

REF: LTF/SE/2026-27

Date: 16.05.2026

To,

The Department of Corporate Relations BSE Limited Phiroze Jeejebhoy Towers, Dalal Street, Fort, Mumbai – 400001	The Secretary National Stock Exchange of India Limited Exchange Plaza, 5 th Floor, Plot No. C/1, G-Block Bandra-Kurla Complex Bandra (E), Mumbai.
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Subject: Newspaper Publication of Audited financial results of the Company for the quarter and financial year ended March 31, 2026.

Ref. Code: 532783, Scrip ID: LTFOODS

Dear Sir,

Please find enclosed herewith copies of the newspaper advertisement published in Financial Express and Jansatta on May 16, 2026, pertaining to Audited Financial Results of the Company for the quarter and financial year ended March 31, 2026.

Request you to kindly take the above information on records.

Thanking You,

Yours faithfully,
For **LT Foods Limited**

Monika Chawla Jaggia
Company Secretary & Compliance Officer
Membership No. – F5150

Our Trusted Brands



The FINEST

THE BENCH ALLOWED THE WITHDRAWAL OF THE PETITION

Some jobless youngsters are like cockroaches, says CJI

PRESS TRUST OF INDIA
New Delhi, May 15

LIKENING SOME UNEMPLOYED youngsters to cockroaches, Chief Justice of India (CJI) Surya Kant on Friday said they go on to "become" media, social media and RTI activists and start attacking the system.

The comments came while a bench of CJI Kant and Justice Joymalya Bagchi was pulling up a lawyer for "pursuing" a senior advocate designation. It said there were already "parasites" in society who attack the system and asked the petitioner whether he wanted to join hands with them.

"There are already parasites of society who attack the system and you want to join hands with them?" he said. "There are youngsters like cockroaches, who don't get any employment or have any place in profession. Some of them become media, some of them become social media, RTI activists and other activists and they start attacking everyone," he said.

The bench also asked the petitioner whether he did not have any other litigation. "Is this the conduct of a person who seeks to be designated as a senior advocate?" the bench asked. It said senior advocate designation is something that is conferred on a person and is not to be pursued. "You are pursuing it. Does it look proper?" the top court said, asking whether a senior advocate designation was a status symbol to be kept ornamentally. It also observed that it

TONGUE-LASHING

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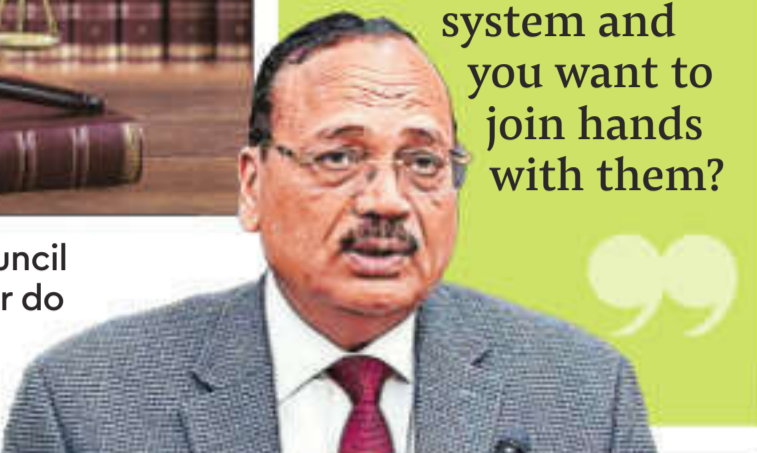
■ SC observed that it wanted to ask the CBI to verify the degrees of many of those wearing black robes



SURYA KANT, CHIEF JUSTICE OF INDIA

There are already parasites of society who attack the system and you want to join hands with them?

■ It said the Bar Council of India would never do anything on this issue as they "need their votes"



petitioner on Facebook.

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"You are pursuing it. Does it look proper?" the top court said, asking whether a senior advocate designation was a status symbol to be kept ornamentally.

It also observed that it

wanted to ask the Central Bureau of Investigation (CBI) to verify the degrees of many of those who were wearing black robes as there were serious doubts over the genuineness of their degrees.

It said the Bar Council of India would never do anything on this issue as they "need their votes".

The petitioner apologised to the bench and sought permission to withdraw the petition. The bench allowed the withdrawal of the petition.

SC bats for rationalisation of airfares, asks govt to help

PRESS TRUST OF INDIA
New Delhi, May 15

THE SUPREME COURT on Friday said there should be some rationalisation of airfares and asked the Centre to provide relief to flyers.

A bench of Justices Vikram Nath and Sandeep Mehta flagged that on the same day, one airline flying in the same sector charges a particular airfare while other charges a different airfare.

"Try to give some relief to the people because of the discrepancy. On the same day, flights to the same sector, one airline charges ₹8,000 while the other airline charges ₹18,000 for the economy class," the bench told Solicitor General Tushar Mehta, appearing for the Centre.

Justice Mehta said, "There should be some rationalisation (of airfares)" after the solicitor general said that a new enactment of 2024 has come into effect and the corresponding rules are in the process of consultation. Mehta said the government was not disputing the problem and is treating the issue as non-adversarial and considering all aspects.

The bench was hearing a plea filed by social activist S Laxminarayana, who sought a robust and independent regulator that ensures transparency and passenger protection across the civil aviation sector and regulatory guidelines to control the "unpredictable fluctuations" in airfare and ancillary charges imposed by private airlines in India.

Senior advocate Ravindra Srivastava, appearing for Laxminarayana submitted that rules are already there under the Aircraft Act of 1937 but the problem is that they were not followed. Mehta agreed that old rules are in place but new ones are being formulated under the Bharatiya Vayuyan Adhiniyam of 2024 that came into effect in January 2025.

FROM THE FRONT PAGE

Charity commissioner stalls Tata Trusts meet

THE COMPLAINT BY Tata Trusts Vice-Chairman Venu Srinivasan is surprising as this is probably the first time a sitting Trustee has alleged wrongdoing at the Trusts. Srinivasan is the Trusts' nominee on the board of Tata Sons.

The Charity Commissioner referred to the Bombay High Court's May 13 order, which recorded that a Tata Trusts board meeting was scheduled for May 16 and noted the petitioner's argument that holding the meeting could violate provisions of the Maharashtra Public Trusts Act relating to trustee composition.

While The Bombay High Court did not entertain the petition Suresh Tulsiram Patikhede because the representations referred to in the case had been made by third parties and not by the petitioner himself, it had noted that the matter was already raised with the Charity Commissioner's office.

The Charity Commissioner's office said the complaint was forwarded to the Assistant Charity Commissioner, who on May 13 ordered an inspector-led inquiry into the matter. The inquiry report is still awaited. The office also received a similar complaint from SRTT trustee Venu Srinivasan on April 28. This complaint was tagged with the ongoing proceedings.

In the directive, the Charity Commissioner further noted that the complaints made by advocate and Srinivasan raised serious issues that required proper examination.

The communication assumes significance because the meeting was expected to take up several sensitive matters, including Tata Sons' potential listing, the future role of trustee Venu Srinivasan within the Tata Trusts ecosystem, and the reappointment of N Chandrasekaran as chairman of Tata Sons for a third term.

The Charity Commissioner observed that if the board proceeded with the meeting and took "important decisions regarding the administration, management or composition of the Trust", it could lead to "further complications and multiplicity of proceedings".

The order further stated that "it would therefore be in the interest of the Trust as well as interest of justice that such meeting is deferred" until the inquiry report is submitted.

The May 16 meeting itself had already become a focal point in the widening tensions within the Tata Trusts fold. An earlier version of the meeting,

originally scheduled for May 8, had also been deferred amid mounting legal and governance disputes.

At the centre of the friction is the question of Tata Sons' future ownership structure and whether the holding company should eventually pursue a listing route. Trustees Venu Srinivasan and Vijay Singh are understood to favour exploring a listing, while Tata Trusts chairman Noel Tata is seen as opposed to such a move.

The divergence has become increasingly significant because Tata Trusts collectively hold a 66% stake in Tata Sons and remain central to strategic decisions involving the holding company.

The board was also expected to discuss Srinivasan's own future role within the trusts network after a series of recent exits and non-reappointments from allied Tata Trust entities.

Questions around Chandrasekaran's continuation as Tata Sons chairman were also expected to feature in the discussions. While he has overseen expansion across aviation, electronics and digital businesses, losses at Air India and Tata Digital have reportedly drawn scrutiny from sections of the trust leadership.

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COURT FILES

Apex court to hear cases virtually on Mondays, Fridays

THE SUPREME COURT on Friday decided to hear cases exclusively through video conference on Mondays and Fridays, and judges "unanimously resolved" to encourage car-pooling arrangements amongst themselves in order to ensure optimum fuel utilisation.

The move came following a call by Prime Minister Narendra Modi on cutting down avoidable expenditure due to

the ongoing West Asia crisis.

The communication from the apex court also said that till further orders, up to 50% of staff in each branch or section of the registry are permitted to work from home (WFH) for up to two days every week, provided that the remaining staff remain available in the office to ensure uninterrupted functioning.

Hindu party files caveat in SC in Bhojshala complex dispute

A HINDU PARTY on Friday filed a caveat in the Supreme Court, saying no orders be passed without hearing it on any appeal against the Madhya Pradesh High Court order in the Bhojshala complex dispute case.

"Let no order be made in the above matter without notice to the undersigned," the caveat, filed by Jitendra Singh 'Vishen' through advocate Barun Kumar Sinha, said.

Vishen was the sixth petitioner in the matter in which a high court bench in Indore on Friday gave the decision.

In a huge win for the Hindu side, the Madhya Pradesh High Court declared that the disputed Bhojshala complex in Dhar district was a temple dedicated to Goddess Saraswati, and the Centre and the Archaeological Survey of India (ASI) can decide on its administration and management.

Rupee breaches 96 for the first time

MARKET PARTICIPANTS EXPECT the government and the RBI to introduce some measures to support the currency. Reports suggest that the government has already considered measures such as lowering tax for foreign investors buying Indian bonds.

"The dollar demand is strong and outflows continue. Therefore, the RBI can deploy the 2013 playbook. Dollar demand measures are likely to be more



effective than dollar supply measures because of the global

environment. Even if introduced, these measures will only work if the RBI and government absorb the cost," said Kanika Pasricha, chief economic advisor, Union Bank of India.

Pasricha said such measures would need to be carefully calibrated to succeed in the fragile environment, particularly in products such as FCNR deposits, with the RBI potentially offering concessional hedging costs to support attractive pricing.

LT FOODS LIMITED
REGD OFFICE: UNIT NO. 134, RECTANGLE-1, 1ST FLOOR, SAKET DISTRICT CENTRE, NEW DELHI-110017
CIN : L74899DL1990PLC041790
AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2026

(Amount in ₹Lakhs except per share data)

SI No.	Particulars	Extract of Statement of Consolidated Audited Financial Results for the Quarter and Year ended on March 31, 2026					
		Quarter Ended		Year Ended		March 31, 2025	
		March 31, 2026	December 31, 2025	March 31, 2025	March 31, 2026		
		Audited (refer note 5)	Unaudited	Audited (refer note 5)	Audited	Audited	
1	Total Income from Operations	2,93,763.96	2,81,195.45	2,25,963.51	11,02,305.98	8,76,993.95	
2	Net Profit / (Loss) for the period (before tax, Exceptional and / or Extraordinary items*)	19,074.26	21,925.84	21,071.74	86,042.96	79,337.81	
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)**	19,074.26	21,925.84	21,071.74	86,042.96	79,337.81	
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)**	13,567.39	15,735.21	16,051.88	62,538.43	61,180.13	
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	17,737.75	19,057.09	17,466.84	77,096.07	64,115.10	
6	Equity Share Capital	3,472.53	3,472.53	3,472.53	3,472.53	3,472.53	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	4,48,571.10	3,81,892.67	
8	*Earnings Per Share (₹1 each) (for continuing and discontinued operations)	1. Basic	3.91	4.53	4.62	18.01	17.43
		2. Diluted	3.91	4.53	4.62	18.01	17.43

**Exceptional and / or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind-AS Rules / AS Rules, whichever is applicable.
*Before share of profit / (loss) of associates and joint ventures accounted for using equity method"

SI No.	Particulars	Brief of Standalone audited Financial Results of the Quarter and Year ended on March 31, 2026				
		Quarter Ended		Year Ended		March 31, 2025
		March 31, 2026	December 31, 2025	March 31, 2025	March 31, 2026	
		Audited (refer note 5)	Unaudited	Audited (refer note 5)	Audited	Audited
1	Total Income from Operations	93,993.01	1,06,940.81	97,826.74	4,12,816.43	4,15,620.70
2	Profit Before Tax	8,299.95	8,879.23	4,977.49	30,677.24	26,925.85
3	Profit After Tax	6,908.04	6,616.87	3,809.53	24,349.15	21,216.48

Notes:

- The financial results have been prepared in accordance with Indian Accounting Standards ("Ind-AS") as prescribed under Section 133 of the Companies Act, 2013, as amended ("the Act") read with relevant rules issued thereunder and other accounting principles generally accepted in India. The standalone and consolidated financial results of LT Foods Limited ("the Company" or "the Holding Company"), are available on the website of BSE (www.bseindia.com) and on the Company's website (www.ltfoods.com).
- The Company, its subsidiaries, its associates and its joint ventures (the "Group") are primarily engaged in the business of manufacturing, trading and marketing of rice which is a single primary reportable segment as per Indian Accounting Standard "Operating Segment" ("IND AS 108") which is in line with review of operating result by chief operating decision maker.
- The Group has an insurance claim recoverable of ₹13,410.53 lakhs (non-current asset) relating to loss of raw materials due to fire at the premises of Daawat Foods Limited ("the Subsidiary Company") in financial year 2014-15. The Group had recognized the insurance claim recoverable (asset) amounting to ₹17,810.88 lakhs in financial year 2014-15, based on the management's assessment of the loss amount and the positive outcome in the reports of the surveyors, then appointed by the Insurance Company, and subsequently the Group had written off claim amounting to ₹4,400.35 lakhs in financial year 2015-16 pursuant to repudiation of the claim by the Insurance Company in February 2016 and report of the surveyors which were received subsequent to the reports submitted by the surveyors initially appointed by the Insurance Company. The Subsidiary Company filed a commercial suit with Hon'ble District Court of Raipur, Bhopal ("District Court"). The District Court passed a decree in favour of the Subsidiary Company in December 2023, allowing the claim to the extent of ₹16,120.27 lakhs along with interest of 6% p.a with effect from date of the incident amounting to ₹13,410.53 lakhs. The Insurance Company filed an appeal before the Hon'ble High Court of Madhya Pradesh ("High Court") on two grounds: (i) Challenging the decree on merits and (ii) Seeking stay on execution order of the District Court. While the appeal on merits has been admitted and remains pending before the High Court, the stay applications were rejected successively by both the High Court and the Hon'ble Supreme Court ("Supreme Court"). The Hon'ble Supreme Court's wide its order dated January 10, 2025, clarified that the entire decretal amount needs to be deposited by the Insurance Company within two months and the underlying bank guarantee charges shall be borne equally by the Insurance Company and the Subsidiary Company. The Insurance Company as per the order of the Hon'ble Supreme Court deposited the amount of ₹26,503.50 lakhs (₹16,120.27 lakhs claim amount and ₹10,383.23 lakhs interest) on March 04, 2025, which was released by the District Court to the Subsidiary Company on April 08, 2025 against a 100% bank guarantee which is valid till final disposal of the First Appeal pending before the High Court. Further, the amount so received has been recorded as a liability, considering that the matter is sub-judice. In April 2026, basis directions from the bank, the Subsidiary Company renewed the bank guarantee for ₹26,503.50 lakhs, being the original amount released pursuant to the District Court decree, but excluding interest accrued thereon since the collection of the amount. Based on management's assessment, supported by external legal opinion and favourable orders from the Courts, the Group considers the carrying value of ₹13,410.53 lakhs (March 31, 2025: ₹13,410.53 lakhs) as recoverable and appropriate as at March 31, 2026, in light of the applicable accounting guidance. However, considering the matter is sub-judice before the High Court and subject to further legal proceedings, the Group has not recognised the differential excess amount awarded over and above the carrying value of the claim and the recoverability of such differential amount will be established once the verdict is passed by the higher courts leaving no further course of appeal.
- The financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on May 14, 2026.
- The figures of last quarter are the balancing figures between audited figures in respect of the full financial year ended March 31, 2026 and the unaudited published year to date figures upto December 31, 2025, being the date of the end of the third quarter of the financial year which were subjected to limited review.
- *The Board of Directors at their meeting held on May 14, 2026 recommended a final dividend of ₹1.00 per equity share of ₹1.00 each of the Company, making a total dividend of ₹3.00 per equity share of ₹1.00 each (₹2.00 per equity share has been already paid in previous quarters) for the financial year 2025-26. The Final Dividend is subject to the approval of the shareholders. The final dividend shall be paid / dispatched within the period as stipulated in the Companies Act, 2013. The Company shall be required to deduct tax at Source (TDS) at the time of making the payment of dividend.*
- During the year, Ecopure Specialities Limited ("Ecopure"), a subsidiary of the Company which is engaged into the business of manufacturing and selling organic soybean products, has been served with a preliminary determination of countervailing duty ("CVD") by the U.S. Department of Commerce ("US-DOC") under its Administrative Review on organic soybean meal exports from India for the period January 01, 2023, to December 31, 2023. US-DOC in its preliminary determination, based on an "Adverse Facts Available" methodology, has imposed a CVD rate of 340.27% on the exports amounting to 50 crores (approx.) made by Ecopure during the said period. The US-DOC vide its final order dated February 23, 2026, reduced the CVD rate applicable to Ecopure's exports of organic soybean meal to the United States from 340.27% to 75.48%. Nature Bio Foods Inc., being the importer on record in the United States, shall be liable for payment of the applicable duty (if any) upon final disposal of the matter. In response to the above results, Ecopure has filed a summary with the United States Court of International Trade ("U.S. CIT") on March 27, 2026, followed by an appeal on April 27, 2026. On May 11, 2026, the U.S. CIT issued an injunction enjoining the liquidation of the Company's entries until the final outcome of the proceedings. Based on the legal opinion and management assessment of facts of the case, the management believes that it has a strong legal position and accordingly, does not expect a material impact on these financial results.
- In June 2022, LT Foods Americas Inc. ("LTFA"), a subsidiary of the Holding Company, had acquired 51% stake in Golden Star Trading Inc. ("GST") for a consideration of USD 8.16 million (₹6,708.90 lakhs). In accordance with the terms of share purchase agreement then executed, the investment was accounted for as a Joint Venture. During the current year, On May 22, 2025 (the "acquisition date"), LTFA has acquired remaining 49% stake in Golden Star Trading Inc. for a cash consideration of USD 15 million (₹12,849.80 lakhs). Consequently, GST has become a wholly owned subsidiary of the Group effective the acquisition date. Pursuant to obtaining control, in accordance with Indian Accounting Standard - 103 Business Combinations ("Ind AS - 103"), LTFA has remeasured, its previously held equity interest in GST i.e., 51% at its fair value and recognized gain amounting to ₹34.10 lakhs in the Consolidated financial results (Other Income). Further, LTFA has concluded determination of fair values of identified assets and liabilities for the purpose of Purchase price allocation based on the fair valuation report of external independent expert and management's assessment. The consolidated financial results for the current quarter, preceding quarters and year ended March 31, 2026, includes financial results of GS.
- *The Government of India has consolidated 29 existing labour legislations into a unified framework comprising four Labour Codes viz Code on Wages, 2019, Industrial Relations Code, 2020, Code on Social Security, 2020, and Occupational Safety, Health and Working Conditions Code, 2020 (collectively referred to as the 'New Labour Codes'). The New Labour Codes have been made effective from November 21, 2025. The Ministry of Labour & Employment published draft Central Rules and FAQs to enable assessment of the financial impact due to changes in regulations. Basis the Group's assessment, there is no material impact on the financial results. The Group continues to monitor the finalization of Central/State rules and clarifications from the Government on other aspects of the New Labour Codes and would provide appropriate accounting effect on the basis of such developments as needed.*
- The consolidated financial results include the results of the Holding Company, twenty one subsidiaries, two joint ventures and five associates.

Place: Gurugram
Date: May 14, 2026

For and on the behalf of the Board of Directors
Ashwani Kumar Arora
Managing Director
DIN No. 01574773



