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ICL/DS/2021-22/156

June 29, 2021

Calcutta Stock Exchange Limited

7, Lyons Range, Kolkata – 700 001 Fax No. 22104500 Kind Attn: Secretary

Scrip Code No.10019039 (CSE)

Bombay Stock Exchange Limited

P.J.Towers, Dalal Street, Mumbai – 400 001 Fax No. 22722037/22723121 Kind Attn: General Manager, Department of Corporate Services Scrip Code No. 509709 (BSE)

Sub: Outcome of Board Meeting held on June 29, 2021

In compliance to Regulations 30 and other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, this is to inform you that the Board of Directors atits meeting held today i.e. June 29, 2021, which commenced at 3.00 P.M. and concluded at 7:30 P.M. has approved the following:

- Considered, approved and adopted the Audited Standalone and Consolidated Financial Results for the quarter and year ended March 31, 2021. In accordance with the provisions of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. We are enclosing herewith statement showing the Audited Financial Results for the quarter and year ended March 31, 2021 along with Auditors Report and Declaration of unmodified opinion for your reference and record.
- 2. Recommended a dividend of Re.1/- per equity share face value of Rs. 1/- each (Being 100% of the face value) for the Financial Year ended on March 31, 2021, subject to the approval of shareholders at the forthcoming Annual General Meeting (AGM).
- 3. Approved re-appointment of Mr. Rajnedra Kumar Dabriwala (DIN: 00086658) as a Managing Director of the Company for a further period of 3 years effective from October 1, 2021 on the terms and remuneration payable to him based on the recommendation of Nomination &Remuneration Committee, subject to approval of members of the Company at the ensuing AGM.
- 4. Approved listing of securities of the Company on National Stock Exchange (NSE).
- 5. Voluntary delisting of equity shares of the Company from the Calcutta Stock Exchange Limited only, in compliance with Regulation 5 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 ("SEBI Delisting Regulations").
- 6. Approved Sale of Investment held by the Company in one of its Group Company M/s. Elpro International Limited to another promoter group company namely M/s. I.G.E (India) Private Limited, the transfer would be among inter se promoters through exchange and at exchange listed price or at a price prescribed under SEBI (SAST) Regulations 2011, pursuant to section 180(1)(a) and 188 and other applicable provisions of the Companies Act 2013 and 30bject to



Registered Office & Works I: Falta SEZ, Sector - II, Near Pump House No. 3 Village & Mouza - Akalmegh Dist. South 24 Parganas, West Bengal-743 504 Works II : E-39, M.I.D.C. Area, Chikalthana Aurangabad - 431 006 Maharashtra approvals of Company's Shareholders through Postal Ballot notice pursuant to section 110 of the Companies Act, 2013 read with rule 22 of Companies (Management and administration) Rules, 2014 and further subject to all other Regulatory approvals. The disclosure for the proposed sale is annexed hereto and marked as annexure A.

This may be treated as compliance under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Thanking you,

Yours faithfully,

For International Conveyors Limited

Dipti Sharnma

Company Secretary & Compliance Officer

Enci: As above

Annexure A

Disclosure for the proposed sale of Investment held in M/s. Elpro International Limited deemed to be sale of Undertaking in view of Networth criteria stipulated under Companies Act 2013

1	Percentage of Equity to be sold	15.91% of the total equity of M/s. Elpro International Limited
2	Date of passing of Board resolution for sale	29.06.2021
3	Expected date of completion of sale	After due approvals from shareholders and subject to completion of other regulatory compliances and the sale transaction will be completed in one or more tranches
4	Consideration to be received from sale	The sale transaction will be conducted through exchange at prevailing listed price on the transaction date or as per the pricing guidelines stipulated under SEBI (SAST) Regulations 2011 for inter se promoter sale
5	Brief details of Buyer and whether buyer belongs to Promoter/Promoter Group/Group Company	The buyer is one of the Promoter namely I.G.E (India) Private Limited, a Private Company incorporated under the Companies Act 1956 having its registered office at 16, India Exchange Place, Kolkata 700 001
6	Whether the transaction would fall under related party transaction?, if yes, whether the same to be done at arm's length?	The proposed transaction falls within related party transactions and the said transaction is at arm's length
7.	Rational for proposed sale	Strategic business decision



Chartered Accountants G. P. AGRAWAL & CO.

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Unit No. 606, Diamond Heritage, 16, Strand Road, Kolkata 700001. Ph. 66076831/46012771/46017361

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252A, Vijay Tower, ShahpurJat, Opp. Panchsheel Park Commercial Complex, New Delhi - 110 049

Ph. 2649-1374, Fax:(011)2649-6932

Res: (0124)506 1150, E-Mail: maildel@gpaco.net

Independent Auditor's Report on Quarterly and Year to Date Audited Standalone Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To The Board of Directors of **International Conveyors Limited**

Opinion

We have audited the accompanying quarterly and year to date standalone financial results of International Conveyors Limited ("the Company") for the quarter and year ended 31st March, 2021 ("the Statement"), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us these Financial Results:

- i. are presented in accordance with the requirements of Regulations 33 of the Listing Regulations in this regard; and
- give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the quarter and year ended 31st March, 2021.

Basis of Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Standalone Financial Results" section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial results under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

Emphasis of Matter

We draw attention to note no. 3 of the Statement which explains the management's assessment that there is no significant impact of COVID-19 pandemic on the Statement for the year ended 31st March, 2021.

Our opinion is not modified in respect of this matter.

Management's Responsibilities for the Standalone Financial Results

The Statement has been prepared on the basis of the standalone annual financial statements. The Company's Board of Directors are responsible for the preparation of the Statement that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Standalone Financial Results

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

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

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence
 that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a
 material misstatement resulting from fraud is higher than for one resulting from error, as fraud
 may involve collusion, forgery, intentional omissions, misrepresentations, or the override of
 internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies
 Act, 2013, we are also responsible for expressing our opinion on whether the company has
 adequate internal financial controls system in place and the operating effectiveness of such
 controls.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosure made by the Board of Directors in terms of requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain the sufficient appropriate audit evidence regarding the Financial Results of the Company to express an opinion on the Financial Results.

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

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

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



Other Matters

- a. Due to the COVID-19 pandemic, nationwide lockdown and other travel restrictions were imposed by the Government/local administration. Hence, the audit processes were carried out electronically by remote access. The necessary records were made available by the management through digital medium and were accepted as audit evidence while reporting for the current period.
- b. The Statement include the results for the quarter ended 31st March, 2021 being the balancing figure between the audited figures in respect of full financial year ended 31st March, 2021 and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

Our opinion is not modified in respect of these matters.

For G.P. Agrawal & Co. Chartered Accountants Firm's Registration No. 302082E

CA. Radhika Singhania

Partner

Membership No. 310691

UDIN: 21310691AAAAAN2171

Place of Signature: Pune

Date: The 29th day of June, 2021

Chartered Accountants G. P. AGRAWAL & CO.

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Independent Auditor's Report on the Quarterly and Year to Date Consolidated Financial Results of the Company pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To The Board of Directors of International Conveyors Limited

Opinion

We have audited the accompanying statement of quarterly and year to date consolidated financial results of INTERNATIONAL CONVEYORS LIMITED (hereinafter referred to as the "the Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group"), for the quarter and year ended 31st March, 2021 ("the Statement"), attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of management certified financial statements of subsidiaries, the Statement:

includes the financial results of the following entities: i.

Name of the Entity	Nature of Relationship
International Belting Limited	Subsidiary
Conveyors Holdings Pte Limited	Subsidiary
International Conveyors America Limited, INC	Subsidiary
International Conveyors Australia PTY LTD	Step down subsidiary
	International Belting Limited Conveyors Holdings Pte Limited International Conveyors America Limited, INC

- is presented in accordance with the requirements of Regulations 33 of the Listing Regulations ii. in this regard; and
- iii. gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the consolidated net profit and other comprehensive income and other financial information of the Group for the quarter and year ended 31st March, 2021.



Basis of Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Results" section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us and on the basis of management certified financial statements of subsidiaries as referred to in "Other Matter" paragraph below, is sufficient and appropriate to provide a basis of our opinion.

Emphasis of Matter

We draw attention to note no. 3 of the statement which explains the management's assessment that there is no significant impact of COVID-19 pandemic on the Statement for the quarter and year ended 31st March, 2021.

Our opinion is not modified in respect of this matter.

Board of Directors' Responsibilities for the Consolidated Financial Results

The Statement has been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of the Statement that give a true and fair view of the net profit and other comprehensive income and other financial information of the Group in accordance with the applicable Indian Accounting Standard prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Statement by the Directors of the Holding Company, as aforesaid.

In preparing the Statement, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

Our objectives are to obtain reasonable assurance about whether the Statement as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an

audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the Statement.

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

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence
 that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a
 material misstatement resulting from fraud is higher than for one resulting from error, as fraud
 may involve collusion, forgery, intentional omissions, misrepresentations, or the override of
 internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are
 also responsible for expressing our opinion on whether the company has adequate internal
 financial controls with reference to financial statements in place and the operating effectiveness
 of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosure made by the Board of Directors in terms of requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the
 disclosures, and whether the consolidated financial results represent the underlying transactions
 and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial results / financial information
 of the entities within the Group to express an opinion on the consolidated financial results. We
 are responsible for the direction, supervision and performance of the audit of financial
 information of such entities included in the consolidated financial results, which have been
 audited by other auditors, such other auditors remain responsible for the direction, supervision
 and performance of the audits carried out by them. We remain solely responsible for our audit
 opinion.

Materiality is the magnitude of misstatements in the Statements that, individually or in aggregate, makes it probable that economic decisions of a reasonably knowledgeable user of the Statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning to

the scope of our audit work and in evaluating the results of our work and (ii) to evaluate the effect of any identified misstatement in the Financial Statements.

We communicate with those charged with governance of the Holding Company and such other entities included in the Statement of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

Other Matters

a. The Consolidated financial results include total assets of Rs. 626.61 lakhs as at 31st March, 2021, total revenue of Rs. 13 lakhs and Rs. 442 lakhs and total net loss after tax of Rs. 102 lakhs and net profit after tax of 139 lakhs and total comprehensive loss of Rs. 128 lakhs and total comprehensive income of Rs. 113.48 lakhs for the quarter ended 31sst March,2021 and year ended 31st March, 2021 respectively in respect of three subsidiaries and one step down subsidiary, whose financial statements have not been audited by us. These financial statements are unaudited and have been certified by the Management of the holding Company and our opinion on the consolidated financial results, in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on such unaudited financial statements and the procedures performed by us are as stated in paragraph above.

In our opinion and according to the information and explanations given to us by the Board of Directors, these financial statements are not material to the Group.

Our opinion on the consolidated financial results is not modified in respect of this matter.

- b. Due to the COVID-19 pandemic, lockdown and other travel restrictions were imposed by the Government/local administration. Hence, the audit processes were carried out electronically by remote access. The necessary records were made available by the management through digital medium and were accepted as audit evidence while reporting for the current period.
- c. The Statement include the results for the quarter ended 31st March, 2021 being the balancing figure between the audited figures in respect of full financial year ended 31st March, 2021 and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

For G.P. Agrawal & Co. Chartered Accountants Firm's Registration No. 302082E

Girghana

CA. Radhika Singhania Partner

Membership No. 310691

UDIN: 21310691AAAAAO8855

Place of Signature: Pune

Date: The 29th day of June, 2021

INTERNATIONAL CONVEYORS LIMITED
REGD, OFF: FALTA SEZ, VILL & MOUZA: AKALMECH, SOUTH 24 DAISGANAS 743 504, WEST BENGAL

CIN 121309WE1973PLC028854

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STATEMENT OF STANDALONE AND CONSOLIDATED AUDITED FIRANCIAL RESULTS FOR THE CUARTER AND YEAR ENDED 3181 MARCH, 2021

			STANDALONE					ONSOLIDATE	13	Te His Towns
	THREE MONTHS ENDED		TEAR ENDED		D/87	E MONTHS E			STREET	
E. PARTICULARS	31.03.2021	31.12.2020	- 31.03.2020	31.03.2021		31.03.2021	31 12 2020	31.03 2020		31.03.2020
0.	Audited	Unaudited	Assetstend	Audited	Austifed	Audited	Disaudited	Audited	Audited	Audited
1 REVENUE									100.71	
Revenue from operations	5352	4369	2733	16622	9130	5420	9431	2647	16927	986
Other societies	322	1.87	101	760	785	267	230	166	897	81
TOTAL INCOME (I)	5674	4556	2894	17382	9915	5687	4687	2813	17824	1068
II EXPENSES:										
Cost of material consumed	2765	2324	1429	8461	46.20	2765	2324	1420	8-46.1	462
Purchases of stock in-trade	118	103	56	453	769	249	104	48	580	345
Changes in inventuries of finished goods, work-in-progress and stock in-trade		(4.27)	(113)	630	[1162]			(167)	734	(395)
	297					304	(427)			
Employee benefits expanse	465	344	291	1357		490	369	325	1443	117
Finance costs	105	128	JN4	523		90	119		467	149
Depen sation and amortisation expense	54	42	42	173		55	42	4/1	174	
Other expenses	1,100	1002	1219	3734	and the second second	The second secon	1018	16988	3712	337
TOTAL EXPENSES (II)	5194	3516	3108	15331	9392	5277	3549	3539	15597	1036
III PROFIT/(LGSS) BEFORE TAX (I-II)	480	1010	2000	2051	523					
III PROFILINGUES BELLONG THE UTIL	480	10-10	(214)	2051	523	410	1138	(726)	2227	32
IV TAX EXPENSE										
Current Tax	1-90	129	(33)	465	38	170	181	1334	500	
-Deferred Tax	1111		(383)	65			3.3	(383)	66	1335
				-11	100.00			1100000		
V PROFIT/(LOSS) AFTER TAX (III-IV)	351	828	202	1521	844	251	924	(310)	1662	63
VI OTHER COMPREHENSIVE INCOME										
A Items that will not be reclassified to Profit or Loss	190	76	(27.10)	2093	13965)	164	76		2058	rivion
A REGIS that will not be reclassified to Profit of Loss	199	3.0	327.301	20000	(3403)	1914	7.00	(2721)	-217.20	1.51929
Income Tax relating to items that will not be reclassified to Profit or Loss	8	(3.2)	278	1233)	351		1321	270	1209	3.49
B Items that will be reclassified to Profit or Loss Income Tax relating to items that will be reclassified to Profit or Loss										
Other Comprehensive Income/(Expense) for the period, net of tax	207	44	(2452)	1990	(3114)	183	44	(2445)	1859	1,110
VII TOTAL COMPREHENSIVE INCOME/(EXPENSE) FOR THE PERIOD (V+VI)			_							
(Comprising Profit/(Losa) and Other Comprehensive Income/(Expense) for the										
perjecti										
	558	872	(2250)	3401	(2270)	432	968	(2755)	3516	(2470
	-									
VIII PROFIT/(LOSS) FOR THE YEAR										
Attributable to	NA.	NA.	NA:	N/V	NA	251	924	EX10)	1662	6.17
Owners of the parent	NA.	NA NA	NA.	NA NA	NA NA	NA.	NA.	NA.		
Non-controlling interests	1874	,315	3474	(4.4			7975	1978	NA.	
IX Total comprehensive income for the year										
Attributable to										
Owners of the parent	NA.	NA.	NA	NA.	NA.	432	968	(27.55)	3516	(447)
Non-controlling interests	NA.	NA.	NA.	N/A	NA.	NA.	NA	NA	NA	N/
X PAID UP EQUITY SHARE CAPITAL [Face Value of 7 1/- Per Share]	673	675	675	675	675	675	675	673	675	67
XI OTHER EQUITY	NA	NA	NA.	16245	12896	NA	NA	NA	14725	11550
XII EARNINGS PER SHARE (EPS) of ? 1 such (not annualised for quarterly figures)										
DAZAK PARAMETER	0.52	1.23	0.30	2.10	1 70	0.37	4.10	(0.46)	7.45	21:04
Bank Diluted	0.52		0.30	2.25	1.25	0.37	1.37	(0.46)	2.40	0.94
(District	17.374	1.23	11.30	2.25	1.25	that I	1.37	(0.90)	2.46	17.94





Segment wise Revenue, Results and Capital Employed

				STANDAL ONE				- 0	THISOLIDATE	0	-
			THREE MONTHS ENDED		YEAR ENDED		THREE MONTHS ENDED		NDED	YEAR ENDED	
SL	PARTICULARS	31.03.2021	31.12.2020	31.03.2020	31/03/2021	31.03.2020	31.03.2021	31.12.2020	31.03.2020	31.03.2021	31:03:2020
NU		Authori	Unicohted	Addited	Aonited	Audited	0.37185185	Unaudited	Audired	Audited	Aphted
1	Segment Revenue (Net sales / Income from Operations)										
	a Conveyor Belts	5201	4059	2598	15770	8271	5269	4121	2512	16075	5000
	b Wand Energy	33	36	36	190	260	33	36	361		266
	Trading Goods	202	192	120	592	495	202	192	120	592	1546
	d. Unadlocated	(8-4)	8.2	(21)	70	104	-84	82	(21)		
	Tutal segment Revenue	5352	4369	2733	10622	9130	5420	4431	26147	16922	960
	Less Inter-Segment Resenue	- 111713							-	7.55	
	Net sales/ Income from Operations	5352	4369	2733	19622	9130	5420	4431	2647	10927	986
2	Segment Result Profit/(Loss) before Tax & Interest from each segment										
	a Conveyor Beita	728	1258	340	3100	1366	599	1343	239	317.0	1704
	b World Energy	(27)	1101		20			1309	1		
	Trading Goods	24	6.5	29	(140)		24	0.5	28	(740)	17
	Total	725	1.013	360	2095			1398			1740
	CSS	10,800				70.00	3130	1330	200	-0.00	1:1:00
	a) Interest	10/5	1287	189	523	QSX	96	119	163	487	1980
	Other Un-allocable expenditure net off Un-allocable	140	145	199	421		P	141	831		43
	moone	3.40					17.7	11.0		,240.	-9.0
	Total Profit / (Loss) Before Tax	480	1040	(214)	2031	523	410	1138	(726)	2227	
	I Diai Front / Leons Beinte ras	400	. 1.740	1,111	20.51	74.0	4,0	1136	11.211)	9660	72
3											
	e Conveyor Belta	5577	4875	67.52	5677			3134	5292		529
	b Ward Energy	654		425	444	1		47.5	425	449	425
	c Trading Goods	256		4.15	256			312			423
	d other (being unafficated)	18178		14750	16178			17251	14350		
	Total Segment Assets	24455	22913	22352	24458	22352	22791	21172	20692	22791	2069
4	Segment Liabilities :										
	u Conveyor Belta	2538	2155	2012	2558	2082	2717	2128	2003	2717	206
	b Wand Energy	55	40	26	58	26	55	40	26	55	- 21
	e Trasting Goods	10	7	3	10	3	10	7	3	18	
	d other (being unallocated)	4912	4431	6670	4912	6670	4609	4105	6369	9609	636
	Total Segment Liabilities	7535	6633	8781	7535	8781	7391	6280	8461	7391	8-16

Notes

- 1. The above audited financial results have been reviewed by the Audit Committee and have been approved by Board of Directors at their respective nicetings held on June 29, 2021.
- 2 The figures for the 3 months ended 31,03,2021 and corresponding 3 months ended 31,03,2020 are the balancing figures between the audited figures in respect of the full financial year and the year to date figures upto the third quarter of the respective financial years.
- 3 The outbreak of Coronavirus (COVID-19) is causing significant disturbance and slowdown of econorise activity in India and across the globe. The Company has evaluated impact of this pandemic in its business operations. Based on its review and current indicators of economic conditions, there is no significant impact on its financial results ended 31.03.2021. The Company will continue to closely monitor any material charges arising from future economic conditions and impact on its business.
- 4. The figures of previous periods have been re-grouped wherever necessary to make them comparable with those of the current period.

Place Kolksta Date 29 06:2021 GRAWAL & COOK ATA SELECTION AS A COOK ATA SELECTION AS

R. K. Dabriwala (Managing Euroctor)

INTERNATIONAL CONVEYORS LIMITED

REGD. OFF PALTA SEZ, VILL & MAUZA: AKALMEGH, SOUTH 24 PARGANAS - 743 504, WEST BENGAL

CIN: L21300WB1973PLC028854

EMAIL: icltd@clbelting.com & WEB SITE: www.iclbelting.com STATEMENT OF STANDALONE AND CONSULDATED AUDITED ASSETS AND UABILITIES AS AT 31ST MARCH, 2021

	STANDAL	ONE	CONSOLIDATED			
Particulars	As at March 31, 2021	As at March 31, 2020	As at March 31, 2021	As at March 31, 2020		
	Audited	Audited	Audited	Audited		
I. ASSETS						
(1) Non - current assets	v manuf		1.000			
(a) Property, plant and equipment	1570	1413	1570	1413		
(b) Capital work in progress		128		128		
(c) Goodwill on consolidation	*	7.0	101	101		
(d) Other intangible assets	1	1	1	1		
(e) Financial assets			0.000			
(i) Investments	1.7065	12468	14740	10178		
(b) Loans	55	35	55	35		
(iii) Other financial assets	460	462	460	462		
(f) Deferred tax assets (net)	73	351	7.1	340		
(g) Non - current tax assets (net)	161	167	133	153		
(h) Other non - current assets		829	100	829		
(2) Current Assets						
(a) Inventories	2401	2692	2408	2802		
(b) Financial assets						
til Trade receivables	1582	2921	1687	2905		
(n) Cash and cash equivalents	35	91	163	167		
(m) Bank balances other than cash and cash						
equivalents	12	1.1	12	11		
(iv) Loans	231	321	564	654		
(v) Other financial assets	113	37	113	44		
(c) Other current assets	696	425	713	469		
The state of the s				5000		
Total Assets	24455	22,152	22791	20692		
Equity and Liabilities						
Equity						
(a) Equity share capital	675	675	675	675		
(b) Other equity	16245	12896	14725	11556		
Liabilities						
(1) Non- current liabilities						
(a) Financial liabilities						
(i) Borrowings .	15	9	15	9		
(b) Provisions	35	34	35	34		
(2) Current liabilites						
(a) Financial habilities						
(i) Borrowings	4868	6585	4545	6283		
(u) Trasle payables						
Total Outstanding dues of micro enterprises						
and small enterprises	155	27	155	27		
Total Outstanding dues of creditors other			1			
than micro enterprises and small	1851	1606	1899	1345		
(iii) Other current financial liabilities	. 7	20	339	286		
(b) Other current liabilities	302	395	101	371		
(c) Short term provisions	302	105	302	106		
Total Equity and Liabilities	24455	22352	22791	20692		





INTERNATIONAL CONVEYORS LIMITED
CIN No. - L21300WB1973PLC028854
Statement of Standalone and Consolidated Audited Cash Flow for the year ended March 31, 2021

	STANDALONE CONSOLIDATED						
	Year ended Year ended		Year ended	Year ended			
	March 31, 2021	March 31, 2020	March 31, 2021	March 31, 2020			
. CASH FLOW FROM OPERATING ACTIVITIES							
Net Profit/(Loss) before tax	2051	523	2227	323			
Adjustments to reconcile profit before tax to net cash flow provided by							
operating activities :							
Depreciation and amortoation expense	1.73	177	174	178			
Provision for Bad and Doubtful Debts / Bad Debts	1	-61	1.	6.1			
Employees Compensation Account	82	- 1	82				
Gain on Redemption of Preference Shares		(193)		(193			
Rebate and discount	206	83	206				
Dividend from non-current investment	(70)	(18)	(8)	(2)			
Finance costs	523	988	487	985			
Interest income	(209)	[270]	(237)	(30)			
Sundry balance written back	(6)	(4)	(6)				
Unrealised foreign exchange gain	(2.7)		(27)				
Operating profit before working capital changes	2724	1347	2899	1035			
Adjustmens to reconcile operating profit to cash flow provided by							
changes in working capital:		1					
(increase)/ Decrease in inventories	291	(1618)	394	(168			
(increase)/ Decrease in other current financial assets	(51)	39	(44)	11			
(Increase)/ Decrease in trade receivables	1161	80	1039	(32			
(Increase)/ Decrease in other non-current and current assets	558	498	585	45			
Increase/ (Decrease) in trade payables	380	77	689	17			
Increase/ [Decrease] in other non-current and current liabilities	(93)	345	(269)	29			
Increase/ (Decrease) in other financial liabilities	- 1	-	66	26			
Increase/ (Decrease) in long term and short term provisions	25	19	23	4			
	2271	(560)	2483	(655			
Cash generated from operations	4995	787	5382	376			
Direct Taxes (paid)/refund received	(460)	(60)	(455)	(5)			
Net cash from/(used in) operating activities	4535	727	4927	323			
CASH FLOW FROM INVESTING ACTIVITIES							
Purchase of property, plant and equipment and intangible assets	(201)	(38)	(201)	(3)			
Purchase of investments	(2284)	(1426)	(2283)				
Proceeds from sale of investments	125	4379	125	355			
Loan given to parties	(25)	(57)	(356)				
Loan repaid by parties	78	1885	78	71			
Dividend received	65	83	3	8			
Proceeds/ (investment) in Fixed Deposits / deposits	-4	21.	4	1			
- Interest received	28.	175	56	30			
Net cash from/(used in) investing activities	(2209)	3923	(2574)	462			
CASH FLOW FROM FINANCING ACTIVITIES							
Proceeds of long term borrowings	11	15	11	1			
Repayment) of long term borrowings	(4)	(2)	(4)				
Proceeds/ (repayment) of short term borrowings (net)	(1856)	(3820)	(1556)	(389			
Dividend paid (including corporate dividend tax thereon)	(135)	(41)	(146)	(4			
Interest paid	(698)	(723)	(662)	(98			
Net cash from/(used in) Financing Activities	(2382)	(4571)	(2357)	(490			
Net Increase/(Decrease) in Cash and Cash Equivalents	(56)	79	(4)	3			
			1				
Cash and Cash Equivalents at the beginning of the year	91	12	167	. 13			







International Conveyors Limited

Corporate Office: 10 Middleton Row Post Box No. 9282. Kaikata - 700 071 CIN [21300W81973PLC028854 Phone +91 33-2229 6033/1768 Facsimile +91-33-2217-2269

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CEO/CFO CERTIFICATION

To,

The Board of Directors,

International Conveyors Ltd.

We, Rajendra Kumar Dabriwala, Managing Director and Ashok Kumar Gulgulia, Chief Financial Officer, hereby certify to the Board that:

- a) We have reviewed the financial statements and the cash flow statement for the year ended March 31, 2021 and that to the best of our knowledge and belief:
 - i. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - ii. These statements together present a true and fair view of the Company's affairs and are in compliance with the existing accounting standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year ended March 31, 2021 which is fraudulent, illegal or violative of the Company's code of conduct.
- c) We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the auditors and the Audit Committee that:
 - i. There have been no significant changes in internal control over financial reporting during the year;
 - ii. There have been no significant changes in accounting policies during the period;
 - iii. There have been no instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For International Conveyors Ltd

Ashok Kumar Gulgulia Chief Financial Officer

Rajendra Kumar Dabriwala Managing Director

2. Damirale

Date: 29.06.2021

Registered Office & Works I: Faita SEZ, Sector - It, Near Pump House No. 3 Vilage & Mauza - Akalmeah Dist South 24 Parganas, West Bengal-743 504

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