CORRIGENDUM

In the Public Announcement issued in 'Form-A' by Hitech Metalplast Limited on January 27, 2020, in the matter of Voluntary Liquidation of the Company, the Date mentioned above Place at the bottom of Public Announcement shall be read as January 24, 2020

SURD STOREY FISH	U.P. State Roa Parivahan Bhaw EPABX: 2622363, 2628461, 2225 gmmmt.upsrtc09@	nd Transport Corpor van, Tehri Kothi, Lucknow - 2260 439, 2611107 Fax: 0522 - 2274526, ggmail.com or gmmmt@upsrto	ation, 001 2628841, 2274578 c.com
No.: 384	MT/2019-97MT/2019-20		nuary 27, 2020
		NDER NOTICE	
U.P.S.R. in tender	T.C. is inviting E-tenders from o is given in each respective tend	only eligible sources (Eligibility ler document) for following gro	for participating ups of items:-
S Name	e of Items	Availability & e- Submission of e-Tender on e-portal	Downloading of e-Tender document
1 Tata a	nd Leyland Engine Bearing	29.01.2020 to 11.02.2020 at 15:00 PM	11.02.2020 at at 16.00 PM
2 Lubrio	ants and Grease	29.01.2020 to 18.02.2020	18.02.2020 at
3 Tata C	eramic Button	at 15:00 PM	at 16.00 PM
4 Leylai	nd Filter		
5 Tata C	ylinderLiner		
All e-ten	ders of UPSRTC shall be	available on the website of	Govt. e-portal

All e-tenders of UPSRTC shall be available on the website of Govt. e-portal etender.up nic. in Detailed Bill of quantity. Eligibility for participating in tender, Other terms and conditions of the tender and calendar/timing of the tender may be seen on Govt. e-portal etender.up.nic.in from time to time before last date of submission of tender for any possible amendment/ corrigendum/ addendum. Any amendment/ corrigendum/ addendum only published in e-portal of etender.up.nic.in.For any query/clarification regarding submission of e-tender vendors may call on following helpline numbers of NIC:-1- 0522-2286809/808 (2)-0522-41303/3/2298813 (3)-09935149327

POST OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, FOR THE ATTENTION OF THE ELIGIBLE SHAREHOLDERS OF

FEDERAL-MOGUL GOETZE (INDIA) LIMITED

Registered Office: DLF Prime Towers, 10 Ground Floor, F-79 & 80, Okhla Phase - I, New Delhi, South Delhi 110020. Tel: +91 11 4905 7597 Fax: + 91 12 4429 2840, CIN: L74899DL1954PLC002452

OPEN OFFER FOR ACQUISITION OF UP TO 1,39,16,676 (ONE CRORE THIRTY NINE LAKHS SIXTEEN THOUSAND SIX HUNDRED AND SEVENTY SIX) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF INR 10 EACH ("EQUITY SHARES"), FROM THE ELIGIBLE EQUITY SHAREHOLDERS ("ELIGIBLE SHAREHOLDERS") OF FEDERAL-MOGUL GOETZE (INDIA) LIMITED ("TARGET COMPANY") BY TENNECO INC. ("ACQUIRER") TOGETHER WITH ICAHN ENTERPRISES LP ("IEP" OR "PAC 1"), AMERICAN ENTERTAINMENT PROPERTIES CORP. ("AEP" OR "PAC 2") AND IEH FMGI HOLDINGS LLC ("IEH" OR "PAC 3") (COLLECTIVELY KNOWN AS "PACS") IN THEIR CAPACITY AS PERSONS ACTING IN CONCERT WITH THE ACQUIRER PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3(1), 4, 5(1) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 AND SUBSEQUENT AMENDMENTS THERETO ("SEBI (SAST) REGULATIONS") AT A PRICE OF INR 667.50 PER EQUITY SHARE ("OFFER/OPEN OFFER")

This Post Offer Advertisement ("Post Offer Advertisement") is being issued by CKP Financial Services Private Limited, the manager to the Offer ("Manager"), for and on behalf of the Acquirer and the PACs in respect of the Offer to the Eligible Shareholders of the Target Company, pursuant to and in compliance with Regulation 18(12) of the SEBI (SAST) Regulations,

This Post Offer Advertisement is to be read in continuation of, and in conjunction with the Public Announcement dated April 16 2018 ("PA"), the Detailed Public Statement dated October 9, 2018 ("DPS"), the Draft Letter of Offer dated October 16, 2018 ("DLoF"), Corrigendum 1 to the DPS dated June 29, 2019 ("Corrigendum 1"), Corrigendum 2 to the DPS dated December 27, 2019 ("Corrigendum 2"), Letter of Offer dated December 30, 2019 ("LoF") and Pre-Offer Advertisement dated January 01 2020 ("Pre-Offer Advertisement").

The DPS*, Corrigendum 1, Corrigendum 2 and Pre-Offer Advertisement were each published on October 9, 2018*, June 29, 2019, December 27, 2019 and January 02, 2020 respectively, in the Business Standard (English-All editions), Business Standard (Hindi-All editions), Jansatta (Hindi Regional, All editions).

*The Lucknow and Chandigarh editions of Business Standard English published the DPS on October 10, 2018, due to

Capitalized terms used but not defined in this Advertisement shall have the same meaning assigned to such terms in the LoF unless otherwise defined.

The shareholders of the Target Company are requested to kindly note the following information related to the Offer

The shareholders of the larger company are requested to kindly note the following information related to the orient.									
1	Name of the Target Company:	Federal-Mogul Goetze (India) Limited							
2	Name of the Acquirer(s) and PAC(s)	Tenneco Inc. ("Acquirer") Icahn Enterprises LP ("IEP" or "PAC 1"), American Entertainment Properties Corp. ("AEP" or "PAC 2") IEH FMGI Holdings LLC ("IEH" or "PAC 3")							
3	Name of the Manager to the Offer	CKP Financial Services Private Limited							
4	Name of the Registrar to the Offer	KFin Technologies Private Limited							
5	Date of Opening of the Offer Date of Closure of the Offer	January 6, 2020 January 17, 2020							
6	Date of Payment of Consideration	January 28, 2020							
7 Doto	ile of Acquisition:								

7 D-1-	· · · · · · · · · · · · · · · · · · ·	ily 20, 2020					
	ils of Acquisition:	T	0" 0 '				
Sr. No.	Particulars	 	Offer Document		uals		
7.1	Offer Price		667.50		67.50		
7.2	Aggregate number of shares tendered		6,676 ⁽¹⁾	1,21,45,391 1,21,45,391			
7.3	Aggregate number of shares accepted		6,676(1)		· · · · · · · · · · · · · · · · · · ·		
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	INR 9,28,	93,81,230	INR 8,10,70,48,492.50			
7.5	Shareholding of the Acquirer & PACs before Agreements/Public Announcement ²¹						
	Number of Equity Shares						
	(a) Acquirer		-		•		
	(b) PAC 1		-		-		
	(c) PAC 2 (d) PAC 3		-		-		
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		-		-		
	% of Voting Share Capital						
	(a) Acquirer (b) PAC 1		-		-		
	(c) PAC 2		-		•		
	(d) PAC 3		- -		•		
7.6	Shares Acquired by way of						
'.0	Agreements ⁽²⁾						
	• Number	N	.A.	N.A.			
	% of Fully Diluted Equity Share Capital	N	.A.	N.A.			
7.7	Shares Acquired by way of Open Offer						
	Number of Equity Shares						
	a) Acquirer		-		-		
	b) PAC 1		-		-		
	c) PAC 2		-		-		
	d) PAC 3	13,91	16,676	1,21,4	5,391		
	% of Voting Share Capital						
	a) Acquirer b) PAC 1		-				
	c) PAC 2		-				
	d) PAC 3	25	i.02	21	.83		
7.8	Shares acquired after Detailed Public Statement		IIL	N			
''	Number of shares acquired			"	-		
	Price of the shares acquired						
	% of the shares acquired	<u> </u>					
7.9 Post offer shareholding of Acquirer and PA							
	Number		2,130(1)		0,845 ⁽³⁾		
	% of Fully Diluted Equity Share Capital		0.00	96.82			
7.10	Pre & Post offer shareholding of the Public	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer		
	Number	13,916,676	Nil (2)	13,916,676	17,71,285		
	% of Fully Diluted Equity Share Capital	25.02	0	25.02	3.19		

Notes

(1) Assuming full acceptance under the Offer.

- This is an Offer triggered by the indirect acquisition of the Target Company by the Acquirer. Acquirer acquired 100% of equity of Federal-Mogul LLC ("Federal-Mogul") by entering into a definitive agreement ("Underlying Agreement") with IEP and AEP ("Primary Transaction"). Federal-Mogul owned Federal-Mogul Holdings Limited and Federal-Mogul Vermogensvewaltungs GMBH through a chain of subsidiaries, which in turn hold 60.05% and 14.93% respectively of the Target Company's equity share capital. Therefore, upon completion of the Primary Transaction, the Acquirer acquired indirect control over 41,715,454 equity shares of the Target Company. The Acquirer, neither held any Equity Shares in the Target Company prior to the date of the Underlying Agreement nor directly acquired any shares in the Target Company by entering into the Underlying Agreement. Additionally, prior to the Primary Transaction, IEP through AEP held 100% equity of Federal-Mogul and therefore indirectly held 74.98% of the Target Company's equity share capital. IEP and AEP became PAC 1 and PAC 2, respectively as disclosed in Corrigendum 1. Post acceptance of the Offer, the Acquirer indirectly holds 4,17,15,454 Equity Shares and PAC 3 directly holds
- 1,21,45,391 Equity Shares of the Target Company, together representing 96.82% of the equity voting share capital of The Acquirer along with its Directors and PACs severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (Substantial Acquisition of Shares and Takeovers),
- Regulations, 2011. A copy of this Advertisement is available on the websites of SEBI, NSE, BSE and at the registered office of the Target

MANAGER TO THE OFFER



CKP Financial Services Private Limited

Delsol, 2nd floor, D'Monte Park Extension Road, Opp. Rashmi Building, Nr. Candies, Bandra (West), Mumbai-400050, India Tel: +91-9322997964. E-mail: fmgi.openoffer@ckpfinancialservices.com; Contact Person: Mr. Brijesh Parekh

Issued for and on behalf of the Acquirer and PACs											
Acquirer	PAC 1	PAC 2	PAC 3								
Tenneco Inc.	Icahn Enterprises LP	American Entertainment	IEH FMGI Holdings LLC								
3411 Silverside Road,	767 5th Avenue, New York,	Properties Corp.	767 5th Avenue, New York,								
Tatnall Building #104,	NY 10153, United States of	767 5th Avenue, New York,	NY 10153, United States of								
Wilmington, DE 19810/ 500 North Field Drive.	America.	NY 10153, United States of America.	America.								
Lake Forest, IL 60045.		America.									
United States of America											

Place: Mumbai Date: January 28, 2020



POOMPUHAR SHIPPING CORPORATION LIMITED
(A Government of Tamilnadu Enterprise)
692, (Old No. 473), Anna Salai, IV Floor, Nandanam, Chennai - 600 035.
Ph: 2433 0505, 2433 0807; Fax: 2434 4593, 2433 5706

GLOBAL TENDER TENDER NO.H/OP/LTPG/151/007/19-20 NOTICE INVITING TENDER FOR TIME CHARTERING OF ONE SELF TRIMMING PANAMAX GEARLESS / GEARED (OFFERED AS GEARLESS) **BULK CARRIER OF ABOUT 70000-78000 DWT**

Sealed tenders are invited from the owners / disponent owners of Indian Foreign flag vessel or through their authorized brokers for time chartering of one self trimming panamax gearless / geared (offered as gearless) bulk carrier with a minimum loading rate of 3000 MTs per hour for a period of 6 months + 3 months +/- 10 days choption with the lay days from 25.02.2020 to 10.03.2020 for coastal transportation of thermal coal in East Coast of India (Paradip / Dhamra / and Kakinada Ports to Ennore), for NTECL's Vallur Thermal Power Station, North Chennai,

ONE SELF TRIMMING PANAMAX GEARLESS / GEARED (OFFERED AS GEARLESS) WITH THE LAY DAYS FROM 25.02.2020 TO 10.03.2020.

TENDER NO. H/OP/LTPG/151/007/19-20

Period - 6 months + 3 months +/- 10 days choption Tender box to be closed at - on 14.02.2020 at 15:00 hours Tender box to be opened at - on 14.02.2020 at 15:30 hours

Cost of tender document - Rs.5,000/- each for Indian flag vessel - USD 100/- each for Foreign flag vessel - Rs.10,00,000/- for Indian flag vessel

- USD 17,000/- for Foreign flag vessel Tender document is available in our website www.tamilship.com www.tntenders.gov.in from 29.01.2020 & the same may be downloaded free of cost. For more details visit our website www.tamilship.com www.tntenders.gov.in

GENERAL MANAGER (OPS) DIPR/559/Tender/2020

आरईसी | REC Limited (A Government of India Enterprise) (Formerly Rural Electrification Corporation Limited)

NOTICE OF BOARD MEETING AND RECORD DATE FOR INTERIM DIVIDEND

Pursuant to Regulation 47 and other applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of REC Limited (Formerly Rural Electrification Corporation Limited) is scheduled to be held on Tuesday, February 4, 2020 inter-alia to consider and approve Unaudited Financial Results (Standalone & Consolidated) of the Company for the quarter and nine months ended December 31, 2019 and to consider a proposal for declaration of Interim Dividend, if any, for the financial year

Further, as per Company's Code of Conduct for Regulating, Monitoring and Reporting of Trading by Designated Persons and their Immediate Relatives, the trading window is closed from January 1, 2020 to February 6, 2020 for dealing in REC Equity Shares and REC Listed Debt Securities. The above information is also available on the website of the Company i.e. www.recindia.com and on the website of Stock Exchanges where the shares of the Company are listed i.e. www.nseindia.com and www.bseindia.com.

Further, in pursuance of Section 91 of the Companies Act, 2013 read with Rule 10 of the Companies (Management and Administration) Rules, 2014, it is informed that the Company has fixed Wednesday, February 12, 2020 as the 'Record Date' for reckoning eligibility of shareholders for the purpose of payment of Interim Dividend for the Financial Year 2019-20, if any, declared by the Board of Directors in its Meeting scheduled to be held on Tuesday, February 4, 2020. Further, the said Interim Dividend, if declared by the Board, will be paid/dispatched on Monday, February 24, 2020 to those shareholders whose names appear (a) as Beneficial Owners in the statement(s) to be furnished by the Depository(ies) as at the close of business hours on Wednesday, February 12, 2020 in respect of shares held in electronic form; and (b) as Members in the Register of Members on Wednesday, February 12, 2020 in respect of physical shares.

Those investors who have not claimed any dividend amount pertaining to financial year 2012-13 and thereafter, are advised to contact the Company's Registrar & Transfer Agent (R&TA) i.e. KFin Technologies Private Limited (formerly Karvy Fintech Private Limited), Unit: REC, Selenium Tower-B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad-500032 Tel.:91-40-67161500 or e-mail the details at einward.ris@kfintech.com or balaji.reddy@kfintech.com for claiming such amounts. Further, unpaid/unclaimed amount of dividend till financial year 2011-12 has already been transferred by the Company to IEPF and accordingly, any claims in respect of such amounts are to be made directly to the IEPF Authority as per statutory provisions. For REC Limited

Place: New Delhi (J. S. Amitabh) Executive Director & Company Secretary Date: January 28, 2020

IMPORTANT NOTICE: To support the 'Green Initiative' of the Company, members are requested to register/update their e-mail IDs with Company/Depositary Participant(s)/Company's R&TA which will be used for sending official documents through e-mail in future.

Registered Office: Core-4, SCOPE Complex, 7, Lodhi Road, New Delhi-110003 Tel.: 91-11-24365161, Fax: 91-11-24360644 E-mail: complianceofficer@recl.in Website: www.recindia.com

K HEALTHCARE LIMITED

Regd. Office: No. 6, Cathedral Road, Chennai - 600 086 CIN: L24231TN1958PLC003647 | Website: www.ttkhealthcare.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND PERIOD ENDED 31ST DECEMBER, 2019 (STANDALONE)

						(F	Rs. in Lakhs)
SI.	Particulars	For	the Quarter en	nded	Year to date the perio	For the Year ended	
No.	Faiticulais	(31/12/2019)	(30/09/2019)	(31/12/2018)	(31/12/2019)	(31/12/2018)	(31/03/2019)
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1.	Total Income from Operations	16,580.71	16,485.46	14,904.69	50,925.23	48,827.57	62,788.36
2.	Net Profit / (Loss) for the period (before Tax,						
	Exceptional and / or Extraordinary Items)	636.00	603.80	802.29	1,848.36	3,194.42	3,925.95
3.	Net Profit / (Loss) for the period before Tax (after						
	Exceptional and / or Extraordinary Items)	636.00	603.80	802.29	1,848.36	3,194.42	3,925.95
4.	Net Profit / (Loss) for the period after Tax (after						
	Exceptional and / or Extraordinary Items)	447.76	378.07	488.27	1,189.76	1,941.91	2,437.37
5.	Total comprehensive Income for the period						
	[Comprising Profit / (Loss) for the period (after Tax)						
	and Other Comprehensive Income (after Tax)]	361.68	274.10	655.08	901.42	2,136.90	2,697.29
6.	Equity Share Capital (Face Value of Rs.10/- per share)	1,413.03	1,413.03	1,413.03	1,413.03	1,413.03	1,413.03
7.	Other Equity as per the Balance Sheet of previous						
	accounting year (excluding Revaluation Reserve)						23,288.53
8.	Earnings per share (of Rs.10/- each)						
	(for continuing and discontinued operations)						
	(a) Basic (in Rs.)	3.17	2.68	3.46	8.42	13.74	17.25
	(b) Diluted (in Rs.)	3.17	2.68	3.46	8.42	13.74	17.25
T							

(1) The above is an extract of the detailed Statement of Unaudited Financial Results for the Third Quarter and period ended 31st December, 2019, filed with $the \, Stock \, Exchanges \, under \, Regulation \, 33 \, of \, the \, SEBI \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, Regulations, \, 2015 \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, and \, Disclosure \, Requirements) \, (Listing \, Obligations \, And \, Disclosure \, Requirements) \, (Listing \, Obligations \, And \, Disclosure \, Requirements) \, (Listing \, Obligations \, And \, Disclosure \,$

(2) The full financial results for the Third Quarter and period ended 31st December, 2019 are available on the website of BSE Limited (www.bseindia.com National Stock Exchange of India Limited (www.nseindia.com) and also on the website of the Company (www.ttkhealthcare.com

(3) These financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meetings held or 28th January, 2020 at Chennai.

(4) The Statutory Auditors of the Company have carried out Limited Review of the above Unaudited Financial Results in terms of Regulation 33 of the SEB (Listing Obligations and Disclosure Requirements) Regulations, 2015.

(5) The Company has elected to exercise the option permitted under Section 115BAA of the Income Tax Act, 1961 as introduced by the Taxation Laws (Amendment) Ordinance, 2019. Accordingly, the Company has recognised Provision for Income Tax for the Quarter and period ended 31st Decembe 2019 and remeasured Deferred Tax Assets at the lower tax rate prescribed in the said Section.

(6) The Company has implemented Ind AS 116 "Leases" with effect from 1st April, 2019, using Modified Retrospective Method and electing to account fo leases ending within 12 months as Short Term Leases. Effect of the same is not materia

(7) The previous period's / year's figures have been regrouped and reclassified, wherever necessary to conform to the current period's / year's presentation For TTK HEALTHCARE LIMITED Place : Chennai

TT RAGHUNATHAN **EXECUTIVE VICE CHAIRMAN** Date : January 28, 2020

Business Standard





Hallmark Business School-MDP on Essential Managerial Skills

MDP on "Essential Managerial Skills" in its Campus on 1st February 2020. This MDP offers a platform for management professionals for collaborative approach through experiential learning and sharing,

■allmark Business School,Trichy is conducting a management games and other important tolls to enhance their managerial effectiveness. The Resource Person will be Dr Subash Chander. The MDP Coordinator is Dr Senthil K Nathan and will be steered by Director, Dr Ramesh Kumar.

SRM NIGHTINGALE MHSS celebrated its 51st Annual Sports Meet

RM NIGHTINGALE MHSS celebrated its 51st Annual Sports Meet on 10th January 2020. Students participated with good fervour and manifested their athletic skills with an unimpeachable finesse. Chief Guest, Prof Dr. M S Nagarajan Ph.D and Mr Niranjan, Co-Chairman, SRM Group of Institutions (Ramapuram Trichy Campus), Dr. V Subbiah Bharathi Director, SRM Group of Institutions - Ramapuram Campus, Dr. Sundar Dean - S&H IST, Principal Mr. T Amal Raj graced the occasion. Vice Principal Mr. Veerasamy presided over the function.



LIBA-BMI Talk on Situational Leadership

n 7th January 2020, the BMI session at Loyola Institute of Business Administration was graced by the presence of Mr. Peter Raj Kapoor, M.D. of Luxury Hues Consulting who is also an Alumnus of LIBA. The immensely engaging session was based on situational leadership and how it can set you apart and help you climb the ladder of success. Mr. Raj Kapoor started off by defining leadership, which he says, is a method, to influence people, so as to achieve

their and the organisation's goals. To achieve success, he spoke about three things and also about the different boxes and development levels of a situational leader, starting with the enthusiastic beginner and in the end being a self-reliant achiever. Finally, he spoke about the four phases of change, which is inevitable and it is important to understand that, what is happen-



ing to you is happening to others too. The session came to an end with him concluding that, to become successful in life, a leader has to become redundant, and make their teams independent of themselves. The more they make their teams independent of themselves, the more they will climb up the ladder of success.

ramco

Ramco Systems Limited

Registered Office: 47, PSK Nagar, Rajapalayam - 626 108. Corporate Office: 64, Sardar Patel Road, Taramani, Chennai - 600 113. CIN: L72300TN1997PLC037550 E-mail: investorcomplaints@ramco.com

Extract of Consolidated Financial Results for the Quarter & Nine Months Ended December 31, 2019

		Unaudited for the Quarter Ended						Unaudited for the Nine Months Ended				Audited for the Year Ended	
Particulars	31.12	31.12.2019		30.09.2019		31.12.2018		31.12.2019		31.12.2018		31.03.2019	
	Rs. Mln.	USD Min.	Rs. Min.	USD Min.	Rs. Mln.	USD Min.	Rs. Min.	USD Min.	Rs. Min.	USD Min.	Rs. Min.	USD Min.	
1 Total income from operations	1,492.35	21.11	1,514.41	21.81	1,455.06	20.34	4,425.81	63.40	4,080.00	59.22	5,517.98	79.75	
2 Net profit / (loss) for the period (before tax,													
Exceptional items)	112.04	1.59	136.65	1.97	26.64	0.33	316.94	4.54	283.35	4.11	423.72	6.12	
3 Net profit / (loss) for the period before tax (after													
Exceptional items)	112.04	1.59	136.65	1.97	26.64	0.33	316.94	4.54	283.35	4.11	423.72	6.12	
4 Net profit / (loss) for the period after tax (after													
Exceptional items)	59.36	0.85	74.89	1.08	(29.02)	(0.45)	163.72	2.35	79.45	1.15	169.11	2.44	
5 Total comprehensive income for the period													
(comprising profit / (loss) for the period (after tax) and													
Other Comprehensive Income (after tax))	34.76	(0.34)	102.62	(0.43)	(31.63)	2.64	180.59	0.04	158.16	(3.83)	230.13	(1.99)	
6 Equity share capital (face value of Rs.10 each)	306.35	6.05	306.34	6.05	306.23	6.05	306.35	6.05	306.23	6.05	306.28	6.05	
7 Reserves (excluding revaluation reserve)													
as shown in the Balance Sheet											5,469.40	77.94	
8 Earnings per share for the period													
(before and after extraordinary items) of Rs.10 each,													
in Rs. and USD: (Annualised only for yearly figures)													
Basic	1.89	0.03	2.42	0.03	(0.97)	(0.02)	5.24	0.08	2.50	0.04	5.36	0.08	
Diluted	1.89	0.03	2.42	0.03	(0.97)	(0.02)	5.24	0.08	2.50	0.04	5.36	0.08	

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 Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Company's website at www.ramco.com and BSE website www.bseindia.com and NSE website www.nseindia.com.

The above financial results of the Company were reviewed by the Audit Committee and approved by the Board of Directors in its meeting held on January 28, 2020. The Consolidated Financial Results are prepared in accordance with the Indian Accounting Standards (Ind-AS) as prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules issued thereunder. The Statutory Auditors have carried out an a limited

Key numbers of Standalone Financial Results of the Company for the Quarter & Nine Months ended December 31, 2019 are as below:

Rs.	Mln.	

		NS. WI					
Particulars	Unaud	ited for the Quarter	Ended	Unaudited for the N	ine Months Ended	Audited for the Year Ended	
	31.12.2019	30.09.2019	31.12.2018	31.12.2019	31.12.2018	31.03.2019	
Total income from operations	732.55	849.68	866.98	2,439.76	2,424.95	3,245.01	
Profit / (loss) before tax	108.47	200.42	168.52	486.68	602.10	735.38	
Net profit / (loss) after tax	81.87	150.77	119.65	384.86	427.49	518.86	
Total comprehensive income for the period (comprising profit / (loss) for the period							
(after tax) and other comprehensive income (after tax))	74.95	144.46	135.16	373.85	409.54	502.96	

Figures for the previous period(s) have been regrouped / restated wherever necessary to make them comparable with the figures for the current period(s)

Place: Chennai Date: January 28, 2020

By Order of the Board For Ramco Systems Limited P.R. Venketrama Raja

Adfactors 426



தமிழகம் முழுவதும் ரு.1035 கோடியில் 92 துணை மின்நிலையங்கள் ந்து எடப்பாடி பழனிசாமி திறந்து வைத்தார்

் நல்லும் முழுவதும் தடி 7.008
செல்லில் அலைக்கப்பட்டுக்களை கட்டிசி முன்றின் மழிலில் செயல்படும் மாவட்டம் – காலிலிடாணைம், கட்சி முன்றின் அமில் செயல்படும் மாவட்டம் – காலிலிடாணைம், கட்சி முன்றின் கட்சி கட்சி முன்றின் கட்சி முன்றின் கட்சி மின்றின் கட்சி மின்றின் கட்சி முன்றின் கட்சி மின்றின் கட்சி முன்றின் கட்சி மின்றின் கட்சி கட்சி



வண்டலூரில் மேம்பாலம்...

(1-ம் பக்கத் தொடர்ச்சி) ஸ்ற பணிகளை அம்மாவின் மில் செயல்படும் தமிழ்நாடு சு முனைப்புடன் செயல்படுத்தி

தனர் மற்றம் இரண்டு இறக்கு மெல்பர்கள் கண்ணப் கண்ணம் துண்டியை இரண்டு வண்ட ஆரர் கூடிய மல்றும் வண்ட ஆரர் கூடிய கடிறில் கட

ramco



இந்தோ ஏஷியா பைனான்ஸ் லிமிடெட்

குழு கூட்டம் குறித்த அறிவிப்பு

	VEHICLE FOR SALE									
S.NO.	REGID	MAKE	MODEL							
1.	TN48F1072	EICHER 10.90 FBT	2006							
2.	TN7382599	SWARAJ 744FE	2016							
3.	TN05M5577	AL TUSKER SUPER 2214 FBT	2004							
4.	TN12E7960	BHARAT BENZ 914R FBT	2014							
5.	TN07BU0676	TOYOTA ETIOS LIVA-P	2013							
6.	TN11P4338	MARUTI DZIRE-P	2015							

CONTACT: 7373280408

ராம்கோ சிஸ்டம்ஸ் லிமிடெட்

	elbury Kadir	ுடிந்த காலான்டு தனிக்கையாகாதது						முடிந்த ஒன்பது மாதங்கள் தணிக்கையாகாதது				முடித்த ஆண்டு தனிக்கையானது	
		31.12.2019		30.09.	30.09.2019		31.12.2018		31.12.2019		31,12,2018		.2019
		Rs. Min.	USD Mn.	Rs. Mrs.	USD Min.	Rs. Mn.	USD Min.	Rs. Min.	USD Min.	Rs. Mrs.	USD Min.	Rs. Min.	USD Min.
1.	செயல்பாடுகள் மூலம் மொத்த வருமானம்	1,492.35	21.11	1,514.41	21.81	1,455.06	20.34	4,425.81	63.40	4,080.00	59.22	5,517.98	79.75
2,	காலத்திற்கான நிகர லாபம்/(நஷ்டம்)												
	(வரி, விலக்கு அமிட்டத்திற்கு முன்)	112.04	1.59	136.65	1.97	26.64	0.33	316.94	4.54	283.35	4.11	423.72	6.12
3,	வரிக்கு முன் காலத்திற்கான நிகர சையம்/(நஷ்டம்)	100000000000000000000000000000000000000	2000	1000	200,000	Personne	-	200760	100	100000000	1000	1000000	100000
	(விலக்கு அவிட்டத்திற்கு பின்)	112.04	1.59	136.65	1.97	26.64	0.33	316.94	4.54	283.35	4.11	423.72	6.12
4,	வரிக்கு பின் காலத்திற்கான நிகர லாபம்/(தஷ்டம்)												
	(விலக்கு அயிட்டத்திற்கு பின்)	59.36	0.85	74.89	1.08	(29.02)	(0.45)	163.72	2.35	79.45	1.15	169.11	2.44
5,	காலத்திற்கான மொத்த விசியான வருமானம்												
	(காலத்திற்கான லாபம்/(நஷ்டம்) (வரிக்கு பின்)												
	மற்றும் இதா விரியான வருமானம் (வரிக்குப் பின்) உள்ளடக்கியது)	34.76	(0.34)	102.62	(0.43)	(31.53)	2.64	180.59	0.04	158.16	(3.83)	230.13	(1.99)
6.	சம பங்கு மூலதனம். (முகமதிப்பு ஒவ்வொன்றும் கு.10/-)	306.35	6.05	306.34	6.05	306.23	6.05	306.35	6.05	306.23	6.05	306.28	6.05
7,	நிதிநிலை அறிக்கையில் கொடுக்கப்பட்டுள்ள சிரங்வுகள்												
	(மறுமதிப்பீடு நீங்கலான சிசங்கள்)											5,469.40	77.94
8.	காலத்திற்கான ஒரு பங்கு சம்பாத்தியம் (அரைதாரண அபிட்டத்திற்கு	முன் மற்றும்	செ) குமம்	மடுதும் அமெ	ika Lawilio g	áGeirágiú (g. 10 (eag rg)	ه ((۱۱۱۰) خوال	semblije uc	(Bd)			
	gripher.	1.89	0.03	2.42	0.03	(0.97)	(0.02)	5.24	0.08	2.50	0.04	5.36	0.08
_	பல்பிழந்தது	1.89	0.03	2.42	0.03	(0.97)	(0.02)	5.24	0.08	2.50	0.04	5.36	0.08
_													

							@_ Drececi Liverneo
	decemen	OP484	arcening gentlamace	*****	முடித்த ஒன்பது மாதக்	grade againg	
		31,12,2019	30,09,2019	31.12.2018	31.12.2019	31,12,2016	31,03,2019
	செல்பட்டுள் நலம் பெற்ற வருமாகம் எனிறு முன் சமாப்பிருக்குட்டம் எனிறு முன் சமாப்பிருக்குட்டம் எனிறு மின் நின் சாப்படிருக்குடம் என்றுநிற்கான வரப்படிருக்குடம் (எனிறு கின்) மற்றும் இதா வின்மான வரும்படிருக்குடம் (எனிறும் கின்) உண்டுடகியது	732.55 108.47 81.87	849.68 200.42 150.77	866.98 186.52 119.65	2,439,76 486,68 384,86 373,85	2,424.95 602.10 427.49	3,245,01 735,38 518,86
	as the same models through a passe and many arms of a self-second discontinu	Communication St. Acades	ondetten tomado	10 Catalana Catalana			-

நாம்கோ சின்டம் வின் வீச்சே சி டிற்க P.R. Gardeni, நாக நா