

Corporate Identity Number: L22121TN1979PLC007799



25th July, 2025

Tο

BSE Limited (BSE)

Corporate Relationship Department

Phiroze Jeejeebhov Towers

25th Floor, Dalal Street

Mumbai- 400001

BSE Scrip Code: 531426

Tο

National Stock Exchange of India Limited (NSE)

Listing Department

Exchange Plaza, 5th Floor,

Plot No. C/1, G Block.

Bandra Kurla Complex,

Bandra (East), Mumbai - 400051

NSE Code: TNPL

Dear Sir / Madam,

Unaudited Financial Results for the quarter ended 30th June. 2025 Sub: (1)

- (2) Outcome of the Board Meeting of the Company held on 25th July, 2025
- Compliance under Regulation 30 of Securities and Exchange Board India (Listing Obligations and Disclosure Requirements) Regulations, 2015 [SEBI (LODR) Regulations, 2015].

Pursuant to Regulation 30 read with Schedule III of SEBI (LODR) Regulations, 2015 and SEBI Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated 11th November, 2024. we hereby wish to inform you that the Board of Directors of the Company at their meeting held today i.e. on Friday, the 25th July, 2025 has inter-alia approved:

Phone: 04324-277001 to 277010



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1. Unaudited Financial Results for the quarter ended 30th June, 2025:

The Unaudited Financial Results (Standalone) for the quarter ended 30th June, 2025 along with Limited Review Report of M/s. Maharaj N R Suresh & Co LLP., Chartered Accountants, Statutory Auditors of our Company is enclosed

herewith in compliance with SEBI (LODR) Regulations, 2015. (Annexure - 1)

2. Press Release:

Pursuant to Regulation 30 of SEBI (LODR) Regulations, 2015, a copy of the press release for the said Unaudited Financial Results (Standalone) for the quarter ended 30th June, 2025 is also enclosed herewith. (Annexure-2)

3. Newspaper Publication:

Necessary arrangements have been made for publication of the Results in newspapers as stipulated under the SEBI (LODR) Regulations, 2015.

4. Integrated Filing (Financials):

Pursuant to SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/CIR/P/2024/185 dated 31st December 2024, read with BSE Circular No. 20250102-4 and NSE Circular No. NSE/CML/2025/02 dated 2nd January 2025, the Integrated Filing (Financials) for the quarter ended 30th June, 2025 are also enclosed herewith. (Annexure - 3)



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5. Change in date of 45th Annual General Meeting

Further to our letter dated 13th May, 2025 intimating the Outcome of the Board meeting held on 13th May, 2025, the Board of Directors at their meeting held today approved the change in date of Annual General Meeting. The 45th Annual General Meeting (AGM) of the Members of the Company will be held on Thursday, the 18th September, 2025 at 12.30 P.M. through Video Conferencing ("VC") / Other

Audio Visual Means ("OAVM").

6. Revised Notice for holding the 45th Annual General Meeting and Boards'

Report

Revision of the Notice and Boards' Report of the 45th Annual General Meeting of the company to be held on Thursday, 18th September, 2025 at 12.30 P.M. for change of date of 45th AGM, Record date / cut-off date, remote e-voting date and

inclusion of the additional agenda items.

7. Record date / Cut-off date:

Record date / Cut-off date for e-Voting is Thursday, 11th September, 2025.

8. Remote E-Voting date:

Remote E-Voting date commences from Monday, 15th September, 2025 and concludes on Wednesday, 17th September, 2025 (both days inclusive). For members holding shares either in physical form or in demat form on the Record

Factory - Unit I:



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date / cutoff date Thursday, 11th September, 2025 to cast their vote by remote E-Voting.

9. Change in date of payment of Final Dividend for the year ended 31st March, 2025:

Pursuant to Regulations 30(2) read with Schedule III Part A Para A (4) (a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors in their 316th meeting held on 13th May, 2025 had recommended payment of Final Dividend at Rs. 3/- (Rupees Three Only) (30%) per equity share of the face value of Rs. 10/- each for the financial year ended 31st March, 2025 and the same to be approved by the shareholders at the Annual General Meeting ("AGM").

The date of 45th Annual General Meeting ("45th AGM") is changed to be held on Thursday, 18th September, 2025. The proposed dividend, if approved, will be paid on or after Thursday, 18th September, 2025, but within 30 (thirty) days from the date of AGM.

10. Re-appointment of Dr. N. Sundaradevan, I.A.S., (Retd.,) (DIN: 00223399) as Independent Director for second term on the Board of TNPL for the period from 12.09.2025 to 01.09.2027.

Based on the recommendation of Nomination and Remuneration and Committee, the Board approved the re-appointment of Dr. N. Sundaradevan, I.A.S., (Retd.,) (DIN: 00223399) as Independent Director for second term on the Board of TNPL for the period from 12.09.2025 to 01.09.2027. The re-appointment of



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Dr. N. Sundaradevan, I.A.S., (Retd.,) (DIN: 00223399) as Independent Director is subject to approval of shareholders of the Company.

Brief profile of Dr. N. Sundaradevan, I.A.S., (Retd.,) (DIN: 00223399), Independent Director is enclosed herewith as **Annexure - 4.**

In compliance with SEBI Letter dated 14th June, 2018 read along with the Stock Exchange Circular dated 20th June, 2018, it is hereby affirmed that the Appointed Director namely, Dr. N. Sundaradevan, I.A.S., (Retd.,) is not debarred from holding the office of director by virtue of any SEBI order or any other such authority.

Also in compliance with the provisions of Section 164 of the Companies Act, 2013, it is hereby affirmed that the Appointed Director namely, Dr. N. Sundaradevan, I.A.S., (Retd.,) is not disqualified from holding the office of director.

Dr. N. Sundaradevan, I.A.S., (Retd.,) is not having any inter se relation with other Directors of the Company.

Dr. N. Sundaradevan, I.A.S., (Retd.,) does not hold any shares in TNPL.

11. Notice of Postal Ballot and Appointment of Scrutinizer for seeking shareholder's approval for Re-appointment of Dr. N. Sundaradevan, I.A.S., (Retd.,) (DIN: 00223399) as Independent Director of TNPL:



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- 1. The Notice of the Postal Ballot for seeking consent of members of the company for re-appointment of Dr. N. Sundaradevan, I.A.S., (Retd.,) (DIN: 00223399) as Independent Director of TNPL for the period from 12.09.2025 to 01.09.2027.
- 2. The Cut-off date for determining the shareholders entitled for voting on the proposed resolutions in the notice of the postal ballot is Friday, the 25th July, 2025.
- 3. Appointed Thiru. R Sridharan (ICSI Membership CP No.3239 FCS No.4775) of M/s. R Sridharan & Associates, Company Secretaries, as the Scrutinizer for conducting the Postal Ballot through remote e-voting process, in a fair and transparent manner and engaged M/s. Central Depository Services (India) Limited ("CDSL") for providing e-voting facility to all its members in respect of Postal Ballot.
- 4. Necessary arrangements have been made for the publication of the Results in newspapers as stipulated under the SEBI (LODR) Regulations, 2015.
- 12. Appointment of Thiru Yogesh Gupta as Executive Director (Marketing-Paper & Board):

The Board appointed Thiru Yogesh Gupta as Executive Director (Marketing-Paper & Board) with effect from Monday, 7th July, 2025. Brief profile of Thiru Yogesh Gupta, Executive Director (Marketing-Paper & Board) is enclosed herewith as Annexure - 5.



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It is hereby affirmed that Thiru Yogesh Gupta, Executive Director (Marketing-Paper & Board) is not debarred from holding the office by virtue of any SEBI order or any other such authority.

13. Appointment of Secretarial Auditor of the company for a term of five (5) consecutive years and fixation of fees for the financial year 2025 - 2026:

Pursuant to Regulation 30 of SEBI (LODR) Regulations, 2015, the Board of Directors considered and recommended the Appointment of M/s. Sridharan &

Sridharan Associates, Company Secretaries, as Secretarial Auditor of the Company for the term of five consecutive years from FY 2025-26 to FY 2029-30, subject to the approval of the shareholders in the ensuing Annual General Meeting at a remuneration of Rs. 1,30,000/- (One lakh and thirty thousand only) for the Financial Year 2025 - 2026 exclusive of applicable taxes, conveyance and out of pocket expenses subject to a maximum of Rs. 10,000/- per annum for the FY 2025-26 and the Board of Directors may decide the remuneration payable to the Secretarial auditors for the subsequent years as may be mutually agreed. (Annexure - 6).

14. Appointment of Cost Auditor of the company for the financial year 2025 - 2026:

Pursuant to Regulation 30 of SEBI (LODR) Regulations, 2015, the Board of Directors considered and approved the Appointment of M/s Geeyes & Co, Cost Accountants, Chennai, as Cost Auditors of the Company for paper, cement and



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energy for the year 2025-26 at a remuneration of Rs.3,50,000/- (Rupees Three lakhs Fifty thousand only) plus reimbursement of travelling and out of pocket expenses subject to a limit of Rs.35,000/- (Rupees Thirty Five thousand only) and applicable taxes. (Annexure - 7).

The Board meeting commenced at 12:45 P.M. and concluded at 6.30 P.M.

This is for your information and records.

Thanking you,

For Tamil Nadu Newsprint and Papers Limited

Anuradha Ponraj

Company Secretary & Compliance Officer

ICSI Membership No: F13594

Email Id: anuradha.p@tnpl.co.in

Contact No: 044-22354417

Encl: a/a.



TAMIL NADU NEWSPRINT AND PAPERS LIMITED Regd. Office: 67, MOUNT ROAD, GUINDY, CHENNAI - 600 032. Web: www.tnpl.com, CIN:L22121TN1979PLC007799

Email: invest_grievances@tnpl.co.in Phone No: 044 - 22354415

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2025

(₹	in	Crore
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				(₹ in Crore
0	Quarter ended			Year Ended
Particulars	30.06.2025	31.03.2025	30.06.2024	31.03.2025
1.Income	(Unaudited)	(Audited)	(Unaudited)	(Audited)
a) Gross sales/Income from Operations	1129.40	1323.03	1105.29	4442.69
b) Other operating Income	12.70	13.74	11.27	48.22
Revenue from Operations	1142.10	1336.77	1116.57	4490.93
2.Other income	12.45	57.02	13.28	97.40
Total Income (3=1+2)	1154.55	1393.79	1129.85	4588.31
4 .Expenses				
a) Cost of purchase / materials consumed	546.33	553.04	489.32	1997.15
b) Purchase of Stock-in-Trade	68.50	2.40	76.83	125.78
c) Changes in inventories of finished goods, work-in-progress & Stock-in-Trade	(17.99)	188.21	(44.65)	127.39
d) Employee Benefit Expense	121.66	119.90	115.65	470.97
e) Finance Costs	48.41	52.39	52.55	216.13
f) Depreciation and Amortization Expense	77.33	76.90	74.49	303.74
g) Power ,Fuel & water charges	204.10	233.49	205.11	826.40
h) Repair and maintenance	41.24	48.18	46.60	201.97
) Other Expenses	76.79	88.45	79.89	313.48
Total Expenses (4)	1166.37	1362.96	1095.79	4583.01
5.Profit / (Loss) Before Exceptional Items and Tax (3-4)	(11.82)	30.83	34.06	5,30
6.Exceptional Items	0.00	0.00	0.00	0.00
7.Profit / (Loss) Before Tax (5-6)	(11.82)	30.83	34.06	5.30
3.Tax Expense				3.30
- Current Tax	0.00	4.85	13.68	4.85
- Reversal of current tax relating to previous year/quarter	0.00	(1.64)	0.00	(1.64
- Deferred Tax	(4.41)	5.50	(1.53)	(1.64
9.Profit / (Loss) For the Period (7 -8)	(7.41)	22.12	21.91	3.73
10.Other Comprehensive Income			-2.75.2	3.73
(i) Items that will not be reclassified to Profit or Loss (ii) Income tax relating to items that will not be reclassified	(0.58)	4.85	(1.85)	1.00
o Profit or Loss	0.28	(1.69)	0.66	(0.37)
B (i) Items that will be reclassified to Profit or Loss (ii) Income tax relating to items that will be reclassified to	0.06	(0.05)	(0.21)	(0.25)
rofit or Loss	(0.02)	0.02	0.07	0.09
Other Comprehensive Income (10)	(0.26)	3.13	(1.33)	0.47
1.Total Comprehensive Income (9 +10)	(7.67)	25.25	20.58	4.20
2. Paid-up Share Capital (Face value : Rs.10/-per share)	69.21	69.21	69.21	69.21
3. Other Equity (excluding revaluation reserve)		,,,,,,	33.21	2017.62
4. Earnings per share (of Rs / Share) (not annualized)				2017.02
- Basic EPS	(1.07)	3.20	3.17	0.54
- Diluted EPS	(1.07)	3.20	3.17	0.54

Notes:

- 1) The statement of unaudited financial results ("the Statements") of the Company for the quarter ended 30th June 2025 have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on 25th July, 2025 and Limited Review of the same has been carried out by Statutory Auditors.
- 2) The figures for the quarter ended March 2025 are the balancing figures between audited figures in respect of the full financial year and the unaudited published year- to-date figures up to the third quarter ended December 31,2024.

M.No: 023838

- 3) The company does not have any subsidiary / associate / joint venture company(ies) as on 30th June, 2025.
- 4) The figures for the previous periods have been regrouped / rearranged, wherever necessary.

Place: Chennai - 32 Date: 25th July, 2025



CHAIRMAN AND MANAGING DIRECTOR (DIN: 00770925)

For and on behalf of the

DR SANDEEP SAXENA IAS



TAMIL NADU NEWSPRINT AND PAPERS LIMITED

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Email: invest_grievances@tnpl.co.in Phone No: 044 - 22354415 SEGMENT WISE REVENUE, RESULTS, SEGMENT ASSETS AND LIABILITIES FOR THE QUARTER ENDED 30TH JUNE, 2025

				(₹ in Crore
		Quarter ended		
Particulars	30.06.2025	31.03.2025	30.06.2024	31.03.2025
	(Unaudited)	(Audited)	(Unaudited)	(Audited)
1. Segment Revenue				
a) Paper & Paper board				
b) Energy	1136.87	1335.51	1112.50	4479.66
	145.20	121.43	142.19	584.11
Sub-To		1456.94	1254.69	5063.77
Less:Inter Segment revenue	139.97	120.17	138.12	572.86
Income from Operations	1142.10	1336.77	1116.57	4490.91
2. Segment Results (Profit (+) / Loss (-)				
before tax and Interest)				
before tax and interest)				
a) Banar & Banar basad				
a) Paper & Paper board	21.01	28.67	71.82	121.46
b) Energy	0.13	(3.62)	(1.61)	(6.36
Sub-To	,	25.05	70.21	115.10
Less: i) Finance Costs	48.41	52.39	52.55	216.13
ii) Other unallocable expenditure				
net of unallocable income	(15.45)		(16.40)	(106.33
Profit / (Loss) from Ordinary Activities before Tax	(11.82)	30.83	34.06	5.30
3. Segment Assets				
a) Paper & Paper board	FF36.00	5340 45		
b) Energy	5536.02	5349.45	5590.57	5349.45
d) Other Unallocated	497.27	497.64	520.04	497.64
d) Other Onanocated	29.95	35.69	21.65	35.69
	6063.24	5882.78	6132.26	5882.78
4. Segment Liabilities				
a) Paper & Paper board	1664.42	1550.55	4011.01	
b) Energy	1664.13	1569.66	1641.58	1569.66
W/ Elicisy	164.66	173.88	167.55	173.88
d) Other Unailocated	2155.13	2052.25	2212.83	2052.25
	3983.92	3795.79	4021.96	3795.79

Note:

Previous periods figures have been regrouped wherever necessary

For and on behalf of the board

Place: Chennai - 32

Date: 25th July, 2025

For MAHARAJ N R SURESH AND CO LL

CHARTERED ACCOUNTANTS (FRN: 0019315 S000020)

JAYADEVAN

Partner M.No: 023838 DR SANDEEP SAXENA IAS

CHAIRMAN AND MANAGING DIRECTOR

NR SURESH New No.9,

(Old No.5)

2nd Lane, 2nd Road,

Trustpuram, Kodambakkam, Chennai-24 Anered Account (DIN: 00770925)

Maharaj N R Suresh And Co LLP

Chartered Accountants

9, (Old 5), Il Lane, Il Main Road, Trustpuram, Chennai - 600 024.

LLP Identification No: AAT-9404



Limited Review report

The Board of Directors
Tamil Nadu Newsprint and Papers Limited
Chennai

- 1. We have reviewed the accompanying statement of unaudited financial results of **Tamil Nadu Newsprint and Papers Limited** ("the company") for the quarter ended June 30, 2025 ("the statement"). This statement is the responsibility of the Company's Management and has been approved by the Board of Directors. Our responsibility is to issue a report on these financial statements based on our review.
- 2. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
- 3. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Maharaj N R Suresh and Co LLP Chartered Accountants

Firm Registration No.001931S/S000020

NR Jayadevan Partner

Membership No.023838

UDIN: 25023838BMOLBG5988

Place: Chennai

Date: 25th July,2025

Phone: 044-24801322, 24837583 e-mail: mnrssuresh56@gmail.com, nrjayadevan@gmail.com



TAMIL NADU NEWSPRINT AND PAPERS LIMITED

PRESS RELEASE DATED 25th July, 2025

Financial Results - Q1 - FY 2025-26

The company reported a total revenue of ₹1154.55 Crore for the quarter ended 30th June, 2025 as against ₹1129.85 Crore in the corresponding quarter of the previous year.

The drop in market prices of Paper & Paper Board and increase in cost of raw materials have adversely impacted profitability in the quarter ended 30th June, 2025. The Company is proactively taking various measures like introducing premium products & focus on higher realisation products to improve the sales and profitability in the forthcoming quarters.

The company earned Profit before Interest, Depreciation and Tax (EBITDA) of ₹113.92 Crore for the quarter ended 30th June, 2025 as against ₹161.10 Crore in the corresponding quarter of the previous year.

After providing ₹77.33 Crore towards depreciation & amortization and ₹48.41 Crore for finance cost, the company incurred loss before tax of ₹11.82 Crore for the quarter ended 30th June, 2025 as against profit before tax of ₹34.06 Crore in the corresponding quarter of previous year.

Loss after tax for the quarter ended 30th June, 2025 is ₹7.41 Crore as against profit after tax of ₹21.91 Crore in the corresponding quarter of the previous year.

Paper production for the quarter ended 30th June 2025 is 106375 MT against 109378 MT in the corresponding quarter of the previous year. Packaging Board production is 49682 MT against 44731 MT in the corresponding quarter of the previous year.





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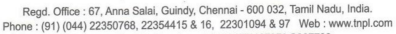
ANNEXURE - 3

INTEGRATED FILING (FINANCIAL) FOR THE QUARTER ENDED 30TH JUNE, 2025

SI. No.	Particulars	Remarks
1	Financial Results: Unaudited Financial Results for the quarter ended 30 th June, 2025 (Standalone)	Enclosed as Annexure - 1
2	Statement on Deviation or Variation for proceeds of public issue, rights issue, preferential issue, qualified institutions placement etc.,	Not Applicable
3	Format for disclosing outstanding default on loans and debt securities	No default, hence not applicable
4	Format for disclosure of related party transactions (applicable only for half-yearly filings i.e., 2 nd and 4 th quarter)	Not Applicable
5	Statement on impact of audit qualifications (for audit report with modified opinion) submitted along - with annual audited financial results (standalone and consolidated separately) (applicable only for annual filing i.e., 4 th quarter)	Not Applicable
6	Declaration that the Auditor's Report of Annual Financial Results of the Company is with unmodified opinion	Not Applicable



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ANNEXURE - 4

BRIEF PROFILE OF DR. N. SUNDARADEVAN, I.A.S., (RETD.,)

Name	Dr N Sundaradevan, I.A.S.,(Retd.)	
Age & Date of Birth	72 years (02 nd September, 1952)	
Educational	Indian Administrative Service (I.A.S.,)	
Qualification	Master's degree in Chemistry and Ph. D in Sociology (Applied	
4	Demography)	
Reason for change	Re-appointment	
Date of Appointment	12 th September, 2025	
	Dr. N. Sundaradevan, I.A.S., (Retd.,) has more than three	
	decades of experience in administrative services in various	
	departments like District Administration, Civil Supplies,	
	Revenue, Health and Family Welfare, Environment and	
	Pollution control, Industries and retired in September, 2012.	
	During his services to the Government,	
	Dr. N. Sundaradevan, I.A.S., has held various offices such	
	as Sub-Collector, Regional Manager of Tamil Nadu Civil	
	Supplies Corporation, Chairman and Managing Director of	
	State Industries Corporation (SIPCOT), District Collector of	
Profile	Kaniyakumari and Tiruchirapalli, Managing Director of	
	Tamilnadu Textbook Society, Director of Handlooms &	
	Textiles, Secretary of State Election Commission, Officer on	
	Special Duty in Chief Minister's Office, Secretary to the Chief	
	Minister, Secretary of Health and Family Welfare Department,	
	Director of Guidance Bureau, Secretary of Revenue	
	Department. Chairman of Tamilnadu Pollution Control Board,	
	Secretary of Forests and Environment Department,	
	Commissioner of Revenue Administration, Principal /	
	Additional Chief Secretary of Industries Department, CMD of	
	TIDCO, Chairman, TITAN Industries, Tamil Nadu Mineral Ltd.	
	(TAMIN), Tamilnadu Industrial Explosives Ltd., Chairman of	

Factory - Unit I: Kagithapuram, Karur District - 639 136 Tamil Nadu, India.

Phone: 04324-277001 to 277010

Unit II:

Kagitha Nagar, Mondipatti, K.Periyapatti Post, Manapparai Taluk Tiruchirappalli District - 621 306, Tamil Nadu, India.





(A Govt. of Tamil Nadu Enterprise)

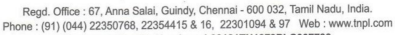
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	Tamilnadu	Cements Corpora	ation Ltd., and	Director of	
	Chennai Metro Rail and TANGEDCO.				
	Currently, h	Currently, he is an Independent Director with Tamilnadu			
	Petroproduc	ts Limited, Cheni	nai, TIDEL Park	Coimbatore	
	Limited, Ta	mil Nadu Water I	nvestment Compa	any Limited,	
	Chennai, Ja	ansons Industries I	_imited, Tirucheng	jode, Manali	
	Petrochem ic	cals L imited, Che	ennai, and State	e Industries	
	Promotion C	Corporation Of Tami	Inadu Limited, Che	ennai.	
	Details of m	eetings attended by	y, Dr. N. Sundarad	levan, I.A.S.,	
No. of Mostings	(Retd.,) for t	he financial year 20	24-25 are as follow	ws:	
No. of Meetings		No of m	eetings		
attended during the		Held/ Entitled	Attended	1	
year		to attend	Attended		
	7 7				
Inter- se Director	Dr. N. Sundaradevan, I.A.S., (Retd.,) is not having any inter				
Relationship	se relation with other Directors of the Company				
Shareholding	Dr. N. Sundaradevan, I.A.S., (R		(Retd.,) does n	ot hold any	
Charenolang	shares in TN	NPL			
	Name of th	ne Company	Date of		
	Name of the Company		Appointme	ent	
Name of Listed	Tamilna	du Petroproducts	01st Septembe	r 2018	
Entities	Limited		till date	till date	
Appointed/Resigned in	Manali Datroproducto Limita d		12 th June 201	19 till	
the past three years	Manali Petroproducts Limited		date		
	Tamilna	du Newsprint and	12 th Septembe	r 2022	
	Pa	pers Limited	till date		

Phone: 04324-277001 to 277010





Corporate Identity Number: L22121TN1979PLC007799

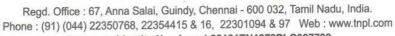


ANNEXURE - 5

Brief Profile of Thiru. Yogesh Gupta, **Executive Director (Marketing-Paper & Board)**

Name	Yogesh Gupta
Age& Date of Birth	53 years (14 th January, 1972)
Reason for change	Appointment
Date of Appointment	07 th July, 2025
Educational Qualification	 Diploma in Printing Technology – First class Full time - Mar 1994 BA – Third class Distance Education - Apr 1996 PG Diploma in Business Management (Marketing & Finance) – First class Distance Education - Jun 2002
Profile	Thiru. Yogesh Gupta is having more than 30 years of post-qualification experience. He started his career as "Area Sales Executive" in M/s. TechNova Imaging Systems Private Limited. Subsequently he had worked in various capacities in various companies such as Rational Business Corporation Private Limited, Jindal Photo Films Limited, BILT Graphic Paper Products Limited, Jindal Poly Films Limited and Jupiter Laminators. Prior to TNPL, he was the Domestic Sales Head IPD Business of Garware Hitech Films.
Inter- se Director	Thiru. Yogesh Gupta is not having any inter se relation
Relationship	with other Directors of the Company.
Shareholding	Thiru. Yogesh Gupta does not hold any shares in TNPL.





Corporate Identity Number: L22121TN1979PLC007799



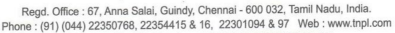
ANNEXURE – 6

DISCLOSURE OF INFORMATION PURSUANT TO REGULATION 30 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, READ WITH CIRCULAR NO. SEBI/HO/CFD/POD2/CIR/P/0155 DATED 11[™] NOVEMBER, 2024

SI	Particulars	Description
No.		
1.	Name of the Firm and address of	M/s. Sridharan & Sridharan Associates,
	the Firm	Company Secretaries,
		New No. 44, Old No. 25, Flat No. 3,
		Thiruvarangam Apartments,
		1 st Floor, Unnamalai Ammal Street,
		T-Nagar, Chennai – 600 017.
		Email: sridharan.r@aryes.in
		Web: www.aryes.in
2.	Reason for Change Viz.,	Appointment:
	Appointment, Re-Appointment,	
	Resignation, removal, death or	To comply with Section 204(1) of the
	otherwise;	Companies Act, 2013 and Regulation
		24A of the Securities and Exchange
		Board of India (Listing Obligations and
		Disclosure Requirements) Regulations,
		2015.



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Corporate Identity Number: L22121TN1979PLC007799



3. Date of Appointment Re-Appointment / Cessation applicable) & terms of appointment

The Board of Directors at their meeting held on 25th July, 2025 approved the appointment M/s. Sridharan & Sridharan Associates, Company Secretaries, as Secretarial Auditors of the Company a term of five (5) consecutive years and fixation of fees for the financial year 2025 - 2026, subject to the approval of the shareholders at the ensuing Annual General meeting.

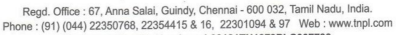
Terms of Appointment:

Appointment as Secretarial Auditor of the Company for the term of five consecutive years from FY 2025-26 to FY 2029-30, subject the approval of the shareholders in the ensuing Annual General Meeting with a remuneration at Rs. 1,30,000/- (One lakh and thirty thousand only) for the Financial Year 2025 - 2026 exclusive of applicable taxes, conveyance and out of pocket expenses subject to a maximum of Rs. 10,000/- per annum for the FY 2025-26 and the Board of Directors may decide the remuneration payable the to Secretarial auditors for the subsequent years as may be mutually agreed.

Phone: 04324-277001 to 277010



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Corporate Identity Number: L22121TN1979PLC007799



appointment) partnership firm offering wide range of services in Corporate Law, Corporate Restructuring, Securities Law, FEMA, and a broad range of Advisory Services. Managing Partner with over two decades of specialized experience in conducting Secretarial Audits, corporate compliance, corporate governance, regulatory filings, scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). Not Applicable. Not Applicable. Not Applicable. Not Applicable.	4.	Brief profile (in case of	Sridharan & Sridharan Associates, a
Restructuring, Securities Law, FEMA, and a broad range of Advisory Services. Managing Partner with over two decades of specialized experience in conducting Secretarial Audits, corporate compliance, corporate governance, regulatory filings, scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). Not Applicable. 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any		appointment)	partnership firm offering wide range of
and a broad range of Advisory Services. Managing Partner with over two decades of specialized experience in conducting Secretarial Audits, corporate compliance, corporate governance, regulatory filings, scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). Not Applicable. Not Applicable. Not Applicable. SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			services in Corporate Law, Corporate
Managing Partner with over two decades of specialized experience in conducting Secretarial Audits, corporate compliance, corporate governance, regulatory filings, scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). Not Applicable. 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			Restructuring, Securities Law, FEMA,
of specialized experience in conducting Secretarial Audits, corporate compliance, corporate governance, regulatory filings, scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			and a broad range of Advisory Services.
Secretarial Audits, corporate compliance, corporate governance, regulatory filings, scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			Managing Partner with over two decades
corporate governance, regulatory filings, scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			of specialized experience in conducting
scrutinizer services, due diligence and advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			Secretarial Audits, corporate compliance,
advisory services. 5. Disclosure of relationships between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			corporate governance, regulatory filings,
5. Disclosure of relationships between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			scrutinizer services, due diligence and
between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			advisory services.
between directors (in case of appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			
appointment of a director). 6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any	5.	Disclosure of relationships	Not Applicable.
6. Confirmation in compliance with SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any		between directors (in case of	
SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any		appointment of a director).	
SEBI Letter dated 14 th June, 2018 read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any			
read along with Exchange Circular dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any	6.	Confirmation in compliance with	Not Applicable.
dated 20 th June, 2018 (Affirmation that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any		SEBI Letter dated 14 th June, 2018	
that the person proposed to be appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any		read along with Exchange Circular	
appointed as Director is not debarred from holding the office by virtue of any SEBI Order or any		dated 20 th June, 2018 (Affirmation	
debarred from holding the office by virtue of any SEBI Order or any		that the person proposed to be	
virtue of any SEBI Order or any		appointed as Director is not	
		debarred from holding the office by	
other authority)		virtue of any SEBI Order or any	
		other authority)	



Regd. Office: 67, Anna Salai, Guindy, Chennai - 600 032, Tamil Nadu, India. Phone: (91) (044) 22350768, 22354415 & 16, 22301094 & 97 Web: www.tnpl.com

Corporate Identity Number: L22121TN1979PLC007799



ANNEXURE – 7

DISCLOSURE OF INFORMATION PURSUANT TO REGULATION 30 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, READ WITH CIRCULAR NO. SEBI/HO/CFD/POD2/CIR/P/0155 DATED 11TH NOVEMBER, 2024

SI	Particulars	Description
No.		
1.	Name of the Firm and address of	M/s. Geeyes & Co.,
	the Firm	Cost Accountants,
		A-3, III Floor,
		56,Seventh Avenue, Ashok Nagar,
		Chennai – 600 083.
		Phone: 044 24894067
		Mobile: +91 98401 90117
		Email: gsco94@gmail.com
2.	Reason for Change Viz.,	Appointment:
	Appointment, Re-Appointment,	To comply with the Sec. 148 of the
	Resignation, removal, death or	Companies Act, 2013 read with Rule 6 of
	otherwise;	the Companies (Cost Records and Audit)
		Rules, 2014.
3.	Date of Appointment /	25 th July, 2025
	Re-Appointment / Cessation (as	Mr. Manivannan R. Rajan,
	applicable) & terms of appointment	(Membership No. 9532 and Firm Regn.
		No: 000044) of M/s. Geeyes & Co., Cost
		& Management Accountants, has been
		appointed as Cost Auditors of the

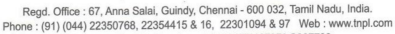
Factory - Unit I:

Kagithapuram, Karur District - 639 136 Tamil Nadu, India. Phone: 04324-277001 to 277010 Unit II:

Kagitha Nagar, Mondipatti, K.Periyapatti Post, Manapparai Taluk Tiruchirappalli District - 621 306, Tamil Nadu, India.







Corporate Identity Number: L22121TN1979PLC007799



		Company for paper, cement and energy
		for the year 2025-26 at a remuneration of
		Rs.3,50,000/- (Rupees Three lakh Fifty
		thousand only) plus reimbursement of
		travelling and out of pocket expenses
		subject to a limit of Rs.35,000/- (Rupees
		Thirty Five thousand only) and applicable
		taxes.
4.	Brief profile (in case of	The firm established in the year 1994,
	appointment)	have rich experience in Industry,
		Consulting and Management Systems
		Audits, Cost Audits, and Excellence
		Assessments. They are Cost Auditors for
		many companies across several
		industries. Their areas of specialization
		and interest include Corporate Strategy,
		Sustainability, Business Excellence,
		Total Cost Management, Enterprise Risk
		Management, Corporate Governance,
		Project Management, Energy &
		Environmental Management and Supply
		Chain Management. The following are
		the names of the Partners of the firm,
		Mr.S.Srinivasan, Mr.R.Anantharaman,
		Mr.Manivannan R. Rajan.
5.	Disclosure of relationships	Not Applicable.
	between directors (in case of	
	appointment of a director).	

Factory - Unit I:

Kagithapuram, Karur District - 639 136

Tamil Nadu, India.

Phone: 04324-277001 to 277010

Unit II:

Kagitha Nagar, Mondipatti, K.Periyapatti Post, Manapparai Taluk Tiruchirappalli District - 621 306, Tamil Nadu, India.





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Regd. Office: 67, Anna Salai, Guindy, Chennai - 600 032, Tamil Nadu, India. Phone: (91) (044) 22350768, 22354415 & 16, 22301094 & 97 Web: www.tnpl.com

Corporate Identity Number: L22121TN1979PLC007799

ъ.	Confirmation in compliance with
	SEBI Letter dated 14 th June, 2018
	read along with Exchange Circular
	dated 20 th June, 2018 (Affirmation
	that the person proposed to be
	appointed as Director is not
	debarred from holding the office by
	virtue of any SEBI Order or any
	other authority)

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Phone: 04324-277001 to 277010