

Date: 14th September, 2020

To,
Gen. Manager (DCS)
BSE Limited.
P J Towers, Dalal Street,
Fort, Mumbai-400001

SUB: INTIMATION OF ADVERTISEMENT IN NEWSPAPER UNDER REGULATION 47 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS 2015.

REF: COMPANY CODE BSE: 531257 (PRATIKSHA CHEMICALS LIMITED)

Dear Sir,

Please find enclosed herewith copy of Advertisement given in newspaper of unaudited financial results for the quarter ended on 30th June, 2020 in compliance of Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The said financial results were reviewed by Audit committee and approved by the Board of Directors at its meeting held on 12th September, 2020.

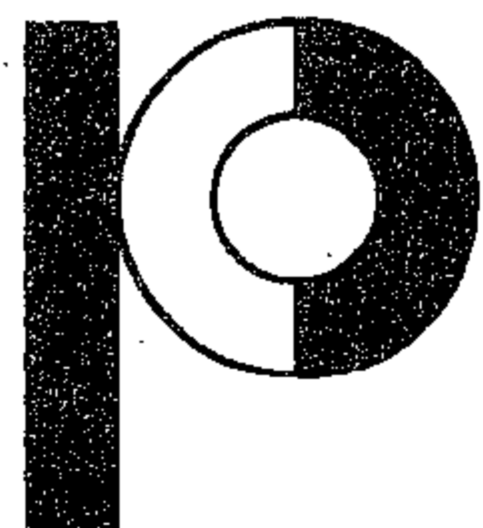
You are requested to take the same on your record.

Thanking You.

Yours Sincerely,

FOR, PRATIKSHA CHEMICALS LIMITED

**MR. UPENDRA ADHVARYU
DIRECTOR
(DIN: 00483857)**



PRATIKSHA CHEMICALS LIMITED

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CIN : L24110GJ1991PLC015507

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(Dist : Ahmedabad) India. Phone 02717-284350

Tatas move SC to block Mistry-Brookfield deal involving pledged Tata shares

The Tata conglomerate has moved the Supreme Court against the Mistry group's plan to raise funds from Canadian financial giant Brookfield by pledging shares of Tata Sons (TSL), the holding company.

Tata Sons moved the court on September 5, just a day after the Mistry group signed an agreement with Brookfield to raise Rs 3,750 crore as debt.

The Mistry family owns 18.5 per cent in Tata Sons while Tata Trusts and Tata group companies hold the rest.

Both the Tata group and the Mistry family are in a legal dispute over the rights of minority shareholders, with the Mistrys seeking a board seat in TSL and asking the Supreme Court to set aside the veto powers enjoyed by the Tata Trusts directors on the TSL board.

The Mistrys have objected to Tata Sons going private. The matter is pending in the Supreme Court.

"The promoters of the Mistry group are in the process of raising Rs 11,000 crore from marquee global investors, with Rs 3,750 crore being raised in the first tranche against the securities of Tata Sons. These funds are intended to mitigate the stress caused by the pandemic, deleverage the group's balance sheet, support its financial obligations, and protect the livelihoods of its workforce," said a Mistry group spokesperson.

"This move by Tata Sons is solely aimed to create delay and

roadblocks... It will jeopardise the future of 60,000 employees and over 100,000 migrant workers who draw sustenance by working at various group facilities. These actions are a departure from the values and ethos of the founders of the Tata group and an unfortunate reflection of the mindset of the present leadership. We will contest these frivolous and misguided claims in the Supreme Court," the spokesperson added.

A Tata group spokesperson declined to comment on the matter.

According to the Supreme Court filing, the Tatas have sought to restrain the pledge of shares, direct or indirect, by the Mistrys. The Mistrys said the articles of association (AoA) of Tata Sons regulated just the transfer of shares, with the board having the right of first refusal (RoFR) to buy at fair market value the shares of any member who is seeking to sell them. There is no provision restricting the creation of a pledge or encumbrance.

The Mistry group is asking the Supreme Court to dismiss the Tatas' application at the threshold by highlighting the settled position in law that a mere creation of a pledge on shares would not amount to a transfer of title of the shares.

"The ability of Cyrus Investments and Sterling Investments to pledge their shares in Tata Sons in favour of third party is not in any way controlled by the Articles of Tata Sons. This is so because the pledge of shares does not

amount to a transfer of the title to the shares, as the title of the shares would continue with the (person making the pledge)", said former Supreme Court judge B N Srikrishna in an opinion obtained by the Mistry group.

The Mistry group questioned the motive and timing of the Tatas' application, stating "the SP (Shapoorji Pallonji) group had also raised funds against Tata Sons shares in January 2020, which was widely covered in the media.

"The security documents, which are in the public domain, clearly record that lenders would comply with the Articles of Tata Sons in the event they seek to enforce the pledge of shares. The Tatas have suppressed this vital information in their application in a desperate attempt to mislead the Supreme Court."

In January, the Supreme Court, while giving a stay on a National Company Law Appellate Tribunal verdict, had recorded that the squeeze-out provision of Article 75 would not be used on the SP group. In their application, the Tatas also sought to reverse their commitment to the Supreme Court.

Article 75 of the AoA of Tata Sons gives it the powers via a special resolution to "squeeze out" the Mistry family by buying out its shareholding at fair market value. The NCLAT in an order had noted that the fair value of the SP group's 18.37 per cent in Tata Sons was more than Rs 1 trillion.

Raising funds is important for the Mistry group because it is under pressure to repay its debt.

Murugappa's parent firm to decide Valli Arunachalam's induction on Sept 21

Holding company of the Rs 38,000-crore Murugappa Group - Ambadi Investments (AIL's) - is expected to discuss Valli Arunachalam's possible induction into the board during a shareholders' meeting on September 21.

In January, the 59-year-old Arunachalam, a technology consultant and daughter of former Murugappa patriarch late MV Murugappan, waged



a lone battle against seven other branches of the family for a position on the eight-member all-male board of AIL.

AIL's notice said that for the upcoming meeting, "The company received a notice in writing dated August 5, 2020, from Valli Arunachalam, a shareholder belonging to the promoter group, proposing herself as a candidate for being appointed as a director of the company."

"Accordingly, the consent of the members is sought for the appointment of Valli Arunachalam as non-executive director of the company, liable to retire by

rotation. None of the directors and their relatives thereof, has any concern or interest, financial or otherwise in the above resolution," said in the notice.

On a asking query, Arunachalam said, "I am not aware of a board meeting and have not been invited to any board meeting. As a shareholder, my family has received the notice for the proposed annual general meeting on September 21. For that, the agenda contains various items, and it also includes my

proposed appointment to the board of the company. I am glad the family seems to be seeing the light of day, and the board (which consists mainly of family members) has placed my appointment on the AGM agenda. Given that the family controls majority shareholding in the company, I would like to believe that it is a foregone conclusion that I will be appointed as a director at the AGM." Murugappa Group's spokesperson said the matter is a family issue and so it cannot comment.

Arunachalam, one of the heirs to the 119-year old Murugappa Group, claims that her family holds over 8 per cent share in the holding firm.

India Inc's EBITDA to shrink 24% in FY21 due to Covid disruptions: Moody's

Global rating agency Moody's on Friday said that the aggregate EBITDA of Indian companies is expected to decline by 24 per cent in fiscal 2021 due to coronavirus disruptions.

The credit quality will also weaken across rated Indian non-financial corporates due to the outbreak as a slowing economy dampens consumer confidence and business activity.

"Aggregate EBITDA for the 22 rated companies will fall 24 per cent and debt/EBITDA leverage will increase to around 4.0x in fiscal 2021," said Abhinav Mishra, a Moody's Associate Analyst in a new report.

Moody's said recovery will gather pace in the third quarter of fiscal 2021 (Q3FY21) as the lifting of lockdown releases pent-up demand and helps to normalise economic conditions.

Referring to the growth trajectory, Kaustubh Chaubal, a Moody's Vice President and Senior Credit Officer, said the economic slowdown is exacerbating existing challenges. This is particularly so in sectors vulnerable to declining consumption and resource price volatility, such as in the automotive, oil & gas, mining,

and steel sectors.

India's Gross Domestic Product (GDP) contracted 24 per cent year on year for the three months to June 2020. It was the sharpest decline among major economies and it will post its first full-year contraction in 40 years in the fiscal year ending March 2021.

Even with the expectation of recovery gathering pace from Q3FY21, aggregate revenue in fiscal 2022 will still continue to be seven per cent short of the level in fiscal 2020, before the coronavirus pandemic.

Moody's expects unit sales of passenger and commercial vehicles to fall 20% in fiscal 2021 from a year ago. The low oil and gas prices, weak refining margins and reduced demand for transport will weigh on oil & gas companies. Volatile commodity prices and elevated debt levels will constrain a meaningful improvement in credit metrics for miners and steelmakers.

Conversely, credit trends for IT services and telecommunications companies remain neutral.

Despite the challenges, refinancing risk remains manageable for most companies, supported by their good relationships with banks and track record of access to capital markets, Moody's said.

Tata Motors bets on generation of free cash flow for debt reduction

A recovery in key markets of Jaguar and Land Rover — the US, Europe, China, the UK — coupled with cost curtailment efforts and tightly controlled capital expenditure will help Tata Motors group generate free cash flow at the business level and reduce debt to near-zero level. P B Balaji, chief financial officer, said at a recent investor meet organised by Motilal Oswal.

The other two pillars include monetisation of non-core assets and infusion of additional equity, Balaji said.

JLR is seeing an additional boost from strong demand for the recently launched Evoque and Defender. This and a strong product pipeline is making the firms' management confident.

Additionally, the company is hopeful that the measures taken to pare fixed and variable costs, and bring down material costs will start paying off. This, combined with a higher share of pricier models in the overall mix, will help bump up the gross margins. The free cash flow generation plan will be based on revenue improvement, cost-

cutting, and capex control plans laid out for key businesses including Jaguar Land Rover, domestic passenger vehicles, commercial vehicles, and vehicle finance.

The Mumbai-based firm has earmarked a capital expenditure of ₹2.5 billion for JLR and ₹1,500 crore for the India business for FY21 and this is unlikely to see any change in the foreseeable future.

The capex will be guided by the "ability to invest" and not "willingness" to invest as has been the case in the past. The decision to invest will be closely linked to operating performance.

But not everyone is convinced. Mitul Shah, vice-president, research at Reliance Securities, said: "A lot will depend on volume sustainability in JLR and domestic passenger vehicle business."

It will be tough for the company to get to the previous era of high historical margins, which was primarily driven by

China, Shah said. Others agreed. Mahantesh Sabarad, head of retail research at SBICAP Securities, said: "The target is achievable only if volumes show a sharp recovery and product mix gets richer, both look distant under the current circumstances."

Addressing company's shareholders on August 25, Tata Motors Chairman N Chandrasekaran had said the firm was aiming to be debt free in the next three years. The carmaker's stocks have rallied since then. From the day of the AGM till date, it has gained 13.6 per cent. It closed at Rs 144.3 on Friday.

Tata Motors group has a net automotive debt of Rs 48,000 crore and currently the company is deleveraging the business substantially, Chandra had said.

Motilal Oswal's research analysts, Jinesh Gandhi and Vipul Agrawal, are of the view that JLR has several levers, both cyclical and structural, which will bode well in meeting the targets.

PRATIKSHA CHEMICALS LIMITED				
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EXTRACT FROM THE STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2020 (Rs. In Lacs)				
Sr. No	PARTICULARS	Quarter ended on 30th June, 2020	For the year ended on 31st March, 2020	Corresponding 3 Months Ended on 30th June, 2019
1	Total income from operations	140.94	1607.23	409.52
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1.49	11.46	3.06
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	1.49	11.46	3.06
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	1.11	-15.99	2.07
5	Total Comprehensive Income for the period [Comprising Profit/ (loss) for the period (after tax) and other Comprehensive Income (after tax)]	1.11	-15.99	2.07
6	Equity Share Capital	557.03	557.03	557.03
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of Previous Year	-	-279.1	-
8	Earnings Per Share (of Rs. 10 / - each) (for continuing and discontinued operations)	0.02	-0.29	0.04
	Basic :	0.02	-0.29	0.04
	Diluted :	0.02	-0.29	0.04

Notes:
1. The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of SEBI (Listing and Other Disclosure Requirements) Regulation, 2015. The full Format of the financial Results are available on the Stock Exchange website (www.bseindia.com) and on the Company website (www.pratikshachemicals.in)
2. The result of the Quarter ended on 30th June, 2020 were reviewed by the Audit Committee and approved by the Board of Director at its meeting held on 12th September, 2020.

BY ORDER OF THE BOARD OF DIRECTORS, FOR, PRATIKSHA CHEMICALS LIMITED SD/- JAYESH PATEL DIRECTOR (DIN: 00401109)

Place : Ahmedabad Date : 12-09-2020

REDEX PROTECH LIMITED				
CIN - L31100GJ1991PLC016557				
Regd. Office: 1st Floor, Corporate House No.3, Parshwanath Business Park, Behind Prahladnagar Garden, S.G. highway AHMEDABAD-380 014, India.				
www.reduxprotech.com EMAIL : redux_92@yahoo.in Phone: 079-29700120				
EXTRACT FROM THE STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2020 (Rs. In Lacs)				
Sr. no	PARTICULARS	Quarter ended on 30th June, 2020	For the year ended on 31st March, 2020	Corresponding 3 Months Ended on 30th June, 2019
		Unaudited	Audited	Unaudited
1	Total income from operations	2.67	90.75	8.22
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	-3.78	53.71	-5.86
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	-3.78	53.71	-5.86
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	-6.22	40.74	-5.82
5	Total Comprehensive Income for the period [Comprising Profit/ (loss) for the period (after tax) and other Comprehensive Income (after tax)]	-6.22	40.74	-5.82
6	Equity Share Capital	672.12	672.12	672.12
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of Previous Year	-	-122.16	-
8	Earnings Per Share (of Rs. 10 / - each) (for continuing and discontinued operations)	-0.09	0.61	-0.09
	Basic :	-0.09	0.61	-0.09
	Diluted :	-0.09	0.61	-0.09

Notes:
1. The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of SEBI (Listing and Other Disclosure Requirements) Regulation, 2015. The full Format of the financial Results are available on the Stock Exchange website (www.bseindia.com) and on the Company website (www.reduxprotech.com)
2. The result of the Quarter ended on 30th June, 2020 were reviewed by the Audit Committee and approved by the Board of Director at its meeting held on 12.09.2020.

By Order of the Board of Directors For, Redux Protech Limited SD/- Mr. Gnanesh Bhagat Managing Director DIN - 00115076

Place : Ahmedabad Date : 12/09/2020

