K.P.R. MILL LIMITED

Corporate Office: 1st Floor Srivari Shrimat, 1045, Avinashi Road, Coimbatore - 641018. India ©: 0422-2207777 Fax: 0422-2207778

November 16, 2019

The Manager
Listing Department
National Stock Exchange of India Ltd.
Exchange Plaza, C-1,Block G,
Bandra Kurla Complex Bandra, East,
Mumbai, Maharashtra- 400051

The Manager
Department of Corporate Services
BSE Limited
25th Floor, Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai, Maharashtra- 400 001

Dear Sir/Madam,

<u>Sub: Regulation 24(vi) of SEBI (Buy-Back of Securities) Regulations, 2018 - Post Buy-back Public Announcement for buyback of equity shares of K.P.R Mill Limited</u>

Pursuant to regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, K.P.R. Mill Limited ("Company") has made a Post Buyback Public Announcement dated November 15, 2019 ("Post Buyback Public Announcement") for the Buyback of 37,50,784 (Thirty Seven Lakh Fifty Thousand Seven Hundred and Eighty Four) fully paid-up equity shares of the Company of face value of Rs. 5 each at a price of Rs. 702 (Rupees Seven Hundred and Two only) per equity share on a proportionate basis from the equity shareholders of the Company, through the tender offer route.

The Post Buyback Public Announcement has been published on November 16, 2019 in Financial Express (English – All editions); Jansatta (Hindi – All editions) and Makkal Kural (Tamil – Coimbatore - edition). We are enclosing a copy of the Post-Buyback Public Announcement for your information and record.

You are requested to please take note of the same.

Thanking you,

Yours faithfully,

For K.P.R. Mill Limited

P. Kandaswamy

Company Secretary

Encl: As above

SAI MOH AUTO LINKS LIMITED CIN: L34300DL1985PLC020510

Regd. Off.: C-582, SARASWATI VIHAR, PITAMPURA, DELHI-110034 Phone.: 011-27017987, Fax No.: 011-27017997 Website : www.selmohauto.com; Email:salmohauto@gmail.com AND HALF YEAR ENDED 30TH SEPTEMBER, 2019
(Rs. In Lacs) Except EPS EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER

			ALANCE OF PRINCIPAL	military and the sail of
SI. No.	Particulars	For the Quarter Ended 30.09.2019	For Six Months Ended 30.09.2019	For the Quarter Ended 10.69,2018
1	Total income from operations (net)	794.71	1524.60	541.16
2	Net Profit/ (Loss) for the period (before tax,	of the Contract of the Contrac	company se	Commons
	exceptional and or Extraordinary items)	1.68	6.76	3.87
3	Net Profit/ (Loss) for the period before tax (after	4000	9-10/2000	10000000
	exceptional and/ or Extraordinary items)	1.68	6.76	3.87
4	Net Profit/ (Loss) for the period after tax (after	10000	Uniches	
	exceptional and/ or Extraordinary items)	1.19	5.33	14.07
5	Total comprehensive income for the period		2.285.5-0	
- 374	(Comprising Profit/ (loss) for the period (after tax) and	į.		
	other Comprehensive income (after tax))	1.19	5.33	14.07
6	Equity Share Capital	330.25	330.25	330.25
7	Reserves (excluding Revaluation Reserve) as shown			
2011	in the Audited Balance Sheet of the previous year	0.00	0.00	0.00
8	Earnings Per Share (of Rs.10/- each) (for continuing			
	and discontinued operation)	4415	200 900	163,11100
	Basic:	0,04	0.16	0.43
	Diluted:	0.04	0.16	0.43

NOTE: The above is an extract of the detailed format of Uneudited Financial Results for the Quarter and half year ended September 30, 2019 filed with the BSE under Regulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e., www.bseindia.com and on the Company's website www.saimohauto.com. The above Unaudited Financial results are prepared in accordance with the Companies (Ind AS) Rules, 2015. For and on behalf of Board Directors of Sai Moh Auto Links Limited

Place: New Delhi Date: 14/11/2019

Managing Director DIN:01381489

Anand Kumar

श्री गंग इण्डस्ट्रीज एण्ड एलाईड प्रोडक्ट्स लि. CIN: L01112UP1989PLC011004

पंजी, कार्यालय : ए-26, युपीएसआई हीली, ऑश्लोनिक क्षेत्र, विकन्दराबाद, बलन्दलहर, उ.प.-203205 ई-मेल: secretarial@ shrigangindustries.com; वेचसाइट: www.shrigangindustries.com दुरभाष: 05735-222568/011-42524454

				(स. स्वाखों में)
क.सं.	विवरण	समाण निपाही 30.09.2019 को (अनआंकेक्षित)	समाध्य छगाही 30.09.2019 को (अनुशंकीक्षत)	समाप्त तिमाही 30.09.2018 को (अनअंकेक्षित)
1	संचालनों से कुल आय (शुद्ध)	2.07	3.53	161.03
2	सामान्य गतिविधियों से लक्ष्म/(हर्ति)(कर,	27.000	\$18 B.F./	100,000
	विशिष्ट एवं/अथवा असाधारण महीं से पूर्व)	(69.91)	(153.92)	(87.57)
3	कर से पूर्व अवधि के लिए शुद्ध लाभ/(हानि)			
	(विशिष्ट एवं/अथवा असाधारण मदों के बाद)	(69.91)	(153.92)	(87.57)
4	कर के बाद की अवधि के लिए शुद्ध लाम / (हानि		(153.02)	(87.57)
5	इविवटी शेयर पूंजी (सम मूल्य रु.10/- प्रति)	793.00	793.00	793.00
7	रिजर्व (पिछले लेखा वर्ग की बैलेस शीट के अनुसार आरक्षण को छोड़कर) प्रति शेयर आय (र. 10/ का अंकित मूल्य) असाधारण वस्तुओं से पहले और बाद में	0.00	0.00	0.00
	- मूल और तस्ते (*) (वार्षिककृत नहीं)	(0.88)*	(1.94)*	(1.11)*

उपरोक्त परिणामों की समीक्षा 14.11.2019 को आयोजित उनकी बैठक में लेखापरीक्षा समिति द्वारा की गई और बाद में 14.11.2019 को आयोजित उनकी बैठक में निदेशक मंडल द्वारा

उपरोक्त परिणाम सेबी (सूची निर्धारण और प्रकटीकरण आवश्यकताएँ) के विनियमन 33 के तहत बॉम्बे स्टॉक एक्सचेंजों के साथ दायर तिनाही और अर्धवार्षिक बिशीय परिणामों के विस्तृत प्रारूप का एक उद्धरण है। विनियम, 2015। तिमाही और अर्धवार्षिक वित्तीय का पूर्ण प्रारूप परिणान www.bseindia.com पर स्टॉक एक्सचेंज की वेबसाइट और www.shrigangindindra.com पर कंपनी की वेबसाइट पर उपलब्ध हैं

वर्तमान में कंपनी केवल एक सेगमेंट में काम करती है-वानस्पती और रिफाइंड तेल। कंपनी संडीला, हरदोई, उत्तर प्रदेश में प्डथ्स और देशी शराब के लिए एक डिस्टिलरी और बॉटलिंग प्लांट

की स्थापना कर रही है, जिस पर काम चल रहा है। वर्तमान तिमाही के दौरान कंपनी की वगरवती / परिशोधित तेल इकाई में कोई उत्पादन नहीं हुआ था। स्पन्ट अवधि के आंकड़ों को वर्तमान अवधि के समक्ष्य बनाने के लिए पुन व्यवस्थित / पुनर्वयवस्थित किया गया है। बोर्ड के आदेश द्वारा

कते भी गंग इंडस्टीज एवड एलाईड ब्रोडक्ट्स लि. स्थान : चई दिल्ली सैय्यद एजिजर रहमान तिथि : 14 नवण्यर, 2019 पूर्णकारिनक निदेशक

प्रपत्र ए सार्वजनिक घोषणा

[भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 6 के अधीन]

	संबंधित	विवरण
1.	कार्यरिट देनदार का नाम	पी.जी. माइक्रो सिस्टम्स प्राइवेट लिमिटेड
2	कापॉरेट देनदार के निगमन की तिथि	02.07.2004
3.	प्राधिकरण जिसके अधीन कार्पीरेट बेनदार निगमित / पंजीकृत है	रिजिस्ट्रार ऑफ कम्पनीज, दिल्ली
4.	कार्पोरेट देनदार की कार्पोरेट पहचान संख्या / सीमित दायित्व पहचान संख्या	U72200DL2004PTC127329
5.	कार्परिट देनदार के पंजीकृत कार्यालय तथा प्रधान कार्यालय (पदि कोई) का पता	पंजीकृत कार्यालयः सी–266, गली नंबर 8, मजलिस पार्क, नई दिल्ली —110033
6.	कार्पोरेट देनदार के संबंध में ऋण शोध अक्षमता आरंभन तिथि	18.07.2019 (NCLT आदेश की सूचना 14.11.2019 वर्ग प्राप्त हुई)
7.	ऋण त्रोच अक्षमता समाधान प्रक्रिया के समापन की पूर्वानुमानित तिथि	12.05.2020 (दिवाला प्रक्रिया आरम्म होने की तिथि से 180वां दिन)
8	अंतरिम समाधान प्रोफेशनल के रूप में कार्यरत ऋण शोध अक्षमता प्रोफेशनल का नाम और राजस्ट्रेशन नम्बर	प्रवीण कुमार अग्रवाल यंजीकरण संख्या : IBBMPA-001/IP-P00720/ 2017-18/11258
9.	अंतरिम समाधाम प्रोफेशनल का पता और ई—मेल, जैसा कि योर्ड में पंजीबद्ध है।	पता : 53, नर्मदा अपार्टमेंद्रच, अलकनन्दा, नई दिल्ली –110019 ई–मेल pkaggrawal@gmail.com
10.	अंतरिम सम्बद्धान प्रोक्तेशनल का, पत्राधार हेतु प्रयुक्त, प्रता और ई—मेल	षता : 101, नियुन 'लाजा, सेक्टर −1, (मैक्स अस्पताल के पास) वैशाली, गाजियाबाद−201010 मोबाइल: 9811083062 ई–मेत : orp.ggmicro@gmail.com
11,	दावा प्रस्तुत करने हेलु अंतिम तिथ्य	28.11.2019
12.	अंतरिम समाचान प्रोपोशनल द्वारा धारा २१ की उप-धारा (६क) के क्लॉज (ख) के तहत अमिनिश्चित शेनदारों की श्रीणया, यदि कोई	अंतरिम रिऑल्यूरान प्रोफेशनल के पास उपलब्ध जानकारी के अनुसार लागू नहीं है ।
13.	किसी श्रेणी में लेनदारों के अधिकृत प्रतिनिधि के सप में कार्य करने हेतु चिहिनत ऋण शोध अध्मता प्रोफेशनल के नाम (प्रत्येक श्रेणी के लिए तीन नाम)	लागू नहीं
14.	(क) संबंधित प्रयंत्र और (ख) अधिकल प्रतिनिधियों का विवरण पर उपलब्ध हैं :	क) वेबलिंक: happilwww.lbbi.gov.in.home/downloads छ) गौतिक पता : जैसा कि क्रम सं, 10 पर है

| 19.07.2019 की, अंतरिम सकल्प पेशवर की 54.11.2019 की सुद्धित किया गया था।

पी.जी. माहको निक्टान्स प्राहबेट तिमिटेड के लेनदारों से एतदहारा अपने दावों का प्रमाण **28 नवकर 2019** को अथवा पूर्व अंतरिय लगाद्यान प्रोफेशनल के समक्ष उत्पर आइटम 10 के समक्ष वर्णित पते पर प्रस्तुत करने की गांप की जाती है।

वित्तीय लेनदारों को अपने दायों का प्रमाण केवल इलेक्ट्रॉनिक साधनों द्वारा प्रस्तुत करना होगा। अन्य सभी लेनदार अपने दावों का प्रमाण व्यक्तिगत रूप से, बाक द्वारा अधवा इलेक्ट्रॉनिक साधनों प्रस्तुत कर सकते हैं। दावे निर्दिष्ट रूपों में प्रस्तुत किए जा सकते हैं कॉर्म वी — परिचलान लेनदावों (कामनारों और कर्मधारियों को लोडकर) के दावों के लिए फॉर्म सी - वितीय लेनवारों द्वारा दावों के लिए, फॉर्म सीए - पूर्वोक्त के रूप में वर्ग में वितीय लेनदारों द्वारा दावों के लिए,

कॉर्म डी — करमगार और कर्मचारियों द्वारा वावों के लिए, **फॉर्म ई** — कामगार और कर्मचारियों के अधिकृत प्रतिनिधि द्वारा वावों के लिए, **फॉर्म एफ** – लेनदारों ड्राना दावे, वितीय लेनदारों और परिवालन लेनदारों के अलावा। किसी श्रेणी के साथ सम्बन्धित विस्तीय लेनदार, जैसा कि प्रविद्धि सं, 12 के समक्ष सुवीबद्ध है, अधिकृत प्रतिनिधि के स्वय में कार्य। करने के लिए प्रविध्य सं, 13 के रामझ सुवीबाद तीन ऋण शीध अधमता प्रोफेशनत्ना में से अपनी पसंद का अधिकृत प्रतिनिधि (अंगी) निदर्शित करें) प्रयत्र सीए में निदर्शित करेगा, लागू नहीं

दावे के कर्जी अधवा भ्रामक प्रमाण की प्रस्तुति दंढनीय होगी। प्रवीण कुमार अन्नवाल दिनांक : 15 नदयर 2019

रुयान : नई दिख्ली

CIN: L26943HP1992PLC016791

र्णनी, कार्याः, प्रनीट तं, 2, फेज् m, संसारपुर तेरेस, कांगज्ञा, हिमाचल प्रदेश-173212 कॉर्पो, कार्या : एफ 32/3 , प्रथम तल, ओखला ओहोगिक क्षेत्र, फेल-॥, नई दिल्ली-110020-फोन : 61970-256414, ई-मेल: secretarial@surajindustries.org वेषावाहर: wn waurainedustries are 30 सितंबर, 2019 को समाप्त तिमाही और छमाही माह के लिए अनअंकेक्षित

	N.	177		(स. साखाँ में)
क्रम सं.	विवरण		समाप्त छमाही 30.09.2019 को (अगअंकेकित)	समाप्त तिमाही 30.09.2018 को (अनअंकेक्षित)
1 2	परिचालनों से कुल आय (शुद्ध) अवधि के लिए शुद्ध लाभ/(हानि)(कर, जिशिष्ट	24.06	86,99	0.00
3	एवं/अथवा असाधारण मदों से पूर्व) कर से पूर्व अवधि के लिए शुद्ध लाभ/(हानि)	(14.74)	(33.62)	(12.13)
2000	(विशिष्ट एवं/अथवा असाधारण मदों के बाद)	(14.74)	(33.62)	(12.13)
5	कर के बाद अवधि के लिए शुद्ध लाभ (हानि) (विशिष्ट एवं/अथवा असाधारण मदों के बाद) अवधि हेतु कुल व्यापक आव (अवधि हेतु	(14.74)	(33.62)	(12.13)
6	(कर के बाद) लाभ/(हानि) एवं अन्य व्यापक आय (कर के बाद) से शामिल इंक्विटी शेंगर पूंजी (हाग मुख्य रु.10/- प्रति)	(14.74) 728.6	(33.62)	(12.13)
7	भूवं वर्षं के अंकेक्षित तुलन पत्र को अनुसार	17.00.30	728.6	728.6
8	पुनर्मूल्यांकन आरक्षितों के अतिरिवत आरक्षित) आय प्रति शेयर (क. 10/- प्रति कर)(जारी तथा अवरुद्ध प्रचालमों के लिए) (वार्षिककृत नहीं)	0.00	0.00	0.00
	– क. मृल	(0.20)*	(0.46)*	(0.17)*
	- खं. तरल	(0.20)*	(0.46)*	(0.17)*

स्थान : नई दिल्ली

तिथि : 14 नवम्बर, 2019

उपरोक्त परिणामों की समीधा 14.11.2019 को आयोजित उनकी बैठक में लेखापरीक्षा समिति द्वारा की गई और बाद में 14.11.2019 को आयोजित उनकी बैठक में निदेशक मंडल द्वार अनुमेदित की गई। ये परिणःम भारतीय लेखा मानक (इंतरट्रीज) के अनुसार कंपनी अधिनियम, 2013 की धारा 133 वं तहत निर्धारित प्रासंगिक निथमों के तहत जारी किए छए नियमों के अनुसार तैयार किए गए हैं। इंड-एएस 108 संगमेंट बार रिपोर्टिंग से संबंधित नहीं है क्योंकि कपनी केवल एक संगमेंट में काम

पिछले अवधियों के आंकड़ों को वर्तमान अवधि के तुलनीय बनाने के लिए पुनरू व्यवस्थित / पुनः

व्यवस्थित किया गया है। वोर्ड के आदेश से सुरज इंडस्टीज लि, के लिए

सैय्यद एजिज़र रहमान

सूचन प्रीतीरिकी विभाग, क्लेंग्रेड क्ल्फ्रेंट्रय, न 254-250, सजी प्रम्मुगम सामे. सम्बन्धः मेर्च - 800 014.

इंडियन बैंक, जो एक अग्रणी सार्वजनिक क्षेत्रक मैंक है, माइल एरिया नेटवर्क (WAN) के लिए एमपीएलएस (MPLS) कनेक्टिविटी प्रदान करने हेतु सेवा प्रदाताओं की पहचान करने में अभिकृषि रखता है। इब्युक पार्टियों विवरण के लिए बैंक की केसड़ट

annuindienbenklin/funden देखें ।

कार्पोरेशन बैंक सार्वजनिक क्षेत्र का अग्रणी बैंक

अंचल कार्यालयः दिल्ली दक्षिण, प्रथम तल, कार्पीरशत बैंक बिल्डिंग, 1, फैज़ रोड, अण्डेवालान नई दिल्ली-110005, फोन: 011-28755514 / 28754642, 7042597411 ईमेल : cb8821rec@corpbank.co.in, वेबसाईट : www.corpbank.com

शुद्धिपत्र दिनांक 03.11.2019 को इस समाचार पत्र के दिल्ली संस्करण में छपे विज्ञापन ई-नीलामी बिक्री सूचना के संदर्भ में आम जनता को सूचित किया जाता है कि बैंक शाखा सिकंदरपुर के खाते के कर्जदार : मैसर्स ई-मेडिटेक इंश्योरेंस प्रा. लि. (क्र.सं. 5) की सम्पत्ति की ई-नीलामी दिनांक 19.11.2019 को होनी थी, हम इस सम्पत्ति की ई-नीलामी को रद्द / निरस्त करते है। प्राधिकृत अधिकारी, कार्पोरेशन बँक



THE BUYBACK

K.P.R. MILL LIMITED

CIN: L17111TZ2003PLC010518

Registered Office: No. 9, Gokul Buildings, A.K.S. Nagar, Thadagam Road, Coimbatere - 641 001, India. Corporate Office: 1* Floor Srivari Shrimat, 1045, Avinashi Road, Coimbatore - 641 018, India Contact Person: Mr. P. Kandaswamy, Company Secretary Tel: 0422-2207777 | Fax: 0422-2207778 | Email: investors@kprmill.com Website: www.kprmilllimited.com

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF K.P.R. MILL LIMITED

This Public Announcement (the "Post Buyback Public Announcement") is being made pursuant to the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations"). This Post Buyback Public Announcement should be read inconjunction with the Public Announcement dated June 7, 2019 and published on June 10, 2019 (the "Public Announcement"), the Letter of Offer dated October 21, 2019 (the "Letter of Offer") and the Corrigendum to the Letter of Offer dated October 24, 2019 (the "Corrigendum"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement, the Letter of Offer and the Corrigendum to the Letter of Offer.

- 1.1 K.P.R. Mill Limited (the "Company") had announced the Buyback of not exceeding 37,50,784 (Thirty Seven Lakh Fifty Thousand Seven Hundred and Eighty Four) fully paid-up equity shares of face value of ₹ 5 each ("Equity Shares") from all the existing shareholders/beneficial owners of Equity Shares as on the record date (i.e. Wednesday, June 19, 2019), on a proportionate basis, through the "Tender Offer" process at a price of ₹ 702 (Rupees Seven Hundred and Two only) per Equity Share payable in cash for an aggregate consideration not exceeding ₹ 263,30,50,368/- (Rupees Two Hundred Sixty Three Crore Thirty Lakh Fifty Thousand Three Hundred and Sixty Eight only). ("Buyback Offer Size"). The Buyback Offer Size represents 17.61% and 14.87% of the aggregate of the fully paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone and consolidated financial statements respectively of the Company for the financial year ended March 31, 2019, (the last audited financial statements available as on the date of the Board Meeting.) approving the Buyback) and is within the statutory limits of 25% of the aggregate of the fully paid-up equity share capital and free reserves as per audited standalone and consolidated financial statements of the Company, under the Tender offer route as per the provisions of the Buyback Regulations. The maximum number of Equity Shares proposed to be bought back represents 5.17% of the total number of Equity Shares in the issued, subscribed and paid-up equity share capital of the Company.
- 1.2. The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as provided under Buyback Regulations and circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 issued by Securities and Exchange Board of India ("SEBI Circulars").
- The Buyback Offer opened on Tuesday, October 29, 2019 and closed on Monday, November 11, 2019.
- 2. DETAILS OF BUYBACK
- The total number of Equity Shares bought back under the Buyback Offer are 37,50,784 (Thirty Seven Lakh Fifty Thousand Seven Hundred and Eighty Four) Equity Shares at a price of ₹ 702 (Rupees Seven Hundred and Two only) per Equity Share.
- The total amount utilized in the Buyback of Equity Shares is ₹ 263,30,50,368 (Rupees Two Hundred Sixty Three Crore Thirty Lakhs Fifty Thousand Three Hundred Sixty Eight Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, service tax, stamp duty, etc.
- The Registrar to the Buyback Offer i.e. Karvy Fintech Private Limited (the "Registrar to the Buyback Offer") considered 4,544 valid bids for 2,07,17,443 (Two Crore Seven Lakh Seventeen Thousand Four Hundred Forty Three) Equity Shares in response to the Buyback, resulting in the subscription of approximately 5.5235 times the maximum number of shares proposed to be bought back. The details of valid bids received by the Registrar to the Buyback Offer are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of valid Bids	Total Valid Equity Shares Tendered	Response (%)
Reserved category for Small Shareholders	5,62,618	4,014	2,81,265	49.9922
General Category for all other eligible shareholders	31,88,166	530	2,04,36,178	641.001
Total	37,50,784	4,544	2,07,17,443	552.35

#As per the certificate dated November 14, 2019 received from Karvy Fintech Private Limited.

- All valid bids have been considered for the purpose of Acceptance in accordance with the Buyback Regulations and Paragraph 19 of the Letter of Offer. The communication of acceptance/rejection has been dispatched by the Registrar to respective Shareholders by November 15, 2019.
- The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("Clearing Corporation")/BSE Limited on November 15, 2019. Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible shareholders' bank account details were not available or if the funds transfer instruction were rejected by Reserve Bank of India/bank, due to any reason, then such funds were transferred to the concerned Shareholder Brokers/custodians for onward transfer to such Eligible shareholders.
- November 15, 2019. The unaccepted Equity Shares have been returned to respective Shareholder Brokers/custodians by the Clearing Corporation/BSE Limited on November 15, 2019.

Valid Equity Shares accepted under the Buyback have been transferred to the Company's demat escrow account on

- The extinguishment of 37,50,784 Equity Shares accepted under the Buyback is currently under process and shall be completed by November 19, 2019.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- The capital structure of the Company, pre and post Buyback Offer is as under:

(Equity Shares have a face value of ₹5 each)

	Pre Buyl	pack	Post Buyback*	
Particulars	No. of Equity Shares	Amount in Crore (₹)	No. of Equity Shares	Amount in Crore (₹)
Authorized share capital	9,00,00,000	45.00	9,00,00,000	45.00
Issued, subscribed and paid up share capital	7,25,60,784	36.28	6,88,10,000	34,41

The details of the Shareholders/beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback Offer are as under:

Sr. No.	Name of Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Shares
1	K P D SIGAMANI	7,98,779	21.30	1.16
2	PNATARAJ	7,98,779	21.30	1,16
3	KPFIAMASAMY	7,98,779	21.30	1.16
4	L&T MUTUAL FUND TRUSTEE LIMITED-L&T EMERGING BUSIN	1,54,533	4.12	0.22
5	DSP SMALL CAP FUND	1,10,831	2.95	0.16
6	D RADHAMANI	91,194	2.43	0.13
7	NJAYANTHI	91,194	2.43	0.13
8	K R PARVATHI	91,122	2.43	0.13
9	FRANKLIN INDIA SMALLER COMPANIES FUND	77,551	2.07	0.11
10	ADITYA BIRLA SUN LIFE TRUSTEE PRIVATE LIMITED A/C	69,906	1.86	0.10
11	L AND TMUTUAL FUND TRUSTEE LIMITED - L AND T HYBR	57,051	1.52	0.08
12	L AND T MUTUAL FUND TRUSTEE LTD-L AND T INDIA VALU	53,850	1.44	0.08
13	L AND T MUTUAL FUND TRUSTEE LTD-L AND T TAX ADVANT	51,819	1.38	0.08
14	RELIANCE CAPITAL TRUSTEE CO. LTD-A/C RELIANCESMALL	48,150	1.28	0.07

The shareholding pattern of the Company pre-Buyback (as on Record Date i.e. Wednesday, June 19, 2019) and post Buyback

	Pre Bi	uyback	Post B	uyback'	
Particulars	No. of Equity Shares	%of the existing Equity Share Capital	No. of Equity Shares	% of the post Buyback Equity Share Capital	
Promoters and Promoter Group	5,44,14,598	74.99	5,17,44,751	75.20	
Foreign investors (including Non Resident Indians, FIIs, FPIs and Foreign Mutual Funds	11,52,695	1.59	1,70,65,249	24.80	
Financial Institutions/Banks/Mutual Funds promoted by Banks/Institutions	1,21,16,499	16.70	1,70,05,249		
Other (public, public bodies corporate etc.)	48,76,992	6.72			
Total	7,25,60,784	100.00	6,88,10,000	100.08	

"Subject to extinguishment of 37,50,784 Equity Shares

MANAGER TO THE BUYBACK OFFER



Tel No.: +91 (22) 2217 1700; Fax No.: +91 (22) 2215 1787, E-mail: kpr.buyback@idbicapital.com; Website: www.idbicapital.com Validity Period: Permanent Registration CIN: U65990MH:993GOI075578

DIRECTORS' RESPONSIBILITY

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

For and on behalf of the Board of Directors of K.P.R. Mill Limited

(KPD Sigamani) (P. Nataraj) (P. Kandaswamy) Managing Director Managing Director Company Secretary (DIN: 00003744) (DIN: 00229137) FCS: 2172 Place: Coimbatore Date: November 15, 2019



इंडिया इंफ्रास्ट्रक्वर फाइनेंस कंपनी लिमिटेड (भारत सरकार का उद्यम)

5वां तल, एनबीसीसी टॉवर, ईस्ट किदवई नगर. नई दिल्ली-110023 सीआईएन नः U67190DL2006GOI144520

वेबसाइट: www.iifcl.org, ई-मेलः info@iifcl.org, फोनः +91-11-24662777

30 सितम्बर, 2019 को समाप्त छमाही के लिए स्टैंडएलोन समिक्षित वित्तीय परिणामों का सारांश

क्र. सं	विवरण	30.09.2019 को संगाप्त छंगाही (अलेखापरीक्षित)	30.09.2018 # को संभाष्त छगाही (अलेखापरीक्षित)
1	प्रचालनों से कुल आय	1,89,265.27	1,83,066.57
2	अवधि हेतु निवल लाग / (हानि) {कर एवं अपवादात्मक एवं / अधवा असाधारण मदों से पूर्व)	(17,560.48)	25,963.27
3	अवधि हेतु कर-पूर्व निवल लाभ/(हानि) (अपवादात्मक एवं/अथवा असाधारण मदों के पश्चात)	(17,560.48)	25,963.27
4	अवधि हेतु कर-पश्चात निवल लाभ / (हानि) (अपवादात्मक एवं / अथवा असाधारण मदों के पश्चात)	(11,260.45)	8,695.26
5	अवधि हेतु कुल समग्र आय (अवधि हेतु लाभ / हानि सहित) (कर-पश्चात) एवं अन्य कुल आय (कर-पश्चात)	(11,284.72)	8,593.96
6	इक्विटी शेयर पूंजी	4,70,231.62	4,20,231.62
7	पुनर्मूल्यन आरक्षित निधि को छोड़कर आरक्षित निधि	33,944.47	91,653.20
8	निवल मूल्य	5,04,176.09	5,11,884.82
9	भारित औसत प्रति शेयर आय (प्रत्येक 10 रुपये के) उपार्जन (सतत एव बंद प्रचालनों में)—		
	1. मूलः	(0.24)	0.22
	2. तनुकृतः	(0.24)	0.22

तिथिः 15.11.2019

स्थानः नई दिल्ली

- क) उपरोक्त ब्यौरा सेवी (सचीयन एवं अन्य विगोपन अपेक्षाएँ) विनियमन, 2015 के विनियम 52 के तहत स्टॉक एक्सचेंज में जमा किए गये छमाही / वार्षिक वित्तीय विवरण के विस्तृत प्रारूप का निष्कर्ष है। छमाही / वित्तीय विवरण परिणामों का पूरा प्रारूप वेबसाइट www.bseindia.com एवं www.nseindia.com व www.iifcl.org. पर भी उपलब्ध है।
- (छ) सेबी (सूचीयन एवं अन्य विगोपन अपेक्षाए) विनियमन, 2015 के विनियम 52 (4) के उप खंड (क), (छ), (ध) एवं (ड) में संदर्भित मदों से संबंधित विगोपन स्टॉक एक्सचेंज (बीएसई व एनएसई) को किए गये है जो www.bseindia.com and www.nseindia.com पर देखें जा
- [ग] उपर्यक्त परिणामों की लेखा परीक्षा समिति ने अपनी 15 नवंबर, 2019 को हुई बैठक में समीक्षा कर ली है और कंपनी के निदेशक मंडल ने 15 नवंबर, 2019 को हुई अपनी बैठक में अनुमोदित कर दिया है। कंपनी के साविधिक लेखापरीक्षकों ने उपरोक्त परिणामों की सीमित

समीक्षा कर ली है। # पूर्वदर्ती अवधि के आंकड़ों को जहां कहीं आवश्यक है पुनर्समृहित / पुनर्वगीकृत किया गया है। अवधि के लिये तुलनात्मक पुनर्याणित कुल समग्र आय [अवधि के लिये संघितत लाभ / (हानि) (कर पश्थात) और अन्य समग्र आय (कर पश्चात)] में 105.14 लाख रू की वृद्धि हुई है।

कृते एवं निदेशक मंडल की ओर से हस्ता./-पंकज जैन (प्रबंध निदेशक) डीआईएन नं: 00675922

SKP SECURITIES LIMITED CIN: L74140W81990PLCD49032

Registered Office: Chatterjee International Centre, Level 21, 33A, Jawaharlai Nehru Road, Kolkata – 700071 Phone No.: +91 033 4007 7000; Fax No.: +91 033 4007 7007,

Email Id: cs@skpsecurities.com; Website: www.skpsecurities.com Company Secretary and Compliance Officer: Ms. Alka Khetawat

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF SKP SECURITIES LIMITED

This Post Buyback Public Announcement ('Post Buyback PA') is published pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 ("Buyback Regulations"). This Post Buyback PA should be read in conjunction with the Public Announcement ("PA") dated June 24, 2019 and the Letter of Offer ("LOF") dated October 15, 2019. The terms used but not defined in this Post Buyback PA shall have the same meanings as assigned in PA and LOF.

A. THE BUYBACK:

1. This is in continuance to the PA and the LOF in connection with the Buyback of upto 9,95,000 (Nine Lakhs Ninety Five Thousand) fully paid-up Equity Shares of face value Rs. 10/- each ("Equity Shares") from the existing shareholders/ beneficial owners of SKP Securities Limited (the "Company" or "SKP") holding Equity Shares as on record date i.e., July 05, 2019, on a proportionate basis, through the tender offer route at a price of Rs. 70/- (Rupees Seventy Only) per equity share payable in cash, for an aggregate amount of Rs. 6,96,50,000/- (Rupees Six Crores Ninety Six Lakhs Fifty Thousand Only) excluding Company's transaction costs viz. brokerage, securities transaction tax, GST, stamp duty, etc. The Buyback Offer Size is 24.99% and 24.96% of the fully paid-up equity share capital and free reserves as per the latest Audited Standalone and Consolidated Financials of the

Company for the financial year ended March 31, 2019 respectively. 2. The Company has adopted 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 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.

The Tender period for the Buyback opened on Friday, October 25, 2019 and closed on Friday, November 08, 2019.

B. DETAILS OF THE BUYBACK:

1. The Company has completed the process of the Buyback and has accepted 9,95,000 equity shares which were tendered in the Buyback offer at a price of Rs. 70/- per equity share aggregating to Rs. 6,96,50,000/- (Rupees Six Crores Ninety Six Lakhs Fifty Thousand Only) excluding Company's transaction costs viz. brokerage, securities transaction tax, Goods and Service Tax, Stamp

2. The Registrar to the Buy-back, Maheshwari Datamatics Private Limited, considered a total of 143 valid bids for 16,87,676 Equity Shares in response to the Buy-back, which is approximately 1.6962 times the maximum number of Equity Shares proposed to be

Category of Shareholders	No. of equity shares reserved in Buyback	No. of valid applications	Total valid equity shares tendered	% response	No. of equity shares accepted
Reserved Category for small shareholders	1,49,250	125	81,959	54.91%	81,959
General Category of other shareholders	8,45,750	18	16,05,717	189.86%	9,13,041
Total	9 95 000	143	16 27 676	169 67%	9 95 000

3. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the process as described in the LOF. The communication of acceptance/ rejection has been dispatched by the Registrar to the Buyback to the eligible shareholders on Friday, November 15, 2019. 4. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited on Friday, November 15, 2019. The funds in respect of accepted Equity Shares were paid out to the respective seller members / custodians. If Eligible Shareholders

bank account details were not available or if the funds transfer instruction was rejected by RBI/ respective bank, due to any reason, such funds were transferred to the concerned Shareholder Brokers' settlement bank account for onward transfer to such 5. The dematerialized Equity Shares accepted under the Buy-back were transferred to the Company's demat escrow account on

Friday, November 15, 2019. The unaccepted demat Equity Shares were returned to respective seller members / custodians by the Indian Clearing Corporation Limited on Friday, November 15, 2019.

6. The Company shall initiate steps for extinguishment of 9,95,000 Equity Shares accepted pursuant to the Buyback and shall complete the same in accordance with the Buyback Regulations.

C. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN:

Particulars	Pre-Buyback (Amount in Rs.)	Post-Buyback (Amount in Rs.)
Authorized Equity Share Capital 1,00,00,000 Equity Shares of face value of Rs. 10/- each	10,00,00,000/-	10,00,00,000/-
Issued, Subscribed and Paid-up Equity Shares 43,99,400 Equity Shares of face value of Rs. 10/- each 34,04,400 Equity Shares of face value of Rs. 10/- each	4,39,94,000/-	3,40,44,000/-*

Subject to Extinguishment of 9,95,000 equity shares. 2. The details of the shareholders/beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares

accepted for buyback are as mentioned below: Sr. No. No. of Equity % of total Equity Shares % of total post Shares Accepted Accepted for the Buyback **Buyback Equity Shares** 5,06,446 50.90% 14.88% Naresh Pachisia Pushpa Devi Bangur 90,987 9.14% 2.67% Naresh Pachisia & Sons (HUF) 79,675 8.01% 2.34% Maniu Pachisia 4. 62,960 6.33% 1.85% Credwyn Holdings (India) Pvt. Ltd.: 59,339 5.96% 1.74% 34,719 3.49% Nikuni Pachisia 1.02% Vaibhay Pachisia 34,719 3.49% 1.02% S. Hemant Bangur 14,179 1.43% 0.42% Vinita Bangur 14,179 1.43% 0.42%

26.36%

8,97,203 90.18%

Particulars	Pre-B	uyback	Post-Br	uyback*
	Number of Shares	% of Shareholding	Number of Shares	% of Shareholding
Promoter and persons acting in concert (collectively "the Promoters")	32,99,000	74.99%	25,80,481	75.80%
Foreign Investors (including Non-Resident Indians, FIIs and Foreign Mutual funds)	2,749	0.06%		
Financial Institutions/ Banks & Mutual Funds promoted by Banks/ Institutions	0	0.00%	8,23,919	24.20%
Others (Public, Public Bodies Corporate etc.)	10,97,651	24.95%		
Total	43,99,400	100.00%	34,04,400	100.00%

*Subject to Extinguishment of 9,95,000 equity shares. D. Manager to the Buyback:



VC Corporate Advisors Private Limited CIN: U67120WB2005PTC106051 SEBI REGN. Na.: INM000011096 Validity of Registration: Permanent

(Contact Person: Ms. Urvi Belani) 31 Ganesh Chandra Avenue, 2nd Floor, Suite No. -2C, Kolkata-700 013.

Phone No: (033) 2225-3940, Fax: (033) 2225-3941 Email: mail@vccorporate.com, Website: www.vccorporate.com

E. Director's Responsibility:

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accept responsibility for all the information contained in this Post Buyback Public Announcement or any other advertisement, circular, brochure, publicity material which may be issued and confirm that the information in such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of SKP Securities Limited 5d/-

Naresh Pachisia Nikun| Pachisia Alka Khetawat **Managing Director** Company Secretary & Compliance Officer Whole Time Director DIN: 00233768 DIN: 06933720 ACS No. 47322

Date: 15.11.2019 Place: Kolkata

IAP No. 017/11/2019



திருப்பூர் மாவட்டம் பெருந்துறை சட்டமன்ற தொகுதிக்கு உட்பட்ட ஊத்துக்குளி ஒன்றியம், குன்னத்தூரில் அம்மா மக்கள் முன்னேற்ற கழகத்திலிருந்து பொதுக்குழு உறுப்பினர் குன்னத்தூர் கே.மனோகரன் தலைமையில், மாவட்ட துணை செயலாளர் வி.எஸ்.ராஜ்குமார் உள்பட 50 பேர் அக்கட்சியிலிருந்து விலகி என்.டி.தோப்பு வெங்கடாச்சலம் எம்எல்ஏ முன்னிலையில் அண்ணா திமுகவில் இணைந்தனர். உடன், முன்னாள் சட்டமன்ற உறுப்பினர் கே.எஸ். பழனிசாமி, ஒன்றிய செயலாளர் சி.டி.ரவிச்சந்தின், கூட்டுறவு சங்க தலைவர் பெரியசாமி, ஒன்றிய பேரவை தலைவர் சக்திவேல், பேரூராட்சி செயலாளர் அய்யாசாமி உட்பட பலர் கலந்து கொண்டனர்.

ஈரோடு, நவ. 16– ஈரோடு கூட்டுறவு மேலாண்மை நிலையத்தில், கூட்டுறவு மேலாண்மை பட்டயப்பயிற்சி, கணினி பயிற்சி, பி.காம் போன்ற பல்வேறு பயிற்சிகளுடன் தங்க நகை மதிப்பீட்டாளர் பயிற்சியும் நடத்தப்பட்டு வருகிறது.

சுயதொழில் துவங்கவும், நகைக்கடன் வழங்கும் நிறுவனங்களில் යෙනෙහ வாய்ப்பு பெறவும் வாய்ப்புள்ள நகை மகிப்பீட்டாளர் இம்மேலாண்மை பயிற்சி நிலையத்தில் விரைவில் தொடங்கப்படவுள்ளது. இது குறித்து மேலாண்மை நிலையத்தின் முதல்வர்

தற்காலத்தில் நகைக்கடைகளிலும், அடகு கடைகளிலும், வங்கிகளிலும் தங்க நகைகளின் புழக்கம் அதிகமாக

கூறியிருப்பதாவது,

தங்கத்தை மதிப்பீடு செய்து அதன் கண்டறிய வேண்டியது தர**த்**தை மிக அவசியம். இதற்கு அறிவியல் கட்டாயம் பூர்வமான பயிற்சி தேவை. இளைய தலைமுறையினர் அனைவரும் இப்பயிற்சியை பெற்று, தங்கத்தை பற்றிய விழிப்புணர்வ பெறவும், இதன் மூலம் வேலை வாய்ப்பு பெறவும், சுய தொழில்

ஈரோடு கூட்டுறவு நிலையத்தில் தங்கநகை மதிப்பீடு செய்ய பயிற்சி: விண்ணப்பங்கள் வரவேற்பு

இப்பயிற்சி தொடங்கவும், வழங்கப்படுகிறது. ഖகுப்பறைப் பயிற்சி மற்றும் இரண்டும் செய்முறைப் பயிற்சி சேர்ந்து மொத்தம் 100 மணிநேரத்திற்கு அளிக்கப்படுகிறது. இப்பயிற்சியின் போது, தங்க நகை தரம் கண்டறிய தேவையான ељ.500 மதிப்புள்ள உரைகல். போன்ற உபகரணங்கள் கட்டணமின்றி வழங்கப்படும்.

அரசு பணியில் சேரலாம் பயிற்சியின் நிறைவில், தமிழக அங்கீகரிக்கப்பட்ட அரசால் தமிழ்நாடு கூட்டுறவு ஒன்றியத்தின் சான்றிதழ் வழங்கப்படும். வேலை வாய்ப்பு அலுவலகத்தில் இப்பயிற்சி சான்றிதழை பதிவு செய்து கொள்ளலாம். இப்பயிற்சி முடித்தவர்கள் தேசிய வங்கிகள், வங்கிகள். கூட்டுறவு வணிக வங்கிகள், நகைக்கடன<u>்</u> வழங்கும் தனியார் நிறுவனங்கள் ஆகியவற்றில் நகை மதிப்பீட்டாளராக பணியாற்ற வாய்ப்புள்ளது. மேலும், சுய தொழிலாக, நகை அடகு கடை, நகைக்கடை, நகை வணிகம் மேற்கொள்ளவும் போன்றவற்றை நல்ல வாய்ப்புள்ளது.

இப்பயிற்சி, சனி மற்றும் ஞாயிறு ஆகிய தினங்களில், வாரத்தில் 2 நாட்கள் வீதம் 2 மாதங்களுக்கு நடைபெறும். குறைந்தபட்சம் 10ம் வகுப்பு தேர்ச்சி பெற்ற, 18 வயது நிறைவடைந்த ஆண், பெண் இப்பயிற்சியில் இருபாலரும் இப்பயிற்சியில் சேரலாம். சேர்வதற்கான விண்ணப்பத்தையும், மேல் விபரங்களையும் கூட்டுறவு மேலாண்மை நிலையம், 5,வாய்க்கால் மேடு, எஸ்.வி.என் பள்ளிக்கட்டிடம் பின்புறம், கொங்கம்பாளையம்பிரிவு, ஈரோடு சித்தோடு,(அஞ்சல்), 638102. என்ற முகவரியில் பெற்றுக் கொள்ளலாம் என தெரிவித்துள்ளார்.

சேவூர் அருகே கானூரில்

அவினாசி, நவ. 16– திருப்பூர் . தர்கா தமிழ்நாடு வாரியத்தினால் இங்கு இந்தநிலையில் திங்கட்கிழமை மணிக்கு தர்கா ஏற்றப்பட்டது. ஓதப்பட்டது. பிறகு அன்னதானம் வழங்கப்பட்டது. இதில் தர்கா

ஏ.எஸ்.அக்பர், உள்ளிட்ட முக்கிய செவ்வாய்க்கிழமை தொடங்கியது. ஊர்வலம் சந்தனம் சிறப்புத் நடைபெற்றது. அனைவருக்கும் தமிழகத்தில் உள்ள மாவட்டங்களில் பங்கேற்றனர்.

Apollo Hospitals Enterprise Limited Corporate Identity Number: L85110TN1979PLC008035

Regd. Office: No. 19 Bishop Gardens, Raja Annamalaipuram, Chennai - 28, Tamil Nadu Tel. +91-44-28290956, Fax.+91-44-28290956 Email: investor.relations@apollohospitals.com, Website: www.apollohospitals.com



Extract of Statement of Unaudited Financial Results for the Three and Six Months Ended September 30, 2019

	Standalone								Consolidated						
Particulars	Three months ended 30/09/2019 Unaudited	Preceding Three months ended 30/06/2019 Unaudited	Corresponding Three months ended 30/09/2018 Unaudited	Year to date figures for current period ended 30/09/2019 Unaudited	Year to date figures for previous period ended 30/09/2018 Unaudited	Previous year ended 31/03/2019 Audited	Three months ended 30/09/2019 Unaudited	Preceding Three months ended 30/06/2019 Unaudited	Corresponding Three months ended 30/09/2018 Unaudited	Year to date figures for current period ended 30/09/2019 Unaudited	Year to date figures for previous period ended 30/09/2018 Unaudited	Previous year ended 31/03/2019 Audited			
Total Income from Operations (net)	2,46,752	2,23,394	2,09,005	4,70,146	4,00,249	8,34,890	2,84,424	2,58,175	2,41,497	5,42,599	4,63,009	9,64,888			
Net Profit /(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	14,035	12,082	11,784	26,117	21,207	46,247	13,365	9,440	9,592	22,805	15,862	37,353			
Net Profit /(Loss) for the period (before Tax, after Exceptional and/or Extraordinary Items)	14,035	12,082	11,784	26,117	21,207	46,247	13,365	9,440	9,594	22,805	15,861	37,353			
Net profit /(Loss) for the period after tax (after Exceptional and Extraordinary items)	9,060	7,931	7,898	16,991	13,915	30,276	8,310	4,915	5,411	13,225	7,747	20,016			
Total Comprehensive Income for the period [comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	9,029	8,066	6,933	17,095	11,952	27,364	7,762	5,054	4,293	12,816	5,387	17,104			
Paid up Equity Share Capital (Face value of Rs.5/- each)	6,956	6,956	6,956	6,956	6,956	6,956	6,956	6,956	6,956	6,956	6,956	6,956			
Other Equity						3,81,384						3,25,611			
Earnings Per Share of Rs. 5/- each Basic Diluted	*6.51 *6.51	*5.70 *5.70	*5.68 *5.68	*12.21 *12.21	*10.00 *10.00	21.76 21.76	*6.20 *6.20	*4.11 *4.11	*4.56 *4.56	*10.31 *10.31	*7.0 *7.0	16.97 16.97			
Debt Equity Ratio					0.96	0.91	0.88								
Debt Service Coverage Ratio					2.53	2.42	2.45								
Interest Service Coverage Ratio					5.82	4.04	4.24								
Networth					3,52,858	3,54,647	3,70,057								
Paid up Debt Capital					50,000	70,0 0 0	70,000								
Debenture Redeemption Reserve					17,500	17,500	17,500								
Capital Redeemption Reserve					600	600	600								

Not Annualised

Notes

- 1 The above is an extract of the detailed format of financial results (both standalone and consolidated) for the three and six months ended September 30, 2019 filed with stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the stock exchange websites www.nseindia.com and www.bseindia.com and also the company's website www.apollohospitals.com.
- 2 The unaudited standalone and consolidated financial results of Apollo Hospitals Enterprise Limited ("the Company") for the three and six months ended September 30, 2019 have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on November 13 and November 14, 2019 respectively and have been subjected to limited review by the statutory auditors.
- The consolidated results for the three months and six months ended September 30, 2018 are approved by the Board of Directors but have not been subjected to limited review by the statutory auditors. For the items referred in sub-clauses (a), (b), (d) and (e) of the Regulation 52(4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Stock Exchanges
- (BSE and NSE) and can be accessed on the URL (www.bseindia.com and www.nseindia.com) The listed non-convertible debentures of the Company aggregating to Rs. 50000 lakhs as on September 30, 2019 are secured by way of first charge on the Company's properties and the asset cover thereof exceeds
- hundred percent of the principal amount of the said debentures. The Board of Directors at their meeting held on November 14, 2018 had approved a Scheme of Arrangement ("the Scheme") between Apollo Hospitals Enterprise Limited ("AHEL") and Apollo Pharmacies Limited ("APL") and their respective shareholders in accordance with the provisions of Sections 230 to 232 of the Companies Act, 2013, for the transfer of the front-end retail pharmacy business ("the disposal group") carried out in the standalone pharmacy segment to APL by way of slump sale, subject to necessary approvals by stock exchanges, shareholders, National Company Law Tribunal and all other requisite regulatory authorities. The Company received no objection letters from National Stock Exchange of India Limited and BSE Limited. Further, the Company obtained approvals from Competition Commission of India (CCI) and from the equity shareholders in October 2019. The disposal group has not been classified as held for sale as at September 30, 2019, as the criteria for classification as held for sale as per Indian Accounting Standard (IND AS) 105 Non-Current Assets Held for Sale and Discontinued Operations was met subsequent to the quarter ended September 30, 2019. The Scheme would become effective upon filing of the Scheme, as sanctioned by the NCLT, with the Registrar of
- The Board of Directors of the Company approved the sale of investments in an associate, Apollo Munich Health Insurance Company Limited (AMHI) to Housing Development Finance Corporation Limited for a cash consideration of Rs. 26.152 lakhs (subject to indemnity related and other contractually agreed deductions) and Rs. 3.822 lakhs from Munich Health Holding AG towards joint venture termination fee. The sale is subject to meeting closing conditions, which includes obtaining regulatory approvals from Insurance Regulatory and Development Authority of India (IRDA), Competition Commission of India (ICCI) and National Housing Bank (NHB). The Company has obtained approval from Competition Commission of India (CCI) and as per the requirement of the Share Purchase Agreement dated June 19, 2019, made an additional investment of Rs. 3,163 lakhs by way of subscription to AMHI's rights issue. The actions required to complete the sale are in advanced stages of completion with approvals from IRDA and NHB expected shortly. The Company has assessed the criteria for classification of investments in associate AHMI as held for sale has been met as at September 30, 2019 under Indian Accounting Standard (IND AS) 105, Non-Current Assets Held for Sale and Discontinued Operations and accordingly, such investment is carried at lower of carrying amount and fair value less costs to sell.
- Standalone: Effective April 1, 2019, the Company adopted Ind AS 116 "Leases", applied to all lease contracts existing as on the said date, using the modified retrospective method. Under this method, the cumulative effect of initial application is recognised in retained earnings at April 1, 2019. On transition to Ind AS 116, the Company recognised right-of-use assets amounting to Rs. 120,539 lakhs (net of related accumulated depreciation), lease liabilities amounting to Rs. 141,926 lakhs and Rs. 24,193 lakhs (debit) in retained earnings (net of deferred tax) as at April 1, 2019. The Company has discounted lease payments using the applicable incremental borrowing rate as at April 1, 2019 for measuring the lease liabilities amounting to Rs. 3,122 lakhs & Rs. 6,226 lakhs and depreciation on right-of-use asset amounting to Rs. 3,645 lakhs and Rs. 7,277 lakhs respectively. The effect of applying this standard resulted in reduction of profit by Rs. 1,326 lakhs
- and Rs. 2,703 lakhs for the three months and six months ended September 30, 2019, respectively. Consolidated: - Effective April 1, 2019, the Group adopted Ind AS 116 "Leases", applied to lease contracts existing as on the said date, using the modified retrospective method, except for two lease arrangements for which the modified prospective approach has been used. Under the modified retrospective method, the cumulative effect of initial application is recognised in retained earnings at April 1, 2019. On transition to Ind AS 116, the Group recognised right-of-use assets amounting to Rs. 159,208 lakhs (net of related accumulated depreciation), lease liabilities amounting to Rs. 190,524 lakhs and Rs. 30,546 lakhs in retained earnings (net of deferred tax) as at April 1, 2019. The Group has discounted lease payments using the applicable incremental borrowing rate as at April 1, 2019 for measuring the lease liability. During the three and six months ended September 30, 2019, the Group has recognized interest expense on lease liabilities amounting to Rs. 4,180 lakhs and Rs. 8,330 lakhs and depreciation on right-of-use asset amounting to Rs. 4,839 lakhs and Rs. 9,617 lakhs respectively. The effect of applying this standard resulted in reduction of profit by Rs. 1,634 lakhs and Rs. 3,307 lakhs for the three months and six months ended September 30, 2019.

Place : Chennai Date: 14th November 2019 for **APOLLO HOSPITALS ENTERPRISE LIMITED** DR. PRATHAP C REDDY **Executive Chairman**

சந்தனக்குட உருஷ் விழா

அவினாசி வட்டம், சேவூர் அருகே கானூர் ஊராட்சி உள்ளது. இங்கு தக்னி சுன்னத் ஜமாத் மஸ்ஜித் முஹம்மத் ஷா வலி தர்கா தமிழகத்தில் மிகவும் சிறப்பு பெற்றதாகும். இந்த வக்ப இணைக்கப்பட்டது. ஆண்டுதோறும் சந்தனக் குட உருஷ் விழா கோலாகலமாக கொண்டாடப்பட்டு வருகிறது. கட**ந்**த மாலை கொடி இரவு 7 மணிக்கு மௌழுது ாசீப் சிறப்பு

பொறுப்பாளர்கள் சம்சுதீன் நிர்வாக கமிட்டியினர் பங்கேற்றனர். நிகழ்ச்சியாக இரவு 10 மணிக்கு சந்தனக் குட ஊர்வலம் புறப்பாடு நிகழ்ச்சி சந்தனக் முக்கிய வீதிகளின் வழியாக கொண்டு வரப்பட்டு புதன் அதிகாலை 2 மணிக்கு தர்காவில் உள்ள முஹம்மத் ஷா, மஹமத் ஷா ஆகியோரின் நினைவிடத்தில் தெளிக்கப்பட்டு தொழுகை நிறைவாக தபுளுக் பிரசாதம் வழங்கப்பட்டது. இதல், சென்னை, நீலகிரி, கோவை, ஈரோடு உட்பட இருந்து ஆயிரக்கணக்கானோர்

K.P.R. MILL LIMITED

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135 To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs (IAP) across the

To know more, call 1800 222 999/1800 200 6666 or visit www.iciciprumf.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully

17 November 2019

country. Schedule of upcoming IAP is as mentioned below: Time

10.00 a.m.

CIN: L17111TZ2003PLC010518 Registered Office: No. 9, Gokul Buildings, A.K.S. Nagar, Thadagam Road, Coimbatore - 641 001, India.
Corporate Office: 1st Floor Srivari Shrimat, 1045, Avinashi Road, Coimbatore - 641 018, India Contact Person: Mr. P. Kandaswamy, Company Secretary Tel: 0422-2207777 | Fax: 0422-2207778 | Email: investors@kprmill.com

Address

Velen Auditorium, Kumaran Hotel, Opp. to MGM Theater.

154/183 B, Salem Main Road, Namakkal - 637001

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF K.P.R. MILL LIMITED

This Public Announcement (the "Post Buyback Public Announcement") is being made pursuant to the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations"). This Post Buyback Public Announcement should be read inconjunction with the Public Announcement dated June 7, 2019 and published on June 10, 2019 (the "Public Announcement"), the Letter of Offer dated October 21, 2019 (the "Letter of Offer") and the Corrigendum to the Letter of Offer dated October 24, 2019 (the "Corrigendum"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement, the Letter of Offer and the Corrigendum to the Letter of Offer.

- THE BUYBACK
- K.P.R. Mill Limited (the "Company") had announced the Buyback of not exceeding 37,50,784 (Thirty Seven Lakh Fifty Thousand Seven Hundred and Eighty Four) fully paid-up equity shares of face value of ₹ 5 each ("Equity Shares") from all the existing shareholders/beneficial owners of Equity Shares as on the record date (i.e. Wednesday, June 19, 2019), on a proportionate basis, through the "**Tender Offer**" process at a price of ₹702 (Rupees Seven Hundred and Two only) per Equity Share payable in cash for an aggregate consideration not exceeding ₹ 263,30,50,368/- (Rupees Two Hundred Sixty Three Crore Thirty Lakh Fifty Thousand Three Hundred and Sixty Eight only). ("Buyback Offer Size"). The Buyback Offer Size represents 17.61% and 14.87% of the aggregate of the fully paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone and consolidated financial statements respectively of the Company for the financial year ended March 31, 2019, (the last audited financial statements available as on the date of the Board Meeting approving the Buyback) and is within the statutory limits of 25% of the aggregate of the fully paid-up equity share capital and free reserves as per audited standalone and consolidated financial statements of the Company, under the Tender offer route as per the provisions of the Buyback Regulations. The maximum number of Equity Shares proposed to be bought back represent 5.17% of the total number of Equity Shares in the issued, subscribed and paid-up equity share capital of the Company.
- The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as provided under Buyback Regulations and circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 issued by Securities and Exchange Board of India ("SEBI Circulars").
- The Buyback Offer opened on Tuesday, October 29, 2019 and closed on Monday, November 11, 2019.
- DETAILS OF BUYBACK
- The total number of Equity Shares bought back under the Buyback Offer are 37,50,784 (Thirty Seven Lakh Fifty Thousand Seven Hundred and Eighty Four) Equity Shares at a price of ₹702 (Rupees Seven Hundred and Two only) per Equity Share
- The total amount utilized in the Buyback of Equity Shares is ₹263,30,50,368 (Rupees Two Hundred Sixty Three Crore Thirty Lakhs Fifty Thousand Three Hundred Sixty Eight Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, service tax, stamp duty, etc.
- The Registrar to the Buyback Offer i.e. Karvy Fintech Private Limited (the "Registrar to the Buyback Offer") considered 4.544 valid bids for 2.07.17.443 (Two Crore Seven Lakh Seventeen Thousand Four Hundred Forty Three) Equity Shares in response to the Buyback, resulting in the subscription of approximately 5.5235 times the maximum number of shares proposed to be bought back. The details of valid bids received by the Registrar to the Buyback Offer# are as follows:

Shares Reserved in the Buyback		Total Valid Equity Shares Tendered	Response (%)
5,62,618	4,014	2,81,265	49.9922
31,88,166	530	2,04,36,178	641.001
37,50,784	4,544	2,07,17,443	552.35
	Shares Reserved in the Buyback 5,62,618 31,88,166	Shares Reserved in the Buyback No. 61 Valid Bids 5,62,618 4,014 31,88,166 530	Shares Reserved in the Buyback No. 61 valid Bids Iotal valid Equity Shares Tendered 5,62,618 4,014 2,81,265 31,88,166 530 2,04,36,178

#As per the certificate dated November 14, 2019 received from Karvy Fintech Private Limited

- All valid bids have been considered for the purpose of Acceptance in accordance with the Buyback Regulations and Paragraph 19 of the Letter of Offer. The communication of acceptance/rejection has been dispatched by the Registrar to respective Shareholders by November 15, 2019.
- The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("Clearing Corporation")/BSE Limited on November 15, 2019. Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible shareholders' bank account details were not available or if the funds transfer instruction were rejected by Reserve Bank of India/bank, due to any reason, then such funds were transferred to the concerned Shareholder Brokers/custodians for onward transfer to such Eligible shareholders
- Valid Equity Shares accepted under the Buyback have been transferred to the Company's demat escrow account on November 15, 2019. The unaccepted Equity Shares have been returned to respective Shareholder Brokers/custodians by the Clearing Corporation/BSE Limited on November 15, 2019.
- The extinguishment of 37,50,784 Equity Shares accepted under the Buyback is currently under process and shall be completed
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- The capital structure of the Company, pre and post Buyback Offer is as under:

(Equity Shares have a face value of ₹5 each)

		,	, ,	,			
	Pre Buyl	oack	Post Buyback*				
Particulars	No. of Equity Shares	Amount in Crore (₹)	No. of Equity Shares	Amount in Crore (₹)			
Authorized share capital	9,00,00,000	45.00	9,00,00,000	45.00			
Issued, subscribed and paid up share capital	7,25,60,784	36.28	6,88,10,000	34.41			

"Subject to extinguishment of 37.50.784 Equity Shares

The details of the Shareholders/beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback Offer are as under

Sr. No.	Name of Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Shares
1	K P D SIGAMANI	7,98,779	21.30	1.16
2	PNATARAJ	7,98,779	21.30	1.16
3	K P RAMASAMY	7,98,779	21.30	1.16
4	L&T MUTUAL FUND TRUSTEE LIMITED-L&T EMERGING BUSIN	1,54,533	4.12	0.22
5	DSP SMALL CAP FUND	1,10,831	2.95	0.16
6	D RADHAMANI	91,194	2.43	0.13
7	NJAYANTHI	91,194	2.43	0.13
8	K R PARVATHI	91,122	2.43	0.13
9	FRANKLIN INDIA SMALLER COMPANIES FUND	77,551	2.07	0.11
10	ADITYA BIRLA SUN LIFE TRUSTEE PRIVATE LIMITED A/C	69,906	1.86	0.10
11	L AND T MUTUAL FUND TRUSTEE LIMITED - L AND T HYBR	57,051	1.52	0.08
12	L AND T MUTUAL FUND TRUSTEE LTD-L AND T INDIA VALU	53,850	1.44	0.08
13	L AND T MUTUAL FUND TRUSTEE LTD-LAND T TAX ADVANT	51,819	1.38	0.08
14	RELIANCE CAPITAL TRUSTEE CO. LTD-A/C RELIANCESMALL	48,150	1.28	0.07

3.3 The shareholding pattern of the Company pre-Buyback (as on Record Date i.e. Wednesday, June 19, 2019) and post Buyback

	Pre Bu	ıyback	Post Buyback*			
Particulars	No. of Equity Shares	%of the existing Equity Share Capital	No. of Equity Shares	% of the post Buyback Equity Share Capital		
Promoters and Promoter Group	5,44,14,598	74.99	5,17,44,751	75.20		
Foreign Investors (including Non Resident Indians, Fils, FPIs and Foreign Mutual Funds	11,52,695	1.59	1,70,65,249	24.80		
Financial Institutions/Banks/Mutual Funds promoted by Banks/Institutions	1,21,16,499	16.70	1,70,00,240	24.00		
Other (public, public bodies corporate etc.)	48,76,992	6.72				
Total	7,25,60,784	100.00	6,88,10,000	100.00		

*Subject to extinguishment of 37,50,784 Equity Shares

MANAGER TO THE BUYBACK OFFER

IDBI CAPITAL MARKETS & SECURITIES LIMITED 6th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai-400005 Contact Person: Mr. Apurva Bholay/ Ms. Anusha Shetty **(T) IDBI** capital

Tel No.: +91 (22) 2217 1700; Fax No.: +91 (22) 2215 1787, E-mail: kpr.buyback@idbicapital.com; Website: www.idbicapital.com SEBI Registration Number: INM000010866

Validity Period: Permanent Registration CIN: U65990MH1993GOI075578

DIRECTORS' RESPONSIBILITY

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

For and on behalf of the Board of Directors of K.P.R. Mill Limited

Sd/-(KPD Sigamani) Managing Director

(P. Nataraj) Managing Director (DIN: 00229137)

Sd/-(P. Kandaswamy) FCS: 2172

(DIN: 00003744)

Date: November 15, 2019

FINANCIAL EXPRESS

From the Front Page

Voda silent on dues, hopes for govt bailout

THE REVISION IN capex is primarily on account of savings resulting from better pricing and disintegration of components while ordering, and reduction in planned 4G foot-

print in non-priority areas. Takkar told analysts, "Further, lower capacity requirements during the year have also resulted in deployment of some Capex to the next financial year".

It is evident that the company is expecting relief from the government. Takkar said that the committee of secretaries (CoS) formed by the gov-

ernment are close to making some recommendations. "We understand that they are getting very close, and they have met several times. So we're looking forward to hearing that," he said.

He added that the response from several engagements with government over providing relief to the stressed sector, have been "consistent". "They

have said to us that they want to see three private players and one public player in this sector," he said. He added that the cabinet secretary and officials of the concerned ministries that VIL has met have expressed that they want the sector to be healthy and that it is important for the Digital

"At the same time, on the

India Vision.

AGR case, we would like to see interest, the penalties, and the interest on penalties, may be given relief from, as well as on the principal amount after adjusted for errors and so on. If we can have some type of a payment plan, which spreads it over a large period of time, a number of years that would be very, very helpful," Takkar said.

'PM stayed out of RCEP to protect N-E's interests'

PRIME MINISTER NARENDRA Modi decided to stay out of RCEP keeping in mind India's economic interests, especially of

northeastern states, defence minister Rajnath Singh said on Friday. He also said if India had joined the RCEP, farmers, labourers and industries would have been adversely affected. "At the recent ASEAN Summit in Bangkok, our Prime Ministertook avery important deci-

Singh said after inaugurating

the Sisseri Bridge here. The 200-

m permanent bridge connects

sion that India will not be part of RCEP. This is not a small thing,"

the Siang Valley and the Dibang Valley in Arunachal Pradesh.

"Keeping in mind India's economic interests, especially the economic interests of the northeast, the PM took this decision. Everyone should welcome this decision by the PM," Singh said.

PATEL ENGINEERING LTD. CIN:L99999MH1949PLC007039

Regd. Office: Patel Estate Road, Jogeshwari (W), Mumbai- 400 102 | Tel No. +91 22 26767500, 26782916 Fax +91 22 26782465, 26781505 | Email: investors@pateleng.com | Website: www.pateleng.com

EXTRACTS OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED ON SEPTEMBER 30, 2019 (Rs. in Crores except EPS) STANDALONE CONSOLIDATED

PARTICULARS		QUARTER ENDED		HALF YEAR ENDED		YEAR ENDED			HALF YE	YEAR ENDED		
PARTICULARS	30.09.2019 Unaudited		30,09,2018 Unaudited				30.09.2019 Unaudited			30.09.2019 Un-audited		
Total Income from Operation (Net)	595,49	598.29	539.90	1,193.78	1,095.39	2,069.89	659.75	661.13	598,41	1,320.88	1,210.06	2,362.20
Net Profit / (Loss) for the period	25,000	Locality III	Minimum Min	1/6/2007		to describe	The matrices of		7500500 H	50.000	*CN/380-01-C3	
(before Tax, Exceptional and/or Extraordinary items)	37.00	63.17	95.46	100.17	148.83	199.78	36.58	54.43	91,35	91.01	138.97	114.75
Net Profit / (Loss) for the period before tax												
(after Exceptional and/or Extraordinary items)	37.00	63.17	10.46	100.17	63.83	115.35	36.58	54.43	6.35	91.01	258.37	203.90
Net Profit / (Loss) for the period after tax	00.000	186400000	Anna N. H.	V. (MIN. 1907)		111000000	10000000000000000000000000000000000000		000000	0.0000	NAME OF STREET	
(after Exceptional and/or Extraordinary items)	21.38	58.54	5.91	79.92	42.08	82.87	29.39	42.19	2.99	71.58	234.02	154.14
Total Comprehensive Income for the period [Comprising Profit / (Loss)	3											
for the period (after tax) and Other Comprehensive Income (after tax)]	21.09	58.10	6.34	79.19	42.59	83.03	30.30	41.75	3.42	72.05	234.53	154.44
Equity Share Capital	16.42	16.42	15.70	16.42	15.70	16.42	16.42	16.42	15.70	16.42	15.70	16.42
Reserves (excluding Revaluation Reserve) as shown in the		100										
Audited Balance Sheet	178.0	100			100	2,287.46	*		1.0	- 12		2,316.88
Earnings per share (of Re. 1/- each)			247			CHICAGO COPA AND						
(for continuing and discontinued operations)		room.	26.000474							200,000		
Basic:	1.30	3.56	0.38	4.87	2.68	5.22	1.79	2.57	0.19	4.36	14.91	9.71
Diluted :	0.45	1.51	0.38	1.48	1.95	2.97	0.58	1.13	0.19	1.35	8.65	4.87

Mumbai

November 14, 2019

amended from time to time

- a. 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 and Other Disclosure Regulated Format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Regulations, 2015, The full format of the Quarterly Financial Results are available on the websites of Stock Exchange www.bseindla.com and www.nseindla.com and on the website of the Company www.pateleng.com 7. The financial results of the company have been prepared in accordance with Indian Accounting Standards prescribed under section 133 of the companies Act, 2013 read the Companies (Indian Accounting Standards) Rules as
- The above financial results were reviewed by the Audit Committee and approved and taken on record by the Board at their respective meetings held on November 14, 2019. The statutory auditors have performed a limited review of the results for the quarter and half year ended 30th September, 2019.
- The Group has adopted Ind AS 116, "Leases" with effect from April, 2019 with a modified retrospective approach. Effect of adoption of Ind AS 116 on the profit for the quarter and six months ended September 30, 2019 is not material.
- The Company has allotted 22,33,29,786 fully paid up equity shares, through right issue on October 18, 2019 @ Rs. 9 (including premium of Rs. 8 per equity share). Post issue, fully paid up equity shares of the company has increased
- The previous year figures have been regrouped / rearranged wherever necessary for the purpose of comparison

for Patel Engineering Ltd. Sd.

Kavita Shirvaikar Whole Time Director & CFO (DIN: 07737376)

MODULEX CONSTRUCTION TECHNOLOGIES LIMITED

CIN: L45100PN1973PLC182679 Registered Office: A-82, MIDC Industrial Estate, Indapur - 413 132, Maharashtra

Website - www.modulex.in | Email - compliance@modulex.in | Contact - Tel: +91 2111 223061

Extract of Statement of Un-audited Standalone and Consolidated Financial Results for the quarter and half year ended September 30, 2019 (Rupees in Lakhs)

0		Standalone Financial Results Consolidated Financial Resu							Results	sults	
Sr. No	Particulars	Quarter	Ended	Six Months I	Period Ended	Year Ended Quarter Ended			Six Months	Year Ended	
INU	0.079004504.950	30.09.2019	30.09.2018	30.09.2019	30.09.2018	31.03.2019	30.09.2019	30.09.2018	30.09.2019	30.09.2018	31.03.2019
1	Total Income from continuing operations	0.67	0.19	1.46	0.22	1.76	0.26	0.00	0.46	0.00	64.73
2	Net profit/(loss) for the period from continuing operations (before Tax, Exceptional and /or extraordinary items)	(13.36)	(10.91)	(27.04)	(24.05)	(48.69)	(154.48)	0.00	(258.33)	0.00	(772.53)
3	Net profit/(loss) for the period from continuing operations before Tax (after Exceptional and /or extraordinary items)	(13.36)	(10.91)	(27.04)	(24.05)	(48.69)	(154.48)	0.00	(258.33)	0.00	(772.53)
4	Net profit/(loss) for the period from continuing operations after Tax (after Exceptional and /or extraordinary items)	(13.36)	(10.91)	(27.04)	(24.05)	(48.69)	(154.48)	0.00	(258.33)	0.00	(772.53)
5	Net profit/(loss) for the period from discontinued operations after tax	Nii									in a
6	Net profit/(loss) for the period after Tax (after Exceptional and /or extraordinary items)	(13.36)	(10.91)	(27.04)	(24.05)	(48.69)	(154.48)	0.00	(258.33)	0.00	(772.53)
7	Total comprehensive income for the period (comprising profit/ (loss) for the period (after tax) and other comprehensive income (after tax)	(13.36)	(10.91)	(27.04)	(24.05)	(48.69)	(154.61)	0.00	(258.58)	0.00	(772.53)
8	Equity Share Capital	4285.75	128.53	4285,75	128.53	4285.75	4285.25	0.00	4285.25	0.00	4285.75
9	Reserves (excluding revaluation reserves, if any)		N	il		23515.89	Nil Nil				23995
10	Basic and diluted earnings per share (for continuing and discontinued operations) of Rs. 10/- each (In Rs.)	(0.03)	(0.85)	(0.06)	(1.87)	(0.17)	(0.36)	0.00	(0.60)	0.00	(2.68)

- 1. The above unaudited financial results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their meeting held on November 14, 2019. The statutory auditors have carried out
- The limited review as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 201S has been completed by the auditors of the Company. 3. The Statement of Cash Flows for the half year ended 30th September, 2018 is approved by the Board of Directors of the Company but has not been subject to review by the Statutory, Auditor.
- The figures of the previous period(s) have been regrouped/ reclassified wherever necessary.

For MODULEX CONSTRUCTION TECHNOLOGIES LIMITED (Formerly Known as Tumus Electric Corporation Limited)

Date: November 14, 2019

Place: Mumbai



CIN: L32200MH1994PLC083853 Regd. Office: 6th Floor, Adhikari Chambers, Oberoi Complex, New Link Road, Andheri (West), Mumbai 400 053

Tel.: 022-26395400/022-40230000; Fax: 022-26395459; Email: investorservices@adhikaribrothers.com; Website: www.adhikaribrothers.com EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30TH SEPTEMBER 2019 Rs. in Lakhs (Except EPS)

C				STANDALONE	100		CONSOLIDATED				
Sr. No.	Particulars	For Quarter Ended		For Six Month Ended		Year Ended	For Quarter Ended		For Six Mo	nth Ended	Year Ended
ksi l		30-Sep-19 (Un-Audited)	30-Sep-18 (Un-Audited)	30-Sep-19 (Un-Audited)	30-Sep-18 (Un-Audited)	31-Mar-19 (Audited)	30-Sep-19 (Un-Audited)	30-Sep-18 (Un-Audited)	30-Sep-19 (Un-Audited)	30-Sep-18 (Un-Audited)	31-Mar-19 (Audited)
1	Total income from operations (net)	-	411.59	-	1,308.43	1,524.47	-	411.59	-	1,308.43	1,524.47
2	Net Profit/(Loss) for the period										
	(before Tax, Exceptional and/or Extraordinary items)	(989.45)	(1,726.08)	(1,891.09)	(2,717.88)	(4,362.59)	(989.48)	(1,726.08)	(1,891.15)	(2,717.94)	(4,362.69)
3	Net Profit/(Loss) for the period before Tax										
	(after Exceptional and/or Extraordinary items)	(989.45)	(1,726.08)	(1,891.09)	(2,717.88)	(5,250.59)	(101.47)	(1,726.08)	(1,003.14)	(2,717.94)	(5,250.70)
4	Net Profit/(Loss) for the period after Tax										
	(after Exceptional and/or Extraordinary items)	(989.45)	(1,726.08)	(1,891.09)	(2,717.88)	(5,250.59)	(101.47)	(1,726.08)	(1,003.14)	(2,717.94)	(5,250.70)
5	Less: Share of Minority Interest	-	-	-	-	-	(0.01)	(0.01)	(0.02)	(0.02)	(0.04)
6	Total Comprehensive Income for the period after tax										
	[Comprising Profit/(Loss) for the period (after tax)										
	and other comprehensive Income (after tax)]	(989.52)	(1,727.37)	(1,891.24)	(2,719.67)	(5,264.21)	(101.53)	(1,727.36)	(1,003.27)	(2,719.71)	(5,264.28)
7	Paid-up equity share capital										
	(Face Value of Re. 10/- each)	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45	3,494.45
8	Reserves (Excluding Revaluation Reserve)										
	as shown in the Audited Balance Sheet of										
	the previous year	-	-	(4,869.63)	(433.79)	(2,978.38)	-	-	(4,870.74)	(433.73)	(2,979.46)
9	Earnings Per Share (of Rs. 10/- each)										
	Basic	(2.83)	(4.94)	(5.41)	(7.78)	(15.03)	(0.29)	(4.94)	(2.87)	(7.78)	(15.03)
	Diluted	(2.83)	(4.94)	(5.41)	(7.78)	(15.03)	(0.29)	(4.94)	(2.87)	(7.78)	(15.03)

- Notes: 1 The above is an extract of the detailed format of the Standalone & Consolidated Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed Standalone & Consolidated financial results and this extract were reviewed by the Audit Committee and approved by the Board of Directors in their meeting held on 14th November, 2019. The full format of the Standalone & Consolidated Quarterly Financial Results is available on the website of the Company i.e. www.adhikaribrothers.com and on the websites of the Stock Exchanges i.e. BSE Ltd. (www.bseindia.com) and National Stock Exchange of India Ltd. (www.nseindia.com).
- A Limited Review as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been carried out by the auditors on the detailed Standalone & Consolidated financial results for the quarter ended 30th September, 2019 filed with the Stock Exchanges.
- Pursuant to the SEBI (Listing Obligation and Disclosure Requirements) (Amendment) Regulations 2018, the Company has prepared consolidated financial results for the corresponding quarter ended and six month ended 30th September, 2018. The same have been reviewed by the audit committee and approved by the board of directors, but have not been to subject to audit and limited review. By Order of the Board of Directors

For Sri Adhikari Brothers Television Network Limited

Markand Adhikari Chairman & Managing Director DIN: 00032016





K.P.R. MILL LIMITED

CIN: L17111TZ2003PLC010518

Registered Office: No. 9, Gokul Bulldings, A.K.S. Nagar, Thadagam Road, Coimbatore - 641 001, India. Corporate Office: 1st Floor Srivari Shrimat, 1045, Avinashi Road, Coimbatore - 641 018, India Contact Person: Mr. P. Kandaswamy, Company Secretary Tel: 0422-2207777 | Fax: 0422-2207778 | Email: investors@kprmill.com Website: www.kprmilllimited.com

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF K.P.R. MILL LIMITED

This Public Announcement (the "Post Buyback Public Announcement") is being made pursuant to the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations"). This Post Buyback Public Announcement should be read inconjunction with the Public Announcement dated June 7, 2019 and published on June 10, 2019 (the "Public Announcement"), the Letter of Offer dated October 21, 2019 (the "Letter of Offer") and the Corrigendum to the Letter of Offer dated October 24, 2019 (the "Corrigendum"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement, the Letter of Offer and the Corrigendum to the Letter of Offer.

- THE BUYBACK
- K.P.R. Mill Limited (the "Company") had announced the Buyback of not exceeding 37,50,784 (Thirty Seven Lakh Fitty Thousand Seven Hundred and Eighty Four) fully paid-up equity shares of face value of ₹ 5 each ("Equity Shares") from all the existing shareholders/beneficial owners of Equity Shares as on the record date (i.e. Wednesday, June 19, 2019), on a proportionate basis, through the "Tender Offer" process at a price of ₹ 702 (Rupees Seven Hundred and Two only) per Equity Share payable in cash for an aggregate consideration not exceeding ₹ 263,30,50,368/- (Rupees Two Hundred Sixty Three Crore Thirty Lakh Fifty Thousand Three Hundred and Sixty Eight only), ("Buyback Offer Size"). The Buyback Offer Size represents 17.61% and 14.87% of the aggregate of the fully paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone and consolidated financial statements respectively of the Company for the financial year ended March 31, 2019, (the last audited financial statements available as on the date of the Board Meeting approving the Buyback) and is within the statutory limits of 25% of the aggregate of the fully paid-up equity share capital and free reserves as per audited standalone and consolidated financial statements of the Company, under the Tender offer route as per the provisions of the Buyback Regulations. The maximum number of Equity Shares proposed to be bought back represents 5.17% of the total number of Equity Shares in the issued, subscribed and paid-up equity share capital of the Company.

The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as provided under Buyback Regulations and circular

- CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 issued by Securities and Exchange Board of India ("SEBI Circulars")
- The Buyback Offer opened on Tuesday, October 29, 2019 and closed on Monday, November 11, 2019. 1.3
- 2 **DETAILS OF BUYBACK**
- The total number of Equity Shares bought back under the Buyback Offer are 37,50,784 (Thirty Seven Lakh Fifty Thousand Seven Hundred and Eighty Four) Equity Shares at a price of ₹702 (Rupees Seven Hundred and Two only) per Equity Share.
- The total amount utilized in the Buyback of Equity Shares is ₹ 263,30,50,368 (Rupees Two Hundred Sixty Three Crore Thirty Lakhs Fifty Thousand Three Hundred Sixty Eight Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, service tax, stamp duty, etc.
- The Registrar to the Buyback Offer i.e., Karvy Fintech Private Limited (the "Registrar to the Buyback Offer") considered. 4,544 valid bids for 2,07,17,443 (Two Crore Seven Lakh Seventeen Thousand Four Hundred Forly Three) Equity Shares in response to the Buyback, resulting in the subscription of approximately 5.5235 times the maximum number of shares proposed to be bought back. The details of valid bids received by the Registrar to the Buyback Offer! are as follows:

Category	Shares Reserved in the Buyback	No. of valid Bids	Total Valid Equity Shares Tendered	Response (%)
Reserved category for Small Shareholders	5,62,618	4,014	2,81,265	49.9922
General Category for all other eligible shareholders	31,88,166	530	2,04,36,178	641.001
Total	37,50,784	4,544	2,07,17,443	552.35

#As per the certificate dated November 14, 2019 received from Karvy Fintech Private Limited.

- All valid bids have been considered for the purpose of Acceptance in accordance with the Buyback Regulations and Paragraph 19 of the Letter of Offer. The communication of acceptance/rejection has been dispatched by the Registrar to respective Shareholders by November 15, 2019.
- The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("Clearing Corporation")/BSE Limited on November 15, 2019. Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible shareholders' bank account details were not available or if the funds transfer instruction were rejected by Reserve Bank of India/bank, due to any reason, then such funds were transferred to the concerned Shareholder Brokers/custodians for onward transfer to such Eligible shareholders.
- Valid Equity Shares accepted under the Buyback have been transferred to the Company's demait escrow account on November 15, 2019. The unaccepted Equity Shares have been returned to respective Shareholder Brokers/custodians by the Clearing Corporation/BSE Limited on November 15, 2019.
- The extinguishment of 37,50,784 Equity Shares accepted under the Buyback is currently under process and shall be completed by November 19, 2019.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1 The capital structure of the Company, pre and post Buyback Offer is as under:

(Equity Shares have a face value of ₹5 each)

	Pre Buyl	oack	Post Buyback*			
Particulars	No. of Equity Shares	Amount in Crore (₹)	No. of Equity Shares	Amount in Crore (₹)		
Authorized share capital	9,00,00,000	45.00	9,00,00,000	45.00		
Issued, subscribed and paid up share capital	7,25,60,784	36.28	6,88,10,000	34.41		

*Subject to extinguishment of 37,50,784 Equity Shares

The details of the Shareholders/beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback Offer are as under:

Sr. No.	Name of Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Shares
1	K P D SIGAMANI	7,98,779	21.30	1.16
2	P NATARAJ	7,98,779	21.30	1.16
3	K P RAMASAMY	7,98,779	21.30	1.16
4	L&T MUTUAL FUND TRUSTEE LIMITED-L&T EMERGING BUSIN	1,54,533	4.12	0.22
5	DSP SMALL CAP FUND	1,10,831	295	0.16
6	D RADHAMANI	91,194	2.43	0.13
7	N JAYANTHI	91,194	2.43	0.13
8	K R PARVATHI	91,122	2.43	0.13
9	FRANKLIN INDIA SMALLER COMPANIES FUND	77,551	2.07	0.11
10	ADITYA BIRLA SUN LIFE TRUSTEE PRIVATE LIMITED A/C	69,906	1.86	0.10
11	L AND T MUTUAL FUND TRUSTEE LIMITED - L AND T HYBR	57,051	1.52	90.0
12.	L AND T MUTUAL FUND TRUSTEE LTD-LAND T INDIA VALU	53,850	1.44	80.0
13	L AND T MUTUAL FUND TRUSTEE LTD-L AND T TAX ADVANT	51,819	1.38	90.0
14	RELIANCE CAPITAL TRUSTEE CO. LTD-A/C RELIANCESMALL	48,150	1.28	0.07

3.3 The shareholding pattern of the Company pre-Buyback (as on Record Date i.e. Wednesday, June 19, 2019) and post Buyback

	Pre Bi	ıyback	Post Buyback*			
Particulars	No. of Equity Shares	%of the existing Equity Share Capital	No. of Equity Shares	% of the post Buyback Equity Share Capital		
Promoters and Promoter Group	5,44,14,598	74.99	5,17,44,751	75.20		
Foreign Investors (including Non Resident Indians, Fils, FPIs and Foreign Mutual Funds	11,52,695	1.59	1,70,65,249	24.80		
Financial Institutions/Banks/Mutual Funds promoted by Banks/Institutions	1,21,16,499	16.70	1,10,00,00	2.133		
Other (public, public bodies corporate etc.)	48,78,992	6.72				
Total	7,25,60,784	100.00	6,88,10,000	100.00		

'Subject to extinguishment of 37,50,784 Equity Shares MANAGER TO THE BUYBACK OFFER

6" Floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbal-400005 Contact Person: Mr. Apurva Bholay/ Ms. Anusha Shotty Tel No.: +91 (22) 2217 1700; Fax No.: +91 (22) 2215 1787, E-mail: kpr.buyback@idbicapital.com; Website: www.idbicapital.com SEBI Registration Number: INM000010866 Validity Period: Permanent Registration

IDBI CAPITAL MARKETS & SECURITIES LIMITED

DIRECTORS' RESPONSIBILITY

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

CIN: U65990MH1993GOI075578

For and on behalf of the Board of Directors of K.P.R. Mill Limited

(KPD Sigamani) Managing Director (DIN: 00003744)

Place : Coimbatore

(P. Nataraj) **Managing Director** (DIN: 00229137)

(P. Kandaswamy) Company Secretary FCS: 2172

Date: November 15, 2019

Date: November 14, 2019

Place : Mumbai

Bhoomi Mewada Company Secretary