Date: 10.08.2019

То	То
Corporate Relationship Department BSE Limited 1 st Floor, Rotunda Building P.J Towers, Dalal Street, Mumbai-400 001.	National Stock Exchange of India Limited Exchange Plaza, 5 th Floor, Plot No. C/1, G Block, Bandra Kurla Complex, Bandra (E) Mumbai- 400 051.

Dear Sir,

Subject: Published Standalone Un-audited financial results for first quarter/three months ended 30th June 2019 in Newspapers.

Ref: Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Scrip Code: BSE- 541700/Stock Symbol: NSE- TCNSBRANDS

Pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find herewith, enclosed the copy of newspaper advertisement with respect to Standalone Un-audited financial results for first quarter/three months ended 30th June 2019, approved in the Board Meeting dated 8th August, 2019 published in the following newspapers:

- 1. Business Standard-English on 10th August, 2019
- 2. Business Standard-Hindi on 10th August, 2019

This is for your information and necessary records.





TCNS Clothing Co. Limited

119 & 127, W-HOUSE, NEELGAGAN TOWER, MANDI ROAD,SULTANPUR, MEHRAULI, NEW DELHI-110030, INDIA PH: 011-42193193, Fax: 011-42193194, E-mail: corporatecommunications@tcnsclothing.com, www.wforwoman.com, www.shopforaurelia.com REGD. OFFICE: UNIT NO. 112, F/F RECTANGLE 1, D-4, SAKET, DISTRICT CENTRE, NEW DELHI- 110017, INDIA CIN- L99999DL1997PLC090978

VIP CLOTHING LIMITED

Registered Office: C-6, Road No. 22, M.I.D.C., Andheri (East), Mumbai - 400 093. Website: www.vipclothing.in Email ID: investor.relations@viporg.com; Tel: 91-2825 7624, 2825 7627 Fax: 91-22-2837 1023; CIN: L18101MH1991PLC059804

EXTRACT OF THE UN-AUDITED (STANDALONE) FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2019

_			Quarter Ende	d	Year Ended
Sr. No.	Particulars	Unaudited	Audited	Unaudited	Audited
NO.		30.06.2019	31.03.2019	30.06.2018	31.03.2019
1	Total Income from Operations (Net)	5,803.75	4,077.99	7,120.44	20,943.32
2	Net Profit/(Loss) from ordinary activities after tax	58.87	(156.30)	5.05	(640.97)
3	Net Profit/(Loss) for the period after tax (after Extraordinary items)	58.87	(156.30)	5.05	(640.97)
4	Equity Share Capital	1,651.93	1,651.93	1,651.93	1,651.93
5	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	17,199.21	17,140.34	17,875.31	17,140.34
6	Earnings Per Share (before extraordinary items) (Face Value of ₹ 2/- each)				
	a) Basic:	0.08	(0.20)	0.01	(0.75)
	b) Diluted:	0.08	(0.20)	0.01	(0.75)
7	Earnings Per Share (after extraordinary items) (Face Value of ₹ 2/- each)				
	a) Basic:	0.08	(0.20)	0.01	(0.75)
	b) Diluted:	0.08	(0.20)	0.01	(0.75)

Notes:

Date : August 09, 2019

Place : Mumbai

The above is an extract of the detailed format of the Financial Results for the quarter ended June 30, 2019 filed with the Stock 1) Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full formats of the Standalone Unaudited Financial Results for the quarter ended June 30, 2019 is available on the Stock Exchange websites. (www.nseindia.com and www.bseindia.com) and also on the Website of the Company at www.vipclothing.in

2) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on August 9, 2019.

For VIP Clothing Limited

(The Lakka

Sd/-Sunil Pathare Chairman & Managing Director

D INDIA GLYCOLS LIMITED

Regd. Office: A-1, Industrial Area, Bazpur Road, Kashipur - 244 713, Distt. Udham Singh Nagar (Uttarakhand) Phones: +91 5947 269000/269500/275320, Fax: +91 5947 275315/269535 Email: compliance.officer@indiaglycols.com, Website: www.indiaglycols.com • CIN: L24111UR1983PLC009097

Unaudited Financial Results for the Quarter ended June 30, 2019

			STAND	ALONE				Lakhs, exce	
SI.		Quarter Ended		Year Ended	Quarter Ended			Year Ended	
No.	Particulars	30.06.2019 (Unaudited)	31.03.2019	1	31.03.2019		31.03.2019	1	31.03.2019
1	Total income from operations	141,682	140,523	112,475	513,344	141,621	140,932	112,389	513,431
2	Profit before Interest, depreciation and Tax (EBDITA)	11,488	9,688	11,393	43,625	11,338	10,021	11,211	43,380
3	Net profit/ (Loss) for the period (before Tax, Exceptional and/or extraordinary items)	5,904	4,363	6,468	22,871	5,470	4,325	6,016	21,408
4	Net profit/ (Loss) for the period before tax (after Exceptional and/or extraordinary items)	5,904	4,363	6,468	22,871	5,445	4,298	6,013	21,312
5	Net profit/ (Loss) for the period after tax (after Exceptional and/or extraordinary items)	3,879	2,737	4,221	14,821	3,420	2,672	3,766	13,261
6	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	3,879	2,737	4,221	14,821	3,422	2,680	3,733	13,241
7	Equity Share Capital	3,096	3,096	3,096	3,096	3,096	3,096	3,096	3,096
8	Other Equity as shown in the Audited Balance Sheet				104,345				93,167
9 Not	Earnings Per Share (of ₹ 10/- each) (Not Annualised) - Basic & Diluted (In ₹)	12.53	8.84	13.63	47.87	11.05	8.65	12.06	42.77

1. The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirments) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchanges Websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.indiaglycols.com)

for INDIA GLYCOLS LIMITED

Sd/-

U.S. BHARTIA Chairman and Managing Director DIN: 00063091

W aurelía 🛿 wishful TCNS CLOTHING CO. LIMITED

CIN: L99999DL1997PLC090978

Read Office: Unit No. 112, F/F Rectangle 1, D-4, Saket, District Centre, New Delhi-110017 Corporate Office: 119 and 127, W-House, Neelgagan Tower, Mandi Road, Sultanpur, Mehrauli, New Delhi-110030; Tel.: 011-42193193, Fax: 011-42193194 Website: www.wforwoman.com; Email: investors@tcnsclothing.com

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2019

(All amounts in ₹ million except otherwise s						
	Fo	For the quarter ended				
Particulars	June 30, 2019 (Unaudited)	March 31, 2019 (Refer Note 8)	June 30, 2018 (Unaudited)	March 31, 2019 (Audited)		
1. Total Income from operations	2,796.29	2,906.58	2,365.98	11,479.53		
2. Net Profit for the period before tax	279.14	349.56	258.60	1,616.23		
3. Net profit for the period after tax	204.73	326.84	204.55	1,314.35		
4. Total comprehensive income for the period	205.84	322.66	207.15	1,318.23		
5. Paid-up Equity Share Capital (Face value ₹ 2 per share)	122.76	122.65	122.64	122.65		
6. Other equity including instruments entirely equity in nature				6,062.96		
7. Earnings Per Share (Face value ₹2 per share) (not annualised)						
(a) Basic (₹)	3.34	5.21	3.26	20.95		
(b) Diluted (₹)	3.23	5.12	3.20	20.60		

Notes to the unaudited financial results:

The above is an extract of the detailed format of quarter ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015 as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016. The full format of the quarter ended Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and also on Company's website www.wforwoman.cor

- The above unaudited financial results for the quarter ended June 30, 2019, have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on August 8, 2019. These results have been subjected to limited review by the statutory auditors of the Company
- During the year ended March 31, 2019, the Company had completed the initial offering of 15,714,038 equity shares of face value of ₹ 2 per share at a price of ₹ 716 per equity shares, through an offer for sale of equity shares by certain selling shareholders. The equity shares of the Company were listed on National Stock Exchange ('NSE') and BSE Limited ('BSE') with effect from July 30. 2018. Accordingly, the figures for the corresponding quarter ended June 30, 2018, as reported in these unaudited financial results have been approved by the Company's Board of Directors, but have not been subjected to review by the statutory auditors
- During the guarter ended June 30, 2019, the Company has allotted 57,750 equity shares of ₹ 2 per share arising from exercise of Employee Stock Options Plans (ESOPs), which were granted under "TCNS ESOP Scheme 2014-2017" prior to April 01, 2017 and has accordingly claimed tax deduction in relation to such ESOPs exercised.
- The Company, in earlier years, had granted stock options to its employees under TCNS Employees Stock Options Plan 2014, TCNS Senior Management Stock Option Plan 2015 and TCNS Senior Executive Stock Option Plan 2015, which were duly approved by the shareholders in extra-ordinary general meeting held on July 01, 2014, November 19, 2015 and November 19, 2015, respectively. These stocks options were granted when the Company was a private limited Company and accordingly provision of Section 197 and 198 of the Companies Act, 2013 (the "Act") were not applicable at the time when these stock options were granted. All the plans were consolidated into TCNS ESOP Scheme 2014-17, the clauses of which were in compliance with applicable Securities and Exchange Board of India (SEBI) and SEBI (Listing Obligations and Disclosures Requirements) regulations, 2015. The consolidated scheme was approved by the shareholders in extra-ordinary general meeting held on February 02, 2018. The Company, in financial year 2017-2018 became a public company. The Company had recognised ESOP charge aggregating to ₹ 573.30 million in its Statement of Profit and Loss in earlier years with respect to above Employee Stock Option Plans.

During the year ended March 31, 2019, the Managing Director's salary and benefits amounted to ₹ 24.14 million, (excluding perquisite value of exercised ESOPs) In addition, the Managing Director, in the previous year exercised 6,204,057 stock options (equivalent to 3,102,029 equity shares) granted to him under TCNS ESOP Scheme 2014-17 in the years ended March 31, 2015 and March 31, 2016, which resulted into a perquisite value of ₹ 595.74 million under Income Tax Act, 1961. The management, supported by legal opinion, in the previous year, had considered the said perquisite value of the exercised stock options in computation of managerial remuneration under section 198 of the Companies Act. As a result, the managerial remuneration for the previous year, aggregating to ₹ 619.88 million, exceeded the limits prescribed under Section 197 of the Act by ₹ 537.41 million. The Company is in the process of getting it approved at the ensuing meeting of the shareholders. As noted, the excess managerial remuneration above the prescribed limit is due to underlying stock option plans which were already approved by the shareholders in earlier years.

Effective April 1, 2019, the Company adopted Ind AS 116 'Leases' using the modified retrospective method. Under the method, the Company (lessee) recognised a lease liability at the present value of all the remaining lease payments as at April 1, 2019, and Right-Of-Use asset ('ROU') at its carrying amount as if Ind AS 116 had been applied since the commencement of the lease. Accordingly, this has resulted in recognising ROU of ₹ 3,387.14 million and corresponding lease liability of ₹ 4,005.36 million and decrease in Relained Earnings (Other Equity) of 🖲 402.19 million (net of Deferred Tax Asset of 🕈 216.03 million) as on April 1, 2019. ROU is depreciated over the remaining lease term and the lease liability is reduced when paid, with the interest on the lease liability being recognised as finance costs. Further, as required under the modified retrospective method, the previous period information is not restated and hence not comparable

To the extent the performance for the quarter ended June 30, 2019, is not comparable with the previous period results, the reconciliation of above effect on 'Statement of Unaudited Financial Results for the Quarter ended June 30, 2019, is as under (₹ in million)

Particulars	Quarter ended June 30, 2019 (comparable basis)	Changes due to Ind As 116 increase/(decrease)	Quarter ended June 30, 2019 (as reported)
Finance costs	1.74	90.58	92.32
Depreciation and amortisation expenses	52.70	179.47	232.17
Rent expenses	294.16	(246.78)	47.38
Profit before tax	302.41	(23.27)	279.14

These financial results have been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013, read with the relevant rules issued thereunder and other accounting principles generally accepted in India.

The Company is primarily engaged in the business of manufacturing of women apparels in India. Accordingly, the Company views its business activities as one business segment, therefore there are no separate reportable segments as per Indian Accounting Standard (Ind AS) 108 - "Operating Segments".

Figures for the quarter ended March 31, 2019, represents the difference between the audited figures in respect of full financial year and the unaudited published figures of nine months ended December 31, 2018

> For and on behalf of the Board of Directors Sd/-

> > Anant Kumar Daga Managing Director

Place: New Delhi Date: August 8, 2019

Place : Noida Date : 09/08/2019

TRIVENI ENGINEERING & INDUSTRIES LIMITED

ENGINEERING & INDUSTRIES LTD.

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL 2.5 The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("ICCL") 3.3 The shareholding pattern of the Company pre and post Buyback is set forth below: **OWNERS OF THE EQUITY SHARES OF TRIVENI ENGINEERING & INDUSTRIES LIMITED**

This post Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with the Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations").

This Post-Buyback Public Announcement should be read in conjunction with the public announcement dated June 4, 2019 and published on June 5, 2019 ("Public Announcement") and the letter of offer dated July 11, 2019 ("Letter of Offer"), issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement and the Letter of Offer

1 THE BUYBACK

- 1.1 Triveni Engineering & Industries Limited had announced the offer to buy back up to 1,00,00,000 (One Crore only) Equity Shares, representing 3.88% of the issued, subscribed and paid-up Equity Shares, from all Eligible Shareholders (Equity Shareholders as on the Record Date, being Wednesday, June 19, 2019) on a proportionate basis, through the 'tender offer' process, at a price of INR 100 (Indian Rupees One Hundred only) per Equity Share, payable in cash, for an aggregate maximum amount of INR 100,00,00,000 (Indian Rupees One Hundred Crore only) excluding the Transaction Costs, which represents 9.71% and 9.15% of the aggregate of the Company's paid-up capital and free reserves (including securities premium) as per the audited financials of the Company as on March 31, 2019, on a standalone and consolidated basis respectively (i.e., the last audited financial statements available as on the date of the Board Resolution approving the Buyback).
- 1.2 The Company had adopted the Tender Offer route for the purpose of Buyback. The Buyback was implemented by the Company through the "Mechanism for acquisition of shares through Stock Exchange", as provided under the SEBI Buyback Regulations and circular no. CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with circular no CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, issued by the Securities and Exchange Board of India ("SEBI")
- 1.3 The Buyback Opening Date was Monday, July 22, 2019 and the Buyback Closing Date was Friday, August 2, 2019.

2. DETAILS OF THE BUYBACK

- 2.1 The Company bought back an aggregate of 1,00,00,000 (One Crore only) Equity Shares, at the price of INR 100/- per Equity Share.
- 2.2 The total amount utilized in the Buyback was INR 100,00,000 (Indian Rupees One Hundred Crore only), excluding Transaction Costs.
- 2.3 The Registrar to the Buyback i.e. Karvy Fintech Private Limited ("Registrar"), considered a total of 10,520 valid bids for 12,81,80,331 Equity Shares in response to the Buyback, resulting in the tender of approximately 12.82 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of valid Bids	Total Equity Shares Tendered	Response (%)
Reserved category for Small Shareholders	15,00,000	9,584	44,31,038	295.40
General Category for all other Eligible Shareholders	85,00,000	936	12,37,49,293	1,455.87
Total	1,00,00,000	10,520	12,81,80,331	1,281.80

2.4 All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection will be dispatched by the Registrar to the eligible Equity Shareholders by August 10, 2019.

on Friday, August 09, 2019. ICCL has made direct funds pay-out to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India, relevant bank(s), due to any reasons, then the amount payable to the concerned shareholder will be transferred to the Shareholder Broker for onward transfer to such shareholders.

- Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company Demat Account on Friday, August 09, 2019. The unaccepted dematerialized Equity Shares have been returned to respective Eligible Shareholders /custodians by ICCL on Friday, August 09, 2019.
- 2.7 The extinguishment of 1,00,00,000 Equity Shares accepted under the Buyback is currently under process and shall be completed by Friday, August 16, 2019.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN 3.

3.1 The capital structure of the Company pre and post Buyback is set forth below

Particulars	Present	Post completion of the Buyback
Authorised	INR 50,00,00,000 (50,00,00,000 Equity Shares of INR 1 each)	INR 50,00,00,000 (50,00,00,000 Equity Shares of INR 1 each)
share capital	INR 20,00,00,000 (2,00,00,000 Preference Shares of INR 10 each)	INR 20,00,000,000 (2,00,00,000 Preference Shares of INR 10 each)
Issued share capital**	INR 25,79,53,110 (25,79,53,110 Equity Shares of INR 1 each)	INR 24,79,53,110 (24,79,53,110 Equity Shares of INR 1 each)
Subscribed and paid up share capital	INR 25,79,46,710 (25,79,53,110 Equity Shares of INR 1 each**)	INR 24,79,46,710 (24,79,53,110 Equity Shares of INR 1 each**)

ncludes 8,000 forfeited equity shares

3.2 Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been accepted under the Buyback are as under

Sr. No.	Name of Shareholders	No. of Equity Shares accepted under the Buyback Offer	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Capital of the Company
1	STFL TRADING AND FINANCE PRIVATE LIMITED	30,64,928	30.65%	1.24%
2	DHRUV MANMOHAN SAWHNEY	14,79,982	14.80%	0.60%
3	RATI SAWHNEY	6,83,236	6.83%	0.28%
4	NIKHIL SAWHNEY	5,60,620	5.61%	0.23%
5	TARUN SAWHNEY	5,39,252	5.39%	0.22%
6	GOVERNMENT PENSION FUND GLOBAL	1,94,646	1.95%	0.08%
7	ANIL KUMAR GOEL	1,92,146	1.92%	0.08%
8	DSP SMALL CAP FUND	1,81,497	1.81%	0.07%
9	MANMOHAN SAWHNEY	1,65,617	1.66%	0.07%
10	INDIANIVESH CAPITALS LIMITED	1,18,843	1.19%	0.05%

CIN: L15421UP1932PLC022174

Registered Office: Deoband, District Saharanpur, Uttar Pradesh-247554 Corporate Office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector-16A, Noida 201301, Uttar Pradesh Tel. No.: +91 120 4308000, Fax No.: +91 120 4311010

E-mail: shares@trivenigroup.com | Website: www.trivenigroup.com | Company Secretary: Mrs. Geeta Bhalla

	Pre-E	Suyback*	Post-l	Post-Buyback [#]		
Category of Shareholder	No. of Equity Shares	% to the existing Equity Share capital	No. of Equity Shares	% to the post Buyback Equity Share Capital		
Promoters and persons acting in Concert (Collectively the "Promoters")	17,59,57,229	68.21%	16,94,62,677	68.35%		
Foreign Investors (Including Non-Resident Indians, FIIs and Foreign Mutual Funds)	1,40,93,369	5.46%				
Financial Institutions/Banks & Mutual Funds promoted by Banks/Institutions and Insurance Companies	56,61,441	2.19%	7,84,82,433	31.65%		
Others (Public, Public Bodies Corporate etc.)	6,22,33,071	24.13%				
Total	25,79,45,110	100.00%	24,79,45,110	100.00%		

Subject to extinguishment of 1,00,00,000 Equity Shares

4. MANAGER TO THE BUYBACK

HDFC BANK

HDFC Bank Limited

Peninsula Business Park, 'B' Wing, 4th Floor, Senapati Bapat Marg, Lower Parel, Mumbai 400 013

Tel: +91 22 3395 8233, Fax: +91 22 3078 8584

E-mail: teil.buyback@hdfcbank.com

Contact Person: Mr. Ankit Bhatia / Mr. Ravi Sharma

SEBI Registration No.: INM000011252

5. DIRECTORS' RESPONSIBILITY

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

For and on behalf of the Board of Directors of Triveni Engineering & Industries Limited

Mr. Dhruv Manmohan Sawhney	Mr. Nikhil Sawhney	Mrs. Geeta Bhalla
Chairman &	Director	Group Vice President &
Managing Director	DIN: 0029028	Company Secretary
DIN: 00102999		M. No.: A9475

Place: Noida

Date: August 9, 2019



द्बावग्रस्त आस्ति प्रबंधन शाखाः बी—116, स्पेक्ट्रम इन्फ्राटेक विभूति खण्ड, गोमती नगर, लखनऊ—226010, उ०प्र0 फोन नं0: 0522—2271691, 2271692, Emall: samb.lucknow@syndicatebank.co.in

<u>द्वावग्रस्त आस्ति प्रबंधन शाखाः लखनऊ</u>

ई-जीत्जानी विक्री सूचना परिशिष्ट-IV-A [नियम 86) परन्तुक देखें] अचल संपरित के विक्रय हेतु विक्रय नोटिस

प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 8(6) के परन्तुक के साथ पठित वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन अचल आस्तियों के विक्रय हेतु ई–नीलामी विक्रय नोटिस।

आम लोगों को तथा विशेष रूप से ऋणी(ओ) ⁄ गारन्टर(ओ) को यह नोटिस दिया जाता है कि नीचे वर्णित अचल संपत्ति जो प्रतिभूति लेनदार के पास गिरवी ⁄ प्रभारित है, का वास्तविक कब्जा प्रतिभूति लेनदार के प्राधिकृत अधिकारी द्वारा लिया गया है, को ''जहाँ है, जैसा है और जो कुछ भी है'' के आधार पर ऋणी(ओ) ⁄ गारन्टर(ओ) से देय राशि + प्रभावी ब्याज + अन्य खर्चे की बकाया राशि की वसूली हेतु दिनांक <u>31.08.2019</u> को बेची जायेगी।

ऋणी / गारन्टर का नाम और पता कुल बकाया + ब्याज सम्यत्तियों का विवरण ई–नीलामी की तारीख और समय रिजर्व मूल्य और सम्पत्ति का (E.M.D) एवं बोली वृद्धि राशि / बिड के प्रस्तुतिकरण की अन्तिम तिथि / समय ऋणी: मैसर्स एआरएसजी इंफ्रास्ट्रक्वर प्राइवेट लिमिटेड अब मैसर्स ZARS डेवलेपर्स प्राइवेट लिमिटेड के रूप में जाना जाता है डावरेक्टर: 1. श्री पंकज गोयल, निवासी: 9/1231, सेक्टर-9, बसुन्थरा, गाजियाबाद, उठ्यठ0 बंषक सप्पत्ति खामी मैसर्स एआर एसजी इंफ्रास्ट्रक्वर प्राइवेट लिमिटेड अब मैसर्स ZARS डेवलेपर्स प्राइवेट लिमिटेड के रूप में जाना जाता है 1. एक घूमि, शेष खसरा नं0 664, भा से बेत्रफल 0.0890 हेक्टेयर, भा से बेत्रफल 1 प्रान, तहसील, सरधना, बई पास तोड, निकट गायत्री प्रान के असीमित वित्तार के सान्ये, गाजियाबाद, उठ्यठ0 दिनांक 31.08.2019 समय प्रात: 11:00 बजे से दोपहर 01:00 बजे तक 5 मिनट प्रत्येक के असीमित वित्ताकर सान्य मेय प्रात: 11:00 बजे से दोपहर 2.00 बजे तक 5 सिनट प्रत्येक के असीमित वित्तार के सान्य गाजियाबाद, उठ्यठ0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, सक्तटर-27, नोएडा-201301 क्रान्त्र, तहसील, सरधना, बाई पास तोड, निकट गायत्री प्रान के असीमित वेरतार के सान्य गाजियाबाद, उठ्यठ0 कि निरीक्षण की तारीख : 29.08.2019 समय प्रात: 11:00 बजे से दोपहर 2.00 बजे तक 5 सिनट प्रत्येक के असीमित वेरतार के सान्य गाजियाबाद, उठ्यत्र0 को असीमित वेरतार के सान्य गाजियाबाद, उठ्यत्र0 को यानी, एलएच-58, परगना बैराला, तहसील, सरधना, बाई पास रोड, निकट गायत्री प्रीन कोलोनी, जिला मेरठ।
पुरा पर्याय में प्राप्त का के स्पर्ध में जाना जाता है मैसर्स ZARS डेवलेपर्स प्राइवेट लिमिटेड अब मैसर्स ZARS डेवलेपर्स प्राइवेट लिमिटेड अब मैसर्स ZARS डेवलेपर्स प्राइवेट लिमिटेड अब मुस्पत्ता गाजियाबाद, उ0प्र0 2. श्री संजय सिंह, अ) मेन रोड, मालिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0, बो निवासी सीएफ-4 प्राप्त तल, शर्मा मार्केट, अट्टा, संकटर-27, नोएडा-201301 <u>जम्मानती:</u> 1. श्री पंकज गोयल, निवासी: 9/1231, सेक्टर-9, संकटर-27, नोएडा-201301 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0
 मुक्टणी: मैसर्स एआरएसजी इंग्रसट्रक्चर प्राइवेट लिमिटेड अब मैंसर्स ZARS डेवलेपर्स प्राइवेट लिमिटेड के रूप में जाना जाता है डायरेक्टर: 1. श्री पंक्रज गोयल, निवासी: 9/1231, सेक्टर-9, बसुन्थरा, गाजियाबाद, उ0प्रा0 श्री संजय सिंह, अ) मेन रोड, मालिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्रा0, बो संजय सिंह, अ) मेन रोड, मालिक नगर, मुरादनगर, बस्वच्या, गाजियाबाद, उ0प्रा0 श्री संजय सिंह, अ) मेन रोड, मालिक नगर, मुरादनगर, बस्वच्या, गाजियाबाद, उ0प्रा0, श्रि संकटर-27, नोएडा-201301 अस मंत्र या श्री राल, तहसील, सरचना, बर्मुन्यरा, गाजियाबाद, उ0प्रा0 श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, संकटर-27, नोएडा-201301 अप्र संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्रा0 श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 राज प्रता सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 राज प्रता गाठे व्याख नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0
 मैसर्स ZARS डेवलेपर्स प्राइवेट लिमिटेड के रूप में जाना जाता है एसजी इंफ्रास्ट्रक्वर प्राइवेट लिमिटेड एक प्रूमि शेष खरा गं० 664, परगना बीराला, तहसील, सरबना, गेनवासी सीएफ-4 प्रथम तल, शर्मा माकेट, अट्टा, परगना बीराला, तहसील, सरबना, लेनवासी: 9/1231, सेक्टर-9, लंस पास रोड, निकट गायत्री ग्रीन परगना बीराला, तहसील, सरबना, के असीमित परगना बीराला, तहसील, सरबना, के सामने, गाजियाबाद, उठप्र0 भाप तेक जोयल, निवासी: 9/1231, सेक्टर-9, कॉलोनी, जिला मेरठ। एक प्रूमि, शेष खसरा नं० १४ पंकज गोयल, निवासी: 9/1231, सेक्टर-9, कॉलोनी, जिला मेरठ। परगना बीराला, तहसील, सरबना, कॉलोनी, जिला मेरठ। एक प्रूमि, शेष खसरा नं० ६८०/२ माप क्षेत्रफल 0.0210 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना बैराला, तहसील, सरबना, बाई पास
डायरेक्टर: 1. श्री पंकज गोयल, निवासी: 9/1231, सेक्टर-9, अब मैसर्स ZARS डेवलेपर्स प्राइवेट वसुन्धरा, गाजियाबाद, 30प्र0 2. श्री संजय सिंह, अ) मेन रोड, मालिक नगर, मुरादनगर, ब) निवासी सीएफ-4 प्रथम तल, शर्मा मार्केट, अट्टा, संकटर-27, नोएडा-201301 <u>जमानती:</u> 1. श्री एंकज गोयल, निवासी: 9/1231, सेक्टर-9, संकटर-27, नोएडा-201301 <u>जमानती:</u> 1. श्री एंकज गोयल, निवासी: 9/1231, सेक्टर-9, बहुन्थरा, गाजियाबाद, 30प्र0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, 30प्र0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, 30प्र0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, 30प्र0
वसुन्धरा, गाजियाबाद, उठ्छा0 2. श्री संजय सिंह, अ) मेन रोड, मालिक नगर, मुरादनगर, ब) निवासी सीएफ-4 प्रायम तल, शर्मा मार्केट, अट्टा, संकटर-27, नोएडा-201301 <u>जमानती:</u> 1. श्री एंकज गोयल, निवासी: 9/1231, सेक्टर, अट्टा, संकटर, 27, नोएडा, 2015 <u>जमानती:</u> 1. श्री एंकज गोयल, निवासी: 9/1231, सेक्टर, अट्टा, यसुन्धरा, गाजियाबाद, उठ्छा0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उठ्छा0
2. श्री संजय सिंह, अ) मेन रोड, मालिक नगर, मुरादनगर, श्रग्म मारे के प्रमा सीएफ -4 प्रथम तक, शर्मा मारेंट, अट्टा, संकटर-27, नोएडा-201301 1. एक भूमि, श्रेष खसरा नं0 664, पाप सेत्रफल 0.0890 हेक्टेयर, 10:00 बजे तक विनोति, एनएच-58, परगना दौराल, तहसील, सरखना, वहां पास रोड, निरुट गायत्री प्रान वारा युध्ध राश राश रक्ष 50,000/- (ब) निवासी सीएफ-4 प्रथम तक, शर्मा मार्केट, अट्टा, संकटर-27, नोएडा-201301 माप क्षेत्रफल 0.0890 हेक्टेयर, 10:00 बजे तक वर्षे तक गोवल, निवासी: 9/1231, सेक्टर-4, बाई पास रोड, निरुट गायत्री प्रान 5 मिनट प्रत्येक के असीमित विस्तार के अधीमित के असीमित विस्तार के साथ प्रात: 11:00 बजे से दोपहर 2.00 बजे तक वर्षे वर्षे तक ने रोड, मतिक नगर, मुरादनगर, श्र्याम स्वीट्स के सामने, गाजियाबाद, 3000 1. एक भूमि, शेष खसरा नं0 664, पाप के उत्तक वर्षे तक तक तक वर्षे तक गोवल, तहसील, सरखना, वह राष्ट्र के सामने, गाजियाबाद, 3009 विनांक: 29.08.2019 समय साय 4:00 बजे तक तक उत्तक तक त्या रात्र राष्ट्र के असीमित विस्तार के साथ प्रात: 11:00 बजे से दोपहर 2.00 बजे तक वर्षे वर्षे राष्ट्र 2. एक भूमि, शेष खसरा नं0 2. श्री संजय सिंह, अ) मेन रोड, मतिक नगर, मुरादनगर, श्र्याम स्वीट्स के सामने, गाजियाबाद, 3009 680/2 माप क्षेत्रफल 0.0210 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना दौराला, तहसील, सरखना, बाई पास
 श्याम स्वीट्स के सामने, गाणियाबाद, उ050, भाप क्षेत्रफल 0.0890 हेक्टेयर, गिवासी सीएफ-4 प्रथम तल, शर्मा मार्केट, अडा, सेक्टर-27, नोएडा-201301 भाप क्षेत्रफल 0.0890 हेक्टेयर, गमा जटौली, एनएच-58, परगना चौराला, तहसील, सरबना, क मान्ये, गार्केया वाद, उ050 श्री संजय सिंह, 30) मेन रोड, मलिक नगर, मुरादनगर, श्रमाम स्वीट्स के सामने, गाणियाबाद, उ050 श्री संजय सिंह, 30) मेन रोड, मलिक नगर, मुरादनगर, श्रमाम स्वीट्स के सामने, गाणियाबाद, उ050
ब) निवासी सीएफ-4 प्रथम तल, शर्मा मार्केट, अट्टा, सेक्टर-27, नोएडा-201301 <u>जमानती:</u> 1. श्री पंकज गोवल, निवासी: 9/1231, सेक्टर-9, बसुन्धरा, गाजियाबाद, 3020 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्र्याम स्वी्ट्स के सामने, गाजियाबाद, 3020 680/2 माप क्षेत्रफल 0.0210 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना बौराला, तहसील, सरयना, बाई पास
सेक्टर-27, नोएडा-201301 <u>जमानती:</u> 1. श्री पंकज गोयल, निवासी: 9/1231, सेक्टर-9, वसुन्धरा, गाजियाबाद, 30प्र0 2. श्री संजय सिंह, अ) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, 30प्र0 श्याम स्वीट्स के सामने, 10प्री संवाय प्राप्त नहसील, सरधना, बाई पास
वसुन्यरा, गाजियाबाद, 3000 2. श्री संजय सिंह, 3) मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, 3000 श्याम स्वीट्स के सामने, गाजियाबाद, 3000 श्याम स्वीट्स के सामने, गाजियाबाद, 3000 श्याम स्वीट्स के सामने, गाजियाबाद, 30000 हिंह 10 में स्वीय स्वीय के स्वीय क
2. श्री संजय सिंह, आ मेन रोड, मलिक नगर, मुरादनगर, श्याम स्वीट्स के सामने, गाजियाबाद, उ0प्र0 680/2 माप क्षेत्रफल 0.0210 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना बौराला, तहसील, सरधना, बाई पास
श्याम स्वीट्स के सामनें, गाजियाबाद, उठप्र0 680/2 माप क्षेत्रफल 0.0210 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना दौराला, तहसील, सरधना, बाई पास
27, नोएडा_201301 3. एक भूमि, शेष खसरा नं0 439 माप क्षेत्रफल 0.1140 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना दौराला,
3. श्री राजीव गुप्ता पुत्र श्री जगदीश प्रसाद गुप्ता, निवासीः तहसील, सरधना, बाई पास रोड, निकट गायत्री ग्रीन कॉलोनी, जिला मेरठ।
104, राम विहार, दिल्ली-110092 4. एक मूमि, शेष खसरा नं0 665,666,667,670,668/2 एवं 440/1 माप क्षेत्रफल 0.3830 हेक्टेयर, स्थित ग्राम
बकायाः रु० 7,40,07,507/- + ब्याज एवं अन्य व्यय जटौली, एनएच-58, परगना दौराला, तहसील, सरषना, बाई पास रोड, निकट गायत्री ग्रीन कॉलोनी, जिला मेरठ।
 एक भूमि, शेष खसरा नं0 668/1 माप क्षेत्रफल 0.0690 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना दौराला, तहसील, सरघना, बाई पास रोड, निकट गायत्री ग्रीन कॉलोनी, जिला मेरठ।
 एक भूमि, शेष खसरा नं0 660/2 माप क्षेत्रफल 0.0075 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना दौराला, तहसील, सरयना, बाई पास रोड, निकट गावत्री ग्रीन कॉलोनी, जिला मेरठ।
8. एक भूमि, शेष खसरा नंD 444./1, माप बेत्रफल 144.46 मीटर, स्थित प्राम जटौली, एनएच-58, परगना दौराला, तहसील, सरबना, बाई पास रोड, निकट गायत्री ग्रीन कॉलोनी, जिला मेरठ।
 २५७ जून, राव खरारा १० मन्त्र/1, नाव बनरत 1न्त्र. का नाट, रिवर्र प्रान अटला, रार्थ्य-33, १९९९१ प्रारंग, रार्थ्यारा, तर्थना, नाई पात राज, तर्थना, नाई पात नर्ट न 7. एक भूमि, शेष खसरा नं0 440/1 Min, 441Min व 443 Min माप क्षेत्रफल 0.1300 हेक्टेयर, स्थित ग्राम जटौली, एनएच-58, परगना दौराला, तहसील, सरयना, बाई पात
7. एक पून, रात खतरा गए नगर माला, सन्मणान य सन्द्र लाग नाय बनफर ए.म्डण्य हम्प्यर, त्यत प्रान गणता, रनरय-56, पराना यराता, तत्वाल, तत्यना, यह पत रोड, निकट गायत्री ग्रीन कॉलोनी, जिला मेरठ।
राउ, निफट नापना प्रांत फालाना, जिला नरण । 9. एक भूमि, शेष खसरा नं0 669 माप क्षेत्रफल 0.0890 हेक्टेयर स्थित ग्राम जटौली, एनएच-58, परगना दौराला, तहसील, सरधना, बाई पास रोड, निकट गायत्री ग्रीन कॉलोनी, जिला मेरठ
 २. एक जूमि, शेष खसरा 10 009 मांच बननरा 0.0090 हन्दर्यर स्वतं जाम जदाला, रमर्थन्जक, परामा चारला, तहलाल, सर्रवमा, बाह पाल राइ, मिकट गायत्रा जान कालामा, जिला नरद 10. एक जूमि, शेष खसरा नं0 663 माप क्षेत्रफल 0.0370 हेक्टेयर एवं खसरा नं0 440/2, माप क्षेत्रफल 0.0160 हेक्टैयर (कुल जूमि क्षेत्रफल 0.0530 हेक्टेयर), स्थित ग्राम
जटौली, एनएच-58, परगना दौराला, तहसील, सरघना, बाई पास रोड, निकट गायत्री ग्रीन कॉलोनी, जिला मेरठ।
<u>ायम व शर्ते−1.</u> बोली को ऑनलाइन जमा कराने से पहले ई0एम0डी0 (पेशगी राशि) को आरटीजीएस∕ एनईएफटी फंड ट्रान्सफर को खाता सं0 92163170000013, ई−नीलामी संग्रह
गंडिकेट बैंक, द्वावग्रस्त आस्ति प्रबंधन शाखा लखनऊ, आईएफएससी कोड —SYNB0009216 में जमा किया जाना चाहिये। ईएमडी का भुगतान पे आर्डर / डिमांड ड्राफ्ट के द्वारा भी सिंडिकेट क के पक्ष में जो दबावग्रस्त आस्ति प्रबंधन शाखा लखनऊ में भगतान योग्य हो. किया जा सकता है। 2. इच्छक बोली लगाने वाले द्वारा पर्णतः भरा हआ प्रपन्न (प्रारुप का उल्लेख वेबसाइट) पर

सिंडिकेट बैंक, द्बावयस्त आस्ति प्रबंधन शाखा लखनऊ, आईएफएससी कोड–SYNB0009216 में जमा किया जाना चाहिये। ईएमडी का भुगतान में आर्डर / डिमांड ड्राग्ट के द्वारा भी सिंडिकेट बैंक के पक्ष में जो द्वावयस्त आस्ति प्रबंधन शाखा लखनऊ में मुगतान योग्य हो, किया जा सकता है। 2. इच्छुक बोली लगाने वाले द्वारा पूर्णतः भरा हुआ प्रभत्र (प्रारुप का उल्लेख वेबसाइट) पर उपलब है। डीडी / पीको के साथ UTR गंठ जिसके द्वारा इं0एम0डी0 (भ्रंगगे राशि) की विशेषित किया गया को उल्लेखित करते हुए एक सीलबन्द तिफाफे में प्राचिकृत आखकारी सिंडिकेट बैंक के पक्ष में जो द्वावयस्त आस्ति प्रबंधन शाखा तखनऊ में मुगतान योग्य हो, किया जा सकता है। 2. इच्छुक बोली लगाने वाले द्वारा पूर्णतः भरा हुआ प्रभत्र (प्रारुप का उल्लेख वेबसाइट) पर उपलब है। डीडी / पीको के साथ UTR गंठ जिसके द्वारा इं0एम0डी0 (भ्रंगगे राशि) के विशेषित किया गया को उल्लेखित करते हुए एक सीलबन्द तिफाफे में प्राचिकृत किछा छे उपछ स्वावयस्त आस्ति प्रबंधन शाखा लखनऊ के खाते में अंकित करें। 3. ई नीलामी वीकी में बोली की प्रतिमागिता के लिये ''सम्पति से संबंधित नाम ऊपर उल्लेखित'' जो भी हो सिंडिकेट बैंक, द्वावयस्त आस्ति प्रबंधन शाखा लखनऊ के खाते में अकित करें। 3. ई नीलामी तिहर इच्छुक प्रतिमागियों को सलाह दी जाती है कि बिक्री नोटिस की प्रतिलिपि ई नीलामी के नियम और रातें ई नीलामी के परिवालन के माग पर सहायक निर्वेशिका और प्रक्रिया पालन प्रयत्न सर्विस प्रदाता मैसर्स ई—प्रोक्योरस्ट टेक्नोलॉजीज, (ABC Procures), ए—201/208, वॉल स्ट्रीट 2, ओरिट क्लब के सामने, निकट गुजरात कॉलिज, एलिस ब्रिज, अडमदाबाद–380006 (गुजरात), सम्पर्क व्यक्तिः श्री एष शर्क 8 अयवा उपर्युक्त वेबसाइंट website: https://syndicatebank.suctiontiger.net से भी जाऊनलोड कर सकते हैं। 4. ई—नीलामी में मा कोने के इच्छुक प्रतिमागियों के पास सक्रिय ई—येल आईडी और वस्तुत/अस्थीकृत कर सकता है या बिक्री के राह ही क्री के वानने ने लान ने में मा कोई के नेहर हो कारण बताये इक सि बोली को स्वीकृत असविकूत डि सार्य प्राविक्र सिछारीय प्रिक्रिक रिकाल हे कर बता है था बिलान वोल जाना ने विना कोने के इच्छुक प्रतिमागियों के सार सक्रि के वा वी की स्वीकृत/असविकूत कर सकता है था बिकरी को पूर्ण अधिकार है कि खिना रातने/ जोली जानने जोलामो में मा कोने के इच्छुक प्रतिमार्य के स्वर सं के में ने

स्थानः लखनऊ

दिनांक: 09.08.2019	
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प्राधिकृत अधिकारी, सिंडिकेट बैंक

TCNS CLOTH CIN: L9999 Regd Office: Unit No. 112, F/F Rectan corporate Office: 119 and 127, W-House, Neelgagan Tower, Mandi Ro Website: www.wforwoman.	9DL1997PLC090 gle 1, D-4, Saket, Distri pad, Sultanpur, Mehraul	0978 ct Centre, New Delhi- i, New Delhi-110030;	110017	Fax: 011-4219319
STATEMENT OF UNAUDITED FINANCIAL	RESULTS FOR THE (UNE 30, 2019 in ₹ million except	otherwise specifie
	For the quarter ended			For the financial year ended
Particulars	June 30, 2019 (Unaudited)	March 31, 2019 (Refer Note 8)	June 30, 2018 (Unaudited)	March 31, 2019 (Audited)
1. Total Income from operations	2,796.29	2,906.58	2,365.98	11,479.53
2. Net Profit for the period before tax	279.14	349.56	258.60	1,616.23
3. Net profit for the period after tax	204.73	326.84	204.55	1,314.35
4. Total comprehensive income for the period	205.84	322.66	207.15	1,318.23
 Paid-up Equity Share Capital (Face value ₹ 2 per share) 	122.76	122.65	122.64	122.65
6. Other equity including instruments entirely equity in nature				6,062.96
 Earnings Per Share (Face value ₹ 2 per share) (not annualised) 	an 100M	6414249001	54 - 1989	1000
(a) Basic (<i>₹</i>)	3.34	5.21	3.26	20.95
(b) Diluted(₹)	3.23	5.12	3.20	20.60

W aurelía * Wishfui



कब्जा सूचना (अचल सम्पत्ति के लिए नियम 8(1))

वित्तीय आस्तियों का प्रतिभूतिकरण एवं पुनर्गठन और प्रतिभूति हित का प्रभावीकरण अधिनियम 2002 (2002 का 54) के नियम 3 के साथ पठित धारा 13 (12) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए यूनियन बैंक ऑफ इंडिया ने सम्बन्धित ऋणी/ऋणियों के नाम के सामने दर्शाये गए खातें में उनके नामों के सामने दी गई तारीख से 60 दिनों के भीतर बकाया राशि अदा करने के लिए मांग नोटिस दिया किया था। ऋणी/ऋणियों/बंधककर्ता द्वारा राशि अदा करने में असफल होने पर ऋणी/ऋणियों और जनसामान्य को नोटिस दिया जाता है कि प्राधिकृत अधिकारी ने उन्त नियमों के नियम 8 के साथ पढ़ते हुए उक्त अधिनियम की धारा 13 की उप-धारा (4) के तहत प्रतिभूति हित (प्रवर्तन) नियम 2002 के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए नीचे दी गयी सम्पत्ति का कब्जा उनके खाते के सामने दी गयी तारीख पर ले लिया है। ऋणी/ऋणियों को विशेष रूप से एवं जनसामान्य को सामान्य रूप से चेतावनी दी जाती है कि वे उक्त सम्पत्ति के सामने दी गयी तारीख पर ले लिया है। ऋणी/ऋणियों को विशेष रूप से एवं जनसामान्य को सामान्य रूप से चेतावनी दी जाती है कि वे उक्त सम्पत्ति के सामन में किसी प्रकार का लेन-देन न करें। इन सम्पत्ति से किसी प्रकार का लेन-देन यूनियन बैंक ऑफ इंडिया, हागुड़ को देय राशि एवं उस पर अर्जित ब्याज के पूर्ण भुगतान के पश्चात ही किया जा सकता है। उधारकर्ता का ध्यान प्रतिभूति आस्तियों के मोचन के लिए उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उपधारा (8) के उपबंधों की ओर आकृष्ट किया जाता है।

क्र. सं.	ऋणी/बंधककर्ता/गारंटर के नाम	बंधक चल/अचल सम्पत्तियों का विवरण	मांग नोटिस की तिथि	कब्जे की तिथि	बकाया राशि
	प्रोपराईटर अकबर अली पुत्र खलील अहमव हासिमपुरा उमर मस्जिद के पास, डीएसआर रोड, जिला– हापुड, 245101, उ0प्र0 प्रोपराईटर– श्री अकबर अली पुत्र खलील अहमद, मकान नं0 109/415, कोटला यसफपर जिला–हापड, 245101 उ0प्र0	महत्स्वान नाता कालाना, युराग्य राहर राख, ाजलान हापुड़ 245101 उठप्रठ, संपत्ति स्वामिनी श्री चौधरी अकबर अली पुत्र खलिल अहमद। चौहद्दी: पूर्व:15' चौड़ा रोड, पश्चिम: श्री खलिल की सम्पत्ति, उत्तर: हाजी आसिफ की सम्पत्ति, दक्षिण: चांद मोहम्मद की संपत्ति	10.05.2019		₹ 27,58,576.11 + दिनॉक 01.05.2019 से व्याज व एवं अन्य शुल्क
हि	दनांक- 10-08-2019	रथान – एस.टी.बी हापुड़	प्राधिकृत आं	धकारी, यूनियन	। बैंक ऑफ इंडिया



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STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 JUNE 2019

		Qu	Quarter ended		
Sr. No.	Particulars	30 June 2019	31 March 2019	30 June 2018	31 March 2019
		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Total income from operations	13,358.28	12,067.18	11,983.40	48,031.2
2	Net Profit for the period (before tax, exceptional and prior period items)	1,538.29	106.61	304.51	516.9
3	Net Profit for the period before tax (after exceptional and prior period items)	1,538.29	106.61	304.51	726.3
4	Net Profit for the period after tax (after exceptional and prior period items)	955.80	556.07	197.37	701.8
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	1,082.23	295.23	1,100.48	1,491.3
6	Equity Share Capital	1,400.00	1,400.00	1,400.00	1,400.0
7	Earnings Per Share (of Rs 10/- each) (for continuing operations)				
1	Basic :	6.83	3.97	1.41	5.0
1 1	Diluted :	6.83	3.97	0.93	5.0

Note:

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities And Exchange Board Of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Bombay Stock Exchange website http://www.bseIndia.com and National Stock Exchange website http://www.nseIndia.com and the company website http://www.globalhelicorp.com

2 The Company has adopted Ind AS 116 – Leases beginning April 1, 2019. The standard has been applied to the lease contracts existing as on April 1, 2019, except to short-term leases and leases for which the underlying asset is of low value. Accordingly, the Company has recognised, a lease liability measured at the present value of the remaining lease payments and Right-of-Use (ROU) asset as its carrying amount, net of incentives received subject to the adjustments for prepayments and accruals and discounted at the relevant incremental borrowing rate as at April 1, 2019. The Company has sub leased certain helicopters taken on operating lease. For sub lease classified as finance lease, the Company has recognised present value of the lease receipts discounted at the relevant incremental borrowing rate with the corresponding derecognition of right of use asset that it transfers to the sub lessee. The difference between the right of use asset and the lease receivables is recognised in the statement of profit and loss.

As the Company has adopted the modified retrospective approach, it is not required to restate the comparative information for the year and quarter ended March 31, 2019 and quarter ended June 30, 2018. The right of use asset has been measured at the same value as that of the lease liability as at April 1, 2019. For leases classified as finance lease, the carrying value of the lease asset and lease liability as at April1, 2019, has been carried forward without change under the new standard.

Notes to the unaudited financial results:

"The above is an extract of the detailed format of quarter ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015 as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016. The full format of the quarter ended Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and also on Company's website www.wforwoman.com".

- The above unaudited financial results for the quarter ended June 30, 2019, have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on August 8, 2019. These results have been subjected to limited review by the statutory auditors of the Company.
- 2. During the year ended March 31, 2019, the Company had completed the initial offering of 15,714,038 equity shares of face value of ₹ 2 per share at a price of ₹ 716 per equity share, through an offer for sale of equity shares by certain selling shareholders. The equity shares of the Companywere listed on National Stock Exchange ('NSE') and BSE Limited ('BSE') with effect from July 30. 2018. Accordingly, the figures for the corresponding quarter ended June 30, 2018, as reported in these unaudited financial results have been approved by the Company's Board of Directors, but have not been subjected to review by the statutory auditors.
- 3 During the quarter ended June 30, 2019, the Company has allotted 57,750 equity shares of ₹ 2 per share arising from exercise of Employee Stock Options Plans (ESOPs), which were granted under "TCNS ESOP Scheme 2014-2017" prior to April 01, 2017 and has accordingly claimed tax deduction in relation to such ESOPs exercised.
- t. The Company, in earlier years, had granted stock options to its employees under TCNS Employees Stock Options Plan 2014, TCNS Senior Management Stock Option Plan 2015 and TCNS Senior Executive Stock Option Plan 2015, which were duly approved by the shareholders in extra-ordinary general meeting held on July 01, 2014, November 19, 2015 and November 19, 2015, respectively. These stocks options were granted when the Company was a private limited Company and accordingly provision of Section 197 and 198 of the Companies Act, 2013 (the "Act") were not applicable at the time when these stock options were granted. All the plans were consolidated into TCNS ESOP Scheme 2014-17, the clauses of which were in compliance with applicable Securities and Exchange Board of India (SEBI) and SEBI (Listing Obligations and Disclosures Requirements) regulations, 2015. The consolidated scheme was approved by the shareholders in extra-ordinary general meeting held on February 02, 2018. The Company, in financial year 2017-2018 became a public company. The Company had recognised ESOP charge aggregating to ₹573.30 million in its Statement of Profit and Loss in earlier years with respect to above Employee Stock Option Plans.

During the year ended March 31, 2019, the Managing Director's salary and benefits amounted to $\overline{<}$ 24.14 million, (excluding perquisite value of exercised ESOPs). In addition, the Managing Director, in the previous year exercised 6,204,057 stock options (equivalent to 3,102,029 equity shares) granted to him under TCNS ESOP Scheme 2014-17 in the years ended March 31, 2015 and March 31, 2016, which resulted into a perquisite value of $\overline{<}$ 595.74 million under Income Tax Act, 1961. The management, supported by legal opinion, in the previous year, had considered the said perquisite value of the exercised stock options in computation of managerial remuneration under section 198 of the Companies Act. As a result, the managerial remuneration for the previous year, aggregating to $\overline{<}$ 619.88 million, exceeded the limits prescribed under Section 197 of the Act by $\overline{<}$ 537.41 million. The Company is in the process of getting it approved at the ensuing meeting of the shareholders. As noted, the excess managerial remuneration above the prescribed limit is due to underlying stock option plans which were already approved by the shareholders in earlier years.

5. Effective April 1, 2019, the Company adopted Ind AS 116 'Leases' using the modified retrospective method. Under the method, the Company (lessee) recognised a lease liability at the present value of all the remaining lease payments as at April 1, 2019, and Right-Of-Use asset ('ROU') at its carrying amount as if Ind AS 116 had been applied since the commencement of the lease. Accordingly, this has resulted in recognising ROU of ₹ 3,387.14 million and corresponding lease liability of ₹ 4,005.36 million and decrease in Relained Earnings (Other Equity) of ₹ 402.19 million (net of Deferred Tax Asset of ₹ 216.03 million) as on April 1, 2019. ROU is depreciated over the remaining lease term and the lease liability is reduced when paid, with the interest on the lease liability being recognised as finance costs. Further, as required under the modified retrospective method, the previous period information is not restated and hence not comparable.

To the extent the performance for the quarter ended June 30, 2019, is not comparable with the previous period results, the reconciliation of above effect on 'Statement of Unaudited Financial Results for the Quarter ended June 30, 2019, is as under:
(7 in million)

Particulars	Quarter ended June 30, 2019 (comparable basis)	Changes due to Ind As 116 increase/(decrease)	Quarter ended June 30, 2019 (as reported)
Finance costs	1.74	90.58	92.32
Depreciation and amortisation expenses	52.70	179.47	232.17
Rent expenses	294.16	(246.78)	47.38
Profit before tax	302.41	(23.27)	279.14

- 6. These financial results have been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013, read with the relevant rules issued thereunder and other accounting principles generally accepted in India.
- 7. The Company is primarily engaged in the business of manufacturing of women apparels in India. Accordingly, the Company views its business activities as one business segment, therefore there are no separate reportable segments as per Indian Accounting Standard (Ind AS) 108 "Operating Segments".
- Figures for the quarter ended March 31, 2019, represents the difference between the audited figures in respect of full financial year and the unaudited published figures of nine months ended December 31, 2018.

For and on behalf of the Board of Directors Sd/-Anant Kumar Daga Managing Director Consequent to the Company adopting Ind AS 116 - Leases, the impact on the Company's financial results for the quarter ended June 30, 2019 is as follows:

- Depreciation and amortisation expenses have increased by Rs. 1,183.77 lakhs on account of amortization of ROU asset.
- Finance costs has increased by Rs. 348.63 lakhs on account of interest on outstanding lease liability.
- Foreign Exchange Gain on account of revaluation of foreign currency lease liability and lease receivable amounting to Rs. 14.52 lakhs (net) has been accounted in 'Foreign exchange (gain)/ loss (net)'.
- Lease rentals have been decreased by Rs. 2,116.16 lakhs due to recognition of operating lease as ROU asset and recognition of a corresponding lease liability.
- Income from embedded lease has decreased by Rs. 824.61 lakhs on account of derecognition of ROU asset.
- 6. Interest income has increased by Rs. 151.60 lakhs on account of interest on outstanding lease receivables.
- 7. Consequently, the net impact of the above has resulted in profit after tax for the quarter ended June 30, 2019, being reduced by Rs. 74.73 lakhs.

Supplementary rentals on short term leases and variable component which were earlier classified in 'Helicopter Rentals' and 'Hangar Rentals' have now been disclosed as a separate line item 'Lease Rentals' in the above financial results.

Consequently, the figures for the current quarter are not comparable with those of the previous periods.

- 3 A customer of the Company has been retaining amounts aggregating Rs 296.30 lakhs in respect of Service Tax/GST levied by the Company on reimbursement of expenses. The Company is currently in discussion with this customer for recovering the retained amounts and Management believes that they have a strong case to collect the outstanding amounts and accordingly no provision has been made thereon. The audit report has been modified in this respect.
- During the year ended March 31, 2009 the Office of the Commissioner of Customs (Preventive) had seized three helicopters for alleged non-compliance of the duty waivers given to non-scheduled operators (passenger). The Company had received a Show Cause Cum Demand Notice (SCN) citing an amount of Rs 2,379.24 lakhs towards custom duty under Section 28 of the Customs Act, 1962 and applicable interest and penalty thereon. Pursuant to the receipt of the said SCN, the Commissioner of Customs (Preventive) had confirmed a demand of Rs 2,621.95 lakhs towards differential duty of customs and penalty thereon for two helicopters. The Management believes that the Company is in compliance with the relevant customs and other regulatory guidelines in this respect, based on a decision in a previous year from Custom Excise and Service Tax Appellate Tribunal (CESTAT) West Zonal Bench, in favour of the Company on a similar matter and on an opinion from an external legal expert and that the demand being contested by the Company will be set aside by the higher appellate tribunal. An amount aggregating Rs 538.26 lakhs has been paid as duty under protest during the year ended March 31, 2010.
- 5 The Company had provided for anticipated interest amounting to Rs. 209.34 lakhs till the year ended March 31, 2018 on the disputed license fees payable to the Airports Authority of India. Since the arbitration award received in the previous year had not provided for any interest payable on the disputed amount, this amount was reversed and disclosed under Exceptional Item during the year ended March 31, 2019.

for Global Vectra Helicorp Limited SD Lt. Gen.(Retd.) SJS Saighal Chairman

Place:- Mumbai Date:- August 09, 2019

Place: New Delhi Date: August 8, 2019