HITECH

Hitech Corporation Limited Regd. Office & HO: 201, Welspun House 2nd Floor, Kamala City, Lower Parel-west, Mumbai - 400 013.

Date: 10th February, 2025

The National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051.

Scrip Symbol: HITECHCORP

HCL/2024-25/BM/08

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

Scrip Code: 526217

Dear Sir/ Madam,

Sub: Outcome of Board Meeting held on February 10, 2025, in accordance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

In accordance with Regulation 30, 33 & other applicable provisions of the Listing Regulations, as amended from time to time, and in continuation of our intimation dated 04th February, 2025, we wish to inform you that the Board of Directors (the "Board") of Hitech Corporation Limited (the "Company") at its meeting held today, has, inter alia, transacted the following business:

A) Financial Results

- 1. Considered, recommended and approved Audited Standalone Financial Results of the Company for the quarter and nine months ended December 31, 2024, along with Auditor's report issued by Kalyaniwalla & Mistry LLP, Chartered Accountants, Statutory Auditors;
- 2. Considered, recommended and approved Unaudited Consolidated Financial Results of the Company for the quarter and nine months ended December 31, 2024, along with limited review report issued by Kalyaniwalla & Mistry LLP, Chartered Accountants, Statutory Auditors.

A copy of the said results together with the Auditors' Report and Limited review report for the quarter and nine months ended December 31, 2024, are enclosed herewith as **Annexure A**.

B) Extension of term of CFO

Approved the extension of the term of **Mrs. Avan Chaina**, Chief Financial Officer of the Company for a period of 1 (one) year w.e.f. February 12, 2025, till February 11, 2026 as recommended by the Nomination and Remuneration Committee.

Disclosure as required under Para A of Part A of Schedule III of SEBI Listing Regulations read with SEBI circular SEBI/HO/CFD/CFD-PoD1/P/CIR/2023/123 dated July 13, 2023, is enclosed herewith as Annexure B.

The Board Meeting commenced at 02.45 p.m. and concluded at 06.45 p.m.

Integrity + Commitment + Innovation = Excellence

Regd. Office & HO : 201, Welspun House, 2nd Floor, Kamala City, Lower Parel - West, Mumbai - 400 013. CIN: L28992MH1991PLC1682351An ISO 9001:2008 Certified Company ITel: 91-22 40016500 / 24816500 Fax : 91-22-249556591E-mail - investor.help@hitechgroup.com1www.hitechcorporation.co



Hitech Corporation Limited Regd. Office & HO: 201, Welspun House 2nd Floor, Kamala City, Lower Parel-west, Mumbai - 400 013.

The above disclosures are available on the website of the Company at <u>www.hitechcorporation.co</u>.

In compliance with Regulation 47 of the Listing Regulations, the Company would arrange to publish in the newspapers, the above said Results in the prescribed format.

This is for your information and records.

Thanking you,

Yours faithfully, For Hitech Corporation Limited

Ashish Roongta Company Secretary & Compliance Officer

Encl: As Above



Integrity + Commitment + Innovation = Excellence

KALYANIWALLA & MISTRY LLP

CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REPORT TO THE BOARD OF DIRECTORS HITECH CORPORATION LIMITED

Report on the Audit of the Standalone Financial Results

Opinion

We have audited the accompanying Statement of Standalone Financial Results of **Hitech Corporation Limited** ("the Company") for the quarter and nine months ended December 31, 2024, together with the notes thereon (together termed as the 'Standalone Financial Results'), attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("LODR Regulations"), duly initialled by us for identification.

In our opinion and to the best of our information and according to the explanations given to us, these Standalone Financial Results:

- i. are presented in accordance with the requirements of Regulation 33 of the LODR Regulations in this regard; and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India, of the net profit and other comprehensive income and other financial information for the quarter and nine months ended December 31, 2024.

Basis for Opinion

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

Management's Responsibilities for the Standalone Financial Results

These Standalone Financial Results have been prepared on the basis of the Interim Condensed Standalone Financial Statements for the quarter and nine months ended December 31, 2024. The Company's Board of Directors are responsible for the preparation of these Standalone Financial Results that give a true and fair view of the net profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the LODR Regulations. This responsibility also



REGISTERED OFFICE : ESPLANADE HOUSE, 29, HAZARIMAL SOMANI MARG, FORT, MUMBAI 400 001 TEL.: (91) (22) 6158 6200, 6158 7200 FAX : (91) (22) 6158 6275 includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Results that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Standalone Financial Results

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

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

- Identify and assess the risks of material misstatement of the Standalone Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing an
 opinion on whether the Company has adequate internal financial controls in place with respect to
 its financial statements and the operating effectiveness of such internal controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting
 estimates and related disclosures in the standalone financial results made by management and
 Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of
 accounting and, based on the audit evidence obtained, whether a material uncertainty exists
 related to events or conditions that may cast significant doubt on the Company's ability to
 continue as a going concern. If we conclude that a material uncertainty exists, we are required
 to draw attention in our auditor's report to the related disclosures in the Standalone Financial
 Results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based
 on the audit evidence obtained up to the date of our auditor's report. However, future events or
 conditions may cause the Company to cease to continue as a going concern.



 Evaluate the overall presentation, structure and content of the Standalone Financial Results, including the disclosures, and whether the Standalone Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

For KALYANIWALLA & MISTRY LLP CHARTERED ACCOUNTANTS Firm Reg. No.: 104607W/W100166

Jamshed K. Udwadia

PARTNER Membership No. 124658 UDIN: 25124658BMJKAB5002 Mumbai, February 10, 2025



KALYANIWALLA & MISTRY LLP

CHARTERED ACCOUNTANTS

REVIEW REPORT TO THE BOARD OF DIRECTORS HITECH CORPORATION LIMITED

- 1. We have reviewed the accompanying Statement of Unaudited Consolidated Financial Results of **Hitech Corporation Limited** ("the Parent") and its subsidiary "Hitech Global Inc" (the Parent and its subsidiary together referred to as "the Group") for the quarter and nine months ended December 31, 2024, together with the notes thereon (the 'Statement') attached herewith, being submitted by the Parent pursuant to the requirement of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, ("LODR Regulations"), duly initialed by us for identification.
- 2. This Statement, which is the responsibility of Parent's Management has been reviewed by the Parent's Audit Committee and approved by the Parent's Board of Directors at their respective meetings held on February 10, 2025, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, 'Interim Financial Reporting' ('Ind AS 34'), prescribed under Section 133 of the Companies Act, 2013 ('the Act') and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. 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. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the circular issued by SEBI under Regulation 33 (8) of the LODR Regulations as amended, to the extent applicable.

4. Based on our review conducted and procedures performed as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the LODR Regulations including the manner in which it is to be disclosed, or that it contains any material misstatement.



Other Matter

5. We did not review the interim financial information of one subsidiary included in the Unaudited Consolidated Financial Results, whose interim financial information (before consolidation adjustments) reflect total assets of ₹ 34.98 lakh as at December 31, 2024, total revenues of ₹ Nil for the quarter and nine months ended December 31, 2024, total net loss after tax of ₹ 17.21 lakh and ₹ 47.61 lakh and total comprehensive loss of ₹ 17.21 lakh and ₹ 47.61 lakh for the quarter ended December 31, 2024 and for the nine months ended December 31, 2024, respectively as considered in the Statement. The interim financial information has neither been reviewed nor audited and has been certified by the Management. According to the information and explanations given to us by the Parent's Management, this interim financial information is not material to the Group.

Our conclusion on the Statement is not modified in respect of the above matter.

For KALYANIWALLA & MISTRY LLP

CHARTERED ACCOUNTANTS Firm Reg. No.: 104607W/W100166

Jamshed K. Udwadia PARTNER Membership No. 124658 UDIN: 25124658BMJKAC2230 Mumbai, February 10, 2025



(₹ in lakhs) Consolidated* Standalone Ouarter Ended Quarter Ended | Nine Month Ended Sr. **Ouarter Ended** Nine Months Ended Year Ended Particulars Unaudited Unaudited Unaudited No. Audited Audited Audited Audited Audited Audited 31.12.2024 30.09.2024 31.12.2024 31.12.2024 30.09.2024 31.12.2023 31.12.2024 31.12.2023 31.03.2024 12,300.05 14,651.30 41,213.39 I Revenue from Operations 12,300.05 14,651,30 12,930,10 41,213.39 42,316.56 56,179.47 96.91 Other Income 36.42 223.57 II 96.91 36.42 87.34 223.57 111.16 161.19 12,396.96 14,687.72 41.436.96 III Total Income (I + II) 12,396.96 14,687.72 13,017.44 41,436.96 42,427.72 56,340.66 IV Expenses : 7,420.38 9,023.83 25,202.31 Cost of materials consumed 7,420.38 9.023.83 7.884.64 25,202.31 25,652.60 33,926,46 103.37 (104.27) Changes in inventories of finished goods and work-in-progress (44.95) 103.37 (104.27) (27.81)(44.95) 71.71 (70.13) 1.027.54 1.091.70 3,237.44 Employee benefits expense 1,016.14 1,080.43 996.48 3,205.16 2,972.07 3,952.82 390.34 409,96 1.195.12 Finance costs 390.34 409.96 348.94 1,195.12 1,065.88 1,425.81 905.95 908.85 2,683.00 Depreciation and amortisation expense 905.95 908.85 752.04 2.683.00 2.166.80 2,970.99 2,444.11 2.963.34 8.222.52 Other expenses 2,438.30 2,960.33 2,712,43 8.207.18 8,428,93 11.132.58 12,291,69 14,293.41 40,495.43 **Total Expenses** 12.274.48 14,279.13 12,666.72 40,447.82 40.357.99 53,338.53 105.27 394.31 941.53 V Profit before exceptional items and tax (III - IV) 122.48 408.59 350.72 989.14 2,069.73 3,002.13 76.58 VI Exceptional Items --76.58 -105.27 394.31 1.018.11 VII Profit before tax (V + VI) 122.48 408.59 350.72 1,065.72 3,002.13 2,069.73 VIII Tax Expenses : 13,12 150.63 280.86 Current Tax 13.12 150,63 86.51 280.86 586.26 807.67 29.59 (34.39) 8.04 Deferred Tax 29.59 (34.39) 11.25 8.04 (52.84)(63.28) (63.28) Prior Year Tax Adjustments (63.28) (63.28) (20.57)116.24 225.62 Tax Expense (20.57) 116.24 97.76 225.62 533.42 801.84 125.84 278.07 792.49 IX Profit for the period (VII -VIII) 143.05 292.35 252.96 840.10 1,536.31 2,200.29 Other Comprehensive Income / (Loss) X (i) Items that will not be reclassified to profit or loss (12.10)(58.43) (6.59) -Remeasurement of defined benefit plans (12.10)(58.43)(10.46) (6.59) (10.33)(6.16) -Income tax relating to items that will not be reclassified 2.65 1.86 1.57 3.40 19.30 1.86 to profit or loss 3.40 19.30 (ii) Items that will be reclassified to profit or loss - Exchange differences in translating financial statements (1.11)0.34 (2.01). of foreign operations -Income tax relating to items that will be reclassified to . profit or loss --

HITECH CORPORATION LIMITED

Regd. Office: 201,2nd Floor, Welspun House, Kamala City, Senapati Bapat Marg, Lower Parel (W), Mumbai-400 013.

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CIN No. L28992MH1991PLC168235

STATEMENT OF (AUDITED) STANDALONE AND (UNAUDITED) CONSOLIDATED FINANCIAL RESULTS FOR THE NINE MONTHS ENDED AND QUARTER ENDED DECEMBER 31, 2024

The subsidary has been formed during the quarter ended June 30, 2024. As a result, unaudited consolidated financial results for the group are not available for earlier periods and the same have thus not been presented in these results.

(8.70)

0.83

0.83

134.35

1,717.57

(39.13)

253.22

1.70

1.70

1,717.57

(7.81)

1.47

1.47

245.15

1.717.57

(4.73)

4.89

4.89

835.37

1.717.57

(4.59)

8.94

8.94

1,531.72

1.717.57

(9.81)

0.73

0.73

A& MA

116.03

1.717.57

(38.79)

239.28

1.717.57

1.62

1.62

(6.74)

4.61

4.61

Basic

Diluted

1,717.57

785.75 XI

Other Comprehensive Income / (Loss)

XII Paid-up Equity Share Capital (Face Value of ₹ 10 per Share)

XIII Reserve excluding Revaluation Reserve as at Balance Sheet Date

XIV Earnings per share (of ₹ 10/- each) (not annualised for the guarters):

Total Comprehensive Income (IX+X)

-

(5.83)

2.69

(7.64)

2,192.65

1,717.57

12.81

12.81

porali

24,624.33



Notes:

- The (Audited) Standalone and (Unaudited) Consolidated financial results which are published in accordance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements), 2015, have been reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors of the Company at their respective meetings held on February 10, 2025.
- The (Audited) Standalone and (Unaudited) Consolidated financial results are prepared in accordance with the Indian Accounting Standards (Ind AS) under section 133 of the Companies Act, 2013, read with prescribed relevant rules issued thereunder and other accounting principles generally accepted in India.
- The Company has identified Plastic Containers as its single primary reportable segment in accordance with the requirements of Ind AS 108 - Operating Segments. Accordingly, no separate segment information has been provided.
- 4. During quarter ended June 30, 2024, the Company received Orders from the Land Acquisition, Rehabilitation & Resettlement Authority, D & N. H., Silvassa under the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 ('the Act'), aggregating ₹ 104.61 Lakhs as compensation for the compulsory acquisition of Land under the Act, which included interest of ₹ 9.32 Lakhs.

The exceptional item of \gtrless 76.58 Lakhs represents the excess of the compensation amount (net of interest) over the related carrying cost of the asset held for sale.

5. The Board of Directors of the Company in their meeting held on November13, 2024, had approved 100% acquisition of Thriarr Polymers Private Limited ("Thriarr Polymers"). The Share Purchase Agreement will be entered on fulfilment of conditions precedent as agreed between the parties.

Thriarr Polymers is a private limited company engaged, inter alia, in the business of manufacturing of electrical, automobile and industrial components, including exports to key international markets in the USA, UAE, Ireland etc

By Order of the Board of Directors

For HITECH CORPORATION LIMITED

J<u>ayendra R. Sha</u>h Chairman DIN: 00132613 Mumbai, February 10, 2025





ANNEXURE B

Extension of Mrs. Avan Chaina as Chief Financial Officer of the Company:

C	Details of emergia that we did a	Information of each and (1)
Sr. No	Details of events that need to be provided	Information of such event(s)
1.	Reason for change viz. appointment , re-appointment, resignation, removal, death or otherwise ;	Term of Mrs. Avan Chaina has been extended for a period of 1 Year.
2.	Date of appointment/ re-appointment /cessation (as applicable) & term of appointment/re-appointment;	12 th February, 2025. (Effective date of Extension period).
3.	Brief Profile	Ms. Avan R. Chaina, a Chartered Accountant, Company Secretary, and LLB, has over 34 years of experience in finance, taxation, and corporate governance. She has served as General Manager since 2014 and Chief Financial Officer of Hitech Corporation Ltd. since 2019, leading financial strategy, risk management, and compliance.
		Under her leadership, Hitech successfully integrated financial operations across 12 plants, optimized working capital, and transitioned to GST and Ind AS compliance. She played a key role in debt restructuring, ERP implementation (TCS iON), and automation of financial monitoring, enhancing operational efficiencies.
		Previously, she spent 18 years at Blue Star Ltd. as General Manager – Corporate Financial Services, managing treasury, taxation, and corporate trust funds.
		Ms. Chaina will continue as CFO, ensuring continuity in financial governance. Her extensive expertise in financial strategy will support Hitech's long-term growth and compliance objectives.
4.	Disclosure of relationships between Directors (in case of appointment of a Director)	Not Applicable.