

May 24, 2019

The General Manager

Scrip Code No. 532481

Corporate Relations Department Bombay Stock Exchange Limited 1st Floor, New Trading Ring Rotunda Building, P J Towers Dalal Street, Fort <u>Mumbai – 400 001</u> **Mr. K Hari** Listing Department National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor Plot No. C/1, G Block Bandra-Kurla Complex, Bandra (E) <u>Mumbai – 400 051</u>

Scrip Code No. NOIDA TOLL EQ

Sub : <u>Outcome of the Board Meeting</u>

Dear Sirs,

Pursuant to the provisions of Regulation 30& 33 of SEBI (Listing Obligations and Disclosures Requirement) Regulation, 2015, this is to inform you that the Board of Directors of the Company at its meeting held today i.e. May 24, 2019, inter-alia, considered and approved:

1. Audited Financial Results of the Company for the quarter and year ended on March 31, 2019. M/s. B S R & Co. LLP, the Statutory Auditors of the Company have issued Audit Report with an unmodified opinion on the Financial Statements;

The financial statement, signed by the Managing Director of the Company, is attached along with the Auditors Report, for your records.

This is for your information and necessary action.

Sincerely

Crawyon Safe

Gagan Singhal Company Secretary & Compliance Officer

Encl: a/a

N. M. RAIJI & CO.

Chartered Accountants Universal Insurance Building, Pherozeshah Mehta Road, Mumbai-400 001. INDIA Telephone: 2287 0068 2287 3463 E-mail : nmr.ho@nmraiji.com

Independent Auditor's Report On Audit of Consolidated Financial Results

To the Board of Directors of Noida Toll Bridge Company Limited

MUMBA

- We have audited the accompanying Statement of Consolidated Financial Results of Noida Toll Bridge Company Limited ("the Company") and its subsidiary (the Company and its subsidiary together referred to as "the Group") for the three months and year ended March 31, 2019 ("the Statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016.
- 2. This statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been compiled from the related interim condensed consolidated financial statements which has been prepared in accordance with Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34") prescribed under Section 133 of the Companies Act, 2013, read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express an opinion on the Statement based on our audit of such consolidated financial statements.
- 3. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the Statement is free from material misstatement.
- 4. An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the Statement. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial controls relevant to the

Company's preparation and fair presentation of the Statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal financial controls. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Management, as well as evaluating the overall presentation of the Statement.

5. We believe that the audit evidence obtained by us, is sufficient and appropriate to provide a basis for our audit opinion.

Emphasis of Matter

- 6. We draw attention to the following:
 - (a) Note No. 3 to the Statement of Consolidated Financial Results in which, pending the outcome of the Company's appeal before the Hon'ble Supreme Court against the order of the Hon'ble High Court of Allahabad stalling the levy and collection of toll fee, based on a legal opinion, the Board has placed reliance on the provisions of the Concession Agreement relating to compensation and other recourses and taken a stand that the underlying value of the intangible and other assets is not impaired.
 - (b) Note No 4 to the Statement of Consolidated Financial Results, which relates to income tax demands aggregating Rs. 10,893.30 crores, raised on the Company, for the Assessment Years 2006-2007 to 2014–2015 and also an equivalent amount of penalty for the said Assessment Years, together resulting in a total demand of Rs.21,786.60 crores. The Management of the Company is of the view that both demands are devoid of any justification or merit and that the Company is confident of getting a favourable decision. Consequently, the Company has not made any provision in its standalone financial statements.

Our opinion is not modified in respect of the above matters.

7. In our opinion and to the best of our information and according to the explanations given to us, the Statement:



includes the results of the subsidiary ITNL Toll Management Services Limited;

- (b) is presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as modified by Circular No. CIR/ CFD/ FAC/62/2016 dated July 5, 2016; and
- (c) gives a true and fair view in conformity with the aforesaid Indian Accounting Standards and other accounting principles generally accepted in India of the consolidated net loss and total comprehensive income and other financial information of the Group for the three months and year ended March 31, 2019.
- 8. In the Statement, the figures of the financial results as reported for the quarter ended March 31, 2019 and March 31, 2018 are the balancing figures between audited figures in respect of the full financial year and the published year to date figures upto the end of the third quarter of the relevant financial year. Also, the figures upto the end of the third quarter had been subjected to only a limited review by us.

For N. M. Raiji & Co. Chartered Accountants Firm's Reg. No.: 108296W



CA. Vinay D. Balse Partner (Membership No.: 039434)

Place: Mumbai Date: May 24, 2019

N. M. RAIJI & CO. Chartered Accountants Universal Insurance Building, Pherozeshah Mehta Road, Mumbai-400 001. INDIA Telephone: 2287 0068 2287 3463 E-mail : nmr.ho@nmraiji.com

Independent Auditor's Report On Audit of Standalone Financial Results

To the Board of Directors of Noida Toll Bridge Company Limited

MIMBA

- We have audited the accompanying Statement of Standalone Financial Results of Noida Toll Bridge Company Limited ("the Company") for the three months and year ended on March 31, 2019 ("the Statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016.
- 2. This statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been compiled from the related books of account, which has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" (IND AS 34), prescribed under Section 133 of the Companies Act, 2013 read, with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express an opinion on Statement based on our audit of such standalone financial statements.
- 3. We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatements.
- 4. An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls. An audit also includes evaluating the operating effectiveness of such controls. An audit also includes evaluating the

accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

5. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

Emphasis of Matter

- 6. We draw attention to the following:
 - (a) Note No. 3 to the Statement of Standalone Financial Results in which, pending the outcome of the Company's appeal before the Hon'ble Supreme Court against the order of the Hon'ble High Court of Allahabad stalling the levy and collection of toll fee, based on a legal opinion, the Board has placed reliance on the provisions of the Concession Agreement relating to compensation and other recourses and taken a stand that the underlying value of the intangible and other assets is not impaired.
 - (b) Note No 4 to the Statement of Standalone Financial Results, which relates to income tax demands aggregating Rs. 10,893.30 crores, raised on the Company, for the Assessment Years 2006-2007 to 2014–2015 and also an equivalent amount of penalty for the said Assessment Years, together resulting in a total demand of Rs.21,786.60 crores. The Management of the Company is of the view that both demands are devoid of any justification or merit and that the Company is confident of getting a favourable decision. Consequently, the Company has not made any provision in its standalone financial statements.

Our opinion is not modified in respect of the above matters.

- 7. In our opinion and to the best of our information and according to the explanations given to us, the statement:
 - a) is presented in accordance with the requirements of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016; and
 - b) gives a true and fair view, in conformity with the aforesaid Indian Accounting Standards ("Ind AS") and other accounting principles generally accepted in India, of the net loss and total comprehensive income and other financial



information of the Company for the three months and year ended on March 31, 2019.

8. In the Statement, the figures of the financial results as reported for the quarter ended March 31, 2019 and March 31, 2018 are the balancing figures between audited figures in respect of the full financial year and the published year to date figures upto the end of the third quarter of the relevant financial year. Also, the figures upto the end of the third quarter had been subjected to only a limited review by us.

For N. M. Raiji & Co. Chartered Accountants Firm's Reg. No.: 108296W

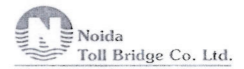
RAIJ

CA. Vinay D. Balse Partner

(Membership No.: 039434)

Place: Mumbai

Date: May 24, 2019



AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2019

St. Na.	Particulars	Quarter ended			Year ended		Consolidated Year ended	
		31.03 2015	31.12.2018	31.03.2018	31.03.2019	31.03.2018	31 02 2019	31 03 2018
1		Audited	Unaudited	Audited	Audited	Audited	Audited	Auditeit
11	(2)	(3)	[4]	(5)	(6)	(7)	(8)	(9)
1	Herebaue from operations	503.57	529 08	513 22	2 036 37	1,627 /3	2 626 11	+ 827 /
	Other Income	18 45	5.73	74.83	38 46	523.92	51.95	140 /
	Total inconse	682.02	\$35.71	588.05	2,074.83	1,751.65	2,068 30	1.768.47
1	Total Expenditure							
	Operating expenses	30/8 30	365 72	414 02	1,757.91	1.774 56	1.538 16	1.452 ##
	Employee benefits expense	22.48	25.72	29.89	95.20	129 34	289.62	423 55
	Finance costs	197.26	200.63	179 50	803.09	700 39	RC3 tu	700 **
	Depreciation and amortization expense	978.71	1,151.43	1.088.90	4,324.31	4,221 56	4,028.51	42212
	Other expenses	261.42	133 71	1/4 35	093.11	649.40	121 12	699.51
	Total Expenditure	1,848.97	1,907.21	1,886.66	7,673.62	7,474.93	7,661.11	7,503.11
103	Profit for the year before taxation	(1,266,15)	(1,371.50)	(1,298.61)	(5,598,79)	(5,723.24)	(5,592.75)	(5.734.63
IV	Tan Expense:							
	(1) Current Tax		(20.65)	8.34		50 61		50.0
	(2) Takes paid for earlier year		(50 61)	211	(50 05)	2 15	(50.01)	p t
	[3] Deferred Tax	/1.08	(044.59)	-	(1,955.71)		(1,955.71)	
	Tatal Tax	71.08	(721.85)	10.45	(2,005.82)	52.72	(2.005.82)	62 72
×.	Profit for the year after tax	(1,337.23)	(643.65)	(1,309.06)	(3,592.97)	(5,776.00)	(1,584.93)	(5,787.35
VI	Other Comprehenates Income							
	Unrealized gain on investment			2.99		-		
	Actuarial (gain)/hass in respect of defined benefit plan	(4 68)	2.44	(2.73)	(3 33)	(2/31	(6.64)	2.43
	Total Other comprehensive income	(4.58)	0.44	0.28	(3.36)	(2.71)	(6.84)	2.43
VU	Total Comprehensive Income for the year	(1,341.91)	(649.21)	(1,368.78)	(3,595.33)	(5,778,71)	(3, \$03, 77)	(5,794.93
VIII	Paid-up equity share capital							Kanada
	(Fisce Value Rs 10)	18.619.50	18,619.50	18,618.50	18:619:50	18 619 50	18,616.50	18.619.50
	Earning Per Share							
	Massag:	(0.72)	(0.35)	10 701	(1 03)	(3 10)	11 9(3)	(3.11
	Diuted	(0 72)	(0.35)	10 701	(1.93)	(3 10)	11 935	(3.1*





Corporate Off.: Toll Plaza, DND Flyway, Noida-201 301. U.P. INDIA Phone : 0120-2516495 Regd. Off.: Toll Plaza, Mayur Vihar Link Road, New Delhi - 110091. INDIA

Website : www.ntbcl.com Email : ntbcl@ntbcl.com CIN : L45101DL1996PLC315772

Notes:

The above reaches have a been concerned, or a conversion order (in plus Analysis conversion on a superconding for Departures on a maximg field on they 21, 2010

- The Company has with effect from Aport 1. 2018, adopted DVD AS 115 "Revenue from Contracts with Continents" by opring for the duminient exterior practical, which is applicable for all contracts that were not completed as an Aport 1. 2018. Consequently the energy advance from pretrively adjusted. The effect of the adoption of Ind. 35-115 was not insterior on the financial statements.
- 3 The Han'hie High Court of Allatathod bisl, vole its Judgement dated October 26, 2016, on a Public Interest Lingation (challenging the value) of the Concession Agreement and rections the Concession Agreement to be quarked) has directed the Concessing the step collecting the user fee holding the two specific provisions relating to seve and collection of fee to be incoreating the refined to puash the Concession Agreement. Concession Agreement, collection of user tee from the users of the Norda-Delha Tail Road has been surprised from Onions. 2016, parameters which an appeal has been filed before the Hum'his segreene Concest of India, and/or an other and on the user fuelly fully on the user.

On November 11, 2016, the How big Suprome Court issued in interimental and, drough dowing the interim stay, stught assistance of CAG is verify whether the Total Use of the Project in terms of the Concession Agreement and here receivered or not by the Company. The CAG has submitted its report to the Howble Supreme Court, which at a interimg on September 11, 2018, directed that the Report submitted by CAG he kept in a studied cover.

The SLP is still pending for final adjudcation in the Horble Supreme Court. The Company has also notified NORDA that the Judgement of the Horble Altitution High Court, read with the under the Concession Agreement and submitted a detailed proposal for involuteration of the Concession Agreement, so as to place the Concession under the Concession and economic position to it was prior to the and Change in Law. Since NORDA did not act on the proposal, the Concession has a solution of the sone of arbitration to NORDA.

The Arbitral Tribunal has been constituted and both the Company and NOEDA have submitted files claums and exumer claums. Forther, NDEDA had filed an opplication under Section 16 nm the maintainability of the information proceedings which was rejected by the Arbitral Tribunal vide order dated August 10, 2018.

NONDA had filed an application in the Defin High Cuart, under Section 34 of the Arbitration and Consiliation Act, 1961, challenging the Arbitral Tribunal refer dated in August 2018, which has been disposed off by the Defin High Coart on January 31,2019, without any teleff to NONDA. NOHDA has also filed an application fix directions before the Hor/big Supreme Coart seeking a stay on arbitral proceedings. On April (2,2019 the Hor/big Supreme Coart directed s stay on arbitral proceedings.

Bared on legal opinion and the Board of Directory relative on the provinsion of the Concession Agreement (relating to compression and other tremmers) the Company is confident that the underlying value of the oningible and other assets set not impaired.

The Company continues to fulfil its oblightours in par the Concession Agreement sochaling insolutionance of Project Assets

4 The Company has received an order from CHL(A) on April 25, 2018 and pursuant to the CTT (A) order, the AD has also possed consequential orders in respect of AY's 2006 (F) to 2614 15 giving effect to the CTT (A)'s appellate orders and has enhanced the tax demand by Rx 10,893 30 errors. The onhancement of the demand was primarily on account of valuation of land. The Company has filed in appeal along with the stay application with biccome Tax Appellate Tribunal (TTAT). The matter was hund by IEAT on December 19,2018, January 2, 2019 and at the last application got Patruary 6, 2019, the TTAT based in NCLAT order dated October 15,2018 granting a monitorium on all creditors actions against IL&PS as well as of its group companies including NTRCL, adjuarted the matter time doe with directions to maintain status goo.

During November 2018 CTT(A), Noola has passed the panalty order for A Y. 2006-07 to 2018-15 and based on which the Assessing. Officer Delhi has unposed a penalty amounting to 8x 10893.30 crores during December 2018. The Company has filed an appeal along with the stay application with ITAT on January 11, 2019. The matter was heard by ITAT on March 29, 2019 and May 03, 2019, ITAT adjuorned the matter use dir with directions to manuface status goo

5 The Company has not made payment of monthly interest and quietierly reprinterior on account of Second Term Loan ("Facility") from ICICI Bank Limited for the period May, 2018 to Macen. 2019. The total entitlement up to March 31, 2019 is Ra-50 crores i.e. Ra-5 errores on account of interest and the balance amount of Ra-45 Crs towards principal re-payment. The Company has received acveral notices from ICICI Bank, including the notice dated September 27, 2018 for hum recall and notice of acceleration of the facility.

Further in an appeal files by the Union of Indoa tacting through the ministry of Corporate Affairs) and Infinationate Leasing and Ferancial Services (IL&FS), the National Company Law Appellate Tobunal (NCLAT) has parsed an interim order October 15, 2018 graving a moranerium on all creditor actions against IL&FS as well as of its group companies including NTBLL.

6 CIn September 28: 2018 a writ of demand was served by NOIDA on the Company for an amount of Rs.3.69 erores in relation to revenue from advertising on Nosia aide of DND Flywar. The Company has requested NOIDA to keep the writ of demand in abeginee time the number has been referred to Arbitration by NOIDA and further no action can be taken against the Company due to the monitoritom growted in some of NCI AT order dated Detaber 13, 2018.

During December 2018 and April 2019, the Company has received on additional domand of Rs 2 34 cours and Rs 2 47 course mounds arous of lassise fee. The Company has requested NOEDA to keep domand in absyration socies that matter has been referred to Arbitration by NOEDA.

The Company had only one business segment and therefore reporting of segment was information in not applicable.

8 Previous period figures have been regrouped / reclassified wherever recentity





Particulars ASM 15 Nas Current Acurts Int Property, stant and Encourter- (a) Other Instruction and Encourter- (b) Other Instruction and Encourter- (c) Encourt Acurts (c) Encourt Acutts (c) Encourt Acutts (c) Encourt Acutts (c) Encourt Acutts	Yush en 31.03.2019 Audited 1.409.37 45.172.30 2.55 36.27 2.355.02 48,908.46 81.05 81.05 711.88 106.38	21.83.2014 Audited 660.33 69,021 85 520 18 7 % 30.50 2,555 20 55,341 63 81 08	Consciolated 31.42,2813 Audited 1.411.09 45,172.35 12.25 30.27 2,355.00 44,947.91 82.35	11,03,20 Availe 50 43,67 97 1 1 2,85 29 53,30
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(BI) Other Facancak Assets (c) Other Facancek Assets (c) Other Assets Tatal Nov-Correct Assets Correct Assets (k) Investmentation (k) Investments (k) In	7.355.02 48,968.44 81.06 711.88	2,355.00 798.54 58,341.03	2,355.00 48,947.93	2,35 29 53,38
In Contrast Assures (1) Other Assures Tastal Num-Current Assures Execute Assures (k) Investments (k) Investments (k) Investments (k) Investments (k) Cosh & Cosh Represents (k) Cosh & Cosh Represents (k) Other monk Balance	48,303.46 31.08 711.88	298 %6 53,341 #3	48,947.91	20) 51,36
13) Other Assets Eastal Non-Current Assets Eastal Non-Current Assets East Asset East East East Asset East	51 D5 711 58	53,341 #3		51,30
Tatal New Current Assets Current Anness (a) Investances (b) Investances (a) Assets (a) Investments (a) Investments (a) Code relations (a) Code Relations	51 D5 711 58			
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 (b) Internation (b) Internation (c) Internation (c) Internationalities (c) Contract Internations (c) Contract Internations (c) Other Internations 	711.88	ai in	8.1 3%	н
(h) Formannial Assels (a) Inversionalis (a) Founde contributions (a) Eanh & Cault Representation (a) Cault & Cault Representation	711.88			
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 (a) Sciente restarbasilides (a) Coule & Caste Representation (a) Other Bank Bullance 			1	
(12) Contra & Canto Bagaroulareta (ne) Other Manha Balance		737.70	121 #7	22
(iv) Other Bank Ballance		3 40	104.77	
	172.80	172.42	172.86	\$7
		0.21	1.44	
	281 36	206.72		
(st) Other Facility of Avecia	1,047.62	905.59	1,718.95	1,87
(c) Carriell Les avoits	206.12	226.12	187.80	26
(U) Other Current Assets feetal Current Assets	2,607.20	2,812.29	2,488.05	2,30
40048 Shardow wayses				
TOTAL ASSETS	51,576.64	35,658.12	51,471.95	3.5,64
FOULTY AND DASGETIES				
Equity				
(a) Share Cardol	18,639.50	18,613.50	28,619.50	18,03
(b) (there Existy	19,877.A5	23,423.82	19,654.41	23,24
Futal Equity Attributable to their builders of the Camparty	38,445.99	42,043.37	38,273.91	41,85
(c.) Hum Controlling Interest			[1.82]	-
to a community	38,466.59	42,043.12	38,272.09	41,84
Liabilities Rom-Chereni Liabilities				
(a) Functional conditions				
[i] Bonewogs		3,471.84		3,67
[96] Othere Financial Evabelities	676.03	347.43	576.03	34
(b) Periodianes	2,775.07	2,035.63	2,787.95	2,64
(c) Deferrend the Labdings (Art)		1,955.21		1,55
Total Non-Current Usbillion	3,403.10	7,790.11	3,413,94	7,81
Current Liabilities				
(a) filmancial Listelliten				
[1] Barrawings	1,790.43	1,712.43	1,780.43	1,7
the Truste payothers	758.78	\$35.35	785.95	4
[bil] Other Financial Lizbrintes	0.385.60	2,766.66	6,382.32	2,8
(b) Provisions	276.54	448.20	292.53	4
oug of seveneeses	544.80	361.75	1,44.80	
Tataf Carreet Lisioffeiru	9,727.55	5,824.99	9,785.93	5,9
TOTAL COURTY AND LIABLETIES	51,376,64	55,458.32	51,471.96	55,6

As pur our separate report of even date attached

Fue to Mitheliji & Ou Chartened Accountants okug nia pópozebita

Viceper Carrier Operation (2013) 2390-3343 Protect Houselo, 52.0 State: May 24, 2013



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