

The directors and employees of Illovo Sugar strive to ensure that the company is managed in an efficient, accountable, responsible and moral manner. The board of directors (the board) endorses the Code of Corporate Practices and Conduct contained in the King Report on Corporate Governance for South Africa 2002 (the King II Report), and believes that in all material respects the group complied with the principles contained in such Code throughout the year under review. The company complies with all the requirements concerning corporate governance contained in the Listings Requirements of the JSE Limited.

THE BOARD AND BOARD COMMITTEES

The company has a unitary board of directors which comprises a majority of non-executive independent directors (presently eight non-executive independent directors and seven executive directors). Non-executive directors are chosen for their business acumen and skills pertinent to the business of the group and meet the criteria of the King II Report. The board is ultimately responsible for ensuring that the business is a going concern, and to this end effectively controls the group and its management and is involved in all decisions that are material for this purpose. The board functions in terms of a formal Board Charter which requires that there is an appropriate balance of power and authority on the board. The board has defined and monitors levels of materiality and has formally documented matters which it has delegated to the board committees and management.

The roles of the chairman and the chief executive are separated and the chairman is a non-executive independent director.

New appointments to the board are subject to the recommendation of the Remuneration / Nomination Committee and formal approval by the board. All directors are subject to retirement by rotation and re-election by shareholders every three years. The appointments of new directors are subject to confirmation by shareholders at the next annual general meeting following their appointment.

Members of the board have access to the advice of the company secretary, and may, in appropriate circumstances, take independent professional advice at the company's expense.

The board has five regular meetings a year. In addition, there is provision in the company's Articles of Association for decisions taken between meetings to be confirmed by way of directors' resolutions.

In the past year, six meetings of the board were held. At the five regular meetings, there was full attendance by all the directors in office during the period, save, as a result of another prior commitment, Mr A R Mpungwe excused himself from one of such meetings. In respect of the sixth, additional meeting, all the directors were in attendance, save, as a result of the short notice given for such meeting, Ms I N Mkhize and Mr A R Mpungwe were unable to attend.

Audit Committee

The group Audit Committee presently comprises four non-executive independent directors, one of whom is the

chairman of the Committee, and the chief executive. The members of the Committee are indicated on pages 6 and 7 of this report. The Committee is chaired by Dr D Konar.

The Committee has formal terms of reference approved by the board. Its main task is to ensure the maintenance of and, where necessary, the review of the effectiveness of internal financial controls in the group, along with the maintenance of adequate accounting records. It also oversees the financial reporting process and is concerned with the review of important accounting issues, pending litigation, specific disclosures in the financial statements and a review of the major audit recommendations. The Committee monitors any non-audit services undertaken by the independent auditors in terms of a formal policy which has been adopted in this regard.

The independent and internal auditors have unrestricted access to the Committee and its chairman. The Committee chairman is available at the annual general meeting.

The Committee has three regular meetings a year which are also attended by the independent and internal auditors and appropriate members of executive and senior management. In the past year, four meetings were held at which there was full attendance by all members. For the year under review, the Committee satisfied its responsibilities in compliance with its terms of reference.

Audit committees are also established and operational at each of the operating subsidiaries.

Remuneration / Nomination Committee

The company's Remuneration / Nomination Committee comprises four non-executive independent directors. The members of the Committee are indicated on page 7 of this report. The Committee is chaired by Mr R A Norton, save when it meets to consider nomination matters it is chaired by Mr R A Williams as chairman of the board.

The Committee has formal terms of reference approved by the board. The remuneration philosophy of the group is to ensure that employees are rewarded for their contribution to the group's operating and financial performance at levels which take account of industry, market and country benchmarks. The Committee is responsible for the assessment and approval of a broad remuneration strategy for the group, and is also responsible for the development and determination of the company's general policy on executive and senior management remuneration; the positioning of senior executive pay levels relative to local and international industry benchmarks; the determination of the remuneration packages of the company's executive directors; and making recommendations to the board on the fees and remuneration payable to the company's non-executive directors.

Apart from fixed remuneration, and in line with the company's remuneration philosophy, both short and longer-term incentive schemes are used to reward employees for the out-performance of specified targets and objectives, as well as being a means to attract and retain key personnel. A performance related bonus scheme is extended to all employees at every level across the group, and is designed

and implemented on a financial year basis. The targets set are both of a financial and 'line-of-sight' operational nature, directly relevant to the performance expectations for each operation in the ensuing year. With the latter, the targets are readily measured and progress towards achievement thereof is communicated on an ongoing basis.

Longer-term schemes include a share purchase scheme and a phantom share scheme, the latter being extended to key senior staff members, which are aligned to the company's share performance. These schemes are more fully described under the statutory information.

The Committee plays an integral part in succession planning relative to senior executives. It is apprised of any movements in the beneficial shareholdings of all directors of the company.

The Committee also gives consideration to the composition of the board and makes appropriate recommendations in this regard to the board.

The Committee meets at least twice a year at which meetings appropriate members of executive management are in attendance. In the past year, five meetings were held at which there was full attendance by all members. For the period under review, the Committee satisfied its responsibilities in compliance with its terms of reference.

Risk Management Committee

The company's Risk Management Committee presently comprises two non-executive independent directors, one of whom is the chairman of the Committee, four of the executive directors and five members of senior management. Members of the Committee are indicated on pages 6 to 8 of this report. The Committee is chaired by Mr M J Shaw.

The Committee has formal terms of reference approved by the board. The Committee is responsible for reviewing the Company's risk philosophy, strategy and policies, and ensuring compliance with such policies; reviewing the adequacy and overall effectiveness of the Company's risk management function; ensuring the implementation of an ongoing process for risk identification, mitigation and management; ensuring the establishment of a comprehensive system of controls; pursuing measures for increasing risk awareness throughout the company; reviewing any significant legal matters; and reviewing the adequacy of insurance coverage.

The Committee meets at least twice a year. In respect of the past year, two meetings were held at which there was full attendance by all the director members. For the period under review, the Committee satisfied its responsibilities in compliance with its terms of reference.

Executive Committees

The executive directors along with the company secretary meet on a weekly basis to review operational performance, capital programmes and other relevant issues. In addition, consideration is given to major investment and capital expenditure proposals as well as issues of strategic importance to the group, for recommendation to the board. Furthermore, the daily involvement of the executive directors with operational executives ensures the interactive nature of the

overall management reporting structure.

A Group Executive Committee, comprising the executive directors and certain senior members of management, meets on a regular basis, particularly to share and discuss the group's key strategies and issues. The members of this Committee are indicated on pages 6, 8 and 9 of this report. The Committee presently meets at least six times a year.

MANAGEMENT REPORTING

The group has established comprehensive management reporting disciplines which include the preparation of annual strategic plans and budgets by all operating entities. Results and the financial status of operating entities are reported monthly against approved budgets and compared to the prior year. Profit and cash flow projections are reviewed regularly, whilst working capital and borrowing levels are monitored on an ongoing basis.

FINANCIAL STATEMENTS

The company's directors are responsible for overseeing the preparation of the financial statements and other information presented in reports to shareholders in a manner that fairly presents the state of affairs and results of the group's business operations. The independent auditors are responsible for carrying out an independent examination of the financial statements in accordance with Statements of South African Auditing Standards and reporting their findings.

This year, the group has adopted all of the International Financial Reporting Standards (IFRS) which are relevant to the operations, with 1 April 2004 as the date of transition. Accordingly, the comparative figures have been restated. The adoption of these new standards has resulted in changes to the group's accounting policies. These accounting policies have been consistently applied with those of the previous financial period, except when otherwise stated, in which case full disclosure is made.

The directors believe that the business will be a going concern in the year ahead. The auditors concur with the opinion of the directors.

INTERNAL CONTROL

The group maintains internal controls and systems designed to provide reasonable assurance as to the integrity and reliability of the financial statements and to adequately safeguard, verify and maintain accountability for its assets. Such controls and systems are based on established policies and procedures and are implemented by trained personnel with an appropriate segregation of duties. The effectiveness of these internal controls and systems is monitored in a number of ways, as set out below, dependent upon the particular circumstances -

- the aid of internal control checklists;
- the establishment of defalcation reporting procedures;
- the functions of the internal audit department; and
- adherence to performance standards.

The purpose, authority and responsibility of the internal audit department are defined in a formal Charter approved by the

Audit Committee and the board. The department functions as an independent appraisal activity established to conduct reviews of operations and procedures, and to report findings and recommendations to company management, the Audit Committee or the board as may be appropriate. The head of the department reports administratively to the financial director, but has unrestricted access to the chief executive, the Audit Committee and the chairman of the board.

The independent auditors, through the audit work they perform, confirm that the abovementioned monitoring procedures are being applied effectively.

Nothing has come to the attention of the directors or the independent auditors to indicate that any material breakdown in the functioning of the abovementioned internal controls and systems has occurred during the year under review.

ETHICS

It is a fundamental policy of the company, embracing all group operations, to conduct its business with honesty and integrity and in accordance with the highest legal and ethical standards. The company has established a Code of Conduct and Business Practices, determining the minimum standards required of all staff, which is disseminated throughout the group and reviewed annually by the executive directors. All managers are required to give written agreement to this Code. In any instance where ethical standards are called into question, the circumstances are investigated and resolved by the appropriate executive. "Crimeline" facilities, inviting people from within and outside the company to report any wrongdoings are operated by independent forensic accountants.

INSIDER TRADING

The Company has a code of conduct for dealing in securities issued by any of the group's listed companies. Directors and officers of the group who have access to unpublished, price-sensitive information in respect of any of these companies are prohibited from dealing in the shares of such companies during defined restricted periods, including those periods immediately prior to the announcement of interim and final financial results and periods during which cautionary announcements are operative. This prohibition does not apply to the exercising of options in terms of the company's share option scheme. Directors and the company secretaries of both Illovo Sugar Limited and its major subsidiaries are required to obtain clearance from either the chairman or the chief executive before dealing in company shares.

RISK MANAGEMENT

The focus of risk management in Illovo is on identifying, assessing, mitigating, managing and monitoring all known forms of risk across the group. Management is involved in a continuous process of developing and enhancing its comprehensive systems for risk identification and management. The risks to the business encompass such areas as the weather, world product prices, exchange rates, political and economic factors, legislation and national regulations, interest rates, people skills, and general operational and financial risks.

The major risks are the subject of the ongoing attention of the board and are given particular consideration in the annual strategic plan which is approved by the board.

The management of financial risk is covered under note 41 to the financial statements on page 91.

The management of operational risk is a line function, conducted in compliance with a comprehensive set of group policies and standards to cover all aspects of operational risk control. Performance is measured on a regular basis by means of both self-assessments and audits by independent consultants. In addition, the group promotes on-going commitment to risk management and control by participating in externally organised risk management and safety systems.

The NOSA Integrated Five Star System covering safety, health and environmental management is implemented at all of the operations in South Africa, in the cane growing and factory operations in Malawi, Zambia, Swaziland and Tanzania, as well as the factory in Mozambique. The process of implementation at the cane growing operation in Mozambique is progressing well. During the year under review, the operations in South Africa, Zambia and Swaziland were graded on the NOSA platinum star system, whilst the operations in Malawi and the factory in Mozambique were graded on the NOSA green star system. The operations in Tanzania are due to be graded on the NOSA green star system during the current financial year.

All but one of the South African operations have been certificated under the ISO 9001:2000 quality management system. The cane growing and factory operations in Malawi, Zambia and Swaziland are also ISO 9001:2000 certificated. Implementation at the remaining operations is being progressed. In addition, the Swaziland factory operations as well as the Merebank distillery have attained the environmental management ISO 14001:1996 accreditation, whilst the factory operations in Swaziland have achieved OHSAS 18001 certification for health and safety.

The Illovo syrup plant in South Africa has been certified under the Hazard Analysis and Critical Control Point (HACCP) food safety system, whilst a number of the factory operations are making progress towards this accreditation.

Insurance cover on assets is based upon current replacement values. Consistent with the high standard of risk management, a substantial portion of risk is self-insured, at costs well below market premiums. All risks are adequately covered, except where the premium cost is excessive in relation to the probability and extent of loss.

ENVIRONMENT

The underlying philosophy of the group's environmental policy is the adoption of protective strategies to manage and control the impact of Illovo's agricultural and manufacturing operations upon the environment, at the same time as safeguarding its extensive assets and human resources.

Agriculture

In respect of its agricultural operations, the group has adopted farming practices based on field conservation guidelines as

advocated by the South African Sugarcane Research Institute, so as to ensure agricultural production on a sustainable basis with minimum impact on the environment. This includes the implementation of land use plans when developing new and re-establishing existing cane fields; the optimal placement of fields and access roads; the most suitable method of field establishment so as to conserve soil and water; the protection of existing environmental features such as rivers, wetlands, catchment areas and indigenous forests; and the removal of alien vegetation.

In addition, sugar cane, upon harvesting, immediately recommences another growing cycle from its existing roots; this process being called ratooning, and is allowed to recur until the sucrose content of the cane plant reduces below a predetermined level, whereafter replanting is undertaken. This generally takes place every eight to twelve years. The environmental benefit of this ratooning and replanting process is the significant reduction in the frequency of soil disturbance and the exposure to soil erosion.

Agricultural operations in South Africa are mostly rain-fed, thereby minimising the impact on subterranean water supplies, whilst in the group's other countries of operation, water for irrigation is supplied from secure water resources such as major rivers, lakes and dams.

Whilst the conventional practice of cane burning immediately prior to harvesting is conducted strictly in terms of industry guidelines, the adoption of "green cane harvesting" practices, without burning, is being developed. This has the benefit of the leaves and the tops of the cane plant being left behind in the harvesting process, providing for moisture retention and nutrients for the soil, and offering potential as a renewable energy source as a feedstock for the sugar factory boilers.

Sugar manufacture

The process for manufacturing sugar from sugar cane provides a unique sustainable advantage with minimal environmental impact. The fibrous residue remaining after the extraction of sucrose from sugar cane, called bagasse, may be used as a bio-renewable energy source in sugar factory boilers to generate electricity. This electricity is capable of not only meeting the power requirements of the sugar factory, but may also be used for operating the irrigation systems used for cane growing, and for supplying administrative and domestic users and national grids. Bagasse is used as a boiler fuel at all Illovo's sugar factories.

This unique process also results in the group having minimal reliance on fossil fuels, such as coal, for its energy requirements. Coal usage within the Illovo group comprises less than 10% of total energy usage.

Factory emissions are monitored in accordance with both prevailing legal limits and company standards in all of the countries in which the group operates.

Water comprises approximately 70% of the content of sugar cane. This water is released in the extraction process and recycled for use within the factory operations, thereby minimising the dependence of the factories on external water resources.

Downstream

As the major by-product of the sugar manufacturing process, molasses is used in several add-value downstream applications. In South Africa generally, the majority of molasses is used as a constituent of animal feeds and by the fermentation industry for the manufacture of ethyl alcohol. Illovo utilizes a significant portion of its molasses output in the production of ethyl alcohol at its Merebank plant in Durban and its Glendale distillery near Stanger.

At the Sezela complex on the KwaZulu-Natal south coast, various compounds in the bagasse are extracted to produce the add-value downstream products, furfural, furfuryl alcohol and diacetyl. The residual bagasse from this process is then fed-back to the sugar factory boilers. The final waste stream from the downstream plant in the form highly diluted acetic acid is currently discharged under permit through an off-shore pipeline. A process for treating this waste stream has recently been developed and a pilot plant is in operation. It is intended to up-scale this treatment facility so as to provide an alternative means of dealing with a significant portion of the waste stream whilst also recovering the water for further recycling within the plant.

SUSTAINABILITY

Illovo Sugar subscribes to the principles of sustainable development as incorporated in the King II Report, and the process for reporting on non-financial matters within the group is the subject of ongoing development. The focus is on the care and development of both employees and the communities in the areas in which the group's operations are based.

The group's strategies, policies, actions and achievements in respect of employee development, employment equity and health care are covered under the Human Resources section of the Review of Operations on pages 26 to 28 of this report.

Risk management is an integral part of Illovo's business. The safety, security and preservation of our people and property are essential for the group's sustainable growth. The company's risk philosophy, strategies, practices and achievements are reported elsewhere in this Corporate Governance report. Environmental policy and practices are similarly reported.

Black Economic Empowerment

The group is conscious of its responsibility to progress Black Economic Empowerment (BEE) in South Africa and local economic empowerment in the host countries of Illovo's sugar operations outside South Africa. In this regard, the group has adopted an integrated approach which encompasses meaningful and sustainable participation of Black people at all operations of the company and promotes participation of communities in the value chain of the sugar industry.

Particular attention is given to preferential procurement from and outsourcing to Black enterprises and service providers, including the development and support of outgrower schemes. During the 2005/06 season, revenue paid to small, medium and large-scale Black farmers for their cane supplies amounted to R477 million.

In Malawi, Zambia, Swaziland, Tanzania and Mozambique, the group participates widely in the upgrading of schools and assists in their administration and management in an effort to improve education delivery. There are 27 schools in five countries currently benefiting from this type of support.



During the past year, a large commercial cane farm on the south coast of KwaZulu-Natal was sold to a former employee of the company. The sale of the farm, which is 1 200 hectares in extent and annually produces about 65 000 tons of cane, comprises the single largest-ever company farm sale to an individual Black grower and brings to 54,3% the amount of company land sold to BEE companies and commercial farmers.

Following the sale of the Gledhow sugar mill and cane estates and the Umfolozi sugar mill to a BEE consortium, the group continues to provide both management and technical support to the new owners as part of a development process. At the time of the sales, the combined sugar production from these two enterprises represented about 11% of the South African sugar industry's total production and approximately 24% of Illovo's South African production.

The company, through its membership of the South African Sugar Millers' Association Limited, has been involved in extensive consultations within the South African sugar industry and with government-appointed bodies regarding a BEE charter. As an outcome of these consultations, it has been decided that the Agri-BEE Charter, currently under development and expected to be completed in 2006, will be the basis for the group's transformation process.

SOCIAL INVESTMENT

The group operates in diverse environments many of which are predominantly rural, with limited infrastructure and significant development needs. These challenges are most evident in the group's African countries of operation outside South Africa, four of which are classified by the United Nations as Least Developed Countries.

In line with the group's strategic intent as a long-term investor and a major player in these communities, an active social investment programme is in place at each of the operations and is structured to address the specific needs of the respective communities. During the period under review, the group contributed over R133 million towards the provision of water, electricity, sanitation, hospitals and clinics, education and community outreach programmes, for the benefit of both employees and local communities.

Community projects are considered on the basis that they are motivated by members of the local communities and designated company representatives. To gain company support, projects must be shown to be meaningful and sustainable, with significant community reach and

participation. Given the immense challenges faced by communities in the areas of education, health care, access to clean water and meaningful development, the majority of the projects undertaken are focused on addressing these needs.

Health care

Illovo provides its own health care facilities across its operations to employees, their dependants and, where no other public medical facilities exist, members of surrounding communities. The group operates 28 primary health care clinics and four hospitals. During the year under review, an aggregate of 550 000 patient visits were paid to these facilities. In many instances, the company also provides financial and other support, such as the provision of specialised medical equipment for public health care institutions, where these benefit both company employees and members of the local community.

Education

In Malawi, Zambia, Swaziland, Tanzania and Mozambique, the group participates widely in the upgrading of schools and assists in their administration and management in an effort to improve education delivery. There are 27 schools in five countries currently benefiting from this type of support. In South Africa, the company undertakes local community projects to improve facilities at schools in the communities in which Illovo has agricultural and manufacturing operations. Through the South African sugar industry, the company supports the Sugar Industry Trust Fund for Education which directs education-related projects across both the KwaZulu-Natal and Mpumalanga provinces, and also provides ongoing financial support for tertiary educational institutions.

Community development

Job creation in the communities in which Illovo operates is actively promoted, in the agro-processing industry through small and medium-scale farm developments, and in community-based co-operative schemes, including the outsourcing of support services and procurement requirements which can be supplied by local entrepreneurs.

In addition to providing financial and other support for community-based welfare and fund-raising organisations, Illovo also contributes to the South African sugar industry's community development programme which operates in the northern region of the Eastern Cape, KwaZulu-Natal and Mpumalanga, and continues to contribute to the Business Trust which is managed by the National Business Initiative (NBI).