

# **PENNAR INDUSTRIES LIMITED**



Letter No. PIL/SE/BM/2019-20/01

Dated: 27<sup>th</sup> May, 2019 Place: Hyderabad

BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street, Fort
Mumbai-400 001

The National Stock Exchange of India
Limited
Bandra Kurla Complex
Bandra East
Mumbai-400 051

Dear Sir/Madam,

Sub: Outcome of Board Meeting

Ref: Regulations 30 and 33 of SEBI (Listing Regulations and Disclosure Requirements) Regulations,

2015

BSE Scrip code: 513228 / NSE Symbol: PENIND

- 1) Approved audited Financial Results (Standalone and Consolidated) for the quarter and year ended 31.03.2019 and noted Auditors' reports with unmodified opinion.
- 2) Taking note of the resolution passed by circulation on 6<sup>th</sup> May, 2019 for reconstitution of Nomination and Remuneration Committee as per regulation 19 of SEBI (LODR) Regulations, 2015.
- 3) The Board of Directors and taken on record the resignation of Dr. Sita Vanka w.e.f 27<sup>th</sup> May, 2019.
- 3) The Nomination and Remuneration Committee at its meeting held on 25<sup>th</sup> May, 2019 recommended the following:
  - a. Appointment of Mrs. Bharati Jacob as Additional Non-Executive Independent Director, The Board subject to the approval of the shareholders at the ensuing Annual General Meeting considered and appointed Mrs. Bharati Jacob as Additional Non-Executive Independent Director for a period of five years with effect from 27<sup>th</sup> May, 2019.
  - b. Appointment of Mr. P V Rao as Joint Managing Director, The Board subject the approval of the shareholders at the ensuing Annual General Meeting considered and appointed Mr. P V Rao as Joint Managing Director for a period of one year with effect from 27<sup>th</sup> May, 2019.
- 4) Reconstitution of the composition of the Audit Committee with the following members hence forth:

Sl. No.	Name	Designation	Category
1.	Mr. B Kamalaker Rao	Chairman	Non-Executive Independent Director
2.	Mr. C Parthasarathy	Member	Non-Executive Independent Director
3.	Mr. Varun Chawla	Member	Non-Executive Independent Director
4.	Mr. Eric James Brown	Member	Non-Executive Non-Independent Director

Meisoein

Manufacturers of Cold Roll Formed Sections, Sheet Metal Pressed, Fabricated & Machined Components, Precision Electric Resistance Welded Tubes, Cold Drawn electric resistance Welded Tubes, and Fabricated Components & Structures. Design Development, Manufacture of Hydraulic Cylinders



5) Constitution of Allotment Committee for issuance of Equity Shares pursuant to Scheme of Amalgamation of Pennar Industries Limited with the following members:

Sl. No.	Name	Designation
1.	Mr. Aditya Rao	Chairman
2.	Mr. K Lavanya Kumar	Member
3.	Mr. P V Rao	Member

- 6) Fixation of Record date for issuance of Equity Shares pursuant to Scheme of Amalgamation of Pennar Industries Limited. The details of the same are attached.
- 7) Formation of wholly owned subsidiary in Germany, the company will update the details to the Exchanges, ones the proposed company is formed.
- 8) The Board has taken on record the statement of investor complaint under regulation 13(3) and compliance report on corporate governance under regulation 27(2) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 201 for the quarter ended 31<sup>st</sup> March, 2019.

The following are attached herewith for your information and record:

- a. Certified copy of the audited financial results (standalone and consolidated) of the Company for the year ended 31<sup>st</sup> March, 2019.
- b. Auditor's Report (standalone and consolidated) for the year ended 31<sup>st</sup> March, 2019 issued by M/s. Deloitte Haskins & Sells LLP, Statutory Auditors of the Company.
- c. A declaration pursuant to Regulation 33(3)(d) of SEBI (LODR) Regulations, 2015 regarding unmodified opinion of the Statutory Auditors on the annual financial results for the financial year ended 31<sup>st</sup> March, 2019
- d. Press release on the audited financial results (standalone and consolidated) of the Company for the year ended 31<sup>st</sup> March, 2019.
- e. Copy of Resignation letter of Dr. Sita Vanka as Independent Director of the Company.
- f. Profile of Mrs. Bharati Jacob
- g. Profile of Mr. P V Rao
- h. Details w.r.t fixation of Record Date for issuance of Equity Shares pursuant to Scheme of Amalgamation.

Kindly take the same on your records.

Thanking you

Yours faithfully,

for Pennar Industries Limited

Mirza Mohammed Ali Baig

Company Secretary & Compliance Officer

ACS 29058

# PENNAR INDUSTRIES LIMITED (CIN: L27109AP1975PLC001919)

Tel: +91 40 40061621; Fax: +91 40 40061618; E-mail:corporatecommunications@pennarindia.com; Website:www.pennarindia.com Regd. Office: Floor No. 3, DHFLVC Silicon Towers, Kondapur, Hyderabad 500084, Telangana, India.

Statement of Consolidated and Standalone Financial Results for the Quarter and Year Ended March 31, 2019

Particular   Par	Continue						Consolidated results				Standa	Standalone results (Refer Note 3)		7.77
	Protestiest					Quarter Ended	200	Year	Inded	24 Mes 40	Quarter Ended	21 Man 10	Year E	21-Mar-18
Color Note 13   Color Note 1	Controlled   Con	SI. N			31-Mar-19 Audited	31-Dec-18	31-Mar-18 Audited	S1-Mar-19 Audited	SI-Mar-18 Audited	Audited	Unaudited	Audited	Audited	Audited
10,000   1	1,000,   1	,			(Refer Note 12)		(Refer Note 12)			(Refer Note 12)		(Keter Note 12)		
Section	State   Stat	T	Income (2) Revenue from operations (Refer note 9)		58,507	56,763	50,308	2,13,311	1,79,841	29,060	54,703		2,11,612	1,78,017
Concomment   Con	The control of the co		(b) Other income		511	760	795	2,674	1,589	440	160	1,007	2,603	1,725
1,000   1,00	atic commond  in the commond		Total income		59,018	57,523	51,103	2,15,985	1,81,430	59,500	55,463	51,264	2,14,215	1,79,742
1,000	The state of the s	2	Expenses										1	6
1,199   1,190   1,19			(a) Cost of materials consumed		29,851	32,676	33,688	1,27,283	1,08,931	28,432	31,043	34,283	1,24,545	1,09,526
Cocken-transis	1,000,000,000,000,000,000,000,000,000,0		(b) Purchase of traded goods		1,969	1,590	720	5,135	3,095		1,590	720	5,135	3,095
1,000   1,00	Second content with the content with t		(c) Changes in inventories of finished goods, work-in-progress and stock-in-trad	e	3,111	442	(4,878)	(892)	(4,265)		442	(4,878)	(865)	(4,265
1,000	Particular the particular to propose   2477   2478   242		(d) Excise duty (Refer note 9)		,	•			3,035	•	T,	•		3,035
1,000   1,00	1,000   1,00		(e) Employee benefits expense		3,717	4,026	3,383	15,293	12,276	3,563	3,934	3,306	14,913	12,190
1,000   1,00	1,000   1,00		(f) Finance costs		2,267	1,937	1,968	7,520	6,740	2,259	1,937	1,968	7,511	6,166
55,688         55,994         45,78         45,78         45,78         50,78         50,584         50,588           5,588         5,539         45,78         2,689         2,692         1,589         2,794         45,784         45,784         1,575           3,380         2,176         1,296         2,689         1,289         2,794         45,784         45,784           8,380         2,176         1,296         2,682         1,289         2,894         45,784         3,517           946         496         4,016         8,34         4,78         2,228         2,477         3,477           948         496         4,016         8,34         4,78         2,228         2,477         3,470           948         496         4,78         2,286         4,016         8,34         4,78         2,228         2,477         3,470           100         1,15         4,772         6,664         9,049         2,386         1,462         5,584         6,404         9,3           1,16         1,16         4,775         6,664         9,049         2,386         1,462         5,584         6,404         9,3           1,16         1,16	sessessessessessessessessessessessesses		(g) Depreciation and amortisation expense		717	755	802	2,789	2,926	792	729	852	2,787	2,289
SSGS08         SSSS40         SSSS60         2.06.304         LISSI3         S.02.10         S.3.72         4.65.18         2.04.664         LISSI3           3.380         2.176         5.747         9.622         11.543         3.290         2.021         5.746         9.53         1.00           8.380         2.176         1.264         9.622         11.543         3.290         2.091         2.129         9.53         1.00           9.480         1.276         9.622         1.284         9.01         1.21         2.129         2.279 <td< td=""><td>  Signate   Sign</td><td></td><td>(h) Other expenses</td><td></td><td>14,006</td><td>13,921</td><td>0,670</td><td>49,148</td><td>36,179</td><td>16,084</td><td>13,697</td><td>9,264</td><td>50,838</td><td>35,896</td></td<>	Signate   Sign		(h) Other expenses		14,006	13,921	0,670	49,148	36,179	16,084	13,697	9,264	50,838	35,896
1,000   1,00	The conceptional trans and back (1.2)  The conception of the part of the conception of the conce		Total expenses		55,638	55,347	45,356	2,06,303	1,68,917	56,210	53,372	45,518	2,04,864	1,67,932
Sign	The filter force of the company of t	~	Profit before excentional item and tax (1-2)	1_	3,380	2,176	5,747	9,682	12,513	3,290	2,091	5,746	9,351	11,810
13.80   2.176   7,042   9,682   13.809   3.290   2.091   7,875   9,351   13.809	The control of the co	4	Exceptional item (Refer note 6)		•		1,295		1,295			2,129		2,129
888	State   Stat	Ŋ	Profit before tax (3+4)	1	3,380	2,176	7,042	6,682	13,808	3,290	2,091	7,875	9,351	13,939
100   151   2.22   2.546   4,016   834   151   2.22   2.477   3.     100   151   2.220   2.250   2.516   4,752   2.596   2.256   1,462   2.256   2.291   2.247   440     2.432   1,524   4,752   6.666   9,049   2.356   1,462   5.584   6,404   9.9     2.432   1,524   4,752   6.664   8,938   2.356   1,462   5.584   6,404   9.9     2.432   1,524   4,752   6.644   8,938   2.356   1,462   5.584   6,404   9.9     2.432   1,524   4,752   6,644   8,938   2,356   1,462   5,584   6,404   9.9     3.430	100   151   2.270   2.570   4.761   5.281   4.772   2.294   4.772   2.294   4.772   2.294   4.772   2.294   4.772   2.294   4.772   4.472	9	Tax expense											
151   1529   4,752   9.34   151   1529   4,752   9.34   151   1529   4,752   9.34   151   1529   4,752   9.34   1529   1,462   2,294   9.3     2,415   1,524   4,752   6,644   9,049   2,256   1,462   5,594   6,404   9.3     1,5	the period (5-6)  The period (		(a) Current tax		848	496	2,227	2,546	4,016	834	478	2,228	2,477	3,907
1,2,4,5   1,5,5,4   4,752   6,666   9,049   2,356   1,462   5,584   6,404   9,5     2,445   1,524   4,752   6,664   8,938   2,356   1,462   5,584   6,404   9,5     1,55   1,524   4,752   6,644   8,938   2,356   1,462   5,584   6,404   9,5     1,55   1,52   1,52   1,52   1,52   1,52   1,52   1,52   1,52   1,52     1,53   1,52   4,736   6,346   9,005   2,046   1,462   5,568   6,094   9,5     1,52   1,52   4,736   6,36   9,005   2,046   1,462   5,568   6,094   9,5     1,53   1,53   4,736   6,36   9,005   2,046   1,462   5,568   6,094   9,5     1,53   1,53   4,736   6,347   8,894   2,046   1,462   5,568   6,094   9,5     1,54   1,55   1,55   1,55   1,55   1,55   1,55   1,55   1,55   1,55   1,55     1,54   1,55   1,5	1,249   2,301   2,449   2,44		(b) Deferred tax		100	151	63	470	743	100	151	63	470	727
2,412         1,524         4,772         6,664         9,049         2,356         1,462         5,584         6,404         99.7           2,415         1,524         4,772         6,644         8,938         2,356         1,462         5,584         6,404         93.           1,65         1,675         1,675         1,675         1,675         1,675         1,690         1,690         1,675	1,2,2,2,2,3,3,3,3,3,3,3,3,3,3,3,3,3,3,3,		Total tax expense		948	647	2,290	3,016	4,759	934	629	2,291	2,947	4,634
(475)         1,524         4,752         6,644         8,938         2,356         1,462         5,584         6,404         9,6           (475)         1,752         2,2         111         2,356         6,404         9,6           1,65         23         113         2,356         6,404         9,0           1,65         1,65         23         1,65         23         1,65           1,65         23         1,65         23         1,65         23         1,65           2,132         1,524         4,736         6,366         9,005         2,046         1,462         5,568         6,094         9,7           2,132         1,524         4,736         6,366         9,005         2,046         1,462         5,568         6,094         9,7           7,618         7	1,524   1,52	7	Net Profit for the period (5-6)		2,432	1,529	4,752	999'9	9,049	2,356	1,462	5,584	6,404	9,305
(475)         1,524         4,754         0,544         0,544         4,754         0,544 <th< td=""><td>  1,12   2,13   2,14  </td><td></td><td>Attributable to:</td><td></td><td></td><td>1</td><td>1</td><td></td><td>0000</td><td>7100</td><td>1 463</td><td>1</td><td>2 404</td><td>0 302</td></th<>	1,12   2,13   2,14		Attributable to:			1	1		0000	7100	1 463	1	2 404	0 302
(475)	In the redusative character (above terms)   1.55		Shareholders of the Company		2,415	1,524	4,752	6,644	8,938	7,350	1,462	5,584	*0*'0	505%
155   155   165	The training to above the company   1.65	(	Non-Controlling interest		1/	n		77	111					
(475)	155   155	00	Uther comprehensive income Trems that will not be reclassified subsequently to profit or loss											
165   165	165   165		(a) Remeasurement of the net defined henefit liability		(475)		(22)	(475)	(67)			(25)	(475)	(9)
10   10   10   10   10   10   10   10	10   10   10   10   10   10   10   10		(a) remeasurement of the following terms		165		6	165	23			6	165	23
10   10   10   10   10   10   10   10	10   10   10   10   10   10   10   10													
(300)   (16)   (300)   (44)   (310)   (16)   (310)	10   10   10   10   10   10   10   10		Items that will be reclassified subsequently to profit or loss		Ç			C					•	- 14
(300)         -         (16)         (300)         (44)         (310)         -         (16)         (310)           2,132         1,529         4,736         6,366         9,005         2,046         1,462         5,568         6,094         9,0           2,132         1,524         4,736         6,344         8,894         2,046         1,462         5,568         6,094         9,0           2,115         1,524         4,736         6,344         8,894         2,046         1,462         5,568         6,094         9,0           7,618 <td>to: comprehensive income/[Joss], net of tax    300    (16    (300)   (44    (310)     (16    (310)   .</td> <td></td> <td>(a) Exchange differences in translation of foreign operations (b) Income tax relating to above items</td> <td></td> <td>PT .</td> <td></td> <td>,</td> <td>2 .</td> <td>·</td> <td>•</td> <td></td> <td>•</td> <td>1</td> <td>•</td>	to: comprehensive income/[Joss], net of tax    300    (16    (300)   (44    (310)     (16    (310)   .		(a) Exchange differences in translation of foreign operations (b) Income tax relating to above items		PT .		,	2 .	·	•		•	1	•
(300)         (16)         (300)         (44)         (310)         (16)         (30)           2,132         1,529         4,736         6,344         8,894         2,046         1,462         5,568         6,094         9,0           2,115         2,115         4,736         6,344         8,894         2,046         1,462         5,568         6,094         9,0           7,618	ters of the Company  lining interests  2,132  2,146  2,046  1,462  2,046  2,046  1,462  2,046		Total Other comprehensive income/(loss), net of tax		(300)		(16)	(300)	(44)	(310)		(16)	(310)	(44
(300)   (16)   (300)   (44)   (310)   (43)   (310)	1500   1500		Attributable to:											
2,115 1,524 4,736 6,366 9,005 2,046 1,462 5,568 6,094 9,  2,115 1,524 4,736 6,344 8,894 2,046 1,462 5,568 6,094 9,  7,618 7,61	Single interests   Single		Shareholders of the Company		(300)		(16)	(300)	(44)	(310)		(16)	(310)	(44
2,115         1,524         4,736         6,344         8,894         2,046         1,462         5,568         6,094         9,100           2,115         1,524         4,736         6,344         8,894         2,046         1,462         5,568         6,094         9,100           7,618 </td <td>rehensive income (748)  2,132  1,524  4,736  6,344  8,894  2,046  1,462  5,568  6,094  1,603  1,7618  7,618</td> <td></td> <td>Non-controlling interests</td> <td></td> <td></td> <td></td> <td>•</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>. 00</td>	rehensive income (748)  2,132  1,524  4,736  6,344  8,894  2,046  1,462  5,568  6,094  1,603  1,7618  7,618		Non-controlling interests				•							. 00
2,115 1,524 4,736 6,344 8,894 2,046 1,462 5,568 6,094 9,  7,618 7,618 7,618 7,618 7,618 7,618 7,618 7,618 7,618 52,787 1,59 1,100 3,12 4,36 5,87 1,55 1,100 3,12 4,36 5,87 1,55 1,55 1,55 1,55 1,55 1,55 1,55 1,5	ters of the Company  2,115  2,115  1,524  4,736  6,344  8,894  2,046  1,462  5,568  6,094  1,162  1,162  1,162  1,162  1,162  1,163  1,163  1,164  1	6			2,132	1,529	4,736	6,366	9,005	2,046	1,462	5,568	6,094	197'6
7,618 7,618	17   18   19   19   19   19   19   19   19		Attributable to:		2115	1 524	4736	6.344	8.894	2.046	1.462	2,568	6.094	9,261
7,618 7,618	ity share capital [Face Value of ₹ 5 per share]  7,618  7,		Shareholders of the Company Non-controlling interests		17	100		22	111	ì				
1.59 1.00 3.12 4.36 5.87 1.55 0.96 3.67 4.20	Sy, 31 Sz, 787 See Share (n § ) 1.59 1.00 3.12 4.36 5.87 1.55 0.96 3.67 4.20	,		<u> </u>	7 610	7 618	7,618	7,618	7 618	7 618	7,618	7 618	7.618	7.618
1.59 1.00 3.12 4.36 5.87 1.55 0.96 3.67 4.20	r Share [Face Value of ₹ 5 per share] (Refer Note 4)  rethy periods - not annualised)	11	raid up equity snare capital [race value of < 5 per snare] Other equity		240,	oro'.		59,131	52,787				58,881	52,787
1.59 1.00 3.12 4.36 5.87 1.55 0.96 3.67 4.20	Tretry periods - not annualised)    1.59	12		Sustries										
	nn Pennar John	3	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	30	1.59	1.00	3.12	4.36	5.87	1.55	96.0		4.20	6.11
		1		121										
		CC	S	-	-									





-				
Ra	lance	Sh	leet:	

Balance Sheet:	Consol	idated	Standalone (	(₹ in Lakhs) Refer Note 3)
Particulars	As	at	As	at
	March 31, 2019	March 31, 2018	March 31, 2019	March 31, 2018
ASSETS				
Non-current assets				
Property, plant and equipment	44,051	32,751	43,991	32,751
Capital work-in-progress	11,769	2,726	11,769	2,726
Other intangible assets	1,353	1,434	1,353	1,434
Financial assets			**	
(a) Investments	2	2	264	263
(b) Trade receivables	937	258	937	258
(c) Other financial assets	816	711	816	711
Income tax assets (net)	1,041	845	1,041	845
Other non-current assets	1,282	1,552	1,282	1,552
Total Non-current assets (1)	61,251	40,279	61,453	40,540
Current assets				
Inventories	43,855	43,263	43,647	43,091
Financial assets				
(a) Investments	5,211	6,933	5,211	6,933
(b) Trade receivables	46,366	40,200	46,063	40,341
(c) Cash and cash equivalents	1,516	3,287	1,320	3,171
(d) Other bank balances	2,321	1,706	2,321	1,706
(e) Loans	1,954	1,999	1,954	1,999
(f) Other financial assets Other current assets	3,076	3,218	3,031	3,216
Total Current assets (2)	8,806	10,265	8,760	10,264
Total assets (1+2)	1,13,105	1,10,871	1,12,307	1,10,721
Total assets (1+2)	1,74,356	1,51,150	1,73,760	1,51,261
EQUITY AND LIABILITIES EQUITY	0.19			
Equity share capital	7,618	7,618	7,618	7,618
Other equity  Figurity attributable to Changle 14 and 64 a	59,131	52,787	58,881	52,787
Equity attributable to Shareholders of the Company Non-controlling interests	66,749	60,405	66,499	60,405
Total Equity (1)	22		-	-
Total Equity (1)	66,771	60,405	66,499	60,405
LIABILITIES				
Non-current liabilities				
Financial liabilities				
(a) Borrowings	10,031	10,083	10,031	10,083
(b) Other financial liabilities	512	467	512	467
Provisions	862	541	862	541
Deferred tax liabilities (net)	2,680	2,376	2,680	2,376
Other non-current liabilities	604	786	604	786
Total Non-current liabilities (2)	14,689	14,253	14,689	14,253
Current liabilities				
Financial liabilities				
(a) Borrowings	31,291	23,556	31,258	23,544
(b) Trade payables	,			,5
(i) total outstanding dues of micro enterprises and small enterprises	455	369	455	369
(ii) total outstanding dues of creditors other than micro enterprises and small enterprises	44,460	36,635	44,329	36,814
(c) Other financial liabilities	5,655	2,252	5,655	2,252
Income tax liabilities (net)	1,560	2,486	1,560	2,486
Provisions	919	1,000	850	1,000
Other current liabilities	8,556	10,194	8,465	10,138
Total Current liabilities (3)	92,896	76,492	92,572	76,603
Total Liabilities (2+3)	1,07,585	90,745	1,07,261	90,856
Total Equity and Liabilities (1+2+3)	1,74,356	1,51,150	1,73,760	1,51,261





(Page 2 of 5)

# NOTES

- The above consolidated and standalone financial results were reviewed and recommended by the Audit Committee at their meeting held on May 25, 2019 and approved by the Board of Directors at their meeting held on May 27, 2019. The Statutory Auditors have issued an unmodified audit opinion on the financial results.
- The consolidated and standalone financial results of the Company have been prepared in accordance with the Indian Accounting Standards ('IND AS') prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with relevant rules issued thereunder, other accounting principles generally accepted in India and guidelines issued by the Securities and Exchange Board of India ("SEBI").
- ('PEL'), subsidiaries of the Company and to make the Scheme effective, the Company was required to file the same with Registrar of Companies (ROC). Accordingly, the Company filed the Scheme on May 23, 2019 with the ROC. The The National Company Law Tribunal vide its order dated May 8, 2019 approved the Scheme of Amalgamation ("the Scheme") amongst the Company, Pennar Engineered Building Systems Limited ("PEBS") and Pennar Enviro Limited financial results of the Company for the years ended March 31, 2019 and March 31, 2018 also includes the results of erstwhile entities, i.e. PEBS and PËL.

the principles in respect of accounting for business combination of entities or businesses under common control. As required by the standard, pooling of interest method has been considered for common control business combination and accordingly, the assets and liabilities are reflected in the books of the Company at their respective carrying amounts. The surplus of the value of the net assets acquired over the face value of the equity shares issued by the In accordance with the accounting treatment as prescribed by the aforementioned order, the Company accounted for the business combination as per requirement of Appendix C of Ind AS 103 Business Combination which lays down Company pursuant to the amalgamation and carrying amount of investments in the equity shares of the aforementioned subsidiaries to the extent held by the Company has been adjusted to 'capital reserve account' in the financial statements of the Company. In accordance with the requirement of Appendix C of Ind AS 103 Business Combination, the financial information in the financial statements in respect of prior periods has been restated as if the business combination had occurred from the beginning of the preceding period in the financial statements i.e., April 1, 2017 and consequently, the amounts for the preceding periods include the results of the aforementioned business acquired.

The standalone profit before tax as reported in published results for the prior periods are as below (without considering the impact of above restatement):

	Quarter ended	Quarter ended	Year ended	
Particulars	December 31, 2018	March 31, 2018	March 31, 2018	
ofit before tax	1,695	4,069	8,154	

(₹ in Lakhs)

The above transaction does not have any impact on the consolidated profit before tax.

- 4. In terms of the aforementioned Scheme, 23 equity shares of the Company of face value of ₹ 5 each (aggregating 27,909,458 equity shares of ₹ 5 each) have been allotted to the equity shares of the Company of face value of ₹ 5 each (aggregating 27,909,458 equity shares of ₹ 5 each) have been allotted to the equity shares of the Company of face value of ₹ 5 each (aggregating 27,909,458 equity shares of ₹ 5 each) shares of face value of ₹10 each held by them in PEBS. Further, 1 equity share of the Company of face value of ₹5 each (aggregating 4,098,259 equity shares of ₹5 each) have been allotted to the equity shareholders of erstwhile PEL for every 1 equity share of face of ₹10 each held by them in PEL. The equity shares issued have been considered as a part of "Equity" and considered for the purpose of calculation of earnings per share.
- % Holding 51.00% 100.00% Nature of relationship Subsidiary Subsidiary Country of Incorporation India USA The consolidated financial results include the results of the following group companies: Enertech Pennar Defense and Engineering Systems Private Limited Name of the Company Pennar Global Inc. (From June 05, 2017) (From April 10, 2018) s.
- During the year ended March 31, 2018, the Company divested its entire shareholding in its subsidiary, Pennar Renewables Private Limited (PRPL). Upon divestment, the resultant gain of ₹1,295 Lakhs in the consolidated financial During the year ended March 31, 2018, the Company incorporated a subsidiary Pennar Global Inc., United State of America, which commenced commercial operations during the quarter ended March 31, 2018. Hence, the results for results and gain of ₹ 2,129 Lakhs in the standalone financial results are disclosed as 'exceptional item'
  - Effective April 01, 2018, the Company has adopted Ind AS 115 "Revenue from Contracts with Customers". The application of Ind AS 115 did not have any material impact on the financial results of the Company. the quarter and year ended March 31, 2019 and quarter and year ended March 31, 2018 are not comparable.
- The Government of India introduced the Goods and Services Tax (GST) with effect from July 01, 2017. Accordingly, in compliance with Indian Accounting Standards, Revenue from operations for the period beginning July 01, 2017 is

presented net of GST.

with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with effect from July 01, 2017. Accordingly, in compliance with Indian A with Effect from July 01, 2017. Accordingly, in compliance with Indian A with Effect from July 01, 2017. Accordingly 01, 2017. Accordin

(Page 3 of 5)



10 SEGMENT REPORTING:					(₹ in Lakhs)
		Quarter Ended		Year Ended	Inded
Particulars	31-Mar-19	31-Dec-18	31-Mar-18	31-Mar-19	31-Mar-18
	Audited	Unaudited	Audited	Audited	Audited
Segment revenue					
Diversified engineering	44,254	39,204	34,309	1,55,554	1,24,864
Custom designed building solutions & auxiliaries	24,884	19,955	18,098	75,695	65,136
Total	69,138	59,159	52,407	2,31,249	1,90,000
Less: Inter segment revenue	10,631	2,396	2,099	17,938	10,159
Revenue from operations	58,507	56,763	50,308	2,13,311	1,79,841
			8		
Segment resuits					
Diversified engineering	4,616	3,752	6,135	15,453	14,171
Custom designed building solutions & auxiliaries	1,748	1,116	3,680	4,538	9,303
Total	6,364	4,868	9,815	19,991	23,474
Less:		2			
Depreciation and amortisation expense	717	755	802	2,789	2,926
Finance costs	2,267	1,937	1,968	7,520	6,740
Profit before tax	3,380	2,176	7,042	9,682	13,808
				Asat	
			31-Mar-19	31-Dec-18	31-Mar-18
			Audited	Unaudited	Audited
Capital employed (Segment assets - Segment liabilities) (See notes below)			2		
Segment assets					
Diversified engineering			1,09,652	1,18,247	1,01,340
Custom designed building solutions & auxiliaries			64,704	57,701	49,810
Total Segment Assets			1,74,356	1,75,948	1,51,150
Segment liabilities					
Diversified engineering			75,018	74,263	60,743

# **Total Segment Liabilities** Notes:

Custom designed building solutions & auxiliaries

. Segment information is presented for the "consolidated financial results" as permitted under the Ind AS 108 - 'Operating Segments'.

30,002 90,745

37,029 1,11,292

32,567 1,07,585

108 - 'Operating Segments', the Chief Operating Decision Maker evaluates the Company's performance and allocation resources based on an analysis of various performance indicators by ii. The Company is focused on two business segments: Diversified engineering and Custom designed building solutions & auxiliaries. Based on the "management approach" as defined in Ind AS business segments. Accordingly, information has been presented along these business segments. The accounting principles used in the preparation of the financial results are consistently applied to record revenue and expenditure in individual segments.







11. The details of funds raised through Initial Public Offer (IPO) during the financial year 2015-2016 in respect of erstwhile Pennar Engineered Building Systems Limited (PEBS) (refer note 3), and utilisation of said funds as at March 31, 2019 are as follows:

			(A III LANIIS)
Particulars	Objects of the issue as per prospectus	Utilisation upto March 31, 2019	Unutilised amount upto March 31, 2019
A) Repayment/ prepayment, in full or part, of certain working capital facilities availed by the Company	3,400	3,400	
B) Financing the procurement of infrastructure (including software and hardware) for the expansion of design and	800	295	202
engineering services			
C) General corporate purposes	1,079	1,079	
D) Share issue expenses	521	517	4
Total	5,800	5,291	206

As on March 31, 2019, unutilised funds have been temporarily invested in short term liquid scheme of mutual funds and in bank balances. The above details have been extracted from the statement of audited financial results of erstwhile Pennar Engineered Building Systems Limited (PEBS), as approved by its Board of Directors in their meeting held on May 22, 2019.

12. The figures for the quarter ended March 31, 2019 are the balancing figures between the audited figures for the financial year March 31, 2019 and figures for the nine months ended December 31, 2018 after giving effect to the Scheme (refer note 3). The figures for the quarter ended March 31, 2018 are the balancing figures between the audited figures for the financial year March 31, 2018 and figures for the nine months ended December 31, 2017 after giving effect to the Scheme (refer note 3).

for Pennar Industries Limited By order of the Board

Aditya N. Rao

Vice Chairman & Managing Director

(Page 5 of 5)

Place: Hyderabad

Date: May 27, 2019

Chartered Accountants KRB Towers, Plot No.1 to 4 & 4A 1<sup>st</sup>, 2<sup>nd</sup> & 3<sup>rd</sup> Floor Jubilee Enclave, Madhapur Hyderabad - 500 081 Telangana, India

Tel: +91 40 7125 3600 Fax: +91 40 7125 3601

#### INDEPENDENT AUDITOR'S REPORT TO THE BOARD OF DIRECTORS OF PENNAR INDUSTRIES LIMITED

- 1. We have audited the accompanying Statement of Standalone Financial Results of **PENNAR INDUSTRIES LIMITED** ("the Company"), for the year ended March 31, 2019 ("the Statement") in which are incorporated the financial information of erstwhile entities Pennar Engineered Building Systems Limited (PEBS) and Pennar Enviro Limited (PEL) for the year ended on that date audited by other auditors (refer note 3 of accompanying Statement), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016.
- 2. This Statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been compiled from the related standalone Ind AS financial statements which has been prepared in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder ('Ind AS') and other accounting principles generally accepted in India. Our responsibility is to express an opinion on the Statement based on our audit of such standalone financial statements.
- 3. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the Statement is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the Statement. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the Statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Management, as well as evaluating the overall presentation of the Statement.

We believe that the audit evidence obtained by us and the audit evidence obtained by other auditors in terms of their reports referred to in paragraph 5 below is sufficient and appropriate to provide a basis for our audit opinion.

- 4. In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of the audit reports received from the other auditors as referred in paragraph 5 below, the Statement:
  - (i) is presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016; and



- (ii) gives a true and fair view in conformity with the aforesaid Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and Total comprehensive income and other financial information of the Company for the year ended March 31, 2019.
- 5. We did not audit the financial statements of erstwhile entities Pennar Engineered Building Systems Limited (PEBS) and Pennar Enviro Limited (PEL) ("transferor companies") included in the standalone financial results of the Company (refer note 3 of the Statement) whose financial statements reflect total assets of ₹ 64,639 lakhs as at March 31, 2019, total revenues of ₹67,379 lakhs, net profit after tax of ₹ 2,030 lakhs and total comprehensive income of ₹ 2,025 lakhs for the year ended on that date, as considered in the standalone financial results. These financial statements have been audited by other auditors whose reports have been furnished to us by the Management and our opinion in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on the report of such other auditors.

Our opinion is not modified in respect of this matter.

6. The Statement includes the results for the quarter ended March 31, 2019 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the third quarter of the current financial year which were subject to limited review by us, after giving effect to the Scheme of Amalgamation amongst the Company, Pennar Engineered Buildings Systems Limited (PEBS) and Pennar Enviro Limited (PEL) (refer note 3 of the Statement).

For **DELOITTE HASKINS & SELLS LLP** 

Chartered Accountants (Firm's Registration No. 117366W/W-100018)

Ganesh Balakrishnan

Partner

(Membership No.201193)

Hyderabad, May 27, 2019

Chartered Accountants KRB Towers, Plot No.1 to 4 & 4A 1", 2"d & 3"d Floor Jubilee Enclave, Madhapur Hyderabad - 500 081 Telangana, India

Tel: +91 40 7125 3600 Fax: +91 40 7125 3601

## INDEPENDENT AUDITORS' REPORT TO THE BOARD OF DIRECTORS OF PENNAR INDUSTRIES LIMITED

- 1. We have audited the accompanying Statement of Consolidated Financial Results of **PENNAR INDUSTRIES LIMITED** ("the Parent") and its subsidiaries (the Parent and its subsidiaries together referred to as "the Group") for the year ended March 31, 2019 ("the Statement") erstwhile entities Pennar Engineered Building Systems Limited (PEBS) and Pennar Enviro Limited (PEL) for the year ended on that date audited by other auditors (refer note 3 of accompanying Statement), being submitted by the Parent pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016.
- 2. This Statement, which is the responsibility of the Parent's Management and approved by the Board of Directors, has been compiled from the related consolidated financial statements which has been prepared in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013, read with relevant rules issued thereunder ("Ind AS") and other accounting principles generally accepted in India. Our responsibility is to express an opinion on the Statement based on our audit of such consolidated financial statements.
- 3. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the Statement is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the Statement. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Parent's preparation and fair presentation of the Statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Parent's internal control. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Management, as well as evaluating the overall presentation of the Statement.

We believe that the audit evidence obtained by us and the audit evidence obtained by other auditors in terms of their reports referred to in paragraph 5 below is sufficient and appropriate to provide a basis for our audit opinion.

- 4. In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of the reports of the other auditors on separate financial statements and the other financial information of subsidiaries referred to in paragraph 5 below, the Statement:
  - a. includes the results of the following entities:

#### Parent:

Pennar Industries Limited

#### Subsidiaries:

- a) Enertech Pennar Defense and Engineering Systems Private Limited
- b) Pennar Global Inc., United States of America

- b. is presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016; and
- c. gives a true and fair view in conformity with the aforesaid Indian Accounting Standards and other accounting principles generally accepted in India of the net profit, Total comprehensive income and other financial information of the Group for the year ended March 31, 2019.
- 5. We did not audit the financial statements of erstwhile entities Pennar Engineered Building Systems Limited (PEBS) and Pennar Enviro Limited (PEL) ("transferor companies") included in the consolidated financial results (refer note 3 of the Statement) included in the Group whose financial statements reflect total assets of ₹ 64,639 lakhs as at March 31, 2019, total revenues of ₹ 67,379 lakhs, net profit after tax of ₹ 2,030 lakhs and total comprehensive income of ₹ 2,025 lakhs for the year ended on that date, as considered in the respective consolidated financial results of the companies included in the Group. These financial statements have been audited by the other auditors whose reports have been furnished to us by the Management and our opinion in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on the report of such other auditors.

We did not audit the financial statements of two subsidiaries included in the consolidated financial results, whose financial statements reflect total assets of ₹ 2,536 lakhs as at March 31, 2019, total revenues of ₹ 8,316 lakhs, net profit after tax ₹ 262 lakhs and total comprehensive income of ₹ 272 lakhs for the year ended on that date, as considered in the consolidated financial results. These financial statements have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the consolidated financial results, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, is based solely on the reports of the other auditors.

Our opinion on the Statement is not modified in respect of the above matters with respect to our reliance on the work done and the reports of other auditors.

6. The Statement includes the results for the quarter ended March 31, 2019 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the third quarter of the current financial year which were subject to limited review by us, after giving effect to the Scheme of Amalgamation amongst the Company, Pennar Engineered Buildings Systems Limited (PEBS) and Pennar Enviro Limited (PEL) (refer note 3 of the Statement).

For **DELOITTE HASKINS & SELLS LLP** 

Chartered Accountants

(Firm's Registration No. 117366W/W-100018)

Ganesh Balakrishnan

Partner (Membership No.201193)

Hyderabad, May 27, 2019



# PENNAR INDUSTRIES LIMITED



# Declaration under Regulation 33(3)(d) of the Listing Regulations (as amended)

I, Aditya Rao, Vice-Chairman and Managing Director, hereby declare that the statutory auditors of the Company, Deloitte Haskins & Sells LLP (Firm's Registration No. 117366W/W-100018) have issued unmodified opinion on Standalone and Consolidated Annual Audited Financial Results of the Company for the Financial Year ended 31<sup>st</sup> March, 2019.

for Pennar Industries Limited

Aditya Rao

Vice-Chairman and Managing Director

Place: Hyderabad Date: 27<sup>th</sup> May, 2019



### Press release For immediate release

# Pennar Industries reports 24.3% increase in consolidated net revenue and 13.7% increase in consolidated PAT (excluding non-recurring item and exceptional item)

**Hyderabad, May 27, 2019**: Pennar Industries Limited (PIL), a leading value-added engineering products and solutions company, today announced its audited financial results for the fourth quarter and twelve months ended on March 31, 2019.

#### **Consolidated Financial Highlights – FY2019**

- Net Revenue at INR 2,160 crore
- EBITDA at INR 200 crore; EBITDA margin at 9.3%
- PAT at INR 66.7 crore

\* Note: FY 2018 EBITDA and profit after tax included exceptional and non-recurring items of approximately Rs 57.1 crore and Rs 31.9 crore respectively. On a like to like comparison, Revenue, EBITDA and net profit for FY2019 are up 24.3%, 12.6% and 13.7% respectively.

#### **Business Highlights - Q4 FY2019**

- During Q4, PIL continued to receive steady orders across business verticals such as building products, tubes, solar, railways, industrial components and pre-engineered buildings. The order book position for pre-engineered building systems segment was Rs 472 crore as on March 31, 2019. The order book position for water treatment & chemicals segment as on March 31, 2019 was Rs 85 crore.
- Among the various verticals, railways reported 67.0% revenue growth during the year whereas tubes
  division and industrial component divisions grew by 32.3% and 30.9% respectively. Steel products
  division grew by 10.5% during the year. Pre-engineered buildings segment grew by 18.5% during the
  year.

Commenting on the financial performance, Mr. K M Sunil, Vice President - Corporate Strategy, Pennar Industries Limited said, "We concluded FY19 with strong top line growth on the back of steady order inflow. Recently, we received NCLT approval for the merger of PEBS Pennar and Pennar Enviro with Pennar Industries. These two are very important business segment for us and as one entity we hope create better cost structure, bring agility and improve profitability during coming quarters."

#### **About Pennar Industries Limited:**

Pennar Industries (NSE: PENIND, BSE: 513228) is India's leading value-added engineering products and solutions company. The Company has a strong presence across growth sectors in India through four business units Railways, Tubes, Industrial Components and Steel Products, and its subsidiary companies, Pennar Engineered Building Systems Limited, Pennar Enviro Limited, Enertech Pennar Defense and Engineering Systems Pvt. Ltd. and Pennar Global Inc. Pennar's all the manufacturing units are ISO 9001:2008-certified and the Company has presence across 10 industry verticals. Pennar has over 30 years of rich experience and more than 1,000 precision engineered products, 2,500 tools and dies, over 600 customers and seven manufacturing plants located at Patancheru, Sadashivpet, Isnapur, Velchal and Mallapur near Hyderabad, Chennai in Tamil Nadu and Tarapur in Maharashtra. For more information, please visit <a href="https://www.pennarindia.com">www.pennarindia.com</a>

#### **DISCLAIMER:**

This release contains statements that contain "forward looking statements" including, but without limitation, statements relating to the implementation of strategic initiatives, and other statements relating to Pennar's future business developments and economic performance. While these forward looking statements indicate our assessment and future expectations concerning the development of our business, a number of risks, uncertainties and other unknown factors could cause actual developments and results to differ materially from our expectations. These factors include, but are not limited to, general market, macroeconomic, governmental and regulatory trends, movements in currency exchange and interest rates, competitive pressures, technological developments, changes in the financial conditions of third parties dealing with us, legislative developments, and other key factors that could affect our business and financial performance. Pennar undertakes no obligation to publicly revise any forward-looking statements to reflect future / likely events or circumstances

#### For further information, please contact:

K M Sunil	Mehul Mehta
Vice President - Corporate Strategy	President – Financial PR
Pennar Industries Limited	Dickenson World
+91 97044 44606	+91 98202 80325
Sunil.kuram@pennarindia.com	Mehul.mehta@dickensonir.com

Date: 27.05.2019

To

The Board of Directors

M/s. Pennar Industries Limited

CIN: L27109AP1975PLC001919

3<sup>rd</sup> Floor, DHFLVC Silicon Towers, Kondapur,

Hyderabad - 500084

Sub: Resignation as Director of the Company

I, would like to inform the board that due to my other commitments, I am unable to continue as a Director in the company. Consequently I would like to resign from the Board of M/s. Pennar Industries Limited.

I would like to take this opportunity to thank all my colleagues on the Board and the management of the company for their continued support and wish them success in all their endeavors.

I request the Company Secretary to kindly take necessary action to file DIR-12 with the Registrar of Companies (RoC) within the prescribed period and arrange to forward me a copy of the same together with the challan issued by RoC.

Yours faithfully,

Sita Vanka

(DIN: 07016012)

# **BHARATI JACOB**

#### Bangalore, India

Bharati Jacob is a Founder-Partner of Seedfund, an early stage fund that invests in innovative Indian start-ups. She has extensive experience in venture investing, marketing and financial services.

She co-founded Seedfund in 2006 and invested in 35 companies thus far. The diverse investments include Redbus (on-line bus ticketing), Edusports (sports in schools), Jeeves (post sales service for appliances), Axisrooms (organizing hotel inventory) among others. Seedfund's exit from Redbus – a company which she identified as an early investment and served on the board - to a strategic investor, was among the top three venture capital deals of the last decade for return on capital invested.

Prior to Seedfund, she was a partner at Infinity Ventures, a pioneer in Indian early stage investing whose exits include Indiagames and India Bulls (listing in India). She has also worked at Lazard India and Northwest Airlines in Minneapolis. Her early experience prior to business school was in consumer market research in India.

She has Masters degrees from The Wharton School of University Pennsylvania and XLRI Jamshedpur and is an alumni of the Shriram College of Commerce, University of Delhi.

# Mr. PV Rao



Mr. PV Rao is a Civil Engineering Graduate from JNTU Kakinada and has more than 38 years of experience in Construction industry. He started his career in the academic field at VR Siddhartha Engineering College, Vijayawada, Gannon Dunkerley, Mumbai and moved on to Oman to work & gain knowledge on new construction technologies. Mr. Rao returned to India in 2000 and joined Kirby Building Systems as GM – Sales & Marketing. Later in 2006, he joined TATA BlueScope Steel Ltd. as COO and was one of the key personnel in establishing Tata's PEB business. Currently, Mr. Rao is serving as Managing Director of Pennar Engineered Building Systems Ltd(\*). He is with the company since its inception in 2008, instrumental in setting-up the manufacturing facility and attracting the best talent. Under his steward leadership, PEBS has been growing rapidly in revenues & profitability, and also bagged 13 prestigious awards of national & international repute. Today, PEBS is the 2<sup>nd</sup> Biggest Company (in PEB) in India with a turnover of around Rs.600 Crores.

Mr. Rao is an active member of **The Institution of Engineers** (**India**) and serving as **Joint Secretary** of **PEB Manufacturers Association**. He serves as Independent Director on several Boards. He is also a Member in the **Board of Studies of Civil Engineering** of **RVR&JC College of Engineering**. He is the recipient of the prestigious "**Manager of the Year**" award from **Hyderabad Management Association in 2013**. Mr. Rao has been appointed as **Chairman** of **High Powered Group** on **PEB Technologies** by **Construction Industry Development Council** (*CIDC set-up by Planning Commission, Government of India and Indian Construction Industry*). Also shares table with Secretaries of Central Ministries on the **High Powered Working Group** set-up by **CIDC** to "**Harmonize & Standardize National Bidding Documents**". He serves as jury member on many eminent award committees. Mr. Rao is also a columnist in many engineering magazines and vernacular press.

<sup>\*</sup> Pursuant to the Order of the Hon'ble National Company Law Tribunal, Hyderabad Bench dated 8<sup>th</sup> May, 2019, Pennar Engineered Building Systems Limited was amalgamated with Pennar Industries Limited.



# PENNAR INDUSTRIES LIMITED

Dated: 27<sup>th</sup> May, 2019 Place: Hyderabad



Letter No. PIL/MERGER/RD/2019-20

BSE Limited
Phiroze Jeejeebhoy Towers, Dalal Street, Fort,
Mumbai-400 001
BSE Scrip code: 513228

The National Stock Exchange of India Limited
Bandra Kurla Complex, Bandra East
Mumbai-400 051
NSE Symbol: PENIND

Dear Sir/Madam,

Sub: Fixation of Record Date for issuance of Equity Shares pursuant to Scheme of Amalgamation ("Scheme") of Pennar Engineered Building Systems Limited ("First Transferor Company") and Pennar Enviro Limited ("Second Transferor Company") (hereinafter collectively referred to as "Transferor Companies") with Pennar Industries Limited ("Transferee Company").

This is further to our letter dated 10<sup>th</sup> May, 2019 and 14<sup>th</sup> May, 2019 informing about the approval of the Scheme and receipt of the certified copy of the Scheme from Hon'ble National Company Law Tribunal, Hyderabad Bench.

The Company has fixed Friday the  $7^{th}$  June, 2019 as the Record Date for the purpose of determining the shareholders entitled to receive the shares of the Transferee Company pursuant to the Scheme.

In accordance with the Scheme, Equity Shareholders of Transferor Companies are entitled to receive Equity Shares of the Transferee Company in the following exchange ratio:

- 23 (Twenty Three) equity share in the Transferee Company of the face value of Rs. 5/- (Rupees Five) each credited as fully paid-up for every 13 (Thirteen) equity share of Rs. 10/- (Rupees Ten) each fully paid-up, held by such member in the First Transferor Company; and
- 1 (One) equity share in the Transferee Company of the face value of Rs. 5/- (Rupees Five) each credited as fully paid-up for every 1 (One) equity share of Rs. 10/- (Rupees Ten) each fully paid-up, held by such member in the Second Transferor Company.

We request you to kindly consider this as a Notice under Regulation 42 of the Listing Regulations for the purpose of the <u>Record Date</u>.

Balle

This is for your kind information and necessary action.

Thanking You,

for Pennar Industries Limited

Mirza Mohammed Ali Baig

Company Secretary & Compliance Officer

CC to:

The Vice President
Audit Inspection and Compliance
Central Depository Services (India)
Ltd, 25<sup>th</sup> Floor, Marathon Futurex, N
M Joshi Marg, Lower Parel (East),
Mumbai - 400013

The Vice President
Audit Inspection and Compliance
National Securities and Depository
Limited
Trade World, Kamala Mills
Compound, Lower Parel
Mumbai- 400013

Mr. Rajeev Kumar
Deputy Manager
Karvy fintech Private Limited.
Karvy Selenium Tower-B Plot No
31 & 32, Financial District,
Gachibowli, Nanakramguda
Seriligampally, Hyderabad
500032

Manufacturers of Cold Roll Formed Sections, Sheet Metal Pressed, Fabricated & Machined Components, Precision Electric Resistance Welded Tubes, Cold Drawn electric resistance Welded Tubes, and Fabricated Components & Structures. Design Development, Manufacture of Hydraulic Cylinders