

CIN No.: L17120GJ2008PLC054976 GST No.: 24AADCT0381R1ZZ

Date: 12.11.2020

To,
The Manager,
Listing Department,
BSE Limited,
Phiroze Jeejeebhoy Tower,
Dalal Street, Mumbai 400 001
BSE Scrip Code: 540726

Dear Sir/Madam,

Sub: Submission of Newspaper Publication of Extract of Financial Results for the Quarter and Half Year ended on September 30, 2020

This is with reference to our letter dated November 11, 2020 intimating the Board Meeting outcome, where the Unaudited Financial Results of the Company for the Second Quarter and Half Year ended on September 30, 2020 was considered and approved.

In terms of provisions of Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are hereby submitting newspaper publication of Extract of Unaudited Standalone Financial Results for the second quarter and half year ended on September 30, 2020, as published in the Indian Express - English and Financial Express - Gujarati in November 12, 2020 edition.

A copy of the same is attached for your information and records.

Further, the Company has also disseminated the above published information on the Company's website viz., www.tridenttexofab.com

Kindly take the above on record.

Yours faithfully,

For Trident Texofab Limited

Mehul N. Amareliya

**Company Secretary & Compliance Officer** 

M. No. A54306

Encl.: As above

Regd. Office: 2004, 2nd Floor, North Extention, Falsawadi, Ring Road, Surat-395 003. Gujarat (INDIA).

Phone: +91-261-2451274, 2451284 E-mail: info@tridenttexofab.com / www.tridenttexofab.com



### RAMPAL'S PARTNER APPEARS BEFORE NCB

Actor Arjun Rampal's partner Gabriella Demetriades appeared before the Narcotics Control Bureau in Mumbai on Wednesday as part of its probe into alleged drug use in Bollywood. Two days ago, the NCB had carried out a search at Rampal's residence. Ganesh Shirsekar

### ULFA (I) second-in-command Drishti Rajkhowa 'surrenders' in Meghalaya

**EXPRESS NEWS SERVICE GUWAHATI. NOVEMBER 11** 

DRISHTI RAJKHOWA, the second-in-command of the banned United Liberation Front of Assam (Independent), is in the custody of security forces and being brought to Assam from Meghalaya, a security

Rajkhowa is said to be a close

confidante of the militant outfit's chief, Paresh Baruah. He is known to have been operating in Bangladesh and along the Indo-Bangla border

Meghalaya. PTI, quoting sources, reported that Rajkhowa arrived in Meghalaya few weeks ago and has surrendered now. A statement from the Assam Police is awaited. His surrender is a major setback for the militant

group, said a senior security expert. The ULFA (I) has been demanding an independent state of Assam. The government had banned the outfit in 1990

In a late night statement, the police in meghalaya's East Garo Hills district said that they had set up a check-point on National Highway 62 after receiving information from a source about the "possible surrender of" Rajkhowa. — **WITH PTI INPUTS**  WESTERN RAILWAY-AHMEDABAD DIVISIO ANNUAL COMPREHENSIVE MAINTENANCE CONTRACT 1 NO. PASSENGER LIFT

TENDER - NOTICE No. Sr. DEE/ADI/ 23 (20-21) dtd. 06.11.2020. Sr. No. Tender No.: EL-50-1-ADI-T-40-2020-21, Name of work: Annual comprehensive maintenance contract of 1 no. passenger lift at Mahesana Railway station (New Building) for the period of three years. Estimated Cost: ₹ 3,66,390/-, EMD: 7,300/-, Date and time of submission Not later than 15.00 Hrs. of 07.12.2020, **Date and time of opening:** 07.12.2020 at 15.30 Hrs.. Address of the office Divisional Electrical Engineer, D.R.M Office (WR), Near Chamunda bridge. Opp. G.C.S. Hospital, Naroda road Amdupura, Ahmedabad-382345 Website details: www.ireps.gov.in 138

### MONEY LAUNDERING CASE

# Sivasankar, CMO team aware of smuggling racket, ED tells court

**SHAJUPHILIP** THIRUVANANTHAPURAM, NOVEMBER 11

THE ENFORCEMENT Directorate (ED), which is probing the gold smuggling case, told a special court on Wednesday that M Sivasankar, former principal secretary to Kerala Chief Minister Pinarayi Vijayan, and his team in the Chief Minister's Office (CMO) were fully aware of the smuggling of gold and other electronic items through diplomatic channel.

The ED made the submissions in the special court for Prevention of Money Laundering Act (PMLA) cases in Ernakulam while seeking further custody of the IAS officer. Sivasankar has been in ED's custody since his arrest on October 27. The court granted the agency his custody for another day.

The ED said in its affidavit, "While recording the statement of Swapna Suresh, a key accused in the gold smuggling and related cases, on November 10, she was shown certain WhatsApp messages exchanged between her and Sivasankar. She was asked to explain the contents. In reply, she has categorically stated that Sivasankar and his team in the CMO were fully aware of the smuggling of gold and other electronic items done through diplomatic channel."

Quoting Swapna's statements. the ED said Sivasankar was also aware of the alleged kickbacks given by a builder to Swapna and her close associates, including UAE Consulate chief financial of-

**GUJARAT WATER SUPPLY &** 

**SEWERAGE BOARD** 

**TENDER NOTICE NO. 13/2020-2021** 

(2nd Attempt)

Executive Engineer, P.H. Mechanical Division, GWSSB,

2nd Floor, Jal Bhavan, Adaian Road, Surat - 395009, Mo.

9978407593 invites online tenders (ID No. 434768) for

the work of Mini Water Supply Scheme with M&R for 5

years at Bharuch District amounting to Rs. 152.19 lakhs

from those who are registered in appropriate class. The

interested contractors shall have to pay required tender

fee/EMD in prescribed manners. Further details and

amendments made will be available only on website

www.nprocure.com. The last date of tender downloading

For Drinking Water in Rural Area contact help line No.

uploading is dated 13.10.2020 up to 18.00 hrs.

ficer Khalid, in lieu of facilitating the award of contract from Red Crescent for the state's flagship housing project for the poor under Life Mission.

The FD said Siyasankar had shared crucial information with Swapna and Santhosh Eappan of Unitac Builders, who is facing a CBI probe in the Life Mission project case, about other key projects such as Kerala Fibre Optical Network. The ED issued a summons to the CM's additional secretary C M Raveendran in connection with the money laundering probe. Raveendran, known to be close to the CM and CPM state secretary Kodiveri Balakrishnan, did not appear before ED last Friday as he tested positive for Covid-19. After the ED's notice to Raveendran, the government had alleged that central agencies are undermining development projects in Kerala. After the ED sought details of the Life Mission project, the Assembly committee for privileges and ethics sought an explanation from the ED following a breach of privilege notice by CPM legislator James Mathew.

Leader of the Opposition in Assembly and Congress leader Ramesh Chennithala said, "The CM's office has become a den of underworld activities." BJP state president K Surendran alleged that Viiavan has harboured "antinational forces" in his office.

## Dakshin Gujarat Vij Co. Ltd.

CIN U40102GJ2003SGC042909, ISO-9001-2015 Certified. INDUSTRIAL DIVISION OFFICE, DGVCL CAMPUS. OPP. ONGC WORKSHOP, ANKLESHWAR - 393001

PH.NO.02646-245252, 247950, Toll Free Email: eeank.dgvcl@gebmail.com DGVCL Toll Free No. 19123 OR 1800 233 3003

Install MCB/ ELCB/ RCCB & Prevent Electric Shocks/ Electrical Accidents

#### **Tender Notice**

Tender Notice No. ANK/IND/EXP/20-21 Adv. No. 10 Tender for "SUPPLY, ERECTION, TESTING & COMMISSIN-ING OF 11/22 KV UNDER GROUND (XLPE CABLE WILL BE SUPPLIED BY DGVCL) WITH 11/22KV END TERMINATION & STRAIGH THROUGH JOINTING KITS (TO BE SUPPLIED BY CONTRACTOR) AT ANKLESHWAR TOWN SUB DIVI-SION UNDER THE JURISDISTION OF ANKLESHWAR INDUSTRIAL DIVISION FOR DISS SI & ALL OTHER SCHEME WORK'

Details are put up on web site no. www.gseb.com./ http://dgvcl.nprocure.com

Executive Engineer (IND) Ankleshwar.

Consumer Redressal Committee meets: Every month on 10th at Division Office and on 20th at Circle Office

## ED director's term set to end, govt looks at legal hurdles to reappointment

KHUSHBOO NARAYAN MUMBAI, NOVEMBER 11

THE REAPPOINTMENT of the current director of the Enforcement Directorate S K Mishra, hangs in the balance as the government, it is learnt, is looking into legal provisions to see if a retired government official can be re-appointed to the rank of additional secretary to the government, a mandatory requirement

to be eligible for the post. The appointment of director at ED is governed by Section 25 of Central Vigilance Commission, Act 2003.

As per the laws, no person beow the rank of Additional Secretary to the government is eligible for appointment as the director and the person appointed has a fixed term of not less than

The incumbent ED head Mishra turned 60, the retirement age for government employees, on May 20.

However, he continues to head the agency, as the post of ED director, unlike the posts of Central Board of Direct Taxes or Central Board of Indirect Taxes and Customs chairman, comes with an assured tenure of two years as per the Central Vigilance Commission Act.

Mishra's two-year term will end on November 18, according to records. Now the key question facing the government is if a retired government official can be given the rank of additional secretary and be reappointed as the director of ED as the CVC norms are silent on extension for the post of ED Director.

So far, none of the past ED

The two-year term of S K Mishra, the incumbent, will end on November 18, as per records. So far, none of the past directors have been re-appointed by any government

Directors have been re-appointed by any government.

"So even if Mishra gets an extension after retirement, he will first have to be reappointed to a post equivalent to the rank of Additional Secretary as he will not be eligible to be reappointed at ED directly and then will be considered by the Central Vigilance Commission committee, which will probably seek the opinion of the Attorney General on the reappointment issue," said a Senior Advocate practising in Supreme

Court. The appointment for the ED director post is done on the recommendation of a committee consisting of the chairperson of Central Vigilance Commission, the Home Secretary. Revenue Secretary, Vigilance Commissioners and the Secretary of the Department of Personnel

and Training. Apart from Mishra, there are at least three contenders for the post. They include Balesh Kumar, director general of the Directorate of Revenue Intelligence, SM Sahai, additional secretary at the National Security Council Secretariat and Amit Iain, who is the principal chief commissioner of Income Tax, Mumbai, according to sources.

#### E-Tender Notice

#### DAHOD SMART CITY DEVELOPMENT LIMITED

Dahod Smart City Development Limited (DSCDL) invites online E-Tenders for "Development of Navjivan Udhyan and Burhani Society Park including design, horticulture work, civil work, irrigation work, electrical work with operation and

Estimated Cost (In Rs.)	Rs.3.11 Cr/-
EMD (In Rs.)	Rs. 3,10,876/-
Tender Fee (In Rs.)	Rs. 5,000/-
Last Date for online Submission of Tender	01/12/2020 up to 17.30 Hrs

GENERAL INSTRUCTIONS: [1] The tender document for this work can be download from website www.nprocure.com. (2) Other Details of NIT shall be seen on website. (3) Copy of Technical Bid including all drawings, data sheets and duly filled up formats excluding the Financial Bid along with original Tender Fee and Bid Security to be submitted to the Chief Executive Officer (DSCDL), Jilla Sewa Sadan, Chhapri, Dahod-389151, by RPAD/ speed post only on or before Date: 08-12-2020 up to 17.00 Hrs. Email: dahodsmartcity20@gmail.com,Chief Executive Officer, DSCDL reserves the right to accept or reject any or all tenders without assigning any reason thereof. This Tender notice shall form a part of contract document. Contact No.62910 05046

Tender No. 03 of 2020-21 Chief Executive Officer

## TRIDENT

### TRIDENT TEXOFAB LIMITED (CIN:L17120GJ2008PLC054976)

-0.35

0.69

Regd. Office: 2004, 2nd Floor, North Extension, Falsawadi, Begumpura, Nodh-4/1650, Sahara Darwaja, Surat-395003, Gujarat Phone: +91-261-2451284/274 Email: info@tridenttexofab.com Website:www.tridenttexofab.com

#### EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED ON SEPTEMBER 30, 2020 Quarter Ended Half Year Ended Year Ended **Particulars** 30.09.20 30.06.20 30.09.19 30.09.20 30.09.19 31.03.20 126.60 Total Income from Operations 2,237.86 1,689.26 4,865.79 9,096.41 Net Profit / (Loss) for the period (before Tax -55.12 164.89 Net Profit / (Loss) for the period before tax (after 17.83 -55.23 24.36 -37.40 53.32 134.62 Exceptional and/or Extraordinary items#) Net Profit / (Loss) for the period after tax (afte 14.45 -50.15 13.70 -35.70 27.63 85.89 Total Comprehensive Income for the period 14.45 -50.15 13.70 -35.70 27.63 85.89 Comprising Profit / (Loss) for the period (after tax) an Other Comprehensive Income (after tax)] Equity Share Capital 1.007.01 419.59 399.58 1,007.01 399.58 399.58 Reserves (excluding Revaluation Reserve) as show 765.84 in the Audited Balance Sheet of the previous year Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -1.20 -1.20 2.15 0.14 2.15 0.34

The above is an extract of the detailed format of Quarterly & half yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Quarterly & half yearly Financial Results are available on the websites of the BSE (www.bseindia.com) and the company (www.tridenttexofab.com)

The above standalone financial result was reviewed by the Audit Committee and thereafter was approved and taken on record by the Board of Directors in their meeting held on 11th November, 2020.

By order of the boardFor Trident Texofab Limited Sd/-Mehul N. Amareliya Company Secretary & Compliance Officer
M. No. A54306 Date: 11.11.2020 Place : Surat

### बेंक ऑफ़ बड़ोदा **Bank of Baroda**

Regional Office, Ahmedabad 3 First Floor, Kamdhenu Complex, Opp. Polytechnic, Panjrapole, Ahmedabad 380015 **Phone No.**: 079 2630 8735 /36 Email: recovery.ahmedabad3@bankofbaroda.com

E-AUCTION - SALE NOTICE E-Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (hereinafter referred to as the Act)

E-Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with provision to Rule 8 (6) of the Security Interest(Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor (s) that the below described immovable properties mortgaged/charged/hypothecated to Bank of Baroda, the Secured Creditor, the physical possession of which has been taken by the Authorised Officer of Bank of Baroda, Secured Creditor, will be sold on "As is where is", "As is what is", and "Whatever there is" on 2nd December, 2020 for recovery of below mentioned account/s. The details of Borrower/s/Guarantor/s/Secured Asset/s/Dues/Reserve Price/e-Auction date & Time, EMD and

ı	Did into occorrence in the interior monitorior bolow						
	Sr. / Lot No.	Branch	Name & address of Borrower/s /Guarantor/s	Description of Property	Total dues	Reserve Price Rs. EMD and Bid increase amount	Contact Person Detail
	1	Memnagar, Ahmedabad	M/s Murlidhar Oil Mill and Ginning Factory  1. Mr.BabubhaiRamdas Patel 2. Mr.Kamlesh Kumar Baldevbhai Patel 3. Mr.DharmendraBaldevbhai Patel 4. Mr.BaldevbhaiRamdas Patel 5. Mr.ArvindkumarBaldevbhai Patel	1. EM of industrial unit standing in name of M/s Murlidhar Oil Mill and Ginning factory, bearing plot No.2 measuring 1060 sq.mtrs and plot No.3 measuring 1070sq. mts located at RS No.350 Village: Nanikadi Tal.: Kadi Dist.: Mehsana-382715     2. EM of industrial unit standing in name of M/s Murlidhar Oil Mill and Ginning factory, bearing plot No.13 measuring 1980 sq.mtrs land bearing RS No.347/3 paiki Village: Nanikadi Tal.: Kadi Dist.: Mehsana-382715     3. EM of industrial unit standing in name of M/s Murlidhar Oil Mill and Ginning factory, bearing plot No.1 measuring 1191 sq.mtrls and plot No.2 (eastern part) measuring 383 sq.mtrs of land bearing RS No.359 paiki Village: Nanikadi Tal.: Kadi Dist.:	Total dues Rs. 3,18,86,805/- (Rupees Three Crores Eighteen Lakhs Eight Six Thousand Eight Hundred Five only) As per Demand Notice u/s 13(2) dated 11.01.2017 and further interest thereon at the contractual rate plus cost, charges and	Res. Price: Rs.1,57,18,000/- EMD: Rs.15,71,800/- Bid inc: Rs.50,000/-	Shri Soni Vineet Kumar 9712944685

E-auction : 02-12-2020, 02:00 PM to 06:00 PM

All the taxes/ GST as per Govt, rules applicable shall be payable by the purchaser on sale of movable/immovable assets. For detailed terms and conditions of sale, please refer to the link provided in https://www.bankofbaroda.in/e-auction.htm and https://ibapi.in.

Also, prospective bidders may contact the authorized officer Mr. Rajkumar Khandelwal, Chief Manager, Ahmedabad - 3 Regional Office, Ahmedabad, Mob. No. 9727001231

AS PER SARFAESI Act, STATUTORY -15- DAYS SALE NOTICE TO THE BORROWER /GUARANTOR/ MORTGAGOR

The above mentioned borrower /s is/ are hereby noticed to pay the sum as mentioned in section 13(2) Notice in full before the date of auction, failing which property will be auctioned / sold 2020 • Place • Ahmedahad and balance dues if any will be recovered with Interest and cost from borrowers/ guarantors/mortgagor.

Sd/- Authorised Officer Ran Sd/- Authorised Officer, Bank of Baroda



No.: INF-Surat/865/2020

#### ADMISSION COMMITTEE FOR PROFESSIONAL COURSES

L. D. College of Engineering Compus, Navrangpura, Ahmedabad-380 015.

ADMISSION TO MASTER OF PLANNING (M. Plan) FOR THE ACADEMIC YEAR 2020-21

For the admission to first year of Master of Planning (M. Plan) in self-financed institutes in Gujarat State on state quota of all institutions and management quota surrendered seats of all self-financed institutes, Government of Gujarat has decided to carry out web based offline admission process for the academic year 2020-21.

Eligibility:The candidate shall have passed the below mentioned degree programs from a recognized University/Institution:

(I) Bachelor of Architecture or

(ii) B.E./B. Tech. (Civil Engineering) or

(iii) Bachelor of Planning or

(iv) Post Graduation in Geography or Economics or Sociology The candidate from general category shall have passed any of the above-mentioned

- degree programs with minimum 50% aggregate marks (minimum 45% aggregate marks for SC/ST/SEBC/EWSs candidates) However, in case of a candidate applying without being eligible, his/her application will be
- summarily rejected and his/her application fees will be forfeited. No correspondence will
- Application form to be downloaded from website: www.jacpcldce.ac.in during dt.12-11-2020 to 20-11-2020, up to 5.00 pm.
- Candidates are also required to fill all the details through following link:
  - https://forms.gle/n9Z7cJRzzrBY3mvq7
- filled and submitted along with application fees of Rs. 500/-(nonrefundable) through D. D. In favour of "ACPC- GTERS", Payable at Ahmedabad with all necessary documents (self-attested) personally or by post/courier to ACPC, Ahmedabad from dt. 12-11-2020 to 20-11-2020, up to 5.00 pm. ACPC is not responsible in case of any
- The schedule of Entrance Test for eligible candidates shall be declared on: www.jacpc.ac.in
- For other related details and latest updates visit website: http://www.jacpcldce.ac.in/
- Address to Post/Courier: Admission Committee for Professional Courses, First Floor, L. D. Engineering Campus, Navarangpura, Ahmedabad-380015.

Dt.: 11-11-2020

 Member Secretary Help Line Number: 079-26566000 (24x7)



## No. INF/ABD/950/2020

Patels Airtemp (India) Ltd. 🗟 😫

Regd Office: 5th Floor, Kalpana Complex, Nr. Memnagar Fire Station, Navrangpura, Ahmedabad - 380 009. CIN No.: L29190GJ1992PLC017801, E-mail: share@patelsairtemp.com Phone No.: +91-2764286634/35, Fax No.: +91-2764286301, Website: www.patelsairtemp.com

#### **EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS** FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2020

Rs. in Lakhs except EPS Standalone Consolidated Quarter Half Yea Quarter ended **Particulars** 30/09/2020 30/09/2019 30/09/2020 No 30/09/2020 30/09/2020 (Unaudited) (Unaudited) (Refer Note No. 2 below 5,226.34 5,018.10 10,016.92 **Total Revenue from Operations** 5.018.10 10.016.92 Other Income 15.18 21.98 30.73 15.18 30.73 5,033.28 5,248.32 5,033.28 10,047.65 Total Income (1+2) 10,047.65 325.46 301.11 671.74 Profit before Exceptional items and Tax 673.17 325.46 Profit before Tax 325.46 301.11 673.17 325.46 671.74 Profit for the period 245.72 266.92 503.15 245.72 501.72 263.52 500.72 Total Comprehensive Income for the period 245.22 502.15 245.22 Paid-up Equity Share Capital 507.02 507.02 507.02 507.02 507.02 (Face value of Rs. 10/- each per Share) Earning Per Equity Share (EPS) of Rs. 10/- each (Not Annualised) 4.84 5.27 9.92 4.84 9.89 . Basic (Rs.) 4.84 5.27 9.92 9.89 2. Diluted (Rs.) 4.84

The above Standalone and Consolidated financial results for the Quarter and half year ended 30th September, 2020 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 11th November, 2020

- and the Limited Review of the same has been carried out by the Statutory Auditors of the Compa On 13th January, 2020, M/s. Patels Airtemp (USA) Inc., has allotted 10,00,000 shares having face value of US\$0.01 at par to the Company and accordingly became Wholly Owned Subsidiary (WOS) of the Company. In view of this, the figures for the corresponding quarter and half year ended 30th September, 2019 of the Consolidated Financial Results is not required to be furnished.
- The above is an extract of the detailed format of Standalone & Consolidated Unaudited Financial Results for the Quarter & half year ended 30th September, 2020 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations & Disclosur Reguirements) Regulations, 2015. The full format of the Stanalone & Consolidated Unaudited Financial Results for the Quarter & half year ended 30th September, 2020 are available on the Stock Exchange website www.bseindia.com and on the Companys' websit

Place: Rakanpur, Dist: Gandhinagar

Date: 11th November, 2020

For PATELS AIRTEMP (INDIA) LIMITED

Ahmedabad

(Managing Director)

**TENDER NOTICE** 

Sealed tenders are invited for

'Request for proposal fo

Selection of vendor for supply

installation & maintenance o

Computer Hardware and

Software under rate contract"

For specifications & other

relevant details, RFP may be

downloaded from Bank's website

www.psbindia.com. Any furthe

changes related to the said

Tender shall be posted on bank's

DGM-IT

website only.

- Eligible Shareholders holding Demat Shares who desire to tender their Equity Shares in the electronic form under the Buyback would have to do so through their respective Shareholder Broker by indicating to the concerned Shareholder Broker the details of Equity Shares they intend to tender under the Buyback
- b. The Shareholder Broker would be required to place an order/bid on behalf of the Shareholders who wish to tender Equity Shares in the Buyback using the acquisition window of the BSE. Before placing the order/bid, the eligible Shareholder would require to transfer the number of Equity Shares tendered to the special account of Indian Clearing Corporation Limited ("Clearing Corporation" / "ICCL") specifically created for the purpose of Buyback offer, by using the early pay in mechanism as prescribed by BSE or ICCL prior to placing the bid by the Shareholder Broker. This shall be validated at the time of order/bid entry.

The details of the special account shall be informed in the issue opening circular that will be issued by the BSE or the Clearing Corporation.

- c. For custodian participant orders for Demat Shares, early pay-in is mandatory prior to confirmation of order/bid by custodians. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the last day of the tendering period (i.e. date of closing of the Buyback offer). Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, any order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation.
- d. Upon placing the bid, the Shareholder Broker shall provide a Transaction Registration Slip ("TRS") generated by the stock exchange bidding system to the Eligible Shareholder on whose behalf the bid has been placed. TRS will contain details of order submitted like bid ID number, DP ID, client ID, Number of Demat Shares tendered etc.
- e. In case of non-receipt of the completed tender form and other documents, but receipt of Equity Shares in the accounts of the Clearing Corporation and a valid bid in the exchange bidding system, the bid by such Equity Shareholder shall be deemed to

#### 7.10 Procedure to be followed by equity Shareholders holding Equity Shares in the physical form:

- a. In accordance with the SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 the physical shareholders are allowed to tender their shares in the Buyback. However, such tendering shall be as per the provisions of the Buyback Regulations.
- b. Fligible Shareholders who are holding Physical Shares and intend to participate in the Buyback will be required to approach their respective Shareholder Broker along with the complete set of documents for verification procedures to be carried out before placement of the bid. Such documents will include the (i) Tender Form duly signed by all Eligible Shareholders (in case shares are in joint names, in the same order in which they hold the shares), (ii) original share certificate(s), (iii) valid share transfer form(s)/Form SH-4 duly filled and signed by the transferors (i.e. by all registered Shareholders in same order and as per the specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company, (iv) self-attested copy of PAN Card(s) of all Eligible Shareholders, (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder is deceased, etc., as applicable. In addition. if the address of the Eligible Shareholder has undergone a change from the address registered in the register of members of the Company, the Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar card, voter identity card or passport.
- Based on these documents, the concerned Shareholder Broker shall place an order/ bid on behalf of the Eligible Shareholders holding Equity Shares in physical form who wish to tender Equity Shares in the Buyback, using the Acquisition Window of BSE. Upon placing the bid, the Shareholder Broker shall provide a TRS generated by the exchange bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like folio number, certificate number, distinctive number, number of Equity Shares tendered etc.
- d. Any Shareholder Broker/Eligible Shareholder who places a bid for Physical Shares, is required to deliver the original share certificate(s) and documents (as mentioned above) along with TRS generated by exchange bidding system upon placing of bid, either by registered post, speed post or courier or hand delivery to the Registrar to the Buyback i.e. Aarthi Consultants Pvt. Ltd. (at the address mentioned at paragraph 11 below) not later than 2 (two) days from the offer closing date. The envelope should be super scribed as "NMDC Limited Buyback 2020". One copy of the TRS will be retained by Registrar to the Buyback and it will provide acknowledgement of the same to the Shareholder Broker in case of hand delivery.
- e. The Eligible Shareholders holding Physical Shares should note that Physical Shares will not be accepted unless the complete set of documents are submitted Acceptance of the Physical Shares for Buyback by the Company shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar to the Buyback will verify such bids based on the documents submitted on a daily basis and till such verification. BSE shall display such bids as 'unconfirmed physical bids'. Once Registrar to the Buyback confirms the bids, they will be treated as 'confirmed bids'.
- f. In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialisation, such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialised is completed well in time so that they can participate in the Buyback before the closure of the tendering period of the Buyback.

#### 8. METHOD OF SETTLEMENT

#### Upon finalization of the basis of acceptance as per Buyback Regulations:

- 8.1. The Company will transfer the funds pertaining to the Buyback to the Company's Broker bank account, who will transfer the funds pertaining to the Buyback to the Clearing Corporation's bank account as per the prescribed schedule. For Equity Shares accepted under the Buyback, the Equity Shareholders will receive funds pay-out in their bank account from the Clearing Corporation.
- 8.2. The Equity Shares bought back in the demat form would be transferred directly to the escrow account of the Company opened for the Buyback (the "Demat Escrow Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Demat Escrow Account on receipt of the Equity Shares from the clearing and settlement mechanism of the BSE.
- 8.3. The Eligible Shareholders of the Demat Shares will have to ensure that they keep the depository participant ("DP") account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or due to non-acceptance.
- 8.4 If the securities transfer instruction is rejected in the depository system, due to any issue then such securities will be transferred to the Shareholder Broker's depository pool account for onward transfer to the Shareholder. In case of custodian participant orders, excess Demat Shares or unaccepted Demat Shares, if any, will be returned to the respective custodian participant. Excess Demat Shares or unaccepted Demat Shares, if any, tendered by the Eligible Shareholders would be returned to them by Clearing Corporation. Any excess Physical Shares pursuant to proportionate acceptance/rejection will be returned back to the concerned Eligible Shareholders directly by the Registrar to the Buyback. The Company is authorized to split the share certificate and issue new consolidated share certificate for the unaccepted Physical Shares, in case the Physical Shares accepted by the Company are less than the Physical Shares tendered by the shareholder in the Buvback.
- 8.5 In case of certain shareholders viz., NRIs, non-residents etc. (where there are specific regulatory requirements pertaining to funds payout including those prescribed by the RBI) who do not opt to settle through custodians, the funds payout would be given to their respective Shareholder Broker's settlement accounts for releasing the same to such shareholder's account.
- 8.6 The Shareholder Broker would issue contract note to the Eligible Shareholders tendering Equity Shares in the Buyback. The Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buyback.
- 8.7 The settlements of fund obligation for Demat and Physical Shares shall be effected as per the SEBI circulars and as prescribed by BSE and Clearing Corporation from time to time. For Demat Shares accepted under the Buyback, such beneficial owners will receive funds payout in their bank account as provided by the depository system directly to the Clearing Corporation and in case of Physical Shares, the Clearing Corporation will release the funds to the Shareholder Broker(s) as per secondary market payout mechanism. If such shareholder's bank account details are not available or if the funds transfer instruction is rejected by the Reserve Bank of India ("RBI")/ bank(s), due to any reasons, then the amount payable to the concerned shareholders will be transferred to the Shareholder Broker for onward transfer to such shareholders.
- 8.8 Eligible Shareholders who intend to participate in the Buyback should consult their respective Shareholder Broker for any cost, applicable taxes, charges and

expenses (including brokerage) that may be levied by the Shareholder Broker for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the selling Shareholders, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the selling Eligible Shareholders

8.9 The Equity Shares bought back will be extinguished in the manner and following the procedure prescribed in the Buyback Regulations.

#### RECORD DATE AND SHAREHOLDER ENTITLEMENT

- 9.1 As required under the Buyback Regulations, the Company has fixed Monday, November 23, 2020 as the record date (the "Record Date") for the purpose of determining the entitlement and the names of the shareholders, who are eligible to participate in the Buyback.
- 9.2 The Equity Shares proposed to be bought back by the Company, as part of this Buyback Offer shall be divided in to two categories

(a) reserved category for Small Shareholders (A "Small Shareholder" is defined in the Buyback Regulations as a shareholder, who holds equity shares having market value, on the basis of closing price of the Equity Shares on the recognized stock exchange registering the highest trading volume in respect of such shares, as on record date, of not more than Rs. 2,00,000 (Rupees Two Lakh Only)) and

- (b) the general category for all other shareholders, and the entitlement of a shareholder in each category shall be calculated accordingly.
- 9.3 In accordance with Regulation 6 of the Buyback Regulations, 15% (fifteen per cent) of the number of Equity Shares which the Company proposes to buy back, or number of shares entitled as per shareholding of Small Shareholders, whichever is higher, shall be reserved for the Small Shareholders as part of this Buyback.
- 9.4 On the basis of shareholding as on the Record Date, the Company will determine the entitlement of each shareholder to tender their Equity Shares in the Buyback. This entitlement for each shareholder will be calculated based on the number of Equity Shares held by the respective shareholder as on the Record Date and the ratio of Buyback applicable in the category to which such shareholder belongs. The final number of Equity Shares that the Company will purchase from each Eligible Shareholder will be based on the number of Equity Shares tendered. Accordingly, the Company may not purchase all of the Equity Shares tendered by an Eligible Shareholder
- 9.5 In order to ensure that the same Eligible Shareholder with multiple demat accounts/folios do not receive a higher entitlement under the Small Shareholder category, the Equity Shares held by such Eligible Shareholder with a common PAN shall be clubbed together for determining the category (Small Shareholder or General Category) and the buyback entitlement. In case of joint shareholding, the Equity Shares held in cases where the sequence of the PANs of the joint shareholders is identical shall be clubbed together. In case of Eligible Shareholders holding Physical Shares, where the sequence of PANs is identical and where the PANs of all joint shareholders are not available, the Registrar to the Buyback will check the sequence of the names of the joint holders and club together the Equity Shares held in such cases where the sequence of the PANs and name of joint shareholders are identical. The shareholding of institutional investors like mutual funds, insurance companies, foreign institutional investors/foreign portfolio investors etc. with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are held for different schemes/sub-accounts and have a different demat account nomenclature based on information prepared by the Registrar to the Buyback as per the shareholder records received from the Depositories. Further, the Equity Shares held under the category of "clearing members" or "corporate body margin account" or "corporate body - broker" as per the beneficial position data as on Record Date with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients.
- 9.6 After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any, in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the offer by shareholders in that category, and thereafter from shareholders who have tendered over and above their entitlement in other category.
- The Equity Shareholders' participation in the Buyback will be voluntary. The Equity Shareholders can choose to participate and get cash in lieu of Equity Shares to be accepted under the Buyback or they may choose to not participate and enjoy a resultant increase in their percentage shareholding, post Buyback, without additional investment. The Equity Shareholders may also accept a part of their entitlement. The Equity Shareholders also have the option of tendering additional shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other Equity Shareholders, if at all
- 9.8 The maximum tender under the Buyback by any shareholder cannot exceed the number of Equity Shares held by the shareholder as on the Record Date
- 9.9 The Equity Shares tendered as per the entitlement by shareholders as well as additional shares tendered, if any, will be accepted as per the procedure laid down in Buyback Regulations.
- 9.10 Detailed instructions for participation in the Buyback (tender of Equity Shares in the which will be sent in due course to the Eligible Shareholders as on the Record Date and the Company shall comply with the SEBI circular No. SEBI/CIR/CFD/DCR1/CIR/P/2020/83 on "Relaxations relating to procedural matters - Takeovers and Buy-back" dated May 14, 2020, read with SEBI circular No. SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020, as applicable.

#### 10. COMPLIANCE OFFICER

Shri A.S. Pardha Saradhi, Company Secretary NMDC Limited, Khanij Bhavan, 10-3-311/A, Castle Hills, Masab Tank, Hyderabad-500028 Tel: 040-23538757 Fax: 040-23538759 Email: cs\_pardha@nmdc.co.in Website: www.nmdc.co.in

Investor may contact the Compliance Officer for any clarification or to address their grievances, if any, during office hours i.e. 10:00 a.m. IST to 5:00 p.m. IST on all working days except Saturday. Sunday and public holidays.

#### 11. REGISTRAR TO THE BUYBACK OFFER/INVESTOR SERVICE CENTRE

In case of any query, the shareholders may contact the Registrar & Transfer Agent on any day except Sunday and Public Holiday from 10:00 a.m. IST to 5:00 p.m. IST i.e. Monday to Friday and from 10:00 a.m. IST to 1:00 p.m. IST on Saturday, at the following address:



Aarthi Consultants Pvt. Ltd. 1-2-285, Domalguda, Hyderabad Contact Person: G.Bhaskara Murthy Tel.: +91 (40) 2763 8111/2763 4445 Fax.: +91 (40) 27632184 Email: info@aarthiconsultants.com, Website: www.aarthiconsultants.com SEBI Registration Number: INR000000379 Validity Period: Permanent CIN: U74140TG1992PTC014044

#### 12. MANAGER TO THE BUYBACK OFFER

(f) IDBI capital

IDBI Capital Markets & Securities Limited 6th floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai 400 005 Tel No.:+91 22 2217 1700; Fax No.: +91 22 2215 1787; Contact Person: Chandresh Sharma Email: nmdc.buvback2020@idbicapital.com: Website: www.idbicapital.com SEBI Registration Number: INM000010866; Validity Period: Permanent Corporate Identity Number: U65990MH1993GOI075578

#### 13. DIRECTORS' RESPONSIBILITY

"As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Public Announcement and confirms that the information in this Public Announcement contain true, factual and material information and shall not contain any misleading information."

#### For and on behalf of the Board of Directors of NMDC Limited

Sd/-Sumit Deb Chairman & Managing Director (DIN: 08547819)

Sd/-Amitava Mukherjee Director (Finance) (DIN: 08265207)

Sd/-A. S. Pardha Saradhi Company Secretary (FCS 10808)

Place: Hyderabad Date: November 11, 2020

## Punjab & Sind Bank

TRIDENT

#### TRIDENT TEXOFAB LIMITED

Regd. Office: 2004, 2nd Floor, North Extension, Falsawadi, Begumpura, Nodh-4/1650, Sahara Darwaja, Surat-395003, Gujarat Phone: +91-261-2451284/274 Email: info@tridenttexofab.com Website: www.tridenttexofab.com Website: www.tridenttexofab.com

	EXTRACT OF UNAUDIT THE QUARTER AND HALF YE						20	
٦	(Amount in Lacs unless other							
Sr. No.	Particulars	Q	uarter End	ed	Half Ye	ar Ended	Year Ended	
		30.09.20	30.06.20	30.09.19	30.09.20	30.09.19	31.03.20	
	Total Income from Operations	1,562.66	126.60	2,237.86	1,689.26	4,865.79	9,096.41	
	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	17.92	-55.12	24.36	-37.20	78.76	164.89	
	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	17.83	-55.23	24.36	-37.40	53.32	134.62	
	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	14.45	-50.15	13.70	-35.70	27.63	85.89	
	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]		-50.15	13.70	-35.70	27.63	85.89	
	Equity Share Capital	1,007.01	419.59	399.58	1,007.01	399.58	399.58	
	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year		-	-			765.84	
	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)							
	1. Basic: 2. Diluted:	0.14 0.14	-1.20 -1.20	0.34 0.34	-0.35 -0.35	0.69 0.69	2.15 2.15	

The above is an extract of the detailed format of Quarterly & half yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Quarterly & half yearly Financial Results are available on the websites of the BSE (www.bseindia.com) and the company

(www.tridenttexofab.com). The above standalone financial result was reviewed by the Audit Committee and thereafter was approved and taken or

record by the Board of Directors in their meeting held on 11th November, 2020. By order of the boardFor Trident Texofab Limited Sd/-Mehul N. Amareliya

4.23

4.12

7.98

14.02

Company Secretary & Compliance Officer
M. No. A54306 Date: 11.11.2020 Place: Surat

#### ASIAN GRANITO INDIA LTD.

Regd. Office: 202, Dev Arc, Opp. Isckon Temple, S G Highway, Ahmedabad - 380 015 CIN No.: L17110GJ1995PLC027025



Extract of unaudited consolidated financial results for the quarter and half year ended September 30, 2020 (₹in Lakhs) Quarter Ended **Half Year Ended Year Ended** September Septembe September June 30, September March **Particulars** 30, 2020 2020 30, 2019 30, 2020 30, 2019 31, 2020 (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Audited) 1 Income a) Revenue from operations 34,430,46 12.939.94 35,690,08 47,370,40 66.894.04 1,22,453.47 22.74 111.69 64.35 190.52 b) Other income 41.61 516.64 2 | Net Profit before Tax 2,612.14 (1,186.26)1,412.76 1,425.88 3,283.03 5.465.08 1,394.99 2.037.86 (878.89)1,158.97 2,612.01 4,351.35 3 | Net Profit after Tax 1,243.73 4 Net Profit attributable to Owners of the Company 1,273.07 1,988.61 (744.88)2,400,43 4,218.00 5 | Total Comprehensive Income attributable to Owners 1.981.82 (750.59)1,260,95 1,231,23 2.380.92 4.198.80 of the Company 6 Paid up Equity Share capital (face value ₹ 10 per share) 3083.74 3008.74 3008.74 3083.74 3008.74 3008.74 7 Other Equity 48,727.07 8 Earnings per Share (not annualised for quarters) (Face value of ₹ 10/- each) Basic EPS (in ₹) 4.23 4.12 7.98 14.02 6.42 -2.48

#### Notes:

Diluted EPS (in ₹)

1. The above unaudited consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Holding Company at its meeting held on November 11, 2020. The Statutory Auditors have carried out limited review for the unaudited consolidated financial results for the quarter and half year ended on September 30, 2020.

6.42

-2.48

2. These financial results have been prepared in accordance with Indian Accounting Standards ('Ind AS') prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued there-under and in terms of the Regulation 33 of the SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015 (the "Listing Regulations"), as modified by Circular dated July 5, 2016.

3. Key numbers of standalone financial results of the Company for the quarter and half year ended on September 30, 2020.

\\ \(\lambda\)						( \ III Lakiis)
	Quarter Ended			Half Year Ended		Year Ended
	September	June	September	September	September	March 31,
Particulars	30, 2020	30, 2020	30, 2019	30, 2020	30, 2019	2020
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Revenue from operations	27,764.47	11,179.82	28,916.94	38,944.29	54,117.03	1,01,322.65
Net Profit before tax	2,318.56	(715.73)	694.21	1,602.83	1,704.51	3,705.85
Net Profit after tax	1,816.89	(528.93)	853.27	1,287.96	1,488.07	2,956.17
Total Comprehensive Income	1,812.08	(533.73)	844.75	1,278.35	1,471.03	2,936.95

4. The above is an extract of the detailed format of Financial Results for the quarter and half year ended September 30, 2020 filed with the Stock exchanges as per SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of financial results are available at the Company's website www.aglasiangranito.com and on the website of stock exchanges www.bseindia.com and www.nseindia.com

Place: Ahmedabad Date: November 11, 2020 By the order of the Board of Directors Kamleshbhai B. Patel Chairman & Managing Director

### **SUZLON FINANCIAL RESULT Q2 FY21**

	STATEMENT OF UNAUDIT FOR THE QUARTER AND				(₹ In crores)	
		Quarte	ended ended	Half year ended	Year ended	
Pa	articulars	September 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)	September 30, 2020 (Unaudited)	March 31, 2020 (Audited)	
1	Total income from operations	736.70	817.45	1,264.92	3,000.42	
2	Profit / (loss) before exceptional items and tax	(149.73)	(733.71)	(532.10)	(2,618.06)	
3	Profit / (loss) before tax	672.01	(777.83)	274.77	(2,683.95)	
4	Net profit / (loss) after tax, and share in profit / (loss) of associate and joint ventures	674.76	(777.83)	275.90	(2,691.84)	
5	Total comprehensive income / (loss)	707.12	(793.08)	339.78	(2,551.15)	
6	Paid up equity share capital (Face value of ₹ 2/- each)	1,645.10	1,063.95	1,645.10	1,063.95	
7	Earnings / (loss) per equity share (EPS) (*not annualised)					
	- Basic (₹)	*0.83	*(1.40)	*0.41	(4.97)	
	- Diluted (₹)	*0.71	*(1.40)	*0.37	(4.97)	

#### STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2020

	Quarte	ended	Half year ended	Year ended	
Particulars	September 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)	September 30, 2020 (Unaudited)	March 31, 2020 (Audited)	
Total income from operations	233.01	183.14	306.46	612.13	
Profit / (loss) before exceptional items and tax	(263.28)	(780.21)	(754.18)	(2,483.93)	
Profit / (loss) before tax	558.46	(958.92)	52.69	(3,275.98)	
Profit / (loss) after tax	558.46	(958.92)	52.69	(3,276.63)	
Total comprehensive income / (loss)	558.62	(959.87)	51.40	(3,271.52)	
Paid up equity share capital (Face value of ₹ 2/- each)	1,645.10	1,063.95	1,645.10	1,063.95	
Earnings / (loss) per equity share (EPS) (*not annualised)					
- Basic (₹)	*0.69	*(1.80)	*0.08	(6.16	
- Diluted (₹)	*0.58	*(1.80)	*0.07	(6.16	

Date: November 10, 2020

Suzlon Energy Limited [CIN: L40100GJ1995PLC025447)

Registered Office:

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 10, 2020. The statutory auditors of the Company have carried out a limited review of the above results for the quarter and half year ended September 30, 2020.

The above is an extract of the detailed format of financial results for the quarter and half year ended September 30, 2020, filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated financial results for the quarter and half year ended September 30, 2020 are available on the website of the Company, www.suzlon.com and website of the Stock Exchanges,

For Suzlon Energy Limited

Tulsi R. Tanti Chairman & Managing Director DIN No: 00002283



More than 18.8 GW of installations | Footprint across 18 countries | Largest product portfolios | R&D across Netherlands, India, Germany and Denmark Leading global renewable energy player offering end-to-end solutions. To know more visit us at: www.suzlon.com I Join us on 🖸 🛅 🚯

Regd. Office: "Suzlon", 5, Shrimali Society, Near Shri Krishna Complex, Navrangpura, Ahmedabad-380009

Tel.:+91.79.6604 5000 / +91.79.2640 7141, Fax:+91.79.2656 5540, +91.79.2644 2844

website: www.suzlon.com; email id: investors@suzlon.com