COVEN INT COIL-O-MATIC (HARYANA) LIMITED Regd office ; Vill. Salawas, P.O. Sangwari, Distr Rewari - 123 401

art	1					(Ru	pees in Lacs
		3 months ended 31.12.2013	3 months ended 30.09.2013	Corresponding 3 months ended in the previous year 31.12.2012	Year to date figure for the period ended 31.12,2013	Corresponding year to date figure for the period ended 31.12.2012	Previous accounting year ended 31.03.2013
	(Refer notes below)			(Un-audited)		Audited
1	Income from operations			Territoria.		400000000000000000000000000000000000000	100000000000000000000000000000000000000
	a) Net sales/income from operations (Net of excise duty)	1,049.80	872.55	880,65	2,957.02	2,738.08	3,680.21
	b) Other operating Income		0.00	10.37		20.24	23.15
	Total income from operations (net)	1,049.80	872.55	891.02	2,957.02	2,758.32	3,703.30
2	Expenses			110000000		0.0000000	727700000
	a) Cost of materials consumed	629.99	553.60	523.97	1,779.93	1,624.00	2,207.21
	b) Purchases of Stock-in-Trade		.*			(4)	
	Changes in inventories of finished goods, work-in-progress and Stock-in-	732502	505555	0.02	72.722	200000	200
	c) Trade	28.41	-52.97	-3.26	1.16	-41.86	-52.00
	d) Stores & Spare Parts Consumed	73.79	63.24	75.46	209.65	188.24	256.30
	e) Power & Fuel Consumed	93.84	85.94	102.25	274.66	281.10	371.0
	f) Employee banefits expense	150.18	139.36	139.56	431,47	375.88	507.2
	g) Depreciation and amortization expense h) Other expenses(Any item exceeding 10% of the total expenses relating	17.27	17.32	15.70	51.51	51.47	67.9
	to continuing operations to be shown separately)	179.97	127.05	115,46	436.53	349.89	474.5
	Total expenses	1,173,46	933.54	969.14	3,184.91	2,828.72	3,832.3
3	Profit from operations before other income, finance costs and exceptional items (1-2)	1	22000	7000001	2750 (2007)		-5000000
		-123.65	-60.99	-78,12	-227.89	-70.40	-128.9
4	Other Income	0.17	12.92	26.36	13.99	27.12	30,9
	Profit from ordinary activities before finance costs and exceptional						
5	items (3+4)	-123,48	-48.07	-51.76	-213.90	-43.28	-98.0
6	Finance costs	3.05	2.47	3.47	7.10	6.33	5.8
7	Profit after Interest but before Exceptiona Items (5-6)	-126.53	-50.54	-55.23	-221.00	-49.61	-103.9
8	Exceptional Items				2		
9	Profit from ordinary activities before Tax (7-8)	-126.53	-50.54	-55.23	-221.00	-49.61	-103.9
10	Tax Expense (includind DT & Tax)						
	a) Current Tax	2.		-8.30		-8.30	-1.4
	b) Deffered Tax						-29.2
	Net Profit from ordinary activities after tax (9-10)	-126.53	-50.54	-46.93	-221.00	41.31	-73.1
12	STATE OF THE STATE		1.00		30.500	1170	
13	200 PRODUCT TO THE PROPERTY OF	-126.53	-50.54	-46.93	-221.00	-41.31	-73,1
14		NA.	NA	1	NA	NA.	N
15	Minority Interest	NA.	NA.	NA.	NA	NA.	N
	Het Profit after taxes, minority interest and share of profit/(loss) of					114	
16	TO THE STATE OF TH	-126.53	-50.54	-46.93	-221.00	-41.31	-73.1
17	Paid up Equity Share Capital (Face Value of the share Rs. 10/- each)	450.80	450.80	450.80	450,80	450.80	450.8
18							
19	Earning Per Share (EPS) before extraordinary items (of Rs 10 each not annualised)		9				
	Basic and diluted	-2.81	-1.12	-1.04	-4,90	-0.92	-1.6
19.	Earning Per Share (EPS) after extraordinary items	-		1	200	-	
-	(of Rs 10 each not annualised)	_ 0					
	Basic and diluted EPS after extraordinary items	-2.81	-1.12	-1.04	-4.90	-0.92	-1.6

	Select Information for the	he Quarter/Nine Month	s Ended 31st	December 2013			
	Particulars	31.12.2013	30.09.13	31.12.2012	31.12.2013	31.12.2012	31.03.2013
(Refer notes below)		(Un-audited)					Audited
A	PARTICULARS OF SHAREHOLDING						
1	Public Shareholding	V2000-0000	200000000000		DOMESTICS AND	***********	
	Number of shares	2502670	2502670	2502670	25,02,670	2502670	2502670
	Percentage of shareholding	55.52%	55.52%	55.52%	55.52%	55.52%	55.52%
2	Promoters & Promoter Group Shareholding						
	a) Pledged / Encumbered						
	i) No. of Shares	NII	:NII	N8	NII	N8	NII
	ii) % of Shares (as a % of the total shareholding of						
	promoter and promoter group)	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
	iii) Percentage of Shares (as a % of the total shareholding						
	capital of the Company)	N.A.	N.A.	N.A.	N.A.	N.A.	N.A.
	b) Non encumbered					-	
	i) Number of Shares	20,05,330	20,05,330	20,05,330	20,05,330	20,05,330	20,05,330
	ii) % of Shares (as a % of the total shareholding of				con-con-		and the same
	promoter and promoter group)	100.00%	100,00%	100.00%	100.00%	100.00%	100.00%
	iii) Percentage of Shares (as a % of the total shareholding	200-200		and the second		and the same	
	capital of the Company)	44.48%	44,48%	44.48%	44.48%	44.48%	44,48%

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SI No.	Particulars	3 months ended 31/12/2013
В	INVESTOR COMPLAINTS	
	Pending at the begning of the quarter	Nil
	Received during the quarter	Nil
	Disposed of during the quarter	Nil
	Remaining unresolved at the end of the quarter	Nil

For Governiny Coll-O-Matic (Vacciona) Ltd.

Notes:

- As defined in Accounting standard 17- Segment Reporting, the business activity of the Company falls within a single primary business segment i.e. Automobile.
- The Company is contesting in various Courts and Tribunals the exaggerated claims by the assignees of the various Term Loans availed between 1990 and 1992 from a consortium of 3 Financial Institutions (FIs) namely ICICI, IDBI and IFCI.

The Company availed Term Loans of ₹ 9,25,66,743 between 1990 and 1992 from the consortium, with ICICI as the lead Institution. However the total amount so received was only \$ 8,94,02,900 and the balance was adjusted against Interest payable. Due to receision in the market and accumulated losses which were partly occasioned by high interest rates and partly by time over-run and cost over-run, and despite best efforts of the promoters and the management, the Company turned into a sick company and was referred to the Board for Industrial and Financial Reconstruction (BIFR) vide Reference Case No.197/97.

A Rehabilitation Scheme/Package formulated and agreed upon by all the FIs was approved by the BIFR on 27-12-1999 wherein the dues were freshly determined and fixed as ₹ 1178 lakhs to be paid by 31-03-2002.

The Net Worth of the Company turned positive and after considering the Balance Sheet for the year ended on 31st March 2000, the BIFR closed the reference case on 04-10-2001.

As per the package, one of the sources of finance to repay the FIs was Working Capital facilities. Since the Company was under RBI's defaulters list, no banks were willing to extend the required working capital limits. This was duly brought to the notice of the BIFR. However, despite the best efforts, the Company could not arrange the working capital limits thereby leading to delayed repayments to the Financial Institutions.

In all, however, over the years, the Company made a total repayment of ₹ 12,86,76,952 out which ₹ 11,01,88,705 was made under/after the BIFR Scheme to the consortium members. The major portion of this was paid to the lead institution, ICICI, as part of approval for the BIFR Rehabilitation Scheme/Package. As the Company did not have the details of amounts adjusted by and amongst members of the Consortium out of the various repayments made by it and since, ICICI had filed a winding-up petition in the High Court of Punjab & Haryana at Chandigarh on 08-10-2004 for recovery of ₹ 3,29,92,998, the Company, after October 2005, preferred not to make any further payments to the FIs since the matter was sub-judice.

In 2005, the RBI released a Scheme / Guidelines for One-Time Settlement of loan accounts of Small and Medium Companies. Since the Company fulfilled the criteria for availing the benefits under the said Scheme, which is binding upon the Banks and FIs, the Company re-calculated the payments made under the said Scheme, and after adjusting the amounts already paid to the consortium members, the dues towards the consortium came out to be 2,62,126 only.

The Company accordingly made an application under the OTS Scheme to the FIs before the deadline of end March 2006 and offered to pay the said amount of ₹ 2.62.126.

However, the Financial Institutions did not settle the Company's matter under RBI's OTS Guidelines and demanded unreasonably high amounts.

In the meanwhile, ICICI assigned its debts to Kotak Mahindra Bank Ltd. (KMBL) on 25-04-2005, and both IFCI and IDBI assigned their debts to Dhir & Dhir Asset Reconstruction and Securitisation Company Ltd. (now known as Alchemist Assets Reconstruction Company Ltd. (AARCL)) on 05-03-2008 for ₹ 3,04,00,000 and 12-08-2008 for ₹ 4.11.50.000 respectively.

Thereafter, the assignees filed various Applications under section 19 of The Recovery of Debts Due to Banks and Financial Institutions Act, 1993 for recovery of

- In DRT-II, New Delhi by KMBL on 23-01-2007 for recovery of ₹ 4,72,06,961
- In DRT-I, New Delhi by AARCL on 11-12-2008 for recovery of ₹ 133,70,25,581 for dues calculated on the IFCI debts.
- In DRT-I, New Delhi by AARCL on 21-05-2012 for recovery of ₹ 93,15,19,000 for dues calculated on the IDBI debts.

The Company has also filed counter claims of more than ₹ 500 crores on both KMBL and AARCL.

The final adjudication of the debt liability is yet to be completed.

AARCL (formerly D&DARSCL) also issued notice on 12-12-2008 under Section 13(2) of The Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act (SARFAESI), 2002 demanding an amount of ₹ 144,46,60,272 against dues calculated on both IFCI and IDBI debts. With an application filled on 29-07-2009 u/s 14 of the SARFAESI Act with Dy. Commissioner, Rewari, they made an attempt to take possession of the Company's Assets. However, with timely actions, the Company has obtained from the Hon'ble Punjab & Haryana High Court, Chandigarh Stay Order against any coercive action, if any, taken under SARFAESI Act for taking over the possession of the property in dispute.

The Hon'ble Punjab & Haryana High Court, Chandigarh had through interim orders dated 21-01-2011 and 11-03-2011 directed the Company to deposit a sum of 🐔 crores in the High Court, which the Company complied with.

As per further directions of the Hon'ble High Court vide order dated 09-08-2011 the sum of ₹ 5 crores was appropriated as follows:

- ₹ 3 crores to Alchemist Assets Reconstruction Company Ltd., and
- ₹ 2 crores to Kotak Mahindra Bank Ltd.

Apart from the aforesaid payment of ₹ 5 crores the assignees were also given the liberty to recover further sum of ₹ 13.50 crores from the sale of the extra land appurtenant to the factory premises. This had further been re-affirmed by the Hon'ble Supreme Court with modifications vide Orders dated 07-05-2012, 30-07-2012 and 01-03-2013. As per the directions of the Hon'ble Supreme Court on 01-03-2013, the Company has given physical possession of a part of the property comprising of approx. 10 acres of land to Alchemist Assets Reconstruction Company Ltd. on 08-03-2013.

Since this was only an Interim Order and the amount is yet to be adjudicated, no provision for differential Interest has been made by the Company, nor has any effect been given in the Fixed Assets Schedule of the Accounts.

The matter is expected to come up for hearing for final orders soon.

Also, in compliance to the directions given by Hon'ble Debts Recovery Appellate Tribunal, Delhi (DRAT), the Company deposited with the Debts Recovery Tribunal I, Delhi (DRT-I) a sum of ₹ 51,80,619, which was received from the District Revenue Officer-cum-Competent Authority, Rewari as land acquisition compensation for acquisition of approx. 0.69 acres of the Company's land for widening of the Delhi-Jaipur NH-8 Highway.

However, the Company is of the view that after applying the Reserve Bank of India One-Time Settlement (RBI OTS) Guidelines and after adjusting amounts already paid, physical possession of part property given and amount deposited with the DRT, the Company is or the opinion and amount deposited with the DRT, the Company is or the opinion and the Company.

Company to the Lenders/Assignees. On the contrary amounts may become recoverable for which claims have been filled by the Company.

For Covening Coll-0-Matter (New York) paid, physical possession of part property given and amount deposited with the DRT, the Company is of the opinion that nothing will be glie and payable by the

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iii) The above financial results have been reviewed by the Statutory Auditors and Audit Committee of the Company and taken on record by the Board of Director's on 5th February 2014

(v) Provision for defferd tax, if any for the current year shall be reviewd at the year end.

v) Figures for earlier Quarter / Half year have been re-grouped / re-arranged to make comparable for the Current Quarter / Half year /Nine month & Year.

COVENTRY COIL-O-MATIC (HARYANA) LIMITED

DIRECTOR

Place

: Rewari

Date : 05.02.2014