

GUJARAT AMBUJA EXPORTS LIMITED

CIN - L15140GJ1991PLC016151

Regd. Off.: "Ambuja Tower", Opp. Sindhu Bhavan, Sindhu Bhavan Road, Bodakdev, P.O. Thaltej, Ahmedabad - 380 059. Phone: +91 79 - 61556677, Fax: +91 79 - 61556678 Email Id: info@ambujagroup.com, Website: www.ambujagroup.com

REF : GAEL\STOCK31\2019\57 Date : 5th August, 2019

BY E-FILING

To,	To,
The General Manager- Listing Department	The General Manager- Market Operations
The National Stock Exchange of India Limited	BSE Limited
Exchange Plaza, 5 th Floor	Phiroze Jeejeebhoy Towers,
Plot No. C/1, G Block, Bandra Kurla Complex,	Dalal Street, Fort,
Bandra (E), Mumbai - 400 051	Mumbai - 400 001
Ref.:- Symbol GAEL	Ref.:- Security Code: 524226

Sub.:- Submission of the copy of the newspaper cutting of the extract of Unaudited Financial Results for the quarter ended 30th June, 2019

Dear Sir/Madam,

As per Regulations 33 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of newspaper cutting of the extract of Unaudited Financial Results for the quarter ended 30th June, 2019 which were published in English newspaper "Financial Express" and in Vernacular newspaper "Financial Express" on 5th August, 2019.

You are requested to take note of the same.

Thanking you.

Yours faithfully, For, GUJARAT AMBUJA EXPORTS LIMITED

CHETNA DHARAJIYA COMPANY SECRETARY

Encl: As above



NATION

No exposure to any CCD group firm: Tata Capital

PRESS TRUST OF INDIA New Delhi, August 4

AMID TALKS OF financial stress driving founder VG Siddhartha to allegedly end his life, the coffee tycoon had repaid all the loans taken from Tata Capital Financial Services (TCFS) and has no outstanding dues to the entity. According to TCFS, it had a maximum exposure of ₹165 crore to Café Coffee Day (CCD) group ip FY18, and that the entire amount had been re-



paid by March 2019.

 \diamondsuit

DIPR/853/Display/2019

"The maximum exposure of TCFS to the CCD group during 2017-18 was ₹165 crore. In March 2019, TCFS' exposure has completely been repaid," said a company statement emailed to PTI. Currently, TCFS – a subsidiary of Tata Capital — has no exposure to Coffee Day Enterprises (CDEL) or any of the companies within the Café Coffee Day group, it added.

CDEL promoter and coffee tycoon VG Siddhartha is said to have been under severe financial stress before his death, with his flagship cafe chain's liabilities doubling to over ₹5,200 crore by the end of March 2019. His unlisted ventures for realty and hospitality had also availed of loans from various entities, as per regulatory filings with the corporate affairs ministry

Siddhartha had struggled with mounting financial burden and a letter purportedly written by him had hinted at his war with 'serious liquidity crunch' and 'tremendous pressure' from lenders and an unnamed private equity investor.



The above Standalone Audited Financial Results have been reviewed by the Audit Committee of the Board at its meeting held on August 3. 2019 and approved and taken on record by the Board of Directors of the Company at its meeting held on August 3, 2019. The Company has adopted IND-AS 116 "Leases" effective from April 1, 2019 for its lease contracts existing on that date by following the

'prospective method" resulting into a recognition of Right of Use Asset of ₹6.48 crores and a Lease Liability of the equivalent amount. Its

effect on the profit for the quarter is insignificant. The comparatives for the year ended March 31, 2019 have not been retrospectively

The financial results have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (IND-AS) prescribed under Section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India. Figures for the previous period have been regrouped / rearranged wherever necessary. The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the

SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are

available on the Company's website at www.ambujagroup.com and the Stock Exchanges websites at www.bseindia.com and

Registered and Corporate Office: Plot No: 31 & 32, Ramky Selenium Towers, Tower A, Ground Floor, Financial District, Nanakramguda, Hyderabad 500 032, Telangana, India; Tel: +91 40 4812 6666; Fax: +91 40 4438 6640; Contact Person: Rakesh Jhinjharia (Company Secretary and Compliance Officer); E-mail: secretaria@spandanaindia.com; Website: www.spandanaindia.com; Corporate Identity Number: U65929TG2003PLC040648

NCLAT stays eviction of Sterling Biotech from its premise

PRESS TRUST OF INDIA New Delhi, August 4

Sr.

No

1.

2.

3.

4.

5.

6.

(I) Basic

NOTES

(ii) Diluted

adjusted.

ww.nseindia.com

THE NATIONAL COMPANY Law Appellate Tribunal (NCLAT) has stayed eviction of Sterling Biotech from its premises as the debt-rid-

Particulars

Net Profit / (Loss) from ordinary activities for the period

Net Profit / (Loss) from ordinary activities for the period

Net Profit / (Loss) from ordinary activities for the period

after Tax (after Exceptional and/or Extraordinary items)

Total Comprehensive Income for the period [Comprising

Earnings Per Share (Face value of ₹ 2/- each) (not annualised)

Profit / (Loss) for the period (after Tax) and Other

Equity Share Capital (Face value of ₹ 2/- each)

Comprehensive Income (after tax)]

before Tax (after Exceptional and/or Extraordinary items)

(before Tax, Exceptional and/or Extraordinary items)

Total income from operations

den company was going under the insolvency resolution process and was under the moratorium period. A two-member bench headed

GUJARAT AMBUJA EXPORTS LINNTED CIN : L15140GJ1991PLC016151

Regd. Office : "AMBUJA TOWER", Opp. Sindhu Bhavan,

Sindhu Bhavan Road, Bodakdev, P.O. Thaltej, Ahmedabad - 380 059 (Gujarat) ndia

Ph.: +91 79-61556677, Fax :+91 79-61556678

Email : info@ambujagroup.com Website : www.ambujagroup.com

Quarter Ended

30.06.2019

Unaudited

1014.12

31.18

31.18

22.68

22.72

22.93

1.98

1.98

30.06.2018

Unaudited

809.20

72.35

72.35

53.05

53.15

22.93

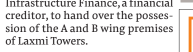
4.63

4.63

by NCLAT Chairman Justice S J Mukhopadhaya upheld the order

EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED 30[™] JUNE, 2019

passed by the Mumbai Bench of the National Company Law Tribunal (NCLT), which had asked Srei Infrastructure Finance, a financial creditor, to hand over the posses-



(₹ in Crores)

Year Ended

31.03.2019

Audited

4033.08

269.55

269.55

198.15

198.33

22.93

17.28

17.28



Statement of Consolidated Unaudited Financial Results for the Quarter ended June 30, 2019

		(₹ in lakhs, ex	cept per share data)
	Year ended		
Particulars	30/Jun/2019 (Unaudited)	30/Jun/2018 (Unaudited)	31/Mar/2019 (Audited)
Total Income from operations	92539	70661	315174
Net Profit/(loss) for the period (before tax and Exceptional items)	4693	4501	26781
Net Profit/(loss) for the period before tax (after Exceptional items)	4693	4501	26781
Net Profit/(loss) for the period after tax (after Exceptional items)	3406	3712	21628
Total comprehensive income for the period [Comprising Profit/(loss) for the period (after tax) and other comprehensive income (after tax)]	3380	3675	21587
Equity share capital	2579	2579	2579
Other equity			111473
Earnings per share of ₹ 1/- each (not annualised)			
(a) Basic (in ₹)	1.32	1.44	8.39
(b) Diluted (in ₹)	1.32	1.44	8.39
Notes:			

1. Summarised Standalone Unaudited Financial Performance of the Company is as under:

	3 Month	Year ended	
Particulars	30/Jun/2019 (Unaudited)	30/Jun/2018 (Unaudited)	31/Mar/2019 (Audited)
Total Income from operations	92148	70660	315156
Profit/(loss) before tax	4500	4173	27209
Profit/(loss) after tax	3213	3384	22056
Total comprehensive income	3213	3384	21919

The above is an extract of the detailed format of Financial Results for the Quarter ended June 30, 2019 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the Quarter ended June 30, 2019 are available on the websites of Stock Exchange(s) (www.bseindia.com and www.nseindia.com) and on the website of Company (www.trivenigroup.com).

3. The Company had been following a policy of deferment of offseason expenses in its interim financial statements which was discontinued in the second quarter of financial year 2018-19 and accordingly, thereafter such off-season expenses were no longer deferred and were expensed out. The change in policy had no impact on the annual results. The results of the current quarter do not consider any deferment of off-season expenses whereas off-season expenses of ₹ 3111 lakhs had been deferred in the corresponding quarter of the previous year and the profitability of the corresponding quarter of the previous year is higher to that extent.

For TRIVENI ENGINEERING & INDUSTRIES LIMITED

	Sd/-
Place: Noida	Dhruv M. Sawhney
Date: August 3, 2019	Chairman & Managing Director
	Regd. Office: Deoband, Distt. Saharanpur, Uttar Pradesh 247 554.
Corp. Off	ice: 15-16, Express Trade Towers, 8th Floor, Sector-16A, Noida, U.P 201 301.
	usus trivenigroup com I CIN + I 454241/D4022DI C022474

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR PUBLICATION AND DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

SPANDANA SPHOORTY FINANCIAL LIN

business was issued to SSIFSL on November 11, 2003 by the Registrar of Companies, Andhra Pradesh and Telangana at Hyderabad ("RCC"). On October 16, 2004, the Reserve Bank of India ("RBI") granted a certificate of registration bearing registration no. N-09.00414 to our Company, for the registration of our Company as a non-deposit accepting non-banking financial company ("NBFC") under Section 45IA of the Reserve Bank of India Act, 1934. Subsequently, pursuant to a special resolution dated November 26, 2007 passed by our shareholders, the name of our Company was changed to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited. Pursuant to the change of name of our Company on January 3, 2008. Further, a fresh certificate of registration no. N-09.00414 pursuant to the change of name of our Company is preserved. name was issued by the RBI or January 11, 2008. Our Company was granted NBFC – Microfinance Institution ("NBFC-MFI") status by the RBI with effect from April 13, 2015 and a modified certificate of registration bearing registration no. N-09.00414 was issued by the RBI to this effect. For further details of the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 154 of the Red Herring Prospectus dated July 25, 2019 to be read in conjunction with the corrigendum dated August 02, 2019 and for further details of the registrations in relation to the business of our Company, see "Government and Other Approvals" on page 411 of the RHP.

http://www.pesb.gov.in

TATA CAPITAL HOUSING FINANCE LIMITED Registered Address: 11th Floor, Tower A, Peninsulaa Business Park, Ganpatra T Marg, Lower Parel, Mumbai 400013 ad 4310 SALE NOTICE FOR SALE OF IMMOVABLE PROPERTY (Under Rule 9(1) of the Security Interest (Enforcement) Rules 2002)

(Under Rule 9(1) of the Security Interest (Enforcement) Rules 2002) E-Auction Sale Notice for Sale of Imnovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8(6) of the Security Interest (Enforcement) Rules, 2002 Loan Account No: 92876742 & 9449933 Notice is hereby given to the public in general and in particular to the below Borrower/ Co-Borrower that the below described immovable property mortgaged to Tata Capital Housing Finance Ltd. (Secured Creditor), the Physical Possession of which has been taken by the Authorised Officer of Tata Capital Housing Finance Ltd. (Secured Creditor), will be sold on 20.08.2019 "As is where is" & "As is what is" and "Whatever there is" for recovery of total sum of Bs.35.92.337/: (Rupees Thirty Five Lakts Ninety Two Thousand Three Hundred Thirty Seven Only)as on 17.01.2017 from Mr. Kiran Radhakishan Sharma (Borower) Mrs. Smita Nana Patil/ Smita Sharma (Co- Borrower). The Reserve Price and the Earnest Money Deposit is mentioned below. Whereas the sale of secured asset (as described below) is to be made to recover the entioned below. Whereas the sale of secured asset (as described below) is to be made to recover t ecured debt and whereas there was a due of a sum of Rs35.92.337/- (Rupees Thirty Five Lakhs Ninety Tw nousand Three Hundred Thirty Seven Only) including all costs, interest etc. as on 17.01.2017, Notice is ereby given that, in the absence of any postponement/ discontinuance of the sale, the said se shall be sold by E- Auction at 2 P.M. on the said 20.08.2019 at 2nd Floor Kandi Tower Nea ndusind Bank Jaina Road, Aurangabad 431001.

Industrie Daink Janua Audu, Aurangaada 45 001. he sealed envelope containing Demand Draft for participating in E-Auction shall be submitted to uthorized Officer of the TATA CAPITAL HOUSING FINANCE LTD on or before **19.08.2019 till 5 PM**. The sale of the Secured Asset/ property will be on "as is where condition is"

Description of Secured Asset	Reserve Price (Rs)	Earnest Money (Rs
iled address of the property financed: Flat No 301, On 3rd	De	De

Floor, B2 Building, Meadows Hill Mist, Gut No Kanchanwadi, Paithan Road, Aurangabad-431001. 33,31,992/- 3,33,199.20 more fully described in Schedule A hereto)

At the Auction, the public generally is invited to submit their bid(s) personally. The description Secured asset/ property that will be put up for sale is as per above Schedule. The E aucti be stopped if, amount due as aforesaid, with interest and costs (including the cost of the sale) an endered to the 'Authorized Officer' or proof is given to his satisfaction that the amount of such secured debt, interest and costs has been paid before the date of the auction. No officer or other person, having any duty to perform in connection with this sale shall, howev directly or indirectly bid for, acquire or attempt to acquire any interest in the property sold. The sale shall be subject to the conditions prescribed in the Security Interest (Enforceme Rules, 2002 and to the following further conditions: The E-auction will take place through porta https://sarfaesi.auctiontiger.net or Auctiontiger Mobile App (Android) on 20.08.2019 between 2.00 PM to 3.00 PM with limited extension of 10 minutes each.

Ferms and Condition: (1) The particulars specified in the Schedule herein below have been state to the best of the information of the undersigned, but the undersigned shall not be answerable for any error, misstatement or omission in this proclamation. In the event of any dispute arising as to the amount bid, or as to the bidder, the lot shall at once again be put up to auction subject to th discretion of Secured Creditor. (2) The property shall not be sold below the Reserve Price. (3) Bio ncrement Amount will be: Rs.10,000/- (Ten Thousand Only). (4) All the Bids submitted for th purchase of the property shall be accompanied by Earnest Money as mentioned above by way of emand Draft favoring the "TATA CAPITAL HOUSING FINANCE LTD." payable Aurangabac Address :2nd Floor Kandi Tower Near Indusind Bank Jaina Road Aurangabad - 431001. Th Demand Drafts will be returned to the unsuccessful bidders after auction. **(5)** The highest bidde shall be declared as successful bidder provided always that he/she is legally qualified to bid and rovided further that the bid amount is not less than the reserve price. It shall be in the discretio of the 'Authorized Officer' to decline acceptance of the highest bid when the price offered appear co clearly inadequate as to make it inadvisable to do so. (6) For reasons recorded, it shall be in th discretion of the 'Authorized Officer' to adjourn/discontinue the sale. (7) Inspection of th property can be done on **05.08.2019 between 11 AM to 5.00 PM. (8)** The person declared as a successful bidder shall, immediately after such declaration, deposit wenty-five per cent of the amount of purchase money/bid which would include EMD amount to the 'Authorized Officer vithin 24Hrs and in default of such deposit, the property shall forthwith be put to fresh auction Sale by private treaty. (9) In case the initial deposit is made as above, the bala urchase money payable shall be paid by the purchaser to the 'Authorized Officer' on or befor the 15th day from the date of confirmation of the sale of the property, exclusive of such day, or he 15th day be a Sunday or other holiday, then on the first office day after the 15th day. (10) In t event of default of any payment within the period mentioned above, the property shall be put t resh auction/Sale by private treaty. The deposit including EMD shall stand forfeited by TATA CAPITAL HOUSING FINANCE LTD and the defaulting purchaser shall lose all claims to the property . (11) Details of any encumbrances, known to the TATA CAPITAL HOUSING FINANCE LTD, to which the property is liable: Nii. Claims, if any, which have been put forward to the property and any other known particulars bearing on its nature and value: Nii. (12) For any other letails or for procedure online training on e-auction the prospective bidders may contact th Service Provider, M/s e-Procurement Technologies Limited (Auctiontiger), Address: B-704, Wall Street-II, Opp. Orient Club, Nr. Gujarat College, Ellis Bridge, Ahmedabad - 380006 Gujarat (India) Mob.: 9265562821 & Phone : 079 61200594/ 598/ 559/ 587/554. Email ID: Guiarat@auctiontiger.net or Anshuman More. Email id anshuman.more@tatacapital.cor uthorized Officer Mobile No. 8291040988. (13) Please refer to the below link provided ecured creditor's website http://bit.ly/3368eMX for the above details. Sd/- Mr. Anshuman Mor Date : 05 08 2019

Place : Aurangabad (Authorized Officer)

INITIAL PUBLIC OFFER OF UP TO [+] EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹[+] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[+] PER EQUITY SHARE) INITIAL PUBLIC OFFER OF UP TO [+] EQUITY SHARES OF FACE VALUE OF \$10 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASHAI A PRICE OF \$[+] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF \$[+] PER EQUITY SHARES AGGREGATING UP TO \$[+] MILLION ("OFFER"), COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES AGGREGATING UP TO \$[+] MILLION ("OFFER"), COMPRISING A FRESH ISSUE OF UP TO 5,967,097 EQUITY SHARES AGGREGATING UP TO \$[+] MILLION BY KANGCHENJUNGA LIMITED ("CORPORATE PROMOTER SELLING SHAREHOLDER"), UP TO 1,423,114 EQUITY SHARES AGGREGATING UP TO \$[+] MILLION BY KANGCHENJUNGA LIMITED ("CORPORATE PROMOTER SELLING SHAREHOLDER"), UP TO 1,423,114 EQUITY SHARES AGGREGATING UP TO \$[+] MILLION BY KANGCHENJUNGA LIMITED ("CORPORATE PROMOTER SELLING SHAREHOLDER"), UP TO 1,423,114 EQUITY SHARES AGGREGATING UP TO \$[+] MILLION BY VAIANT MAURITIUS PARTHERS PROMOTER SELLING SHAREHOLDER"), UP TO 1,423,114 EQUITY SHARES AGGREGATING UP TO \$[+] MILLION BY VAIANT MAURITIUS PARTHERS PROMOTER SELLING MILLION BY VIJAYA SIVA RAMI REDDY VENDIDANDI ("VSRRV"), UP TO 78[+] MILLION BY PADMAJA GANGREGAT UP TO \$[+] MILLION BY VALIANT MAURITIUS PARTHERS IN UP TO 78[+] MILLION BY VALIANT MILLION BY VIJAYA SIVA RAMI REDDY VENDIDANDI ("VSRRV"), UP TO 78],747 EQUITY SHARES AGGREGATING UP TO \$[+] MILLION BY VALIANT MAURITIUS PARTHERS ALIMITED ("VALIANT"), 132,831 EQUITY SHARES AGGREGATING UP TO \$[+] MILLION BY VALIANT MAURITIUS PARTHERS IN UP TO 78], MILLION BY HELION VENTURE PARTHERS IN UP TO 78[+] MILLION BY HELION VENTURE PARTHERS IN LLC ("HELION II"), UP TO 78], MILLION BY KEDARA CAPITAL ALTERNATIVE INVESTMENT FUND – KEDARA CAPITAL ALTERNATIVE INVESTOR "OFFERED SHARES") ("OFFER FOR SALE").

QIB Portion: Not more than 50%

- Retail Individual Bidders: Not less than 35%
- Non-Institutional Bidders: Not less than 15%

Price Band: ₹ 853 to ₹ 856 per Equity Share of face value of ₹ 10 each. The Floor Price is 85.3 times the face value and the Cap Price is 85.6 times the face value of the Equity Shares. Bids can be made for a minimum of 17 Equity Shares and in multiples of 17 Equity Shares thereafter.



UPI-Now mandatory in ASBA for Retail Investors applying through Registered Brokers, CDPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.

- Investors have to apply through the ASBA process.
- · ASBA has to be availed by all the investors except Anchor investors.
- For details on the ASBA and UPI process, please refer to the details given in ASBA Form and abridged prospectus and also please refer to the section "Offer Procedure" beginning on page 441 of the RHP.
- The process is also available on the website of Association of Investment Bankers of India "AIBI", Stock Exchanges and in the General Information Document.
- ASBA Forms can be downloaded from the websites of BSE Limited and National Stock Exchange of India Limited and can be obtained from the list of banks that is displayed on the website of SEBI at www.sebi.gov.in.
- · List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. ICICI Bank Limited has been appointed as Sponsor Bank for the Offer, in accordance with the requirements of the SEBI Circular dated November 1, 2018.
- · For details of the Banks eligible to act as Issuer Banks for UPI, kindly refer to the website of SEBI at www.sebi.gov.in.
- For UPI related queries, investors can contact NPCI at the toll free number-18001201740 and Mail Id-ipo.upi@npci.org.in.
- For the list of UPI Apps and Banks live on IPO, please refer to the link https://www.npci.org.in/upi-live-ipo.

Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply **ASBA**[#] Simple, Safe, Smart way of Application!!! blocking the fund in the bank account, For further details, check section on ASBA below. Mandatory in public issues. No cheque will be accepted.

BID/OFFER PROGRAMME

OPENS ON: MONDAY, AUGUST 05, 2019 CLOSES ON: WEDNESDAY, AUGUST 07, 2019

Spandana Sphoorty Financial Limited is proposing, subject to, applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has registered Icicl Securities Limited, IIFL Securities Limited and JM Financial Limited at www.axiscapital.co.in, www.icicisecurities.com, www.iiflcap.com and www.jmfl.com, respectively, and on the websites of the BRLMs, i.e. IndusInd Bank Limited, ICICI Securities Limited, IIFL Secu (India) Limited at www.indusind.com and www.yesinvest.in, respectively. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see "Risk Factors" beginning on page 18 of the RHP. Potential investors should not rely on the DRHP for any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act or any U.S. state securities laws in the United States and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and applicable U.S. state securities Jaws, Accordingly, the Equity Shares are being offered and sold only (1) in the United States to institutions that are "qualified institutional buyers" as defined in Rule 144A under the U.S. Securities Act ("Rule 144A"), and (2) outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act ("Rule 144A"), and the applicable laws of the jurisdictions where those offers and sales occur. Prospective purchasers that are "qualified institutional buyers" as defined in Rule 144A are hereby notified that the sellers of Equity Shares may be relying on the exemption from the provisions of Section 5 of the U.S. Securities Act provided by Rule 144A. The Equity Shares are not transferable except in accordance with all applicable laws and the restrictions described under "Purchaser Representations and Transfer Restrictions" of the Preliminary Offering Memorandum.







Ahmedabad

કાયનાન્સિયલ એક્સપ્રેસ

	Regd. Office : Sindhu Bhavan Road, Boda	CIN:L15140G "AMBUJA T akdev, P.O. T 1 79-6155667	GJ1991PLC01 OWER", Opp haltej, Ahmeo 7, Fax :+91 79	6151 Sindhu Bhavan Iabad - 380 059 ()-61556678	, Gujarat) India	Tamil Nadu Industrial Guida and Export Promotion Bure (Nodal agency for investment promotio and facilitation, Govt. of Tamil Nadu) Recruitment Notification - Admin/HR/2/2019
E	XTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS	S FOR THE QUAR	RTER ENDED 30 [™]	JUNE, 2019	(₹ in Crores)	
Si No			Qua 30.06.2019	rter Ended 30.06.2018	Year Ended 31.03.2019	
	0.		Unaudited		Audited	the posts of General Manager (IP), Senior Manage
1.			1014.1		4033.08	Manager (IP) and Executive Assistant on a contract on consolidated pay. For detailed notification and
2.			31.1	3 72.35	269.55	and conditions, visit www.investingintamilnadu.con
3.	(before Tax, Exceptional and/or Extraordinary in Net Profit / (Loss) from ordinary activities for th		31.1	3 72.35	269.55	DIPR/853/Display/2019 MD &
0.	before Tax (after Exceptional and/or Extraordin		0111	12.00	200.00	
4.		•	22.6	3 53.05	198.15	
5	after Tax (after Exceptional and/or Extraordinar		22.7	2 53.15	198.33	-
5.	 Total Comprehensive Income for the period [Co Profit / (Loss) for the period (after Tax) and Oth 		22.1	2 53.15	190.00	
	Comprehensive Income (after tax)]					
6.		,	22.9	3 22.93	22.93	
7.		ot annualised)			17.00	
(1) (ii) Basic i) Diluted		1.9		17.28	
•	IOTES:		1.9	03	17.20	
	. The above Standalone Audited Financial Results have been				ng held on August 3,	OF THE ELECTRICAL AND AUTON
2	2019 and approved and taken on record by the Board of Directo The Company has adopted IND-AS 116 "Leases" effective f	from April 1, 2019	for its lease conti	acts existing on that d		
	"prospective method" resulting into a recognition of Right of effect on the profit for the guarter is insignificant. The com					Schneider Electric India Private Limited (*
3	adjusted. The financial results have been prepared in accordance v	with the Compar	nies (Indian Acco	unting Standards) Ru	les 2015 (IND-AS)	switchgear manufacturers in India for ava
	prescribed under Section 133 of the Companies Act, 2013 and	dotheraccountir	ngprinciplesgener	ally accepted in India.	103, 2010 (110-70)	SEIPL, in compliance with the modificatio
4	 Figures for the previous period have been regrouped / rearrant The above is an extract of the detailed format of Quarterly F 	nged wherever n Financial Results	ecessary. s filed with the Sto	ck Exchanges under F	Regulation 33 of the	of India dated 18 April 2019 (" CCI Order
	SEBI (Listing Obligations and Disclosure Requirements) available on the Company's website at www.ambujagro					automation (" E&A ") business of Larsen &
	www.nseindia.com	aproon and m				Pte. Ltd. The CCI Order is available at:
_		F				https://www.cci.gov.in/sites/default/files/N
	lace:Ahmedabad ate :August 3, 2019	For, C	JUJARAI A	MBUJA EXPO	anish Gupta	
	Committed to	o Growt	h Cha	irman & Mana	ging Director	and conditions as set out in the CCL Orde
	Committed to	0 GIUWI	.11	(D	IN : 00028196)	
					PBM POLYTEX LII	• The white labelling product manufactu
				F	Regd: Office: Opp. Rly. tlad. 388450, Dist: Ana	Station, and Gujarat existing product range, owned and ma
	\mathbf{A}			Pursua	ant to the Regulation	29 read with (Air Circuit Breakers ("ACB") Moulded
				Obliga	ation 47 of the S tions and Disclosure F	Requirements)
				that th	ations, 2015, Notice is, e Meeting of Board of Polytex Limited will	
				Tuesda alia to	ay, the 13th day of Aug	• The white labelling services for the Five
				Unauc Conso	dited Standalone a lidated Financial Re	as well as, isults for the
	antro	\mathbf{R}		notio	rended 30th June, 20 ce is also ava	ilable on
	🔊 astro)		www.p	bmpolytex.com & www. For PBM POLY	ibsendia.com. TEX LIMITED
fine	рарек & воакт e: D-702, 7th Floor Ganesh Meridian, Opp. High Court		w Abmodobod	Place:	Petlad (Gopa : 05.08.2019 Managi	Sd/- • The pricing and allocation of quantity for all patients al Patodia) ing Director 00014247) • CCI order and monitored by the Mon
t	Tel: (079) 40081221, Fax: (079) 40081220 CIN: L2	21090GJ2010F	PLC063428		(DIN :	
	Web:www.astronpaper.com Mail:cs@as				COLAMA COMME	
ct o	of Unaudited Consolidated Financial Results for th		ded 30th June, Lakhs Except Per S		COMPANY LIMIT IN : L51109WB1983PL	C035719
		•	vious Year Corre	/ I _ BI	KANER BUILDING, ME FLOOR, ROOM N	
	Particulars				4, 8/1, LAL BAZAR ST	TREET, manufacturer shall have the option to e
(OD	nue from Operations			6.2018 040.75 Ph N	KOLKATA – 700 0 o. – (033) 22900580/ 2	22837828/29 non-exclusive technology license soler
	rofit for the period (before tax, Exceptional and/ or	8270.56	37398.13 8		Mob No. – 9331032 Fax No. – (033) 2290	
xtrao	ordinary items)	706.18	3879.62	801.61 E-ma	il – colamacommercial NOTICE	
	rofit for the period before tax (after Exceptional and/or	700.40	0070.00	Pursua	ant to Regulation 47	of the SEBI royalty rate for a period of 5 years. Suc
	ordinary items#) rofit for the period after tax (after Exceptional and/or	706.18	3879.62	Requir	ng Obligations and rements) Regulations, 2	2015, notice is manufacturer shall be in accordance w
xtrao	ordinary items#)	498.56	2840.80	hereby	given that a meeting o ors of Colama Commer	of the Board of
let Pr	rofit for the period after tax (after non controlling interest,			Limite	d is scheduled to be hel	d on Tuesday,
	of profit / (loss) of joint venture and other comprehensive e (after tax)			Regist	t 13, 2019, at 2.30 ered Office of the	Company at a finterest by submitting their details at:
NUUU	comprehensive Income for the period [Comprising Profit /(Loss)	-	-	Bikane	er Building, Mezzanine 4, 8/1, Lal Bazar Stre	eet, Kolkata – https://www.schneider-electric.co.in/en/al
Total C	period (after tax) and Other Comprehensive Income (after tax)]	498.56		519.79 70000	1, to consider and appr naudited Financial R	rove, inter-alia,
rthe		4650.00		650.00 Compa	any for the quarter en	nded June 30,
or the Paid u	ip Equity Share Capital (F.V of Rs. 10/- each)		10625.86	2019	prepared in accorda	
or the 'aid u Other	equity	-	10020.00	Indian	Accounting Standards	(IndAS).
or the Paid u Other Earnin		-	10020.00	Indian Inform	Accounting Standards ation in this regard is	also available For further details please contact us at w
r the aid u ther arnin scon Bas	equity igs Per Share (F.V of Rs. 10/- each) (for continuing and ntinued operations) sic:	1.07	6.11	Indian Inform on ti	Accounting Standards (ation in this regard is ne Company's wo olamacommercial.in	also available ebsite viz. For further details, please contact us at: v
or the aid u other arnin iscon . Bas	equity igs Per Share (F.V of Rs. 10/- each) (for continuing and ntinued operations) sic:	1.07 1.07	6.11 6.11	1.12 Indian Inform Info	Accounting Standards (ation in this regard is ne Company's wo olamacommercial.in By Orde	also available ebsite viz. er of the Board
for the Paid u Other Earnin discon 1. Bas 2. Dilu	equity igs Per Share (F.V of Rs. 10/- each) (for continuing and ntinued operations) sic:	1.07	6.11 6.11 (Rs . 1	Indian Inform 0 1.12 1.12 For C	Accounting Standards (ation in this regard is ne Company's wo olamacommercial.in	also available ebsite viz. For further details, please contact us at:

Government of India Public Enterprises Selection Board invites applications for the post of **CHAIRMAN & MANAGING DIRECTOR** IN **ANDREW YULE & CO. LTD.** Last date of receipt of applications in PESB is by 15:00 hours on 9th October, 2019 For details login to website http://www.pesb.gov.in



ON OF INTEREST FOR AVAILING WHITE LABELLING **UTOMATION PRODUCTS OF LARSEN & TOUBRO**

nited ("SEIPL") invites Expression of Interest ("EOI") from LV for availing white labelling product manufacturing services from fications provided in the order of the Competition Commission Order"), approving the acquisition of the electrical and rsen & Toubro ("**L&T**") by SEIPL and MacRitchie Investments e at:

/files/Notice_order_document/Public1.pdf

cturing services being offered by SEIPL is subject to the terms Order including the following:

- ufacturing service is being offered by SEIPL only for the and manufactured at L&T plants, of the Five Products of L&T loulded Case Circuit Breakers ("MCCB"), Overload Relays, ector Fuse ("SDF")).
- he Five Products of L&T can be availed for a period of 5 years et.
- antity for the white labelling contract will be governed as per the Monitoring Agency-Moore Stephens Singhi Advisors LLP
- or the white labelling service, a single LV switchgear on to enter into a non-transferable, non-sub licensable, e solely for manufacture and sale in India with SEIPL for any of ch it has availed of white labelling, subject to the quantity/ itions as set out in the CCI Order at a reasonable commercial rs. Such technology license to the third party LV switchgear ance with the terms and conditions of the CCI Order.

urers are requested to respond to this invitation for expression ils at:

n/en/about-us/whitelabelling/whitelabelling.jsp by 5th Oct. ublication of EOI. Specific product ranges available for white ted parties post registration at the link set out above.

us at: whitelabel.support@se.com

	1	Additional Information on Standalone Financial Results for the Quarter ended 30th June, 2019 are as under:							
	1	Revenue from operations	8270.56	37394.89	8040.75				
	2	Profit before Tax	692.38	3642.82	801.61				
	3	Profit after Tax	535.83	2463.13	519.79				
- 1									

Note: The above is an extract of the detailed format of Un- audited Standalone and Consolidated Financial Results for the Quarter ended 30th June, 2019 filed with the stock exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results for the Quarter ended on 30th June, 2019 are available on the stock exchange website (www.nseindia.com and www.bseindia.com) and on the company's website (www.astronpaper.com)

For, ASTRON PAPER AND BOARD MILL LIMITED	
Shri Kirit Patel,	Date : 03rd August, 2019
Chairman & Managing Director	Place : Ahmedabad
DIN: 03353684	



Statement of Consolidated Unaudited Financial Results for the Quarter ended June 30, 2019

		(₹ in lakhs, ex	(cept per share data)
	3 Month	Year ended	
Particulars	30/Jun/2019 (Unaudited)	30/Jun/2018 (Unaudited)	31/Mar/2019 (Audited)
Total Income from operations	92539	70661	315174
Net Profit/(loss) for the period (before tax and Exceptional items)	4693	4501	26781
Net Profit/(loss) for the period before tax (after Exceptional items)	4693	4501	26781
Net Profit/(loss) for the period after tax (after Exceptional items)	3406	3712	21628
Total comprehensive income for the period [Comprising Profit/(loss) for the period (after tax) and other comprehensive income (after tax)]	3380	3675	21587
Equity share capital	2579	2579	2579
Other equity			111473
Earnings per share of ₹ 1/- each (not annualised)			
(a) Basic (in ₹)	1.32	1.44	8.39
(b) Diluted (in ₹)	1.32	1.44	8.39

Notes:

Summarised Standalone Unaudited Financial Performance of the Company is as under

	3 Month	Year ended	
Particulars	30/Jun/2019 (Unaudited)	30/Jun/2018 (Unaudited)	31/Mar/2019 (Audited)
Total Income from operations	92148	70660	315156
Profit/(loss) before tax	4500	4173	27209
Profit/(loss) after tax	3213	3384	22056
Total comprehensive income	3213	3384	21919

2. The above is an extract of the detailed format of Financial Results for the Quarter ended June 30, 2019 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the Quarter ended June 30, 2019 are available on the websites of Stock Exchange(s) (www.bseindia.com and www.nseindia.com) and on the website of Company (www.trivenigroup.com).

3. The Company had been following a policy of deferment of offseason expenses in its interim financial statements which was discontinued in the second quarter of financial year 2018-19 and accordingly, thereafter such off-season expenses were no longer deferred and were expensed out. The change in policy had no impact on the annual results. The results of the current quarter do not consider any deferment of off-season expenses whereas off-season expenses of ₹ 3111 lakhs had been deferred in the corresponding quarter of the previous year and the profitability of the corresponding quarter of the previous year is higher to that extent.

For TRIVENI ENGINEERING & INDUSTRIES LIMITED

Place: Noida Dhruv M. Sawhney Date: August 3, 2019 Chairman & Managing Director

Regd. Office: Deoband, Distt. Saharanpur, Uttar Pradesh 247 554. Corp. Office: 15-16, Express Trade Towers, 8th Floor, Sector-16A, Noida, U.P. - 201 301. www.trivenigroup.com | CIN : L15421UP1932PLC022174

Adfactors 685

BATA INDIA LIMITED

REGD. OFFICE: 27B, CAMAC STREET, 1st FLOOR, KOLKATA 700016 | CIN: L19201WB1931PLC007261 Telephone: (033) 23014400, Fax: (033) 22895748, E-mail: corporate.relations@bata.com, Website: www.bata.in

EXTRACT FROM THE STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30th JUNE, 2019

	(in Rs. Millions except per share data)									
		STANDALONE			CONSOLIDATED					
S.No.	. Particulars	3 months ended 30th June 2019	3 months ended 31st March 2019	Corresponding 3 months ended 30th June 2018	Year ended 31st March 2019	3 months ended 30th June 2019	3 months ended 31st March 2019	Corresponding 3 months ended 30th June 2018	Year ended 31st March 2019	
		Unaudited	Audited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Audited	
1	Total income from operations	8,821.43	6,793.90	7,972.84	29,284.44	8,827.55	6,802.38	7,980.03	29,311.03	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,555.42	1,052.14	1,278.81	4,782.65	1,558.08	1,056.36	1,277.65	4,776.87	
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	1,555.42	1,052.14	1,278.81	4,782.65	1,558.08	1,056.36	1,277.65	4,776.87	
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	1,007.30	882.69	825.53	3,296.60	1,009.73	886.66	824.11	3,289.94	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,006.23	865.66	822.26	3,297.98	1,008.66	869.63	820.84	3,291.32	
6	Equity Share Capital	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	
7	Reserves (excluding Revaluation Reserve)				16,822.69				16,775.80	
8	Earning per share (of Rs. 5/- each) (for continuing and discontinued operations) not annualized- Basic & Diluted	7.84	6.87	6.42	25.65	7.86	6.90	6.41	25.60	

Note

Kolkata 02.08.2019

Place: Kolkata

Date: August 2, 2019

Bata

DIN: 00511172

a) Revenue from operations for the quarter ended 30th June 2019 of Rs. 8821.43 million have increased by 11% over the corresponding period last year.

b) Profit before tax for the quarter ended 30th June 2019 of Rs. 1555.42 million has increased by 22% over the corresponding period last year.

c) Effective 1st April, 2019, the Company adopted Ind AS 116 "Leases", applied to all lease contracts existing on 1st April, 2019 using the modified retrospective method and has taken the cumulative adjustment to retained earnings, on the date of initial application. Accordingly, Company is not required to restate the comparative information for the year and quarter ended 31st March, 2019 and quarter ended 30th June, 2018. Consequently, performance of the current period is not comparable with previous period results.

d) The report of Statutory Auditors is being filed with National Stock Exchange of India Limited, BSE Limited and The Calcutta Stock Exchange Limited. For more details on audited results, please visit Investor Relations section of our website www.bata.in and Financial Results at Corporate section of www.nseindia.com, www.bseindia.com and www.cse-india.com.

For and on the behalf of the Board of Directors

Ram Kumar Gupta DIRECTOR FINANCE

Rajeev Gopalakrishnan MANAGING DIRECTOR

