

# SOM DATT FINANCE CORPORATION LTD.

CIN :L65921WB1993PLC060507

12.11.2020

BSE Ltd.  
Floor 25, P. J. Towers, Dalal Street  
MUMBAI — 400 001  
(Scrip Code: 511571)

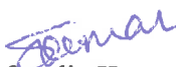
**Sub.: Newspaper Advertisement-Regulation 47 of the SEBI(Listing Obligation and Disclosure Requirement) Regulations, 2015.**

Dear Sir

Pursuant to Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing the Financial Results of the Company for Quarter and Half Year ended on 30<sup>th</sup> September, 2020 published in newspapers Aajkaal Bengali and Financial Express(English Edition all India) on November 12, 2020.

You are requested to take the same on record.

Thanking You  
Yours Truly  
For Som Datt Finance Corporation Limited

  
Sandip Kumar Chaubey  
Company Secretary  
Membership No. A35694



Encl.:As above

# Bharat Forge net tumbles 71.3% to ₹70 cr

**FE BUREAU**  
Pune, November 11

**FORGING AND AUTO** component major Bharat Forge reported 71.3% year-on-year decline in standalone profit to ₹70.30 crore for the September quarter. Revenue for the quarter was down 30% year-on-year to ₹881.50 crore with a fall in both domestic as well as export sales, thanks to the pandemic.

The cyclical downturn in the commercial vehicle sector also contributed to the decline in revenues, the company said. Bharat Forge's domestic revenues fell 9.9% year-on-year to ₹403.6 crore, while exports declined by 40.2%

**Revenue was down 30% Y-o-Y to ₹881.50 cr with a fall in both domestic as well as export sales**

year-on-year to ₹462.3 crore. BN Kalyani, CMD, Bharat Forge, said on the export front, there were clear signs of demand improvement, especially in the commercial vehicle segment, but the second wave of Covid cases in Europe and North America and its potential impact on demand was something they had to keep track of. Despite government assistance in Europe and North America, the overseas manufacturing

operations reported Ebitda loss of ₹33.40 crore, Kalyani said. The outlook in the domestic market was positive but was subject to continued momentum on the investment in infrastructure, he said. The domestic automotive industry, that was severely impacted by the nationwide lockdown imposed in the first quarter of FY21, has started showing some signs of recovery from the months of July and August, the company said.

There was a rise in demand in the LCV (light commercial vehicle) and ICV (medium and heavy commercial vehicle) segment. The M&HCV production was down 41% in Q2FY2.

# Power Grid net up 20%

**PRESS TRUST OF INDIA**  
New Delhi, November 11

**STATE-OWNED POWER** Grid Corporation of India Ltd (PGCIL) on Wednesday posted an over 20 per cent rise in consolidated net profit to ₹3,094.10 crore in the September quarter, mainly due to higher revenues. The consolidated net profit was ₹2,571.10 crore in the quarter ended on September 30, 2019, the company said in a BSE filing.

Total income during the period under review rose to ₹9,831 cr from ₹9,260.46 cr in the same period a year ago.

The company said there has been no material impact of the

Covid-19 pandemic on the operations of the group for the half year ended September 30, 2020. However, the company said it has given a consolidated one-time rebate of ₹1,078.64 crore to discoms and power departments of States or Union Territories for passing on to end consumers on account of the Covid-19 pandemic against the billing of April 2020 and May 2020.

Due to the said consolidated one-time rebate, there is a reduction in the profit for the current half year and the same has been disclosed under "exceptional items" in the statement of financial results, it added.

# Qube Cinema, UFO Moviez withdraw VPF charges for Nov

**FE BUREAU**  
New Delhi, November 11

**IN A RELIEF** to film producers and single-screen exhibitors, digital service providers (DSPs) Qube Cinema and UFO Moviez have waived off VPF (virtual print fee) charges for all new movies slated for release in November.

Senthil Kumar, co-founder at Qube Cinema, told FE that companies (DSPs) will incur losses of about ₹1.2-1.5 lakh due to the withdrawal of VPF for a month. The move, however, is essential to revive the industry that has been reeling under the impact of Covid-19,

Kumar said. Film makers, sitting on an inventory of pending releases and incurring holding costs for the same have been refusing to screen new movies due to the high VPF charges. A cap on seating capacities have already stymied prospects of higher revenue realisation from ticket sales. VPF charges stand at about ₹10,000-17,500 per film per property depending on the type of equipment used. Qube Cinema's Kumar explained that there are varied arrangements for charging VPF—it can be charged as a flat fee for any number of shows in a particular theatre, can be

levied on the basis of per week, per screen or on a per show, per screen basis. "A decision on VPF post November will be taken after looking at the occupancies at the theatres and the collections movies make. But, we expect to discount VPF by 50% in December," Kumar added.

To be sure, multiplexes collect the VPF directly from producers given that they have invested in digital technology and infrastructure but in case of single-screen cinemas, the same is collected by DSPs. Multiplexes will continue to charge VPF. Many film producers have turned to over-the-top (OTT) platforms to launch movies.



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**Extract of Un-audited Consolidated Financial Results for the Quarter and Half year Ended 30<sup>th</sup> September, 2019**  
(₹ in Lacs except EPS)

Sl No.	Particulars	Quarter Ended 30.09.2019 (Un-audited)	Quarter Ended 30.09.2018 (Un-audited)	Half Year Ended 30.09.2019 (Un-audited)	Year Ended 31.03.2019 (Audited)
1	Total income from operations (Net)	50,985.23	26,102.45	79,823.86	1,33,746.83
2	Net Profit/(Loss) from ordinary activities after tax	(11,818.65)	(16,022.76)	(22,969.63)	(79,284.87)
3	Net Profit/(Loss) for the period after Tax (After Extraordinary items)	(11,818.65)	(16,022.76)	(22,969.63)	(79,284.87)
4	Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	(11,818.65)	(16,022.76)	(22,969.63)	(79,284.87)
5	Equity Share Capital	52,326.02	52,326.02	52,326.02	52,326.02
6	Earnings Per Share for continuing operations (before/after extraordinary items) # (of Rs. 2/- each) Basic and Diluted (Rs.) * (Not Annualized):	(0.45)*	(0.61)*	(0.90)*	(3.06)
7	Earnings Per Share for discontinued operations (before/after extraordinary items) # (of Rs. 2/- each) Basic and Diluted (Rs.) * (Not Annualized):	0.01*	0.01*	0.02*	0.04
8	Earnings Per Share for continuing & discontinued operations (before/after extraordinary items) # (of Rs. 2/- each) Basic and Diluted (Rs.) * (Not Annualized):	(0.44)*	(0.60)*	(0.88)*	(3.02)

**# Extra Ordinary Items - NIL**

**Notes:**

- The above Financial Results (prepared on consolidated basis) have been reviewed by the Audit Committee and approved by the Board of Directors of Unitech Limited at their respective meetings held on 9<sup>th</sup> November 2020.
- The Hon'ble Supreme Court vide its order dated 20<sup>th</sup> January 2020 has, inter alia, given directions that the Board of Directors of Unitech Limited, as existing on that date, be superseded with immediate effect in order to facilitate the taking over of management by the new Board of Directors constituted in terms of the proposal submitted by the Union Government of India. References have been made hereunder to the Resolution Framework (RF) for Unitech group which has been prepared under the directions of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the aforesaid order of the Hon'ble Supreme Court and approved by the Board of Directors in their Meeting held on June 17, 2020.
- The limited review report of the statutory auditors on the unaudited Consolidated Financial results of Unitech Limited for the quarter and half year ended September 30, 2019, contains disclaimer of conclusions on certain matters which is being summarised below:-
  - We draw attention to Regulation 33(3)(h) of the Regulations, wherein the Company has failed to ensure that, for the purposes of quarterly consolidated financial results, at least eighty percent of each of the consolidated revenue, assets and profits, respectively, shall have been subjected to limited review by their respective auditors. Only one subsidiary viz. Unitech Power Transmission Limited (UPTL), out of 217 subsidiaries & 1 foreign branch, has been subjected to limited review by its auditors, which does not fulfill the criteria required as per regulation 33(3)(h) mentioned above. The Company has provided us with the signed financials of UPTL and the management results/financials of the remaining subsidiaries/foreign branch. Except for reviewing the financials of UPTL, no limited review of the remaining subsidiaries/foreign branch has been carried out by us, since only management results/financials have been provided to us and further, these have also not been reviewed by their respective auditors. Here we would like to mention that a number of directors have resigned in a number of the subsidiaries, resulting in 153 subsidiaries having less than the minimum number of directors as required under the Companies Act 2013, and thus rendering the conducting of board meetings and adoption of accounts unfeasible. We are unable to comment on the veracity of the un-reviewed management results/financials provided as mentioned above, and hence we are unable to express a conclusion on the consolidated financial results.
  - The management, in response of the above qualification, states the following:-** For reasons beyond management control these required audits could not be done.
  - The holding Company had received a "cancellation of lease deed" notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential Group Housing plots on account of non-implementation of the project and non-payment of various dues amounting to Rs. 105,483.26 lakhs. As per the notice, and as per the relevant clause of the bye-laws/contractual arrangement with the Company, 25% of the total dues amounting to Rs. 13893.42 lakhs were to be forfeited out of the total amount paid till date. The holding Company has incurred total expenditure of Rs.21962.89 lakhs [comprising of (i) the amounts paid for land dues and stamp duty Rs.34221.90 lakhs, (ii) the balance portions of the total amounts payable, including contractual interest accrued till 31<sup>st</sup> March 2016, of Rs. 99091.90 lakhs; and (iii) other construction costs amounting to Rs. 80648.89 lakhs]. The said land is also mortgaged and the holding Company has registered such mortgage to a third party on behalf of lender for the Non-Convertible Debenture (NCD) facility extended to the Company and, due to default in repayment of these NCDs, the debenture holders have served a notice to the Company under section 13(4) of the SARFAESI Act and have also taken physical possession of this land. The holding Company had contractually entered into agreements to sell with 397 buyers and has also received advances from such buyers amounting to Rs.6682.10 lakhs (not of repayment). No contract revenue has been recognized on this project. The erstwhile Management had written a letter to GNIDA dated 11 December 2015, wherein it had stated that the cancellation of the lease deed was wrong, unjust and arbitrary. Further, the said erstwhile management had also described steps taken for implementation of the project and valid business reasons due to delays till date. Further, the said erstwhile management had also proposed that in view of the fact that third party interests have been created by the holding Company in the allotted land, by allotting plots to different allottees, in the interest of such allottees, GNIDA should allow the Company to retain an area of approximately 25 acres out of the total allotted land of approximately 100 acres and that the amount paid by the Company till date be adjusted against the price of the land of 25 acres and remaining surplus amount may be adjusted towards dues of other projects of the Company under GNIDA. GNIDA has, in the meanwhile, in terms of the Order of the Hon'ble Supreme Court dated 18.09.2018, deposited on behalf of the Company, an amount of Rs.7436.35 lakhs (Rs.6682.10 lakhs and interest @ 6% on the principal amount of Rs.6682.10 lakhs), out of the monies paid by the Company, with the registry of the Hon'ble Supreme Court. Subsequent to the end of the quarter, GNIDA has adjusted Rs.9200.00 lakhs of Unitech group's liabilities towards the holding Company's other projects with GNIDA and forfeited Rs.13893.42 lakhs. The holding Company had paid a sum of Rs.34221.90 lakhs, including Rs.4934.95 lakhs of stamp duty on the land for the said land. The matter in respect of the land is still pending before the Hon'ble High Court of Allahabad, and pending the final disposal, the Company has, subsequently, shown the amount of Rs.18339.80 lakhs as recoverable from GNIDA in its books of account. Further, the Company is also carrying other construction costs amounting to Rs. 80648.89 lakhs in respect of the projects to come up on the said land. The impact on the accounts viz. inventory, projects in progress, customer advances, amount payable to or receivable from GNIDA, cannot be ascertained, since the matter is still sub-judice, as mentioned hereinabove, vis-a-vis dues of the Company, and hence we are unable to express a conclusion on this matter. **The management, in response of the above qualification, states the following:-** The Management is hopeful that its stand shall be vindicated in the court of law and there shall be no adverse impact, other than the ones already disclosed shall be there as such.
  - Confirmations/reconciliations are pending in respect of amounts deposited by the Company with the Hon'ble Supreme Court Registry ("Registry") is outstanding as at 30<sup>th</sup> September 2019. Certain transactions have been made from the Registry viz. payments mainly towards refunds given to some of the Company's home buyers, payments made to fixed deposit holders, payments made to ex-employees, amounts paid to the Company for meeting construction expenses, payments made to forensic auditors out of interest accrued, and amounts paid to the amicus curiae towards reimbursement of expenses. Due to non-availability of any statement of account from the Registry, these transactions have been recorded by the Company in its books of account on the basis of limited information available and the amount of Rs. 33,615.60 lakhs has been accounted for under the head "Other Assets" in the unaudited consolidated financial statements. Moreover, there would be significant amount of interest accrued on the aforesaid deposits which are not accounted for in the books due to non-availability of details. The management has requested the learned amicus curiae to provide the relevant bank statement and balance confirmations. The final reconciliation can take place only after receipt of the same. In the absence of detailed statement of transactions and confirmation of balance from the Registry, we are unable to comment on the completeness and correctness of amounts outstanding with the Registry and of the ultimate impact these transactions would have on the unaudited consolidated financial results of the Company, and hence we are unable to express a conclusion on this matter. **The management, in response of the above qualification, states the following:-** It's a matter of reconciliation with the Registry of the Hon'ble Supreme Court. The company is trying to have better information and there shall be no adjustment required in the statement of Profit & Loss. d) An amount of Rs.102,046.88 lakhs is outstanding as at 30<sup>th</sup> September 2019 (Previous year ended 31<sup>st</sup> March 2019 - Rs.107,631.33lakhs) which is comprised of trade receivables pertaining to sale of land, properties, finished goods, commercial plots/properties of various kinds. Out of the total trade receivables, which include long term receivables amounting to Rs.34,275.68 lakhs, in our opinion such receivables amounting to Rs.18,747.25 lakhs as at 30<sup>th</sup> September 2019 (Previous year ended 31<sup>st</sup> March 2019 - Rs.18,600.64 lakhs) are doubtful of recovery. However, we are unable to ascertain whether all of the long overdue outstanding trade receivables are fully recoverable/adjustable, since the outstanding balances as at 30<sup>th</sup> September 2019 are outstanding/remain unadjusted for a long period of time. Based on our assessment and review procedures performed, in our opinion, management ought to provide/accrue for the diminution for the aforesaid trade receivables amounting to Rs.18,747.25 lakhs in these quarterly results. The recovery of such trade receivables are dependent on the sale of land held by these debtors and their realize-ability, which, looking at the size of the land held by these debtors, their sale-ability, and uncertainty as to whether such land can be realized at their respective circle rates or more, it is indeterminate as to what extent of further losses can be expected, and hence we are unable to express a conclusion on this matter. Further, considering the above, the measurement of expected credit loss on the trade receivables cannot be applied. **The management, in response of the above qualification, states the following:-** The Hon'ble Supreme Court vide its order dated 20<sup>th</sup> January 2020 replaced the then board of directors of the company and replaced it with current board of directors (hereinafter called the new management). The new management in pursuit to identify and recover the investments and advances made by the earlier management has sought the co-operation from the erstwhile chairman and managing directors. The response of the erstwhile chairman and managing directors is awaited and till then it would not be wise on the part of the new management to diminish the value of these investments and advances. e) The holding Company has failed to repay deposits accepted by it including interest thereon in respect of the following deposits:
 

Particulars	Unpaid matured deposits (Principal amount) as at 31 <sup>st</sup> March, 2019 (Rs. lakhs)	Principal paid during the current period (Rs. lakhs)	Unpaid matured deposits (Principal amount) as at 30 <sup>th</sup> September, 2019 (Rs. lakhs)
Deposits that have matured on or before March 31, 2017	53,014.17	32.31	52,981.86

 The total unpaid interest as on 30<sup>th</sup> September 2019 (including interest not provided in the books) amounts to Rs. 39,566.57 lakhs. Further, the holding Company has not provided for interest payable on public deposits which works out to Rs.1,785.92 lakhs for the current period ended 30<sup>th</sup> September 2019 (Cumulative upto 30<sup>th</sup> September 2019 - Rs.17,783.46 lakhs). Such unprovided interest payable has been worked out on the outstanding public deposits in the books of account, without considering the unidertained repayments made by the Hon'ble Supreme Court as mentioned in Para 9(b) above. Pursuant to Section 74(2) of the Companies Act, 2013, the holding Company had made an application to the Hon'ble National Company Law Tribunal (NCLT) seeking extension of time for repayment of the outstanding public deposits (including interest thereon) as is considered reasonable. The Company had identified and earmarked 6 (six) unencumbered land parcels for sale and utilization of the sale proceeds thereof for repayment of the aforesaid outstanding deposits. However, during the financial year 2016-17, the Hon'ble National Company Law Tribunal, New Delhi (NCLT) vide its order dated 04.07.2016 dismissed the said application. On appeal against the said order, the Hon'ble National Company Law Appellate Tribunal, New Delhi (NCLAT) vide its order dated 03.11.2016 extended the date of repayment of deposits upto 31.12.2016. Subsequently, the said appeal was also disposed off by the Hon'ble NCLAT vide its order dated 31.01.2017 without granting any further extension of time. As explained to us, the Company has made best possible efforts for sale of the land parcels earmarked for repayment of the deposits but such sale process has not yielded any results. Considering that the erstwhile management had not been able to comply with the directions given by the Hon'ble CLB, NCLT and NCLAT to repay the deposits within prescribed time-period, the Registrar of Companies, New Delhi had filed prosecution against the holding Company and its erstwhile management before the Ld. Special Court, Dwarka District Court, New Delhi. However, the Hon'ble High Court of Delhi had stayed the said prosecution, and had subsequently vide its order dated 22.01.2019, allowed the petitioners filed by the holding Company and erstwhile management by setting aside & vacating the impugned Dwarka District Court order dated 20.9.2016 with regard to summoning of the erstwhile management. Few depositors had filed an intervention application before the Hon'ble Supreme Court in the pending bail matter of the erstwhile Managing Directors of the holding Company. Considering their application, the Hon'ble Supreme Court had, vide its order dated 30.10.2017, directed an amicus curiae to create a portal where the depositors could provide their requisite information and, accordingly, in compliance with this direction, a portal had been created for the depositors of the Company. Accordingly, the matter relating to delay in repayment to the depositors is presently pending before the Hon'ble Supreme Court. The Hon'ble Supreme Court, out of the proceeds collected into the designated account of its Registry out of sale of land and other properties of Unitech's group, has made allocations of amount to be refunded to the public-deposit holders. Subsequent to the new Board of Directors taking over the management, a resolution framework has been submitted to the Hon'ble Supreme Court by the Company, as mentioned in Para 5 above, for addressing the matters of home buyers, fixed deposit holders and others. At present the resolution framework is under the consideration of the Hon'ble Supreme Court. The final quantum of liability of these cases can be ascertained only upon the final decision by the Hon'ble Hon'ble Supreme Court. Besides, the impact of non-provision of interest payable on public deposits of Rs.1,785.92 lakhs for the quarter ended 30<sup>th</sup> September 2019 on the profit and loss, we are unable to evaluate the ultimate likelihood of penalties/strictures or further liabilities, if any on the Company. Accordingly, impact, if any, of the indeterminate liabilities on these unaudited consolidated financial results is currently not ascertainable, and hence we are unable to express a conclusion on this matter. **The management, in response of the above qualification, states the following:-** The Public Deposits are due to be paid but due to liquidity situation could not be paid. As rightly stated by the auditors the matter of Depositors has been referred in the Resolution Framework and the Company shall abide the decision of the Hon'ble Court in this regard. f) Advances amounting to Rs. 54,161.56 lakhs (net of provision for doubtful advances) (previous year ended 31<sup>st</sup> March, 2019 - Rs.57,544.17 lakhs) (net of provision for doubtful advances) are outstanding in respect of advances for purchase of land, projects pending commencement, joint ventures and collaborators which, as represented by the management, have been given in the normal course of business to land owning companies, collaborators, projects and for purchase of land. As per information made available to us and explanations given to us us Rs. Nil had been recovered / Rs.3,750.00 lakhs has been provided for doubtful advances during the current quarter. We are unable to ascertain whether all the remaining outstanding advances, mentioned above, are fully recoverable/adjustable, since the said outstanding balances are outstanding/remain unadjusted for a long period of time, and further, in our opinion, neither the amounts recovered nor rate of recovery of such long outstanding amounts in the previous years & current period, give an indication that all of the remaining outstanding amounts may be fully recoverable; consequently, we are unable to ascertain whether all of the remaining balances as at 30<sup>th</sup> September 2019 are fully recoverable. Accordingly, we are unable to ascertain or comment upon the impact, if any, on the loss or on the reserves or on value of asset, that may arise in case any of these remaining advances are subsequently determined to be doubtful of recovery, and hence we are unable to express a conclusion on this matter. **The management, in response of the above qualification, states the following:-** Advances for the purchase of land, projects pending commencement and to joint ventures and collaborators have been stated to have been given in the normal course of business to land owning companies, collaborators, projects and for purchase of land. The new management in pursuit to identify and recover the advances made by the earlier management has sought the co-operation from the erstwhile chairman and managing directors. The response of the erstwhile chairman and managing directors is awaited and till then it would not be prudent on the part of the new management to diminish the value of these advances. g) There have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans (including principal, interest and/or other charges as the case may be) to the lenders of the Company who have taken action against the Company for recovery of their dues and the total of such outstanding amounts to Rs. 248,298.71 lakhs. The lenders have initiated action under the SARFAESI Act to take over the respective properties provided as security to the lenders. The Company has challenged the action of the lenders before the various forums of Debt Recovery Tribunals (DRT). We are unable to determine the impact of the likely outcome of the said proceedings before the DRT on the properties given as security to the lenders, and on the corresponding loans and also unable to evaluate the ultimate likelihood of penalties/strictures or further liabilities; and hence we are unable to express a conclusion on this matter. **The management, in response of the above qualification, states the following:-** The amount has been stated, has already been provided in the books of accounts and payment/recovery of dues by the lenders shall not affect the statement of Profit & Loss. The matter has already been referred in the resolution framework and the final payment for principal and/or interest shall be made in accordance with the decisions of the Hon'ble Hon'ble Supreme Court in this regard. h) **Material Uncertainty Related to Going Concern** The management has prepared these unaudited consolidated financial results on a going concern basis, notwithstanding the fact that, the Company has incurred losses, and has challenges in meeting its operational obligations, servicing its current liabilities including bank loans and public deposits. The Company also has various litigation matters which are pending before different forums, and various projects of the Company have stalled/ slowed down. As mentioned earlier, subsequent to the new Board of Directors taking over the management, a Resolution Framework has been submitted to the Hon'ble Hon'ble Supreme Court by the Company, as mentioned in Para 2 above, wherein the Company has requested the Hon'ble Supreme Court to grant numerous reliefs so that the Company is able to meet its operational obligations and settle its liabilities. The Board has also submitted in the RF that on the basis of review of records and finances of Unitech group as currently available, it appears that Unitech Group has significant negative net worth and may not be able to attract a resolution/ settlement under the insolvency and Bankruptcy Code (IBC). At present the resolution framework is under the consideration of the Hon'ble Hon'ble Supreme Court. These conditions indicate the existence of material uncertainty that may cast significant doubt about Company's ability to continue as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Company's ability to raise finance and generate cash flows in future to meet its obligations, and also on the final decision of the Hon'ble Hon'ble Supreme Court on the Resolution Framework. Considering the above, we are unable to express a conclusion on this matter. **The management, in response of the above qualification, states the following:-** The management has already stated its position and submitted its proposal to the Hon'ble Hon'ble Supreme Court in this regard. i) The above is an extract of the detailed format of Consolidated Financial Results for quarter ended September 30, 2019 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed Standalone and Consolidated Financial Results for quarter ended September 30, 2019 are available on the Stock Exchange websites (www.bseindia.com/www.nseindia.com) and Company's website www.unitechgroup.com.

**V Key Standalone financials are as follows:**

Sl No.	Particulars	Quarter Ended 30.09.2019 (Un-audited)	Quarter Ended 30.09.2018 (Un-audited)	Half Year Ended 30.09.2019 (Un-audited)	Year Ended 31.03.2019 (Audited)
1.	Income from Operations (Turnover)	35,593.65	9,461.74	44,980.79	50,803.45
2.	Profit/(Loss) Before Tax	(5,558.68)	(13,046.46)	(13,466.44)	(71,839.74)
3.	Profit/(Loss) After Tax	(8,451.61)	(13,087.84)	(16,344.25)	(66,731.59)
4.	Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	(8,435.92)	(13,100.46)	(16,375.52)	(71,522.73)

For Unitech Limited  
Yudhvir Singh Malik  
Chairman & Managing Director



**SHALIMAR WIRES INDUSTRIES LIMITED**  
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**STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER HALF YEAR ENDED 30<sup>TH</sup> SEPTEMBER, 2020**  
(Rs. In Lacs)

Sl. No.	Particulars	3 months ended (30/09/2020) Unaudited	6 months ended (30/09/2020) Unaudited	3 months ended (30/09/2019) Unaudited
1	Total Income from Operations	2,278.75	3,655.33	3,200.35
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(350.67)	(740.95)	32.79
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(350.67)	(740.95)	32.79
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(350.67)	(740.95)	32.79
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	(350.67)	(740.95)	32.79
6	Equity Share Capital	855.10	855.10	855.10
7	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations) -			
	Basic:	(0.82)	(1.73)	0.08
	Diluted:	(0.82)	(1.73)	0.08

**Note:**  
The above is an extract of the detailed format of unaudited Financial Results of the Company for the 2nd Quarter and half year ended 30<sup>th</sup> September, 2020 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company's website at www.shalimarwires.com and on the Stock Exchange website at www.bseindia.com.

For Shalimar Wires Industries Limited  
Sunil Khaitan  
Chairman & Managing Director  
DIN No. 00385961



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Website: www.ikabsecurities.com Tel No: 4046 3500 Email: info@ikabsecurities.com  
Unaudited Financial Results For the Half Year and Quarter ended 30.09.2020

**STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30.09.2020**  
(Rs. In Lacs except EPS)

Sr. No.	Particulars	Quarter Ended			Year Ended	
		30-Sep-20 (Unaudited)	30-Jun-20 (Unaudited)	30-Sep-19 (Unaudited) (GAAP)	30-Sep-20 (Unaudited)	31-Mar-20 (Audited)
1	Total Income from Operations (Net)	370.72	17.29	2,349.37	388.01	157.62
2	Net Profit(+)/(Loss)(-) from ordinary Activities after tax	246.02	11.25	19.61	257.27	(148.76)
3	Total Other Comprehensive Income/(Loss)-Net	-	-	-	-	-
4	Paid up equity share capital- (Face value of Rs. 10/-each)	341.64	341.64	341.64	341.64	341.64
5	Reserves excluding Revaluation Reserves as per balance sheet of previous accounting year.	-	-	-	-	498.12
6	Earning Per Share (EPS) (before Extraordinary items) (of Rs.10/-each -not annualised):					
	(a) Basic.	7.20	0.33	0.57	7.53	(4.35)
	(b) Diluted.	7.20	0.33	0.57	7.53	(4.35)
7	Earning per share (after extraordinary items) (of Rs.10/-each)-not annualised :					
	(a) Basic.	7.20	0.33	0.57	7.53	(4.35)
	(b) diluted	7.20	0.33	0.57	7.53	(4.35)

**Notes:**

- The above result were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 11, 2020.
- The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites. (www.bseindia.com)
- The Company is an NBFC and has only one segment
- Previous year/period figures have been regrouped, rearranged or reclassified wherever necessary.

For Ikab Securities & Investment Ltd  
Sd/-  
Director



**SOM DATT FINANCE CORPORATION LIMITED**  
Registered Address: Gajraj Chambers, 2B Second Floor, 86B/2 Topsis Road(South), Kolkata-700046  
CIN: L65921WB1993PLC060507

**STATEMENT OF UNAUDITED FINANCIALS RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2020**  
(Amount in INR except for equity share data)

Particulars	Quarter ended		Half Year ended		Year ended	
	30-Sep-20	30-Jun-20	30-Sep-19	30-Sep-20	30-Sep-19	31-Mar-20
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
<b>1. Total Revenue</b>						
Revenue from Operations	305,898	-	37,551	305,898	37,551	37,551
(i) Dividend Income	-	-	-	-	-	443,836
(ii) Interest Income	-	-	-	-	-	493,151
(iii) Net gain on fair value changes	3,866,681	2,355,993	682,336	6,222,674	1,384,839	4,322,136
Other Income	-	-	-	-	-	15,883
<b>Total Revenue</b>	<b>4,172,579</b>	<b>2,355,993</b>	<b>735,770</b>	<b>6,528,572</b>	<b>1,882,108</b>	<b>4,868,721</b>

