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RUCHI SOYA INDUSTRIES LIMITED

CIN: L15140MH1986PLC038536

RSIL/2018

17,08.2018

BSE Limited
Phiroze Jeejeebhoy Tower
Dalal Street,
Mumbai – 400 001

National Stock Exchange of India Ltd. "Exchange Plaza" Bandra-Kurla Complex, Bandra (E), <u>Mumbai – 400 051</u>

Dear Sirs,

Re: Intimation of Publication of Unaudited Financial Results

Please find attached herewith Unaudited Financial Result for quarter ended on 30th June, 2018 published in Free Press and Navshakti News Papers dated 15th August, 2018.

This is for your records please.

Thanking you,

Yours faithfully,

For RUCHI SOYA INDUSTRIES LIMITED

COMPANY SECRETARY

Encl: As above.

Regd. Office: "Ruchi House", Royal Palms, Survey No. 169, Aarey Milk Colony, Near Mayur Nagar, Goregaon (East), Mumbai- 400 065 Phone: 022 - 39388200 / 39388300 . Fax: 022 - 39388257 / 39388336.

RUCHI SOYA INDUSTRIES LIMITED

CIN: L15140MH1986PLC038536

Regd. Office: "Ruchi House", Royal palms, Survey No. 169, Aarey Milk Colony, Near Mayur Nagar, Goregaon (E), Mumbai -65

Statement of Standalone Unaudited Financial Results for the quarter ended June 30th, 2018

S. No.	Particulars	STANDALONE (Rs. in Lacs)			
NO.		Quarter Ended			Year Ended
1	Total income from Operations	30.06.2018 (Unaudited)	31.03.2018 (Audited)	30.06.2017 (Unaudited)	31.03.2018 (Audited)
3 4 5	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items#) Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items#) Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items#) Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	297,286,91 2,260,62 2,260,62 2,250,62	261,932.76 -43,932.65 -43,932.65 -44,773.22	326.120.75 -46.592.45 -46.592.45 -28.623.76	1,199,413.30 -601,024.40 -601,024.40 -557,327.99
a.	Equity Share Capital Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year Earnings Per Share (of Rs. 2/- each) (before extraordinary and exceptional items) 1. Basic :	1,918.69 6,529.41 0.00	-45,052.91 6,529.41 0.00	-28.874.02 6,529.41 0.00	-557,224.51 6,529.41 -461,388.89
86.	Diluted : Eamings Per Share (of Rs. 2/- each) (bafter extraordinay and exceptional items)- Basic ;	0.69 0.69	-13.71 -13.71	-8.74 -8.74	-170.73 -170.73
-	2. Diuted : s to the Standalone Financial Results:	0.69 0.69	-13.71 -13.71	-8.74 -8.74	-170.73 -170.73

1. The National Company Law Tribunal ("NCLT"), Mumbai Bench, vide order dated on 15th December 2017 ("Insolvericy Commencement Date") has in 1. The National Company Law Tribunal ("NCLT"). Mumbai Bench, vide proof dated on 15th December 2017 ("Insolvency Commencement Date") has initiated Corporate Insolvency Resolution Process ("CIRP") uis 7 of the Insolvency and Bankruptcy Code. 2016 ("the Code") based on application filed by Standard Chartered Bank and D8S Bank Ltd. financial creditors of the Company. Mr. Shallendra Ajmera P Registration No. IBBUPA-001/IP-P00304/2017-18/10568 was appointed as Interim Resolution Professional ("IRP") to manage affairs of the Company in accordance with the provisions of Code. In the first meeting of Committee of Creditors ("CoC") held on 12th January 2016, Mr. Shallendra Ajmera had been confirmed as Resolution Professional ("RP") for the Company order dated 8th June 2018 NCLT practice attended the CIRP time period by 90 more days with effect from 12th June 2018. These Standalone Financial Resoluts for the quarter ended 30th June 2018 have been prepared by the reanagement of the Company and certified by Mr. Anii Singhai. Chief Financial Officer ("CFO") of the Company in accordance with Requisitors 33/21 of the SEBI (Listing). of our dated sen June 2018 No.L1 mas extended the Circle time period by 90 more days with effect from 12th June 2018. These standardner intended set in equation of the Company and certified by Mr. Anti Singhal, Chief Financial Officer (°CFO") of the Company in accordance with Regulation 33(2) of the SEBI (Listing This unaudited financial results were placed before the RP, the CFO and the Company Secretary on 13th August 2018 for their consideration. Accordingly, the unaudited financial results were

This unaudited financial results were placed before the RP, the CFO and the Company Secretary on 13th August 2018 for their consideration. Accordingly, the unaudited financial results were approved the same. To the extent, this unaudited financial results indicate or confirm of events prior to the appointment of the resciution professional, the confirmation is being provided only by the Chief Financial Officer. The Resolution Professional is relying on the management representation letter dated August 13, 2018 for all information and confirmations in relation to the day to day of Circetors of the Company (suspended during CiRP) which has been conferred upon him in terms of provisions of Section 17 of the Code.

2. The carrying value of tangible assets (including capital work in progress of Rs. 3,014,26 Lakhs) and intangible assets as at 30th June 2018 is Rs. 3,84,217,49 Lakhs and Rs. 1,51,618,68 Lakhs, for necessary approvals before the Committee of Circetors, which shall be put up into consideration any impact on the value of the tangible and intangible assets, if any, in preparation of Financial results as required by Ind-AS 10 on "Events after the reporting period". Further, the

for necessary approvals before the Committee of Creditor (GoC) and the NCLT. The CIRM is not yet concluded and nence, the final outcome is yet to be ascertained. The company has not taken into consideration any impact on the value of the tangible and intangible assets, if any, in preparation of Financial results as required by Ind-AS 10 on "Events after the reporting period". Further, the has accordingly been qualified by the auditors in their review report. The auditor have also qualified their audit report on the same matter for the year ended 31st March 2018.

has accordingly been qualified by the auditors in their review report. The auditor have also qualified their audit report on the same matter for the year ended 3 1st March 2018.

3. In respect of Company's borrowings from banks and financial institutions aggregating Rs. 2,95,653.40 Lakh, bank balances (current account and term deposits) aggregating Rs. 3, 111.37 Lakhs, balance confirmations as at 30th June 2018 has not been received by the Company. In accordance with the Code, public announcement was made calling upon the financial creditors and and admit the claims submitted against the Company. Such claims can be submitted to the IRP/IRP has to receive, collate December 29, 2017, the CoC was formed on January 5, 2018, and the list of such creditors was Rd ultroffed to the NCLT and uploaded on the company website. Thereafter, there could be regular additional documents to substantiate whole or part of the unreconciled balances on such claims. In respect of claims submitted by the financial creditors as on 15th December 2017, the same is exceeding amount appearing in the books of accounts. To the avient the concess for submission and

administration of claims submitted by the financial creditors as on 15th December 2017, the same is exceeding amount appearing in the books of accounts. To the extent the process for submission and reconciliation of claims as on the insolvency Commencement Date remains an on-going process, no accounting impact in the books of accounts has been made in respect of excess, short or non-receipts of claims for operational and financial creditors. This matter has accordingly been qualified by the auditors in their review report. The auditor have also qualified their audit report on the

4 (i) The Company has not recognised interest payable, after the insolvency commencement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowing from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowing from banks and financial institutions, customer advancement date i.e. 15th December 2017, on borrowing from banks and financial institutions and financial institutions are institutions.

inchas- 109 on Financial instruments:

(ii) In respect of trade payables, certain trade receivables and borrowings denominated and payables/receivables in foreign currency and outstanding at insolvency commencement date i.e. 15th December 2017 and which are continued to remain outstanding as at 30th June 2018 are not restated at foreign currency closing rate as at 30th June 2018 having an impact on exchange difference loss (net) of Rs. 2152.84 Lakhs. (For the year ended 31st March 2018 Rs. 1926.86 takhs), cumulatively Rs. 4079.70 Lakh till 30th June 2018. The same is not in compliance with IndAS – 21 on "The Effects of Changes in Foreign Exchange Rates" that requires foreign currency monetary items shall be translated using the closing rate.

(iii) Had provision for interest and exchange difference would be recognised, finance cost, total expenses, loss for the year and total comprehensive income would have been higher by equivalent amount as mentioned above having consequential impact on other current financial flability and other equity. This matter has accordingly been qualified by the auditors in their review report. The 30th propert of the continuing refault in payment of divers extens increase have fined.

auditor have also qualified their audit report on the same matter for the year ended 31st March 2018.

5. The Company has incurred losses, its liabilities exceeded total assets and its net worth has been fully eroded. In view of the continuing default in payment of dues, certain lenders have sent notices letters recalling their loans given and called upon the Company to pay entire dues and other liabilities, receipt of invocation notices of corporate guarantees given by the Company, while also invoking the personal guarantee of Promoter Directors. Certain lenders have also issued wilful defaulter notices and filed potition for winding up of the Company.

As mentioned in note no. 1 above, the honourable NCLT has admitted a petition to initiate insolvency proceeding against the Company under the Code. As per the Code, it is required that the Company be managed as a going concern during the CIRP. Further, under the CIRP, a resolution plan needs to be presented to and approved by the CoC, post which it will need to be approved by the NCLT to keep the Company as a going concern. Currently, as explained in note no. 1 above, the RP is in process of evaluating the resolution plans received from potential resolution applicants. The future prospects of the Company would be determined on the completion of CIRP. Hence, in view of the above facts and continuing operations of the Company, the financial results have been prepared on a going concern basis. This matter has accordingly continued to be referred by the auditors in their review report as "Emphasis of matter".

6. Departy State Tax Commissioner Corporate, Rajkot, Gujarat, during inspection under Gujarat Value Added Tax Act 2003 alleged that dealers from whom purchases were made by the Company during FY 2013-2014 to 2017-2018 have not paid tax to government treasury and due to that input credit claimed by the Company is not eligible. It is also alleged that the Company has not done transactions on market price. Therefore, provisional demand of Rs. 162.08 Corpe of Tax impounded company's pierra air vanious which include Relinery, Disocratin and Guarguth Division. The Company has made summissions and solowing up the matter with the appropriate authorities. The Company, based on merits of the case, does not expect material liability on this account hence no provision has been made in the books of accounts for the year ended 31st March 2018. This matter has accordingly continued to be referred by the auditors in their review report as "Emphasis of matter".

7. The figures in Standarone Financial Results for the quarter ended 31st March 2018 are balancing figures between audited figures in respect of the full financial year and published year to date.

figures up to the third quarter of the previous financial year.

8. As per Indian Accounting Standard 108 Operating Segment, the Company has reported Segment Information as described below:

Reportable segment	Description			
Extractions Vanaspati Oils Food Products Wind Power Generation Other Segement	Various types of seed extractions Vanaspati, Bakery fats and Table spread Crude oils, retined oils Textured Soya protein and Soya flour Electricity Generation from Wind Mills Gram, Wheat, Rice, Maize, Corn, Seeds, Coffee, Marine Products, Tuar, Peas, Barley, Soap, Fresh Fruit Bunch, seedling, Plant and Equipment, Cotton Baies, Tolletry preparations, Castor seed and Cotton seed oil cake.			

The assets and liabilities that can not be allocated between the segments are shown as unallocable assets and liabilities respectively.

9. The figures for the previous period/year have been re-grouped/re-arranged, wherever necessary, to correspond with the current period's classification/disclosure.

For Ruchi Soya Industries Limited (a company under corporate insolvency resolution process vide NCLT order)

Place : Delhi Date : August 13, 2018

Anil Singhal Chief Financial Officer

Shailendra Ajmera Resolution Professional IP Registration no. IBBI/IPA-001/IP-P00304/2017-18/10568

RUCHI SOYA INDUSTRIES LIMITED

CIN: L15140MH1986PLC038536

Regd. Office: "Ruchi House", Royal palms, Survey No. 169, Aarey Milk Colony, Near Mayur Nagar, Goregaon (E), Mumbai -65

Statement of Standalone Unaudited Financial Results for the quarter ended June 30th, 2018

(Rs. in Lacs)

S. No.		STANDALONE			
	Particulars	Quarter Ended			Year Ended
	* arusaidis	30.06.2018 (Unaudited)	31.03.2018 (Audited)	30.06.2017 (Unaudited)	31.03.2018 (Audited)
2 3 4	Total income from Operations Net Profit/(Loss) for the period (before Tax. Exceptional and/or Extraordinary items#) Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items#) Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items#) Total Compretensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and	297.286.91 2.260.62 2.260.62 2.260.62	261,932.76 -43,932.65 -43,932.65 -44,773.22	326,120,75 -46,592,45 -46,592,45 -28,623,76	1,199,413.30 -601,024.40 -601,024.40 -567,327.99
8 7	Other Comprehensive Income (after tax)] Equity Share Capital Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	1,918,69 6,529,41	45,052.91 6,529.41	-28,874,02 8,529,41	-557,224.51 6,529.41
Ba.	Earnings Per Share (of Rs. 2/- each) (before extraordinary and exceptional items)- 1. Basic:	0.00	0.00	0.00	-461,388.89
Shy .	Diluted : Earnings Per Share (of Rs. 2/- each) (bafter extraordinal and exceptional items)-	0.69 0.69	-13.71 -13.71	-8.74 -8.74	-170.73 -170.73
- 1	Basic: Diuled:	0.69	-13.71 -13.71	-8.74 -8.74	-170.73 -170.73

Notes to the Standardone Financial Results:

1. The National Company Law Tribunal ("NCLT"), Mumbai Bench, vide order dated on 15th December 2017 ("insolvency Commencement Date") has initiated Corporate Insolvency Resolution Process ("CIRP") uits 7 of the Insolvency and Barrikruptcy Code, 2016 ("the Code") based on application filed by Standard Chartered Bank and DBS Bank Ltd. financial creditors of the Company. Mr. Shallendra Ajmera IP Registration No. IBBNIPA-001/IP-P00304/2017-18/10568 was appointed as interim Resolution Professional ("IRP") to manage affairs of the Company in accordance with the provisions of Code. In the first meeting of Committee of Creditors ("CeC") held on 12th January 2018, Mr. Shallendra Ajmera had been confirmed as Resolution Professional ("RP") for the Company. Pursuant to the NCLT order for commencement of the CIRP and in line with the provisions of the Code, the powers of the Board of Directors stand suspended and be exercised by IRP / RP, By an order dated 8th June 2018 NCLT has extended the CIRP time period by 90 more days with effect from 12th June 2018. These Standardone Financial Results for the quarter ended 30th June 2018 have been prepared by the management of the Company and certified by Mr. Anil Singhal, Chief Financial Officer ("CFO") of the Company in accordance with Regulation 33(2) of the SEBI (Listing Obligations and Disclosure Requirements) Rules, 2015.

Congains and occusive executions are reconstructed from the CFO and the Company Secretary on 13th August 2018 for their consideration. Accordingly, the unaudited financial results were considered and recommended in the meeting. In view thereof, the RP, in reliance of such examination by and the representations, clarifications and explanations provided by the CFO, has approved the same. To the extent, this unaudited financial results indicate or confirm of events prior to the appointment of the resolution professional, the confirmation is being according to the confirmation of events prior to the appointment of the resolution professional, the confirmation is being according to the confirmation of events prior to the appointment of the resolution professional, the confirmation is being according to the confirmation as the confirmation as the confirmation as the confirmation of events prior to the appointment of the resolution professional, the confirmation is being according to the confirmation of events prior to the appointment of the resolution professional, the confirmation is being according to the confirmation of events prior to the appointment of the resolution professional, the confirmation is being according to the confirmation and the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution professional than the confirmation of events prior to the appointment of the resolution of the resolu

approved the same. To the extent, this unaudited financial results indicate or confirm of events prior to the appointment of the resolution professional, the confirmation is being provided only by the Chief Financial Officer. The Resolution Professional is relying on the management representation letter dated August 13, 2018 for all information and confirmations in relation to the day to day functioning of the RSIL and all information and confirmations in relation thereto. The RP has approved these audited financial results only to the limited extent of discharging the powers of the Board of Directors of the Company (suspended during CIRP) which has been conferred upon him in terms of provisions of Section 17 of the Code.

2. The carrying value of tangible assets (including capital work in progress of Rs. 3,014.26 Lakhs), and financial assets as at 30th June 2018 is Rs. 3,84.217.49 Lakhs and Rs. 1,51,618.68 Lakhs, espectively. As explained in note no. 1 above the Company is under CIRP and the RP is required to invite submission of resolution plans from potential resolution applicants, which shall be put up for necessary approvals before the Committee of Creditor (CoC) and the NCLT. The CIRP is not yet concluded and hence, the final outcome is yet to be ascertained. The company has not taken into consideration any impact on the value of the tangible and intangible assets, if any, in preparation of Financial results as required by Ind-AS 10 on "Events after the reporting period." Further, the Company has also not made full assessment of impairment as required by ind AS 36 on impairment of Assets, if any, as at 30th June 2018 in the value of tangible and intangible assets. This matter has accordingly been qualified by the auditors in their review report. The auditor have also qualified their audit report on the same matter for the year ended 31st March 2018.

3. In respect of Company's borrowings from banks and financial institutions aggregating Rs. 2.95,645.40 Lakh, bank balances (current account and term deposit revisions to the list in view of the claims received and the RP is in the process of receiving, collating, verifying, seeking clarifications, sending communications to substantiate whole or part of the unreconciled balances on such claims.

in respect of claims submitted by the financial creditors as on 15th December 2017, the same is exceeding amount appearing in the books of accounts. To the extent the process for submission and reconciliation of claims as on the insolvency Commencement Date remains an on-going process, no accounting impact in the books of accounts has been made in respect of excess, short or noneceipts of claims for operational and financial creditors. This matter has accordingly been qualified by the auditors in their review report. The auditor have also qualified their audit report on the vatter for the year ended 31st March 2018.

4(i) The Company has not recognised interest payable, after the insolvency commencement date i.e. 15th December 2017, on borrowings from banks and financial institutions, customer advance, inter-corporate deposits received and security deposits. Accordingly, interest amounting to Rs 34,561.14. Lakh and Rs 35,271.60 Lakh for the year ended 31st March 2018 and for the quarter ended 30th June 2018, respectively, has not recognised. Cumulative interest till 30th June 2018 is Rs. 69,832.74 Lakh. The same is not in complia ce with Ind AS - 23 on "Borrowing Cost" read with Ind AS - 109 on "Financial Instruments"

(ii) in respect of trade payables, certain trade receivables and borrowings denominated and payables/receivables in foreign currency and outstanding at insolvency commencement date i.e. 15th December 2017 and which are continued to remain outstanding as at 30th June 2018 are not restated at foreign currency closing rate as at 30th June 2018 having an impact on exchange difference loss (net) of Rs. 2152.84 Lakhs. (For the year ended 31st March 2016 Rs. 1925.88 Lakhs); cumulatively Rs. 4079.70 Lakh till 30th June 2018. The same is not in compliance with Ind AS – 21 on The Effects of Changes in Foreign Exchange Rates' that requires foreign currency monetary items shall be translated using the closing rate.

(iii) Had provision for interest and exchange difference would be recognised, finance cost, total expenses, loss for the year and total comprehensive income would have been higher by equivalent amount as mentioned above having consequential impact on other current financial liability and other equity. This matter has accordingly been qualified by the auditors in their review report. The auditor have also qualified their audit report on the same matter for the year ended 31st March 2016.

5. The Company has incurred losses, its liabilities exceeded total assets and its net worth has been fully eroded. In view of the continuing default in payment of dues, certain

notices letters recalling their loans given and called upon the Company to pay entire dues and other liabilities, receipt of invocation notices of corporate guarantees given by the Company, white also invoking the personal guarantee of Promoter Directors. Certain lenders have also issued wilful defaulter notices and filed petition for winding up of the Company.

As mentioned in note no. 1 above, the honourable NCLT has admitted a petition to initiate insolvency proceeding against the Company under the Code. As per the Code, it is required that the Company be managed as a going concern during the CIRP. Further, under the CIRP, a resolution plan needs to be presented to and approved by the CoC, post which it will need to be approved by the NCLT to keep the Company as a going concern. Currently, as explained in note no. I above, the RP is in process of evaluating the resolution plans received from potential resolution applicants. The future prospects of the Company would be determined on the completion of CIRP. Hence, in view of the above facts and continuing operations of the Company, the financial results have been

prepared on a going concern basis. This matter has accordingly continued to be referred by the auditors in their review report as "Emphasis of matter".

6. Deputy State Tax Commissioner Corporate, Rajkot, Gujarat, during inspection under Gujarat Value Added Tax Act-2003 alleged that dealers from whom purchases in during FY 2013-2014 to 2017-2018 have not paid tax to government treasury and due to that input credit claimed by the Company is not eligible. It is also alleged that the Company has not done transactions on market price. Therefore, provisional demand of Rs. 162.08 Crore of Tax and Rs. 243.11 Crore of penalty aggregating to Rs. 405.19 Crore have been made against the Company and impounded Company's plants at Kandia which include Refinery. Oleochem and Guargum Division. The Company has made submissions and following up the matter with the appropriate authorities. The Company, based on ments of the case, does not expect material fability on this account hence no provision has been made in the books of accounts for the year ended 31st March

2018. This matter has accordingly continued to be referred by the auditors in their review report as "Emphasis of matter".

7. The figures in Standatone Financial Results for the quarter ended 31st March 2018 are balancing figures between audited figures in respect of the full financial year and published year to discovered. figures up to the third quarter of the previous financial year.

8. As per Indian Accounting Standard 108 Operating Segment*, the Company has reported "Segment Information" as described belo

Reportable segment	Description			
Extractions Vanaspati Oils Food Products	Various types of seed extractions Vanaspati, Bakery fats and Table spread Crude oils, refined oils Textured Sova protein and Soya flour			
Wind Power Generation Other Segement	Electricity Generation from Wind Mills Gram, Wheat, Rice, Maize, Corn. Seeds, Coffee, Manine Products, Tuar, Peas, Barley, Soap, Fresh Fruit Bunch, seedling, Plant and Equipment. Cotton Bales, Toiletry preparations, Castor seed and Cotton seed oil cake.			

The assets and liabilities that can not be allocated between the segments are shown as unallocable assets and liabilities respectively.

9. The figures for the previous period/year have been re-grouped re-arranged, wherever necessary, to correspond with the current period's classification/disclosure.

For Ruchi Soya Industries Limited (a company under corporate insolvency resolution process vide NCLT order) Shallendra Ajmera

Resolution Professional

Place : Delhi Date : August 13, 2018

Anil Singhal Chief Financial Officer





