

# Tirupati Starch & Chemicals Ltd.

Regd. Office: Shree Ram Chambers, 1st Floor, 12 Agrawal Nagar, Main Road, INDORE-1 Phones: 0731-2405001, 4905001, 4905002, E-mail : tirupati@tirupatistarch.com Works: Village-sejwaya, Ghata Billod, Dist. Dhar (M.P.) Phone: (07292) 277479, 277280

28th May, 2024

# TIRUSTA/SE/2024-25

To,

The General Manager, Dept. of Corporate Services – CRD **BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400 001

# Reference: Security ID: TIRUSTA; Security Code: 524582 & ISIN: INE314D01011

# Subject: Outcome of the Board Meeting of the Company held on 28th May, 2024

Dear Sir/Ma'am,

Pursuant to regulations 30 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, this is to inform you that the Board of Directors of Tirupati Starch & Chemicals Limited ("Company") at its meeting held on Tuesday, 28<sup>th</sup> May, 2024 at the registered Office of the Company at Shree Ram Chambers, 12-Agrawal Nagar, Main Road, Indore, Madhya Pradesh, India, 452001, have inter-alia, approved the following matter along with other routine business activities:

• Considered and approved the Standalone & Consolidated Audited Financial Results of the Company for the quarter and year ended 31<sup>st</sup> March, 2024 along with the Auditors Report/s thereon, Statement of Assets and Liabilities and Cash Flow Statement.

The meeting of the Board of Directors was commenced at 4:00 P.M. and concluded at 5:35 P.M.

You are requested to please take the same on record.

Thanking You.

Yours faithfully,

# For Tirupati Starch & Chemicals Limited

Anurag Digitally signed by Anurag Kumar Saxena Kumar Saxena Date: 2024.05.28 17:36:44 +05'30'

Anurag Kumar Saxena (Company Secretary cum Compliance Officer) M.No.: F8115

Enclosure: Standalone and Consolidated Audited Financial Results

CIN No.: L15321MP1985PLC003181 • website: www.tirupatistarch.com

# **A B M S & ASSOCIATES** CHARTERED ACCOUNTANTS

• Head Office :

3, Shanti Nagar, Manoramaganj, Indore- 452002 (M.P.)

- © 0731-4292948, 93025-95005
- atulksharma65@gmail.com atul@abms.associates

Independent Auditor's Report on the Quarterly and Year to date Audited Financial Results of the Company pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

### То

The Board of Directors of Tirupati Starch and Chemicals Limited

# Report on the audit of the Standalone Financial Results

### Opinion

We have audited the standalone financial result of Tirupati Starch and Chemicals Limited (" the company") for the year ended March 31, 2024, the standalone statement of assets and liabilities and standalone statement of cash flows as at and for the year ended on that date which are included in the accompanying 'Standalone Statement of Financial Results for the quarter and year ended March 31', 2024', 'Standalone Statement of Assets and liabilities as at March 31, 2024', and 'Standalone Statement of Cash Flows for the year ended March 31, 2024', together with notes thereon, attached herewith (hereinafter referred to as the "Standalone Financial Result") being submitted by the company pursuant to the requirement of Regulation 33 of SEBI (Listing obligation and Disclosure Requirement) Regulations, 2015 as amended (the "Listing Regulation")

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial results:

i. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard: and

ii. give a true and fair view in conformity with the recognition and measurement principals laid down in the applicable accounting standards and other accounting principles generally accepted in India, of the Net profit and other comprehensive income and other financial information of the Company for the quarter and year ended March 31, 2024.

### **Basis for Opinion**

We conducted our audit of the Standalone financial Results in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Results ("SFR") section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the Standalone Financial Results under the provisions of the Companies Act, 2013 and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence, obtained by us is sufficient and appropriate to provide a basis for our opinion.



# Management's Responsibilities for the Standalone Financial Results

These Standalone Financial Results has been prepared on the basis of the Standalone Annual Financial Statements. The Company's Board of Directors are responsible for the matters stated in section 134(5) of the Companies Act. 2013 ("the Act") with respect to the preparation of these Standalone Financial Results that give a true and fair view of the Net Profit and other comprehensive income of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Standalone Financial Results, the Board of Directors, are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. The Board of Directors are also responsible for overseeing the Company's financial reporting process.

# Auditor's Responsibilities for the audit of the financial results

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Financial Results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Standalone Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to Financial Statements in place and the operating effectiveness of such controls.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the Standalone Financial Results made by the Management and Board of Directors.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Standalone Financial Results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Financial Results, including the disclosures, and whether the Standalone Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

### **Other Matter**

Date: May 28, 2024

The Standalone Financial Results includes the results for the quarter ended March 31, 2024 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2024 and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

Our opinion is not modified in respect of the matter specified in paragraph above.

For ABMS & Associates Chartered Accountants ICAL Registration No. 030879C INDORE (Atul K Sharma) Partner ered Ac Membership Number: 075615 UDIN: 24075615 BKEM DG 6638 Place: Indore

# **TIRUPATI STARCH & CHEMICALS LIMITED**

CIN: L15321MP1985PLC003181

S

Regd. Offc.: Shreeram Chambers, 12 Agrawal Nagar, Main Road, Indore (M.P.)

Phone No.: +91-731-4905001-02, E-mail ID: Tirupati@tirupatistarch.com, Website- www.tirupatistarch.com STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED MARCH 31, 2024

					1.	(Rs. in Lakh
			Quarter Ended		Year	Ended
S. No.	Particulars	31-03-2024	31-12-2023	31-03-2023	31-03-2024	31-03-2023
T	Income/Dourse for One vi	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
П	Income/Revenue from Operations	8248.12	8679.01	8602.33	30611.46	
Ш	Other Income	12.82	11.90	20.65	39.31	57
III	Total Income (I+II)	8260.94	8690.91	8622.98	30650.77	36479.
IV	Expenses					
a	Cost of Materials consumed	5741.79	5993.17	6113.29	21722.03	26046.
b	Changes in inventories of finished goods stock-in-trade and work-in-progress	-44.13	150.46	77.54	-336.35	-70.
c	Employee benefits expense	420.82	433.92	368.59	1674.44	1714
d	Finance Costs	352.24	250.02	213.47	1010.41	834.
2.5 C	Depreciation and amortization expense	236.60	209.51	124.17	773.33	562.
f	Other expenses	1449.15	1536.12	1311.54	5502.26	6628.
	Total Expenses (IV)	8156.47	8573.20	8208.60	30346.11	35716.
	Profit/(Loss) before exceptional items and Tax (III -IV)	104.47	117.71	414.39	304.65	762.
	Exceptional Items				001100	/04.
VII	Profit / (Loss) before tax (V -VI)	104.47	117.71	414.39	304.65	762.
	Tax expense:				004.00	702.
VIII	(1) Current Tax	30.43	0.00	57.46	30.43	57.9
	(2) Deferred Tax	30.95	11.96	-40.70	66.83	47.
	Profit for the year	43.10	105.75	397.63	207.40	656.
	Profit / (Loss) from Discontinuing operations				207110	0.00.
XI	Profit / (Loss) for the period	43.10	105.75	397.63	207.40	656.9
	Other Comprehensive Income:				20,110	0.50.7
	A Items that will not be reclassified to Profit or loss					
	(i) Remeasurerment of defind benefit employee's plan	13.65	-9.14	-36.58	-13.78	-36.5
	(ii) Income Tax relating to items that will not be reclassified to Profit or loss	-4.16	2.54	10.18	3.47	-30.3
0	(iii) Equity Instrument Through Other Comprehensive Income (Net of Tax)	0.59	0.45	10.18	1.82	10.1
	B (i) Items that will be re-classified to profit or loss		-		1.02	
(	(ii) Income Tax relating to items that will be reclassified to Profit or loss		-	-		
	Other Comprehensive Income A+B	10.08	-6.15	-26.40	-8.49	-26.4
XIII	Total Comprehensive Income for the Year	53.18	99.60	371.23	198.90	630.5
XIV I	Paid Up Equity Share Capital (F.V. of Rs. 10/- Each)	958.9221	958.9221	809.1567	958.9221	809.156
XV (	Other Equity			00711007	4392.02	3793.0
XVI I	Earnings Per Share (for continuing operations - not annualised for quarter)				4392.02	3793.0
	a) Basic and Diluted (in ₹)	0.45	1.16	5.33	2.38	9.0
otes:		0.10	1.10	5.55	2.36	9.0
- The 24 an atutor	e financial results are prepared in compliance with Indian Accounting Standards ("I nies (Indian Accounting Standards) Rules, 2015) as amended and regulation 33 of S above Standalone results have been reviewed by the Audit Committee and approved d also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI (L y Auditor/s have issued an Audit Report with unmodified opinion for the period on Company has only one reportable business segment i.e. Manufacturing of Starch and ts Accordingly, the disclosure requirements as per Ind AS 108 are not applicable.	SEBI (Listing Obliga d by the Board of Dir Listing Obligations ar Standalone results.	ectors of the Co nd Disclosure Re	ure Requiremen mpany, at their equirements) Re	nts) Regulations Meetings held c egulations, 2015	, 2015. on May 28, . The

5)-Figures for the quarters ended March 31, 2024 and March 31, 2023 are the balancing figures between audited figures in respect of the respective full financial years and the published year-to-date figures up to the third quarter of the respective financial years which were subjected to limited review. 6) - Previous periods figures have been re-grouped wherever necessary, to conform to the current period's classification.

	For & On behalf of the Board of Directors TIRUPATI STARCH & CHEMICALS LIMITED
	MMI X = (INDORE)
	Amit Modi
Place : Indore	Managing Director 🖈
Date : May 28, 2024	DIN : 03124351

	4	TIRUPATI STARCH & CHEM CIN: L15321MP1985PL		
-	-0	Read Offa : Shraaron Chamber 10 th	C003181	
		Regd. Offc.: Shreeram Chambers, 12 Agrawal Nag	gar, Main Road, Indore (M.P.)	
		Phone No.: +91-731-2405001, E-mail ID: Tirupati@tirupatistar	ch.com, Website- www.tirupatistarc	ch.com
-	1	Standalone Audited Statement of Assets & Lia	bilities as at March 31, 2024	
-	-			(Amount in Lakh
		Particulars	As at	As at
-	-		March 31, 2024	March 31,2023
	-		(AUDITED)	(AUDITED)
(A)	-	ASSETS		(AODITED)
1	NO	N CURRENT ASSETS		
		Property Plant and Equipment & Intangible Assets :		
	a	Property Plant and Equipment	9249.06	5528.3
_	b	Capital Work in Progress	2686.74	4564.3
	C	Other Intangible Assets	3.92	4304.3
	d	Financial Assets	0.02	0.1
		(i) Investments	29.07	0.00
		(ii) Others	6.85	6.85
	e	Non Current Tax Assets (Net)	462.30	
	f	Other Non Current Assets	740.42	440.03
	1		740.42	272.52
		Non Current Assets (A)	12170.27	
			13178.37	10812.21
2	10	CURRENT ASSETS		
		Inventories		
		Financial Assets	4863.89	1379.70
		(i) Investment		106 Automation
		(ii) Trade Recievables	0.00	0.00
		(iii) Cash and Cash Equivalents	3440.16	3305.37
	-	(iv) Bank Balance Other then (iii) above	92.54	775.89
-	-	(v) Other financial assets	123.20	50.27
-			6.87	10.79
+	-	Current Tax Asstes (Net)	42.05	0.00
-		Other Current Assets	894.59	578.04
-	-	Current Assets (B)	9463.30	6100.05
-	-			
-	_	Total Assets (A+B)	22641.66	16912.26
-				
_	QU	ITY AND LIABILITIES		
1		Equity		
		Equity Share Capital	958.92	809.16
		Other Equity	4392.02	3793.09
		Total Equity (A)	5350.94	
	-		5350.54	4602.25
		LIABILITIES		
2		NON CURRENT LIABILITIES		
	-	Financial Liabilities		
		(i) Borrowings	0527.62	6446 70
		(ii) Other Financial Liabilities	9537.62	6446.78
+		Provisions	4.50	5.00
+		Deferred Tax Liabilities (Net)	113.53	152.24
-		Non Current Liabilities (B)	283.14	216.31
+		Non current Liabilities (b)	9938.79	6820.33
-	-			
3	-	CURRENT LIABILITIES		
-	-	Financial Liabilities		
-		(i) Borrowings	5812.38	2546.70
-	_	(ii) Trade Payables		
-		Total Outstanding dues of Micro & Small enterprises	129.51	73.67
		Total Outstanding dues of Other than Micro & Small Enterprises	648.49	2084.23
		(iii) Other Financial Liabilities	178.46	171.55
	(	Other Current Liabilities	507.82	577.01
	1	Provisions	75.28	0.00
	(	Current Tax Liabilities (Net)	0.00	36.52
T	(	Current Liabilities (C)	7351.93	5489.68
1			7331.53	5405.00
	1	Total Equity and Liabilites (A+B+C)	22641.66	16912.26
			22041.00	10312.20
			For & On behalf of the H	Board of Directore
			TIRUPATI STARCH & CH	EMICALSLIMITED
			we to	15/
			mille	INDORE
			Amit Me	dial
ate :	Ma	y 28, 2024	Managing D	
	¥ .	lore	DIN : 0312	



# TIRUPATI STARCH & CHEMICALS LIMITED CIN: L15321MP1985PLC003181

# STANADALONE AUDITED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2024

S.			(Amount in Lakh	
NO.	PARTICULARS	As at	As at	
		March 31, 2024	March 31, 2023	
A	CASH FLOWS FROM OPERATING ACTIVITIES	(AUDITED)	(AUDITED)	
	NET PROFIT BEFORE TAXATION			
	ADJUSTMENTS FOR :	304.65	762.	
	DEPRECIATION & AMORTIZATION			
	FINANCE COST	773.33	562.6	
	LOSS ON SALE OF FIXED ASSETS	1010.41	834.2	
1 CO	INTEREST			
1.5	FAIR VALUE GAIN ON FINANCIAL INSTRUMENTS	-16.95	-10.2	
in the second	PROVISION FOR TRADE RECEIVABLES - CREDIT IMPAIRED	0.00	-0.0	
1	SUNDRY BALANCE W/OFF	34.78	0.2	
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	6.71	-5.6	
1	(INCREASE) / DECREASE IN TRADE AND OTHER RECEIVABLES	2,112.93	2,144.0	
	INCREASE / (DECREASE) IN TRADE PAYABLES	-147.76	-259.8	
	(INCREASE) / DECREASE IN INVENTORIES	-1385.54	-1499.1	
	INCREASE / (DECREASE) IN OTHER CURRENT LIABILITIES AND PROVISIONS	-3484.20	1884.0	
1	INCREASE IN FINANCIAL LIABILITIES (CURRENT AND NON - CURRENT)	-47.77	-109.6	
	DECREASE / (INCREASE) IN OTHER ASSETS (CURRENT AND NON CURRENT)	6.41	125.5	
	DECREASE / (INCREASE) IN OTHER CURRENT FINANCIAL ASSETS	-339.00	163.9	
	CASH GENERATED FROM OPERATIONS	0.47	-3.6	
		(3,284.47)	2,445.33	
	DIRECT TAX PAID	-131.29	-113.6	
	NET CASH FLOW FROM OPERATING ACTIVITIES (A)	(3,415.76)	2,331.70	
	CASH FLOW FROM INVESTING	(0/120110)	4,001.70	
1	PURCHASE OF PROPERTY, PLANT & EQUIPMENT AND INTANGIBLE ASSETS	-3079.57	-2628.2	
	INVESTMENT IN MUTUAL FUNDS	0.00	100.0	
	INVESTMENT IN SUBSIDIARY GROUP COMPANY	-1.00	0.0	
	INVESTMENT IN HDFC DEBT FUND	-26.25	0.0	
	INVESTMENT IN FIXED DEPOSITS (NET)	-72.92	16.6	
	INTEREST RECEIVED	21.45	22.5	
1	NET CASH FLOW USED IN INVESTING ACITIVIES (B)	(3,158.30)	(2,489.00	
C	CASH FLOWS FROM FINANCING ACTIVITIES			
1	PROCEEDS OF EQUITY SHARE CAPITAL	149.77	109.08	
	PROCEEDS OF PREFERANCE SHARE CAPITAL	0.00	0.0	
	SECURITIES PREMIUM PROCEEDS	400.02	268.45	
(	CHANGE IN OTHER FINANCIAL ASSETS	0.00	0.00	
1	NTEREST, COMMITMENT AND FINANCE CHARGES PAID	-946.39	-756.50	
1	PROCEEDS FROM / (REPAYMENT OF) SHORT TERM BORROWINGS	2355.82	1220.90	
I	PROCEEDS FROM LONG TERM BORROWINGS/REPAYMENT (NET)	3931.48	89.63	
I	NET CASH FLOW FROM FINANCING ACTIVITIES [C]	5,890.71	931.57	
I	NET INCREASED IN CASH AND CASH EQUIVALENTS (A+B+C)	(683.35)	774.27	
0	CASH AND CASH EQUIVALENTS (OPENING BALANCE)	775.89	1.61	
0	CASH AND CASH EQUIVALENTS (CLOSING BALANACE) bove Cash flow statement has been prepared under the "Indirect Method" as set out in Indian Account	92.54	775 99	

Cash flow statement has been prepared under the "Indirect Method" as set out in Indian Accounting Standard-7, "Statement of Cash Flows". (1) The (2) Purchase of Property, Plant and Equipment includes cash flows of capital work-in-progress.

CON	MPONENTS OF CASH & CASH EQUIVALENTS :	As at March 31, 2024 (Audited)	As at March 31, 2023 (Audited)
	CASH & CASH EQUIVALENTS :		
Α	Balance with banks :		
	Balances with Banks :	2.15	1.39
В	Current Accounts with Banks	90.39	774.49
	Total	92.54	775.89

For & On behalf of the Board of Directors TIRUPATI STARCH & CHEMICALS LTD. m 18 5 INDORE Amit Modi Managing Director DIN: 03124351 \*

Date : May 28, 2024 Place : Indore

# A B M S & ASSOCIATES CHARTERED ACCOUNTANTS

• Head Office :

3, Shanti Nagar, Manoramaganj, Indore- 452002 (M.P.)

INDORI

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 atulksharma65@gmail.com atul@abms.associates

Independent Auditor's Report on the Quarterly and Year to Date audited consolidated financial Results of the Company pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To The Board of Directors of Tirupati Starch & Chemicals Limited

# Report on the audit of the consolidated financial results

### Opinion

We have audited the consolidated financial results of Tirupati Starch & Chemicals Limited (hereinafter referred to as the 'Holding Company"), its subsidiary together referred to as "the Group") for the year ended March 31, 2024 and the consolidated statement of assets and liabilities and the consolidated statement of cash flows as at and for the year ended on that date which are included in the accompanying 'Consolidated Statement of Financial Results for the quarter and year ended March 31, 2024', 'Consolidated Statement of Assets and Liabilities as at March 31, 2024', and 'Consolidated Statement of Cash Flows for the year ended March 31, 2024', together with notes thereon, attached herewith (herein referred to as the "Consolidated Financial Results"), being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (Listing Regulations').

In our opinion and to the best of our information and according to the explanations given to us and based on the audited financial statements of the subsidiary controlled by the Holding Company, the aforesaid Consolidated Financial Results:

i. includes the results of the following entities:

Tirupati Starch & Chemicals Limited - Holding Company

Subsidiary:

1. Tirupati Starch Charitable Foundations (Audited)

ii. are presented in accordance with the requirements of the Listing Regulations in this regard; and

iii. give a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of the consolidated Net Profit and other comprehensive income and other financial information of the Group for the quarter and year ended March 31, 2024.

### **Basis for Opinion**

We conducted our audit in accordance with the Standards on Auditing (SAs), as specified under Section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the consolidated financial results" section of our report. We are independent of the Group, in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the S ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

# Management's Responsibilities for the consolidated financial results

These consolidated financial results has been prepared on the basis of the consolidated annual financial statements. The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair view of the Net Profit and other comprehensive income and other financial information of the Group in accordance with the applicable accounting standards prescribed under section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of these consolidated financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of these consolidated financial results by the Directors of the Holding Company, as aforesaid.

In preparing these consolidated financial results, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

### Auditor's Responsibilities for the audit of the consolidated financial results

Our objectives are to obtain reasonable assurance about whether these consolidated financial results as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial results.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of these consolidated financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate



internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in these consolidated financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of these consolidated financial results, including the disclosures, and whether these consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statements of the entities within the Group to express an opinion on the Consolidated Financial Results.

We communicate with those charged with governance of the Holding Company and such other entities included in these consolidated financial results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

### **Other Matter**

These consolidated financial results includes the results for the quarter ended March 31, 2024 being the balancing figures between the audited figures in respect of the full financial year ended March 31, 2024 and the published unaudited year-to-date figures up to the end of the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

# For ABMS & Associates

Chartered Accountants ACAI Registration No. 030879@

(Atul Sharma) Partner Membership Number: 075615 UDIN: 24075615BKEMDH 2035 Place: Indore Date: May 28<sup>th</sup> May, 2024



# **TIRUPATI STARCH & CHEMICALS LIMITED**

CIN: L1532	1MP1985PL	C003181
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Regd. Offc.: Shreeram Chambers, 12 Agrawal Nagar, Main Road, Indore (M.P.)

Phone No.: +91-731-4905001-02, E-mail ID: Tirupati@tirupatistarch.com, Website- www.tirupatistarch.com

CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED MARCH 31, 2024

s.		(	Quarter Ended		(Rs. in Lakhs) Year Ended	
	Particulars	31-03-2024	31-12-2023	31-03-2023	31-03-2024	31-03-2023
No.	rariculars	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
Ι	Income/Revenue from Operations	8248.12	8679.01	8602.33	30611.46	36421.46
II	Other Income	12.82	11.90	20.65	39.31	57.81
Ш	Total Income (I+II)	8260.94	8690.91	8622.98	30650.77	36479.26
IV	Expenses					
a	Cost of Materials consumed	5741.79	5993.17	6113.29	21722.03	26046.64
b	Changes in inventories of finished goods stock-in-trade and work-in-progress	-44.13	150.46	77.54	-336.35	-70.14
с	Employee benefits expense	420.82	433.92	368.59	1674.44	1714.27
d	Finance Costs	352.24	250.02	213.47	1010.41	834.77
е	Depreciation and amortization expense	236.60	209.51	124.17	773.33	562.65
f	Other expenses	1437.08	1536.24	1311.54	5490.19	6628.38
	Total Expenses (IV)	8144.40	8573.32	8208.60	30334.05	35716.50
V	Profit/(Loss) before exceptional items and Tax (III -IV)	116.54	117.59	414.39	316.72	762.70
VI	Exceptional Items					
VII	Profit / (Loss) before tax (V -VI)	116.54	117.59	414.39	316.72	762.70
	Tax expense:					
VIII	(1) Current Tax	30.43	0.00	57.46	30.43	57.96
	(2) Deferred Tax	30.95	11.96	-40.70	66.83	47.84
IX	Profit for the year	55.17	105.63	397.63	219.46	656.90
X	Profit / (Loss) from Discontinuing operations				1	
XI	Profit / (Loss) for the period	55.17	105.63	397.63	219.46	656.90
284	Other Comprehensive Income:					
	A Items that will not be reclassified to Profit or loss					
	(i) Remeasurement of defind benefit employee's plan	13.65	-9.14	-36.58	-13.78	-36.58
XII	(ii) Income Tax relating to items that will not be reclassified to Profit or loss	-4.16	2.54	10.18	3.47	10.18
	(iii) Equity Instrument Through Other Comprehensive Income (Net of Tax)	0.59	0.45		1.82	-
	B (i) Items that will be re-classified to profit or loss		-	-		_
	(ii) Income Tax relating to items that will be reclassified to Profit or loss		-	-	1	-
	Other Comprehensive Income A+B	10.08	-6.15	-26.40	-8.49	-26.40
XIII	Total Comprehensive Income for the Year	65.25	99.48	371.23	210.97	630.50
XIV	Paid Up Equity Share Capital (F.V. of Rs. 10/- Each)	958.9221	958.9221	809.1567	958.9221	809.156
XV	Other Equity	500.7221	500.7221	00511007	4404.09	3793.09
AV	Earnings Per Share (for continuing operations - not annualised for quarter)				1101102	
XVI	(a) Basic and Diluted (in ₹)	0.58	1.16	5.33	2.52	9.00
Notes	<u>5.7</u>	0.50	1.10	0.00		
	ese financial results are prepared in compliance with Indian Accounting Standards ('	"IND AS") as notified	under Section 13	3 of the Compa	nies Act. 2013 (	"the Act")
[Comp 2)- Th 2024 a	panies (Indian Accounting Standards) Rules, 2015) as amended and regulation 33 of e above Consolidated results have been reviewed by the Audit Committee and appro- und also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI ( by/c have issued an Audit Report with unmodified opinion for the period on Consoli	f SEBI (Listing Obliga oved by the Board of I (Listing Obligations a	tion and Disclosu	ompany, at their	s) Regulations, 2	2015. on May 28,
[Comp 2)- Th 2024 a Audito 3)-The Segme	e above Consolidated results have been reviewed by the Audit Committee and appro- and also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI or/s have issued an Audit Report with unmodified opinion for the period on Consoli- e Company has only one reportable business segment i.e. Manufacturing of Starch are ents Accordingly, the disclosure requirements as per Ind AS 108 are not applicable	f SEBI (Listing Obligat oved by the Board of I (Listing Obligations a dated results. nd allied products bas	tion and Disclosu Directors of the C nd Disclosure Re ed on guiding pri	ompany, at their quirements) Reg nciples given in	r Meetings held o gulations, 2015. Ind AS 108 "Op	2015. on May 28, The Statutory erating
[Comp 2)- Th 2024 a Audito 3)-Tha Segme 4) - Do Rs. 10 price o	e above Consolidated results have been reviewed by the Audit Committee and appro- and also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI or/s have issued an Audit Report with unmodified opinion for the period on Consolid e Company has only one reportable business segment i.e. Manufacturing of Starch at ents Accordingly, the disclosure requirements as per Ind AS 108 are not applicable uring the period the company has allotted 1497654 (Fourteen Lakh Ninety Seven Th (Rupees Ten only) each for cash, at Premium of Rs. 26.71 per Equity Share aggreg letermined in accordance with the provisions of chapter V of the ICDR Regulations	f SEBI (Listing Obligations a dated results. nd allied products base. housand Six Hundred for a state of the second secon	tion and Disclosu Directors of the C nd Disclosure Re- ed on guiding pri Fifty Four) Equity khs to Promoters 013.	ompany, at thein quirements) Reg nciples given in / Shares on 31.1 of the company	s) Regulations, 2 r Meetings held a gulations, 2015. Ind AS 108 "Op 0.2023 having fi on preferential	2015. on May 28, The Statutory erating ace value of basis as per
[Comp 2)- Th 2024 a Audito 3)-The Segme 4) - Do Rs. 10 price o 5)-Fig publis 6) -Tiu	e above Consolidated results have been reviewed by the Audit Committee and appro- und also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI ( por/s have issued an Audit Report with unmodified opinion for the period on Consolid e Company has only one reportable business segment i.e. Manufacturing of Starch are ents Accordingly, the disclosure requirements as per Ind AS 108 are not applicable uring the period the company has allotted 1497654 (Fourteen Lakh Ninety Seven Th (Rupees Ten only) each for cash, at Premium of Rs. 26.71 per Equity Share aggreg determined in accordance with the provisions of chapter V of the ICDR Regulations ures for the quarters ended March 31, 2024 and March 31, 2023 are the balancing fi hed year-to-date figures up to the third quarter of the respective financial years whic rupati Starch Charitable Foundation (Section-8 Company) has been incorporated on	f SEBI (Listing Obligations and dated results. nd allied products bases. nousand Six Hundred 1 and Companies Act 2 igures between audited ch were subjected to li	tion and Disclosu Directors of the C and Disclosure Re- ed on guiding pri Fifty Four) Equity khs to Promoters 013. d figures in respe- mited review.	ompany, at their quirements) Reg nciples given in / Shares on 31.1 of the company ct of the respect	s) Regulations, 2 r Meetings held a gulations, 2015. <sup>7</sup> Ind AS 108 "Op 0.2023 having fi on preferential ive full financial	2015. on May 28, The Statutory erating ace value of basis as per years and the
[Comp 2)- Th 2024 a Audito 3)-The Segme 4) - De Rs. 10 price o 5)-Fig publis 6) -Tin of the	e above Consolidated results have been reviewed by the Audit Committee and appro- ind also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI ( bor/s have issued an Audit Report with unmodified opinion for the period on Consolid e Company has only one reportable business segment i.e. Manufacturing of Starch at ents Accordingly, the disclosure requirements as per Ind AS 108 are not applicable uring the period the company has allotted 1497654 (Fourteen Lakh Ninety Seven Th (Rupees Ten only) each for cash, at Premium of Rs. 26.71 per Equity Share aggreg determined in accordance with the provisions of chapter V of the ICDR Regulations ures for the quarters ended March 31, 2024 and March 31, 2023 are the balancing fi hed year-to-date figures up to the third quarter of the respective financial years whic rupati Starch Charitable Foundation (Section-8 Company) has been incorporated on Company are consolidated with its subsidiary.	f SEBI (Listing Obliga oved by the Board of I (Listing Obligations a dated results. nd allied products bas and allied products bas based of the second second stating to Rs. 549.78 La and Companies Act 2 ligures between audited the were subjected to li 05th April 2023 as a 1	tion and Disclosu Directors of the C nd Disclosure Re- ed on guiding pri Fifty Four) Equity khs to Promoters 013. d figures in respe- mited review. Wholly-owned Su	ompany, at their quirements) Reg nciples given in / Shares on 31.1 of the company ct of the respect	s) Regulations, 2 r Meetings held a gulations, 2015. <sup>7</sup> Ind AS 108 "Op 0.2023 having fi on preferential ive full financial	2015. on May 28, The Statutory erating ace value of basis as per years and the
[Comp 2)- Th 2024 a Audito 3)-The Segme 4) - De Rs. 10 price o 5)-Fig publis 6) -Tin of the	e above Consolidated results have been reviewed by the Audit Committee and appro- und also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI ( por/s have issued an Audit Report with unmodified opinion for the period on Consolid e Company has only one reportable business segment i.e. Manufacturing of Starch are ents Accordingly, the disclosure requirements as per Ind AS 108 are not applicable uring the period the company has allotted 1497654 (Fourteen Lakh Ninety Seven Th (Rupees Ten only) each for cash, at Premium of Rs. 26.71 per Equity Share aggreg determined in accordance with the provisions of chapter V of the ICDR Regulations ures for the quarters ended March 31, 2024 and March 31, 2023 are the balancing fi hed year-to-date figures up to the third quarter of the respective financial years whic rupati Starch Charitable Foundation (Section-8 Company) has been incorporated on	f SEBI (Listing Obliga oved by the Board of I (Listing Obligations a dated results. nd allied products bas and allied products bas based of the second second stating to Rs. 549.78 La and Companies Act 2 ligures between audited the were subjected to li 05th April 2023 as a ' current period's classi	tion and Disclosu Directors of the C nd Disclosure Re- ed on guiding pri Fifty Four) Equity khs to Promoters 013. d figures in resper mited review. Wholly-owned Su fication.	ompany, at thein quirements) Reg nciples given in 7 Shares on 31.1 of the company ct of the respect ibsidiary of the 0	s) Regulations, 2 r Meetings held of gulations, 2015. <sup>1</sup> Ind AS 108 "Op 0.2023 having for on preferential ive full financial Company and th	2015. on May 28, The Statutory erating ace value of basis as per years and the us the account
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[Comp 2)- Thh 2024 a Audito 3)-The Segme 4) - DD Rs. 10 price c 5)-Fig publis 6) -Thi of the 7) - Pr	e above Consolidated results have been reviewed by the Audit Committee and appro- ind also reviewed/audited by Statutory Auditors, pursuant to regulation 33 of SEBI ( bor/s have issued an Audit Report with unmodified opinion for the period on Consolid e Company has only one reportable business segment i.e. Manufacturing of Starch at ents Accordingly, the disclosure requirements as per Ind AS 108 are not applicable uring the period the company has allotted 1497654 (Fourteen Lakh Ninety Seven Th (Rupees Ten only) each for cash, at Premium of Rs. 26.71 per Equity Share aggreg determined in accordance with the provisions of chapter V of the ICDR Regulations ures for the quarters ended March 31, 2024 and March 31, 2023 are the balancing fi hed year-to-date figures up to the third quarter of the respective financial years whic rupati Starch Charitable Foundation (Section-8 Company) has been incorporated on Company are consolidated with its subsidiary.	f SEBI (Listing Obliga oved by the Board of I (Listing Obligations a dated results. Ind allied products base and allied products base and Six Hundred and Companies Act 2 igures between audited the were subjected to li 05th April 2023 as a current period's classi For	tion and Disclosu Directors of the C and Disclosure Re- ed on guiding pri Fifty Four) Equity khs to Promoters 013. d figures in respe- mited review. Wholly-owned Su fication. or & On behali PATI STARC	ompany, at their quirements) Reg nciples given in 7 Shares on 31.1 of the company ct of the respect ibsidiary of the 0 f of the Boarc H & CHEMI	s) Regulations, 2 r Meetings held of gulations, 2015. ' Ind AS 108 "Op 0.2023 having fi on preferential ive full financial Company and the company and the com	2015. on May 28, The Statutory erating ace value of basis as per years and the us the accounts

	TIRUPATI STARCH & CHEMI		
S	CIN: L15321MP1985PLC0		
Y	Regd. Offc.: Shreeram Chambers, 12 Agrawal Nagar,		
	Phone No.: +91-731-2405001, E-mail ID: Tirupati@tirupatistarch.		h.com
	Consolidated Audited Statement of Asstes & Liab	ilities as at March 31, 2024	
			(Amount in Lakhs)
	Particulars	As at	As at
	, arcitaliaro	March 31,2024	March 31,2023
		(AUDITED)	(AUDITED)
A) ASSETS			
1 NON CURR			
Prope	erty Plant and Equipment & Intangible Assets :		
a Prope	rty Plant and Equipment	9249.06	5528.35
b Capita	al Work in Progress	2686.74	4564.35
c Other	Intangible Assets	3.92	0.14
d Financ	cial Assets		
(i) Inve	estments	28.07	0.00
(ii) Oth	hers	6.85	6.85
e Non C	Current Tax Assets (Net)	462.30	440.01
f Other	Non Current Assets	740.42	272.52
Non C	Current Assets (A)	13177.37	10812.21
-	ENT ASSETS		
Invent	tories	4863.89	1379.70
Financ	cial Assets		
1.7 U.S	vestment	0.00	0.00
(ii) Tra	ade Recievables	3440.16	3305.37
(iii) Ca	ash and Cash Equivalents	105.64	775.89
(iv) Ba	ank Balance Other then (iii) above	123.20	50.27
(v) Oth	her financial assets	6.87	10.79
Curren	nt Tax Asstes (Net)	42.05	0.00
Other	Current Assets	894.59	578.04
Currei	nt Assets (B)	9476.40	6100.05
Total	Assets (A+B)	22653.77	16912.26
B) EQUITY AN	ID LIABILITIES		
1 Equity	1		
Equity	/ Share Capital	958.92	809.16
Other	Equity	4404.09	3793.09
Total	Equity (A)	5363.01	4602.25
LIABIL	LITIES		
2 NON C	CURRENT LIABILITIES		
Financ	cial Liabilities		
(i) Bor	rowings	9537.62	6446.78
(ii) Oth	her Financial Liabilities	4.50	5.00
Provis	ions	113.53	152.24
Defer	red Tax Liabilities (Net)	283.14	216.31
Non C	Current Liabilities (B)	9938.79	6820.33
3 CURR	ENT LIABILITIES		
Financ	cial Liabilities		
(i) Bor	rowings	5812.38	2546.70
	ade Payables		
	Outstanding dues of Micro & Small enterprises	129.51	73.67
	Outstanding dues of Other than Micro & Small Enterprises	648.48	2084.23
	ther Financial Liabilities	178.46	171.55
	Current Liabilities	507.86	577.01
Provis		75.28	0.00
	nt Tax Liabilities (Net)	0.00	36.52
	nt Liabilities (C)	7351.97	5489.68
Total	Equity and Liabilites (A+B+C)	22653.77	16912.20
Total			
		For & On behalf of th	e Board of Directors
		TIRUPATI STARC	H & CHEMICALS
		MUS	Y 15
			- 5
		Amit	
Date :May 28, 2	2024	0.0	Director
Jacc aviay au,		DIN : 03	111/251



# **TIRUPATI STARCH & CHEMICALS LIMITED** CIN: L15321MP1985PLC003181

## CONSOLIDATED AUDITED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2024

S. NO.	PARTICULARS	As at March 31,2024	As at March 31, 2023
		(AUDITED)	(AUDITED)
A	CASH FLOWS FROM OPERATING ACTIVITIES		(
	NET PROFIT BEFORE TAXATION	316.72	762.7
-	ADJUSTMENTS FOR :		
1	DEPRECIATION & AMORTIZATION	773.33	562.6
	FINANCE COST	1010.41	834.7
	LOSS ON SALE OF FIXED ASSETS		
-	INTEREST	-16.95	-10.7
	FAIR VALUE GAIN ON FINANCIAL INSTRUMENTS	0.00	-0.0
1	PROVISION FOR TRADE RECEIVABLES - CREDIT IMPAIRED	34.78	0.2
	SUNDRY BALANCE W/OFF	6.71	-5.6
1	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	2,125.00	2,144.01
	(INCREASE) / DECREASE IN TRADE AND OTHER RECEIVABLES	-147.76	-259.8
	INCREASE / (DECREASE) IN TRADE PAYABLES	-1385.54	-1499.1
	(INCREASE) / DECREASE IN INVENTORIES	-3484.20	1884.0
1	INCREASE / (DECREASE) IN OTHER CURRENT LIABILITIES AND PROVISIONS	-47.74	-109.6
	INCREASE IN FINANCIAL LIABILITIES (CURRENT AND NON - CURRENT)	6.41	125.5
	DECREASE / (INCREASE) IN OTHER ASSETS (CURRENT AND NON CURRENT)	-339.00	163.9
	DECREASE / (INCREASE) IN OTHER CURRENT FINANCIAL ASSETS	0.47	-3.6
1	CASH GENERATED FROM OPERATIONS	(3,272.36)	2,445.33
-		(0,2, 2,0,0)	=/110100
1	DIRECT TAX PAID	-131.29	-113.63
	NET CASH FLOW FROM OPERATING ACTIVITIES (A)	(3,403.65)	2,331.70
B	CASH FLOW FROM INVESTING		
	PURCHASE OF PROPERTY, PLANT & EQUIPMENT AND INTANGIBLE ASSETS	-3079.57	-2628.2
	INVESTMENT IN MUTUAL FUNDS	0.00	100.0
	INVESTMENT IN SUBSIDIARY GROUP COMPANY	0.00	0.0
	INVESTMENT IN HDFC DEBT FUND	-26.25	0.00
	INVESTMENT IN FIXED DEPOSITS (NET)	-72.92	16.60
-	INTEREST RECEIVED	21.45	22.5
	NET CASH FLOW USED IN INVESTING ACITIVIES (B)	(3,157.30)	(2,489.00
C	CASH FLOWS FROM FINANCING ACTIVITIES	(0,201100)	(-/
-	PROCEEDS OF EQUITY SHARE CAPITAL	149.77	109.08
-	PROCEEDS OF PREFERANCE SHARE CAPITAL	0.00	0.00
	SECURITIES PREMIUM PROCEEDS	400.02	268.45
	CHANGE IN OTHER FINANCIAL ASSETS	0.00	0.0
	INTEREST, COMMITMENT AND FINANCE CHARGES PAID	-946.39	-756.50
-	PROCEEDS FROM / (REPAYMENT OF) SHORT TERM BORROWINGS	2355.82	1220.9
	PROCEEDS FROM LONG TERM BORROWINGS/REPAYMENT (NET)	3931.48	89.65
	NET CASH FLOW FROM FINANCING ACTIVITIES [C]	5,890.71	931.57
	NET INCREASED IN CASH AND CASH EQUIVALENTS (A+B+C)	(670.24)	774.27
	CASH AND CASH EQUIVALENTS (OPENING BALANCE)	775.89	1.6
	CASH AND CASH EQUIVALENTS (OPENING BALANCE)	105.64	775.89

(2) Purchase of Property, Plant and Equipment includes cash flows of capital work-in-progress.

COMPONENTS OF CASH & CASH EQUIVALENTS :		As at March 31,2024 (Audited)	As at March 31, 2023 (Audited)
	CASH & CASH EQUIVALENTS :		
A	Balance with banks :		
	Balances with Banks :	2.15	1.39
В	Current Accounts with Banks	103.50	774.49
-	Total	105.64	775.89

For & On behalf of the Board of Directors TIRUPATI STARCH & CHEMICALS LIMITED

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INDORE

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Amit Modi Amit Modi Managing Director DIN: 03124351

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Date : May 28, 2024 Place : Indore