



The BSE Ltd.
BSE's Corporate Relationship Department
1st Floor, New Trading Ring,
Rotunda Building, P.J. Towers,
Dalal Street, Fort,
Mumbai 400 001

National Stock Exchange of India Limited
“Exchange Plaza”
Bandra-Kurla Complex
Bandra (E)
Mumbai- 400 051

SRF/SEC/ 2023

10th May,2023

Dear Sir,

Sub: Newspaper Clippings of Audited financial Results for quarter and year ended March 31, 2023-
SRF Limited

In Compliance with Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 please find attached herewith copies of Audited results published in Business Standard (English) and Jansatta (Hindi) newspaper. Copies of said advertisement are also available on the website of the Company at www.srf.com

Request to kindly take this intimation on record.

Thanking you,

Yours faithfully,
For **SRF LIMITED**

Rajat Lakhpal
Sr. VP (Corporate Compliance) & Company Secretary

Encl : A/a

SRF LIMITED
Block-C Sector 45
Gurugram 122 003
Haryana India
Tel: +91-124—4354400
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E-mail: info@srf.com
Website: www.srf.com
Regd. Office:
Unit No. 236 & 237, 2nd Floor
DLF Galleria, Mayur Place
Noida Link Road
Mayur Vihar Phase 1 Extension
Delhi 110091

Corporate identity No. L181010L1970PLC005197

NCLAT TO HEAR CASE ON MAY 12

McLeod may avoid insolvency process

Khaitans eye out-of-court settlement with IL&FS



LOOKING FOR A WAY OUT

■ The erstwhile promoters are planning to go ahead with an out-of-court settlement

■ An application has been submitted to the NCLAT seeking approval for this

ages IL&FS Infrastructure Debt Fund (IIDF). IIDF, a financial creditor to McLeod, had filed the petition under Section 7 of the Insolvency and Bankruptcy Code against the company for a default in payment of ₹347.47 crore as on November 12, 2019.

Providing an interim relief to the Kaitans, the NCLAT, on February 22, had said the interim resolution professional (IRP), Ritesh Prasad Adatiya, appointed for the team, should not take any further steps in the CIRP. The appellate panel also ordered that the insolvent corporation be administered by the IRP with the cooperation of the suspended directors, officials and employees. "Surely, Williamson Magor group will try to take McLeod out of CIRP either judicially or through an out-of-court settlement. The group will do whatever is necessary," sources with direct knowledge of the matter had told FE.

This is the second time the tea producer has been admitted to insolvency proceedings. In August 2021, NCLT, New Delhi, had admitted an insolvency application filed by Techno Electric & Engineering under IBC for a default on repayments of term loans of around ₹100 crore.

According to sources, an application has been submitted to the National Company Law Appellate Tribunal (NCLAT) seeking approval for the out-of-court settlement with IL&FS Infrastructure Debt Fund (IIDF).

The appellate tribunal is scheduled to hear the case on May 12.

Aditya Kaitan, the erstwhile chairman & managing director of McLeod Russel India, was not available for comment.

Earlier, Kaitan had filed an appeal with the NCLAT against the National Company Law Tribunal's ruling admitting the

Williamson Magor group firm to a corporate insolvency resolution process (CIRP).

On February 10, the Kolkata bench of the NCLT admitted IL&FS Infrastructure Debt Fund's insolvency petition for initiating CIRP against the country's largest tea producer.

IL&FS Infra Asset Management Limited (IIAML), an asset management company, man-

Apollo Tyres profit rises over threefold

APOLLO TYRES ON Tuesday said its consolidated net profit surged over threefold to ₹427 crore in the March quarter, riding on easing of raw material cost and better cost efficiencies.

The company had reported a net profit of ₹113 crore in the January-March quarter of 2021-22 fiscal.

Revenue from operations rose to ₹6,247 crore in the fourth quarter as compared with ₹5,578 crore in the year-ago period, Apollo Tyres said in a statement.

For the year ended March 31, 2023, the tyre maker posted a consolidated net profit of ₹1,105 crore as against ₹639 crore in the fourth quarter of FY22.

Revenue from operations rose to ₹24,568 crore in FY23



as against ₹20,948 crore in FY22.

"Our performance, in terms of topline and bottomline, is very much aligned with our internal targets. Under challenging demand scenario across geographies, both India and Europe Operations have done well, and mostly ahead of the market," Apollo Tyres chairman Onkar Kanwar noted.

Eveready Q4 net loss at ₹14.39 cr

DRY CELL BATTERY major Eveready Industries on Tuesday reported a ₹14.39-crore net loss for the fourth quarter of the last fiscal, as against ₹38.41-crore net loss for the same period of the previous fiscal.

Its revenue from operations during the period, however, soared 18.63% year-on-year to ₹286.17 crore, from ₹241.23 crore in the fourth quarter of FY22.

During the full year of FY23, Ebitda was at ₹110.1 crore, against ₹120.3 crore for FY22.

Each of the company's three segments saw growth

during Q4 — batteries at 21%, flashlights at 25% and lighting at 26%.

During the full year of FY23, Ebitda was at ₹110.1 crore, against ₹120.3 crore for FY22.

FE BUREAU

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF R SYSTEMS INTERNATIONAL LIMITED

(CIN: L74899DL1993PLC053579)

Registered Office: GF-1-A, 6, Devika Tower, Nehru Place, New Delhi-110019, India
Tel: +91-120-4303500; Email: rsil@systems.com; Website: www.rsystems.com

Offer for acquisition of up to 5,71,73,476 (Five Crore Seventy One Lakh Seventy Three Thousand Four Hundred Seventy Six) fully paid-up equity shares of face value of INR 1 (Indian Rupee one each) ("Equity Share") representing 48.33% (Forty Eight decimal Three Three percent) of the Voting Share Capital of R Systems International Limited ("Target Company"), from all the Public Shareholders of the Target Company by BCP Asia II Topco II Pte. Ltd. ("Acquirer") along with Blackstone Capital Partners Asia II L.P. ("PAC") ("Offer").

This public announcement (the "Offer Status Public Announcement") is being issued by Kotak Mahindra Capital Company Limited ("Manager" or "Manager to the Offer") for and on behalf of the Acquirer along with PAC, in connection with the Offer made by the Acquirer along with the PAC, in accordance with Regulation 17(4) and other applicable provisions of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended ("SEBI Delisting Regulations") and applicable provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI SAST Regulations"). This Offer Status Public Announcement is in continuation of and should be read in conjunction with (a) the Public Announcement dated November 16, 2022 ("Offer"); (b) the Detailed Public Statement that was published in all editions of 'Financial Express' (English), 'Jansatta' (Hindi) and the Mumbai edition of 'Navshakti' (Marathi) on November 23, 2022 ("DPS"); (c) the Corrigendum to the DPS and the draft letter of offer which was published in the same newspapers as the DPS on March 22, 2023 ("Corrigendum"); (d) the letter offer dated April 10, 2023 ("LOF"); and (e) pre-offer advertisement and corrigendum to the detailed public statement published in the same newspapers as the DPS on April 20, 2023 ("Pre-Offer Advertisement and Corrigendum"). Capitalised terms used but not defined in this in this Offer Status Public Announcement shall have the meaning assigned to such capitalised terms in the LOF or Pre-Offer Advertisement and Corrigendum.

1. OFFER PRICE

This Offer was a fixed price delisting offer at INR 262/- (Indian Rupees Two Hundred Sixty Two only) per Equity Share ("Offer Price"). The Offer was made in accordance with Regulation 5A of SEBI SAST Regulations and therefore, the delisting price was not determined through the reverse book building process as per SEBI Delisting Regulations.

2. FAILURE OF THE DELISTING OFFER

2.1. In accordance with Regulation 5A and other applicable provisions of the SEBI SAST Regulations and Regulation 21(a) of the SEBI Delisting Regulations, the total post Offer shareholding of the Acquirer, which comprises of the Equity Shares validly tendered / offered by the Public Shareholders in the Offer and the Equity Shares agreed to be acquired under the SPA from the Sellers does not exceed the delisting threshold of 90.00% (Ninety per cent) of the Voting Share Capital excluding such Equity Shares as determined under Regulation 21 of SEBI Delisting Regulations.

2.2. The delisting offer is thus deemed to be unsuccessful.

2.3. Link Intime India Private Limited, Registrar to the Offer had confirmed the dispatch of the Letter of Offer to all the Public Shareholders as on the Specified Date i.e. Wednesday, April 5, 2023.

2.4. As the Delisting Offer is unsuccessful, in compliance with the Regulation 5A(5) of SEBI (SAST) Regulations, the Acquirer and PAC shall provide a Withdrawal Window (as defined below) and then complete the Open Offer by acquiring up to 3,07,58,896 (Three Crore Seven Lakh Fifty Eight Thousand Eight Hundred Ninety Six) Equity Shares representing 26.00% (Twenty Six percent) of the Voting Share Capital of the Target Company in accordance with Regulation 7(1) and other applicable provisions of the SEBI (SAST) Regulations and any completion of the Underlying Transaction shall be in accordance with the provisions of the SEBI (SAST) Regulations. The Equity Shares that will be accepted pursuant to the Open Offer shall be acquired at the Base Price, i.e., INR 245/- per Equity Share.

2.5. Public shareholders who previously tendered their Equity Shares during the Tendering Period (i.e. Friday, April 21, 2023 to Monday, May 8, 2023 (both days inclusive)), have the option to withdraw their tendered Equity Shares within a period of 5 working days following the publication of this Offer Status Public Announcement (i.e. from Thursday, May 11, 2023 to Wednesday, May 17, 2023) ("Withdrawal Window"). Public Shareholders who wish to withdraw such tendered Equity Shares (including Equity Shares held in physical form) would have to do so through the same Selling Broker who placed their bids in the Tendering Period and ask the Selling Broker to withdraw their respective bids.

2.6. Any Public Shareholders that do not withdraw the tendered shares within the Withdrawal Window, will be deemed to have agreed to sell their tendered shares in the Open Offer at the Base Price i.e. INR 245/- per Equity Share.

2.7. If the Public Shareholders have any query with regard to the Offer and/or Exit Window they should consult the Manager to the Offer or Registrar to the Offer as per the details provided below.

3. This Offer Status Public Announcement is expected to be available on the website of Securities and Exchange Board of India (www.sebi.gov.in).

MANAGER TO THE OFFER



Kotak Mahindra Capital Company Limited

27BK, 1st Floor, Plot No. C-27, G' Block,
Bandra Kurla Complex, Bandra (East), Mumbai 400 051

Contact Person: Mr. Ganesh Rane

Phone: +91 22 4336 0128

Fax: +91 22 6713 2447

Email: rsystemsoffer@kotak.com

SEBI Registration Number: INM000008704

Validity Period: Permanent Registration

For and on behalf of the Acquirer

Sd/-

Authorized Signatory

Date: May 9, 2023

Place: Singapore / New York

REGISTRAR TO THE OFFER



Link Intime India Private Limited

CIN: U67190MH1999PTC118368
Address: C 101, 247 Park, L.B.S. Marg,
Vikhroli (West), Mumbai - 400083

Tel: +91 810 811 4949

Fax: +91 (22) 4918 6195

Website: www.linkintime.co.in

Contact Person: Mr. Sumeet Deshpande

Email ID: rsystems.offer@linkintime.co.in

Investor grievance email ID: rsystems.offer@linkintime.co.in

For and on behalf of the PAC

Sd/-

Authorized Signatory

Date: May 9, 2023

Place: Singapore / New York

CONCEPT

MATRIMONY.COM LIMITED

Regd. Off: No. 94, TVH Belicia Towers,
Tower II, 5th Floor, Raja Annamalaiapuram,
Chennai - 600028.

Website: www.matrimony.com

CIN: L63090TN2001PLC047432

Extract of statement of Consolidated Audited Financial Results for the quarter and Year ended March 31, 2023 (Rs. Lakhs except EPS)

Sl. No.	Particulars	Quarter ended March 31, 2023 (Audited)	Year ended March 31, 2023 (Audited)	Quarter ended March 31, 2022 (Audited)
1.	Total Income from Operations	11,996.02	48,015.37	11,626.53
2.	Net Profit for the period (before Tax, and Exceptional items)	1,351.65	5,593.04	1,582.86
3.	Net Profit for the period before tax (after Exceptional items)	1,351.65	5,593.04	1,582.86
4.	Net Profit for the period after tax (after Exceptional items)	1,140.47	4,667.24	1,170.33
5.	Total Comprehensive Income for the period	1,160.54	4,667.36	1,125.07
6.	Equity Share Capital	1,112.77	1,112.77	1,144.94
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year		24,187.40	
8.	Earnings Per Share (of Rs. 5/-each)			
	1. Basic:	5.12	20.73	5.11
	2. Diluted:	5.12	20.72	5.11

NOTE:

1. The extract of standalone financial results is as under:

Particulars	Quarter ended March 31, 2023 (Audited)	Year ended March 31, 2022 (Audited)
Total Income from operations	11,917.34	47,668.56
Net Profit before tax after exceptional items	1,363.16	5,720.37
Net Profit after tax and exceptional items	1,147.10	4,772.49

2. The above is an extract of the detailed format of Audited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations & Other Disclosure Requirements) Regulations, 2015 (as amended). The full format of the Financial Results are available on the Company's website at www.matrimony.com and the Stock Exchange(s) websites at www.mseindia.com and www.bseindia.com.

3. The above results were reviewed and recommended by the Audit Committee at their meeting held on May 08, 2023 and approved by the Board of

