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Head Office: 301, Mahakosh House, 7/5, South Tukoganj, Nath Mandir Road, INDORE - 1 (M.P.) India Phone : 4065012, 2513281-82-83 Fax : 91-731-4065019 E-mail : ruchisoya@ruchisoya.com

9th November, 2019

RUCHI SOYA INDUSTRIES LIMITED

CIN: L15140MH1986PLC038538

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RSIL/SE 2019

The Manager Listing Department BSE Ltd. Floor No. 25, Phiroze Jeejeebhoy Tower, Dalal Street, Mumbal - 400 001

The Manager Listing Department National Stock Exchange of India Ltd., Exchange Plaza*, Bandra-Kurla Complex, Bandra (E), Mumbal - 400 051

Sub: Unaudited Financial Results of Ruchi Soya Industries Limited ("the Company") for the quarter and half year ended 30 to September, 2019

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Dear Sirs,

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We hereby inform you that the stand alone and consolidated unaudited financial results of the Company for the quarter and half year ended September 30, 2019 ("Financial Results") were placed at a Coordination Meeting between the Auditor, Chief Financial Officer ('CFO'), Company Secretary ('CS') and the Monitoring Agent ('MA') on November 09, 2019. Accordingly, the unaudited financial results of the Company have today been approved by the MA in consultation with the CFO and the Auditor. The unaudited financial results, in accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Limited Review Report issued by the Statutory Auditors are enclosed herewith for your records.

The financial results have been certified by Mr. Anii Singhal, Chief Financial Officer of the Company in accordance with Regulation 33 (2) of the SEBI (LODR) Regulations, 2015.

The unaudited financial results were placed before CFO, MA and the Auditor on 9th November, 2019 for their consideration. Accordingly, the financial results were considered and recommended in the meeting. In view thereof, the MA, in reliance of such examination by and the representations, clarifications and explanations provided by the Chief Financial Officer has

The MA has approved the Financial Results only to the limited extent of discharging the powers of the suspended board of directors of the Company which have been conferred upon him, pursuant to the operation of and in accordance with the terms of provisions of the Resolution Plan approved by the Hon'ble NCLT vide its order dated 6th September, 2019 and duly informed to you.



Regd. Office: "Ruchi House", Royal Palms, Survey No. 169, Aarey Milk Colony, Near Mayur Nagar, Goregaon (East), Mumbai-400 065 Phone: 022 - 39388200 / 39388300 . Fax: 022 - 39388257 / 39388336.

Further, please note that the Company has already made necessary arrangement to publish the same in newspaper as required under SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015.

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The meeting was concluded at 5.35 P.M. on November 9, 2019.

The above is for your information and records please.

Thanking you,

Yours faithfully

For and on behalf of Ruchi Soya Industries Limited

Shallendra Almera

Monltoring Agent

Ruchi Soya Industries Limited

301 Mahakosh House, 7/5 South Tukoganj, Nath Mandir Road

Indore - 452 001, Madhya Pradesh, India.

Tel: +91 (731) 2513 281 / 82 / 83 | Email: rsilmonitoring@in.ey.com

Shallendra Ajmera has been appointed to act as the Monitoring Agent in terms of the resolution plan of Ruchi Soya Industries Limited as approved by the NCLT on 6th September 2019. The affairs, business and property of Ruchi Soya Industries Limited ('RSIL') are being managed by the Monitoring Agent, Shallendra Ajmera, who acts on the sole instructions of the Monitoring Committee only and without personal liability.

Ernst & Young LLP, 3rd Floor, Worldmark 1, Aerocity Hospitality, New Delhi, Delhi -- 110037 | shallendra.almere@in.ev.com



Independent Auditor's Review Report on Standalone Unaudited Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To

TO MONITORING COMMITTEE OF

RUCHI SOYA INDUSTRIES LIMITED

- 1. We have reviewed accompanying "Statement of standalone unaudited financial results for the quarter and six months ended 30th September 2019" (hereinafter together referred as "Statement"), of Ruchi Soya Industries Limited ("the Company") being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ('the Regulation'), as amended.
- 2. The Hon'ble National Company Law Tribunal ("NCLT"), Mumbai Bench, admitted petition for initiation of Corporate Insolvency Process ("CIRP") u/s 7 of the Insolvency and Bankruptcy Code, 2016 ("the Code") filed by financial creditors vide order no. CP1371 & CP1372/I&BP/NCLT/MAH/2017 delivered on 15th December 2017. The NCLT had delivered its orders (refer note no. 1) approving Resolution Plan submitted by consortium of Patanjali Ayurved Limited, Divya Yog Mandir Trust (through its business undertaking, Divya Pharmacy), Patanjali l'arivahan Pvt Ltd and Patanjali Gramudhyog Nyas. No accounting effects of the said order have been given during the quarter and half year ended 30th September, 2019.
- 3. This statement, which is the responsibility of the Company's management has been approved by Monitoring Agent as authorised by Monitoring Committee in discharging the powers of the Board of Directors which has been conferred upon it in terms of the applicable provisions of the Resolution Plan approved by the NCLT as referred in paragraph no 2 above prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, Interim Financial Reporting (Ind AS 34) as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the statement based on our review.
- 4. We conducted our review of the Statement in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we believe that our review provides a reasonable basis for our conclusion.

Head Office: 714-715, Tulsiani Chambers, 212, Nariman Point, Mumbai - 400 021, India. Tel.: +91 22 3021 8500 • Fax :+91 22 3021 8595 **Other Offices**: 44 - 46, "C" Wing, Mittal Court, Nariman Point, Mumbai - 400 021, India. Tel.: +91 22 4510 9700 • Fax : +91 22 45109722 URL : www.cas.ind.in

Branch: Bengaluru

RS.

Chartered Accountants

Ruchi Soya Industries Limited
Limited review of the standalone financial results for the quarter and half year ended
30th September, 2019
Page 2 of 4

5. Basis for Qualified Conclusion

- (i) As mentioned in note no. 2 of the statement, the Company has not recognised impairment, if any, in carrying value of tangible assets, capital work in progress and intangible assets in accordance with requirements of Indian Accounting Standard 36 on "Impairment of Assets". We are unable to obtain sufficient appropriate evidence about the recoverable amount of the Company's tangible assets, capital work in progress and intangible assets. Consequently, we are unable to determine whether any adjustments to carrying value are necessary and consequential impacts on the statement.
- (ii) As mentioned in note no. 3 of the statement:-
 - (a) In respect of Company's borrowings from banks and financial institutions aggregating Rs. 6,22,785.78 Lakh and bank (current account and term deposits) balances aggregating Rs. 33,538.75 Lakh, balance confirmations as at 30th September, 2019 are not available.
 - (b) As a part of CIRP, creditors of the Company were called upon to submit their claims to the RP in terms of the applicable provision of the Insolvency and Bankruptcy Code, 2016. Claims submitted by financial and operational creditors have been verified and admitted by RP. In respect of claims submitted as on 15th December 2017, the RP has admitted financial and operational creditor claims in the list of creditors filed with the NCLT dated April 26, 2019. No accounting impact in the books of accounts has been made in respect of excess, short or non-receipts of claims for the financial and operational creditors. Hence, we are unable to comment on possible financial impacts of the same.
- (iii) Attention is drawn to note no. 4 of the statement:-
 - (a) Regarding non-recognition of interest on borrowing from banks and financial institutions, customer advance, inter corporate deposits and security deposits received, subsequent to insolvency commencement date i.e. 15th December 2017, amounting to Rs. 1,91,410.04 Lakh till 31st March 2019 and Rs. 43,445.91 Lakh and Rs. 85,588.61 Lakh for the quarter and six months ended 30th September 2019, respectively. Interest aggregating to Rs. 2,76,988.65 Lakh has not been recognised till date. The same is not in compliance with requirements of Ind AS 23 on "Borrowing Cost" read with Ind AS 109 on "Financial Instruments".
 - (b) The Company has not translated certain foreign currency trade payables, trade receivables and borrowings as at 30th September, 2019 using closing exchange rate having an impact on exchange difference loss of Rs. 8,862.95 Lakh and Rs. 8,682.77 Lakh for the quarter and six months ended 30th September 2019, respectively (Till 31st March 2019 loss of Rs. 4,282.99 Lakh). Cumulative foreign exchange difference loss of Rs. 12,965.70 Lakh till date. The same is not in compliance with Ind AS 21 on "The Effects of Changes in Foreign Exchange Rates"



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Chartered Accountants

Ruchi Soya Industries Limited
Limited review of the standalone financial results for the quarter and half year ended 30th September, 2019
Page 3 of 4

- (c) Had provision for interest, and exchange difference been recognised, finance cost and total expenses, would have been higher while profit and total comprehensive income for the quarter and half year ended would have been lower by aggregate amount as mentioned above, having consequential impact on other current financial liability and other equity.
- (iv) We have been informed by Resolution Professional that certain information including the minutes of meetings of the Committee of Creditors and the outcome of certain procedures carried out as a part of the CIRP are confidential in nature and could not be shared with anyone other than the Committee of Creditors and NCLT. Further, we were informed that NCLT delivered its orders approving the PAL Resolution Plan. Accordingly, we are unable to comment on the possible adjustments required in the carrying amount of assets and liabilities, possible presentation and disclosure impacts, if any, that may arise if we have been provided access to review of that information.
- (v) Attention is drawn to note no. 5 of the statement, the Company is having refund receivable, as on 30th September, 2019, amounting to Rs. 4,259.12 Lakh in respect of financial year 2009-2010 to 2013-14 for Daloda and Gadarwara unit towards investment promotional assistance equivalent to 75% of taxes (Commercial Tax / VAT and Central Sales Tax) paid by the Company as per exemption granted in the industrial promotion policy of Madhya Pradesh. However, Madhya Pradesh Trade and Investment Facilitation Corporation, Bhopal rejected the claim and accordingly, appeal was made to the Hon'ble High Court of Madhya Pradesh. During the last year, Hon'ble High Court of Madhya Pradesh, Indore bench, rejected the Company's claim vide order dated 16th May, 2018. Subsequently, the Company has filed special leave petition before Hon'ble Supreme Court of India for refund of the amount, which has been admitted on 29th August, 2018. No provision for impairment against the aforesaid receivable is considered necessary till the decision of the Hon'ble Supreme Court in this matter.
- 6. Based on our review conducted as above, except for possible effects of the matters described in the "Basis of Qualified Conclusion paragraph 5 above", nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the applicable Indian Accounting Standards ("Ind-AS") specified under section 133 of the Companies Act, 2013, read with relevant rules issued there under and other recognised accounting practices and principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended including the manner in which it is to be disclosed, or that it contains any material misstatement.



103

Ruchi Soya Industries Limited
Limited review of the standalone financial results for the quarter and half year ended
30th September, 2019
Page 4 of 4

Emphasis of Matter

Attention is drawn to note no. 6 of the statement, regarding impounding of three plants at Kandla Gujarat i.e. Edible Oil Refinery, Oleochem Division and Guargum Division by the Gujarat Commercial Tax Department against their VAT claim of Rs. 43,276.81 Lakh. Our conclusion is not modified in respect of the said matter.

8. Material Uncertainty Related to Going Concern

We draw attention to the note no. 7 of the statement, regarding preparation of standalone financial results on going concern basis, which states that the Company has incurred cash losses, its liabilities exceeded total assets and its net worth has been fully eroded as on 30th September, 2019. In view of the continuing default in payment of dues, certain lenders have sent notices/letters recalling their loans given and called upon the Company to pay entire dues and other liability, receipt of invocation notices of corporate guarantees given by the Company, while also invoking the personal guarantee of promoter director. Few of the lenders also issued wilful defaulter notices and filed petition for winding up of the Company. Capacity utilization of manufacturing processing facilities is very low. The NCLT had delivered its orders approving Resolution Plan submitted as mentioned in paragraph number no. 2 above. According to NCLT Order, during the term of plan monitoring committee shall be constituted which shall supervise the implementation of the Plan, undertake and monitor the management and operations of the Company in ordinary course and on a going concern basis. Accordingly, the standalone financial results is continued to be prepared on going concern basis. Our conclusion is not modified in respect of this matter.

For Chaturvedi & Shah LLP Chartered Accountants

Registration Number: 101720W/W100355

Vijay Napawaliya

Mapawali'

Partner

Membership Number: 109859

UDIN: 19109859AAAACR7344

Place: Mumbai

Date: 09 November, 2019

RUCHI SOYA Repd. Office: Ruchi House, Royal Palms, Survey No. 169.		INDUSTRIES LIMITED Aarey Hilk Colony, Near Mayur Nagar, Gorepoan (East) , Mumbal - 400 065	ED ir, Gorepoan (East) , Mu	mbal - 400 065		
TAL RESULTS FOR	THE QUARTER AND SIX MONTHS ENDED SEPTEMBER 30, 2019	TEMBER 30, 2019				(Rs. In lakh)
Particulars	3 months ended 30.09.2019	Preceding 3 months ended 30.06.2019	Corresponding 3 6 m months 3	6 month ended 30,09,2019	Corresponding 6 month ended	Year ended 31.03.2019
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Income 1 Revenue from operations II Other Income III Total Income (I+II)	3,10,168.45 1,365.52 3,11,533.97	3,11,232.71 1,332.70 3,12,565,41	3,14,269.73 1,710.34 3,15,980.07	6,21,401.16 2,698.22 6,24,099.38	6,10,925,27 4,306,47 6,15,231,74	12,72,923.31 10,002.35 12,82,925,56
N Expenses (a) Cost of Materials Consumed (b) Purchases of Stock-in-Trade (c) Changes in inventories of finished goods, work-in-progress and stock-in-trade. (d) Employee Benefits Expense (e) Finance Cost (f) Depredation and amortisation expenses (g) Provision for Doubtful Debts, Advances, Bad Debts and Others (h) Other Expenses Total Expenses (7)	2,52,568.90 9,115.64 6,503.10 4,214.24 163.05 3,608.20 7,099.20 7,099.20 7,099.20 7,099.20 7,099.20	274,587.04 6,467.80 (3,550.89) 3,666.49 277.04 3,773.44 514.42 25,828.52	2,73480.01 4,726.20 3,684.61 4,085.97 235.08 3,349.63 2,847.23 2,847.23	527.1559 15.8834 295.11 7890.73 40.09 6,781.64 1224.34 22.497.43	5.29164.57 11,983.57 5,07461 7,57177 47214 6,845.33 30.45 5,0306.94 6,11,399.78	10,96,789.57 35,535.68 7,873.88 15,183.96 13,824.44 1,340.25 1,04,065.70
V Profit before tax (III-IV)	8,182,01	1,401.65	1,571.34	9,583.66	3,831.96	7,672.01
VI Tax Expense Current Tax Deferred Tax	· r					
VII Net Profit for the year/Period (V-VI)	3,182,01	1,401,65	1,571.34	9,583.66	3,831.96	7,572.01
VIII Other Comprehensive Income (A; (i) Teems that will not be reclassified to prof. or loss (a) Remeasurement of the defined benefit plans (b) Equity Instruments through Other Comprehensive Income IX Total Comprehensive Income for the period (year (VIII + VIII))	(382.48) (116.28) 7.683.25	(154.95) (138.36) 1,108.34	254.52 (305.78) 1,520.08	(537,43) (254,64) 8,791,59	26.51 (69.70) 3.438.77	(160.69) (471.89) 739.44
X Paid up - Equity State Capital [Net of Treasury states] (Face value ' 2- per ahars)	6,529,41	6.529.41	6,529.41	6,529.41	6,529.41	6.529.41
X Other Equity excluding Revaluation Reserve						(4,54,349.44)
XII Earnings/(Loss) per share of face value Rs. 2 each a) Basic (in Rs.) (Not annualised) b) Diluted (in Rs.) (Not annualised)	251	88	0.48	29		25. 25.
See accompanying notes to the Financial Results						
Place : Delhi Date : November 09, 2019	For Ruchi Sova Industrial Anii Singhal Officer	Marries Limited	TO WEIMINING TO THE PROPERTY OF THE PROPERTY O	Shallending Agent	2.4.08	

RUCHI SOYA INDUSTRIES LIMITED
Regd. Office: Richi Hoze, Royal Pains, Survey No. 169, Abrey Hit Colony, Neat Hoyur Ngos, Corogoan (Esst), Mundol-400 065
UNAUDITED SEGMENT INFORMATION FOR THE QUARTER AND SIX MONTH ENDED SEPTEMBER 30, 2019





Anil Singhal Ohel Financial Officer









Place : Defts
Date : November 09, 2019

RUCHI SOYA INDUSTRIES LIMITED

Regd. Office : Ruchi House, Royal Palms, Survey No. 169 , Aarey Milk Colony, Near Mayur Nagar, Goregoan (East) , Mumbal - 400 065

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, Particulars	As at 30.09.2019 Unaudited	As at 31,03,2019 As at Audited
L ASSETS TO THE TAX TO		
(1) Non-current assets (a) Property, plant and equipment (b) Capital work-in-progress (c) Intangible assets	3,64,252,01 3,057,43 1,51,583,05	3,70,808,11 2,691,30 1,51,589,30
(d) Financial Assets (i) Investments (ii) Loans (ii) Others (e) Other non-current assets	1,195.90 3,515.72 984.53 8,985.58	1,450.55 3,529.61 1,413.93 8,638.82
Total Non-current assets	5,33,574.22	5,40,121.62
(2) Current assets (a) Inventories	1,18,969.84	1,26,085.13
(b) Financial Assets (i) Investments (ii) Trade receivables (iii) Cash and cash equivalents	1,680.11 26,338.31 38,183.58	1,679.35 26,223.61 15,802.32
(v) Bank balances other than (iii) above (v) Loans (vi) Others	22,072,46 135.06 511.81	27,201.25 113.13 339.44
(c) Other Current assets Assets Classified as held for Sale Total Current assets	52,133.73 367.56 2,60,392.46	55,752.91 367.56 2,53,564.70
Total Assets	7,93,966.68	7,93,686.32
II. EQUITY AND LIABILITIES	· 关系	Approximated
Equity (a) Equity share capital (b) Other Equity Total Equity	6,529.41 (4,45,557.87) (4,39,028.46)	6,529.41 (4,54,349.44) (4,47,820.03)
LIABILITIES (1) Non-Current Liabilities (a) Financial Liabilities		eridon de la casa de l
(i) Borrowings (ii) Other financial liabilities (b) Other non-current liabilities	1,558.62 10.68 525.32	1,607.27 552.69
(c) Provision Total Non-Current Liabilities	870.09 2,964.71	681.27 2,841.23
(2) Current liabilities		
(a) Financial Liabilities (i) Borrowings	7,27,980.20	7,27,980.20
(II) Trade Payables (a) Total Outstanding due to Micro and small entriprises. (b) Total Outstanding due to creditors other than Micro and small	(435.32)	433.96
(b) Other financial liabilities (b) Other current liabilities	2,23,618.36 2,67,033.23 10,584.75	2,23,103.74 2,76,358.71 10,439.33
(c) Provisions Liabilities directly associated with assets classified as held for sale Total Current liabilities	205.57 173.00 12,30,030.43	176.18 173.00 12,38,665.12
Total Equity and Liabilities	7,93,966.68	7,93,686.32

For Ruchi Soya Industries Limited

INDU

MUMBAI

Place : Delhi Date : November 09, 2019

Anii Singhai Chief Financial Officer

Shallendra Ajmera Monitoring Agent

Ruchi Soya Industries Limited
Statement of Standalone Cash flows for the period ended on September 30, 2019

The same of the second	of the party of the second	(Rs. In lakh)
Particulars	For the period ended September 30, 2019	For the year ended March 31, 2019
	Unaudited Committee	Audited
A) Cash flow from operating activities	9,583,65	7,672.01
Profit/(Loss) before tax Adjustments to reconcile profit before tax to net cash used in operating activities	A THE REPORT OF THE PARTY OF TH	建筑 的电影,一些为此的
Depreciation and amortisation expenses	6,781.64	13,824.44
Next acc on Sale/Discard of Rived Assets	13141	414.83 266.87
Impairment on investments and Fair value adjustments (net)	(1,364,91)	(1.162.13)
Interest Income	440.09	699.07
Finance costs	(40.27)	1,351.84
(Gain)/Loss on foreign currency transaction/translation Provision for Doubtful Debts, Advances, Bad Debts and Others	1,224.34	1,340.25
Provision for Gratuity and compensated absences	218.20	101.63
(Gain)/loss on sale of Investment	D MAN HE KIND OF THE	(359.74
It inwinding income of investment	(51.34)	(5,130.70
Liabilities no longer required written back	16,500.72	18,928,57
Operating profit before working capital changes	建设的线线	
Working capital adjustments	7.115.30	(6,978.78
(Increase)/ Decrease in inventories	3,347.89	(2,442.4)
(Increase) Decrease in trade and other receivables Increase) (Decrease) in trade and other payables	(9,609,69)	12,548,0
Cash generated from operations	17,354,22	22,055.36
Income Tax	(137.82)	1,923.3 23,978.69
Net cash flows from operating activities	17,215.40	25,376.03
(B) Carh flow from investing activities	(805.40)	(850.03
Payment for Purchase and Construction of Property, Plant and Equipment	7.42	136.3
Proceeds from sale of Property, Plant and Equipment		1,632.0
Proceeds on account of Capital reduction (Increase) Decrease in Other Balance with Banks	5,128.78	(13,259.1
Increasely Decrease in Other balance with balance	1,124,21	1,162.1
Net cash flows from investing activities	5,451.01	(11,178.65
(C) Cash flow from financing activities	和高速度,1967年	原源是医验验
Finance Cost	(258.58)	(699.0
Payment of lease liability	(27.57)	(699.0
Net cash flows from financing activities	(286.15)	100 miles
Net increase / (decrease) in cash and cash equivalents	22,381.26	12,100.9
Cash and cash equivalents at the beginning of the year	15,802.32	3,701.3
Cash and cash equivalents at the end of the period/year	38,183.58	15,802.3
Reconciliation of Cash and Cash equivalents with the Balance Sheet	A 2000 年 2000 年	
Cash and Bank Balances as per Balance Sheet		
Cash in hand	58.29	15.757.
Bank balances (Including bank deposits)	38,125.29	
Cash and Cash equivalents as restated as at the period/year end	38,183.58	15,802.3

1 The above statement of cash flow has been prepared under the indirect method as set out in Ind AS 7.* Statement of Cash Flow *.

For Ruchi Soya Industries Limited

Place -: Delhi Date -: November 09, 2019

Anii Singhal

Chief Financial Officer

Notes to the Standalone Financial Results:

The National Company Law Tribunal ("NCLT"), Mumbal Bench, yide its order dated 15th December 2017 ("Insolvency Commencement Date") ("NCLT order") admitted company petition nos. 13718/1377/188P/NCLT/MAH/2017 ("Company petition"), filled by Standard Chartered Bank and DBS Bank Ltd. for initiation of the Corporate Insolvency Resolution Process ("CIRP") of the Company, us 7 of the Insolvency and Bankruptor Code, 2016 ("the Code"), Vide the NCLT order, the moraloxium under Section 14 of the Code came into the effect and Mr. Shallendra Almera, with IP Registration No. IBBU/IP-001/IP-P00304/2017-18/10568 was appointed as Interim Resolution Professional ("IRP") to, Inter-alia manage the affairs of the Company in accordance with the provisions of the Code.

In the first meeting of the Committee of Creditors ("CoC") held on 12th January 2018, Mr. Shallendra Almera was confirmed as the Resolution Professional ("RP") for the Company Pursuant to the NCLT Order, the powers of the Board of Directors of the Company stood suspended and they were vested in the IRP / RP. By an order dated 8th June 2018 the NCLT extended the CIRP time period by 90 more days with effect from 12th June 2018.

The RP filed a Miscellaneous Application 926/2018 (TMA 926/2018") under Section 30(6) of the Code before the Horrbie NCT for its consideration of the resolution plant as approved by the CoC by a-voting concluded on 23rd August, 2018. The Horrbie Supreme Court of India, by its order dated 31st January, 2019 in Civil Appeal no. 8430 of 2018 (TSC Order), discreted re-consideration of all resolution plans alresh by the CoC. In light of the SC order, the Horrbie NCLT vide order dated 7th February 2019 dismissed the Multi926/2018 as withdrawn.

The CoC, in accordance with the directions of the Honbie Supreme Court of India, considered the resolution plans as submitted before it afresh, After due deliberations, the CoC approved the resolution plan submitted by the consortium of Patanjali Ayurved Limited, Divya Yog Mandir Trust (through its business undertaking, Divya Pharmacy), Patanjali Parivahan Private Limited and Patanjali Gramuchyog Nyas ("PAL Resolution Plan"), by e-voting concluded on 30th April, 2019.

The RP filed an application bearing MA No. 1721 of 2019 in the Company Petition under Section 30(6) of the Code before the Honbie NCLT for its consideration and approval of the PAL Resolution Plan. The Honbie NCLT by its order dated July 24, 2019 Conditionally approved the PAL Resolution Plan ("P4th July 2019 Order"), subject to the submission of an additional affidavit by the Resolution Applicant accepting the modifications to the PAL Resolution Plan and providing of other information, as directed by the Honbie NCLT in the 24th July 2019 Order, by 1st August, 2019.

As directed by the Honbie NCLT, necessary filings were made and upon perusal of the said filings and hearing of all the relevant parties, the Honbie NCLT, vide its order dated Qth September 2019, approved the PAL Resolution Plan Approval Order") which has been duly accepted by the Resolution Applicant.

With the approval of the PAL Resolution Plan by the Hombie NCLT, the PAL Resolution Plan came into operation, and continues to be so until the closing date (defined as the date on which certain actions as envisaged under the PAL Resolution plan are consummated, and which in any case, is not later than 75 days from the date of the Resolution Plan Approval Order) ("Term"), thereby binding the Company, its employees, members, creditors, guarantors and other stateholders involved in the PAL Resolution Plan by its provisions. During the Term, a monitoring committee has been constituted ("Monitoring Committee") comprising of 3 (three) representatives of the Financial Creditors of the Company, 3 (three) representatives of the Resolution Applicant and Mr. Shallendra Ajmera (the erstwhile RP of the Company) acting as Monitoring Agent per the provisions of the PAL Resolution Plan.

The Monitoring Committee so constituted shall, inter alla, supervise the implementation of the PAL Resolution Plan. During the Term, all decisions which could otherwise have been taken by the board of directors of the Company shall be taken by the Monitoring Committee and the Company's board shall have no authority whatsoever to conduct the business of the Company. The existing board of the Company shall be and remain suspended post the date of the Resolution Plan Approval Order and all powers and duties of the board shall yest with the Honitoring Committee.

These standalone financial results for the quarter and half year ended 30th September, 2019 have been prepared by the management of the Company and certified by Mr. Anil Singhal, Chief Financial Officer (CFO) of the Company in accordance with Regulation 33(2) of the SEBI (Usting Obligations and Disclosure Requirements) Rules, 2015. The Statutory Auditors of the Company have carried out a Limited Review of the aforesaid results.

These Unaudited financial results were placed before the Honitoring Agent, the CFO and the Company Secretary on 09 November, 2019 for their consideration. Accordingly, the said Unaudited financial results were considered and recommended in the meeting. In view thereof, the Monitoring Agent, in relatice of such examination by and the representations, clarifications and explanations provided by the CFO, has approved the same. The CFO has provided the certifications and explanations with responsibility in respect of various secretarial, compliance and broad matters pertaining to the period prior to Insolvency Commencement Date. The Honitoring Agent is relying on the management representation letter dated 09 November, 2019 for all information and confirmations in relation to the day to day functioning of the Company.

The Monitoring Agent as authorised by Monitoring Committee has approved these Unaudited financial results only to the limited extent of discharging the powers of the suspended board of directors of the Company which have been conferred upon him, pursuant to the operation of and in accordance with the terms of provisions of the PAL Resolution Plan.

- 2 The carrying value of tangible assets (including capital work in progress of Rs. 3,67.43 Lakh) and intangible assets as at 30th September 2019 is Rs. 3,67,667.00 Lakh and Rs. 1,51,583.05 Lakh, respectively. Pending implementation of the Resolution Plan, the Company has not taken into consideration any impact of impairment as required by Ind AS 36 on Impairment of Assets, as at 30th September, 2019 in the value of tangible and intangible assets, in preparation of Financial results. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended 30th June, 2019.
- 3 In respect of Company's borrowings from banks and financial institutions aggregating Rs. 6,22,785.28 Lakin, bank balances (current account and term deposits) aggregating Rs. 33,538.75 Lakin, balance confirmations as at 30th September, 2019 has not been received by the Company, As a part of CRP, creditors of the Company were called upon to submit their claims to the RP in terms of the applicable provision of the Insolvency and Bankruptcy Code, 2015. Claims submitted by financial and operational creditors have been verified and admitted by RP. In respect of claims submitted as on 15th December 2017, the RP has admitted financial and operational creditor claims in the list of creditors filled with the NCLT dated April 26, 2019. No accounting impact in the books of accounts has been made in respect of excess, short or non-receipts of claims for the financial and operational creditors. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended 30th June, 2019.
- (f) The Company has not recognised interest payable, after the insolvercy commercement data Le. 15th December 2017, on borrowings from banks and financial institutions, customer advance, inter-corporate deposits and security deposits received. Accordingly, interest amounting to Rs. 43,745.91 (aith and Rs. 65,588.61 (aith for the quotier and six months ended 30th September 2019, respectively, has not been recognised (Rs. 1,91.410.04 (aith till 31st March 2019). Cumulative interest till 30th September 2019 is Rs. 2,76,998.65 (aith, The same is not in compliance with Ind AS = 23 on "Borrowing Cost" read with Ind AS = 109 on "Financial Instruments".
- (ii) Certain trade payables, trade receivables and borrowings denominated in foreign currency and outstanding at insolvency commencement date Le. 19th December 2017 and which continue to remain outstanding as at 30th September, 2019, impact of exchange difference Le. Loss of Rs. 8,862.95 Likih and Rs. 8,682.77 for the querter and half year ended 30th September 2019, respectively, on the same is not recognised (Loss of Rs. 4,282.99 Laich till 31st March 2019). Cumulative foreign exchange difference loss is Rs. 12,965.76 Laich till 30th September, 2019. The same is not in compliance with Ind AS 21 on "The Effects of Changes in Foreign Exchange Rates" that requires foreign currency monetary items shall be translated using the closing rate.
- (iii) Had provision for interest, exchange difference and bank charges would be recognised, finance cost and total expenses would have been higher while profit and total comprehensive income for the quarter and half year ended would have been lower by equivalent amount as mentioned above having consequential impact on other current financial liability and other equity. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended 30th June, 2019.



- 5 The Company is having refund receivable, as on 30th September, 2019, amounting to Rs. 4,259.12 Lakh in respect of financial year 2009-10 to 2013-14 for Daloda and Gadarwara unit towards investment promotion assistance equivalent to 75% of taxes (Commercial Tax / VAT and Central Sales Tax) paid by the Company as per exemption granted in the industrial promotion policy of Nadhya Pradesh. However, Madhya Pradesh Trade and Investment Facilitation Corporation, Bhopal rejected the claim and accordingly, appeal was made to the Hortble High Court of Madhya Pradesh. During the last year, Hortble High Court of Madhya Pradesh, Indoor bench, rejected the Company's claim vide order dated 16 May, 2018, Subsequently, the Company has filed special leave petition before Hortable Supreme Court of India for refund of the amount, which has been admitted on 29 August, 2018. No provision for impairment against the aforesaid receivable is considered necessary till the decision of the Hortable Supreme Court in this matter. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended 30th June, 2019.
- 6 Deputy State Tax Commissioner Corporate, Rajkot, Gujaret, during inspection under Gujarat Value Added Tax Act-2003 alleged that dealers from whom purchases were made by the Company during FY 2013-2014 to 2017-2018 have not paid tax to government treasury and due to that input credit claimed by the Company is not eligible. It is also alleged that the Company has not done transactions on market price. Therefore, demand of Rs. 13,441.18 Lakh of Tax and Rs. 28,835.53 Lakh of penalty aggregating to Rs. 43,276.81 Lakh have been made against the Company and Company's plants at Karidia which include Refinery, Oleochem and Guargum Division has been impounded. The Company has made submissions and following up the matter with the appropriate authorities. The Company, based on marks of the case, does not expect material liability on this account, hence no provision has been made in the books of accounts: Furthermore, Gujarat High Court passed an order in this matter pursuant whereby the retrospective cancellation of registration has stayed and the matter is remanded to Tribunal for further hearing, which is pending. This matter has accordingly continued to be referred by the auditor in their review report as Temphasis of matter.
- The Company has incurred cash losses, its liabilities exceeded total assets and its net worth has been fully eroded as on 30th September, 2019. In view of the continuing default in payment of dues, certain lenders have sent notices/letters recalling their loans given and called upon the Company to pay entire dues and other liability, receipt of invocation notices of corporate guarantees given by the Company, while also invoking the personal guarantee of promoter director; Few of the lenders also issued wilful defaulter notices and filed petition for winding up of the Company.

As mentioned in note no. I above, the Honourable NCLT has approved resolution plan. During the term of plan, monitoring committee shall be constituted which shall supervise the implementation of the Plan, undertake and monitor the management and operations of the Company in ordinary course and on a going concern basis. Since there is a possibility of implementation of resolution plan as stated above, the standalone financial results is continued to be prepared on going concern basis.

This matter has accordingly referred by the auditor in their review report as "Haterial Uncertainty Related to Going Concern".

8 GHI Energy Private Limited was an associate of the Company and with Company's holding 49% of the share capital of GHI Energy Private Limited as appearing in the audited financial statements of GHI Energy Private Limited and that of the Company for the financial year ending 31st Harch 2019.

From a review of the current details available on the paid up share capital on the website of the Ministry of Corporate Affairs, it came to the notice of the RP that the paid up share capital had increased from what it appeared as on March 31, 2019, as reflected in the said audited financial statements. It further came to the notice of the RP that GHI Energy Private Limited had issued further equity shares on 13 May, 2019, as a result of which Company's shareholding in GHI Energy Private Limited stood reduced from 49% to 19,34%.

However Company, an existing direct shareholder in GHI Energy Private Limited did not receive any notice/minutes of the shareholder's meeting/offer letter prior to the issuance of such shares as is required under the provisions of the Companies Act. 2013, thereby amounting to a contravention thereof as well as a breach of the original moratorium applicable to the Company by virtue of the operation of Section 14 of the Insolvency and Bankruptcy Code, 2015.

Thereafter, the RP sought additional information in relation to such dilution of irrestment of the Company is, GHI Energy Private Limited and expressed his concerns regarding the state, pursuant to which the board of GHI Energy Private Limited took notice of the same and after due deliberations, on 14th August, 2019, decided to proceed with the reduction of the share capital by cancelling and extinguishing the additional shares issued to the other shareholder, subject to all shareholders' approval. In the extra-ordinary peneral meeting held on 20th August, 2019, all the shareholders of GHI unanimously approved the proposed capital reduction of GHI Energy Private Limited and accordingly a petition has been filled with National Company Law Tribunal (Procedure for Reduction of Share Capital of Company) Rules, 2016 for confirmation of the reduction of the share capital of GHI Energy Private Limited, receipt of which has been acknowledged by the Horbie Tribunal on 27th August, 2019.

Accordingly, prior to the confirmation of the aforesaid reduction of share capital of GHI Energy Private, the Company continues to hold only 1934% in GHI Energy Private Limited and, therefore, pending approval of the Horrite Tribunal in this matter, Investment in GHI Energy Private Limited which was carried at cost as on 31st March 2019 has now been accounted as per Ind - AS 109 "Financial Instruments" at Fair Value Through Profit and Loss Account as on September 30, 2019. Upon the approval of the capital reduction by the Horribe Tribunal and such capital reduction being effective, the paid-up share capital of GHI Energy Private Limited shall stand reduced to the extent of the shares so extinguished and the original shareholding of 45% of RSIL shall stand restored, accordingly same will accounted as per Ind - AS 27.

- 9 Effective 1st April, 2019, the company has adopted Ind AS 116 Leases under the modified smplified approach without adjustment of comparatives. The Standard is applied to contracts that remain as at 1st April, 2019. The application of the standard did not have any material impact on the profit for the quarter and half year ended 30th September,
- 10 As per Indian Accounting Standard 108 'Operating Segment', the Company has reported 'Segment Information' as described below:

	Reportable segment	Description
	Extractions	Various types of seed extractions
	Vanaspati	Vanaspatt, Bakery fats and Table spread
	Oils	Crude oils, Refined oils
		Textured Soya protein and Soya flour
		Electricity Generation from Wind Mills
		Seeds, Coffee, Soap, Fresh Fruit Bunch, Seedling, Plant and Equipment, Tolletry
进	三十二章 按正规图 医特别加克氏病 经存货 经营销额	preparations and Castor seed.

The assets and liabilities that can not be allocated between the segments are shown as unallocable assets and liabilities respectively.

11 The figures for the previous period/year have been re-grouped/ re-arranged, wherever necessary, to correspond with the current period's classification/disclosure.

For Ruchi Soya Industries Limited

Place : Delhi Date : November 09, 2019

Anii Singhal Chief Financial Office

Monitoring Agen



Independent Auditor's Review Report on Consolidated Unaudited Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To

TO MONITORING COMMITTEE OF

RUCHI SOYA INDUSTRIES LIMITED

- 1. We have reviewed the accompanying "Statement of unaudited consolidated financial results of Ruchi Soya Industries Limited ("the Parent Company") and its Subsidiaries (the parent and its subsidiaries together refer to as "the Group") and its share of net profit after tax and total comprehensive income of its associates and a joint venture for the quarter and half year ended 30th September, 2019 ("the statement"), being submitted by the Parent Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 ('the Regulation'), as amended. Attention is drawn to the fact that the consolidated figures for corresponding quarter and half ended 30th September, 2018, as reported in these financial results have been approved by the management of the Parent Company, but have not been subjected to review.
- 2. The Hon'ble National Company Law Tribunal ("NCLT"), Mumbai Bench, admitted petition for initiation of Corporate Insolvency Process ("CIRP") u/s 7 of the Insolvency and Bankruptcy Code, 2016 ("the Code") filed by financial creditors vide order no. CP1371 & CP1372/I&BP/NCLT/MAH/2017 delivered on 15th December 2017. The NCLT had delivered its orders (refer note no. 1) approving Resolution Plan submitted by consortium of Patanjali Ayurved Limited, Divya Yog Mandir Trust (through its business undertaking, Divya Pharmacy), Patanjali Parivahan Pvt Ltd and Patanjali Gramudhyog Nyas. No accounting effects of the said order have been given during the quarter and half ended 30th September 2019.
- 3. This statement, which is the responsibility of the Parent Company's management has been approved by Monitoring Agent as authorised by Monitoring Committee in discharging the powers of the Board of Directors which has been conferred upon it in terms of the applicable provisions of the Resolution Plan approved by the NCLT as referred in paragraph no 2 above prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, Interim Financial Reporting (Ind AS 34) as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the statement based on our review.

Head Office: 714-715, Tulsiani Chambers, 212, Nariman Point, Mumbai - 400 021, India. Tel.: +91 22 3021 8500 • Fax :+91 22 3021 8595 **Other Offices:** 44 - 46, "C" Wing, Mittal Court, Nariman Point, Mumbai - 400 021, India. Tel.: +91 22 4510 9700 • Fax : +91 22 45109722 URL: www.cas.ind.in

Branch : Bengaluru

4. We conducted our review of the Statement in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we believe that our review provides a reasonable basis for our conclusion.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable.

5. The statement includes the results of the followings subsidiaries, associates and a joint venture:-

Subsidiaries:-

- (a) Ruchi Worldwide Limited
- (b) Mrig Trading Private Limited
- (c) RSIL Holdings Private Limited
- (d) Ruchi Industries Pte. Limited
- (e) Ruchi Ethiopia Holdings Limited
- (f) Ruchi Agri Plantation (Cambodia) Pte. Limited
- (g) Ruchi Agri Private Limited Company
- (h) Ruchi Agri Trading Pte. Limited
- (i) Ruchi Agri, Sarlu
- (i) Palmolien Industries Pte Limited
- (k) Ruchi Middle East DMCC

Associates:-

- (a) GHI Energy Private Limited (Upto May 12, 2019)
- (b) Ruchi Hi-Rich Seeds Private Limited (Upto May 05, 2019)

Joint Venture:-

(a) Ruchi J - Oil Private Limited (Under Liquidation)

6. Basis for Qualified Conclusion

(i) As mentioned in note no. 2 of the statement, the Parent Company has not recognised impairment, if any, in carrying value of tangible assets, capital work in progress and intangible assets in accordance with requirements of Indian Accounting Standard 36 on "Impairment of Assets". We are unable to obtain sufficient appropriate evidence about the recoverable amount of the Parent Company's tangible assets, capital work in progress and intangible assets. Consequently, we are unable to determine whether any adjustments to carrying value are necessary and consequential impacts on the statement.



10

- (ii) As mentioned in note no. 3 of the statement:-
 - (a) In respect of Parent Company's borrowings from banks and financial institutions aggregating Rs. 6,22,785.78 Lakh and bank (current account and term deposits) balances aggregating Rs. 33,538.75 Lakh, balance confirmations as at 30th September, 2019 are not available.
 - (b) As a part of CIRP, creditors of the Parent Company were called upon to submit their claims to the RP in terms of the applicable provision of the Insolvency and Bankruptcy Code, 2016. Claims submitted by financial and operational creditors have been verified and admitted by RP. In respect of claims submitted as on 15th December 2017, the RP has admitted financial and operational creditor claims in the list of creditors filed with the NCLT dated April 26, 2019. No accounting impact in the books of accounts has been made in respect of excess, short or non-receipts of claims for the financial and operational creditors. Hence, we are unable to comment on possible financial impacts of the same.
- (iii) Attention is drawn to note no. 4 of the statement:-
 - (a) Regarding non-recognition of interest of Parent Company on borrowing from banks and financial institutions, customer advance, inter corporate deposits and security deposits received, subsequent to insolvency commencement date i.e. 15th December 2017, amounting to Rs. 1,91,410.04 Lakh till 31st March 2019 and Rs. 43,445.91 Lakh and Rs. 85,588.61 Lakh for the quarter and six months ended 30th September 2019, respectively. Interest aggregating to Rs. 2,76,988.65 Lakh has not been recognised till date. The same is not in compliance with requirements of Ind AS 23 on "Borrowing Cost" read with Ind AS 109 on "Financial Instruments".
 - (b) The Parent Company has not translated certain foreign currency trade payables, trade receivables and borrowings as at 30th September, 2019 using closing exchange rate having an impact on exchange difference loss of Rs. 8,862.95 Lakh and Rs. 8,682.77 Lakh for the quarter and six months ended 30th September 2019, respectively (Till 31st March 2019 loss of Rs. 4,282.99 Lakh). Cumulative foreign exchange difference loss of Rs. 12,965.70 Lakh till date. The same is not in compliance with Ind AS 21 on "The Effects of Changes in Foreign Exchange Rates"
 - (c) Had provision for interest, and exchange difference been recognised, finance cost and total expenses, would have been higher while profit and total comprehensive income for the quarter and half year ended would have been higher by aggregate amount as mentioned above, having consequential impact on other current financial liability and other equity.

Mi Mi

- (iv) We have been informed by Resolution Professional that certain information including the minutes of meetings of the Committee of Creditors and the outcome of certain procedures carried out as a part of the CIRP are confidential in nature and could not be shared with anyone other than the Committee of Creditors and NCLT. Further, we were informed that NCLT delivered its orders approving the PAL Resolution Plan. Accordingly, we are unable to comment on the possible adjustments required in the carrying amount of assets and liabilities, possible presentation and disclosure impacts, if any, that may arise if we have been provided access to review of that information.
- (v) Attention is drawn to note no. 5 of the statement, the Parent Company is having refund receivable, as on 30th September, 2019, amounting to Rs. 4,259.12 Lakh in respect of financial year 2009-2010 to 2013-14 for Daloda and Gadarwara unit towards investment promotional assistance equivalent to 75% of taxes (Commercial Tax / VAT and Central Sales Tax) paid by the Parent Company as per exemption granted in the industrial promotion policy of Madhya Pradesh. However, Madhya Pradesh Trade and Investment Facilitation Corporation, Bhopal rejected the claim and accordingly, appeal was made to the Hon'ble High Court of Madhya Pradesh, During the last year, Hon'ble High Court of Madhya Pradesh, Indore bench, rejected the Parent Company's claim vide order dated 16th May, 2018. Subsequently, the Parent Company has filed special leave petition before Hon'ble Supreme Court of India for refund of the amount, which has been admitted on 29th August, 2018. No provision for impairment against the aforesaid receivable is considered necessary till the decision of the Hon'ble Supreme Court in this matter.
- on the consideration of the reviews reports of the other auditors referred to in paragraph 10 below, except for possible effects of the matters described in the Basis of Qualified Conclusion paragraph 6 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the applicable Indian Accounting Standards ("Ind-AS") specified under section 133 of the Companies Act, 2013, read with relevant rules issued there under and other recognised accounting practices and principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended including the manner in which it is to be disclosed, or that it contains any material misstatement.

8. Emphasis of Matter

Attention is drawn to note no. 6 of the statement, regarding impounding of three plants of Parent Company at Kandla Gujarat i.e. Edible Oil Refinery, Oleochem Division and Guargum Division by the Gujarat Commercial Tax Department against their VAT claim of Rs. 43,276.81 Lakh. Our conclusion is not modified in respect of the said matter.





15

9. Material Uncertainty Related to Going Concern

We draw attention to the note no. 7 of the statement, regarding preparation of consolidated financial results on going concern basis, which states that the parent Company has incurred cash losses, its liabilities exceeded total assets and its net worth has been fully eroded as on 30th September, 2019. In view of the continuing default in payment of dues, certain lenders have sent notices/letters recalling their loans given and called upon the Parent Company to pay entire dues and other liability, receipt of invocation notices of corporate guarantees given by the Parent Company, while also invoking the personal guarantee of promoter director. Few of the lenders also issued wilful defaulter notices and filed petition for winding up of the Parent Company. Capacity utilization of manufacturing processing facilities is very low. The NCLT had delivered its orders approving Resolution Plan submitted as mentioned in paragraph number no. 2 above. According to NCLT Order, during the term of plan monitoring committee shall be constituted which shall supervise the implementation of the Plan, undertake and monitor the management and operations of the Parent Company in ordinary course and on a going concern basis. Accordingly, the consolidated financial results is continued to be prepared on going concern basis. Our conclusion is not modified in respect of this matter.

We did not review the interim financial information/financial results of 2 subsidiaries included in the consolidated unaudited financial results, whose interim financial information/financial results reflect total assets of Rs. 1,203.58 as at 30th September, 2019 and total revenue of Rs. 927.45 Lakh and 1,220.14 Lakh, total net loss after tax of Rs. 3,912.47 Lakh and 7,922.38 Lakh and total comprehensive loss of Rs. 3,912.47 Lakh and 7,922.38 Lakh for the quarter and half year ended 30th September, 2019 respectively, and cash flow (net) of Rs. 16.18 Lakh for the period ended 30th September, 2019 as considered in the consolidated unaudited financial results. These interim financial information/financial results have been reviewed by other auditors, whose reports have been furnished to us by the Management and our conclusion on the statement, in so far as it relates to the amount and disclosures included in respect of these subsidiaries is based solely on the reports of the other auditors and procedures performed by us as stated in paragraph 4 above.

Our conclusion on the statement is not modified in respect of the above matters with respect to our reliance on the work done and the report of other auditors.



11. The consolidated unaudited financial result includes the interim financial information/financial results of 9 subsidiaries, which have not been reviewed by their auditors, whose interim financial information/financial results reflect total assets of Rs. 2,859.58 as at 30th September, 2019 and total revenue of Rs. 0.20 Lakh and 2.15 Lakh, total net loss after tax of Rs. 33.85 Lakh and 97.53 Lakh and total comprehensive loss of Rs. 33.85 Lakh and 97.53 Lakh for the quarter and half year ended 30th September, 2019 respectively, and cash flow (net) of Rs. (65.30) Lakh for the period ended 30th September, 2019 as considered in the consolidated unaudited financial results. The consolidated unaudited financial results also includes the Group's share of net profit after tax of Rs. 35.06 Lakh and total comprehensive income of Rs. 35.06 lakh for the half year ended 30th September, 2019 as considered in the consolidated unaudited financial results in respect of 2 associates, based on their interim financial information/financial results which have not been reviewed by their auditors. A joint venture is under liquidation therefore no interim financial information/financial result is available as of 30th September, 2019. According to the information and explanations given to us by the Management, these interim financial information/financial results are not material to the Group.

Our conclusion on the statement is not modified in respect of the above matter.

For Chaturvedi & Shah LLP Chartered Accountants

Registration Number: 101720W/W100355

Vijay Napawaliya

Maparality

Partner

Membership Number: 109859

UDIN: 19109859AAAACS6988

Place: Mumbai

Date: 09 November, 2019

38

RUCHI SOYA INDUSTRIES LIMITED
Rept Office : Ruch House, Royal Patres, Sarvey No. 169 , Arrey Hilt Colomy, New Hope, Corposen ((Sat) , Humbel - 400 065

STATEMENT OF UNAUDITIED COMECUIDATED FINANCIAL RESISTS FOR THE QUARTER AND SIX MONTHS KNDED ERFTEMBER 30, 2010

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### 12 (1981-26) (1921-26) (1921-27) (1931-27)			(1,838.30)	2014-57	130.40 170.40	5.4024	68.79	CL.020.70
Contain Cont		Other of the Comment			2	D42277	CENTER	CLUSTED
235529 (1201.00) (151			(608.79)	(400 60)	-			
Saves (15327)		Total Comprehensive Income/Lose ettributable to ; Owners of the Conson			10000	CT TOT THE	COSTROL	(TONES)
2 and (0.17) (0.17) (0.15) (0.		Non-Controlling Interest	524529	(838.091	(65122)	7,000		10.75
2 and (0.17) 1.66 0.15 (4.72) (4.72) 1.66 0.15 0.15 0.15		Paul up - Engly Stare Capital [Net of Treasury stores]	(DESETO)	CONT.	(Lass.ca)	CARTIN	135.50	02.00 Z
2 and (0.17) 1.66 0.15 0.15 0.15		(Pace table Rs. 2/- per share)	6,529,41	6.529.AL	17:525'9	6570.41		
1.80 (0.17) 1.66 0.15 0.15 0.15		Other Equity exclusion Revaluation Reserve	18				7	19859
1.80 (0.17) (0.17) 1.66 0.15		Zarningo/(Loss) per stars of face value Ru. 2 each	•	•				(4,78,419.06)
570 99T (LIU) (NIII) nor		b) Dukhed (in Rk.) (Net annualsed)	1.80	(0.14)	(PET)	166		
		See accompanying notes to the Pleanchal Results	8	(MLTA)	(B.17)	166	915	35













RUCHÍ SOYA INDUSTRIES LIMITED

Rega Office : Ruchi House, Royal Paíns, Sarvey No. 169, Aarry Hür Colony, Near Hayar Negar, Gorgosan (East) , Numbal - 400 065

CONSOLIDATED SEGMENT INFORMATION

UNAUDITED SEGMENT INFORMATION FOR THE QUARTER AND SIX MONTH ENDED SEPTEMBER 39, 2019

28,275.04 2,625.19 7,602.36 15,859.60 1,5859.60 1,5859.60 1,5859.60 2,108.44 3,665.29 3,74,527.39 3,74,527.39 3,14,277.39 3,14	PARTICULARS		ended 30,09,2019 (Unaudited)	months ended 30,06,2019 (Unaudited)	ended 30,09,2016 (Unsudited)	30,09,2019 (Unaudi	30,09,2019 (Unaudited)	9 month ended 90.09,2018 dited) (Unaudited)
Seed Education 264,523.39 2,53,275,04 2,54,525 2,53,275,04 2,550,445 2,53,475 2,53,475 2,53,575 2,53,750,475 2,53,575 2	Segment Revenue		Č.,		in I		7	•
Seed Exchanged 15,873,75 15,873,60 Food Products 15,873,75 15,873,60 Food Products 15,873,75 15,873,60 Cubers Total Less : Inter Sequent Renows Coneration Less : Inter Sequent Renows from Operations 1,775,002,4 Lotal Less : Inter Sequent Renows from Operations 1,775,002,4 Less : Inter Sequent Renows from Operations 1,775,002,4 Less : Inter Sequent Renows from Operations 1,775,002,4 Less : Inter Sequent Renows from Operations 1,706,47,70 Less : Inter Sequent Renows from Operations 1,706,47,70 Less : Inter Sequent Renows from Operations 1,775,47	210		2,64,523.39	2,58,275.04	2,67,965.35		36,229,53	5,22,798,43 5,20,988,24 36,229,57 39,691,46
Food Products	Seed Edraction		62,914.26		67,515,92		1,40,414.50	10/20
	Food Products		15,679,75		15,513,62		31,739,35	100
1,000,17 1,000,17	Wind Turbine Power Generation	1	3.662.47		3.045.45		7,559.38	100
Net Sales Tuber Segment Revenue	Total		3,67,780,86	3,74,627.99	3,77,773.97	7,	42,408,85	1
States Tiscome from Operations States St	Less : Inter Segment Revenue	ner	17,612.41	63,356.00	63,504.24	3	20,968.41	02.952,21,1 1,15,229.50
Segment Results (Profit (Loss) before Tax and Flazaca Costs) Ols Seed Extraction Food Products Food Products Food Products Food Products Food Products Total Tota	Net Sales/Income from Operations		3,10,168,45	3,11,271.99	3,14,269.73	6,2	44044	6,21,440,44 6,10,925,27
Seed Education Seed	ment Results (Profit/(Loss)	ex and Finance Costs)	4,351.12	1,208.32	2017.06		5,459.44	3
Food products Food product	Variaspali		12.10	51.48	35.52		105.70	105.70 105.70
Wind Turbine Power Generation 226.00 (943.03) (2,706.52) 1,200.00	Food Products		266.39	31533	425.16		881.72	
1,025.17 1,025.19 1,025.17 1,025.19 1,025.17	Wind Turbins Power Generation	27	1,178.50	872.85	1 2		66.743	
Less: The France costs	Total		8,047.79			6	20.6	•
Compenses	Less: (1) Hisance costs (1) Unallocable Income Including Intere	t Income net off unalocable	4,407,50				486.79	8,73267 (2,486.79) (3,829.06)
Total Profit/(Loss) before tax (before Non-controlling Interest and Share of 3,995.38 (2,495.97) (2,192.76) Profit/(Loss) of Joint venture and associates) Segment Assets (US Veriagoal Seaf Extraction Food Profit of Turbine Power Generation 11,800.17 11,800	expenses (III) Provision for Doubth's Debts, Advan	os, Bad Debts and Others	137836	606,03	1,924,24	-	984.39	1294.39
Segment Assets Segment Assets LA84,339.17 Segment Assets Light 7.55 Light 7.55 Light 7.55 Seed Education Light 7.55 L	Total Profit/(Loss) before tax (before No Profit/focc) of foot venture and accordates)	controlling Interest and Share of	3,995,38	(2,495.97)	(2,102.76)	7.	99.41	1,499.41 (2,994.85)
1,88,339,17 1,90,714.54 1,78,510.32	_				100		** -	
ction 53,957.30 60,288.60 67,890,75 independent 11,907.17 13,052.88 independent 11,907.19 13,057.89 independent 11,907.19 indepe	THE PERSON	•	1,88,339.17	1,90,71454	1,78,510,52	1,88,3	139.17	
70 11,800.17 13,052.88 11,572.94 11,	Vanaspati Seed Extraction	(+ 2)	53,957.30			SE	S	
22,53.44 25,774.48 30,307.07 22,93.44 4,39,529.42 4,40,851.11 4,53,781.12	Food Products		11,800.17		. 19	100	8 4	1
4,58,528.42 4,40,851.11 4,53,478.12	Wind Turbine Power Generation Others		25,774.48	30,307.07	22,503.44	N.	7.	74.48 22,933.44
	Unallocated	7	4,58,529.42	4,40,851.11	4,53,A78.12	4,58,5	242	
	Segment Labilities		2,55,891.51	2,56,539.47	23,630,75,2	2,55	15168	237,5
2,55,691.51 2,55,939.47 2,37,039.65	Vanaspatt Seed Ednaction		3,252.30	7,991.32	10,251.79		N N	10,
2.55.891.51 2.55,539.47 2.37,039.65 23.41 23.25.30 7,991.32 10.251.79	Food Products		256.75		43284		177.67	177.65
2.55.891.51 2.56,539.47 2.37,039.65 23.41 2.35,539.47 2.37,039.65 23.41 2.35,539.21 2.35,5	Wind Linber Porter General		47,267.54				2675	48,285.67
255,839,47 237,039,65 2,5 17,29 1351 23,41 2,252,30 7,991,32 10,251,39 2,252,30 7,991,32 10,251,39 2,252,30 7,991,32 10,251,39 2,254,30 7,991,32 10,251,32 2,254,30 7,991,32 2,254,30 7,991,3	Uralicated		12.98.424.68		L		124.68	L

Place : Delhi Date : November 09, 2019

RUCHI SOYA INDUSTRIES LIMITED

Regd. Office: Ruchi House, Royal Palms, Survey No. 169, Aarey Milk Colony, Near Mayur Nagar, Goregoan (East), Mumbal - 400 065

Consolidated Balance Sheet

	CONSOLI	(Rs. In lakh)
Particulars	As at 30.09,2019	As at 31,03,2019
A STATE OF THE PARTY OF THE PAR	(Unaudited)	Audited
I. ASSETS	1	
A CONTRACT OF THE PARTY OF THE	6.7	
1) Non-current assets	1	
(a) Property, plant and equipment	3,65,861.80	3,72,475.02
(b) Capital work-in-progress	3,057.43	2,691.30
(c) Intangible assets	1,51,583.05	1,51,589.30
(d) Financial Assets	201	
(i) Investments	1,447.33	1,365.88
(II) Loans	3,519.59	3,538.76
- (ii) Others	986.71	1,415.40
(e) Other non-current assets	9,088.30	8,741.5
Total Non-current assets	5,35,544.21	5,41,817.27
		11 1001
2) Current assets .		- V - T-2-V
(a) Inventories	1,19,052,59	1,26,182.44
(b) Financial Assets	***	
(I) Investments	1,680.11	1,756.03
(ii) Trade receivables	26,338.31	26,411.0
(III) Cash and cash equivalents	38,244.84	15,912.65
(iv) Bank balances other than (E) above	22,079.36	27,208.56
(v) Loans	135.73	112.90
(vi) Others	514.27	341.88
(c) Other Current assets	52,618.82	56,296.26
Assets Classified as neid for Sale	367.56	367,56
Total Current assets	2,61,031.59	2,54,589,30
Total cartes, assets	2,02,03233	2,34,303.30
Total Assets	7,96,575.80	7,96,406.57
IL EQUITY AND LIABILITYES	The Control of the Land	31.70
Equity	1-1-2	
(a) Equity share capital	6,529.41	6,529.41
(b) Other Equity	(4,74,112.86)	(4,78,419.00
(c) Non Controlling Interest	(34,265.43)	(30,392.68
Total Equity	(5,01,848.88)	(5,02,282.31
LIABILITIES		
1) Non-Current Liabilities		
(a) Financial Liabilities	1	
(f) Borrawings	1,560.07	1,607.90
(II) Other financial liabilities	10,68	1,007.5
(b) Provisions	1,352,22	. 1,153.1
(c) Deferred tax liabilities (Net)	12.48	12.42
(d) Other non-current Babilities	1,049.37	1,065.0
Total Non-Current Liabilities	3,984.82	3,838,53
2) Current Habilities		
(a) Financial Liabilities	a =	
	0.77 547 35	0.72.000.0
(i) Borrowings	8,37,543.35	8,22,909.84
(ii) Trade payables		
(a) Total Outstanding due to Micro and small entriprises.	435,32	433.96
(b) Total Outstanding due to creditors other then Micro and small	4 05 040 07	
entriorises.	1,86,949.97	1,86,470.2
(III) Other financial liabilities	2,56,543.89	2,72,211.1
(b) Other current liabilities	12,587.92	12,471.6
(c) Provisions	206,41	178.9
(d) Current tax Babilities (Net)		1.4
Liabilities directly associated with assets classified as held for sale	173.00	173.00
Total Current liabilities	12,94,439,86	
	12,34,439,80	12,94,850.35
Total cutters transitoes		

For Ruchi Soya Industries Limited

Place : Delhi

Date: November 09, 2019

MUMBAI BE

Anii Singhai Chief Financial Officer Shallendra Aimera Monitorino Agent Ruchi Soya Industries Limited Consolidted Statement of Cash flows for the period ended on September 30, 2019

Particulars	For the period ended September 30, 2019	For the year ended March 31, 2019
	Unaudited	Audited
(A) Cash flow from operating activities Profit/(Loss) before tax Adjustments to reconcile profit before tax to net cash used in operating activ	1,499.41	(8,794.58)
Majustrients to recovere brone service sex to not over it above and sext	6,794,59	13,850.33
Depreciation and amortisation expenses	131.41	414.83
Net Loss on Sale/Discard of Fixed Assets	(163.96)	
Impairment on investments and Fair value adjustments (net)	(1,389.17)	
Interest Income	8,732.67	
Finance costs	(610,90)	
Net (Gain) on Sale/Loss on foreign currency transaction/translation	1,984.39	
Provision for Doubtful Debts, Advances, Ead Debts and Others	226.54	103.85
Provision for Gratuity and compensated absences (Gain)/loss on sale of Investment	220.34	(359.74)
(Gain y loss on sale of Investment	(51.34)	
Unwinding Income of Investment	(472.67)	
Liabilities no longer required written back		19,034.68
Operating profit before working capital changes	16,680.97	19,034.08
the first of the course of the second All Anna and the company of the last contract of the	A STATE OF THE PARTY OF THE PAR	the the sections
Working capital adjustments	11 Inc. 10-15	Charles and Table
(Increase) Decrease in Inventories	7,129.85	
(Increase)/ Decrease in trade and other receivables	2,792.35	(1,846.69)
Increase/ (Decrease) in trade and other payables	(1,072.82)	
Cash generated from operations	25,530,35	20,138.66
Income Tax	(139.26)	
Net cash flows from operating activities	25,391,09	22,529.79
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
(B) Cash flow from investing activides		
Payment for Purchase and Construction of Property, Plant and Equipment	(810.78)	
Proceeds from sale of Property, Plant and Equipment	52.96	2,054.74
Proceeds on account of Capital reduction	and the second s	1,632,00
(Increase)/ Decrease in Other Balance with Banks	5,129,20	
Interest Income	1,148.46	
Net cash flows from investing activities	5,519.84	(9,817,86
(C) Cash flow from financing activities	SCHOOL NAME	all all and a
Finance Cost	(8,551.17	
Payment of lease Itability	(27.57)	
Net cash flows from financing activities	(8,578.74	(699.07
	22 222 42	42.042.05
Net increase / (decrease) in cash and cash equivalents	22,332.19	
Cash and cash equivalents at the beginning of the year	15,912.65	
Cash and cash equivalents at the end of the period/year	38,244.84	15,912.65
Reconciliation of Cash and Cash equivalents with the Balance Sheet		
	1 20	
Cash and Bank Balances as per Balance Sheet		F 1977 - 1977 - 1972/02
Cash in hand		45.8
Bank balances (Including bank deposits)	38,186.17	15,866.8
Cash and Cash equivalents as restated as at the period/year end	38,244.84	15,912.6

Note: -

1 The above consolidated statement of cash flow has been prepared under the indirect method as set out in Ind AS 7 " Statement of Cash Flow ".

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For Ruchi Soya Industries Limited

Date: November 09, 2019

INDU

Anii Singhai Shailengra Aimera Chief Financial Officer Monitoring Agent

Notes to the Consolidated Financial Results:

I The National Company Law Tribunal ("NCLT"), Mumbal Bench, vide its order dated 15th December 2017 ("Insolvency Commencement Date") ("NCLT order") admitted company petition nos. 137181372/IdBP/NCLT/MAH/2017 ("Company petition"), filled by Standard Chartered Bank and DBS Bank Ltd. for initiation of the Corporate Insolvency Resolution Process ("CIRP") of the Holding Company, u/s 7 of the Insolvency and Bankruptry Code, 2016 ("the Code"). Vide the NCLT order, the moratorium under Section 14 of the Code came into the effect and Mr. Shallendra Afmera, with IP Registration No. IBBI/IPA-001/IP-P00304/2017-18/10568 was appointed as Interior Resolution Professional ("IRP") to, Inter alla manage the affairs of the Holding Company in accordance with the provisions of the Code.

In the first meeting of the Committee of Creditors ("CoC") held on 12th January 2018, Mr. Shallendra Almera was confirmed as the Resolution Professional ("RP") for the Holding Company. Pursuant to the NCLT Order, the powers of the Board of Directors of the Holding Company stood suspended and they were vested in the IRP / RP. By an order dated 8th June 2018 the NCLT extended the CIRP time period by 90 more days with effect from 12th June 2018.

The RP filed a Misocilaneous Application 926/2018 ("MA 926/2016") under Section 30(6) of the Code before the Horrible NCLT for its consideration of the resolution plan as approved by the CoC by e-voting conducted on 23rd August, 2018. The Horrible Supreme Court of India, by its order dated 31st January, 2019 in Civil Appeal no. 8430 of 2018 ("SC Order"), directed re-consideration of all resolution plans affects by the CoC. In light of the SC order, the Horrible NCLT vide order dated 7th February 2019 dismissed the MA. 928/2018 as withdrawn.

The Coc, in accordance with the directions of the Hon'ble Supreme Court of India, considered the resolution plans as submitted before it efresh. After due deliberations, the CoC approved the resolution plan submitted by the consortium of Patanjali Ayurved Limited, Divya Yog Mandir Trust (Umrugh its business undertaking, Divya Pharmacy), Patanjali Partvahan Private Limited and Patanjali Gramudhyog Nyas ("PAL Resolution Plan"), by q-voting concluded on 30th April, 2019.

The RP filed an application bearing MA No. 1721 of 2019 in the Company Petition under Section 30(6) of the Code before the Honbie NCLT for its consideration and approval of the PAL Resolution Plan, The Honbie NCLT by its order dated July 24, 2019 conditionally approved the PAL Resolution Plan ("24th July 2019 Order"), subject to the submission of an additional affidavit by the Resolution Applicant accepting the modifications to the PAL Resolution Plan and providing of other information, as directed by the Honbie NCLT in the 24th July 2019 Order, by 1st August, 2019.

As directed by the Horrbie NCLT, necessary fitings were made and upon perusal of the said fitings and hearing of all the relevant parties, the Horrbie NCLT, vide its order dated 6th September 2019, approved the PAL Resolution Plan with certain modifications ("Resolution Plan Approved Order") which has been duly accepted by the Resolution

With the approval of the PAL Resolution Plan by the Horrble NCLT, the PAL Resolution Plan came into operation, and continues to be so until the closing date (defined as the date on which certain actions as envisaged under the PAL Resolution plan are consummated, and which in any case, is not later than 75 days from the date of the Resolution Plan Approval Order) ("Term"), thereby blading the Holding Company, its employees, members, creditors, guarantors and other stakeholders involved in the PAL Resolution Plan by its provisions, During the Term, a monitoring committee has been constituted ("Monitoring Committee") comprising of 3 (three) representatives of the Financial Creditors of the Holding Company, 3 (three) representatives of the Resolution Applicant and Nr. Shallendra Almera (the erstwhile RP of the Holding Company) acting as Monitoring Agent per the provisions of the PAL Resolution Plan.

Monitoring Agent per the provisions of the PAL Resolution Plan.

The Monitoring Committee so constituted shall, inter alla, supervise the implementation of the PAL Resolution Plan, During the Term, all decisions which could otherwise have been taken by the board of directors of the Holding Company shall be taken by the Monitoring Committee and the Company's board shall have no authority whatsoever to conduct the business of the Holding Company. The existing board of the Holding Company shall be and remain suspended post the date of the Resolution Plan Approval Order and all powers and duties of the board shall vest with the Monitoring Committee.

These consolidated Plantal results for the quarter and half year ended 30th September, 2019 have been overland by the management of the Holding Company and certified by Mr. Anil Singhal, Chief Rinancial Officer (CPO) of the Holding Company in accordance with Regulation 33(2) of the SERII (Listing Obligations and Disciosure Requirements) Rules, 2015. The Statutory Auditors of the Holding Company have carried out a Limited Review of the aforesting results.

These Unaudited consolidated financial results were placed before the Monitoring Agent, the CFO and the Company Secretary on 09 November, 2019 for their consideration. Accordingly, the sald Consolidated unaudited financial results were considered and recommended in the meeting. In view thereof, the Monitoring Agent, in reliance of such examination by and the representations, clarifications and explanations provided by the CFO, has approved the same. The CFO has provided the certifications and representations with responsibility in respect of various secretarial, compliance and broad matters pertaining to the period prior to Insolvency Commencement Date. The Monitoring Agent is relying on the management representation letter dated 09 November, 2019 for all Information and confirmations in relation to the day to day functioning of the Holding Company.

The Monitoring Agent as authorised by Monitoring Committee has approved these Unaudited consolidated financial results only to the limited extent of discharging the powers of the suspended board of directors of the Holding Company which have been conferred upon him, pursuant to the operation of and in accordance with the terms of provisions of the PAL Resolution Plan.

- 2 The carrying value of Holding Company's tangible assets (including capital work in progress of Rs. 3,057.43 Lakin) and intangible assets as at 30th September, 2019 is Rs. 3,67,606.70 Lakin and Rs. 1,51,583.05 Lakin, respectively. Pending implementation of the Resolution Plan, the Holding Company has not taken into consideration any impact of impairment as required by Ind AS 36 on Impairment of Assets, as at 30th September, 2019 in the value of tangible and intangible assets, in preparation of Financial results. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended
- 3 In respect of Holding Company's borrowings from banks and financial institutions aggregating Rs. 6,22,785.28 Lakit, bank balances (current account and term deposits) aggregating Rs. 33,538.75 Lakit, balance confirmations as at 30th September, 2019 has not been received by the Holding Company. As a part of CIRP, creditors of the Holding Company were called upon to submit their claims to the RP in terms of the applicable provision of the Insolvency and Bankruptcy Code, 2016. Claims submitted by financial and operational creditor claims been tended and admitted by RP. In respect of claims submitted as on 15th December 2017, the RP has admitted financial and operational creditor claims in the list of creditors filled with the NCLT dated April 26, 2019. No accounting impact in the books of accounts has been made in respect of excess, short or non-receipts of claims for the financial and operational creditors. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended 30th June, 2019.
- 4 (1) The Holding Company has not recognised interest payable, after the insolvency commencement date Le. 15th December 2017, on borrowings from banks and financial institutions, customer advance, inter corporate deposits and security deposits received. Accordingly, interest amounting to Rs. 43,745.91 Lakh and Rs. 85,588.61 Lakh for the quarter and six months ended 30th September 2019, respectively, has not been recognised (Rs. 1,91,410.04 Lakh is 31st March 2019). Cumulative interest till 30th September, 2019 is Rs. 2,76,998.65 Lakh. The same is not in compliance with Ind AS 23 on "Borrowing Cost" read with Ind AS 109 on "Financial Instruments".
- (II) Certain trade payables, trade receivables and borrowings denominated in foreign currency and outstanding at insolvency commencement date i.e. 15th December 2017 and which continue to remain outstanding as at 30th September, 2019, impact of exchange difference i.e. Loss of Rs. 8,862.95 Lakh and Rs. 8,682.77 for the quarter and half year ended 30th September 2019, respectively, on the same is not recongined (Loss of Rs. 4,282.99 Lakh till 30th September, 2019, The same is not in compliance with Ind AS 21 on "The Effects of Changes in Foreign Exchange Rates" that requires foreign currency monetary items shall be translated using the dosing rate.
- (III) Had provision for interest, exchange difference and bank charges would be recognised, finance cost and total expenses would have been higher while profit and total comprehensive income for the quarter and half year ended would have been lower by equivalent amount as mentioned above having consequential impact on other current financial liability and other equity. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended 30th June, 2019.





- 5 The Holding Company is having refund receivable, as on 30th September 2019, amounting to Rs. 4,259.12 Lakh in respect of financial year 2009-10 to 2013-14 for Daloda and Gadarwara unit towards investment promotional assistance equivalent to 75% of taxes (Commercial Tax / VAT and Central Sales Tax) pold by the Holding Company as per exemption granted in the industrial promotion policy of Machya Pradesh. However, Machya Pradesh Trade and Investment Facilitation Corporation, Bhopal rejected the claim and accordingly, speed was made to the Hondine Hold Court of Machya Pradesh. During the last year, Hondise High Court of Machya Pradesh, Indicate the Holding Company's claim vide order dated 16 May, 2018, Subsequently, the Holding Company has filed special leave petition before Horizble Supreme Court of India for natural of the amount, which has been admitted on 29 August, 2018. No provision for Impalment against the aforesaid receivable is considered necessary till the decision of the Horizble Supreme Court in this matter. This matter has accordingly been qualified by the auditor in their review report. The auditor had also qualified their review report on the same matter for the quarter ended 30th June, 2019.
- 6 Deputy State Tax Commissioner Corporate, Rajkot, Gujarat, during inspection under Gujarat Value Added Tex Act-2003 alleged that dealers from whom purchases were made by the Hoking Company during PY 2013-2014 to 2017-2018 have not paid tax to government treasury and due to that input credit dafmed by the Hoking Company is not eligible. It is also alleged that the Hoking Company has not done bransactions on market price. Therefore, demand of Rs. 13,441.18 Lakh of Tax and Rs. 28,835.63 Lakh of penalty aggregating to Rs. 43,276.81 Lakh have been made against the Hoking Company and Hoking Company's plants at Kandia which include Refinery, Oleochem and Guargum Division has been impounded. The Hoking Company has made submissions and following up the matter with the appropriate authorities. The Hoking Company, based on merits of the case, does not expect material liability on this account hence no provision has been made in the books of accounts. Furthermore, Gujarat High Court passed an order in this matter pursuant whereby the retrospective cancellation of registration has stayed and the matter is remanded to Tribunal for further hearing, which is pending. This matter has accordingly continued to be referred by the auditor in their review report as "Emphasis of matter",
- 7 The Holding Company has incurred cash losses, its liabilities exceeded total assets and its net worth has been fully ended as on 30th September, 2019. In view of the continuing default in payment of dues, certain lenders have sent notices/letters recalling their loans given and called upon the Holding Company to pay entire dues and other liability, receipt of invocation notices of corporate guarantees given by the Holding Company, while also invoking the personal guarantee of promoter director. Few of the lenders also issued wilful defaulter notices and filed petition for winding up of the Holding Company.

As mentioned in note no. 1 above, the Honourable NCLT has approved resolution plan. During the term of plan, monitoring committee shall be constituted which shall supervise the implementation of the Plan, undertake and monitor the management and operations of the Holding Company in ordinary course and on a going concern basis. Since there is a possibility of implementation of resolution plan as stated above, the consolidated financial results is continued to be prepared on going concern basis.

This matter has accordingly referred by the auditor in their review report as "Material Uncertainty Related to Going Concern".

8 GHZ Energy Private Limited was an associate company of the Holding Company and with it's holding 49% of the stare capital of GHI Energy Private Limited as appearing in the audited financial statements of GHI Energy Private Limited and that of the Holding Company for the financial year ending 31st March 2019.

From a review of the current details available on the paid up share capital on the website of the Ministry of Corporate Affairs, it came to the notice of the Ro of the Holding Company that the paid up share capital had increased from what it appeared as on March 31, 2019, as reflected in the said audited financial statements. It further came to the notice of the RP that GHI Energy Private Limited had issued further equity shares on 13 May, 2019, as a result of which the Holding Company's shareholding in GHI Energy Private Limited shoot reduced from 49% to 19.34%.

However, the Holding Company, an existing direct shareholder in GHI Energy Private Limited did not received any notice/minutes of the shareholder's meeting/offer letter prior to the issuance of such shares as is required under the provisions of the Companies Act, 2013, thereby amounting to a contraversion thereof as well as a breach of the ongoing moratorium applicable to Holding Company by virtue of the operation of Section 14 of the Insolvency and Bankruptcy Code, 2016.

Thereafter, the RP of the Holding Company sought additional information in relation to such dilution of investment of the Holding company in GHI Energy Private Limited and expressed his concerns regarding the same, pursuant to which the board of GHI Energy Private Limited took notice of the same and after due deliberations, on 14th August, 2019, decided to proceed with the reduction of the share capital by cancelling and extinguishing the additional shares issued to the other shareholder, subject to all shareholders approved. In the extra-ordinary general meeting held on 20th August, 2019, all the shareholders of GHI unantmously approved the proposed capital reduction of GHI Energy Private Limited and accordingly a petition has been filed with National Company Law Tribunal (Phonthe Tribunal") under Section 66 of the Companies Act, 2013 read with National Company Law Tribunal (Procedure for Reduction of Share Capital of Company) Rules, 2016 for confirmation of the reduction of the share capital of GHI Energy Private Limited, receipt of which has been advisored good by the Honthie Tribunal on 27th August, 2019.

Accordingly, prior to the confirmation of the aforesaid reduction of share capital of GHI Energy Private, the Holding Company continues to hold only 19.34% in GHI Energy Private Limited and, therefore, pending approval of the Honfale Tribural in this matter, GHI Energy Private Limited has not been considered as an associate company for the purpose of consolidation of the accounts of the Holding Company under Section 129(3) of the Companies Act, 2013 and the relevant rules thereunder, as on September 30, 2019, Upon the approval of the capital reduction by the Honfale Tribunal and such capital reduction being effective, the pald-up share capital of GHI Energy Private United shall stand reduced to the extent of the shares so extinguished and the original shareholding of 49% of Holding Company shall stand restored.

- 9 Ruchi Hi-Rich Seeds Private Limited, an associate of RSII. Holdings Private Limited (a Subsidiary of Holding Company) has issued further equity shares on 06 May, 2019, as a result, subsidiary's shareholding has been reduced from 21,90% to 18,04%. Hence the Ruchi Hi-Rich Seeds Private Limited dessed to be an associate.
- 10 Effective 1st April, 2019, the Group has adopted Ind AS 116 'Leases' under the modified simplified approach without adjustment of comparatives. The Standard is applied to contracts that remain as at 1st April, 2019. The application of the standard did not have any material impact on the profit for the quarter and half year ended 30th September, 2019.
- 11 As per Indian Accounting Standard 108 'Operating Segment', the Group has reported 'Segment Information' as described below:

Reportable segment	Description
Extractions '	Various types of seed extractions
Vanaspati	Vanaspati, Bakery fats and Table spread
Ols	Crude oils, Refined oils
Food Products	Textured Soya protein and Soya flour
Wind Power Generation	Electricity Generation from Wind Mills
Other Segement	Seeds, Ouffee, Soop, Fresh Fruit Bunch, Seedling, Plant and Equipment, Tolletry preparations and Castor seed.

The assets and liabilities that can not be allocated between the segments are shown as unallocable assets and liabilities respectively.

12 The figures for the previous period/year have been re-grouped/ re-arranged, wherever necessary, to correspond with the current period's classification/disclosure.

For Ruchi Soya Industries Limited

NDUS

MUMBA

Date: November 09, 2019

Anii Sinoha

SED ACC

Chief Financial Officer

Monitoring,

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