



Date: 16th August, 2024

To

The Dy. Gen. Manager, Corporate Relationship Dept., BSE Limited

PJ Tower, Dalal Street, Mumbai-400001

**Equity Scrip Code: 531845** 

To,

National Stock Exchange of India Ltd.

Exchange Plaza, Plot no. C/1, G Block

Bandra-Kurla Complex, Bandra (E)

Mumbai-400051

**Equity Scrip Name: ZENITHSTL** 

Sub.: Submission of Newspaper Clipping regarding to publication of extract of Standalone & Consolidated Un-Audited Financial Results for the quarter ended on 30<sup>th</sup> June, 2024.

In pursuant to regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith a copy of 'Newspaper Advertisement', regarding publication of extract of Standalone & Consolidated Un-Audited Financial Results for quarter ended on 30<sup>th</sup> June, 2024, which was approved in the meeting of the Board of Directors of the Company held on Wednesday, 13<sup>th</sup> August, 2024, Published on 15<sup>th</sup> August, 2024 in Active Times (English Edition) & Mumbai Lakshdeep (Marathi Edition).

Kindly take the same on your record and acknowledge receipt of the same.

Thanking You Yours Faithfully

For Zenith Steel Pipes & Industries Limited

Minal Umesh Pote Whole time Director DIN: 07163539

ZENITH STEEL PIPES & INDUSTRIES LIMITED

Corp. Off.: Dalamal House, 1st Floor, 206, J.B. Marg, Nariman Point, Mumbai - 400021. India. Tel.: +91 22 6616 8400 Email: zenith@zenithsteelpipes.com, www.yashbirlagroup.com CIN: L29220MH1960PLCO11773

Registered Office: Industry House, 5th Floor, 159, Churchgate Reclamation, Mumbai 400020

#### HARSHDEEP HORTICO LIMITED

CIN: L26994MH2022PLC396421

Regd. Office: Building No.1 Shree Sai Logistics, Survey No.18/2E 18/2P 17/2A, 17/2B Part, Elkunde, Bhiwandi, Thane - 421302 Maharashtra, India Ph:+91-94245-04224 | Email: cs@harshdeepindia.com Website: www.harshdeepindia.com

#### NOTICE

Notice is hereby given that the 02<sup>rd</sup> Annual General Meeting ('AGM') of the members of Harshdeep Hortico Limited ('the Company') will be held on Saturday, 14th September 2024 at Registered Office of the Company situated at Building No.1 Shree Sai Logistics Survey No.18/2E 18/2P 17/2A, 17/2B Part, Elkunde, Bhiwandi, Thane - 421302 Maharashtra, India at 02:00 P.M, to transact the business(es) set out in the Notice of AGM.

The Notice of the AGM along with the Annual Report of the Company for the Financial Year 2023-24 have been sent through, electronic mode via e-mails to those Members whose email ids are registered with Depository Participant(s) / Registrar and Share Transfer Agent ("RTA") of the Company as on 9th August 2024 (Cut-off date) at their respective registered postal addresses in the permitted mode. The dispatch of the Annual Reports has been completed on 14th August, 2024. The aforesaid documents are also hosted on the website of the Company viz. www.harshdeepindia.com and Stock Exchange website https://www.bseindia.com/.

In compliance with the provisions of Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 ('the Rules') and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and Secretarial Standards on General Meetings ('SS-2') issued by the ICSI, as amended from time to time, Members are provided with the facility to cast the votes on all the resolutions set forth in the Notice of AGM using the electronic voting platform (https://www.evoting.nsdl.com) provided by National Securities Depositor

In accordance with Rule 20 of the Rules, the Company has fixed Friday 06th September 2024, as the "cut-off date" to determine the eligibility of members to vote on the business(es) set out in the Notice of AGM.

#### Members are requested to note the following:

- (a) (i) The remote e-voting period will commence on Wednesday, 11th September, 2024 at 09:00 a.m. (IST) and will end on Friday, 13th September, 2024 at 05:00 p.m. (IST). The remote e-voting system shall be disabled by National Securities Depository Limited (NSDL) thereafter. Members shall not be allowed to vote electronically beyond the said date and time. Once the vote is cast on a resolution, the member shall not be allowed to change it subsequently. (ii) The facility for voting will also be made available during the AGM and the members present in the AGM physically, who have not cast their vote through remote e-voting, shall be eligible to vote through the Ballot Paper during the AGM. (iii) The Members who have cast their vote by remote e-voting may join the AGM but shall not be entitled to cast their vote again.
- (b) Any person, who acquires share(s) and becomes member of the Company after dispatch of the Notice of AGM and holds shares as on the cut-off date, may obtain the login ID and password by sending a request at https://www.evoting.nsdl.com.

For the process and the manner of remote e-voting as well as voting through ballot paper during the AGM, member(s) may go through the instructions stated in the Notice of AGM. Ir case of any queries, you may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members available at the Downloads sections of https://www.evoting.nsdl.com or contact NSDL at the following no.: 022 - 4886 7000

For Harshdeep Hortico Limited Sd/-

Hitesh Chunilal Shah Managing Director DIN: 09843633

Basic and Diluted EPS for the period from Continuing Operations

Basic and Diluted EPS for the period from Discontinued Operations

## **Read Daily Active Times**

**APLAB LIMITED** 

CIN: L99999MH1964PLC013018 Regd. Office: Plot No. 12, TTC Indl. Area, Thane Belapur Road, Digha, Navi Mumbai 400 708. India Statement of Un-audited Financial Results for the Quarter Ended 30th June 2024

#### **Quarter Ended** Year Ended **Particulars** 30.06.2024 31.03.2024 30.06.2023 31.03.2024 Unaudited Unaudited Unaudited Audited Total Income from Operations (Net) 5.032.17 999.02 Profit / (Loss) for the period (before tax and exceptional items) 10.08 112.07 2.07 142.60 Exceptional Items (62.67)(62.67)Profit / (Loss) for the period before tax (after exceptional items) 10.08 49.39 2.07 79.92

Profit / (Loss) for the period after tax (after exceptional items) 10.08 49.39 2.07 79.92 Total Comprehensive Income / (Loss) 136.14 2.00 142.14 for the Period Equity Share Capital 1,109.00 1,109.00 1,109.00 1,109.00 Reserves Excluding Revaluation Reserve as shown in the Balance Sheet of Previous Year (383.37)VIII. Earnings per Equity Share (1) Basic 0.45 0.72 (2) Diluted 0.35 0.04 0.57 0.07

#### Notes:

- 1. The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at the meeting held on 14th August, 2024.
- 2. The company is operating in one segment only i.e. Manufacturing and Marketing professional
- . The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchange under regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the Quarterly financial results are available on the Stock Exchange web site (www.bseindia.com) and Company website (www.aplab.com)

(0.17) (0.16) (0.00)

(0.03)

(0.02

For & on behalf of the Board of Directors AMRITA P. DEODHAR Chairperson & Managing Director

#### PAPER NOTICE

Date: 14.08.2024

Place: Thane

NOTICE is hereby given that Shri. Sadashiv Nivrathi Jadhav is owner of Shop No. 6, Gr. Floor, Mahavir Chambers, area adm. 215 Sq.ft.builtup, bearing S.No. 109 A(P), Plot No. 4 to 18, Village Saravali, Tal. & Dist.- Palghar and expired dt. 24.09.2010, leaving behind wife Smt. Malan Sadashiv Jadhay and two son Shri. Chandrakant Sadashiv Jadhav & Shri. Tanaji Sadashiv Jadhav, as his legal heirs. Afterthat, Smt. Malan Sadashiv Jadhav had released her right of the said shop, vide Release Deed dt. 06.05.2024, in favour of my clients i.e. Shri. Chandrakant Sadashiv Jadhay & Shri, Tanaii Sadashiy Jadhay. Any person having any claim, right, title and interest on the said property hereby required to make the same known in writing to the ndersigned Advocate within 14 days from the date of publication hereof, failing which the sale will be completed without reference to any such claim and the same, if any will be

Place: Palghar Date: 15/08/2024

> Adv. Anandkumar R. Singh Shop No. B/10, Sunshine Commercial Complex, Achole Station Road, Nallasopara (East) Tal.- Vasai, Dist.- Palghar 401209. **Mob.: 9619603320**

Sd/-

#### PUBLIC NOTICE TAKE NOTICE THAT my client Mr.Parasram Khumaii Bhorana is the owner and purchaser of Room No. D - 6, situated at Plot No. 34. Versova Andheri Darshan Cooperative Housing Society Limited, S.V.P. Nagar Near Mahadeshwar Temple Mhada Andheri (West), Mumbai 400 053, admeasuring area about 40 Sq. Mtrs. Carpet Area hereinafter referred to as the "Said Darshan Co-operative Housing Society Limited has issued me Share Certificate in respect of said room premises is lost in Autorickshaw on dated 02/08/2023 from me and I have lodged Police Complaint of Lost Share Certificate to Versova Police Station on

dated 07/08/2023 vide Report No. 67351-

TAKE FURTHER NOTICE THAT ANY PERSON, INSTITUTION/S (financial or otherwise) having any claim or right in respect of the abovesaid Share Certificate operative Housing Society Limited inrespect of abovementioned room premises by way of inheritance, share, sale, mortgage, lease lien, license, gift, possession or hereby required to intimate to the undersigned within 15 (fifteen) days from the date of publication of this notice of his/her/their such claim/s, if any, with all supporting documents to the undersigned, failing without reference to such claim/s, if any, of such person shall be treated as waived and not binding on my client Adv. Rajesh R. Kadam, Place : Mumbai 202. Shirin Tower Date: 15/08/2024. Shradhanand Road, Vile Parle (East), Mumbai-400057.

## PUBLIC NOTICE

Ajit Raghoba Varadkar, residing at 5/B/02, Plot No: 5-1, Swati CHS, Nagari Niwara Parishad, Goregaon East, Near IT Park Aarey Milk Colony, Mumbai-400065, has decided to revoke the General Power of Attorney (GPA) previously granted to Mrs. BABITA PANKAJ JHA. The said GPA was executed on 4th October 2019, vide Registration No: BRL-6/11436/2019 conferring authority to Mrs. BABITA PANKA. JHA to act on behalf of Mr. Ajit Raghoba Varadkar in various matters

Effective from 13th August 2024, the power previously granted under the aforemention GPA stands revoked. Consequently, Mrs. BABITA PANKAJ JHA no longer holds any authority to act or make decisions on beha of Mr. Ajit Raghoba Varadkar. The public is hereby cautioned against dealing with or on any actions undertaken by Mrs. BABITA PANKAJ JHA under the authority o the revoked GPA.

All concerned parties are requested to tak note of this revocation. Any documents records, or other materials pertaining to the revoked GPA should be returned immediately For any further queries or clarification olease contact Ghadiali Legal, Mumbai. Note: This public notice is issued for the

purpose of ensuring proper documentation

and record-keeping. Adv. Hozefa Q. Ghadial Ghadiali Lega Ground Floor, 33/35, Hirani House Mazgaon Village, Ramseth Naik Road Mazgaon, Mumbai-400016

Tel.: +91-22-23774706 / 98200 23602 Date: 15th August 2024

#### ZENITH STEEL PIPES & INDUSTRIES LIMITED (Formerly Known as Zenith Birla (India) Limited)

Navi Mumbai

14.08.2024

Regd. Office: 5th Floor Industry House, 159, Churchgate Reclamation, Mt CIN: L29220MH1960PLC011773 Email ID: zenith@zenithsteelpipes.com • Web: www.zenithsteelpipes.com • Tel:022-66168400 • Fax: 02222047835

EXTRACT OF THE UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND THREE MONTHS ENDED 30™ JUNE, 2024

(Rs. in Lakhs. **Quarter Ended** Year Ended **Particulars** 30.06.2024 31.03.2024 30.06.2023 31.03.2024 Unaudited Audited 1 Total Income from operations 3035.05 4760.76 2455.26 14851.59 Net Profit / (Loss) for the period (before tax, exceptional and/or (189.96 421.11 (231.09)(43.88 extraordinary items) Net Profit / (Loss) for the period before tax (after exceptional and/or (189.96) 421.11 (231.09)(43.88) extraordinary items) let Profit / (Loss) for the period after tax (after exceptional and/o (231.09) extraordinary items) (189.96) 421.11 (43.88) 5 | Profit / (Loss) from discontinuing operations (1.79)(9.21)(5.08)(23.34)Total Comprehensive Income for the period (Comprising Profit/(Loss (191.75)(416.45)(236.17)(62.67) for the period (after tax) and Other Comprehensive Income (after tax) 7 Equity Share Capital 14228.04 14228.04 14228.04 14228.04 rves (excluding revaluation reserve) as shown in the Audited Balance Sheet of the previous year 39294.74) Earnings Per Share (Face value of Rs. 10/- each) (Not Annualized)
Basic and Diluted EPS for the period from Continuing and (0.13) (0.13) Discontinued Operations 0.29 0.30 (0.05

			1 /	\ /	_ ` /			
EX	EXTRACT OF THE UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND THREE MONTH ENDED 30™ JUNE, 2024							
	(Rs. in Lakhs, except per share data)							
		C	Quarter Ende	d	Year Ended			
S. No.	Particulars	30.06.2024	31.03.2024	30.06.2023	31.03.2024			
NQ.	ti outermateriologia	Unaudited	Audited	Unaudited	Audited			
1	Total Income from operations	3035.05	4760.76	2455.26	14851.58			
2	Net Profit / (Loss) for the period (before tax, exceptional and/or							
	extraordinary items)	(189.96)	997.95	(231.10)	(46.32)			
3	Net Profit / (Loss) For Insoft the period before tax (after exceptional and/or							
	extraordinary items)	(189.96)	997.95	(231.10)	(46.32)			
4	Net Profit / (Loss) for the period after tax (after exceptional and/or							
	extraordinary items)	(189.96)	997.95	(231.10)	(46.32)			
5	Profit / (Loss) from discontinuing operations	(1.79)	(9.21)	(5.08)	(23.34)			
6	Total Comprehensive Income for the period (Comprising Profit/(Loss)							
	for the period (after tax) and Other Comprehensive Income (after tax))	(192.34)	994.52	(234.90)	(73.66)			
7	Equity Share Capital	14228.04	14228.04	14228.04	14228.04			
8	Reserves (excluding revaluation reserve) as shown in the Audited Balance							
	Sheet of the previous year	~	-	-	(39914.01)			
9	Earnings Per Share (Face value of Rs. 10/- each) (Not Annualized)	-	=		-			
Α	Basic and Diluted EPS for the period from Continuing and							
	Discontinued Operations	(0.13)	0.69	(0.17)	(0.05)			
В	Basic and Diluted EPS for the period from Continuing Operations	(0.13)	0.70	(0.16)	(0.03)			
С	Basic and Diluted EPS for the period from Discontinued Operations	(0.00)	(0.01)	(0.00)	(0.02)			

For ZENITH STEEL PIPES & INDUSTRIES LIMITED SD/-(Minal Umesh Pote) Whole Time Director

DIN: 07163539

Place : Mumbai Date: 14th August, 2024

## LIBAS CONSUMER PRODUCTS LIMITED

CIN NO. L18101MH2004PLC149489 401, 4th Floor, Crescent Royale, Off New Link Road, Lokhandwala Complex, Andheri (West) Mumbai 400053 Standalone unaudited Statement of Profit & Loss Account for the quarter ended June 30, 2024

Amount (INR) (in lakt Year Ended **Particulars** 30, 2023 30, 2024 31,2024 31, 2024 Inaudited Audited Unaudited Total Income from Operations 953.0 2,068.6 800.8 4.743.0 Profit/(Loss) before exceptional and extraordinary items and tax 32.5 267.63 -398.07 14.1 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items# 24.3 263.24 -398.15 10.1 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] -398.1 Equity Share Capital 2,634.46 2,634.46 2,634.46 2.634.4 Earning per equity share: (2) Diluted 0.09 10.00 0.0

The aforesaid results were reviewed by the audit committee of the board and subsequently taken on record by the board of director of the Company at their meeting held on August 14, 2024.

of the Company at their meeting held on August 14, 2024.

The Company's business activity falls in two segments viz Trading of Fashion Lifestyle Products & Rock Salt therefore and the disclosure for the same given seperately under AS 17 - Segment Reporting.

The figures of current quarter period ended 30th June 2024 is balancing figures between the unaudited figures in respect of the period ended 30th June 2024 and published figures up to year ended March 31,2024 which were subjected to Audit.

Pursuant to The Taxation Laws (Amendment) Ordinance 2019, promulgated on September 20, 2019, the Company has exercised the option"u/s 115 BAA of the Income Tax Act. 1961 to compute income tax at the revised rate (i.e. @ 25.17% inclusive of surcharge &

option by 119 AAA in the Income hax Act, 1901 to Compute flactments at the revised rate (i.e. @ 23.17% inclusive of Surcharge & cess). Accordingly, "the Company has recognized Provision for Income tax for the period ended June 30,2024 and re-measured its Deferred tax assets/ liabilities" basis the said revised rate.

Undisputed tax liability of Income tax for FY 17-18 is outstanding as at 31st March, 2024 Rs. 2.91 Lakhs

The undisputed tax liability relation to Profession Tax not paid by company for the FY 2018-19 and 2019-20 and 2022-23 amounting Rs. 2.78 Lakhs

The undisputed tax liability relation GST, not paid by company for the FY 2019-20 and FY 2022-23 amounting Rs. 2.79 Lakhs.
The undisputed tax liability relation TCS Collected from parties, not paid by company for the FY 2020-21 and 2021-22 amounting Rs. 1.50 Lakhs The Company is not maintaining relevent information of creditors about micro and small enterprises and hence the MSME creditor are clubbed with others.

are clubbed with others.

The Contingent liability includes the results of outcome of following cases filed against Company:-1)-'-Case No. ESI No. 28 of 2013 filed in the Hon'ble Employees Insurance Court, Mumbai by ESIC for recovery of Rs. 7,84,838/-. Company got the recovery stayed through Hon'ble Employees Insurance Court. Employees State Insurance Corporation filed the case alleging that the stay orders are obtained by suppressing or'misrepresenting the material facts to obtain orders and hence to award punishment in accordance with law. Application is rejected and proceedings are closed."-Case No. ESI No. 23 of 2012 filed in the Hon'ble Employees Insurance Court, Mumbai by ESIC for contempt case against the company and Director Riyaz Ganji. Order against the case is partly allowed. The dispute is remanded back to decide afresh liability of contributions on Libas Fashionsand its propertior. "2). ESI Cases filed against Company "Lase No. 267(SW)(2012 filed for pnapayment of contributions on the period for the period of Company. "-Case No. 267/SW/2012 filed for non-payment of contribution for the period February 2007 to December 2011 of Rs. 11,59,373/-. "-Case No. 2512447/2012 filed for non-submission of Return of contribution from April 2006 to September 2011 in due dates i.e. within 42 days from the expiry of contribution period. "Both the cases were filed on October 10, 2012 in Sewree Court, Company has attending the case. The said cases are also pending in E.I. Court Bandra, Mumbai at final stage. 3) - The Company has filed Revision Appeal U/s 34 before Bombay Highcourt against the Arbitration order. The arbitration order dated "09/08/2021 received by the Company. The arbitrator has given order to pay INR 1,48,48,593/- to respondent. The company has not "recorded the said liability in the books of account. Petition against the order is filed at Bombay High Court."4) Managing Director Mrs Reshma Ganj has filed case in NCLT against the company. Company has filed petition in June 2023 in NCLT. Case is not yet admitted in NCLT."
The Statutory auditor of the Company have carried out "Limited review" on the above results as required under Regulation 33 of SEBI (Listing Obligation and Disclosure Requirement) Regulation 2015 and SEBI Circular dated July 5, 2016.

For and on behalf of the Board of Directors of Libas Consumer ProductsLimite

Date: August 14, 2024 Mr Riyaz Gani Joint Managing Director - DIN: 02236203

Year ended Quarter ended Sr. No. 30.06.2024 31.03.2024 30.06.2023 31.03.2024 (Refer Notes Below) 1. Total income from operations 101.14 6.16 116.28 Net Profit / (Loss) for the period 0.11 (before Tax, Exceptional and/or Extraordinary Items) 0.66 (20.32) (9.41) 0.11 Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary Items) Net Profit / (Loss) for the period after Tax 0.66 (20.98)(9.41) (0.56)(after Exceptional and/or Extraordinary Items) Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)] 942.50 942.50 942.50 942.50 Equity Share capital Reserve (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of Previous Year Earning per share (of Rs. 10/- each) (for continuing and discontinued operations) 0.01 (0.05)(0.02)(0.00)a) Basic (0.00)

**WAGEND INFRA VENTURE LIMITED** 

Regd. office : Office No.310, Crystal Plaza, Opposite Infinity Mall, New Link Road, Andheri (West), Mumbai - 400053, Maharashtra email: agarwalholdings@gmail.com L67120MH1981PLC025320

ent of Un-audited Standalone Financial Results for the Quarter Ended 30th June, 2024

The above is an extract of the detailed format of the First Quarterly and Yearly Audited Financial Results filed with the Bombay Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the First Quarterly and Yearly Audited Financial Results are available on the website of the Bombay Stock Exchange (www.bseindia.com) and on Company's website (https://wagendinfra.in/)

By order of the Board For Wagend Infra Venture Limited

VEERHEALTH CARE LIMITED CIN: L65910MH1992PLC067632

Registered Office: 629-A, Gazdar House, 1st Floor, Near Kalbadevi Post Office, J.S.S. Marg, Mumbai - 400 002. Tel: (022) 22018582 Email: info@veerhealthcare.net Website: www.veerhealthcare.net Extract of Standalone Unaudited Financial Results for the Quarter Ended 30th June, 2024

Sr.	PARTICULARS	Quarter ended	Quarter Ended	Year Ended
No.		30-06-2024	30-06-2023	31-03-2024
		Unaudited	Unaudited	Audited
1	Total income from operations	206.45	358.13	1322.31
2	Net Profit / Loss for the period (before Tax Exceptional and/			
	or Extraordinary items)	15.14	40.22	128.30
3	Net Profit / Loss for the period before tax (After Exceptional and /			
	or Extraordinary items)	15.14	40.22	128.14
4	Net Profit / Loss for the period after tax (After Exceptional and /			
"	or Extraordinary items)	12.14	34.22	40.60
	Total Comprehensive Income for the period [Comprising Profit			
5	for the period (after tax)and Other Comprehensive Income (after tax)]	12.14	33.11	41.36
6	Equity Share Capital (Face Value of Rs.10/- each)	1999.85	999.92	1999.85
7	Reserves (excluding Revaluation Reserve) as shown in the Audited			
	Balance sheet of the previous year	NA	NA	184.03
8	Earnings Per Share (of Rs. 10/- each) (for continuing and			
	discontinued operations) -			
	(a) Basic:	0.06	0.33	0.21
	(b) Diluted:	0.06	0.33	0.21
NO	TE:-			

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone Quarterly Financial Results is available on the BSE website www.bseindia.com and on the company's website www.veerhealthcare.net For Veerhealth Care Limited

**PLACE: MUMBAI** DATE: August 14, 2024

Place : Mumbai Date : 14/08/2024

Sd/-Yogesh M. Shah Director DIN: 00169189



**PUBLIC NOTICE** Notice is hereby given that Share Certificate number 100625 for 500 equity shares each

Infiliation Tubuss for sub equity shares each of Rs. 2/. (Rupees Two Only) face value bearing Distinctive No.(S) 65381586-65382085 of M/S Thermax Ltd for Foliothymber TSE0004715, Having its registered office at Thermax Ltd, D-13, MIDC Industrieal Area, R D AGA Road, Chinchwad, Pune-411119 Registered in the name of Prakash

11019 Registered in the name of Prakasi

chand Gupta have been lost. I have applied to the company for issue duplicate shares pertificate. Any person who has any claim in

espect of the said shares certificate should

odge such claim with the company within 15 ays of the publication of this notice.

## **ALAN SCOTT ENTERPRISES LIMITED**

(formerly known as Alan Scott Industriess Limited)

Registered Office: 302, Kumar Plaza, 3rd Floor, Kalina Kurla Road, Near Kalina Masjid, Santacruz East, Mumabai - 400029 CIN: L33100MH1994PLC076732 | Phone: +91 61786000 / 01 | E-mail: alanscottcompliance@gmail.com | Website: www.thealanscott.com

## Statement of UnAudited Standalone and Consolidated Financial Results for the Quarter ended June 30, 2024

(₹ In Lakhs except earning Per Share

		STANDALONE			CONSOLIDATED				
Sr.	Deviewlese	Quarter ended Year ended			Quarter ended			Year ended	
No.	Particulars	30-06-2024	31-03-2024	30-06-2023	31-03-2024	30-06-2024	31-03-2024	30-06-2023	31-03-2024
		Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	Audited
1	(a) Net Sales / Income From Operations	0.00	0.00	0.00	18.14	614.24	425.98	132.98	1150.34
	(b) Other operating Income	0.00	0.00	0.00	0.00	0.25	1.13	6.15	39.41
2	(c) Interest Income	2.21	6.08	4.28	22.82	0.00	6.24	4.28	0.47
3	Total Income(a+b+c)	2.21	6.08	4.28	40.96	614.49	433.35	143.41	1190.21
4	Expenditure								
	(a) Cost of Material Consumed	0.00	14.65	0.00	14.65	0.00	14.65	0.02	14.65
	(b) Purchase of Stock in Trade	0.00	0.00	0.00	0.00	437.93	333.26	86.78	915.20
	(c) Increase/Decrease in Stock in trade And Work in Progress	0.00	-12.69	0.00	3.80	-40.07	-128.31	-2.54	-225.08
	(d) Employee benefit Expenses	4.87	5.66	10.03	30.64	81.54	60.45	24.39	185.29
	(e) Depreciation and Amortisation Cost	1.03	1.51	1.48	6.01	86.15	87.35	39.70	241.48
	(f) Finance cost	0.16	0.23	0.81	1.55	36.32	55.69	30.50	138.14
	(g) Other Expenditure	28.96	29.00	11.47	80.68	98.20	122.51	31.46	270.20
5	Total Expenditure (a+b+c+d+e+f+g)	35.02	38.37	23.79	137.34	700.08	545.60	210.31	1539.89
6	Profit After Interest Before Exceptional Items & Tax (3-5)	-32.81	-32.29	-19.51	-96.38	-85.59	-112.25	-66.90	-349.67
7	(a) Exceptional Items	0.00	0.00	0.00	0.00	0.00	0	0.00	0.00
	(b) Prior Period Expenses	0.00	0.00	0.00	0.00	0.00	0	0.00	0.00
8	Profit/Loss From Ordinary Activities Before Tax (6-7)	-32.81	-32.29	-19.51	-96.38	-85.59	-112.25	-66.90	-349.67
9	Tax Expenses								
	(a) Current Tax	0.00	0.00	0.00	0.00	0.00	0	0.00	0.00
	(b) Deferred Tax	0.00	0.00	0.00	0.00	0.00	0	0.00	0.00
10	Net Profit/Loss From Ordinary Activities After Tax (8-9)	-32.81	-32.29	-19.51	-96.38	-85.59	-112.25	-66.90	-349.67
11	Other Comprehensive Income								
	(a) Items that will not be reclassified to profit and loss	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	(b) Income Tax relating to items that will not be reclassified		0.00	0.00	0.00	0.00	0.00	0.00	0.00
	(c) Items that will be reclassified to profit and loss	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	(d) Income Tax relating to items that will be reclassified	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	Total other Comprehensive Income for the period	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
13		-32.81	-32.29	-19.51	-96.38	-85.59	-112.25	-66.90	-349.67
14	Total Comprehensive Income for the year/period attributable to								
	Owners of the Company	-32.81	-32.29	-19.51	-96.38	-79.81	-103.17	-57.47	-319.86
	Non controlling interest					-5.78	-9.08	-9.42	-29.81
15	No. Of Equity Shares (F.V. ₹10/- per share)	36.32	33.67	33.67	33.67	36.32	33.67	33.67	33.67
16	Basic and Diluted Earning per share before and after extraordinary items (Not Annualised)	-0.90	-0.96	-0.58	-2.86	-2.20	-3.33	-1.99	-9.50
Note	Notes:								

1) The above financial results were reviewed by the Audit Committee and approved by the Board of Directors on 14th Aug 2024 and limited review of the same has been carried out by the statutory auditors of the Company.

Theses financial results are prepared in accordance with Indian Accounting Standars ('Ind AS') notified under Section 133 of the Companies Act, 2013, read together with the Companies (Indian Accounting Standards) Rules, 2015 (as amended).

The Consolidated result for the quarter ended 30th June, 2024 includes the result of the subsidiaries:

(1) Alan Scott Retail Limited (2) Alan Scott Automation & Robotics Limited (3) Alan Scott Fusion Resonance India Ltd.

The figures of the previous period have been re-grouped/re-arranged wherever considered necessary

The Company upto June 30, 2024 had raised ₹ 547.61 Lakhs by issue of 18,25,377 Equity Shares of ₹ 10/- (Face value) each at a premium of ₹ 20/- per share on right basis initiated on July 21, 2023. The Company had received the full call money of ₹ 30 amounting to ₹ 341.91 Lakhs on 18,06,350 shares which were duly allotted by the Company & balance 19,027 Equity Shares were forfeited on 8th June 2024. Out of the total proceeds raised from the above rights issue, the Company has utilized a sum of ₹ 270 Lakhs towards subscription of equity shares of subsidiary company i.e. Alan Scott Retail Limited; a sum of ₹ 95.00 Lakhs towards subscription of equity shares of subsidiary company i.e. Alan Scott Fusion Resonance India Ltd (earlier known Alan Scott Nanoveu India Limited) Rs 23 Lakhs were Right issue expenses, A sum of ₹ 33 Lakhs has been utilised for repayment of borrowings and Balance of ₹ 120.91 Lakhs have been utilised for general

"Alan Scott Retail Ltd", a subsidiary company, having retail chain of 11 stores of Brand "MINISO" and 1 store of "VRX Sports Pvt. Ltd." The retail business has company has achieved sales of 575.03 Lakhs during this quarter against 385.56 Lakhs against previous quarter marking growth of 49.61%. There is a significant improvement in our retail business performance. Compared to the previous quarter, the losses have decreased by 33.12%. Specifically, the loss has reduced to ₹ 40.29 lakhs from last quarter's loss of ₹ 60.24 lakhs. This reduction reflects a positive trend and ongoing efforts to enhance our retail operations.

"Alan Scott Automation and Robotics Ltd", a subsidiary company, was established with a simple goal: to enhance efficiency in end-of-line packaging for major manufacturers. In the current quarter, the company achieved sales of ₹ 39.21 lakhs, compared to ₹ 25.37 lakhs in the previous quarter, marking an impressive growth of 55.51%. The company has experienced a surge in business and anticipates consistent growth moving forward Compared to the previous quarter, the losses have decreased by 17.67%. Specifically, the loss has reduced to ₹ 13.40 lakhs from last quarter's loss of ₹ 16. 28 lakhs.

> For and on Behalf of the Board of Directors **ALAN SCOTT ENTERPRISES LIMITED**

Suresh Kumar Pukhraj jain **Managing Director** DIN:00048463

Place: Mumba Date: 14.08.2024

## दिल्लीचे सीबीआय पथक कोलकात्यात दाखल

कोलकाता, दि.१४ : पश्चिम बंगालच्या कोलकाता येथील आरजी कार मेडिकल आणि हॉस्पिटलम ध्ये डॉक्टरवर बलात्कार हत्या केल्याप्रकरणी करून सीबीआयने तपास सुरू केला सीबीआयने तपास यंत्रणेत नवीन एफआयआर नोंदवला आहे. या पार्श्वभूमीवर दिल्लीहन सीबीआयचे पथक या प्रकरणाच्या तपासासाठी कोलकाता येथे पोहोचले आहे. सीबीआयने दिल्लीहुन विशेष वैद्यकीय आणि फॉरेन्सिक टीम देखील पाठवली आहे.

#### कोलकात्याला

पोहोचल्यानंतर, सीबीआयची बीएसएफ-प्रथम दक्षिण बंगाल फ्रंटियरच्या अधिकाऱ्यांना भेटण्यासाठी टाऊन राजारहाटला पोहोचली. या प्रकरणाचा तपास सीबीआयकडे सोपवण्याचे आढेश कोलकाता उच्च न्यायालयाने काल दिले होते. यापूर्वी मंगळवारी या हत्येचा सीबीआयने तपास हाती घेतला होता. तपास यंत्रणेने कलकत्ता उच्च न्यायालयाच्या आदेशानंतर काही तासांतच सर्व औपचारिकता पूर्ण केल्या होत्या. न्यायालयाने राज्य पोलिसांना या प्रकरणाची केंद्रीय कागदपत्रे तपास यंत्रणेकडे सोपवण्याचे निर्देश दिले होते. उच्च न्यायालयाने पोलिसांना बुधवारी वाजेपर्यंत 30 केस डायरी सीबीआयकडे सोपवण्याचे आदेश दिले होते.

कोलकात्याच्या सरकारी आरजी कार हॉस्पिटलच्या सभागृहात बलात्कार करून करण्यात आलेल्या प्रशिक्षणार्थीचा पदव्युत्तर मृतदेह ९ ऑगस्ट रोजी सकाळी सापडला होता. याप्रकरणी शनिवारी रॉय नामक एका आरोपीला अटक करण्यात आली होती. या प्रकरणाची न्यायालयाच्या देखरेखीखाली चौकशी करण्याची मागणी करत पीडितेच्या पालकांनी न्यायालयात धाव घेतली होती. सीबीआय चौकशीची मागणी करणाऱ्या इतर अनेक जनहित याचिकाही दाखल करण्यात आल्या होत्या. प्राथमिक शवविच्छेदन अहवालात मृतक महिला डॉक्टरव लैंगिक अत्याचार करून हृत्या करण्यात आल्याचे स्पष्ट झाले आहे. पीडितेचे डोळे, तोंड आणि गप्तांगातन रक्तस्त्राव होत होता. तसेच त्याच्या डाव्या पायाला, मानेला, उजव्या हाताला आणि ओठांना जखमा होत्या.याप्रकरणी कोलकाता पोलिसांनी एका ३३ वर्षीय व्यक्तीला अटक केली आहे.

# 

जनरल ए.के. वैद्य मार्ग, वाघेश्वरी मंदिराजवळ, ऑफ फिल्म सिटी रोड, मालाड (पूर्व) मुंबई - ४०० ०९७ दूरध्वनी:. २८४० २१३० / ११८० फॅक्स : २८४० ०३२२ सीआयएन : एल४५२०३एमएच९८६पीएलसी०३८५३५. ई-मेल: contact@tarmatlimited.com. वेबसाईट: www.tarmatlimited.com.

#### २० जून २०२४ रोजी संपलेल्या तिमाहीकरिता एकमेव व एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

							(	रु. लाखात)	
एकमेव					एकत्रित				
तपशिल	1	संपलेली तिमाही	ग्लेली तिमाही संपलेले वर्ष			संपलेली तिमाही			
	३०.०६.२०२४	३१.०३.२०२४	३०.०६.२०२३	३१.०३.२०२४	३०.०६.२०२४	३१.०३.२०२४	३०.०६.२०२३	३१.०३.२०२४	
	(अलेखापरिक्षित)	(लेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित)	
कार्यचलनातून एकूण उत्पन्न (निञ्चळ)	२,१७८.३५	२,०६८.१५	२,१२७.११	८,९३५.३४	२,१७८.३५	२,०६८.१५	२,१२७.११	८,९३५.३४	
करानंतरच्या कालावधीकरिता निव्वळ नफा / (तोटा)	५२.४८	२४.२३	७६.७१	१३५.१७	42.86	२४.२३	७६.७१	१३५.१७	
करानंतरच्या कालावधीकरिता निव्वळ नफा / (तोटा)	५५.२८	-२३३.८४	७९.९५	-883.20	५५.२८	- 233.८४	७९.९५	-११३.२०	
कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	4८.०२	-२२५.६८	\$3.50	-१०८.४०	46.02	-२२५.६८	७८.८३	-१०८.४०	
इकिटी भाग भांडवल	२,१३१.४२	२,१३१.४२	२,१३१.४२	२,१३१.४०	२,१३१.४२	२,१३१.४२	२,१३१.४२	२,१३१.४२	
ताळेबंद तारखेनुसार पुनर्मूल्यांकन राखीव वगळता राखीव	१०,८८१.५७	१०,८२३.७२	११,०१०.९६	१०,८२३.७२	१०,८८१.५७	१०,८२३.७२	११,०१०.९६	१०,८२३.७२	
प्रतिभाग उत्पन्न (विशेष साधारण बाबपूर्व व नंतर) (प्रत्येकी रु. १०/-).									
मूळ :	०.२७	-१.०६	0.30	-0.48	0.20	-१.०६	0.30	-0.48	
सौमिकृत : <b>टिपा:</b>	०.२७	-१.०६	0.30	-0.48	0.39	-१.०६	0.30	-0.48	

- १) वरील निकालांचे लेखापरीक्षण समितीने पुनरावलोकन केले आहे आणि कंपनीच्या संचालक मंडळाने १४ ऑगस्ट २०२४ रोजी झालेल्या त्यांच्या संबंधित बैठकीत मंजूर केले आहे आणि रेकॉर्डवर घेतले
- २) कंपनी फक्त एका विभागात काम करते आणि म्हणून वेगळ्या अहवालाची आवश्यकता नाही.
- ३) मागील कालखंडातील आकडे सध्याच्या काळातील आकडेवारीशी तुलना करता येण्यासाठी त्यांचे पुनर्गठन आणि पुनर्काीकरण करण्यात आले आहे.
- ४) वरील त्रैमासिक वित्तीय निष्कर्षाचे तपशिलांच्या स्वरूपाचा उतारा बीएसई आणि एनएसई स्टॉक एक्सचेंजच्या वेबसाइटकर आणि कंपनीच्या वेबसाइटकर उपलब्ध आहे.

तारीख: १४.०८.२०२४ ठिकाण: मुंबई

# **VENTURES**

## **CREST VENTURES LIMITED**

Registered Office: 111, Maker Chambers IV, 11th Floor, Nariman Point, Mumbai - 400 021 Tel No: 022-4334 7000 Fax No: 022-4334 7002 CIN: L99999MH1982PLC102697 Website: www.crest.co.in Email: secretarial@crest.co.in

EXTRACT OF THE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2024

	(₹ in L						(₹ in Lakhs)
			STANDALONE		С	ONSOLIDATE	D
Sr. No.	Faiticulais	Quarter ended Y		Year ended	Quarter ended		Year ended
140.		30.06.2024 Unaudited	30.06.2023 Unaudited	31.03.2024 Audited	30.06.2024 Unaudited	30.06.2023 Unaudited	31.03.2024 Audited
1	Total Income from Operations	6,515.73	2,461.05	13,991.43	7,738.66	3,103.86	18,400.01
2	Net Profit / (Loss) for the period						
	(before Tax, Exceptional and/or Extraordinary items)	5,494.80	1,112.99	6,645.32	6,085.89	1,040.49	8,122.59
3	Net Profit / (Loss) for the period before tax						
	(after Exceptional and/or Extraordinary items)	5,494.80	1,112.99	6,645.32	6,085.89	1,040.49	8,122.59
4	Net Profit / (Loss) for the period after tax						
	(after Exceptional and/or Extraordinary items)	4,544.76	823.67	4,965.88	4,983.45	585.29	6,207.90 *
5	Total Comprehensive Income for the period						
	[Comprising Profit/(Loss) for the period (after tax)						
	and Other Comprehensive Income (after tax)]	5,632.07	2,973.80	11,866.88	6,069.66	2,735.67	13,095.60
6	Equity Share Capital (net of treasury shares)	2,819.68	2,819.68	2,819.68	2,819.68	2,819.68	2,819.68
	Reserves (excluding Revaluation Reserves						
	as shown in the Audited Balance Sheet of the						
	previous year )	-		96,198.32	=	-	107,642.23
7	Earnings per share (EPS) (in ₹)						
	(Face Value of ₹10/- each)						
	(not annualised for the quarters)						
	Basic (in ₹)	16.12	2.92	17.61	17.47	2.08	21.33
	Diluted (in ₹)	15.97	2.90	17.45	17.31	2.06	21.14

## Notes:

- \*After share of profit/(loss) of Associates
- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on Augus 14, 2024.
- Previous period figures have been regrouped / reclassified, wherever considered necessary.
- The above is an extract of the detailed format of quarterly / annual financial results filed with Stock Exchanges under Regulation 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations. The full format of the quarterly / annual financial results and pertinent disclosures related to other line items referred in the Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, are available on the Company's website viz. www.crest.co.in and on the websites of BSE Limited and National Stock Exchange of India Limited viz. www.bseindia.com and www.nseindia.com respectively.

For Crest Ventures Limited, Sd/-Vijay Choraria Managing Director

IDIN: 000214461

टॉरमॅट लिमिटेडकरिता

व्यवस्थापकीय संचालव

डीआयएन : ०१४२४१९६

दिलीप वर्गीस

ठिकाण: मुंबई तारीख: १४.०८.२०२४

to their respective Selling Member's settlement accounts for releasing the same to the respective

with the applicable mechanism prescribed by NSE and the Clearing Corporation from time to time. v. The Eligible Shareholders of the Demat Shares will have to ensure that they keep the depository

Details in respect of shareholder's entitlement for tender offer process will be provided to the Clearing Corporation by the Company or Registrar to the Buyback. On receipt of the same, Cleaning Corporatio will cancel the excess or unaccepted blocked shares in the demat account of the shareholder. On settlement date, all blocked shares mentioned in the accepted bid will be transferred to the Clearing

vii. In the case of inter depository, Clearing Corporation will cancel the excess or unaccepted shares in target depository. Source depository will not be able to release the lien without a release of IDT message from target depository. Further, release of IDT message shall be sent by target depository either based on cancellation request received from Clearing Corporation or automatically generated after matching with bid accepted detail as received from the Company or the Registrar to the Buyback. Post receiving the IDT message from target depository, source Depository will cancel/release excess or unaccepted block shares in the demat account of the shareholder. Post completion of tendering period and receiving the requisite details viz., demat account details and accepted bid quantity, source depository shall debit the securities as per the communication/message received from target depository to the extent of accepted bid shares from shareholder's demat account and credit it to

viii. The Equity Shares bought back in dematerialized form would be transferred directly to the demat account of the Company opened for the Buyback ("Company Demat Escrow Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Company Demat Escrow Account on receipt of the Equity Shares from the clearing and settlement mechanism

Member(s) for details of any cost, applicable taxes, charges and expenses (including brokerage) etc., that may be levied by the Seller Member(s) upon the selling shareholders for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the Eligible Shareholders in respect of accepted Equity Shares could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Manager to the Buyback and Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the Eligible Shareholders.

x. The Seller Member(s) would issue contract note and pay the consideration for the Equity Shares

The Equity Shares accepted, bought and lying to the credit of the Company Demat Escrow Account and the Equity Shares bought back and accepted in physical form will be extinguished in the manner and following the procedure prescribed in the Buyback Regulations.

Mr. Neerai Rai Name: **Designation:** Company Secretary and Compliance Officer फिनक्वेस्ट फायनान्शियल सोल्युशन्स प्रायद्हेट लिमिटेड FINQUEST

सीआयएन: यु७४१४०एमएच२००४पीटीसी१४६७१५ नोंदणीकत कार्यालय: ६०२. बॉस्टन हाऊस. ६वा मजला. सरेन रोड. अंधेरी (पर्व). मंबई-४०००९३. र्ड-मेल:hpatel@finquestonline.com, वेबसाइट:www.finquestfinance.in

३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल संपलेली तिमाही संपलेले वर्ष तपशील 39.03.28 ३०.०६.२३ अलेखापरिक्षित लेखापरिक्षित अलेखापरिक्षित लेखापरिक्षित कार्यचलनातून एकूण उत्पन्न 8896 ६७७२ 3603 94088 कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण वावपूर्व 3609 -406 4980 48828 करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर) २६७९ 309 3884 99026 करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण वावनंतर) २६७९ 3884 99026 कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष 2808 3884 99020 प्रदानित समभाग भांडवल 3490 3490 3490 3490 राखीव (पुनर्मूल्यांकन राखीव वगळता) 32002 28382 २५५६० 28382 प्रतिभूती प्रमुख खाते निव्वळ म्ल्य ३५२६२ ३२५८२ 28340 ३२५८२ ५० प्रदानित कर्ज भांडवल/थकित कर्जे २४५६२ 23804 30308 २३४७५ थकित परिवर्तनीय प्राधान्य शेअर्स **৭.**२४ 0.02 कर्ज समभाग प्रमाण 0.00 0.02 प्रतिशेअर उत्पन्न (प्रत्येकी रु.५०/-(अखंडीत व खंडीत कार्यचलनाकरिता ५. मूलभूत (रु.) ۷.80 9.98 40.88 38.08 २. सौम्यीकृत (रु. ۷.80 9.98 १०.९६ 38.08 ५४ भांडवल विमोचन राखीव एन.ए. एन.ए. एन.ए. एन.ए. ५५ कर्जरोखे विमोचन राखीव एन.ए एन.ए ५६ कर्ज सेवा समावेशन प्रमाण एन.ए. एन.ए. एन.ए. एन.ए. ५७ व्याज सेवा समावेशन प्रमाण एन.ए. एन.ए. एन.ए. एन.ए.

१. ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता निष्कर्षाचे लेखा समितीद्वारे पुनर्विलोकन करण्यात आले आणि तद्नंतर १४ ऑगस्ट, २०२४ रोजी झालेल्या कंपनीच्या संचालक मंडळाच्या सभेत मान्य करून नोंद पटावर घेण्यात आले आणि वैधानिक लेखापरिक्षकांनी मर्यादित पुनर्विलोक

सेबी (लिस्टिंग ऑब्लिंगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ५२ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या अर्थात बीएसई लिमिटेडच्या www.bseindia.com व कंपनीच्या www.finquestfinance.in वेबसाईटवर उपलब्ध आहे.

कंपनी ही भारतीय रिझर्व्ह बँकेसह (आरबीआय) नोंदणीकृत ना-प्रणाली महत्व नॉन-बॅंकिंग वित्तीय कंपनी (एनबीएफसी-एनडी-एमएसआय घेणारी विना-जमा करणारी कंपनी आहे आणि गुंतवणूक व रोखे कंपनी म्हणून वर्गीकृत आहे (एनबीएफसी-आयसीसी)

फिनक्वेस्ट फायनान्शियल सोल्युशन्स प्रायव्हेट लिमिटेडकरित सही /

हार्दिक बी. पटेल व्यवस्थापकीय संचालक व सीईओ डीआयएन:००५९०६६३

#### ZENITH STEEL PIPES & INDUSTRIES LIMITED

{Formerly Known as Zenith Birla (India) Limited} Regd. Office: 5th Floor Industry House, 159, Churchgate Reclamation, Mumbai-400 020.
CIN: L29220MH1960PLC011773
Email ID: zenith@zenithsteelpipes.com • Web: www.zenithsteelpipes.com • Tel:022-66168400 • Fax: 02222047835

EXTRACT OF THE UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND THREE MONTHS ENDED 30™ JUNE, 2024 (Rs. in Lakhs, except per share data)

		Quarter Ended		d	Year Ended	
S. No.	Particulars Particulars	30.06.2024	31.03.2024	30.06.2023	31.03.2024	
NO.		Unaudited	Audited	Unaudited	Audited	
1	Total Income from operations	3035.05	4760.76	2455.26	14851.59	
2	Net Profit / (Loss) for the period (before tax, exceptional and/or					
	extraordinary items)	(189.96)	421.11	(231.09)	(43.88)	
3	Net Profit / (Loss) for the period before tax (after exceptional and/or					
$\perp$	extraordinary items)	(189.96)	421.11	(231.09)	(43.88)	
4	Net Profit / (Loss) for the period after tax (after exceptional and/or			analistania sudania		
$\perp$	extraordinary items)	(189.96)	421.11	(231.09)	(43.88)	
5	Profit / (Loss) from discontinuing operations	(1.79)	(9.21)	(5.08)	(23.34)	
6	Total Comprehensive Income for the period (Comprising Profit/(Loss)	200000 000 00000	AVA 400 AVA-10		NO. 10 TO 10	
$\vdash$	for the period (after tax) and Other Comprehensive Income (after tax))	(191.75)	(416.45)	(236.17)	(62.67)	
7	Equity Share Capital	14228.04	14228.04	14228.04	14228.04	
8	Reserves (excluding revaluation reserve) as shown in the Audited Balance					
$\perp$	Sheet of the previous year	-	-	-	(39294.74)	
9	Earnings Per Share (Face value of Rs. 10/- each) (Not Annualized)	-	-	-	-	
Α	Basic and Diluted EPS for the period from Continuing and					
	Discontinued Operations	(0.13)	0.29	(0.17)	(0.05)	
В	Basic and Diluted EPS for the period from Continuing Operations	(0.13)	0.30	(0.16)	(0.03)	
С	Basic and Diluted EPS for the period from Discontinued Operations	(0.00)	(0.01)	(0.00)	(0.02)	
EX	EXTRACT OF THE UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND THREE MONTH ENDED 30TH JUNE, 202					
			(Rs. in La	khs, except pe	er share data)	
			Quarter Ende	d	Year Ended	
S.	Particulars Particulars	30.06.2024	31.03.2024	30.06.2023	31.03.2024	

	(Rs. in Lakhs, except per share data)							
$\Box$		Quarter Ended			Year Ended			
S. No.	Particulars	30.06.2024	31.03.2024	30.06.2023	31.03.2024			
NU.		Unaudited	Audited	Unaudited	Audited			
1	Total Income from operations	3035.05	4760.76	2455.26	14851.58			
2	Net Profit / (Loss) for the period (before tax, exceptional and/or							
	extraordinary items)	(189.96)	997.95	(231.10)	(46.32)			
3	Net Profit / (Loss) For Insoft the period before tax (after exceptional and/or			ACCUPANT AND DESCRIPTION				
	extraordinary items)	(189.96)	997.95	(231.10)	(46.32)			
4	Net Profit / (Loss) for the period after tax (after exceptional and/or							
	extraordinary items)	(189.96)	997.95	(231.10)	(46.32)			
5	Profit / (Loss) from discontinuing operations	(1.79)	(9.21)	(5.08)	(23.34)			
6	Total Comprehensive Income for the period (Comprising Profit/(Loss)							
	for the period (after tax) and Other Comprehensive Income (after tax))	(192.34)	994.52	(234.90)	(73.66)			
7	Equity Share Capital	14228.04	14228.04	14228.04	14228.04			
8	Reserves (excluding revaluation reserve) as shown in the Audited Balance							
	Sheet of the previous year		-	-	(39914.01)			
9	Earnings Per Share (Face value of Rs. 10/- each) (Not Annualized)	-	-	-	-			
Α	Basic and Diluted EPS for the period from Continuing and							
	Discontinued Operations	(0.13)	0.69	(0.17)	(0.05)			
В	Basic and Diluted EPS for the period from Continuing Operations	(0.13)	0.70	(0.16)	(0.03)			
С	Basic and Diluted EPS for the period from Discontinued Operations	(0.00)	(0.01)	(0.00)	(0.02)			

For ZENITH STEEL PIPES & INDUSTRIES LIMITED

Place : Mumbai Date : 14th August, 2024

SD/-(Minal Umesh Pote) Whole Time Director DIN: 07163539

## Continued from previous page...)

c) Based on aforesaid documents the concerned Seller Member shall place an order/bid on behalf of the Eligible Shareholders holding Equity Shares in physical form who wish to tender Equity Shares in the Buyback, using the Acquisition Window of NSE. Upon placing the bid, the Seller Member shall provide a TRS generated by the exchange bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like folio number, certificate number, distinctive number, number of Equity

Place : Mumbai

Date: August 14, 2024

deliver the original share certificate(s) and documents (as mentioned above) along with TRS generated by exchange bidding system upon placing of bid, either by registered post, speed post or courier or hand delivery to the Registrar to the Buyback i.e Link Intime (India) Private Limited at the address mentioned at paragraph 16 below on or before the Buyback closing date. The envelope should be superscribed as "Technocraft Industries (India) Limited – Buyback 2024". One copy of the TRS will be retained by Registrar to the Buyback and it will provide acknowledgement of the same to the Seller Member. e) The Eligible Shareholders holding physical Equity Shares should note that physical Equity Shares will

d) Any Seller Member /Eligible Shareholder who places a bid for physical Equity Shares, is required to

- not be accepted unless the complete set of documents are submitted. Acceptance of the physical Equity Shares for Buyback by the Company shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar to the Buyback will verify such bids based on the documents submitted on a daily basis and till such verification, the NSE shall display such bids as 'unconfirmed physical bids'. Once Registrar to the Buyback confirms the bids, they will be treated as 'confirmed bids' and displayed on the Stock Exchange website. f) In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialization,
- such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialized is completed well in time so that they can participate in the Buyback before the closure of the tendering period of the Buyback. g) SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD\_RTAMB/P/CIR/2022/8 dated January 25, 2022,
- mandated all listed companies to issue the securities in dematerialized form only while processing the service request of issue, inter alia, relating to the sub-division or splitting of share certificate. In view of the same, the Company shall issue a letter of confirmation ("LOC") in lieu of any excess physical Equity Shares pursuant to proportionate acceptance/rejection and the LOC shall be dispatched to the address registered with the Registrar. The Registrar shall retain the original share certificate and deface the certificate with a stamp "Letter of Confirmation Issued" on the face / reverse of the certificate to the extent of the excess physical shares. The LOC shall be valid for a period of 120 days from the date of its issuance, within which the Equity Shareholder shall be required to make a request to his/her depository participant for dematerializing the physical Equity Shares returned. In case the Equity Shareholder fails to submit the demat request within the aforesaid period, the Registrar shall credit the Equity Shares to a separate demat account of the Company opened for the said purpose
- h) An unregistered shareholder holding Equity Shares in physical form may also tender their Equity Shares in the Buyback by submitting the duly executed transfer deed for transfer of shares, purchased prior to the Record Date, in their name, along with the offer form, copy of their PAN card and of the person from whom they have purchased shares and other relevant documents as required for transfer, if any.

## 14.12 METHOD OF SETTLEMENT

Upon finalization of the basis of acceptance as per SEBI Buyback Regulations:

- The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market.
- The Company will pay the consideration to the Company's Broker who will transfer the funds pertaining to the Buyback to the Clearing Corporation's bank accounts as per the prescribed schedule. For Equity Shares accepted under the Buyback, the Clearing Corporation will make direct funds payout to respective Eligible Shareholders. If the Eligible Shareholders' bank account details are not available or if the funds transfer instruction is rejected by RBI/bank, due to any reason, then such funds will be transferred to the concerned Seller Member's settlement bank account for onward transfer to such Eligible Shareholders.

- iii. For the Eligible Shareholders holding Equity Shares in physical form, the funds pay-out would be given
- Eligible Shareholder's account. iv. In case of certain client types viz. NRI, foreign clients etc. (where there are specific RBI and other regulatory requirements pertaining to funds pay-out) who do not opt to settle through custodians, the funds pay-out would be given to their respective Selling Member's settlement accounts for releasing the same to the respective Eligible Shareholder's account. For this purpose, the client type details would be collected from the depositories, whereas funds payout pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance
- participant ("DP") account active and unblocked.
- Clearing Corporation settlement account in target depository on settlement date.
- of the Stock Exchanges.
- ix. Eligible Shareholders who intend to participate in the Buyback should consult their respective Seller
- accepted under the Buyback. The Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buyback.

15. COMPLIANCE OFFICER

The Company has designated the following as the Compliance Officer for the Buyback:

Technocraft House, A-25, Road No. 03, MIDC Industrial Estate, Andheri (East), Address:

Mumbai - 400093, Maharashtra, India +91-4098 2222/2340; Telephone: Email: investor@technocraftgroup.com www.technocraftgroup.com.

In case of any clarifications or to address investor grievance, the Eligible Shareholders may contact the Compliance Officer, on all working days, from Monday to Friday between 11:00 am (IST) to 5:00 pm (IST), at the above mentioned address.

16. INVESTOR SERVICE CENTRE AND REGISTRAR TO THE BUYBACK The Company has appointed the following as the Registrar to the Buyback:

M/s. Link Intime India Private Limited Address: C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai, Maharashtra - 400083, India Tel. No.: +91 81081 14949

> Email: technocraft.buyback2024@linkintime.co.in Website: www.linkintime.co.in Investor Grievance Email: technocraft.buyback2024@linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan

SEBI Registration No.: INR000004058 | Validity Period: Permanent In case of any query, the shareholders may also contact the Registrar to the Buyback, from Monday to Friday between 10:00 am to 5:00 pm on all working days except public holidays at the above-mentioned

**MANAGER TO THE BUYBACK** 

The Company has appointed the following as Manager to the Buyback:



**Systematix Corporate Services Limited** The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India Telephone: +91-22-6704 8000 | Fax: +91-22-6619 8029 Contact Person: Ms. Jinal Sanghvi Email: ecm@systematixgroup.in Website: www.systematixgroup.in SEBI Registration Number: INM000004224 Validity Period: Permanent

18. DIRECTORS' RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board accepts responsibility for the information contained in this Public Announcement and for the information contained in all other advertisements, circulars, brochures, publicity materials etc., which may be issued in relation to the Buyback and confirms that the information in such documents contain and will contain true, factual and material information and does not and will not contain any misleading information.

For and on behalf of the Board of Directors of Technocraft Industries (India) Limited

Tot and on bottom of the board of billoctors of recommendat industries (mais) Elimina								
Sd/-	Sd/-	Sd/-						
Sharad Kumar Saraf	Sudarshan Kumar Saraf	Neeraj Rai						
Chairman & Managing Director	Co-Chairman & Managing Director	Company Secretary						
DIN: 00671721	DIN: 00035799	Membership No. F6858						

Date: August 14, 2024

Place: Mumbai