
	Review along with the management, the annual financial statements before submission to the board for approval	\checkmark		
5(5)(g)	Review along with the management, the quarterly and half yearly financial statements before submission to the board for approval	\checkmark		

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Condition No	Title	(Put ✓	nce Status ' in the te column)	Remarks (if any)	
		Complied	Not Complied		
5(5)(h)	Review the adequacy of internal audit function	\checkmark			
5(5)(i)	Review the Managements' discussion and Analysis before disclosing in the Annual Report	~			
5(5)(j)	Review statement of significant related party transactions submitted by the management	\checkmark			
5(5)(k)	Review Management Letters/ Letter of Internal Control weakness issued by statutory auditors	\checkmark			
5(5)(1)	Oversee the determination of audit fees	\checkmark			
5(5)(m)	When money is raised through Initial Public Offering (IPO)/Repeat Public Offering (RPO)/Rights Share Offer have been utilized as per purposes stated in relevant offer document or prospectus approved by the Commission.	~			
5(6)(a)(i)	The Audit Committee shall report on its activities to the Board of Directors	\checkmark			
5(6)(a)(ii)(a)	Report on conflicts of interests	N/A			
5(6)(a)(ii)(b)	Suspected or presumed fraud or irregularity or material defect in the internal control system	N/A			
5(6)(a)(ii)(c)	Suspected infringement of laws, including securities related laws, rules and regulations	N/A			
5(6)(a)(ii)(d)	Any other matter which shall be disclosed to the Board of Directors immediately	N/A			
	If the Audit Committee has reported to the Board of Directors about anything which has material impact on the financial condition and results of operation and has discussed with the Board of Directors and the management that any rectification is necessary and if the Audit Committee finds that such rectification has been unreasonably ignored, the Audit Committee shall report such finding to the Commission, upon reporting of such matters to the Board of Directors for three times or completion of a period of 6 (six) months from the date of first reporting to the Board of Directors, whichever is earlier	N/A			
5(7)	Report on activities carried out by the Audit Committee, including any report made to the Board of Directors under condition $5(6)(a)(ii)$ above during the year, shall be signed by the Chairman of the Audit Committee and disclosed in the annual report of the issuer company	~			
6(1)(a)	Nomination and Remuneration Committee (NRC) as sub-committee of the Board	~			

Conditior No	Title	Complian (Put v appropria	nce Status ' in the te column)	(if any)
		Complied	Not Complied	
6(1)(b)	The NRC shall assist the Board	\checkmark		
6(1)(c)	The Terms of Reference (ToR) of the NRC shall be clearly set forth in writing covering the areas stated at the condition $6(5)(b)$	\checkmark		
6(2)(a)	The Committee shall comprise of at least three members including an independent Director	~		
6(2)(b)	All members of the committee shall be non-executive directors	\checkmark		_
6(2)(c)	Members of the Committee shall be nominated and appointed by the Board	\checkmark		
6(2)(d)	The Board shall have authority to remove and appoint any members of the Committee	\checkmark		
6(2)(e)	The Board shall fill the vacancy within 180 days of occurring such vacancy in the committee	N/A		
6(2)(f)	Appointment of Chairperson of the Committee			No such exper
6(2)(g)	The company secretary shall act as the secretary of the committee	$\overline{}$		vas appointed
6(2)(h)	The quorum of the NRC			
	No member of the NRC shall receive, either directly or indirectly, any remuneration for any advisory or consultancy role or otherwise, other than Director's fees or honorarium from the company	~		
6(3)(a)	The Board shall select 1 (one) member of the NRC to be Chairperson of the Committee, who shall be an Independent Director	\checkmark		
	In the absence of the Chairperson of the NRC, the remaining members may elect one of themselves as Chairperson for that particulars meeting, the reason of absence of the regular Chairperson shall be duly recorded in the minutes	N/A		
6(3)(c)	The Chairperson of the NRC shall attend the Annual General Meeting	~		
6(4)(a)	The NRC shall conduct at least one meeting in a financial year	\checkmark		
6(4)(b) '	The Chairperson of the NRC may convene any emergency meeting upon request by any member of the NRC	N/A		
6(4)(c)	The Quorum of the meeting of the NRC	~		
6(4)(d)	The proceedings of each meeting of the NRC	~		

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Condition No	Title	Complian (Put 🗸 appropriat	in the	Remarks (if any)	
		Complied	Not Complied		
6(5)(a)	NRC shall be independent and responsible or accountable to the Board and to the Shareholders	~			
6(5)(b)(i)(a)	The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate suitable directors to run the company successfully	~			
6(5)(b)(i)(b)		~			
6(5)(b)(i)(c)	Remuneration to Directors, top lebel executive involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.	\checkmark			
6(5)(b)(ii)	Devising a policy on Board's diversity taking into consideration age, gender, experience, ethnicity, educational background and nationality	~			
6(5)(b)(iii)	Identifying persons who are qualified to become directors and who may be appointed in to level executive	~			
6(5)(b)(iv)	Formulating the criteria for evaluation of performance of independent directors and the Board	\checkmark			
6(5)(b)(v)	Identifying the company's needs for employees at different levels and determine their selection, transfer or replacement and promotion criteria	~			
6(5)(b)(vi)	Developing, recommending and reviewing annually the company's human resources and training policies	~			
6(5)(c)	The company shall disclose the nomination and remuneration policy and the evaluation criteria and activities of NRC during the year at a glance in its annual report	~			
7(1)(i)	Appraisal or valuation services or fairness opinions	\checkmark			
7(1)(ii)	Financial information systems design and implementation	~			
7(1)(iii)	Book-keeping or other services related to the accounting records or financial statements	~			
7(1)(iv)	Broker-dealer services	\checkmark			
	Actuarial Services	$\overline{\mathbf{v}}$			
7(1)(vi)	Internal audit services or special audit services	V I			
7(1)(vii)	Any service that the Audit Committee determines	$\overline{\checkmark}$			
7(1)(viii) /	Audit or certification service on compliance of corporate governance as required under condition No. 9(1)	~			
7(1)(ix)	Any other service that creates conflict of interest	\checkmark			

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Condition No	Title	Complian (Put 🗸 appropriat	in the	Remarks (if any)
		Complied	Not Complied	
7(2)	No partner or employees of the external audit firms shall possess any share of the company they audit at least during the tenure of their audit assignment of that company; his or her family members also shall not hold any shares in the said company			
7(3)	Representative of external or statutory auditors shall remain present in the AGM & EGM	\checkmark		
8(1)	The company shall have an official website linked with the website of the stock exchange	\checkmark		
8(2)	The company shall keep the website functional from the date of listing			Partial complied
8(3)	The company shall make available the detailed disclosures on its website	\checkmark		
9(1)	The company shall obtain a certificate from a practicing Professional Accountant/Secretary (Chartered Accountant /Cost and Management Accountant/Chartered Secretary) other than its statutory auditors or audit firm on yearly basis regarding compliance of conditions of Corporate Governance Code of the Commission and shall such certificate shall be disclosed in the Annual Report	~		
	The professional who will provide the certificate on compliance of this Corporate Governance Code shall be appointed by the shareholders in the annual general meeting	~		
	The directors of the company shall state, in accordance with the Annexure-C attached, in the directors' report whether the company has complied with these conditions	~		

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Annexure -ii

Status Percentage of Share SI Name of Shareholders No. of Holdings Shares held No (%) Parents/Subsidiary/Associate Companies a) n/a n/a b) Directors, Sponsors, Company Secretary, Chief Financial Officer 1 Mr. Sujit Saha Chairman 206 0.01 2 Mr. Nazrul Islam MD & CEO 7,06,083 5.05 3 Mr. Md. Alam Biswas Independent Director 3,660 0.03 4 Mr. Md. Mahbubur Rahman Mukul Independent Director Nill Nill Independent Director 5 Mr. Md. Habibur Rahman Nill Nill 6 Company Secretary Mr. Md. Sohel Hossain Nill Nill 7 Mr. Md. Abdul Latif CFO Nill Nill Head of Internal 8 Mr. Md. Abdullah Al Mamun Nill Nill Audit Executives c) Nill Nill d) Share holder holding Ten percent or more voting interest Nill Nill

The Pattern of Shareholding as on 30-06-2020

The expression "executives" means top five salaried employees of the company, other than the Directors, Company Secretary, Chief Financial Officer and Head of internal Audit.

Annexure -iii

Key Operating and Financial Data of Last Five Years

					n inousanu)
Particulars	2019-2020	2018-2019	2017-2018	2016-2017	2015-2016
Authorized Capital	10,00,000	10,00,000	10,00,000	10,00,000	10,00,000
Paid-up Capital	1,39,739	1,39,739	1,35,669	1,33,008	1,30,400
Fixed Assets	68,104	68,997	69,965	71,016	72,158
Turnover (Sales)	60,475	52,774	46,078	47,712	34,874
Gross Profit/(L)	6,588	7,665	4,887	13,141	14,786
Retained Earning/(L)	6,380	6,552	7,170	8,805	2,783
Earning per Share	0.188	0.247	0.076	0.649	0.816
No. of Shareholder	2,809	4,288	4,151	4,351	4,188

as on 30-06-2020

(Taka in Thousand)

Annexure-iv

Board of Directors Meeting as on 30-06-2020

Name of the Directors	Meeting Held	Attended
Mr. Sujit Saha	8	8
Mr. Nazrul Islam	8	8
Mr. Md. Habibur Rahman	8	4
Mr. Md. Mahbubur Rahman	8	7
Mr. Alam biswas	8	5

Annexure-A [As per condition No. 1(5)(xxvi)] Name of the Company: Fine Foods Limited Declaretion by CEO and CFO

Date:27-10-2020 The Board of Directors Fine Foods Limited New Market City Complex (Level-6) 44/1, Rahim Square, New Market, Dhaka-1205

Subject: Declaration on Financial Statements for the year ended on 30th June 2020. Dear Sirs,

Pursuant to the condition No. 1(5)(xxvi) imposed vide the Commission'sNotification No. SEC/CMRRCD/2006-158/207/Admin/80, Dated 3rd June, 2018 under section 2CC of the Securities and Exchange Ordinance, 1969, we do hereby declare that:

(1) The Financial Statements of Fine Foods Limited for the year ended on 30th June 2020 have been prepared in compliance with International Accounting Standards (IAS) or International Financial Reporting Standards (IFRS), as applicable in the Bangladesh and any departure there from has been adequately disclosed;

(2) The estimates and judgments related to the financial statements were made on a prudent and reasonable basis, in order for the financial statements to reveal a true and fair view;

(3) The form and substance of transactions and the Company's state of affairs have been reasonably and fairly presented in its financial statements;

(4) To ensure above, the Company has taken proper and adequate care in installing a system of internal control and maintenance of accounting records;

(5) Our internal auditors have conducted periodic audits to provide reasonable assurance that the established policies and procedures of the Company were consistently followed; and

(6) The management's use of the going concern basis of accounting in preparing the financial statements is appropriate and there exists no material uncertainty related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

In this regard, we also certify that:

(i) We have reviewed the Financial Statements for the year ended 30th June 2020 and that to the best of our knowledge and belief:

a) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;

b) These statements collectively present true and fair view of the company's affairs and are in compliance with existing accounting standards and applicable laws.

(ii) There are, to the best of knowledge and belief, no transaction entered into by the company during the year which are fraudulent, illegal or violation of the code of conduct for the Company's Board of Directors or its members.

(Nazrul Islam) Managing Director & CEO

(Md. Abdul Latif) Chief Financial Officer

Independent Auditor's Report To the Shareholders of Fine Foods Limited Report on the Audit of the Financial Statements

Qualified Opinion

We have audited the financial statements of Fine Foods Limited(the Company), which comprise the statement of financial position as at June 30, 2020, and the statement of profit or loss and other comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, except for the effects of the matter described in the Basis for Qualified Opinion section of our report, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at June 30, 2020, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs).

Basis for Qualified Opinion

1. As disclosed in the note 5.00 of the financial statements regarding Capital Stock of Tk.10, 478,734. The amount includes plantation and livestock. As per IAS 41 the following falls under Biological Asset. Biological Assets within the scope of IAS41 are measured on initial recognition and at subsequent reporting dates at Fair value less estimated cost to sell. The company have been valuing the asset at Historical cost which is a direct noncompliance with IAS41. Management did not perform any fair value calculations and hence we do not have the necessary information to quantify the misstatement. Consequently we are unable to quantify the necessary adjustment amount for the relevant financial statement line items.

2. As per the Income Tax Ordinance, 1984, Section 30(i), Any payment by way of salary or remuneration made otherwise that by crossed cheque or bank transfer by a person to any employee having gross monthly salary of taka fifteen thousand or more will be inadmissible. We have found that the company save made cash payments to several employees every month that is over Tk. 15,000.

3. The company have not paid its WPPF contribution for the year 2018-2019 through its WPPF trust. This is a violation of the Bangladesh Labour Act 2006 section 234, Subsection 2. Under the act, the company is supposed to pay, within 9 (nine) months of the close of every year, five percent (5%) of the profit of the previous year at the proportion of 80:10:10 to respectively the Participatory Fund, Welfare Fund and Workers Welfare Foundation Fund established under section 14 of the Bangladesh Workers welfare Foundation Act, 2006.

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) together with the ethical requirements that are relevant to our audit of the financial statements in Bangladesh, and we have fulfilled our other ethical responsibilities in accordance with these ethical requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

Information Other than the Financial Statements and Auditor's Report Thereon

Management is responsible for the 2020 Annual Report. The Annual Report comprises of the Director's Report, Corporate Governance Compliance Report and Management Discussion and Analysis.

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

In connection with our audit of the consolidated and the separate 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 and the separate financial statements or our knowledge obtained in the 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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matter described in the Basis for Qualified Opinion section we did not determine any additional matters described below to be key audit matters to be communicated in our report.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with IFRSs, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements

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

Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the Company' financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other Legal and Regulatory Requirements

In accordance with the Companies Act 1994 and the Securities and Exchange Rules 1987, we also report the following:

a) we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit and made due verification thereof;

b) in our opinion, proper books of accounts as required by law have been kept by the Company so far as it appeared from our examination of these books;

c) the statements of financial position and statements of profit or loss and other comprehensive income dealt with by the report are in agreement with the books of accounts and returns; and

d) the expenditure incurred was for the purposes of the Company's/Company's business.

Date: 29 October 2020 Place: Dhaka

G. Frit and G. KIBRIA & CO. Chartered Accountants.

FINE FOODS LIMITED **Statement of Financial Position** As At 30 June 2020

Particulars	Notes	Figures in Taka 30.06.2020	Figures in Taka 30.06.2019
ASSETS			
NON- CURRENT ASSETS		80,708,900	83,475,294
Property, plant and equipment	3	68,103,510	68,996,560
Right of Use Asset	Annex 1	126,656	08,990,500
Advance for Land Purchases	4	2,000,000	4,000,000
Capital Stock	5	10,478,734	10,478,734
CURRENT ASSETS		70 107 700	
Inventories	6	79,126,783	74,444,404
Trade Receivables	6	71,807,769	64,839,459
Advance & Prepayments	7	4,562,505	7,290,950
Cash & Cash Equivalents	8	1,362,000	1,362,000
Cash & Cash Equivalents	9	1,394,509	951,995
Fotal ASSETS		159,835,683	157,919,698
EQUITY AND LIABILTIES			
SHARE HOLDER EQUITY:		151,268,541	151,440,578
Share Capital	10	139,739,180	139,739,180
Reserve for Bond	11	5,149,473	5,149,473
Retained Earning	12	6,379,888	6,551,925
CURRENT LIABILTIES		7,614,846	5,704,534
Liabilities for Expenses	12		
WPPF	13	562,975	585,138
fax payable (deduction on dividend)	14	1,272,419	1,125,147
rovision for Tax		1,043,587	653,487
	16	1,431,468	1,301,652
rade Payables	17	1,939,110	1,939,110
Dividend Payable	18	1,365,287	100,000
ION-CURRENT LIABILTIES		952,296	774,586
lease Liability Right to Use Asset	Annex-1	132,110	
Deffered Tax Liability/Asset	19	820,186	-
	L	020,100	774,586
OTAL EQUITY AND LIABILIT	IES	159,835,683	157,919,698
he annexed notes 1 to 49 form an ir	itegral part	of these Financial S	tatements
$\sum_{i=1}^{n}$	n.	1	Phala
	N	n_	01100-
Director	Managing	Director	Chairman
		А	s per our report annexed
			G. Fridow
Date: 29 October 2020			7
Place: Dhaka			G. KIBRIA & CO.

G. KIBRIA & CO. Chartered Accountants

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Place: Dhaka

FINE FOODS LIMITED Statement of Profit or Loss and Other Comprehensive Income For the year ended 30 June 2020

Particulars	Notes	Figures in Taka 30.06.2020	Figures in Taka 30.06.2019
Turnover	20	60,475,233	52,773,790
Cost of Goods Sold	21	53,887,689	45,109,076
Gross Profit		6,587,544	7,664,714
Operating Expenses:		3,646,796	3,745,297
Expenses	22	3,646,796	3,745,297
Operating Profit/(Loss) Other Income		2,940,748	3,919,417
Net Profit before Tax		4,687	-
	.	2,945,435	3,919,417
Provision for WPPF (5% of Net Pro:	fit before Ta		(195,971)
Net Profit After WPPF		2,798,163	3,723,446
Provission for Tax (SRO - 255/Law/Income Tax/2015)	16)	(129,816)	(222,345)
Deffered Tax	19	(45,600)	(48,800)
Net Profit/(Loss) after Tax		2,622,747	3,452,302
Retained earning brought forward Retained Earning/ (Loss) transfer	rad to	3,757,141	3,099,623
Financial Position		6,379,888	6,551,925
Basic Earning Per Share (Annualized	ed) 24	0.188	0.247

The annexed notes 1 to 49 form an integral part of these Financial Statements

Director

N 200

Chairman

Managing Director

As per our report annexed

G. Saxs-201 G. KIBRIA & CÖ.

Chartered Accountants

Date: 29 October 2020 Place: Dhaka

FINE FOODS LIMITED

Statement of Cash Flows

For the year ended 30 June 2020

Particulars	Figures in Taka 30.06.2020	Figures in Taka 30.06.2019
	50.00.2020	30.00.2019
Cash Flow from Operating Activities:	(418,089)	(1,514,813)
Cash Collection from Turnover & others	63,208,365	50,166,279
Payment for Production Materials	(63,626,454)	(51,623,302)
Tax Payment	-	(57,790)
		Harry Decide Recording China (1996) (1997)
Cash Flow from Investing Activities:	2,000,000	1,606,650
Advance for land adjusted	2,000,000	4,000,000
Cattle	-	(2,393,350)
Cash Flow from Financing Activities:	(1,139,397)	-
Dividend Payment	(1,139,397)	-
Net Cash Inflow/ (Outflow)	442,514	91,837
Opening Cash & Bank Balances	951,995	860,158
Closing Cash & Bank Balances	1,394,509	951,995
Net Operating Cash Flows		
Per Share (NOCFPS)	(0.030)	(0.108)

Director

Managing Director

Chairman

Date: 29 October 2020 Place: Dhaka

FINE FOODS LIMITED

Statement of Changes in Equity

For the year ended 30 June 2020

Particulars	Share Capital	Reserved for Investment of Govt. Bond	Retained Earning/(Loss)	Total Amount in Taka
Balance as on 01.07.2019	139,739,180	5,149,473	6,551,925	151,440,578
Net profit/(Loss) this year	-	3 - 4	2,622,747	2,622,747
Less : Dividend	-	-	(2,794,784)	(2,794,784)
Add : Inc.Capital by Bonus Share	-		-	-
At the end of the year 30.06.2020	139,739,180	5,149,473	6,379,888	151,268,541

FINE FOODS LIMITED

Statement of Changes in Equity For the year ended 30 June 2019

Particulars	Share Capital	Reserved for Investment of Govt. Bond	Retained Earning/(Loss)	Total Amount in Taka
Balance as on 01.07.2018	135,669,110	5,149,473	7,169,693	147,988,276
Net profit/(Loss) this year	-	-	3,452,302	3,452,302
Less : Dividend	-	-	(4,070,070)	(4,070,070)
Add : Inc.Capital by Bonus Share	4,070,070		-	4,070,070
At the end of the year 30.06.2019	139,739,180	5,149,473	6,551,925	151,440,578

Director

Managing Director

Chairman

Date: 29 October 2020 Place: Dhaka

FINE FOODS LIMITED Head Office: Newmarket City Complex (level-6), 44/1 Rahim Squre, Newmarket, Dhaka-1205.

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 TH JUNE 2020

1. Significant Accounting Policies and Relevant Information

1.1 Domicile, Legal Form and Country of Incorporation:

The Company was incorporated in the Bangladesh in the name of Barakat AI-Amin Agro Complex Ltd. having the registered office at house # 7 Lake Circus, Kalabagan, Dhaka as a Private Limited Company under the Companies Acts 1913. Further its name has been changed as Fine Foods Limited and converted to Public Limited Company under the companies Act 1994 as per special resolution dated 25th March 2000 and a certified copy of said special resolution was obtained from the Registrar of Joint Stock Companies & Firms Dhaka Co. 24th August, 2000. The Company's Share has been listed with Dhaka and Chittagong Stock Exchange.

1.2 Address of Registered Office and Principal Place of Business:

The principal place of business is Newmarket City Complex (level-6), 44/1 Rahim Squre, Newmarket, Dhaka-1205 and the address of its Registered office is at Vill: Mondolvog P.O: Manikkhali, P.S: Katiadi, Dist: Kishoregonj. Two Projects of the Company are situated at Vill: Mondolvog P.O: Manikkhali, P.S: Katiadi, Dist: Kishoregonj and Vill: Machhera (Khailapuri) P.O: Chandpur, P.S: Tarakanda, Dist: Mymensingh.

1.3 Principal Activities and Nature of Operations:

The main activities of the company are as follows:

Production of fish, fish product, fish spawn breeding, fingerling growing, production of fish meal & oil, processing fish and marketing the same products in local and foreign market, Cattle farming, Plantations of good quality timber trees.

2. 00 Basis of Preparation of Financial Statements

2.01 Statement of Compliance

The financial statements have been prepared incompliance with the requirements of the Companies Act 1994, the Securities & Exchange Rules 1987, the Listing Regulations of Dhaka Stock Exchange (DSE) and Chittagong Stock Exchange (CSE) and other relevant local laws as applicable and in accordance with the applicable International Financial Reporting Standards (IFRSs) including International Accounting Standards (IAS) as issued by International Accounting Standards Board (IASB) and adopted by the Institute of Chartered Accountants of Bangladesh (ICAB).Prior year financial statements were prepared in accordance with Bangladesh Financial Reporting Standards (BFRS) and Bangladesh Accounting Standards (BAS) which were adopted accounting standards from IFRS. Management has made an assessment of the difference between these two standards and concluded that there are no differences which would impact any numerical amounts or note disclosures.

2.02 Regulatory Compliances

As required by the company, the management complies with the following major legal provisions in addition to the Companies Act 1994 and other applicable laws and regulations:

The Income Tax Ordinance 1984; The Income Tax Rules 1984; The Value Added Tax Act 1991; The Value Added Tax Rules 1991; The Customs Act, 1969; Bangladesh Labour Law, 2006; The Securities and Exchange Ordinance, 1969; The Securities and Exchange Rules, 1987; and Securities and Exchange Commission Act, 1993.

2.03 Structure, content and presentation of financial statements

According to the International Accounting Standards (IAS)-1 as adopted by ICAB as IAS-1 "Presentation of Financial Statements" the complete set of financial statements includes the following components.

i. Statement of financial position as at 30 June 2020;

ii. Statement of profit or loss and other comprehensive income for the financial year 30 June 2020;

iii. Statement of cash flows for the financial year 30 June 2020;

iv. Statement of changes in equity for the financial year 30 June 2020;

v. Accounting policies and other explanatory notes for the financial year 30 June 2020

2.04 Basis of Measurement of Elements of Financial Statements

The financial statements have been prepared on the historical cost basis therefore, do not take into consideration the effect of inflation. The accounting policies, unless otherwise stated, have been consistently applied by the company and are consistent with those of the previous year.

2.05 Functional and presentation currency

The financial statements are presented in Bangladeshi currency (Taka), which is the Company's functional currency. All financial information presented in Taka has been rounded off to the nearest Taka.

2.06 Preparation and Presentation of Financial Statements of the Company

The Board of Directors of the company is responsible for the preparation and presentation of financial statements of Fine Foods Limited.

Specific accounting policies selected and applied for significant transactions and events are depicted below:

2.07 Accounting Period:

Accounting period of the Company under audit is from July 01, 2019 to June 30, 2020 financial year.

2.08 Use of estimates in preparation of the financial statements:

The preparation of financial statements in conformity with generally accepted accounting principles requires the management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements. Actual results may differ from those estimates

2.09 Change in Accounting Policies:

There has been no change in accounting policies. All policies applied were consistent with the practices of the previous period.

2.10 Statement of compliance with local laws:

The financial statements have been prepared in compliance with the Companies Act, 1994, Securities & Exchange Rule 1987, and other relevant local laws as applicable.

2.11 Income Tax:

Provision for Tax for the year provided as per Income Tax Ordinance 1984.

2.12 Revenue Recognition:

In compliance with the requirements of IFRS 15: the Company recognizes revenue when control of the goods or services has been transferred to the customer and the performance obligation has been completed. Revenue is measured at the fair value of the amount of consideration to which the Company expects to be entitled to, including variable consideration, if any, to the extent that it is highly probable that a significant reversal will not occur

Net Revenue reflects the Company's sale of goods less returns and discounts. Revenue is recognized at the point of delivery measured at fair value of the consideration received, net of discounts. IFRS 15 requires Companies to determine variable factors such as sales returns when calculating the fair value of the consideration to be received. The magnitude and quantity of sales returns as a percentage of sales has been historically very low. As a result, the Company does not make a sales return allowance at the end of the year. The Company does however monitor the activity of sales returns during the year and the behavior of customers to determine if a sales return allowance is required. As of June 30 2020, no sales return allowance was deemed to be required

2.13 Recognition of Tangible Fixed Assets:

These are capitalized at cost of acquisition and subsequently stated at cost less accumulated depreciation in compliance with the benchmark treatment of IAS 16 for "Property, Plant and Equipment". The cost of acquisition of an asset comprises its purchase price and other directly attributable cost of bringing the assets to its intended use inclusive of inward freight, duties and non-refundable taxes. In respect of major projects involving construction, related pre-operational expenses form part of the value of assets capitalized. Expenses as capitalized also included applicable "Borrowing costs" in compliance with the provisions of the Companies Act 1994 & IAS 23.

2.14 Fixed Assets:

Written down value /book value is arrived at after deduction of accumulate depreciation from cost.

2.15 Depreciation:

No depreciation is charged on Land & Land development and pond Excavation. Depreciation is charged on all other fixed assets using Reducing Balance Method. The rates at which the assets are depreciated per annum depend on the nature and estimated life of the each asset and are as given below:

The annual depreciation rates applicable to the principal categories of assets are:

Particulars	Percentage	
Dam, Dyke, Appr. Road	5%	
Civil Construction	7.5%	
Machinery	15%	
Office Decoration	15%	
Motor Vehicles	20%	
Other Assets	15%	

2.16 Depreciation Charge:

Depreciation charged as a separate account head to give correct disclosure and effected on cost of good sold but did not provide as any interest expenses since there.

2.17 Property, Plant & Equipment:

Property, Plant & Equipment are stated at cost less accumulated depreciation in accordance with BAS 16 "Property, Plant &Equipment". Cost represents cost of acquisition or construction and includes purchase price and other directly attributable cost, of bringing the assets to working conditions for its intended to use, but do not include any capitalized borrowing cost. No depreciation is charged on land and land development. Depreciation on all other fixed assets are computed using the reducing balance method in amounts sufficient to write off depreciable assets over their estimated useful life. Expenditure for maintenance and repairs are expensed; major replacements, renewals and betterments are capitalized. The cost and accumulated depreciation of depreciable assets retired or otherwise disposed of are eliminated from the assets and accumulated depreciation, and any gain or loss on such disposal is reflected in operations for the year.

2.18 Valuation of Inventories:

The management has valued the inventories as mentioned in the subsequent paragraphs.

Fisheries: All the fishes except those kept and reared for breeding are listed in the inventory as Trading Stock of fisheries.

All these Trading Stocks of fisheries have been valued at lower of cost and estimated net realized values as per the; management's best estimate considering various market factors like, volatility, demand and supply and the choices of customers.

2.19 Cash and Cash equivalents:

It includes cash in hand and banks deposits, which were held and available for use by the company without any restriction, and there was insignificant risk of changes in value of these current assets. The company is doing business mainly in cash only because there is no approved branch of any Banks available within safe distance of the Farm's location.

2.20 Cash Flow Statement:

Cash Flow Statement is prepared principally in accordance with IAS 7." Cash Flow Statement" and the cash flow from the operating activities have been presented under direct method as prescribed by the Securities and Exchange Rules 1987. In addition the management disclosed indirect method under IAS-7 statement of cash flows from audit activities as per circular no. Clause No. 5 (2) (e) of Notification No. BSEC/CMRRCD/ 2006-158/208/Admin/81, dated: 20 June 2018: Reconciliation of Net operating cash flow under Indirect Method.

2.21 Current and Non-current Assets and Liabilities:

An item of amount expected to be received or settled within date of 12 months of the Balance Sheet are treated as current assets / Liabilities. Any other Assets or Liabilities do not fall under current assets / liabilities and have been treated as non -current assets / liabilities.

2.22 Employees Benefit cost:

The Company has not operated any contributory Provident Fund and gratuity plan for their employees.

2.23 Comparative Figures:

Figures relating to the previous years included in this report have been rearranged, wherever considered necessary to make them comparable with those of the current year.

2.24 Earnings Per Share (EPS):

The Company calculates Earning per Share (EPS) in accordance with IAS 33". Earning per share" which has been shown on the face of Income Statement and the computation of EPS is stated in Note 23.

2.25 Basic Earnings:

This represents earnings for the year attributable to ordinary shareholders. As there was no preference dividend, monitory interest or extra ordinary items, the net profit after tax for the year has been considered as fully attributable to the ordinary shareholders.

2.26 Weighted Average Number of ordinary shares outstanding during the year:

This represents the number of ordinary shares outstanding at the beginning of the year plus the number of ordinary shares issued during the year multiplied by a time weighting factor. The time weighting factor is the number of days the specific shares are outstanding as a provision of the total number of days in the period.

2.27 Basic Earnings Per Share:

This has been calculated by dividing the basic weighted average number of ordinary shares outstanding during the year.

2.28 Diluted Earnings Per Share:

No diluted EPS is required to be calculated for the year, as there was no scope for dilution during the year under review.

2.29 Financial Instruments and Derivatives:

The primary financial instruments carried at the balance sheet date and their related disclosures have been stated in note 25 in accordance with provision of IAS 32" Financial Instruments Disclosure and Presentation. "The Company is not a party to any derivative contract (Financial Instruments) at the balance sheet date, such as forward exchange contracts, currency swap agreement or interest rate option contract to hedge currency exposure related to import of raw material and others denominated in foreign currency.

2.30 Employee Benefit Schemes:

The Company has no Employee Benefit Schemes like provident fund and gratuity fund.

2.31 Workers Profit Participation Fund:

The company has made provision for Workers Profit Participation Fund. The legal formalities like trusty board was not completed by the year end 30th June 2020, however the Workers Profit Participation Fund have been registered before the distribution of the Financial Statements.

	Figures in Taka 30.06.2020	Figures in Taka 30.06.2019
3.00 Property, Plant and Equipment		
Unit-1 (Kishoreganj)		r
Land & Land Development	9,113,573	9,113,573
Road & Construction	3,062,540	3,062,540
Pond Excavation	26,898,649	26,898,649
Boundary, Dam, Dyke, Approach Road etc.	6,363,785	6,698,721
Civil Construction	2,855,999	3,087,566
Machinery	261,136	307,219
Office Decoration	84,211	99,072
Microbus	23,039	28,799
Other Assets	33,886	39,866
Sub Total (A)	48,696,818	49,336,004
Unit-2 (Mymensingh)		
Land & Land Development	13,200,000	13,200,000
Pond Excavation	3,413,210	3,413,210
Civil Construction	232,589	251,448
Machinery	242,709	285,540
Fishery Hatchery	44,180	51,976
Other Assets	2,274,003	2,458,382
Sub Total (B)	19,406,691	19,660,556
Grand Total	68,103,510	68,996,560
The details of the Property, Plant & Equipment has been shown		0,500
4.00 Advance for Land		
Opening Balance	4,000,000	8,000,000

Opening Balance	4,000,000	8,000,000
Less: During the year	2,000,000	4,000,000
Total Taka:	2,000,000	4,000,000

The advance for land was given to a group of Land owners for acquiring the same for expansion of project. But after talking the advance the Land Owners were found reluctant to execute the contract. Finally a negotiation was made and the Land Owners would refund the money in phases. Meanwhile the Land Owner refund TK. 20.00 Lacs as on 27.10.2019 and subsequently TK. 20.00 Lac realized on 18.10.2020.

5.00 Capital Stock Cat

	10,478,734	10,478,734
Plantation (Note:5.2)	3,045,273	3,045,273
Cattle (Note:5.1)	7,433,461	7,433,461

5.01 Cattle

The fleet of Cattle consist of 92 Nos. Cows, Oxen, Bulls, Coilers etc. of different size. The above represents the cost of Cattle and made up as under:

7,433,461	7,433,461
	2,363,500
-	4,756,850
7,433,461	5,040,111
	-

It represents the Historical Cost of Plantation of different trees made in the year 1997 in the project site and the break up of the same are as under: Mehagani T

	3,045,273	3,045,273
Other Trees	886,313	886,313
Mehagani Trees (1652 Pcs)	2,158,960	2,158,960

	30.06.2020	30.06.2019
6.00 Inventories :		
	Amount (Tk.)	Amount (Tk.)
Jnit -1 Kishoregonj	60,661,352	43,088,302
Jnit -2 Mymensingh	11,146,417	21,751,157
	71,807,769	64,839,459

Unit -1 Kishoregonj

Qty (KG)	Rate (Ton)	Amount (Tk.)	Amount (Tk.)
79,530	75.00	· · · · · · · · · · · · · · · · · · ·	6,202,446
26,530	120.00		2,244,542
22,350	115.00	. ,	1,765,847
23,520	78.00		1,443,460
33,650	72.00		1,651,500
52,360	64.00		2,878,588
22,530	65.00		1,226,425
			19,142,995
		and the second	36,555,802
			6,532,500
		60,661,352	43,088,302
	79,530 26,530 22,350 23,520 33,650 52,360	79,530 75.00 26,530 120.00 22,350 115.00 23,520 78.00 33,650 72.00 52,360 64.00	79,530 75.00 5,964,750 26,530 120.00 3,183,600 22,350 115.00 2,570,250 23,520 78.00 1,834,560 33,650 72.00 2,422,800 52,360 64.00 3,351,040 22,530 65.00 1,464,450 35,191,372 55,982,822 4,678,530 4,678,530

Unit -2 Mymensingh

Particulars	Qty (KG)	Rate (Ton)	Amount (Tk.)	Amount (Tk.)
Telapia	16,350	73.00	1,193,550	2,092,548
Rui	7,530	120.00	903,600	1,006,201
Katla	6,530	115.00	750,950	809,938
Mregal	8,540	85.00	725,900	784,836
Common Carp	7,950	70.00	556,500	625,881
Pangas	8,780	65.00	570,700	946,522
Other	3,360	73.00	245,280	288,347
Fingerling			2,576,437	9,770,385
Fotal fish			7,522,917	16,324,657
Closing Raw Materials			3.623,500	5,426,500
Total			11,146,417	21,751,157

7.00 Trade Receivables

The above amount represent the receivable against credit sales to the following parties as on 30-06-2020

KIshoreganj	Ageing	Amount (TK.)	Amount (TK.)
Mr. Alimuddin Miah, Sararcha, Bajitpur, Kishoreganj Md. Sirajul Islam, Katiadi, Kishoreganj Mr. Kamrul, Kishorgonj Mr. Sumon, Manikkhali Mr. Rafikul, Bhairob Mr. Habibur Rahman, Katiadi, Kishoregonj	With in 45 to 60 days Below 45 days Above 30 days With in 30 to 60 days With in 45 to 60 days	387,125 306,326 354,963 274,665 440,901	592,290 388,843 427,720 487,460 535,246
Mr. Kaium, Bajitpur, Kishoregonj Mr. Kaium, Bajitpur, Kishoregonj Mr. Hasan, Manikkhali, Kishoregonj Sub Total	Below 60 days Above 30 days With in 30 to 60 days	171,738 274,637 288,624 2,498,979	535,628 673,436 <u>300,374</u> 3,940,997

	E	30.06.2020	30.06.2019
Mymensingh	Ageing	Amount (TK.)	Amount (TK.)
Mr. Alimuddin Miah, Sararcha, Bajitpur, Kishoreganj	Bellow 60 days	434,789	681,469
Md. Juel, Mecchera, Mymensingh	Above 30 days	266,823	712,038
Mr. Hasem, Dayarampur, Mymensingh	Above 30 days	404,853	506,083
Mr. Rokon, Mymensingh	Below 60 days	353,828	544,323
Mr. Harez, Kashigonj, Mymensingh	With in 30 to 60 days	326,296	390,506
Mr. Hablu, Mozahardi, Mymensingh	Below 50 days	276,937	515,534
Sub Total		2,063,526	3,349,953
Total		4,562,505	7,290,950
Receivable are considered goods and subsequently realized	1.		
8.00 Advance and Prepayments			
Advance against Office Rent		120,000	120,000
Security Deposit to Palli, Bidyut		27,000	27,000
Security Deposit To BRTA		15,000	15,000
Security Deposit To CDBL		200,000	200,000
Advance for Feed and fingerling Purchase		1,000,000	1,000,000
		1,362,000	1,362,000
9.00 Cash & Cash Equivalents			
Cash in Hand Head office		849,187	356,488
Cash in Hand Factory		450,837	336,785
Cash at bank		450,057	330,763
Eastern Bank Ltd. CA A/C No. 01021060008420		5,680	5,680
Premiar Bank CA 016011100000118		19,992	58,345
Premiar Bank SD 01601310000022		68,813	194,697
Total Taka		1,394,509	951,995
10.00 Share Capital			
Authorised Capital:			
100,000,000 ordinary shares of Tk. 10/= each		1 000 000 000	
Issued, Subscribed and Paid - up :		1,000,000,000	1,000,000,000
1,39,73,918 ordinary shares of Tk. 10/= each fully paid up		130 330 100	
the state of the states of the to - each fully paid up		139,739,180	135,669,110
Total	1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 - 1999 -	-	4,070,070
		139,739,180	139,739,180
Summarised list of Shareholders as on 30.06.2020 on the ba	asis of share holdings:		

Summarised list of Shareholders as on 30.06.2020 on the basis of share holdings:

Share Holding Range	Share Holder / 20	Share Holder / 19	Share Holder / 20	Share Holder / 19
001-500	768	986	236,370	226,747
501-5000	1761	3022	4,111,348	5,929,962
5001-10000	72	97	473,400	710,216
10001-25000	78	65	1,035,060	903,256
25001-50000	86	79	3,806,400	2,526,588
50001-9999999	44	39	4,311,340	3,677,149
Total	2809	4288	13,973,918	13,973,918

On the basis of share holders :

Share Holding Range	Holding % 20	Holding % 19	No of Share / 20	No of Share / 19
General Public	85.39	94.91	11,932,841	13,263,233
Instotute	9.53	0.01	1,331,128	736
Sponsor's (Domestic)	5.08	5.08	709,949	709,949
Total	100.00	100.00	13,973,918	13,973,918

Fine Foods Limited 30.06.2019 30.06.2020 11.00 Reserve for Bond **Opening Balance** 5,149,473 5,149,473 Add: During the year 5.149,473 5.149,473 12.00 Retained Earning / (Loss) **Opening Balance** 6,551,925 7,169,693 Less: Dividend for the year 2018-2019 2,794,784 4,070,070 3,757,141 3,099,623 Add. During the Year 2,622,747 3,452,302 Trasferferred to Balance Sheet 6,379,888 6,551,925 13.00 Liabilities for Expenses Salary & Wages 178,400 178,400 Listing Fee 76,158 50,738 CDBL 58,417 106,000 **Professional Fees** 250,000 250,000 562,975 585,138 14.00 Workers Profit Participation Fund (WPPF) **Opening Balance** 1,125,147 929,176 Add: During the year (5% of Net Profit) 147,272 195,971 1,272,419 1,125,147 15.00 Tax payable (deduction on dividend) This represents the amount deduction as advance tax on dividend. The amount still in company's account. **Opening Balance** 653,487 653,487 Add: During the year 390,100 1,043,587 653,487 Less : Payment during the year 1,043,587 653,487 16.00 Provision for Tax **Opening Balance** 1,301,652 1,137,097 Add: current tax (Note 16.01) 129,816 222,345 Less: Paid During the Year 57,790 1,431,468 1,301,652 16.01 Current Tax for the Year Net Profit before tax 2,945,435 Less: Prvision for WPPF 147,272 2,798,163 First Tk 1000000 of Tk. 28,08,038 x 0% 2nd Tk, 1000000 of Tk. 28,08,038 x 5% 50,000 Rest Tk. 8,08,038 of Tk.28,08,038 x 10% 80,804 Total Current Tax for the Year 130,804

17.00 Trade Payable **Opening Balance** 1,939,110 1,939,110 Add. During the year 1,939,110 1,939,110 18.00 Dividend Payable **Opening Balance** 100,000 100,000 Add: During the year 2,794,784 2,894,784 100,000 Less: Dividend Tax 390,100 Net Payable 2,504,684 -Less: Payment during the year 1,139,397 1,365,287 100,000 19.00 Deffered Tax Liability **Opening Balance** 774,586 725,786 Add: During the year 45,600 48,800 820,186 774,586

Virtually there is no temporary difference between the written down value of tax base assests & the accounting base because the tax assessment of the company assessed as per (SRO-255/Law/Income Tax/2015).

	30.06.2020	30.06.2019
20.00 Turnover		
1 4 1 77 1	Amount (Tk.)	Amount (Tk.)
Jnit -1 Kishoregonj	31,920,583	32,167,831
Unit -2 Mymensingh	28,554,650	20,605,959
	60,475,233	52,773,790

Unit -1 Kishoregonj

Particulars	Qty (KG)	Rate (Ton)	Amount (Tk.)	Amount (Tk.)
Telapia	58,160	87.68	5,099,295	5,847,293
Rui	12,130	132.89	1,611,986	1,182,630
Katla	14,157	126,78	1,794,764	1,182,030
Mregal	15,836	89.74	1,421,097	1,433,043
Common Carp	12,339	83.22	1.026,867	812,860
Panggas	34,180	76.03	2,598,592	2,608,926
Others				2,000,920
Fingerling			18,367,982	19,018,685
Total U nit -2 Mymensingh			31,920,583	32,167,831

Particulars	Qty (KG)	Rate (Ton)	Amount (Tk.)	Amount (Tk.)
Telapia	56,552	85,26	4,821,580	3,840,703
Rui	10,091	131.79	1,329,889	1,281,823
Katla	9,822	127.31	1,250,420	1,096,964
Mregal	10,419	96,81	1,008,677	915,644
Common Carp	9,982	82,78	826,332	687,495
Pangas	27,623	76.86	2,123,045	1,978,077
Others	5,199	84.85	441,134	256,366
Fingerling			16,753,573	10,548,887
Total			28,554,650	20,605,959

21.00 Cost of Goods Sold

Unit -1	Kishoregonj
Unit -2	Mymensing

Unit -1 Kishoregonj

17,989,782 35,897,907
25 807 007
33,097,907
53,887,689

Г

28,150,403

16,958,672 45,109,074

26,889,620	19,205,574
	6,689,115
	830,400
	245,195
61,397	62,650
92,835	94,730
76,847	78,415
135.926	138,700
620 197	361,270
	688,841
	28,394,940
36,555,802	36,311,266
55,982,822	36,555,802
17,989,782	28,150,403
	76,847 135,926

	30.06.2020	30.06.2019
Cost of Raw Materials	Amount (Tk.)	Amount (Tk.)
Opening Balance	6,532,500	5,986,540
Raw Materials Purchased during the year	25,035,650	19,751,534
Raw Materials available for use	31,568,150	25,738,074
Less: Closing Stock	4,678,530	6,532,500
Raw Materials used during the year	26,889,620	19,205,574
Unit -2 Mymensingh Cost of Raw Materials		
Cost of Fingerling Purchased	21,499,783	11,802,285
Wages & Salary	4,152,620	4,837,755
W & S of Indirect Labour	639,600	639,600
Medicine and pesticide	228,139	232,795
Fertilizer	53,376 56,311	54,465
Carriage inward		57,460
Fuel & Lubricants	101,812 110,662	103,890 112,920
Pond Repair	-	204,300
Depreciation (Annexure-A)	253,865	279,278
Total	27,096,167	18,324,748
Add: Opening Stock /Inventories	16,324,657	14,958,582
Less : Closing Stock/Inventories	7,522,917	16,324,657
Cost of Goods sold	35,897,907	16,958,674
Cost of Raw Materials		
Opening Balance	5,426,500	2 952 600
Raw Materials Purchased During the year	19,696,783	3,852,600
Raw Materials available for Use	25,123,283	13,376,185
Less: Closing Stock	3,623,500	5,426,500
Raw Materials Used During The Year	21,499,783	11,802,285
22.00 Administrative, Selling and Distributions Expenses		
Salary and Benefits	670,800	670,800
Bonus	111,800	55,900
Depriciation Expense-Right to Use Asset	126,656	144,000
Financial Expense-Right to Use Asset	22,798	-
Printing & Stationery	105,904	108,065
Board Meeting Expenses	80,850	82,500
Advertisement	130,000	130,000
Conveyance	43,022	43,900
Entertainment	37,171	37,930
Repair & Maintenance	91,895	93,770
Medical Expenses	46,006	46,945
Car Maintenance Professional & Others Fees	49,822	50,900
Paper & Periodicals	250,000	250,000
Miscellaneous Expenses	4,749	4,846
Telephone & Mobile Bill	54,780	74,725
Cost of packing materials	57,477	58,650
Carriage Outward	779,541 582,997	795,450
AGM Expenses	262,070	594,895
CDBL	58,417	265,350
Listing Fee	76,158	113,404 119,786
Bank Charge and Commission	3,883	3,481
Sume charge and commission		

	30.06.2020	30.06.2019
23.00 Financial Instruments and Related Disclosers Under IAS 32" Financ	cial Instruments: Disclosu	e and Presentation
Set out below is a year end of amount (book values) of all financial assets and l	liabilities (Financial Instrum	ients).
Financial Assets		
Trade Receivables	1.562.505	-
Cash and Cash Equivalents	4,562,505	7,290,950
	1,394,509	951,995
Financial Liabilities	5,957,014	8,242,945
Liabilities for Expenses	5 (D 0 0 0 0	
Net Financial Assets/(Liabilities)	562,975	585,138
(et rimancial Assets/(Liabinities)	5,394,039	7,657,807
24.00 Basic Earning/(Loss) per Share (EPS)		Land and the second sec
The computation of EPS is given below:		
Earning attributable to the ordinary shareholders (Net profit/(Loss) after Tax)	2,622,747	3,452,302
Weighted average number of ordinary shares outstanding during the year	13,973,918	13,973,918
Basic EPS (Annualized)	0.188	0.247
-	0.100	0.247
AAV (Annualized) 6.00 Net Opareting Cash Flow Per Share The computation is above as under: Net Opareting Cash Flow	(418,089)	(1,514,813)
Neighted average number of ordinary shares outstanding during the year	13,973,918	13,973,918
let Opareting Cash Flow Per Share (Annualized)	(0.030)	(0.108)
27.00 Clause No. 5 (2) (e) of Notification No. BSEC/CMRRCD/2006-158/20 Reconciliation of Net operating cash flow under Indicect Method: Particulars		
ver profit after tax	30 June 2020	30 June 2019
herease/(Decrease) in provision for Tax	2,622,747	3,452,302
icrease/(Decrease) in Receivables	129,816	164,555
epreciation	2,728,444	(2,607,511)
	893,052	968,119
epreciation and Financial expenses ROUA	149,454	-
ent Payment-ROUA	(144,000)	-
acrease/(Decrease) in Inventory	(6,968,310)	(3,730,472)
ncrease/(Decrease) for WPPF	147,272	195,971
ncrease/(Decrease) for Deferred Tax	45,600	48,800

(22,163) (418,089) (0.030) (0.108) (0.108)

Related Party Discloser

The Company does not engage in any financial and operational transctions with related parties of the company. In addition the Company did not pay any remuneration to the directors.

28.00 Capital Expenditure Commitment

There was no Capital Expenditure by the company.

29.00 Payment of Foreign Currency

Increase/(Decrease) in Trade payble

Net Operating cash flow per share

Increase/(Decrease) in liabilities for expense

Net Cash Flow from Operating Activities

There was no Foreign Currency payment by the company.

30.00 Foreign Exchange Earned

Company has no Foreign Currency income during the year.

31.00 Commission, Brokerage or Discount against sales

Commission, Brokerage or Discount against sales provided the company.

32.00 Credit Facility Not Availed

There was no credit facility available to the company under any contract, but not availed as on 30th June 2020 other than trade credit available in the ordinary course of business.

33 Segment Reporting

As there is single business and geographic segment within the company operates as such no segment reporting is felt necessary.

34.00 Attendance Status of Board Meeting of Directors

During the period from 01.07.2019 to 30.06.2020 there were 8 (Eight) Board Meeting were held. The attendance stutus of all the meeting is as follows:

Name of Directors	Position	Meeting Held	Attended
Mr. Sujit Saha	Chairman	8	8
Mr. Nazrul Islam	Managing Director & CEO	8	8
Mr. Md. Habibur Rahman	Independent Director	8	4
Mr. Md. Alam Biswas	Independent Director	8	5
Mr. Md. Mahbubur Rahman	Independent Director	8	7

For Board Meeting, attendance fees were not paid to the Directors of the Company.

35.00 Disclosure as per requirement of Schedule XI, Part II of the Company Act. 1994 a. Disclosure as per requirement of Schedule XI, Part II, Note 5 of Para 3 a(i) Employee Position for Fine Foods Limited (As at 30th June 2020)

Salary Rangs (Monthly)	Officer a	& Staff	Worker	Total Employee
	Head Office	Project	Project	
Below Tk. 3,000/-	0	4	45	49
Above Tk. 3,000/-	6	10	128	144
Total	6	14	173	193

b. Disclosure as per requirement of Schedule XI, part II, para 4

Name of Directors	Designation	Remuneration	Festival Bonus	Total Payment
Mr. Sujit Saha	Chairman	00	00	00
Mr. Nazrul Islam	Managing Director & CEO	00	00	00
Mr. Md. Habibur Rahman	Independent Director	00	00	00
Mr. Md. Alam Biswas	Independent Director	00	00	00
Mr. Md. Mahbubur Rahman	Independent Director	00	00	00

b (i) Period of payment to Directors is from 1st July 2019 to 30th June 2020

b (ii) The above Directors of the company did not take any benefit from the company other than the remuneration and festival bonus.

a. Expense reimbursed to the managing agent -Nil

b. Commission or other remuneration payable separately to a managing agent or his associate -Nil

c. Commission received or receivable by the managing agent or his associate as selling or buying agent of other concerns in respect of contracts entered into such concerns with the company - Nil.

d. The money value of the contracts for the sale or purchase of goods and materials or supply of services, entered into by the company with the managing agent or his associate during the financial year-Nill

e. Any other perquisites or benefit in cash or in kind stating - Nil

f. Other allowances and commission including guarantee commission - Nil.

g. Pensions, etc.-

1) Pensions - Nil

2) Gratuities - Nil

3) Payment from Provident Fund - Nil

4) Compensation for loss of office - Nil

5) Consideration in connection with retirement from office - Nil.

c. Disclosure as per requirement of Schedule XI, Part II, Para 7

Details of production capacity utilization

Particulars	Licence Capacity Not mentioned in the Licence	Installed Capacity in MT	Actual Production in MT from 1st July 2019 to 30th June 2020 ton/nos	1.4 T 1 3010 / 30.0
Telapia	0	150.00	134.88	89%
Rui	0	40.00	10.84	27%
Katla	0	40.00	10.07	25%
Mregal	0	40.00	9.22	23%
Common Carp	0	40.00	33.32	83%
Panggas	0	70.00	66.34	94%
Fingerling	0	30,000,000	27,716,681	92%

d Disclosure as per requirement of Schedule XI, Part II, Para 8

i) Raw Materials, Packing Materials and Capital Machineries

Items	Purchase	in Taka	Consumption in Taka	Consumption of
	Local	Total	1	total purchase
Raw Materials	44,732,433		48,389,403	108%
Packing Materials	779,541		779,541	100%
Total	45,511,974		45,511,974	

ii) The Company has not incurred any expenditure in foreign currency for the period from 1st July 2019 to 30th June 2020 on account of royalty, know-how, professional fee, consultancy fees and interest.
iii) The Company has not earned any foreign exchanges for royalty, know-how, professional fees and consultancy fees.

36.00 Related Party Disclosure

The Company does not engage in any financial and operational transactions with related parties of the company. In addition The Company did not pay any remuneration to the directors except disclosed in the note 35 of the financial statements.

37.00 Subsequent Disclosure of Events after the Balance Sheet Date - Under IAS 10

There is no non-adjusting post balance sheet event of such importance, non disclosure of which would affect the ability to the users of the financial statements to proper evaluation and decision.

38.00 Details of Lease Agreement:

There is no lease assets. So no lease agreement was required or signed.

39.00 Disclosure as per requirement of schedule XI, Part - 1 (A. Horizontal Form) of Companies Act. 1994 Accounts Receivable

F. In regard to Sundry debtors the following particulars' shall be given separately:-

40.00 (I) Debt considered good in respect of which the company is fully secured :

The debtors occurred in the ordinary course of business are considered good and secured.

(II) Debt considered good for which the company hold no security other than the debtors personal security

There is no such debt in this respect as on 30 June' 2020.

(III) Debt considered doubtful or bad

The company does not make any provision for doubtful debts as on 30 June 2020, because of the fact that sales/export are being made on regular basis with fixed maturity dates.

(IV) Debt due by directors or other officers of the company

There is no such debt in this respect as on 30 June 2020.

(V) Debt due by Common Management-N/A

(VI) The maximum amount due by directors or other officers of the company There is no such debt in this respect as on 30 June 2020.

41.00 Approval of the financial statements:

These financial statements were authorized for issue in accordance with a resolution of the company's Board of Directors on 27 October 2020.

42.00 Date of Authorization The Board of Directors have authorised these financial statements for public issue on 27th October 2020

43.00 Proposed Dividend

In the board metting held on 27 October 2020, the management proposed to declare Dividend 1% Cash for the year 2019-2020 subject to the approval by the share holders in AGM.

44.00 Internal Control

The following steps have been taken for implementation of an effective internal control procedure of the Company:

A strong internal control and compliance division has been formed with a view to establish a well designated system of internal control.

Regular review of internal audit reports with view to implement the suggestion of internal auditors in respect if internal control technique.

To establish an effective management system that includes planning, organizing and supervising culture in the factory as well as at Head Office.

45.00 Contingent Liability

There is no contingent liability.

46.00 General Comments and Observations

All shares have been fully called and paid up.

Auditor's are paid only statutory audit fees.

No foreign exchange remitted to the relevant shareholders during the period under audit.

No amount of money was expended by the company for compensating any members of the Board for special service.

There was no bank guarantee issued by the company on behalf of Directors.

47.00 Events after the Balance Sheet date:

No material event occuring after balance sheet date came to our notice which could be considered after the valuation made in the financial statement.

48.00 Financial Risk Management

The company is exposed to risks of varying degrees of significance that could affect its ability to achieve its strategic objectives. The main objectives of the Company's risk management process are to ensure that risks are property identified and the capital base is adequate in relation to these risks.

The Company is exposed through its operations to the following financial risks: A. Inherent Risk

B. Risk of Cash Transactions

a) Inherent Risk

The Inherent risk is the risk that production of fish, fish spawn breeding, fingerling growing, production of fish meal and oil. All the goods of the Company are perishable in nature. Therefore there remains the risk of spoilage and the risk of revenue loss. The objective of management is to manage and controll the risk exposure within acceptable parameter.

b) Risk of Cash Transactions

It is impracticable to sale Fish in the local market other than cash thus not possible to reduce cash transactions.

49.00 General

a Comparative amounts

Wherever considered necessary previous year's figures have been restated, in order to conform to current year's presentation.

b Presentation currency

The annexed financial statements are presented in Bangladeshi currency (Taka), which have been rounded off to the nearest.

FINE FOODS LIMITED SCHEDULE OF FIXED ASSETS AS ON 30 JUNE 2020

Unit -1 Kishoregonj

		Cost				Depreciation			Written Down
raruculars	As on 01.07.2019	Additional during the year	As on 30.06.2020	Rate	As on 01.07.2019	Charged during the year	Disposal	As on 30.06.2020	Value as on 30.06.20
Land & Land Development	9,113,573	1	9,113,573	•	ı	•	1		9,113,573
Road and construction	3,062,540	•	3,062,540	•	•		•	•	3,062,540
Pond Excavation	26,898,649	1	26,898,649	١	•		•	•	26,898,649
Dam, Dyke, Appr. Road	15,259,931		15,259,931	5%	8,561,210	334,936	•	8,896,146	6,363,785
Civil Construction	8,526,185	•	8,526,185 7.5%	7.5%	5,438,619	231,567	1	5,670,186	2,855,999
Machinery	3,393,950	1	3,393,950	15%	3,086,731	46,083	•	3,132,814	261,136
Office Decoration/Equipment	941,500	1	941,500	15%	842,428	14,861	ı	857,289	84,21
Van (Microbus)/Pick-up Van	915,000	Ĩ	915,000	20%	886,201	5,760		891,961	23,039
Other Assets	693,698	1	693,698	15%	653,832	5,980	•	659,812	33,886
Sub-Total Taka (A)	68,805,026	1	68,805,026		19,469,021	639,187	1	20,108,208	48,696,818

Unit -2 Mymensing

-		Cost				Depreciation			Written Down
rarticulars	As on 01.07.2019	Additional during the year	As on 30.06.2020	Rate	As on 01.07.2019	Charged during Disposal the year	Disposal	As on 30.06.2020	Value as on 30.06.20
Land & Land Development	13,200,000		13,200,000	•	•	,		1	13,200,000
Pond Excavation	3,413,210	r	3,413,210	1		•		•	3,413,210
Civil Construction	875,350	-	875,350 7.5%	7.5%	623,902	18,859		642,761	232,589
Machinery	3,845,600	-	3,845,600 15%	15%	3,560,060	42,831		3,602,891	242,709
Other Assets	700,000	I	700,000 15%	15%	648,024	7,796		655,820	44,180
Fishery Hatchery	4,958,765	1	4,958,765 7.5%	7.5%	2,500,383	184,379		2,684,762	2,274,003
Sub-Total Taka (B)	26,992,925		26,992,925		7,332,369	253,865		7,586,234	19,406,691

- 27,694,442
893,052
7,951 26,801,391 893,052
95,797,951
95,797,951
95,797,951
Grand Total Taka (A + B)

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Fine Foods Limited

Schedule

PROXY FORM

being	shareholder(s)	of	Fine	Foods	Limited	here	by	appoint
Mr./Mrs	./Miss					as my / our pro	xy to attend and vote	e for me/ us and
- 10011 - 4025		th Annual	General M	eeting of the c	company to be held	in the Registered O	ffice- Registered o	ffice is at Vill
on my /	our benall at the 20	in Annual	Otheral Mit					

Signature of the Shareholder(s) Register Folio No/ BO ID..... Date.....

Kishoregonj.

-	
Re	venue
1	Stamp
Tk.	10.00

Signature of the Proxy Date.....

(Signature of the Shareholder(s) must be accordance with Specimen Signature kept with the Company)

.....

FINE FOODS LIMITED Attendance Slip

I hereby record may attendance at the 26th Annual General Meeting of Fine Foods Limited being held on Saturday, the 26th December, 2020 in Registered Office- Registered office is at Vill: Mondolvog, P.O: Manikkhali, P.S: Katiadi, Dist: Kishoregonj, Bangladesh at 01.15 M

(In Block Letter) Shareholder(s) Folio No/ BO ID	
Full name of the Member/ProxySignatu	e
(In Block Letter)	
Full name of Shareholder(s)Signatur	2





Fine Foods Limited New Market City Complex (Level-6), 44/1, Rahim Square New Market, Dhaka-1205, e-mail: finefoodsltd@live.com web- www.finefoodslimited.com