

#### **USHDEV INTERNATIONAL LIMITED**

Regd. Off.: New Harileela House, 6th Floor, Mint Road, Fort, Mumbai 400 001. CIN: L40102MH1994PLC078468, Tel.: +91 (022) 6194 8888, E-mail: cs@ushdev.com, Website: www.ushdev.com

Extract of Standalone Financial Results for the quarter and nine months ended 31th December, 2018

Sr. No. Particulars	Quarter Ended 31-Dec-2018 (Unaudited)	Quarter Ended 31-Dec-2017 (Unaudited)	Year to date figures for current period ended 31st December , 2018 (Unaudited/Reviewed)	Year to date figures for current period ended 31st December, 2017 (Unaudited/Reviewed)	Year Ended 31-March-2018 (Audited)
					, ,
Total Income from Operations     Net Profit / (Loss) for the period before Tax     Net Profit / (Loss) for the period after tax     Total Comprehensive Income for the period     Equity Share Capital (Face Value of Rs.1/- per share)     Reserves (excluding Revaluation Reserve)     Earnings per equity share (Face Value of Rs.1/- per share)     1.Basic     2.Diluted	(10,141.17) (271.87) (271.87) (272.86) 3,384.94 (233,270.75) (0.08) (0.08)	(1,550.11) (16,127.92) (16,127.92) (15,597.06) 3,384.94 49,790.82 (4.61) (4.58)	18875.34 (5012.40) (5012.40) (4154.58) 3,384.94 (233,270.75) (1.23) (1.22)	12,179.40 (19,370.29) (24,924.43) (24,924.43) 3,384.94 49,790.82 (7.36) (7.31)	14,323.58 (298,430.34) (303,984.48) (303,328.02) 3,384.94 (229,116.18) (89.61) (89.01)

The above is an extract of the detailed quarterly and nine months ended Financial Results filed with the Stock Exchange(s) under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarter and nine months ended Financial Results are available on the website of BSE limited (www.bseindia.com). The same is also made available on the website of the Company (www.Ushdev.com).

Taken on Record Mr. Subodh Kumar Agrawal **Resolution Professional** Reg. No. IBBI/IPA-001/IP-P00087/2017-18/10183 Place: Mumbai, Date: February 01, 2019

(Arvind Prasad) MD & CEO DIN - 01654899

For Ushdev International Limited



CIN:L99999MH1962PLC012451

Registered Office: Unichem Bhavan, Prabhat Estate, Off S. V. Road, Jogeshwari (West), Mumbai - 400 102 Website: www.unichemlabs.com; E-mail Id.: shares@unichemlabs.com; Tel.: (022) 6688 8333; Fax.: (022) 2678 4391

EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31 <sup>ST</sup> DECEMBER, 2018								
l 🗀	T						(₹ in lakhs)	
Sr. No.	Particulars	Quarter ended 31st Dec'18 (Unaudited)	Quarter ended 30 <sup>th</sup> Sep'18 (Unaudited)	ended 31 <sup>st</sup> Dec'17	ended	Nine Months ended 31 <sup>st</sup> Dec, 2017 (Audited)	ended	
1	Total income (excluding other income) from	(4	(	(,	(**************************************	(**************************************	(**************************************	
	continuing operations	24,476.16	24,591.70	16,021.40	69,210.65	46,462.33	66,973.05	
2	Profit / (loss) before tax from continuing operations	(901.90)	1,951.94	(6,082.50)	(2,119.78)	(12,772.61)	(12,155.04)	
3	Profit / (loss) before tax from discontinued operations (Refer note 2)	(367.94)	(359.35)	323,786.82	(727.29)	336,860.03	337,089.17	
4	Profit / (loss) for the period from continuing operations after tax	632.05	1,768.13	(5,796.73)	334.92	(12,421.42)	(12,140.95)	
5	Profit / (loss) for the period from discontinued operations after tax	(201.94)	(247.35)	256,499.83	(449.29)	267,856.49	267,800.80	
6	Total Comprehensive Income for the period [Comprising of Profit/(Loss) for the period (after tax) and other comprehensive income (after tax)]	357.78	1,614.61	250,627.55	(121.09)	255,359.52	255,479.77	
7	Paid-up Equity Share Capital	1,407.66	1,406.86	1,818.72	, ,	1 '	1 '	
8	Other Equity [Reserves excluding Revaluation Reserve]	'					274,759.86	
9	Earnings per share (of ₹ 2/- each) from continuing operations and discontinued operations (in ₹)	'						
<b>[</b> ] '	(a) Basic	0.61	2.16	275.74	(0.16)	280.95	281.88	
	(b) Diluted	0.61	2.16	275.42	(0.16)	280.62	281.69	

- The unaudited standalone financial results for the quarter and nine months ended 31st December, 2018 have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at its meeting held on 1st February, 2019. The statutory auditors have carried out a limited review of the standalone financial results for the guarter and nine month: ended 31st December, 2018. The above is an extract of the detailed format of the Unaudited standalone financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of these Unaudited standalone financial results are available on the websites of the Stock Exchanges i.e. www.bseindia.com and www.nseindia.com and the Company at www.unichemlabs.com.
- 2 During the year ended 31st March 2018, based on the approval obtained from the Shareholders, the Company had transferred its business of manufacture, sale, marketing and distribution of domestic formulations in India and Nepal ("Identified Business") by way of slump sale on going concern basis to Torrent Pharmaceuticals Limited ("Torrent") Identified business includes portfolio of several brands in India and Nepal, manufacturing facility at Sikkim and employee performing work in relation to said business. Gain on sale of Identified Business (net) amounting to ₹ 321,731.05 lakhs had peen recognised and disclosed under discontinued operations in the above results

By Order of the Board For Unichem Laboratories Limited

Date: 1st February, 2019

Dr. Prakash A. Mody Chairman & Managing Director DIN No.: 00001285



## **Akzo Nobel India Limited**

CIN: L24292WB1954PLC021516

Registered Office: Geetanjali Apartment, 1st Floor, 8-B Middleton Street, Kolkata -700071

#### **Extract of Statement of Financial Results** for the guarter and nine months ended 31 December 2018

(Rs. in Million, except per share data)							
	G	Quarter ende	d	Nine mon	Year ended		
Particulars	31-Dec-18	30-Sep-18	31-Dec-17	31-Dec-18	31-Dec-17	31-Mar-18	
	See Note 1	See Note 1	See Note 1	See Note 1	See Note 1	Audited	
Total income from operations	7,930.7	7,218.8	7,302.3	22,397.8	21,234.5	28,366.3	
Net Profit for the period before Tax and Exceptional items	921.3	575.1	1,022.0	2,154.6	2,151.9	2,812.1	
Net Profit for the period before tax (after Exceptional items)	923.3	579.6	1,022.0	2,161.1	2,171.9	2,832.1	
Net Profit from ordinary activities after tax	603.8	367.5	796.9	1,406.4	1,595.4	2,057.1	
Total comprehensive income for the period (after tax)	593.8	367.2	797.3	1,390.8	1,666.0	4,048.9	
Equity Share Capital	455.4	455.4	466.6	455.4	466.6	466.6	
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet						12,435.5	
Earnings Per Share (in Rs.) of Rs 10 each (not annualised)							
a) Basic	13.26	8.01	17.71	30.56	34.87	85.85	
b) Diluted	13.26	8.01	17.71	30.56	34.87	85.85	

Place: Gurugram

Date: 01 February 2019

- 1. The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on 01 February, 2019. The statutory auditors of the Company have carried out a limited review of these results.
- This is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of NSE and BSE at www.nseindia.com and www.bseindia.com respectively and also on the Company's website www.akzonobel.co.in.

For and on behalf of the Board of Directors

Rajiv Rajgopal Managing Director

## **BHARAT FORGE LIMITED**

CIN: L25209PN1961PLC012046 Regd. Office: Mundhwa, Pune Cantonment, Pune 411 036, Maharashtra, India Ph. No.: 91-20-6704 2777 / 2476 Fax No.: 91-20-2682 2163 Email: secretarial@bharatforge.com Website: www.bharatforge.com

#### NOTICE

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a Meeting of the Board of Directors of the Company will be held on Wednesday, February 13, 2019, inter-alia, to consider and approve the Unaudited Standalone Financial Results of the Company for the quarter and nine months ended on December 31, 2018.

The said notice may be accessed on the Company's website at www.bharatforge.com and may also be accessed on the Stock Exchange website at www.bseindia.com and www.nseindia.com

For Bharat Forge Limited

Company Secretary

Pune: February 01, 2019

#### Sulabh Engineers and Services Limited CIN: L28920MH1983PLC029879

R/O: 206, 2<sup>nd</sup> Floor, Apollo Complex Premises Co-operative Society Ltd., R.K. Singh Marg, Parsi Panchayat Road, Andheri (East), Mumbai-400069 Corporate Office: 17/11, The Mall, Kanpur-208001 **Email:** sulabheng22@gmail.com, sulabhinvestorcell@gmail.com **Ph:** Corp Office: 0512-2311226, 2319705 Reg Off: 022-67707822 WEB: www.sulabh.org.in

#### NOTICE OF BOARD MEETING

NOTICE is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligation and Discloser Requirements) Regulation, 2015 that the Meeting of Board of Directors of the Company will be held on Monday, the 11th day of February, 2019, at its Corporate Office 17/11 The Mall, Kanpur, inter alia to consider and take on record the unaudited financial results (Stand alone) for the quarter ended 31 December 2018 and to transact such other business as may be required

The information contained in this notice is also available on the Company website www.sulabh.org.in as also on the website of Stock Exchange viz. BSE Ltd- www.bseindia.com

For Sulabh Engineers & Services Limited

Tejaswini Chaudhari Date: 01 February 2019 Place: Kanpur

(Siddharth Dwivedi) Company secretary



#### TRIVENI TURBINE LIMITED

Registered Office: A-44 Hosiery Complex, Phase II Extn, Noida-201 305, Uttar Pradesh Corporate Office: 8th Floor, Express Trade Towers, Plot No.15-16, Sector 16A, Noida- 201 301, Uttar Pradesh **Tel. No.:** +91 120 4308 000, Fax No.: +91 120 4311 010

E-mail: shares.ttl@trivenigroup.com | Website: www.triveniturbines.com | Contact Person: Rajiv Sawhney

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE **EQUITY SHARES OF TRIVENI TURBINE LIMITED** 

This post Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with the Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations").

This Post-Buyback Public Announcement should be read in conjunction with the public announcement dated December 15, 2018 and published on December 17, 2018 ("Public Announcement") and the letter of offer dated January 8, 2019 ("Letter of Offer"), issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement and the Letter of Offer.

#### 1. THE BUYBACK

- 1.1 Triveni Turbine Limited ("Company") had announced the Buyback of not exceeding 66,66,666 (Sixty six lakhs sixty six thousand six hundred and sixty six only) fully paid-up equity shares of the Company of the face value of INR 1 each ("Equity Shares") from the shareholders/ beneficial owners of Equity Shares as on December 28, 2018 (the "Record Date"), on a proportionate basis, through the "tender offer process, at a price of INR 150 (Indian Rupees One Hundred Fifty only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding INR 100.00 Crore (Indian Rupees One Hundred Crore only), excluding Transaction Costs (the "Buyback Offer Size") (the process being referred hereinafter as the "Buyback"). The Buyback Offer Size represents 22.53% and 22.24% of the aggregate of the Company's paid-up capital and free reserves (including securities premium) as per the audited financials of the Company as on March 31, 2018 on a standalone and consolidated basis respectively.
- 1.2 The Company had adopted the Tender Offer route for the purpose of Buyback. The Buyback was implemented by the Company through the "Mechanism for acquisition of shares through Stock Exchange", as provided under the SEBI Buyback Regulations and circular no CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with circular no CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, issued by the Securities and Exchange Board of India ("SEBI")
- 1.3 The Buyback Opening Date was Monday, January 14, 2019 and the Buyback Closing Date was Friday, January 25, 2019.
- 2. DETAILS OF THE BUYBACK
- 2.1 The Company bought back an aggregate of 66,66,666 (Sixty six lakhs sixty six thousand six hundred and sixty six only) Equity Shares, at the price of INR 150/- per Equity Share.
- 2.2 The total amount utilized in the Buyback was INR 100.00 Crore (Indian Rupees One Hundred Crore Only), excluding Transaction Costs.
- 2.3 The Registrar to the Buyback i.e. Karvy Fintech Private Limited ("Registrar"), considered a total of 6,798 valid bids for 11,64,11,659 Equity Shares in response to the Buyback, resulting in the tender of approximately 17.46 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of valid Bids	Total Equity Shares Tendered	Response (%)
Reserved category for Small Shareholders	10,00,000	6171	18,39,307	183.93
General Category for all other Eligible Shareholders	56,66,666	627	11,45,72,352	2,021.87
Total	66,66,666	6,798	11,64,11,659	1,746.18

- 2.4 All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection will be dispatched by the Registrar to the eligible Equity Shareholders by February 5, 2019.
- 2.5 The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("ICCL") on Friday, February 1, 2019. ICCL has made direct funds pay-out to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India/ relevant bank(s), due to any reasons, then the amount payable to the concerned shareholder will be transferred to the Shareholder Broker for onward transfer to such shareholders. In case of Physical Shares, ICCL has released the funds to the Shareholder Broker(s) as per secondary market pay-out
- 2.6 Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company Demat Account on Friday, February 1, 2019. The unaccepted dematerialized Equity Shares have been returned to respective Eligible Shareholders /custodians by ICCL on Friday, February 1, 2019 and the unaccepted physical Equity Share Certificates shall be dispatched to the registered address of the Equity Shareholders by Tuesday, February 5, 2019.
- The extinguishment of 66,66,666 Equity Shares accepted under the Buyback, comprising of 66,63,121 Equity Shares in dematerialized form and 3,545 Equity Shares in physical form is currently under process and shall be completed by Friday, February 8, 2019.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1 The capital structure of the Company pre and post Buyback is set forth below:

Pre-Buyback	Post-Buyback		
INR 45,00,00,000 (45,00,00,000 Equity Shares of INR 1 each)	INR 45,00,00,000 (45,00,00,000 Equity Shares of INR 1 each)		
(50,00,000 8% Redeemable Cumulative	INR 5,00,00,000 (50,00,000 8% Redeemable Cumulative Preference Shares of INR 10 each)		
INR 32,99,72,150 (32,99,72,150 Equity Shares of INR 1 each)	INR 32,33,05,484 (32,33,05,484 Equity Shares of INR 1 each)#		
	(45,00,00,000 Equity Shares of INR 1 each) INR 5,00,00,000 (50,00,000 8% Redeemable Cumulative Preference Shares of INR 10 each) INR 32,99,72,150		

3.2 Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been accepted under the Buyback

Sr. No	Name of Shareholders	No. of Equity Shares accepted under the Buyback Offer	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Capital of the Company
1	SUBHADRA TRADE AND FINANCE LIMITED	16,64,153	24.96	0.51
2	TRIVENI ENGINEERING AND INDUSTRIES LTD	13,72,020	20.58	0.42
3	DHRUV MANMOHAN SAWHNEY	5,14,832	7.72	0.16
4	NIKHIL SAWHNEY	3,11,311	4.67	0.10
5	TARUN SAWHNEY	2,94,687	4.42	0.09
6	RELIANCE CAPITAL TRUSTEE CO LTD.A/C RELIANCE MULTI CAP FUND	2,37,171	3.56	0.07
7	RELIANCE CAPITAL TRUSTEE CO LTD.A/C RELIANCE LARGE CAP FUND	1,80,081	2.70	0.06
8	L&T MUTUAL FUND TRUSTEE LIMITED-L&T EMERGING BUSINESSES FUND	1,44,934	2.17	0.04
9	FRANKLIN INDIA SMALLER COMPANIES FUND	1,32,543	1.99	0.04
10	RATI SAWHNEY	1,28,207	1.92	0.04
11	NATIONAL WESTMINSTER BANK PLC AS TRUSTEE OF THE JUPITER INDIA FUND	79,233	1.19	0.02
12	MANMOHAN SAWHNEY	75,996	1.14	0.02
13	DSP SMALL CAP FUND	73,222	1.10	0.02

3.3 The shareholding pattern of the Company pre and post Buyback is set forth below:

	Pre Bu	ıyback	Post Buyback	
Particulars	Number of Shares*	% to existing share capital	No. of Shares #	% holding
Promoter Group	22,35,04,533	67.73	21,91,42,811	67.78
Foreign Investors (OCBs/FIIs/NRIs/Non-residents/Non-domestic companies)	4,52,25,151	13.71	10,41,62,673	32.22
Indian Financial Institutions/ Banks/Mutual Funds/Govt. Companies	4,51,14,043	13.67		
Public including other Bodies Corporate	1,61,28,423	4.89		
Total	32 99 72 150	100.00	32 33 05 484	100.00

\* As on the Record Date i.e., December 28, 2018

# Subject to extinguishment of 66,66,666 Equity Shares MANAGER TO THE BUYBACK

## THOFC BANK

#### **HDFC Bank Limited**

Peninsula Business Park, 'B' Wing, 4th Floor, Senapati Bapat Marg, Lower Parel, Mumbai 400 013

Tel: +91 22 3395 8233; Fax: +91 22 3078 8584; E-mail: ttl.buyback@hdfcbank.com Contact Person: Mr. Ravi Sharma; SEBI Registration No.: INM000011252

Directors' responsibility

Date: February 1, 2019

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

For and on behalf of the Board of Directors of Triveni Turbine Limited

Mr Nikhil Sawhney Vice Chairman & Managing Director

Mr. Tarun Sawhnev Non-Executive Director DIN: 00382878

Mr. Rajiv Sawhney Company Secretary Membership No. A8047

DIN: 00029028 Place: Noida

#### बजट प्रभाव

अचल संपत्ति की बिक्री से मिलने वाले पूंजीगत लाभ को दो आवासीय संपत्तियों में निवेश करने पर कर में छूट का प्रावधान किया गया है। अब तक ऐसे पूंजीगत लाभ को एक साल के भीतर एक ही आवास में निवेश करने की सुविधा थी। इसके साथ ही अब किराये से होने वाली २.४० लाख रुपये तक की आय पर स्रोत पर कर करोती (टीडीएस) नहीं करने का प्रस्ताव किया गया है। इससे रियल एस्टेट क्षेत्र को बढावा मिलेगा।



💶 सरकार ने किसानों को प्रोत्साहित किया है। छोटे और मङ्गोले उद्यमियों को राहत देने का कदम भी स्वागतयोग्य है। बजट घोषणाओं से खपत बढ़ेगी और एफएमसीजी कंपनियों को फायदा होगा।

आदि गोदरेज, चेयरमैन, गोदरेज समूह

# चुनावी साल में मध्य वर्ग पर मेहरबान सरकार



#### मध्य वर्ग

5 लाख रुपये तक की आय पर कर से छट, मानक कटौती में बढ़ोतरी का भी मिलेगा लाभ

वित्त मंत्री पीयूष गोयल ने अंतरिम बजट में चुनावीं साल को ध्यान में रखते हुए मध्य वर्ग के लोगों की जेब में कुछ अतिरिक्त पैसे डालने का प्रयास किया है। इसके साथ ही उन्होंने जमाधारकों के जीवन को भी सहज बनाने की कोशिश

कर लाभ का विस्तार : वित्त मंत्री ने आयकर अधिनियम की धारा 87ए में बदलाव किया है। यह धारा कर में कटौती से संबंधित है। अंतरिम बजट प्रस्ताव में कर छूट का लाभ 2.5 लाख रुपये सालाना आय से बढाकर 5 लाख रुपये कर दिया है। इसका मतलब यह हुआ कि लोगों को 6.5 लाख रुपये तक (धारा 80सी के तहत 1.5 लाख रुपये तक की कर छूट) की आय पर कोई कर नहीं देना होगा। इसके साथ ही चिकित्सा बीमा तथा अन्य लाभ पर भी पहले की तरह छूट का लाभ मिलेगा।

संक्षेप में कहें तो पहले कर छूट की सीमा 2.5 लाख रुपये थी। ऐसे में अगर आपकी करयोग्य आय 3.5 लाख रुपये तक थी तो आपको 2,500 रुपये कर छूट मिलती थी। इस बजट में इस सीमा को बढ़ाकर 5 लाख रुपये कर दिया गया है। क्लियर टैक्स के

तरह समझा जा सकता है कि पहले किसी की आय 5 लाख रुपये थी तो उसे सालाना 12,500 रुपये कर देना पडता था। लेकिन अब 5 लाख रुपये तक आय पर कोई कर

हालांकि यहां यह ध्यान देना होगा कि यह छूट 5 लाख रुपये करयोग्य आय पर ही उपलब्ध है। ऐसे में अगर किसी की आय 5 लाख रुपये से थोडा भी ज्यादा हो (100 रुपये भी अधिक हो) तो उसे मौजदा कर स्लैब के हिसाब से पूरा कर देना होगा।

पीडब्ल्युसी इंडिया में पार्टनर एवं लीडर पर्सनल टैक्स कुलदीप कुमार ने कहा, '5 लाख रुपये तक आय वाले लोगों को ही कर नहीं देना होगा लेकिन बाकी करदाताओं को पहले के स्लैब के हिसाब से ही कर का भुगतान करना होगा, क्योंकि कर रियायत धारा 87ए के तहत बढ़ाकर 1,2500 रुपये की गई है।'

मानक कटौती सीमा में इजाफा : वित्त मंत्री ने मानक कटौती को 40,000 रुपये से बढाकर 50,000 रुपये कर दिया है। इस कटौती को 2018 के बजट में लागु किया गया था। इसमें चिकित्सा और यात्रा प्रतिपूर्ति पर कर लाभ को वापस संस्थापक एवं मुख्य कार्याधिकारी ले लिया गया था। गुप्ता ने कहा अर्चित गुप्ता ने कहा कि इसे इस कि वेतनभोगी और पेंशनभोगी दोनों



५ लाख रुपये तक सालाना आय वाले मध्य वर्ग के लोगों के पास अब खर्च करने के लिए पहले से बचेंगे ज्यादा पैसे

को मानक कटौती का लाभ मिलता है। इससे 30 फीसदी कर दायरे वालों को 3.000 रुपये और 20 फीसदी कर दायरे वालों को 2,000 रुपये का अतिरिक्त लाभ होगा। ब्याज आय पर टीडीएस सीमा में इजाफा : बैंक और डाकघरों में जमा पर मिलने वाले ब्याज पर टीडीएस कटौती की सीमा को बढाने का प्रस्ताव है। पहले

10,000 रुपये ब्याज आय पर कर नहीं लगता था. जिसे बढाकर 40,000 रुपये किया गया है। पर्सनल फाइनैंसप्लान डॉट इन के संस्थापक दीपेश राघव ने कहा, 'इस बदलाव से ऐसे लोगों को लाभ होगा जिन्हें कोई कर नहीं देना होता है और उनकी ब्याज आय 10,000 रुपये से अधिक हो।' पहले लोगों को 15एच और 15जी फॉर्म भरकर बताना होता था कि उनकी आय करयोग्य नहीं है, ऐसे में बैंक टीडीएस नहीं काटता था। टीडीएस कटने पर लोगों को रिफंड भरना होता था लेकिन ब्याज आय पर टीडीएस सीमा बढ़ने से लोगों को

## संपत्ति बेचने वालों को मिलेगा फायदा



## रियल एस्टेट

करदाता एक मकान बेचकर उससे मिली रकम को दो मकानों में निवेश कर सकता है और पंजी लाभ कर का फायदा उठा सकता है

वित्त मंत्री ने अंतरिम बजट में संपत्ति संबंधी करों को व्यावहारिक बनाकर सबसे अहम कदम उठाया है। अब कोई व्यक्ति यह घोषणा कर सकता है कि उसके पास खुद के इस्तेमाल के लिए दो घर हैं। साथ ही कोई करदाता एक मकान बेचकर उससे मिली रकम को दो मकानों में निवेश कर सकता है और दीर्घकालिक पूंजी लाभ कर का फायदा उठा सकता है। पहले यह फायदा केवल एक ही मकान के लिए मिलता था।

दीर्घकालिक पूंजी लाभ कर का फायदा उठाने के लिए कुल पूंजी लाभ दो करोड़ रुपये तक होना चाहिए। साथ ही यह दावा जीवन में केवल एक ही बार किया जा सकता है। कर कानुनों में बदलाव से उन परिवारों को फायदा होगा जो अपनी एक बड़ी संपत्ति बेचना चाहते हैं और

बच्चों के लिए दो अलग-अलग मकान लेना चाहते हैं। इससे मुंबई और दिल्ली जैसे महानगरों में रहने वाले लोगों को भी फायदा मिलेगा जहां संपत्ति की कीमत देश के दूसरे शहरों की तुलना में बहुत ज्यादा है। आरएसएम एस्ट्यूट कंसल्टिंग ग्रुप के संस्थापक सुरेश सुराणा ने कहा, 'कई बंगला मालिक भी इमारत बनाने के लिए अपना मकान डेवलपर को बेचते हैं। इसके बदले में डेवलपर उन्हें दो अपार्टमेंट देता है। ऐसे संपत्ति मालिकों को भी कर में फायदा होगा।'

कर लाभ पाने की दूसरी शर्तें यथावत हैं। मकान दो साल से भी अधिक समय तक आपके कब्जे में रहना चाहिए। विक्रेता को मकान बिकने/उसके हस्तांतरण की तारीख से एक साल पहले या दो साल बाद मकान खरीदने की जरूरत

है। अगर विक्रता कोई मकान बना रहे है तो उसके पास ज्यादा समय होगा यानी उसे मकान बिकने/उसके हस्तांतरण की तारीख से तीन साल के भीतर मकान का निर्माण पूरा करना होगा।

हालांकि इस मुद्दे पर स्थिति स्पष्ट नहीं है कि क्या कोई व्यक्ति कई मकान बेचकर इनसे मिली राशि को एक संपत्ति में निवेश करके धारा 54एफ के तहत कर लाभ का फायदा ले सकता है या नहीं। कई कर अधिकारियों ने इस पर आपत्ति जताई है लेकिन आय कर अपील पंचाटों ने करदाताओं को धारा 54 के तहत कर लाभ लेने की अनुमति दी है क्योंकि यह एक लाभकारी प्रावधान है।

अधिकांश मामलों में आईटीएटी करदाताओं को उन मामलों में फायदा उठाने की अनुमति देते हैं जहां स्थिति स्पष्ट नहीं होती है बशर्ते उसने कानन के तहत बाकी सभी शर्तें पूरी की हों। टैक्समैनडॉट कॉम से जुड़े चार्टर्ड अकाउंटेंट नवीन वाधवा कहते हैं, 'आईटीएटी की राय है कि आकलन अधिकारी अतिरिक्त शर्तें नहीं थोप सकता है।'

## डेवलपरों को मिल रही कर राहत बढ़ाई

रियल्टी क्षेत्र की सुस्ती को दूर करने के लिए सरकार ने किफायती आवासीय योजना विकसित करने वाली रियल एस्टेट कंपनियों को मिल रही कर राहत को अगले वित्त वर्ष तक के लिए बढ़ा दिया है। गोयल ने 2019-20 के अंतरिम बजट में कहा कि व्यक्तिगत करदाताओं को कुछ कर के मोर्चे पर कुछ राहत दीं गई है। इसका रियल एस्टेट क्षेत्र पर सकारात्मक असर पडेगा। रियल एस्टेट क्षेत्र को बढावा देने के लिए गोयल ने बिना बिके मकानों के अनुमानित किराये पर कर में छूट को एक साल से बढ़ाकर दो साल करने का प्रस्ताव किया है। उन्होंने कहा कि हमारी सरकार चाहती है कि घर खरीदने वालों पर जीएसटी का बोझ कम हो जाए। इसे ध्यान में रखते हए हमने जीएसटी परिषद से एक मंत्री समूह गठित करने को कहा है. ताकि वह इस पर गौर करने के साथ-साथ इस बारे में जल्द-से-जल्द अपनी सिफारिशें पेश कर सके।



CIN: L25209UP1971PLC003444 Regd. Office: D-19-20, Panki, Industrial Area, Kanpur - 208022 Ph.: +91 512 2691113-6; Fax: +91 512 2691117; Email: secretary@kanplas.com, website: www.kanplas.com

_					(₹ in Lacs)		
51.	Post and an		Quarter Ended				
Vo	Particulars	31.12.2018	31.12.2017	30.09.2018	31.03.201		
		Unaudited	Unaudited	Unaudited	Audite		
1.	Total Income from operations (net)	9,390.92	7,385.99	8,432.88	28,518.50		
2.	Net Profit from Ordinary Activities before Tax	643.09	736.43	668.12	2,534.45		
3.	Net Profit from Ordinary Activities after Tax	464.15	478.43	501.38	1,623.70		
1.	Net Profit for the period after Tax	464.15	478.43	501.38	1,623.70		
١	(after Extraordinary Items)						
5.	Equity Share Capital	1,431.70	1,193.88	1,431.70	1,313.2		
3.	Reserves (Excluding Revaluation Reserves as	-	-	-	9,147.5		
١	shown in the Balance sheet of previous year)						
7.	Earning per Share (before extraordinary items)						
١	(of ₹ 10/-each) (not annualised)						
١	Basic	3.25	3.64	3.51	13.3		
١	Diluted	3.24	3.34	3.50	13.1		
3.	Earning per Share - (after extraordinary items)						
	(of ₹ 10/-each) (not annualised)						
	Basic	3.25	3.64	3.51	13.3		
	Diluted	3.24	3.34	3.50	13.1		

Place: Kanpur

Dated: 01.02.2019

The above results of the Company were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 01.02.2019 and a Limited Review was carried out by the Statutory Auditors of the Company

2 The above is the extracts of the detailed Unaudited quarterly financial results as filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Obligations Disclosure Requirements) Regulations, 2015. The full Quarterly Financial Results are available on the Stock Exchange website at www.bseindia.com and on the company's website www.kanplas.com

For and on behalf of the Board of Directors

(Manoj Agarwal) Managing Director

## TRIVENI TURBINE LIMITED

CIN: L29110UP1995PLC041834

Registered Office: A-44 Hosiery Complex, Phase II Extn, Noida-201 305, Uttar Pradesh Corporate Office: 8th Floor, Express Trade Towers, Plot No. 15-16, Sector 16A, Noida- 201 301, Uttar Pradesh Tel. No.: +91 120 4308 000, Fax No.: +91 120 4311 010 E-mail: shares.ttl@trivenigroup.com | Website: www.triveniturbines.com | Contact Person: Rajiv Sawhney

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE **EQUITY SHARES OF TRIVENI TURBINE LIMITED** 

This post Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with the Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations").

This Post-Buyback Public Announcement should be read in conjunction with the public announcement dated December 15, 2018 and published on December 17, 2018 ("Public Announcement") and the letter of offer dated January 8, 2019 ("Letter of Offer"), issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in

- 1. THE BUYBACK
- 1.1 Triveni Turbine Limited ("Company") had announced the Buyback of not exceeding 66,66,666 (Sixty six lakhs sixty six thousand six hundred and sixty six only) fully paid-up equity shares of the Company of the face value of INR 1 each ("Equity Shares") from the shareholders/ beneficial owners of Equity Shares as on December 28, 2018 (the "Record Date"), on a proportionate basis, through the "tender offer process, at a price of INR 150 (Indian Rupees One Hundred Fifty only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding INR 100.00 Crore (Indian Rupees One Hundred Crore only), excluding Transaction Costs (the "Buyback Offer Size") (the process being referred hereinafter as the "Buyback"). The Buyback Offer Size represents 22.53% and 22.24% of the aggregate of the Company's paid-up capital and free reserves (including securities premium) as per the audited financials of the Company as on March 31 2018 on a standalone and consolidated basis respectively.
- 1.2 The Company had adopted the Tender Offer route for the purpose of Buyback. The Buyback was implemented by the Company through the "Mechanism for acquisition of shares through Stock Exchange", as provided under the SEBI Buyback Regulations and circular no CIR/ CFD/POLICYCELL/1/2015 dated April 13, 2015 read with circular no CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, issued by the Securities and Exchange Board of India ("SEBI").
- 1.3 The Buyback Opening Date was Monday, January 14, 2019 and the Buyback Closing Date was Friday, January 25, 2019
- 2. DETAILS OF THE BUYBACK
- 2.1 The Company bought back an aggregate of 66,66,666 (Sixty six lakhs sixty six thousand six hundred and sixty six only) Equity Shares, at the price of INR 150/- per Equity Share.
- 2.2 The total amount utilized in the Buyback was INR 100.00 Crore (Indian Rupees One Hundred Crore Only), excluding Transaction Costs.
- 2.3 The Registrar to the Buyback i.e. Karvy Fintech Private Limited ("Registrar"), considered a total of 6,798 valid bids for 11,64,11,659 Equity Shares in response to the Buyback, resulting in the tender of approximately 17.46 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of valid Bids	Total Equity Shares Tendered	Response (%)		
Reserved category for Small Shareholders	10,00,000	6171	18,39,307	183.93		
General Category for all other Eligible Shareholders	56,66,666	627	11,45,72,352	2,021.87		
Total 66,66,666 6,798 11,64,11,659						
2.4 All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer. The						

- communication of acceptance/rejection will be dispatched by the Registrar to the eligible Equity Shareholders by February 5, 2019.
- 2.5 The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("ICCL") on Friday, February 1, 2019. ICCL has made direct funds pay-out to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India/ relevant bank(s), due to any reasons, then the amount payable to the concerned shareholder will be transferred to the Shareholder Broker for onward transfer to such shareholders. In case of Physical Shares, ICCL has released the funds to the Shareholder Broker(s) as per secondary market pay-out
- 2.6 Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company Demat Account on Friday, February 1, 2019. The unaccepted dematerialized Equity Shares have been returned to respective Eligible Shareholders /custodians by ICCL on Friday, February 1, 2019 and the unaccepted physical Equity Share Certificates shall be dispatched to the registered address of the Equity Shareholders by Tuesday, February 5, 2019
- 2.7 The extinguishment of 66,66,666 Equity Shares accepted under the Buyback, comprising of 66,63,121 Equity Shares in dematerialized form and 3,545 Equity Shares in physical form is currently under process and shall be completed by Friday, February 8, 2019.
- 3 CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1 The capital structure of the Company pre and post Buyback is set forth below:

Particulars	Pre-Buyback	Post-Buyback					
Authorised share capital	INR 45,00,00,000 (45,00,00,000 Equity Shares of INR 1 each)	INR 45,00,00,000 (45,00,00,000 Equity Shares of INR 1 each)					
	INR 5,00,00,000 (50,00,000 8% Redeemable Cumulative Preference Shares of INR 10 each)	INR 5,00,00,000 (50,00,000 8% Redeemable Cumulative Preference Shares of INR 10 each)					
Issued, subscribed and fully paid up share capital	INR 32,99,72,150 (32,99,72,150 Equity Shares of INR 1 each)	INR 32,33,05,484 (32,33,05,484 Equity Shares of INR 1 each)#					
#Subject to extinguishment of 66 66 666 Equity Shares							

3.2 Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been accepted under the Buyback are as under:

Sr. No	Name of Shareholders	No. of Equity Shares accepted under the Buyback Offer	Equity Shares accepted as a % of total Equity Shares bought back	accepted as a % of total post Buyback Equity Capital of the Company
1	SUBHADRA TRADE AND FINANCE LIMITED	16,64,153	24.96	0.51
2	TRIVENI ENGINEERING AND INDUSTRIES LTD	13,72,020	20.58	0.42
3	DHRUV MANMOHAN SAWHNEY	5,14,832	7.72	0.16
4	NIKHIL SAWHNEY	3,11,311	4.67	0.10
5	TARUN SAWHNEY	2,94,687	4.42	0.09
6	RELIANCE CAPITAL TRUSTEE CO LTD.A/C RELIANCE MULTI CAP FUND	2,37,171	3.56	0.07
7	RELIANCE CAPITAL TRUSTEE CO LTD.A/C RELIANCE LARGE CAP FUND	1,80,081	2.70	0.06
8	L&T MUTUAL FUND TRUSTEE LIMITED-L&T EMERGING BUSINESSES FUND	1,44,934	2.17	0.04
9	FRANKLIN INDIA SMALLER COMPANIES FUND	1,32,543	1.99	0.04
10	RATI SAWHNEY	1,28,207	1.92	0.04
11	NATIONAL WESTMINSTER BANK PLC AS TRUSTEE OF THE JUPITER INDIA FUND	79,233	1.19	0.02
12	MANMOHAN SAWHNEY	75,996	1.14	0.02
13	DSP SMALL CAP FUND	73,222	1.10	0.02

3.3 The shareholding pattern of the Company pre and post Buyback is set forth below:

	Pre Bu	ıyback	Post Buyback	
Particulars	Number of Shares*	% to existing share capital	No. of Shares #	% holding
Promoter Group	22,35,04,533	67.73	21,91,42,811	67.78
Foreign Investors (OCBs/FIIs/NRIs/Non-residents/Non-domestic companies)	4,52,25,151	13.71	10,41,62,673	
Indian Financial Institutions/ Banks/Mutual Funds/Govt. Companies	4,51,14,043	13.67		32.22
Public including other Bodies Corporate	1,61,28,423	4.89		
Total	32,99,72,150	100.00	32,33,05,484	100.00

\* As on the Record Date i.e., December 28, 2018 # Subject to extinguishment of 66,66,666 Equity Shares

MANAGER TO THE BUYBACK

## HDFC BANK

**HDFC Bank Limited** 

Peninsula Business Park, 'B' Wing, 4th Floor, Senapati Bapat Marg , Lower Parel, Mumbai 400 013 Tel: +91 22 3395 8233; Fax: +91 22 3078 8584; E-mail: ttl.buyback@hdfcbank.com

Contact Person: Mr. Ravi Sharma; SEBI Registration No.: INM000011252

Directors' responsibility

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

For and on behalf of the Board of Directors of Triveni Turbine Limited

Mr. Nikhil Sawhney Vice Chairman & Managing Director DIN: 00029028

Mr. Tarun Sawhney Non-Executive Director DIN: 00382878

Mr. Rajiv Sawhney Company Secretary Membership No. A8047

Place: Noida

Date: February 1, 2019