

Registered Office Add: Office No- 822, 8th Floor, 4 Synagogue Street, Kolkata - 700 001, Ph: +91 33 4061 9020 E-mail : tti1711@gmail.com Web : www.ttienterprise.net GST : 19AABCT2625C1ZO CIN : L67120WB1981PLC033771

Date: 18th January, 2025

To, BSE Limited Listing Compliance Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400 001.

Ref: TTI Enterprises Limited (Script Code: 538597)

Sub: Submission of Newspaper Clipping of Unaudited Financial Results for the Quarter ended 31st December, 2024 (Financial year 2024-2025).

Dear Sir/Madam,

Pursuant to regulation 47 of the SEBI (LODR), Regulations 2015, and Please find attached herewith the copy of Newspaper Advertisement Published in "Business Standard" (English Newspaper) all Editions (Ahmedabad, Pune, Mumbai, Lucknow, Bengaluru, Bhubaneshwar, Bhopal, Kolkata, Kochi, Hyderabad, Delhi, Chandigarh, Chennai) on 18th January, 2025 and Arthik Lipi (Bengali) on 18th January, 2025 and Navshkti (Marathi) on 18th January, 2025 and in Free Press Journal (English) on 18th January, 2025 for Unaudited Financial results for the quarter ended 31st December, 2024.

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

#### For TTI ENTERPRISES LIMITED

VALATH SREENIVASAN RANGANATHAN Digitally signed by VALATH SREENIVASAN RANGANATHAN Date: 2025.01.18 13:18:28 +05'30'

VALATH SREENIVASAN RANGANATHAN EXECUTIVE DIRECTOR DIN: 02786224

Encl: A/a

TTI ENTERPRISE LIMITED CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata - 700001 Email: tti1711@gmail.com, Phone: +91 33 2210 9197, Web: ttienterprise.net

€	tract of Standalone Unaudited Financial Resu	ılt for the Qu	iarter Ended	31st Decen	nber, 2024 (	₹ in Lakhs)
			,	Standalone	)	
SI. No	Particulars	Quarter Ended 31-12-2024 (Unaudited)	Quarter Ended 30-09-2024 (Unaudited)	Period Ended 31-12-2024 (Unaudited)	Period Ended 31-12-2023 (Unaudited)	Year Ended 31-03-2024 (Audited)
1 2	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#)	72.00 63.87	71.94 63.60	214.93 184.24	226.35 (32.50)	297.76 28.63
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	63.87	63.60	184.24	(32.50)	28.63
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	63.87	63.60	184.21	(32.52)	22.64
5	Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax) and other Comprehensive Income (after tax)	63.87	63.60	184.21	(32.52)	22.64
6 7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year	2540.44	2540.44	2540.44	2540.44	2540.44 -
8	previous year Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)- Basic : Diluted :	0.25	0.25	0.73	(32.52)	0.09

1. The Financial Results of the Company have been prepared in accordance with Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies Act (Indian Accounting Standards) Rules, 2016 Companies Act 2013 ('the Act' read with relevant rules issued thereunder and the other accounting principles generally accepted in the companies and the contract of the contract of

India. 2. In compliance with Regulation 33 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, a limited review of Financial Results for the Quarter Ended 31st December, 2024 has been carried out by the Statutory Auditors.

3. The Unaudited Financial Results for the Quarter and period ended 31st December, 2024 have been reviewed by the Audit Committee at their meeting held on 16.01.2025 and thereafter approved by the Board of Directors at their meeting held on that date.

4. The Company has One Segment only viz. Investment and Loan activities. Thus Segment reporting i

5. Provisions for Taxation and any other provision if required will be made at the end of the year. 6. The said Financial Result is also being made available on the website of the Company

PROVISIONS OF THE COMPANIES ACT, 2013 ("SCHEME").\*

For and on behalf of the Board For TTI Enterprise Limited SABU THOMAS Managing Director DIN: 08224794

vedanta malco energy

**MALCO ENERGY LIMITED** 

CIN: U31300MH2001PLC428719

Registered Office: C-103, Atul Projects, Corporate Avenue, New Link Road, Chakala, Andheri (E), Chakala MIDC,

Mumbai - 400093, Maharashtra, India; Phone: 022 6643 4500 | Email: <a href="mailto:comp.sect@vedanta.co.in">comp.sect@vedanta.co.in</a>

COMPANY SCHEME APPLICATION NO. C.A.(CAA)/MB/171/2024

IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN VEDANTA LIMITED ("DEMERGED COMPANY")

AND VEDANTA ALUMINIUM METAL LIMITED ("RESULTING COMPANY 1") AND TALWANDI SABO POWER LIMITED

("RESULTING COMPANY 2") AND MALCO ENERGY LIMITED ("RESULTING COMPANY 3") AND VEDANTA BASE

METALS LIMITED ("RESULTING COMPANY 4") AND VEDANTA IRON AND STEEL LIMITED ("RESULTING COMPANY 5")

AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS UNDER SECTIONS 230-232 AND OTHER APPLICABLE

\*Subsequent to the NCLT Order dated November 21, 2024, the board of directors of the Demerged Company, Resulting

Company 1, Resulting Company 2, Resulting Company 3, Resulting Company 4 and Resulting Company 5 have, by way of

their resolutions dated December 20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed

with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Scheme and have approved the

updated Scheme of Arrangement, between the Demerged Company and Resulting Company 1 and Resulting Company 2 and

Notice and advertisement of notice of the meetings of Secured Creditors and **Unsecured Creditors of Resulting Company 3** Notice is hereby given that by an order dated November 21, 2024 ("Tribunal Order"), the Hon'ble National Company Law Tribunal, Mumbai Bench ("Tribunal") has directed meetings to be held of the Secured Creditors and Unsecured Creditors

of Malco Energy Limited ("Resulting Company 3"), for the purpose of their considering, and if thought fit, approving with or without modification, the proposed Scheme of Arrangement between Vedanta Limited ("Demerged Company") and Vedanta

Aluminium Metal Limited ("Resulting Company 1") and Talwandi Sabo Power Limited ("Resulting Company 2") and

Resulting Company 3 and Vedanta Base Metals Limited ("VBML") and Vedanta Iron and Steel Limited ("Resulting Company

4") and their respective shareholders and creditors pursuant to the provisions of Sections 230-232 and other applicable

Subsequent to the Tribunal Order, pursuant to paragraphs 44, 46 and 51 of the Original Scheme, the Board of Directors

("Board") of the Demerged Company, VBML and the Resulting Companies, have by way of their resolutions dated December

20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Original Scheme. Accordingly, the Board of the Demerged

Company, VBML and the Resulting Companies have approved the updated scheme between the Demerged Company,

In pursuance of the Tribunal Order and as directed therein and in compliance with the applicable provisions of the Act and the

Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, further notice

is hereby given that meetings of the Secured Creditors and Unsecured Creditors of Resulting Company 3 will be held through

Notice of the aforesaid meetings, along with the accompanying documents (including the Scheme), have been sent through

electronic mail to those Secured Creditors and Unsecured Creditors whose email addresses are registered with the Resulting

Company 3 / Depositories / Registrar and Transfer Agent ("RTA") of the Company i.e. Kfin Technologies Limited (formerly

A copy of the Scheme, statement under Sections 230 and 232 read with Section 102 and other applicable provisions of the

Act and Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("CAA Rules") along with

annexures and accompanying documents are placed on the website of the Demerged Company and can be accessed at:

www.vedantalimited.com; and the website of National Securities Depository Limited ("NSDL") viz. www.evoting.nsdl.com,

being the agency appointed by the Resulting Company 3 to provide e-voting and other facilities for the Meetings. All the

documents referred to in the accompanying Statement, shall be available for inspection through electronic mode during the

proceedings of the Meetings. Secured Creditors/Unsecured Creditors seeking to inspect copies of the said documents may send an email at compliance officer@yedanta co in. If so desired, any person may obtain a physical copy of the Notice and

the accompanying documents, i.e., Scheme, the statement under Sections 230 and 232 read with Section 102 and other

applicable provisions of the Act and Rule 6 of the CAA Rules, 2016 etc., free of charge. A written request in this regard, may be

The Tribunal has appointed Mr. Dindayal Jalan, Independent Director of the Demerged Company as the Chairperson for

the meetings of the Secured Creditors and Unsecured Creditors of the Resulting Company 3, Mr. Upendra Shukla (FCS)

Membership No.: 2727, COP No.: 1654), Practicing Company Secretary shall act as the scrutinizer of the aforesaid meetings.

The above mentioned Scheme, if approved by the Secured Creditors and Unsecured Creditors at their respective meetings,

will be subject to the subsequent sanction of the Tribunal and such other approvals, permissions and sanctions of regulatory

Persons entitled to attend and vote at the aforesaid meetings may vote through remote e-voting to cast their respective

votes prior to the date of the meeting or vote through e-voting at the respective meetings by following the instructions given

in the Notice. Since the meetings of the Secured Creditors and Unsecured Creditors are being held through VC / OAVM, physical attendance of the Secured Creditors and Unsecured Creditors has been dispensed with. Accordingly, the facility for

appointment of proxies by the Secured Creditors and Unsecured Creditors will not be available for the respective meetings.

The details of Cut-off Date for e-voting and the time period for the remote e-voting of the aforesaid meetings are as under:

The remote e-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be forthwit

Secured Creditors / Unsecured Creditors attending the meeting who have not cast their vote(s) by remote e-voting will be able

to vote electronically at the meetings by following the instructions given in the notice. Secured Creditors / Unsecured Creditors

who have cast their vote(s) by remote e-voting will be entitled to attend the meeting but shall not be entitled to cast vote(s)

A Secured Creditor whose name appears in the list of Secured Creditors of the Resulting Company 3 as on the Cut-off Date

i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the notice and

attend the meeting of Secured Creditors. Voting rights of a Secured Creditor shall be in proportion to the outstanding amount

An Unsecured Creditor whose name appears in the list of Unsecured Creditors of the Resulting Company 3 as on the Cut-off

Date, i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the

notice and attend the meeting of Unsecured Creditors. Voting rights of an Unsecured Creditor shall be in proportion to the

Secured Creditors and Unsecured Creditors seeking any information with regard to the Scheme or the matter proposed to be

considered at the aforesaid meetings, are requested to write to the Resulting Company 3 on or before Friday, February 07,

Secured Creditors / Unsecured Creditors are requested to note the following contact details for addressing e-voting related

Monday, September 30, 2024

Monday, September 30, 2024

Thursday, February 13, 2025; 09:00 am IST

Thursday, February 13, 2025; 09:00 am IST

Monday, February 17, 2025; 05:00 pm IST

Monday, February 17, 2025; 05:00 pm IST

Tuesday, February 18, 2025

Tuesday, February 18, 2025

Resulting Company 1, Resulting Company 2, Resulting Company 3 and Resulting Company 4 ("Scheme"

Resulting Company 3 and Resulting Company 5 and their respective shareholders and creditors.

Malco Energy Limited, a company incorporated under the provisions of the Companies Act, 1956 having its registered office at C-103 Atul Projects, Corporate Avenue New Link

Road Chakala Andheri (E), Chakala MIDC, Mumbai - 400093, Maharashtra, India

provisions of the Companies Act, 2013 (the "Act") ("Original Scheme").

video conferencing ("VC") / other audio visual means ("OAVM") as under:

Meeting of

Secured Creditors

Unsecured Creditors

known as KFin Technologies Private Limited) ("Kfin")

addressed at compliance.officer@vedanta.co.in.

or other authorities, as may be necessary.

Cut-off Date for e-voting

Cut-off Date for e-voting

queries / grievances, if any:

Ms. Pallavi Mhatre, Senior Manager

Dated: Saturday, January 18, 2025

Remote e-voting start date and time

Remote e-voting end date and time

Remote e-voting start date and time

Remote e-voting end date and time

disabled by NSDL upon expiry of the aforesaid period.

due by the Resulting Company 3 as on Monday, September 30, 2024.

2025 through email on <a href="mailto:compliance.officer@vedanta.co.in">compliance.officer@vedanta.co.in</a>.

NSDL, 3rd Floor, Naman Chamber, Plot C-32, G-Block,

E-mail id: evoting@nsdl.com; Contact no. 022 - 4886 7000

Bandra Kurla Complex, Bandra East, Mumbai – 400 051, Maharashtra

outstanding amount due by the Resulting Company 3 as on Monday, September 30, 2024.

Place: Kolkata Dated: 16.01.2025

## E-AUCTION NOTICE FOR SALVAGE SALE

Offers are invited for copper, ıminium, resin, etc. belonging to M/s. Pnk Pipe Products Pvt Ltd,

Ibrahimpatnam Ibrahimpatnam on as is where is basis with all its defects. E-auction for the same will be held on Dt. 30/01/2025 by E-auctioneer MATEXNET on their website http:// www.matexnet.com

For further details and participating in e-auction, please log on to website or call Mr. S. Narayanaswamy, Mob: **9849777236**, Email:

narayanaswamy@matexnet.com Mr. Raghava of PNK Pipe Products Pvt Ltd Mob: 8886273402 Email: pnkpipeproducts@yahoo.co.in

#### NOTICE **UNIVERSAL CABLES LTD**

SATNA MADHYA I SATNA, MADHYA PRADESH - 485005 Notice is hereby given that Share Certificate Nos. 208283 - 208339 for 2685 Ordinary Share bearing Folio No 0001857 and distinctive Nos. 11088831 to 11091515 of Universal Cables Limited, standing registered in the names of Mudumble Padmanabhan, Mudumbl Padmanabhan Siddharth and Veena Siddharth, have been loand that the application for the issue of duplical to the Company, Universal Cables Limited Any person who has/have any claim in respect of the said share certificates should lodge such claim with the Company, Universal Cables Limited, at its registered office at the address, P.O. Birla Vikas, Satna, MP - 485005, within one month from the date of this announcement. The Public are date of this announcement. The Public are cautioned against dealing in anyway with thes

Name and address of Applicants Nirvana Apartments, Unit A-3, 2<sup>nd</sup> floor, 101, Richmond Road, Bangalore 560025.

... Resulting Company 3

### Vinyl Chemicals (India) Limited

CIN: L24100MH1986PLC039837 Regd. Office: 7th Floor, Regent Chambers, Jamnalal Bajaj Marg, 208, Nariman Point, Mumbai - 400 021.

Tel: 22822708/69829000 E-mail: cs.vinylchemicals@pidlite.com Website: www.vinylchemicals.com EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED 31.12.2024

Particulars	For the Qua	arter ended	For the Nine	Months ended
	31.12.2024	31.12.2023	31.12.2024	31.12.2023
	Unaudited	Unaudited	Unaudited	Unaudited
Total income	14,939	15,967	45,719	43,146
Profit/(loss) for the period before tax	661	936	2,029	1,933
Profit/(loss) for the period after tax	501	693	1,506	1,431
Total Comprehensive Income for the period [comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	501	692	1,503	1,429
Equity Share Capital (Face value of share: ₹ 1)	183	183	183	183
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				
Earnings per share of ₹ 1 each in ₹: Basic Diluted	@ 2.74 @ 2.74	@ 3.79 @ 3.79	@ 8.21 @ 8.21	@ 7.82 @ 7.82

@ For the period only and not annualised

The above is an extract of the detailed Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full Unaudited Financial Results are available on the Websites of BSE Ltd. www.bseindia.com and Nationa Stock Exchange of India Ltd. www.nseindia.com and on the Company's Website www.vinvlchemicals.com The same can also be accessed by scanning the QR code given below



Dated: 17th January, 2025

M.B. PAREKH Chairman & Managing Director (DIN: 00180955)

## Al Assets Holding Limited

CIN - U74999DL2018GOI328865 Statement of Unaudited Standalone Financial Results for the guarter ended June 30, 2024

SI.	Particulars	Fe	or the quarter ende	d	FY ended		
No.	Particulars	June 30, 2024	, , , ,				
		Unaudited	Audited	Unaudited	Audited		
1	Total Income from Operations	-	-		-		
2	Net Profit / (Loss) for the period (before Tax, Exceptional items )	(1,140.72)	6,363.20	(2,490.51)	1,086.67		
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	(1,140.72)	6,363.20	(2,490.51)	1,086.67		
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	(1,140.72)	10,123.64	(2,490.51)	4,847.11		
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(1,140.72)	10,123.64	(2,490.51)	4,847.11		
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,29,654.50	6,29,654.50	6,26,654.50	6,29,654.50		
7	Reserves (excluding Revaluation Reserve)	(6,20,644.62)	(6,19,503.89)	(6,26,841.50)	(6,19,503.89)		
8	Net Worth (6+7)	9,009.88	10,150.61	(187.00)	10,150.61		
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00		
10	Debt Equity Ratio (9/8)	16.63	14.76	(801.34)	14.76		
11	Earnings Per Share – not annualised (EPS)						
	Basic Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08		
	Diluted Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08		
12	Debenture Redemption Reserve	-	-		-		
13	Debt Service Coverage Ratio (DSCR) 1	0.01	0.06	0.00	0.08		
14	Interest Service Coverage Ratio (ISCR) 2	0.59	3.32	0.10	1.10		

DSCR = Profit before finance costs and tax / (Interest expenses + Principal of long term loan repayment) PISCR = Profit before finance costs and tax / Interest expenses.

- The above is an extract of the detailed format of financial results for the quarter ended June 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available on the websites of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in.
- For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bomba Stock Exchange and can be accessed at www.bseindia.com and www.aiahl.in
- The Audit Committee of the Company has reviewed the financial results in a meeting held on 17th Jan 2025 and the same have been subsequently approved by the Board of Directors at a meeting held on 17th January, 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations, 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth dment) Regulations, 2021 and have issued the review report which has been suitably addressed.

For and on behalf of the Board of Directors Asangba Chuba Ao

Place: New Delhi Date: 17.01.2025 **Chairman and Managing Director** DIN: 8086220

## Al Assets Holding Limited

#### CIN - U74999DL2018GOI328865 Statement of Unaudited Standalone Financial Results for the guarter/half year ended September 30, 2024

	•	•		•			(₹ in millio
SI.	Particulars	Fo	r the quarter en	ded	Year 1	Го Date	FY ended
No.		September 30, 2024 Unaudited	June 30, 2024 Unaudited	September 30, 2023 Unaudited	September 30, 2024 Unaudited	September 30, 2023 Unaudited	March 31, 2024 Audited
1	Total Income from Operations	-	-	Gridanica	-	Gridanica	rtuuntuu
2	Net Profit / (Loss) for the period (before Tax, Exceptional items )	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.6
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.6
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.′
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,30,225.90	6,29,654.50	6,26,654.50	6,30,225.90	6,26,654.50	6,29,654.5
7	Reserves (excluding Revaluation Reserve)	(6,19,472.49)	(6,20,644.62)	(6,26,982.03)	(6,19,472.49)	(6,26,982.03)	(6,19,503.8
8	Net Worth (6+7)	10,753.42	9,009.88	(327.53)	10,753.42	(327.53)	10,150.6
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.0
10	Debt Equity Ratio (9/8)	13.94	16.63	(457.51)	13.94	(457.51)	14.7
11	Earnings Per Share – not annualised (EPS)						
	Basic Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.0
	Diluted Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.0
12	Debenture Redemption Reserve	-	-	-	-	-	
13	Debt Service Coverage Ratio (DSCR) 1	0.03	0.01	0.02	0.03	0.02	0.0
14	Interest Service Coverage Ratio (ISCR) 2	1.42	0.59	0.95	1.01	0.95	1.

1 DSCR = Profit before finance costs and tax / (Interest expenses + Principal of long term loan repayment) 2 ISCR = Profit before finance costs and tax / Interest expenses

- The above is an extract of the detailed format of financial results for the quarter/half year ended 30th September 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available or the websites of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in
- For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bombay Stock Exchange and can be accessed at www.bseindia.com and www.aiahl.in.
- The Audit Committee has reviewed the financial results and the same have been subsequently approved by the Board of Director at their respective meetings held on 17th January 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth Amendment) Regulations, 2021 and have issued the review report which has been suitably addressed.

For and on behalf of the Board of Directors Asangba Chuba Ao

**Chairman and Managing Director** 

DIN: 8086220

Place: New Delhi Date: 17.01.2025

Mr. Dindaval Jalan DIN: 00006882

Chairman appointed by the Tribunal for the meetings of Secured Creditors and Unsecured Creditors of the Resulting Company 3

Independent Director of the Demerged Company

## ZEEMEDIA

#### **ZEE MEDIA CORPORATION LIMITED**

Registered Office: 135, Continental Building, 2nd Floor, Dr. Annie Besant Road, Worli, Mumbai, - 400018, Maharashtra Corporate Office: FC-9, Sector 16A, Noida - 201301, U.P. E-mail: complianceofficer@zeemedia.com CIN: L92100MH1999PLC121506

Website: www.zeemedia.in, Tel: 0120-2511064-73 **INFORMATION REGARDING POSTAL BALLOT** 

ursuant to Section(s) 108 and 110 and all other applicable provisions f any, of the Companies Act, 2013 and Rules made thereunder, read with applicable guidelines/circulars issued by Ministry of Corporate Affairs ('MCA') and Securities and Exchange Board of India ('SEBI') Zee Media Corporation Limited (the 'Company') proposes to seek consent of the Members by way of Postal Ballot process / Voting by Electronics means ('Remote E-Voting'), to transact the businesses set out in the Postal Ballot Notice ('Notice'), which will be sent to the members in due course only by e-mail to all those members, whose e-mail addresses are registered with the Company or RTA or Depository's Participant(s)

The Notice along with the Explanatory statement will also be available on the website of Company at www.zeemedia.in, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of NSDL at www.evoting.nsdl.com.

The Company will provide facility to its Members to exercise their right to vote by electronic means only. The manner, instructions & other information relating to Remote E-Voting process (including the manner in which Members holding shares in physical form or who have not registered their e-mail address can cast their vote through Remote E-Voting), will form part of the Postal Ballot Notice.

To enable participation in the remote e-voting process by those shareholders to whom the Notice could not be dispatched, the Company has made an arrangements with their Registrar and Transfer Agents of the Company for registration of e-mail addresses in terms of relevant circulars. The process for registration of e-mail addresses is as under:-

#### For Temporary Registration:

Pursuant to relevant Circulars the shareholders including physical shareholders who have not registered their email address and in consequence the Notice could not be serviced to them, may temporarily get their e-mail address registered with the Company's Registrar and Transfer Agents viz. MUFG Intime India Private Limited by clicking the link: https://linkintime.co.in/emailreg/ email\_register.html and thereafter following the registration process as guided therein. Post successful registration of the e-mail address, the shareholder would get the soft copy of the Notice and procedure for Remote E-Voting along with User ID and password to enable Remote E-Voting. In case of queries relating to the registration of E-mail addresses, shareholders, may write to rnt.helpdesk@linkintime.co.in and for e-voting related gueries they may write to National Securities Depository Limited ('NSDL') at evoting@nsdl.co.in.

#### (ii) For Permanent Registration /updation for Demat Shareholders:

- a) For shares in physical mode: Members holding shares in physical mode and who have not registered/updated their email addresses with the Company are requested to register/update their email addresses by submitting Form ISR-1 duly filled and signed along with requisite documents to MUFG Intime India Private Limited, Registrar and Share Transfer Agent at rnt.helpdesk@linkintime.co.in.
- b) For shares in electronic mode: Members are requested to register their email address, in respect of demat holdings with the respective Depository Participant (DPs) by following the procedures prescribed by the DPs.

By order of the Board For Zee Media Corporation Limited Raniit Srivastava

Place: Noida Company Secretary & Compliance Officer Date: January 17, 2025 Membership No. A18577



### CARRIER AIRCONDITIONING & REFRIGERATION LIMITED

CIN: U74999HR1992FLC036104 Registered Office: Narsingpur, Kherki Daula Post, Delhi – Jaipur Highway, Gurugram - 122004, Haryana, India E-mail: secretarial@carrier.com; Website: www.carrierindia.com Tel: +91-0124 4825500

NOTICE (FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF THE COMPANY)
NOTICE FOR TRANSFER OF UNPAID / UNCLAIMED DIVIDEND AND CORRESPONDING EQUITY SHARES OF THE COMPANY TO INVESTOR **EDUCATION AND PROTECTION FUND ("IEPF")** 

Notice is hereby given pursuant to the provisions of Section 124(5) and 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules. 2016 "Rules"), as amended from time to time. Please note that the due date for transfer of unpaid / unclaimed interim dividend for the Financial Year 2017-18 which has been lying in the Unpaid Dividend Account of the Company for 7 consecutive years, to EPF is 19th April, 2025 and all shares in respect of which dividend remains unpaid / unclaimed for 7 consecutive years, shall also be transferred to IEPF.

Adhering to the requirements of the Rules, the required communication in this regard is being sent by the Company to the concerned shareholders. The Company has also uploaded full details of such shareholders and their folio number or DP ID - Client Id on its website at https://www.carrierindia.com under the "Investor" section ("Company's Website"). Shareholders are requested to verify the details of unpaid / unclaimed dividend and the shares liable to be transferred to IEPF.

The concerned shareholders are requested to claim the unpaid / unclaimed dividend by sending a written application with (a) copy of PAN Card (b) a cancelled cheque of registered bank account and (c) the original un-encashed dividend warrant or a duly filled in indemnity bond available on the Company's Website and send it to the Registrar and Transfer Agents ("RTA") of the Company i.e. Link Intime India Private Limited, Noble Heights, 1st Floor, Plot No. NH-2, C-1 Block, LSC, Near Savitri Market, Janakpuri, New Delhi — 110058: Email id: delhi@linkintime.co.in: Website: https://www.linkintime.co.in/on or before 18th April, 2025.

In case the dividends are not claimed by the said date, necessary steps will be initiated by the Company to transfer such unpaid / unclaimed dividend and corresponding shares to IEPF as per the procedure stipulated in the Rules.

The concerned Shareholders whose shares are in physical form, and which are liable to be transferred to the IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them. Upon issue of the duplicate share certificate(s), the original share certificate(s) which is/are registered in their name will stand automatically cancelled and be deemed nonnegotiable as per the Rules. After the issue of duplicate share certificate(s), the Company shall inform the Depository by way of Corporate Action to credit the shares into demat form and transfer in favour of IEPF. For the shares which are held in demat form, the Company will process the transfer of shares through Depositories by way of Corporate Action in favour of

Please note that once the dividend and the corresponding shares are credited to the IEPF, no claim shall lie against the Company in respect of unpaid / unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules. It may also be noted that all subsequent corporate benefits such as Bonus Shares, Dividend etc. that may accrue in relation to the above shares will also be credited to the IEPF Account.

Shareholders may claim the dividend and corresponding shares transferred to IEPF including all the benefits accruing on such shares, if any, after following the procedure prescribed in the Rules and making separate application to the IEPF Authority in Form IEPF-5 which is available at IEPF website i.e. www.iepf.gov.in. The shareholders may also approach the Company for necessary guidance in this regard.

In case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's RTA having the details as mentioned above or contact the Nodal Officer of the Company at Tel: +91-0124 4825500 or write an email at: **secretarial@carrier.com**.

By Order of the Board For Carrier Airconditioning & Refrigeration Limited

> Ekta **Company Secretary**

Date: 17th January, 2025 Place: Gurugram

## ৪। দেশ-বিদেশ

## কোল ইন্ডিয়ার এশিয়ান মাইনিং কংগ্রেসের ১১তম সংস্করণ

কলকাতা: পি এম প্রসাদ চেয়ারম্যান, কোল ইন্ডিয়া লিমিটেড সাংবাদিকদের সাথে সম্বোধন কবেছেন এবং আন্তর্জাতিক তাৎপর্যের আসন্ন ইভেন্ট ঘোষণা করেছেন - এশিয়ান মাইনিং কংগ্রেসের ১১ তম সংস্করণ (সম্মেলন ,এএমসি এবং প্রদর্শনী , আইএমই ) ২০২৫। ২০২৫ সালের ৩০ অক্টোবর - ২শে নভেম্বর ২০২৫ এর মধ্যে কলকাতার টুইন ভেন্যু ক্ষ্মসায়েন্স সিটি গ্রাউন্ড এবং বিশ্ব বাংলা মেলা প্রাঙ্গণক্ষ্ম এ মর্যাদাপূর্ণ অনুষ্ঠানটি অনুষ্ঠিত হবে। আইএমই ২০২৫-এর সাথে সহ-অবস্থিত, আইএসএম- আন্তর্জাতিক ইস্পাত ও ধাতৃবিদ্যা প্রদর্শনীর ২য় সংস্করণ"-কলকাতার সায়েন্স সিটিগ্রাউন্ডেও আয়োজন করা হবে। দক্ষ কর্মশক্তি, কম শ্রম খরচ, এবং একটি অনুকূল ব্যবসায়িক পরিবেশের কারণে ভারতের একটি বিশ্বব্যাপী খনির সরঞ্জাম উতপাদন কেন্দ্র হওয়ার সম্ভাবনা রয়েছে। এটিকে হাইলাইট করার জন্য, টেফকন এর সাথে মাইনিং জিওলজিক্যাল

ইভিয়া গত কয়েক বছর ধরে সফলভাবে এশিয়ান মাইনিং কংগ্রেস (এএমসি) এর পাশাপাশি ইন্টারন্যাশনাল মাইনিং, ইকুইপমেন্ট ও মিনারেল এক্সিবিশন (আইএমই) আয়োজন করে আসছে।যদিও খনি, ধাতু এবং ধাতু শিল্পের বৃদ্ধি ঐতিহাসিকভাবে অভ্যন্তরীণ ব্যবহার দারা চালিত হয়েছে, অভ্যন্তরীণ চাহিদা এবং রপ্তানি বৃদ্ধি উভয়ই এগিয়ে যাওয়া শিল্পের বৃদ্ধি এবং জিডিপি বৃদ্ধিতে এর অবদানের জন্য একটি গুরুত্বপূর্ণ কারণ হবে। খনি খাতের উন্নয়নে কর্পোরেটদের অংশগ্রহণ এবং সরকারের নিরন্তর প্রচেষ্টার মাধ্যমে আগামী বছরগুলোতে উল্লেখযোগ্য প্রবদ্ধি অর্জন করা সম্ভব। ২০২৪-২৫ আর্থিক বছরের এপ্রিল-অক্টোবর সময়ের মধ্যে ভারতের কয়লা আমদানি ৩.১ শতাংশের বড় হ্রাস পেয়েছে, যা গত বছরের একই সময়ের মধ্যে ১৫৪.১৭ এমটি -এর তুলনায় ১৪৯.৩৯ মিলিয়ন টন এ পৌঁছেছে।যদিও



গত বছরের একই সময়ের তুলনায় এপ্রিল ২০২৪ থেকে অক্টোবর ২০২৪ পর্যন্ত কয়লা-ভিত্তিক বিদ্যুৎ উৎপাদনে ৩.৮৭ শতাংশের উল্লেখযোগ্য বৃদ্ধি ছিল, একই সময়ে তাপ বিদ্যুৎ কেন্দ্রগুলির মিশ্রণের উদ্দেশ্যে আমদানি উল্লেখযোগ্যভাবে ১৯.৫ কমেছে। প্রকতপক্ষে. এপ্রিল-অক্টোবর ২০২৪ সময়ের মধ্যে কয়লা উৎপাদন বৃদ্ধি প্রদর্শন করেছে, যা ৫৩৭.৫৭ মেটিক টন ছঁয়েছে যা ২০২৩-২৪ অর্থবছরের একই সময়ে ৫০৬.৯৩ মেট্রিক

টন ছিল, যা ৬.০৪ শতাংশের বদ্ধি চিহ্নিত করেছে। এই উর্ধবমখী প্রবর্ণতা কয়লার ব্যবহার প্রবাহিত করতে এবং দেশীয় উৎপাদন বাড়াতে সরকারের চলমান প্রচেষ্টাকে প্রতিফলিত করে। কয়লা মন্ত্রক ইতিমধ্যে ২৭টি কয়লা খনি অফার করে বাণিজ্যিক কয়লা খনি নিলামের ১১ তম রাউন্ডের জন্য একটি প্রাক-বিড সভা করেছে। নিলামে ৫০ জন দরদাতার অংশগ্রহণ প্রত্যক্ষ করেছে এবং নিলাম প্রক্রিয়া সম্পর্কিত প্রশ্নের উত্তর দিয়েছে।১১

চলমান সংস্কারের অংশ। দেশের ক্রমবর্ধমান জ্বালানি চাহিদা মেটাতে বেসরকারী খাতের অংশগ্রহণ বাড়ানো এবং দেশীয় কয়লা উৎপাদন বৃদ্ধি করা এই সংস্কারের লক্ষ্য ইতিমধ্যে, ১৫ জানুয়ারী, ২০২৫ এর আগে একটি নিয়ন্ত্রক ফাইলিংয়ে, সিআইএল শেয়ারবাজারকে জানিয়েছিল যে তার পরিচালনা পর্যদের একটি সভা সোমবার, ২৭ জানুয়ারী, ২০২৪ তারিখে কোম্পানির অনিরীক্ষিত আর্থিক ফলাফল বিবেচনা ও অনুমোদনের জন্য অনুষ্ঠিত হবে। তৃতীয় ত্রৈমাসিক ৩১ ডিসেম্বর, ২০২৪ শেষ হয়েছে। বোর্ড কর্তক অনুমোদিত হলে পি এস ইউ আর্থিক বছরের ২০২৪-২৫ সালের জন্য দ্বিতীয় অন্তর্বতী লভ্যাংশের সুপারিশও বিবেচনা করতে পারে। কোল ইন্ডিয়া ২৫ অক্টোবর, ২০২৪ এ ইকু ইটি শেয়ার প্রতি ১৫.৭৫ টাকায় তার প্রথম অন্তর্বতী লভ্যাংশ ঘোষণা

### নথিভূক্তি তারিখের বিজ্ঞপ্তি

ওয়েস্টার্ন ইন্ডিয়া কমার্শিয়াল কোম্পানি লিমিটেডের (''স্থানাস্তরকারী কোম্পানি'') এন.বি.আই. ইভাস্ট্রিয়াল ফিনান্স কোম্পানি লিমিটেড ("স্থানান্তরিত কোম্পানি" বা "কোম্পানি" একীভূতকরণের স্ক্রিম কোম্পানি আইন, ২০১৩ এর ধারা ২৩০ থেকে ২৩২ এর অধীনে কোম্পানি লিমিটেড (টাসফারি কোম্পানি বা কোম্পানি) এবং তাদের সংশ্লিষ্ট শেয়ারহোল্ডার এবং পাওনাদার

্র উপরোক্ত স্ক্রমটি উল্লেখ করে এবং সেবি (লিস্টিং বাধ্যবাধকতা এবং প্রকাশের প্রয়োজনীয়তা) রেণ্ডলেশন, ২০১৫ এর রেণ্ডলেশন ৪২ অনুসারে, কোম্পানির পরিচালনা পর্যদ, **শুক্রবার, ১**৭ জানুয়ারী, ২০২৫-এ অনুষ্ঠিত তার সভায়, রেকর্ডের তারিখ নির্ধারণ করেছে বু**ধবার, ২৯ জানুয়ারী** ২০২৫. এর শেয়ারহোল্ডারদের নির্ধারণের উদ্দেশ্যে ওয়েস্টার্ন ইন্ডিয়া কমার্শিয়াল কোম্পানি লিমিটেড ''স্থানান্তরকারী কোম্পানি") যার কাছে কোম্পানির সম্পূর্ণ প্রদত্ত ইকুইটি শেয়ার ওয়েস্টার্ন ইন্ডিয় কমার্শিয়াল কোম্পানি লিমিটেডের একীকরণের বিবেচনায় জারি করা হবে।

টপরোক্ত বিবেচনায়, ওয়েস্টার্ন ইন্ডিয়া কমার্শিয়াল কোম্পানি লিমিটেডের (''স্থানান্তরকারী কোম্পানি") ইক্ইটি শেয়ারহোল্ডাররা যাদের নাম রেজিস্টার অফ মেম্বারস এবং ডিপোজিটরির রেকরে দদস্য হিসাবে নথিভুক্ত করা হয়েছে, ২৯ জানুয়ারী, ২০২৫, বুধবার, রেকর্ডের তারিখ নির্ধারিত হয়েছে পরিচালনা পর্যদ দ্বারা, ৯৪ (চুরানব্বই) ইকুইটি শেয়ার বরান্দের জন্য, যা যোগ্য হবে ওয়েস্টার্ন ইন্ডিয় কমার্শিয়াল কোম্পানি লিমিটেড (''স্থানাস্তরকারী কোম্পানি")-এ অনষ্ঠিত প্রতি ৩ (তিনটি) ইক্ইটি শেয়ারের জন্য ৫/-টাকা প্রতিটি সম্পূর্ণরূপে প্রদত্ত। ১০০/-টাকা প্রতিটি সম্পূর্ণরূপে প্রদত্ত। কাম্পানি কর্তৃক ইক্ইটি শেয়ার বরাদ্দের পর, এটি প্রয়োজনীয় আনুষ্ঠানিকতা সম্পন্ন করবে এবং উল্লিখিও

ইকইটি শেয়ারগুলিকে জাতীয় স্টক এক্সচেঞ্জে তালিকাভক্ত করার জন্য পদক্ষেপ গ্রহণ করবে। এই বিজ্ঞপ্তিতে থাকা তথ্য কোম্পানির ওয়েবসাইট: www.nbi-india.co.in -এ এব ন্যাশনাল স্টক এক্সচেঞ্জ অফ ইন্ডিয়া লিমিটেডের ওয়েবসাইট: www.nseindia.com-এ

পাওয়া যাবে।

এন.বি.আই. ইন্ডাস্ট্রিয়াল ফিনান্স কোম্পানি লিমিটেড-এর পক্ষে

তারিখ: ১৭ জানুয়ারী, ২০২৫

আশীয় কেডিয় (কোম্পানি সেক্রেটারি)

### **KOLKATA MUNICIPAL CORPORATION – e-TENDER**

#### **ABRIDGED NIT**

The Exe. Engr. (C/HQ), KMC invites online percentage rate e-Tender in two bid system for the following work: NIT No.: KMC/DG(C)/EE(C/HQ)/090/2024-25, Dtd. 17.01.2025 Name of the Work: Renovation of the chamber of D.G. S&D at first floor of CMO Buildings. Estimated cost (Including GST & LWC): ₹ 1,69,315.00. Earnest Money: ₹ 3,400.00. Period of Completion: 10 days. Last date & time of submission of Bid: 29.01.2025 at 11 a.m. The bid forms and other details are available on and from 21.01.2025 (5 p.m.). The website https://etender.wb.nic.in

The Exe. Engr. (C)/Br.-III, KMC invites e-Tender online percentage rate two bid system for following work: NIT No.: KMC/EE-III/31/40/24-25 (1st Call)

Name of the Work: Repair of road surface and concrete passage at 182/B M. M. Road, 71/1 Canal Circular Road, P-196/1B, S. S. Sarani and different places in Ward No.-31. Disturbed by C.E.S.C. and W/S Deptt. Estimated cost (Including GST & CESS): ₹ **4,27,974.00**. Earnest Money: ₹ **8,800.00**. Period of Completion: **30 days**. Last date & time of submission of Bid: 27.01.2025 upto 12 Noon. Date and time of opening of Bid: 29.01.2025 after 12 Noon. The bid forms and other details are available on and Name of the Work: Maintenance of existing Bustee from 17.01.2025 (5 p.m.). The website https:// Latrine at different Bustee like Kalabagan Bustee etender.wb.nic.in

The Exe. Engr. (C)/Br.-IV, KMC invites e-Tender online percentage rate two bid system for following works: (1) NIT No.: KMC/EE(C)/Br-IV/023/16/24-25/R (2nd Call) Name of the Work: Renovation of passage at Baidyanath Mullick Lane in Ward No.-23, Br.-IV. Estimated cost (Including GST & CESS): ₹ **1,00,893.94**. Earnest Money: ₹ **2,025.00.** Period of Completion: **07 days**. Last date & time of submission of Bid: 27.01.2025 - 11 a.m. The tender will be opened on: 29.01.2025 - 11 a.m.

(2) NIT No.: KMC/EE(C)/Br-IV/28/015/24-25/R (2nd Call) Name of the Work: Repairing of concrete and IPS | Toilet at 4, Achambit Shah Road in Ward No.-75. passage and footpath at 1, Harinath Dey Road, 18, Canal West Road etc. Bustee places in Ward No.-28. Estimated cost (Including GST & CESS): ₹ 1,98,344.07. Earnest Money: ₹ 4,000.00. Period of | (9) NIT No.: KMC/IX/078/071/2024-2025

Completion: 21 days. (3) NIT No.: KMC/EE(C)/Br-IV/038/019/2024-2025/R (2nd Call) | Mayur Bhanje Road (Labour quarter) and it SSU Name of the Work: Improvement of sewer line from Rounding areas in Ward No.-78. Estimate Amount 38/1A, Shibnarayan Das Lane to 7 No. Prannath Sen Lane in Ward No.-38. Estimated cost (Including | Money: ₹ 6,000.00. Period of Completion: 30 days. GST & CESS): ₹ 3,54,366.57. Earnest Money: (10) NIT No.: KMC/IX/078/081/2024-2025 ₹ 7,100.00. Period of Completion: 14 days. Last date | Name of the Work: Restoration of bitumenous & time of submission of Bid: 28.01.2025 - 11 a.m. (For SI. No. 2 & 3). The tender will be opened on: 30.01.2025 – 11 a.m. (For SI. No. 2 & 3). The bid forms No.-78. Estimate Amount (Including GST and CESS): and other details are available on and from 17.01.2025 | ₹ 4,24,556.05. Earnest Money: ₹ 8,500.00. Period (5 p.m.) (For SI. No. 1 to 3). The website https://

The Exe. Engr. (C)/Br.-V, KMC invites e-Tender online

etender.wb.nic.in (For SI. No. 1 to 3).

percentage rate two bid system for following works: Name of the Work: Maintenance of sewer in Bustee area along with allied civil works at different Bustee places in Ward No.-49, Br.-V. Estimated cost (Including GST & CESS): ₹ 1,85,619.46. Earnest Money: & time of submission of Bid: 27.01.2025 - 11 a.m. Date and time of opening of Tender: 29.01.2025 - 11 a.m. (2) NIT No.: KMC/EE(C)/Br-V/043/40/2024-2025/BUSTEE (For Sl. No. 1 to 11). Name of the Work: Repairing of Bustee passage at back side of 1, Vender Berg Lane & different Bustee areas in Ward No.-43. Estimated cost (Including GST & CESS): ₹ 2.49.706.92. Earnest Money: & time of submission of Bid: 28.01.2025 - 11 a.m. Date and time of opening of Tender: 30.01.2025 - 11 a.m. The bid forms and other details are available on and from 18.01.2025 (5 p.m.) (For SI. No. 1 & 2). The website https://etender.wb.nic.in (For SI. No. 1 & 2). https://etender.wb.nic.in The Exe. Engr. (C)/Br.-VIII, KMC invites e-Tender online

percentage rate two bid system for following work: NIT No.: KMC/EE(C)/BR-VIII/088/040/2024-2025/BUSTEE Name of the Work: Repairing of Bustee drainage system (including Catch pit and Inspection pit) at 99/1, T. G. Road, 54/1, T. G. Road, 43, T. G. Road, 11/1, G. B. Lane etc. in Ward No.-88. Estimated cost (Including GST and CESS): ₹ 2,50,163.58. Earnest Money: ₹ 5,050.00. Period of Completion: 60 days. Last date & time of submission of Bid: 30.01.2025 -12 Noon. Date and time of opening of Tender 01.02.2025 - 12 Noon. The bid forms and other details NIT No.: VI/047/037/2024-2025/D published in this are available on and from 21.01.2025 (5 p.m.). The website https://etender.wb.nic.in

The Exe. Engr. (C)/Br.-IX, KMC invites e-Tender online percentage rate two bid system for following works: (1) NIT No.: KMC/IX/077/017/2024-2025/D

Name of the Work: Raising of Pit cover, M. H. cover, G. P. cover at 64, 24, 17, Mansatala Lane, 90, 73, NIT No.: KMC/LTG/92/R/WD24/IV/ZII/24-25 33, Dr. Sudhir Bose Road, 12, 11, M. M. Ali Road etc. in Ward No.-77. Estimate Amount (Including GST and CESS): ₹ 1,43,796.73. Earnest Money: ₹ 3,000.00. Period of Completion: 30 days.

(2) NIT No.: KMC/IX/077/087/2024-2025

32A, 27/B, 33, 32/1/B, Karl Marx Sarani and its surrounding area in Ward No.-77. Estimate Amount (Including GST and CESS): ₹ 2,99,181.29. Earnest Money: ₹ 6,000.00. Period of Completion: 30 days. (3) NIT No.: KMC/IX/074/077/2024-2025

Name of the Work: Restoration of I.P.S passages at Durgapur Lane, Thackeray Road in Ward No.-74. Estimate Amount (Including GST and CESS): ₹ 2,99,976.06. Earnest Money: ₹ 6,000.00. Period of Completion: 60 days

(4) NIT No.: KMC/IX/082/071/2024-2025/D

Name of the Work: Restoration of I.P passages at 17, Chetla Road, 16D, M. D. lane, 107, Alipore Road damaged by Water Supply Department in Ward No.-82. Estimate Amount (Including GST and CESS): ₹ 2.99.911.29. Earnest Money: ₹ 6.000.00. Period of Completion: 45 days

(5) NIT No.: KMC/IX/074/074/2024-2025/BUSTEE Name of the Work: Development Bustee Latrine at 1, 2, 3, Durgapore Lane, 68 to 72 Alipore Road Naba Rov Lane etc. in Ward No.-74. Estimate Amount (Including GST and CESS): ₹ 2,99,967.82. Earnest Money: ₹ 6,000.00. Period of Completion: 60 days. (6) NIT No.: KMC/IX/074/071/2024-2025/BUSTEE 18 to 20/1 Chetla Hut Road Bustee and surrounding area in Ward No.-74. Estimate Amount (Including GST and CESS): ₹ 2,99,954.67. Earnest Money: ₹ 6,000.00. Period of Completion: 60 days.

(7) NIT No.: KMC/IX/077/048/2024-2025/BUSTEE Name of the Work: Maintenance of Bustree drainage by supplying, fitting and fixing M.H cover, G. P cover, C. P cover etc. in Ward No.-77. Estimate Amount (Including GST and CESS): ₹ 1,99,020.50. Earnest Money: ₹ 4,000.00. Period of Completion: 30 days.

(8) NIT No.: KMC/IX/075/052/2024-2025/BUSTEE Name of the Work: Repairing of Gents Community Estimate Amount (Including GST and CESS): ₹ 4,99,923.43. Earnest Money: ₹ 10,000.00. Period of Completion: 30 days

Name of the Work: Repairing of I.P.S passage at 12/1 (Including GST and CESS): ₹ 2,99,957.94. Earnest

road surface at 23A to 33A Mominpore Road (disturbed by K.M.C. W/S Department) in Ward of Completion: 45 days.

(11) NIT No.: KMC/IX/078/083/2024-2025

Name of the Work: Earth work in filling in Block No. 10 at Solo-Ana Burial Ground in Ward No.-78. (1) NIT No.: KMC/EE(C)/Br-V/049/029/2024-2025/BUSTEE | Estimate Amount (Including GST and CESS): ₹ 3,83,738.99. Earnest Money: ₹ 8,000.00. Period of Completion: 45 days. Last date & time of submission of Bid: 28.01.2025 - 12 Noon (For Sl. No. 1 to 11). Tender will be opened on: 30.01.2025 - 12 Noon (For ₹ 3,800.00. Period of Completion: 30 days. Last date SI. No. 1 to 11). The bid forms and other details are available on and from 17.01.2025 (5 p.m.) (For SI. No. 1 to 11). The website https://etender.wb.nic.in

(12) NIT No.: KMC/IX/080/040/2024-2025/BUSTEE (2nd Call) Name of the Work: Development of Bustee surface drain at Indira Pally in Ward No.-80. Estimate Amount (Including GST and CESS): ₹ 3,98,102.00. Earnest ₹ 5,000.00. Period of Completion: 21 days. Last date | Money: ₹ 8,000.00. Period of Completion: 30 days. Last date & time of submission of Bid: 29.01.2025 -12 Noon. Tender will be opened on: 31.01.2025 -12 Noon. The bid forms and other details are available on and from 18.01.2025 (5 p.m.). The website

### **CORRIGENDUM**

NIT No.: KMC/XIII/117/046/24-25 (1st Call) published in this Newspaper on 08.01.2025 (Key No. 1183/24-25) of Engineering (Civil)/Br.-XIII Deptt. (SI. No. 2). The last date and time of submission of Bid will be read as 22.01.2025 upto 11 a.m. instead of 15.01.2025 upto 11 a.m. The tender will be opened on read as 24.01.2025 (11 a.m.) instead of 17.01.2025 (11 a.m.). Other terms and condition will remain unchanged

Newspaper on 13.01.2025 (Key No. 1216/24-25) of Engineering (Civil)/Br.-VI Deptt. (Sl. No. 8). The last date and time of submission of Bid will be read as 20.01.2025 at 3 p.m. instead of 18.01.2025 -3 p.m. The tender will be opened on read as 22.01.2025 at 3 p.m. instead of 20.01.2025 – 3 p.m.

published in this Newspaper on 15.01.2025 (Key No. 1229/24-25) of Lighting/Zone-II Deptt. (Sl. No. 7). The last date and time of submission of Bid will be read as 27.01.2025 at 2 p.m. instead of 24.01.2025 at 2 p.m. Please follow the website Name of the Work: Restoration of I.P.S passage at | https://etender.wb.nic.in (1249/24-25)

### পাঞ্জাব ন্যাশনাল ব্যাঙ্কের তত্ত্বাবধানে মহিলাদের সেলাই প্রশিক্ষণ

বালুরঘাট: বালুরঘাটে ১৩ই জানুয়ারি সোমবার ভারত সরকার পরিচালিত ও পাঞ্জাব ন্যাশনাল ব্যাংকের তত্ত্বাবধানে মহিলাদের সেলাইয়ের প্রশিক্ষণটি সমাপ্ত হলো। এক মাস ব্যাপী চলা এই প্রশিক্ষণে জন মেয়ে সেলাই যাবতীয় কাজ রপ্ত করলেন, থাকা খাওয়ার সু বন্দোবস্তে। প্রশিক্ষণ শেষে ৩০ জন মহিলা শংসাপত্র গ্রহণ করলেন।প্রত্যেক প্রশিক্ষনার্থীর উজ্জ্বল ভবিষ্যৎ কামনা

नालना विमानीर्छत

এনএসএস ইউনিটের

পথ নিরাপত্তা সপ্তাহ

বালুরঘাট: বালুরঘাটের রঘুনাথপুরের

गार्क त्यार्फ नोनन्मा विमानीर्राठेत **व**न

এস এস ইউনিট ও নেহেরু যুব কেন্দ্রের

যৌথ উদ্যোগে এবং পুলিশের ট্রাফিক

আই সি - র নির্দেশে পথ নিরাপত্তা

সপ্তাহ পালন শুরু হলো। নালন্দা

বিদ্যাপীঠের প্রধান শিক্ষক সৌমিত দাস

জানিয়েছেন - আজ প্রথম দিন ট্রাফিক

পুলিশদের সহায়তায় নালন্দা বিদ্যাপীঠের

এন এস এস ইউনিটের ছাত্র-ছাত্রীরা

রাস্তায় নেমে চলমান মোটরসাইকেল,

টোটো সহ অন্যান্য গাড়ি ট্রাফিক আইন

মেনে যান চলাচল নিয়ন্ত্রণের পাশাপাশি

প্রতিটি মোটরসাইকেল আরোহীকে

হেলমেট পড়ে মোটরসাইকেল চালানোর

এছাড়াও চালকদের ও পথ চলতি

মানুষকে পথ নিরাপত্তার বিষয়ের

সচেত্র করলের। আগামীকাল থেকে

পথ নিরাপত্তা সপ্তাহ পালন উপলক্ষ্যে

বালরঘাট শহরে বিভিন্ন রাস্তার মোডে

মোড়ে আমাদের বিদ্যালয়ের এন এস

এস ইউনিটের ছাত্র-ছাত্রীরা এই কর্মসূচি

বিবরণ

নিট লাভ/(ক্ষতি) সাধারণ কাজকর্ম থেকে করের পুর্বে

পূর্ববর্তী বছরে নিরীক্ষক ব্যালান্সশীটে দেখানো হয়েছে)

কোম্পানি ওয়েবসাইট: http://sellwinindia.com/invst.htm

বিবরণ

নিট লাভ/(ক্ষতি) সাধারণ কাজকর্ম থেকে করের পূর্রে

পর্ববর্তী বছরে নিরীক্ষক ব্যালান্সশীট দেখানো হয়েছে)

কাজের থেকে মোট আয় (নিট)

ইকাইটি শেয়ার মূলধ*ন* 

খ) মিশ্র:

খে) মিশ্র

একাচেঞ্চের ওয়েবসাইটে।

কাজের থেকে মোট আয় (নিট)

ইকাইটি শেয়ার মলধন

(খ) মিশ্ৰ:

নিট লাভ/ক্ষেতি) সময়কালীন করের পরে

অতিরিক্ত সাধারণ বিষয়সমূহের পরে)

ায়ার প্রতি আয় (অতিরিক্ত সাধারণ

<del>হ</del>ণ (সংরক্ষণ ব্যতীত পুনর্মুল্যায়ণ)

ষয়সমূহের পূর্বে) (প্রতিটির মূল্য ১০ টাকা)

পেয়ার প্রতি আয় (অতিরিক্ত সাধারণ বিষয়সমূহের পরে) (প্রতিটির মূল্য ১০ টাকা)

এক্সচেঞ্জিব ওযেবসাইটে পাওয়া যাবে।।

তারিখ : ১৬.০১.২০২৫

স্থান: মুম্বাই

বিএসই লিমিটেড : www.bseindia.com

কোম্পানি ওয়েবসাইট: http://sellwinindia.com/invst.html

নিট লাভ/ক্ষেতি) সময়কালীন করের পরে

অতিরিক্ত সাধারণ বিষয়সমূহের পরে)

্র ংরক্ষণ (সংরক্ষণ ব্যতীত পুনর্মুল্যায়ণ)

শয়ার প্রতি আয় (অতিরিক্ত সাধারণ

্রশয়ার প্রতি আয় (অতিরিক্ত সাধারণ

বিষয়সমূহের পূর্বে) (প্রতিটির মূল্য ১০ টাকা)

বিষয়সমূহের পরে) (প্রতিটির মূল্য ১০ টাকা)

বিএসই লিমিটেড : www.bseindia.com

নির্দেশ দেন।

পালন করবে



করে দক্ষিণ দিনাজপর পাঞ্জাব ন্যাশনাল ব্যাংক গ্রামীন স্থনিযক্তি প্রশিক্ষণ কেন্দ্র। এছাড়া ১৮-৪৫ বয়স্ক ছেলে এবং

মেয়েকে আগামীর বিভিন্ন দক্ষতা মূলক প্রশিক্ষণের জন্য আহ্বান জানানো হচ্ছে। প্রশিক্ষণ কর্মসূচি সবকিছু বিনামূল্যে।

## টিটিআই এন্টারপ্রাইজ লিমিটেড

CIN: L67120WB1981PLC033771 অফিস নং ৮২২, নবম তল, ৪, সিনাগগ স্ট্রিট, কলকাতা-৭০০০০১

Email Id: tti1711@gmail.com, ফোনঃ ৯১ ৩৩ ২২১০ ৯১৯৭, ওয়েবঃ ttienterprise.net ৩১ ডিসেম্বর, ২০২৪ তারিখে সমাপ্ত ত্রৈমাসিক অনিরীক্ষিত একক আর্থিক ফলাফলের বিবরণ

		একক						
ক্র.	বিবরণী	সমাপ্ত তিন মাস	সমাপ্ত তিন মাস	মেয়াদ শেষ	মেয়াদ শেষ	সমাপ্ত বছর		
নং.		৩১.১২.২০২৪	७०.०৯.२०२८	হয়েছে	হয়েছে	৩১.০৩.২০২৪		
		(অনিরীক্ষিত)	(অনিরীক্ষিত)	৩১.১২.২০২৪	৩১.১২.২০২৩	(নিরীক্ষিত)		
				(অনিরীক্ষিত)	(অনিরীক্ষিত)			
١.	মোট আয় কাজের থেকে	92.00	95.58	२১৪.৯৩	২২৬.৩৫	২৯৭.৭৬		
٧,	নিট লাভ/(ক্ষতি) সময়কালীন (করের							
	পূর্বে, ব্যতিক্রমী এবং অতিরিক্ত							
	বিষয়সমূহ#)	৬৩,৮৭	৬৩,৬০	\$5.84	(৩২.৫০)	২৮.৬৩		
٥,	নিট লাভ/(ক্ষতি) সময়কালীন করের পূর্বে							
	(ব্যতিক্রমী বিষয়ের পরে এবং অতিরিক্ত							
	সাধারণ বিষয়সমূহ#)	৬৩,৮৭	৬৩,৬০	\$58.58	(৩২.৫০)	২৮.৬৩		
8.	নিট লাভ/(ক্ষতি) সময়কালীন করের পরে	1						
	(ব্যতিক্রমী বিষয়ের পরে এবং অতিরিক্ত							
	সাধারণ বিষয়সমূহ#)	৬৩,৮৭	৬৩,৬০	\$58.5	(७২.৫২)	২২.৬৪		
Œ.	মোট তুলনীয় আয় সময়কালীন (তুলনীয়							
	লাভ/(ক্ষতি) সময়কালীন (করের পরে)							
	এবং অন্যান্য তুলনীয় আয় (করের পরে)		৬৩,৬০	\$58.45	(७২.৫২)	২২.৬৪		
<b>&amp;</b> ,	ইক্যুইটি শেয়ার মূলধন	₹680.88	₹680.88	₹680.88	₹680.88	₹680.88		
٩.	সংরক্ষণ (সংরক্ষণ মূল্যান্ধন ব্যতিত							
	সংরক্ষণ উদ্বন্তপত্র পূর্ববর্তী বছরের)	-	-	-	-	-		
br,	শেয়ার প্রতি আয় (প্রতিটি ১০/-)	0.20	0.২৫	0,90	(७२.৫২)	0.0%		
	(কার্যকরী এবং অকার্যকরী)							
	भूल :							
	মিশ্র ঃ	I						

ন্ট্যান্ডার্ডস ('আইএন্ডডি এএস') অনসারে প্রস্কৃত করা হয়েছে যা কোম্পানি (ভারতীয় আকাউন্টিং স্ট্যান্ডার্ডস) বিধি. ২০১৬ কোম্পা

২. সিকিউরিটিজ এক্সচেঞ্জ বোর্ড অফ ইভিয়া (''সেবি'') (ক্ষেত্রীয়দায় ও ব্যাখ্যামূলক বিবরণী) বিধি, ২০১৫ এর ৩৩ নং নিয়ম মেনে, ৩১শে ডিসেম্ব ংলালভাৱানত অন্তান্ত যেত পৰ বাজাং লোগ (, কোনালা কৰা) ২০২৪ ভাৱিষে সামৰ্ত্ত ক্ৰোপিনেক আৰু কালাগেনৰ একটি নীমিত পৰ্বালোকাসংবিধিকদ্ধ নিন্দিকভাৱানৰ নিৰ্কালিত হোছে। ৩. ৩১শে ডিসেম্বন, ২০২৪ ভারিখে সমাপ্ত ক্লোসিক এবং সমনের জন্য অনিনীক্ষিত আর্থিক ফলাফল ১৬.০১.২০২৫ ভারিখে অনুষ্ঠিত ভানে সভায় অভিট কমিটি দ্বারা পর্যালোচনা করা হয়েছে এবং পরবর্তীতে সেই তারিখে অনুষ্ঠিত তাদের সভায় পরিচালনা পর্যদ কর্তৃক অনুমোদিত হয়েছে

গভার আত্তর পদায়ে পারা শালাচ্যাল পরা প্রক্রের বংশ সের পারাক্তর পরা প্রক্রিয়ার প্রতি তারের গভার শাল্ডালের শংল ৪. কাম্পানির কোল একটি বিভাগে রয়েছে যেমন বিনিয়োগাএবং খণ পরাক্তর শুভাগে বিভাগ প্রতিকেদন প্রযোজ্য নয় ৪. কর আরোপের বিধান এবং প্রয়োজনে অন্য কোনও বিধান বছরের শেষে করা হবে। ৯. উক্ত আর্থিক ফলাফল কোম্পানির ওয়েবসাইট www.ttienterprise.net এও উপলব্ধকরা হচ্ছে

স্থানঃ কলকাতা

সেলউইন ট্রেডার্স লিমিটেড

CIN: L51909WB1980PLC033018

রেজিস্টার্ড অফিস: ১২৬/বি নিউ চায়না বাজার স্ট্রিট, কলকাতা-৭০০০০১

কর্পোরেট অফিস: ২০৮ এ২ ২৪, লারাম সেন্টার এস ভি রোড আন্ধেরি ওয়েস্ট, আন্ধেরি রেলওয়ে স্ট্রেশন,

মম্বাই, মহারাষ্ট্র, ইন্ডিয়া, ৪০০০৫৮

টেলিফোন: ০৩৩ ২২৩১ ৩৯৭৪ E-mail: selltl\_1980@yahoo.co.in, Website: www.sellwinindia.com

৩১ ডিসেম্বর, ২০২৪ তারিখে সমাপ্ত ত্রৈমাসিকের একক

নিরীক্ষিত আর্থিক ফলাফলের বিবরণী

৩১-১২-২০২৪

(অনিরীক্ষিত)

2020.20

\$05.990

90,860

0.000

উপরিউক্ত অনিরীক্ষিত আর্থিক ফলাফলের একক বিবরণী ৩১.১২.২০২৪ তারিখে সমাপ্ত ত্রৈমাসিকের স্টক এক্সচেঞ্জের অধীনে রেণ্ডলেশন ৩৩ অফ দি সেবি (ক্ষেত্রীয়দায় খ

ব্যাখ্যামূলক বিবরণী) রেণ্ডলেশন, ২০১৫ অনুসারে নিধরিণ করা হয়েছে। উক্ত আর্থিক ফলাফলের পূর্ণাঙ্গ ফরম্যাট ৩১.১২.২০২৪ তারিখে সমাপ্ত ত্রেমাসিকে পাওয়া যাবে স্টব

তপরিউক্ত আর্থিক ফলাফলের বিবরণী নিরীক্ষক কমিটি দ্বারা পর্যালোচিত ও ১৬ জানুয়ারি, ২০২৫ তারিখে অনুষ্ঠিত পরিচালকবর্গের সভায় গৃহীত। উপরিউক্ত আর্থিক ফলাফলগুলি রেগুলেশন ৩৩ এর অধীনে অফ দি সেবি (ক্ষেত্রীয়দায় ও ব্যাখ্যামূলক বিবরণী) রেগুলেশন ২০১৫ অনুসারে নিধরিণ করা হয়েছে যা ৩১

ডিসেম্বর, ২০২৪ তারিখে বিধিবদ্ধ নিরীক্ষক দ্বারা সেলউইন ট্রেডার্স লিমিটেডের আর্থিক ফলাফল সংক্ষিপ্তকারে পর্যালোচিত হয়েছে। উক্ত সময়কালের প্রতিবেদন সীমিত

৩১ ডিসেম্বর, ২০২৪ তারিখে সমাপ্ত ত্রৈমাসিকের একত্রিত

অনিরীক্ষিত আর্থিক ফলাফলের বিবরণী

৩১-১২-২০২৪

(অনিরীক্ষিত)

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রপরিউক্ত অনিরীক্ষিত আর্থিক ফলাফলের একক বিবরণী ৩১.১২.২০২৪ তারিখে সমাপ্ত ত্রেমাসিকের স্টক এক্সচেঞ্জের অধীনে রেণ্ডলেশন ৩৩ অফ দি সেবি (ক্ষেত্রীয়দায় ৮

ব্যাখ্যামূলক বিবরণী) রেণ্ডলেশন, ২০১৫ অনুসারে নিধারণ করা হয়েছে। উক্ত ফরম্যাট ৩১.১২.২০২৪ তারিখে সমাপ্ত ভ্রৈমাসিকের আর্থিক ফলাফলের সম্পূর্ণ বিবরণী স্টক

উপরিউক্ত আর্থিক ফলাফলগুলি রেগুলেশন ৩৩ এর অধীনে অফ দি সেবি (ক্ষেত্রীয়াদায় ও ব্যাখ্যামূলক বিবরণী) রেগুলেশন ২০১৫ অনুসারে নির্ধারণ করা হয়েছে যা ৩১

ডিসেম্বর, ২০২৫ তারিখে সেলউইন ট্রেডার্স লিমিটেড-এর বিধিবদ্ধ নিরীক্ষক দ্বারা সংক্ষিপ্তকারে পর্যালোচিত হয়েছে। ওই সময়কালের প্রতিবেদন সীমিত পর্যালোচিত

উপরিউক্ত আর্থিক ফলাফলের বিবরণী নিরীক্ষক কমিটি দ্বারা পর্যালোচিত ও ১৬ জানয়ারি. ২০২৫ তারিখে অনষ্ঠিত পরিচালকবর্গের সভায় গহীত।

সমাপ্ত তিন মাস

(অনিরীক্ষিত)

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90-05-2028 95-52-2029

(অনিরীক্ষিত)

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সমাপ্ত তিন মাস

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(অনিরীক্ষিত) (অনিরীক্ষিত) (অনিরীক্ষিত)

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সমাপ্ত নয় মাস

৩১-১২-২০২৪ ৩১-১২-২০২৩

(অনিরীক্ষিত)

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বোর্ডের পক্ষে সেলউইন ট্রেডার্স লিমিটেড

DIN: 09627136

(অনিবীক্ষিত)

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টিটিআই এন্টারপ্রাইজ লিমিটেড সাবু থমাস, ম্যানেজিং ডিরেক্টর DIN:08224794

(লক্ষ টাকায়)

(নিরীক্ষিত)

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সমাপ্ত বছর

(নিরীক্ষিত

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১৯২৩,০৬

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#### CHANGE OF NAME I, Mary Papiya Gomes, W/o-Anthony Kishor Gomes, resident of Colonypara, Raghabpur, P.O.

Panpara, P.S.-Ranaghat, Dist. Nadia, Pin-741201, W.B., do hereby declare that I have changed my name from Mary Papiya Gomes to Papiya Mary Gomes and henceforth I shall be known as Papiya Mary Gomes in all purpose, vide affidavit No.-54 Sworn before the Notary Public (Govt of W.B.) at Krishnanagar, Nadia on dated: 17/01/2025 Papiya Mary Gomes and Mary Papiya Gomes both are same and one identical

#### **CHANGE OF NAME**

person.

person.

I. Maniruddin Sekh (Old name). S/o Sk. Abdul Hamid. residing at Kajipara, Taldanga, P.O. and P.S. Chinsurah, Dist.- Hooghly, Pin-712101, have changed my name from Maniruddin Sekh (Old name) to Sk Maniruddin (New name) and henceforth shall be known as Sk. Maniruddin (New name) in all purpose vide Affidavit SI, No. 53/2025 before the Notary Public, Bankshall Court. Kolkata on 17.01.2025 Maniruddin Sekh (Old name) and Sk. Maniruddin (New name) is identically one and the same

#### **CHANGE OF NAME**

I, Manmati Bain, W/O Ananda Bain, residing at Vill & P.O. Purba Newpara, P.S.- Dhantala, Dist - Nadia, That in my son's surname spelling wrongly written as " Bayan" which is written in my son's Palash Bain 's Passport Vide No.- P2556705 dt- 17/08/2016 Vide Affidavit dated on 10/01/2025 before the Court of the Ld. Judicial Magistrate (1st Class) at Ranaghat, Nadia, That Manmati Bayan and Manmati Bain is the same and one identical person.

I, Ananda Bain, S/O Lt. Sharat Bain, residing at Vill & P.O. Purba Newpara , P.S.- Dhantala Dist - Nadia . That in mv and family surname wrongly written as " Bayan" which is written in my son's Palash Bain 's Birth certificate (Vide Regd No. 1800, dt - 25/07/1995 ), and Passport Vide No.- P2556705, dt - 17/08/ 2016. Vide Affidavit dated on 10/ 01/2025 before the Court of the Ld. Judicial Magistrate (1st Class) at Ranaghat , Nadia , That Palash Bayan S/O Ananda Bayan, and Palash Bain S/O Ananda Bain is the same and one identical

### PUBLIC NOTICE

Sri Pritam Mal, S/o Tapan Kumar Mal, of

0513-2023, Page from 283367 to 283387, duly registered in the District Sub-Register Office-II, Howrah, West Bengal, on Dated 01.12.2023 comprised in Mouza-Baltikuri, J.L No.-101, R.S. & L.R. Dag-2714/3777 Khatian-6557, under Block, Bally-Jagacha of 229, G.T. Road, P.S.-Bally Bazar, 2nd floor, Howrah-

AND

Sri Joydeb Bhakta, s/o-Bishnupada Bhakta, of Holding Ho. 320/Part Khaldhar Para, P.O. & P.S.-Dasnagar, Old P.S.-Jagacha, Dist.-Howrah-

My Deed No. I-0061, Volume No. 0504-2018, Page from 2970 to 2987, duly registered in the Additional District Sub-Registrar Office Domju West Bengal, on 01.12.2023 comprised in Mouza-Baltikuri, J.L. No.-101, R.S & L.R. Dag-2968, L.R. Khatian-6557 under Block, Bally-Jagacha of 229, G.T.

MN/2024/0503/2024/16818

and General Power of Attorney holder Power of Attorney No. IV-050400157 the Additional Dist. Sub District (1) Sri Pritam Mal-Deed No. I-0062 Dated 01.12.2023

(2) Sri Joydeb Bhakta-Deed No. I-0061 Dated 01.12.2023 Nam Pattan Case Originally.

bjection to this, he can contact the B.L & L.R.O. Office within 7 days of

## টেভার હ

## বিজ্ঞপ্তি **CHANGE OF NAME**

I, Turfan Ali Mandal, S/o Muktar Áli Mandal, R/o Vill. & P.O. Sahahossainpur, P.S.-Jamalpur, Dist.- Purba Bardhaman, Pin -713408, W.B., declare that, in my old Voter Id Card being No SQT1253814 and in my SBI Account, my name has been recorded as Turfan Ali Seikh S/o Moktar Ali Seikh instead of Turfan Ali Mandal, S/o Muktar Ali Mandal, which is recorded in my Aadhaar Card and new Voter Id Card. As per affidavit vide no 40557 before the Executive Magistrate at Purba Bardhaman on 30.12.2024, Turfan Ali Mandal, S/o Muktar Ali Mandal and Turfan Ali Seikh, S/o Moktar Ali Seikh is the same and one identical person.

#### নাম/পদবি পরিবর্তন

আমি, শ্রীমতী শকুন্তলা হাডা, পিতা-মমরাজ শারাফ, নিবাস-২০ নং রাজা সম্ভোষ রোড, কলকাতা-৭০০০২৭, গত ১৩.০১.২০২৫ তারিখ নোটারিয়াল এফিডেভিট সিরিয়াল নং ১০৮ অন্যায়ী আজ হইতে শকুন্তলা দেবী হাডা নামে পরিচিত হইলাম। শকুস্তলা হাডা এবং শকুন্তলা দেবী হাডা এক ও অভিন্ন ব্যক্তি।

#### নাম/পদবি পরিবর্তন

আমি Subhajit Paul, পিতা-রামপদ পাল, ঠিকানা সাং -চক গোপিনাথ, পোঃ- খুনখুনিয়া, থানা- সবং, জেলা- পশ্চিম মেদিনীপুর, পিন-৭২১১৬৬। ফার্স্ট ক্লাস জুডিশিয়াল ম্যাজিস্ট্রেট মেদিনীপুর কোর্ট পশ্চিমবঙ্গ এর এফিডেভিট দ্বারা Subhajit Pal নামে পরিচিত হলাম। এফিডেভিট নং-৯৪৯, তারিখ-১৫.০১.২৫. Subhajit Paul এবং Subhajit Pal একই ব্যক্তি হিসেবে পরিচিত হলাম।

### CHANGE OF NAME

I, Afjal Hossain Bhangi, S/o Khelafath Bhangi, R/o Vill. Mohanpur, P.O.- Uttarbil, P.S. Garhbeta, Dist.- Paschim Medinipur, declare that, in my OBC Certificate No.-1161/ Garhbeta - 1 and in my Driving Licence No. 210026 (NPL), my name is mentioned as Afjal Hossain, S/o Khelapot Hossain in place of my actual name Afjal Hossain Bhangi, S/o Khelafath Bhangi which is mentioned in my Aadhaar Card. As per affidavit vide no. 5674 in the Court of Ld. Judicial Magistrate

### **CHANGE OF NAME**

person.

Holding No. 320/Part Khaldhar Para P.O. & P.S.-Dasnagar, Old P.S.-Jagacha, Dist.-Howrah-711105 My Deed No. I-0062, Volume Number-

711202.

711105

Road, P.S.-Bally, Belur Bazar, 2nd flo Howrah-711202.

MN/2024/0503/2024/16819 Land owner Smt Bharati Choudhur W/o Late Bashari Mohan Choudhur

Debabrata Bag, S/o-Sukumar Bag. Dated 28.03.2018 duly Registered in Registrar Office Domiur, Howrah

We, have applied to B.L. & L.R.O. for ecords in the Office, if anyone has any

Sd/- Debashis Ghosh, Advocate High Court, Calcutta Mob. No. 877785520

Road, P.S.- Rabindra Sarobar

1st Class at Garhbeta on

18.10.2022, Afjal Hossain

Bhangi, S/o Khelafath Bhangi

and Afjal Hossain, S/o Khelapot

Hossain is the same and one

CHANGE OF NAME

I. Mrs. Tripti Srimal, W/o Sri Subii

Srimal D/o Late Rai Kumai

Dalmia, residing at 111. Dr

(Southern Avenue), Sarat Bose

Saha

Sarani

dentical person.

Meghnad

Kolkata – 700029, declare that my before marriage name was Tripti Dalmia which has been recorded in my Marriage Certificate and lost (made a GD Entry No. 399) Driving Licence being no. WB01 20060371203 My actual name is Tripti Srimal which has been recorded in my Aadhhar and PAN Cards, As per affidavit vide no. 3926 before the Ld. 1st Class Judicial Magistrate at Alipore on 14.01.2025. Tripti Dalmia and Tripti Srimal is the same and one identical person.

#### **CHANGE OF NAME** I, Nasima Khatun (Old name), W/o Kazi Nazibul Imam, residing

at Pratapgarh Suzuki Sharoom Chinsurah, P.S.-Chandannagar, Hooghly-712101, have changed my name from Nasima Khatun (Old name) to Kazi Nasima Begam (New name) and henceforth I shall be known as Kazi Nasima Begam (New name) in all purpose vide Affidavit SI. No. 54/2025 before the Notary Public, Bankshall Court, Kolkata on 17.01.2025 Nasima Khatun (Old name) and Kazi Nasima Begam (New name) is one and the same identical person.

#### **CHANGE OF NAME** I, Manju Nath Pandit, D/o-Lt.

Narayan Chandra Paul, resident of Angana, P.O.-Krishnagar, P.S.-Kotwali, Dist.-Nadia, Pin-741101 W.B., do hereby declare that I have changed my name from Manju Nath Pandit to Manju Paul and henceforth I shall be known as Manju Paul in all purpose vide affidavit No.-916 Sworn before the Ld. Judicial Magistrate (1st Class) at Alipore, Kolkata on dated: 15/01/2025 Manju Paul and Manju Nath Pandit both are same and one identical person.



 $\bullet$  CYMK

CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata - 700001 Email: tti1711@gmail.com, Phone: +91 33 2210 9197, Web: ttienterprise.net

	tract of Standarone Orlandited Financial Rest	alt for the Qt				C III Editio)
				Standalone		
SI. No.	Particulars	Quarter Ended 31-12-2024 (Unaudited)	Quarter Ended 30-09-2024 (Unaudited)	Period Ended 31-12-2024 (Unaudited)	Period Ended 31-12-2023 (Unaudited)	Year Ended 31-03-2024 (Audited)
1	Total Income from Operations Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#)	72.00 63.87	71.94 63.60	214.93 184.24	226.35 (32.50)	297.76 28.63
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	63.87	63.60	184.24	(32.50)	28.63
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	63.87	63.60	184.21	(32.52)	22.64
5	Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax) and other Comprehensive Income (after tax)	63.87	63.60	184.21	(32.52)	22.64
6 7	Equity Share Capital (FV ₹10/- per Share) Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of	2540.44	2540.44	2540.44	2540.44	2540.44 -
8	previous year Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)- Basic:	0.25	0.25	0.73	(32.52)	0.09

1. The Financial Results of the Company have been prepared in accordance with Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 a amended by the Companies Act (Indian Accounting Standards) Rules, 2016 Companies Act 2013 (The ACT are with relevant rules issued thereunder and the other accounting principles generally accepted in the property of the ACT and the ACT are accounting principles.

India. 2. In compliance with Regulation 33 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, a limited review of Financial Results for the Quarter Ended 31st December, 2024 has been carried out by the Statutory Auditors.

3. The Unaudited Financial Results for the Quarter and period ended 31st December, 2024 have been reviewed by the Audit Committee at their meeting held on 16.01.2025 and thereafter approved by the Board of Directors at their meeting held on that date.

4. The Company has One Segment only viz. Investment and Loan activities. Thus Segment reporting

5. Provisions for Taxation and any other provision if required will be made at the end of the year. 6. The said Financial Result is also being made available on the website of the Company

For and on behalf of the Board For TTI Enterprise Limited SABU THOMAS Managing Director DIN: 08224794

PROVISIONS OF THE COMPANIES ACT, 2013 ("SCHEME").\*

vedanta malco energy

**MALCO ENERGY LIMITED** 

CIN: U31300MH2001PLC428719

Registered Office: C-103, Atul Projects, Corporate Avenue, New Link Road, Chakala, Andheri (E), Chakala MIDC,

Mumbai - 400093, Maharashtra, India; Phone: 022 6643 4500 | Email: comp.sect@vedanta.co.in

COMPANY SCHEME APPLICATION NO. C.A.(CAA)/MB/171/2024

IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN VEDANTA LIMITED ("DEMERGED COMPANY")

AND VEDANTA ALUMINIUM METAL LIMITED ("RESULTING COMPANY 1") AND TALWANDI SABO POWER LIMITED

("RESULTING COMPANY 2") AND MALCO ENERGY LIMITED ("RESULTING COMPANY 3") AND VEDANTA BASE

NETALS LIMITED ("RESULTING COMPANY 4") AND VEDANTA IRON AND STEEL LIMITED ("RESULTING COMPANY 5")

AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS UNDER SECTIONS 230-232 AND OTHER APPLICABLE

\*Subsequent to the NCLT Order dated November 21, 2024, the board of directors of the Demerged Company, Resulting

Company 1, Resulting Company 2, Resulting Company 3, Resulting Company 4 and Resulting Company 5 have, by way of

their resolutions dated December 20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed

with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Scheme and have approved the

updated Scheme of Arrangement, between the Demerged Company and Resulting Company 1 and Resulting Company 2 and

Notice and advertisement of notice of the meetings of Secured Creditors and **Unsecured Creditors of Resulting Company 3** Notice is hereby given that by an order dated November 21, 2024 ("Tribunal Order"), the Hon'ble National Company Law Tribunal, Mumbai Bench ("Tribunal") has directed meetings to be held of the Secured Creditors and Unsecured Creditors

of Malco Energy Limited ("Resulting Company 3"), for the purpose of their considering, and if thought fit, approving with or without modification, the proposed Scheme of Arrangement between Vedanta Limited ("Demerged Company") and Vedanta

Aluminium Metal Limited ("Resulting Company 1") and Talwandi Sabo Power Limited ("Resulting Company 2") and

Resulting Company 3 and Vedanta Base Metals Limited ("VBML") and Vedanta Iron and Steel Limited ("Resulting Company

4") and their respective shareholders and creditors pursuant to the provisions of Sections 230-232 and other applicable

Subsequent to the Tribunal Order, pursuant to paragraphs 44, 46 and 51 of the Original Scheme, the Board of Directors

("Board") of the Demerged Company, VBML and the Resulting Companies, have by way of their resolutions dated December

20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Original Scheme. Accordingly, the Board of the Demerged

Company, VBML and the Resulting Companies have approved the updated scheme between the Demerged Company,

In pursuance of the Tribunal Order and as directed therein and in compliance with the applicable provisions of the Act and the

Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, further notice

is hereby given that meetings of the Secured Creditors and Unsecured Creditors of Resulting Company 3 will be held through

Notice of the aforesaid meetings, along with the accompanying documents (including the Scheme), have been sent through

electronic mail to those Secured Creditors and Unsecured Creditors whose email addresses are registered with the Resulting

Company 3 / Depositories / Registrar and Transfer Agent ("RTA") of the Company i.e. Kfin Technologies Limited (formerly

A copy of the Scheme, statement under Sections 230 and 232 read with Section 102 and other applicable provisions of the

Act and Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("CAA Rules") along with

annexures and accompanying documents are placed on the website of the Demerged Company and can be accessed at:

www.vedantalimited.com; and the website of National Securities Depository Limited ("NSDL") viz. www.evoting.nsdl.com,

being the agency appointed by the Resulting Company 3 to provide e-voting and other facilities for the Meetings. All the

documents referred to in the accompanying Statement, shall be available for inspection through electronic mode during the

proceedings of the Meetings. Secured Creditors/Unsecured Creditors seeking to inspect copies of the said documents may send an email at compliance.officer@vedanta.co.in. If so desired, any person may obtain a physical copy of the Notice and

the accompanying documents, i.e., Scheme, the statement under Sections 230 and 232 read with Section 102 and other

applicable provisions of the Act and Rule 6 of the CAA Rules, 2016 etc., free of charge. A written request in this regard, may be

The Tribunal has appointed Mr. Dindayal Jalan, Independent Director of the Demerged Company as the Chairperson for

the meetings of the Secured Creditors and Unsecured Creditors of the Resulting Company 3, Mr. Upendra Shukla (FCS)

Membership No.: 2727, COP No.: 1654), Practicing Company Secretary shall act as the scrutinizer of the aforesaid meetings.

The above mentioned Scheme, if approved by the Secured Creditors and Unsecured Creditors at their respective meetings,

will be subject to the subsequent sanction of the Tribunal and such other approvals, permissions and sanctions of regulatory

Persons entitled to attend and vote at the aforesaid meetings may vote through remote e-voting to cast their respective

votes prior to the date of the meeting or vote through e-voting at the respective meetings by following the instructions given

in the Notice. Since the meetings of the Secured Creditors and Unsecured Creditors are being held through VC / OAVM, physical attendance of the Secured Creditors and Unsecured Creditors has been dispensed with. Accordingly, the facility for

appointment of proxies by the Secured Creditors and Unsecured Creditors will not be available for the respective meetings.

The details of Cut-off Date for e-voting and the time period for the remote e-voting of the aforesaid meetings are as under:

The remote e-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be forthwith

Secured Creditors / Unsecured Creditors attending the meeting who have not cast their vote(s) by remote e-voting will be able

to vote electronically at the meetings by following the instructions given in the notice. Secured Creditors / Unsecured Creditors

who have cast their vote(s) by remote e-voting will be entitled to attend the meeting but shall not be entitled to cast vote(s)

A Secured Creditor whose name appears in the list of Secured Creditors of the Resulting Company 3 as on the Cut-off Date

i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the notice and

attend the meeting of Secured Creditors. Voting rights of a Secured Creditor shall be in proportion to the outstanding amount

An Unsecured Creditor whose name appears in the list of Unsecured Creditors of the Resulting Company 3 as on the Cut-off

Date, i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the

notice and attend the meeting of Unsecured Creditors. Voting rights of an Unsecured Creditor shall be in proportion to the

Secured Creditors and Unsecured Creditors seeking any information with regard to the Scheme or the matter proposed to be

considered at the aforesaid meetings, are requested to write to the Resulting Company 3 on or before Friday, February 07,

Secured Creditors / Unsecured Creditors are requested to note the following contact details for addressing e-voting related

Monday, September 30, 2024

Monday, September 30, 2024

Thursday, February 13, 2025; 09:00 am IST

Thursday, February 13, 2025; 09:00 am IST

Monday, February 17, 2025; 05:00 pm IST

Monday, February 17, 2025; 05:00 pm IST

Tuesday, February 18, 2025

Tuesday, February 18, 2025

Resulting Company 1, Resulting Company 2, Resulting Company 3 and Resulting Company 4 ("Scheme"

Resulting Company 3 and Resulting Company 5 and their respective shareholders and creditors.

Malco Energy Limited, a company incorporated under the provisions of the Companies Act, 1956 having its registered office at C-103 Atul Projects, Corporate Avenue New Link

Road Chakala Andheri (E), Chakala MIDC, Mumbai - 400093, Maharashtra, India

provisions of the Companies Act, 2013 (the "Act") ("Original Scheme").

video conferencing ("VC") / other audio visual means ("OAVM") as under:

Meeting of

Secured Creditors

Unsecured Creditors

known as KFin Technologies Private Limited) ("Kfin")

addressed at compliance.officer@vedanta.co.in.

or other authorities, as may be necessary.

Cut-off Date for e-voting

Cut-off Date for e-voting

Remote e-voting start date and time

Remote e-voting end date and time

Remote e-voting start date and time

Remote e-voting end date and time

disabled by NSDL upon expiry of the aforesaid period.

due by the Resulting Company 3 as on Monday, September 30, 2024.

2025 through email on <a href="mailto:compliance.officer@vedanta.co.in">compliance.officer@vedanta.co.in</a>.

NSDL, 3rd Floor, Naman Chamber, Plot C-32, G-Block,

E-mail id: evoting@nsdl.com; Contact no. 022 - 4886 7000

Bandra Kurla Complex, Bandra East, Mumbai – 400 051, Maharashtra

outstanding amount due by the Resulting Company 3 as on Monday, September 30, 2024.

Place: Kolkata Dated: 16.01.2025

## E-AUCTION NOTICE FOR SALVAGE SALE

Offers are invited for copper, ıminium, resin, etc. belonging to M/s. Pnk Pipe Products Pvt Ltd,

Ibrahimpatnam Ibrahimpatnam on as is where is basis with all its defects. E-auction for the same will be held on Dt. 30/01/2025 by E-auctioneer MATEXNET on their website http:// www.matexnet.com

e-auction, please log on to website or call Mr. S. Narayanaswamy, Mob: **9849777236**, Email: narayanaswamy@matexnet.com

For further details and participating in

Mr. Raghava of PNK Pipe Products Pvt Ltd Mob: 8886273402 Email: pnkpipeproducts@yahoo.co.in

#### NOTICE **UNIVERSAL CABLES LTD**

SATNA, MADHYA PRADESH - 485005 Notice is hereby given that Share Certificate Nos. 208283 - 208339 for 2685 Ordinary Share bearing Folio No 0001857 and distinctive Nos. 11088831 to 11091515 of Universal Cables Limited, standing registered in the names of Mudumble Padmanabhan, Mudumbl Padmanabhan Siddharth and Veena Siddharth, have been loand that the application for the issue of duplical to the Company, Universal Cables Limited Any person who has/have any claim in respect of the said share certificates should lodge such claim with the Company, Universal Cables Limited, at its registered office at the address, P.O. Birla Vikas, Satna, MP - 485005, within one month from the date of this announcement. The Public are date of this announcement. The Public are cautioned against dealing in anyway with thes

Name and address of Applicants Nirvana Apartments, Unit A-3, 2<sup>nd</sup> floor, 101, Richmond Road, Bangalore 560025.

... Resulting Company 3

### Vinyl Chemicals (India) Limited

CIN: L24100MH1986PLC039837 Regd. Office: 7th Floor, Regent Chambers, Jamnalal Bajaj Marg, 208, Nariman Point, Mumbai - 400 021.

Tel: 22822708/69829000 E-mail: cs.vinylchemicals@pidlite.com Website: www.vinylchemicals.com EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED 31.12.2024

Particulars	For the Qua	arter ended	For the Nine N	Nonths ended
	31.12.2024	31.12.2023	31.12.2024	31.12.2023
	Unaudited	Unaudited	Unaudited	Unaudited
Total income	14,939	15,967	45,719	43,146
Profit/(loss) for the period before tax	661	936	2,029	1,933
Profit/(loss) for the period after tax	501	693	1,506	1,431
Total Comprehensive Income for the period [comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	501	692	1,503	1,429
Equity Share Capital (Face value of share: ₹ 1)	183	183	183	183
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				
Earnings per share of ₹ 1 each in ₹: Basic Diluted	@ 2.74 @ 2.74	@ 3.79 @ 3.79	@ 8.21 @ 8.21	@ 7.82 @ 7.82

@ For the period only and not annualised

The above is an extract of the detailed Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full Unaudited Financial Results are available on the Websites of BSE Ltd. www.bseindia.com and Nationa Stock Exchange of India Ltd. www.nseindia.com and on the Company's Website www.vinvlchemicals.com The same can also be accessed by scanning the QR code given below



Dated: 17th January, 2025

M.B. PAREKH Chairman & Managing Director (DIN: 00180955)

## Al Assets Holding Limited

CIN - U74999DL2018GOI328865 Statement of Unaudited Standalone Financial Results for the guarter ended June 30, 2024

SI.	Particulars	Fe	or the quarter ende	d	FY ended	
No.	Particulars	June 30, 2024	March 31, 2024	June 30, 2023	March 31, 2024	
		Unaudited	Audited	Unaudited	Audited	
1	Total Income from Operations	-	-		-	
2	Net Profit / (Loss) for the period (before Tax, Exceptional items )	(1,140.72)	6,363.20	(2,490.51)	1,086.67	
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	(1,140.72)	6,363.20	(2,490.51)	1,086.67	
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	(1,140.72)	10,123.64	(2,490.51)	4,847.11	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(1,140.72)	10,123.64	(2,490.51)	4,847.11	
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,29,654.50	6,29,654.50	6,26,654.50	6,29,654.50	
7	Reserves (excluding Revaluation Reserve)	(6,20,644.62)	(6,19,503.89)	(6,26,841.50)	(6,19,503.89)	
8	Net Worth (6+7)	9,009.88	10,150.61	(187.00)	10,150.61	
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	
10	Debt Equity Ratio (9/8)	16.63	14.76	(801.34)	14.76	
11	Earnings Per Share – not annualised (EPS)					
	Basic Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08	
	Diluted Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08	
12	Debenture Redemption Reserve	-	-		-	
13	Debt Service Coverage Ratio (DSCR) 1	0.01	0.06	0.00	0.08	
14	Interest Service Coverage Ratio (ISCR) 2	0.59	3.32	0.10	1.10	

DSCR = Profit before finance costs and tax / (Interest expenses + Principal of long term loan repayment) ISCR = Profit before finance costs and tax / Interest expenses

The above is an extract of the detailed format of financial results for the quarter ended June 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available on the websites of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in.

For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bomba Stock Exchange and can be accessed at www bseindia com and www aiabl in

The Audit Committee of the Company has reviewed the financial results in a meeting held on 17th Jan 2025 and the same have been subsequently approved by the Board of Directors at a meeting held on 17th January, 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations, 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth dment) Regulations, 2021 and have issued the review report which has been suitably addressed.

For and on behalf of the Board of Directors Asangba Chuba Ao

(₹ in million

**Chairman and Managing Director** 

Place: New Delhi Date: 17.01.2025

DIN: 8086220

### Al Assets Holding Limited CIN - U74999DL2018GOI328865

Statement of Unaudited Standalone Financial Results for the quarter/half year ended September 30, 2024

Particulars	Fo	r the quarter en	ded	Year 1	To Date	FY ended	
	September 30, 2024	June 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023	March 31, 2024	
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	
Total Income from Operations	-	-		•		-	
Net Profit / (Loss) for the period (before Tax, Exceptional items )	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.67	
Net Profit / (Loss) for the period before Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.67	
Net Profit / (Loss) for the period after Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.11	
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.11	
Paid-up equity share capital (Face value of Rs. 10 each)	6,30,225.90	6,29,654.50	6,26,654.50	6,30,225.90	6,26,654.50	6,29,654.50	
Reserves (excluding Revaluation Reserve)	(6,19,472.49)	(6,20,644.62)	(6,26,982.03)	(6,19,472.49)	(6,26,982.03)	(6,19,503.89)	
Net Worth (6+7)	10,753.42	9,009.88	(327.53)	10,753.42	(327.53)	10,150.61	
Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	
Debt Equity Ratio (9/8)	13.94	16.63	(457.51)	13.94	(457.51)	14.76	
Earnings Per Share – not annualised (EPS)							
Basic Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.08	
Diluted Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.08	
Debenture Redemption Reserve	-	-	-	-	-		
Debt Service Coverage Ratio (DSCR) 1	0.03	0.01	0.02	0.03	0.02	0.08	
Interest Service Coverage Ratio (ISCR) 2	1.42	0.59	0.95	1.01	0.95	1.10	
	Total Income from Operations  Net Profit / (Loss) for the period (before Tax, Exceptional items)  Net Profit / (Loss) for the period before Tax (after Exceptional items)  Net Profit / (Loss) for the period after Tax (after Exceptional items)  Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]  Paid-up equity share capital (Face value of Rs. 10 each)  Reserves (excluding Revaluation Reserve)  Net Worth (6+7)  Paid up Debt Capital /Outstanding Debt Equity Ratio (9/8)  Earnings Per Share – not annualised (EPS)  Basic Earnings Per Equity Share (Rs.)  Debenture Redemption Reserve  Debt Service Coverage Ratio (DSCR) 1  Interest Service Coverage Ratio	September 30, 2024   Unaudited	September 30, 2024	September 30, 2024   June 30, 2024   Unaudited   Una	September 30, 2024   June 30, 2024   30, 2023   30, 2023   30, 2024   30, 2024   30, 2023   30, 2023   30, 2024   30, 2023   30, 2024   30, 2023   30, 2	September 30, 2024   Juna   Juna	

1 DSCR = Profit before finance costs and tax / (Interest expenses + Principal of long term loan repayment) 2 ISCR = Profit before finance costs and tax / Interest expenses

- The above is an extract of the detailed format of financial results for the quarter/half year ended 30th September 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available or the websites of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in
- For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bombay Stock Exchange and can be accessed at www.bseindia.com and www.aiahl.in.

The Audit Committee has reviewed the financial results and the same have been subsequently approved by the Board of Director at their respective meetings held on 17th January 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth Amendment) Regulations, 2021 and have issued the review report which has been suitably addressed.

For and on behalf of the Board of Directors Asangba Chuba Ao

Place: New Delhi Date: 17.01.2025 **Chairman and Managing Director** DIN: 8086220

## ZEEMEDIA

#### **ZEE MEDIA CORPORATION LIMITED**

Registered Office: 135, Continental Building, 2nd Floor, Dr. Annie Besant Road, Worli, Mumbai, - 400018, Maharashtra Corporate Office: FC-9, Sector 16A, Noida - 201301, U.P. E-mail: complianceofficer@zeemedia.com

CIN: L92100MH1999PLC121506 Website: www.zeemedia.in, Tel: 0120-2511064-73 **INFORMATION REGARDING POSTAL BALLOT** 

ursuant to Section(s) 108 and 110 and all other applicable provisions f any, of the Companies Act, 2013 and Rules made thereunder, read with applicable guidelines/circulars issued by Ministry of Corporate Affairs ('MCA') and Securities and Exchange Board of India ('SEBI') Zee Media Corporation Limited (the 'Company') proposes to seek consent of the Members by way of Postal Ballot process / Voting by Electronics means ('Remote E-Voting'), to transact the businesses set out in the Postal Ballot Notice ('Notice'), which will be sent to the members in due course only by e-mail to all those members, whose e-mail addresses are registered with the Company or RTA or Depository's Participant(s)

The Notice along with the Explanatory statement will also be available n the website of Company at www.zeemedia.in, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at <a href="https://www.nseindia.com">www.nseindia.com</a> and on the website of NSDL at www.evoting.nsdl.com.

The Company will provide facility to its Members to exercise their right to vote by electronic means only. The manner, instructions & other information relating to Remote E-Voting process (including the manner in which Members holding shares in physical form or who have not registered their e-mail address can cast their vote through Remote E-Voting), will form part of the Postal Ballot Notice.

To enable participation in the remote e-voting process by those shareholders to whom the Notice could not be dispatched, the Company has made an arrangements with their Registrar and Transfer Agents of the Company for registration of e-mail addresses in terms of relevant circulars. The process for registration of e-mail addresses is as under:-

#### For Temporary Registration:

Pursuant to relevant Circulars the shareholders including physical shareholders who have not registered their email address and in consequence the Notice could not be serviced to them, may temporarily get their e-mail address registered with the Company's Registrar and Transfer Agents viz. MUFG Intime India Private Limited by clicking the link: https://linkintime.co.in/emailreg/ email\_register.html and thereafter following the registration process as guided therein. Post successful registration of the e-mail address, the shareholder would get the soft copy of the Notice and procedure for Remote E-Voting along with User ID and password to enable Remote E-Voting. In case of queries relating to the registration of E-mail addresses, shareholders, may write to rnt.helpdesk@linkintime.co.in and for e-voting related queries they may write to National Securities Depository Limited ('NSDL') at evoting@nsdl.co.in

#### (ii) For Permanent Registration /updation for Demat Shareholders:

- a) For shares in physical mode: Members holding shares in physical mode and who have not registered/updated their email addresses with the Company are requested to register/update their email addresses by submitting Form ISR-1 duly filled and signed along with requisite documents to MUFG Intime India Private Limited, Registrar and Share Transfer Agent at rnt.helpdesk@linkintime.co.in.
- b) For shares in electronic mode: Members are requested to register their email address, in respect of demat holdings with the respective Depository Participant (DPs) by following the procedures prescribed by the DPs.

By order of the Board For Zee Media Corporation Limited Raniit Srivastava

Place: Noida Company Secretary & Compliance Officer Date: January 17, 2025 Membership No. A18577



### CARRIER AIRCONDITIONING & REFRIGERATION LIMITED

CIN: U74999HR1992FLC036104 Registered Office: Narsingpur, Kherki Daula Post, Delhi – Jaipur Highway, Gurugram - 122004, Haryana, India E-mail: secretarial@carrier.com; Website: www.carrierindia.com Tel: +91-0124 4825500

NOTICE (FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF THE COMPANY)
NOTICE FOR TRANSFER OF UNPAID / UNCLAIMED DIVIDEND AND CORRESPONDING EQUITY SHARES OF THE COMPANY TO INVESTOR **EDUCATION AND PROTECTION FUND ("IEPF")** 

Notice is hereby given pursuant to the provisions of Section 124(5) and 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority Accounting, Audit, Transfer and Refund) Rules. 2016 "Rules"), as amended from time to time. Please note that the due date for transfer of unpaid / unclaimed interim dividend for the Financial Year 2017-18 which has been lying in the Unpaid Dividend Account of the Company for 7 consecutive years, to EPF is 19th April, 2025 and all shares in respect of which dividend remains unpaid / unclaimed for 7 consecutive years, shall also be transferred to IEPF.

Adhering to the requirements of the Rules, the required communication in this regard is being sent by the Company to the concerned shareholders. The Company has also uploaded full details of such shareholders and their folio number or DP ID - Client Id on its website at https://www.carrierindia.com under the "Investor" section ("Company's Website"). Shareholders are requested to verify the details of unpaid / unclaimed dividend and the shares liable to be transferred to IEPF.

The concerned shareholders are requested to claim the unpaid / unclaimed dividend by sending a written application with (a) copy of PAN Card (b) a cancelled cheque of registered bank account and (c) the original un-encashed dividend warrant or a duly filled in indemnity bond available on the Company's Website and send it to the Registrar and Transfer Agents ("RTA") of the Company i.e. Link Intime India Private Limited, Noble Heights, 1st Floor, Plot No. NH-2, C-1 Block, LSC, Near Savitri Market, Janakpuri, New Delhi — 110058; Email id: delhi@linkintime.co.in; Website: https://www.linkintime.co.in/on or before 18th April, 2025.

In case the dividends are not claimed by the said date, necessary steps will be initiated by the Company to transfer such unpaid / unclaimed dividend and corresponding shares to IEPF as per the procedure stipulated in the Rules.

The concerned Shareholders whose shares are in physical form, and which are liable to be transferred to the IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them. Upon issue of the duplicate share certificate(s), the original share certificate(s) which is/are registered in their name will stand automatically cancelled and be deemed nonnegotiable as per the Rules. After the issue of duplicate share certificate(s), the Company shall inform the Depository by way of Corporate Action to credit the shares into demat form and transfer in favour of IEPF. For the shares which are held in demat form, the Company will process the transfer of shares through Depositories by way of Corporate Action in favour of

Please note that once the dividend and the corresponding shares are credited to the IEPF, no claim shall lie against the Company in respect of unpaid / unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules. It may also be noted that all subsequent corporate benefits such as Bonus Shares, Dividend etc. that may accrue in relation to the above shares will also be credited to the IEPF Account.

Shareholders may claim the dividend and corresponding shares transferred to IEPF including all the benefits accruing on such shares, if any, after following the procedure prescribed in the Rules and making separate application to the IEPF Authority in Form IEPF-5 which is available at IEPF website i.e. www.iepf.gov.in. The shareholders may also approach the Company for necessary guidance in this regard.

In case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's RTA having the details as mentioned above or contact the Nodal Officer of the Company at Tel: +91-0124 4825500 or write an email at: secretarial@carrier.com.

Date: 17th January, 2025

Place: Gurugram

By Order of the Board For Carrier Airconditioning & Refrigeration Limited

> Ekta **Company Secretary**

Dated: Saturday, January 18, 2025

queries / grievances, if any:

Ms. Pallavi Mhatre, Senior Manager

Secured Creditors and Unsecured Creditors of the Resulting Company 3

#### Mr. Dindaval Jalan Independent Director of the Demerged Company DIN: 00006882 Chairman appointed by the Tribunal for the meetings of

CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata - 700001 Email: tti1711@gmail.com, Phone: +91 33 2210 9197, Web: ttienterprise.net

Extract of Standalone Unaudited Financial Result for the Quarter Ended 31st December, 2024 (₹ in Lakhs) 11-03-202 (Audited) No. Particulars Total Income from Operations 72.00 71.94 214.93 226.35 297.76 Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#) Net Profit / (Loss) for the period before tax 63.60 184.24 (32.50)63.60 184.24 (32.50)28.63 (after Exceptional and/or Extraordinary items#) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#) (32.52) 63.87 63.60 184.2 22.64 63.87 63.60 184.21 (32.52)22.64 Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax and other Comprehensive Income (after tax) Equity Share Capital (FV ₹10/- per Share) 2540.44 2540.44 2540.44 2540.44 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year Earnings Per Share (of ₹10/- each) 0.25 0.25 0.73 (32.52)0.09 (for continuing and discontinued operations)-

1. The Financial Results of the Company have been prepared in accordance with Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies Act (Indian Accounting Standards) Rules, 2016 Companies Act 2013 ('the Act' read with relevant rules issued thereunder and the other accounting principles generally accepted in the companies and the contract of the contract of

India. 2. In compliance with Regulation 33 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, a limited review of Financial Results for the Quarter Ended 31st December, 2024 has been carried out by the Statutory Auditors.

3. The Unaudited Financial Results for the Quarter and period ended 31st December, 2024 have been reviewed by the Audit Committee at their meeting held on 16.01.2025 and thereafter approved by the Board of Directors at their meeting held on that date.

4. The Company has One Segment only viz. Investment and Loan activities. Thus Segment reporting i

5. Provisions for Taxation and any other provision if required will be made at the end of the year.

6. The said Financial Result is also being made available on the website of the Company For and on behalf of the Board For TTI Enterprise Limited SABU THOMAS Managing Director DIN: 08224794

vedanta malco energy

**MALCO ENERGY LIMITED** 

CIN: U31300MH2001PLC428719

Registered Office: C-103, Atul Projects, Corporate Avenue, New Link Road, Chakala, Andheri (E), Chakala MIDC,

Mumbai - 400093, Maharashtra, India; Phone: 022 6643 4500 | Email: comp.sect@vedanta.co.in

COMPANY SCHEME APPLICATION NO. C.A.(CAA)/MB/171/2024

IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN VEDANTA LIMITED ("DEMERGED COMPANY")

AND VEDANTA ALUMINIUM METAL LIMITED ("RESULTING COMPANY 1") AND TALWANDI SABO POWER LIMITED

("RESULTING COMPANY 2") AND MALCO ENERGY LIMITED ("RESULTING COMPANY 3") AND VEDANTA BASE

NETALS LIMITED ("RESULTING COMPANY 4") AND VEDANTA IRON AND STEEL LIMITED ("RESULTING COMPANY 5")

AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS UNDER SECTIONS 230-232 AND OTHER APPLICABLE

\*Subsequent to the NCLT Order dated November 21, 2024, the board of directors of the Demerged Company, Resulting

Company 1, Resulting Company 2, Resulting Company 3, Resulting Company 4 and Resulting Company 5 have, by way of

their resolutions dated December 20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed

with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Scheme and have approved the

updated Scheme of Arrangement, between the Demerged Company and Resulting Company 1 and Resulting Company 2 and

Notice and advertisement of notice of the meetings of Secured Creditors and **Unsecured Creditors of Resulting Company 3** Notice is hereby given that by an order dated November 21, 2024 ("Tribunal Order"), the Hon'ble National Company Law Tribunal, Mumbai Bench ("Tribunal") has directed meetings to be held of the Secured Creditors and Unsecured Creditors

of Malco Energy Limited ("Resulting Company 3"), for the purpose of their considering, and if thought fit, approving with or without modification, the proposed Scheme of Arrangement between Vedanta Limited ("Demerged Company") and Vedanta

Aluminium Metal Limited ("Resulting Company 1") and Talwandi Sabo Power Limited ("Resulting Company 2") and

Resulting Company 3 and Vedanta Base Metals Limited ("VBML") and Vedanta Iron and Steel Limited ("Resulting Company

4") and their respective shareholders and creditors pursuant to the provisions of Sections 230-232 and other applicable

Subsequent to the Tribunal Order, pursuant to paragraphs 44, 46 and 51 of the Original Scheme, the Board of Directors

("Board") of the Demerged Company, VBML and the Resulting Companies, have by way of their resolutions dated December

20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Original Scheme. Accordingly, the Board of the Demerged

Company, VBML and the Resulting Companies have approved the updated scheme between the Demerged Company,

In pursuance of the Tribunal Order and as directed therein and in compliance with the applicable provisions of the Act and the

Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, further notice

is hereby given that meetings of the Secured Creditors and Unsecured Creditors of Resulting Company 3 will be held through

Notice of the aforesaid meetings, along with the accompanying documents (including the Scheme), have been sent through

electronic mail to those Secured Creditors and Unsecured Creditors whose email addresses are registered with the Resulting

Company 3 / Depositories / Registrar and Transfer Agent ("RTA") of the Company i.e. Kfin Technologies Limited (formerly

A copy of the Scheme, statement under Sections 230 and 232 read with Section 102 and other applicable provisions of the

Act and Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("CAA Rules") along with

annexures and accompanying documents are placed on the website of the Demerged Company and can be accessed at:

www.vedantalimited.com; and the website of National Securities Depository Limited ("NSDL") viz. www.evoting.nsdl.com,

being the agency appointed by the Resulting Company 3 to provide e-voting and other facilities for the Meetings. All the

documents referred to in the accompanying Statement, shall be available for inspection through electronic mode during the

proceedings of the Meetings. Secured Creditors/Unsecured Creditors seeking to inspect copies of the said documents may send an email at compliance officer@yedanta co in. If so desired, any person may obtain a physical copy of the Notice and

the accompanying documents, i.e., Scheme, the statement under Sections 230 and 232 read with Section 102 and other

applicable provisions of the Act and Rule 6 of the CAA Rules, 2016 etc., free of charge. A written request in this regard, may be

The Tribunal has appointed Mr. Dindayal Jalan, Independent Director of the Demerged Company as the Chairperson for

the meetings of the Secured Creditors and Unsecured Creditors of the Resulting Company 3, Mr. Upendra Shukla (FCS)

Membership No.: 2727, COP No.: 1654), Practicing Company Secretary shall act as the scrutinizer of the aforesaid meetings.

The above mentioned Scheme, if approved by the Secured Creditors and Unsecured Creditors at their respective meetings,

will be subject to the subsequent sanction of the Tribunal and such other approvals, permissions and sanctions of regulatory

Persons entitled to attend and vote at the aforesaid meetings may vote through remote e-voting to cast their respective

votes prior to the date of the meeting or vote through e-voting at the respective meetings by following the instructions given

in the Notice. Since the meetings of the Secured Creditors and Unsecured Creditors are being held through VC / OAVM, physical attendance of the Secured Creditors and Unsecured Creditors has been dispensed with. Accordingly, the facility for

appointment of proxies by the Secured Creditors and Unsecured Creditors will not be available for the respective meetings.

The details of Cut-off Date for e-voting and the time period for the remote e-voting of the aforesaid meetings are as under:

The remote e-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be forthwith

Secured Creditors / Unsecured Creditors attending the meeting who have not cast their vote(s) by remote e-voting will be able

to vote electronically at the meetings by following the instructions given in the notice. Secured Creditors / Unsecured Creditors

who have cast their vote(s) by remote e-voting will be entitled to attend the meeting but shall not be entitled to cast vote(s)

A Secured Creditor whose name appears in the list of Secured Creditors of the Resulting Company 3 as on the Cut-off Date

i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the notice and

attend the meeting of Secured Creditors. Voting rights of a Secured Creditor shall be in proportion to the outstanding amount

An Unsecured Creditor whose name appears in the list of Unsecured Creditors of the Resulting Company 3 as on the Cut-off

Date, i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the

notice and attend the meeting of Unsecured Creditors. Voting rights of an Unsecured Creditor shall be in proportion to the

Monday, September 30, 2024

Monday, September 30, 2024

Thursday, February 13, 2025; 09:00 am IST

Monday, February 17, 2025; 05:00 pm IST

Thursday, February 13, 2025; 09:00 am IST

Monday, February 17, 2025; 05:00 pm IST

Tuesday, February 18, 2025

Tuesday, February 18, 2025

Resulting Company 1, Resulting Company 2, Resulting Company 3 and Resulting Company 4 ("Scheme"

Resulting Company 3 and Resulting Company 5 and their respective shareholders and creditors.

Malco Energy Limited, a company incorporated under the provisions of the Companies Act, 1956 having its registered office at C-103 Atul Projects, Corporate Avenue New Link

Road Chakala Andheri (E), Chakala MIDC, Mumbai - 400093, Maharashtra, India

provisions of the Companies Act, 2013 (the "Act") ("Original Scheme").

video conferencing ("VC") / other audio visual means ("OAVM") as under:

Meeting of

Secured Creditors

Unsecured Creditors

known as KFin Technologies Private Limited) ("Kfin")

addressed at compliance.officer@vedanta.co.in.

or other authorities, as may be necessary.

Cut-off Date for e-voting

Cut-off Date for e-voting

Remote e-voting start date and time

Remote e-voting end date and time

Remote e-voting start date and time

Remote e-voting end date and time

disabled by NSDL upon expiry of the aforesaid period.

Place: Kolkata Dated: 16.01.2025

PROVISIONS OF THE COMPANIES ACT, 2013 ("SCHEME").\*

## E-AUCTION NOTICE FOR SALVAGE SALE

Offers are invited for copper, ıminium, resin, etc. belonging to M/s. Pnk Pipe Products Pvt Ltd,

Ibrahimpatnam Ibrahimpatnam
on as is where is basis with all its
defects. E-auction for the same will be
held on Dt. 30/01/2025 by
E-auctioneer MATEXNET on their website http://www.matexnet.com

For further details and participating in e-auction, please log on to website or call Mr. S. Narayanaswamy, Mob: **9849777236**, Email:

narayanaswamy@matexnet.com Mr. Raghava of PNK Pipe Products Pvt Ltd Mob: 8886273402 Email: pnkpipeproducts@yahoo.co.in

#### NOTICE **UNIVERSAL CABLES LTD**

SATNA MADHYA SATNA, MADHYA PRADESH - 485005 Notice is hereby given that Share Certificate Nos. 208283 - 208339 for 2685 Ordinary Share bearing Folio No 0001857 and distinctive Nos. 11088831 to 11091515 of Universal Cables Limited, standing registered in the names of Mudumble Padmanabhan, Mudumbl Padmanabhan Siddharth and Veena Siddharth, have been loand that the application for the issue of duplical to the Company, Universal Cables Limited Any person who has/have any claim in respect of the said share certificates should lodge such claim with the Company, Universal Cables Limited, at its registered office at the address, P.O. Birla Vikas, Satna, MP - 485005, within one month from the date of this announcement. The Public are date of this announcement. The Public are cautioned against dealing in anyway with thes

Name and address of Applicants Nirvana Apartments, Unit A-3, 2<sup>nd</sup> floor, 101, Richmond Road, Bangalore 560025.

... Resulting Company 3

## Vinyl Chemicals (India) Limited

CIN: L24100MH1986PLC039837 Regd. Office: 7th Floor, Regent Chambers, Jamnalal Bajaj Marg, 208, Nariman Point, Mumbai - 400 021.

Tel: 22822708/69829000 E-mail: cs.vinylchemicals@pidlite.com Website: www.vinylchemicals.com EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED 31.12.2024

Particulars	For the Qua	arter ended	For the Nine	Months ended
	31.12.2024	31.12.2023	31.12.2024	31.12.2023
	Unaudited	Unaudited	Unaudited	Unaudited
Total income	14,939	15,967	45,719	43,146
Profit/(loss) for the period before tax	661	936	2,029	1,933
Profit/(loss) for the period after tax	501	693	1,506	1,431
Total Comprehensive Income for the period [comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	501	692	1,503	1,429
Equity Share Capital (Face value of share: ₹ 1)	183	183	183	183
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				
Earnings per share of ₹ 1 each in ₹: Basic Diluted	@ 2.74 @ 2.74	@ 3.79 @ 3.79	@ 8.21 @ 8.21	@ 7.82 @ 7.82

@ For the period only and not annualised

The above is an extract of the detailed Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full Unaudited Financial Results are available on the Websites of BSE Ltd. www.bseindia.com and Nationa Stock Exchange of India Ltd. www.nseindia.com and on the Company's Website www.vinvlchemicals.com The same can also be accessed by scanning the QR code given below



Dated: 17th January, 2025

M.B. PAREKH Chairman & Managing Director (DIN: 00180955) ZEEMEDIA

**ZEE MEDIA CORPORATION LIMITED** 

Registered Office: 135, Continental Building, 2nd Floor,

Dr. Annie Besant Road, Worli, Mumbai, - 400018, Maharashtra

Corporate Office: FC-9, Sector 16A, Noida - 201301, U.P.

E-mail: complianceofficer@zeemedia.com

CIN: L92100MH1999PLC121506

Website: www.zeemedia.in, Tel: 0120-2511064-73

**INFORMATION REGARDING POSTAL BALLOT** 

ursuant to Section(s) 108 and 110 and all other applicable provisions

f any, of the Companies Act, 2013 and Rules made thereunder, read

with applicable guidelines/circulars issued by Ministry of Corporate

Affairs ('MCA') and Securities and Exchange Board of India ('SEBI')

Zee Media Corporation Limited (the 'Company') proposes to seek

consent of the Members by way of Postal Ballot process / Voting by

Electronics means ('Remote E-Voting'), to transact the businesses

set out in the Postal Ballot Notice ('Notice'), which will be sent to the

members in due course only by e-mail to all those members, whose

e-mail addresses are registered with the Company or RTA or

The Notice along with the Explanatory statement will also be available

on the website of Company at www.zeemedia.in, website of the Stock

Exchanges i.e. BSE Limited at www.bseindia.com and National Stock

Exchange of India Limited at www.nseindia.com and on the website of

The Company will provide facility to its Members to exercise their

right to vote by electronic means only. The manner, instructions &

other information relating to Remote E-Voting process (including the manner in which Members holding shares in physical form or who

have not registered their e-mail address can cast their vote through

To enable participation in the remote e-voting process by those

shareholders to whom the Notice could not be dispatched, the Company has made an arrangements with their Registrar and Transfer Agents

of the Company for registration of e-mail addresses in terms of

relevant circulars. The process for registration of e-mail addresses is

Pursuant to relevant Circulars the shareholders including physical shareholders who have not registered their email address and in

consequence the Notice could not be serviced to them, may

temporarily get their e-mail address registered with the Company's Registrar and Transfer Agents viz. MUFG Intime India Private Limited by clicking the link: https://linkintime.co.in/emailreg/

email\_register.html and thereafter following the registration process

as guided therein. Post successful registration of the e-mail address, the shareholder would get the soft copy of the Notice and procedure for Remote E-Voting along with User ID and password

to enable Remote E-Voting. In case of queries relating to the

registration of E-mail addresses, shareholders, may write to

rnt.helpdesk@linkintime.co.in and for e-voting related gueries they

may write to National Securities Depository Limited ('NSDL') at

(ii) For Permanent Registration /updation for Demat

a) For shares in physical mode: Members holding shares in

physical mode and who have not registered/updated their email

addresses with the Company are requested to register/update

their email addresses by submitting Form ISR-1 duly filled

and signed along with requisite documents to MUFG Intime

India Private Limited, Registrar and Share Transfer Agent at

register their email address, in respect of demat holdings with

the respective Depository Participant (DPs) by following the

By order of the Board

Membership No. A18577

Raniit Srivastava

For Zee Media Corporation Limited

Company Secretary & Compliance Officer

b) For shares in electronic mode: Members are requested to

Carrier

CARRIER AIRCONDITIONING & REFRIGERATION LIMITED

CIN: U74999HR1992FLC036104 Registered Office: Narsingpur, Kherki Daula Post,

Delhi – Jaipur Highway, Gurugram - 122004, Haryana, India

E-mail: secretarial@carrier.com; Website: www.carrierindia.com

Tel: +91-0124 4825500

NOTICE (FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF THE COMPANY)
NOTICE FOR TRANSFER OF UNPAID / UNCLAIMED DIVIDEND AND CORRESPONDING EQUITY SHARES OF THE COMPANY TO INVESTOR

**EDUCATION AND PROTECTION FUND ("IEPF")** 

Notice is hereby given pursuant to the provisions of Section

124(5) and 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority

Accounting, Audit, Transfer and Refund) Rules. 2016

"Rules"), as amended from time to time. Please note that the

due date for transfer of unpaid / unclaimed interim dividend for

the Financial Year 2017-18 which has been lying in the Unpaid

Dividend Account of the Company for 7 consecutive years, to

EPF is 19th April, 2025 and all shares in respect of which

dividend remains unpaid / unclaimed for 7 consecutive years,

Adhering to the requirements of the Rules, the required

communication in this regard is being sent by the Company to

the concerned shareholders. The Company has also

uploaded full details of such shareholders and their folio number or DP ID - Client Id on its website at

https://www.carrierindia.com under the "Investor" section

("Company's Website"). Shareholders are requested to

verify the details of unpaid / unclaimed dividend and the shares

The concerned shareholders are requested to claim the

unpaid / unclaimed dividend by sending a written application

with (a) copy of PAN Card (b) a cancelled cheque of registered

bank account and (c) the original un-encashed dividend

warrant or a duly filled in indemnity bond available on the

Company's Website and send it to the Registrar and

Transfer Agents ("RTA") of the Company i.e. Link Intime India

Private Limited, Noble Heights, 1st Floor, Plot No. NH-2, C-1 Block, LSC, Near Savitri Market, Janakpuri, New Delhi —

110058: Email id: delhi@linkintime.co.in: Website:

In case the dividends are not claimed by the said date, necessary steps will be initiated by the Company to transfer such unpaid / unclaimed dividend and corresponding shares

The concerned Shareholders whose shares are in physical

form, and which are liable to be transferred to the IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by

them. Upon issue of the duplicate share certificate(s), the

original share certificate(s) which is/are registered in their

name will stand automatically cancelled and be deemed non-

negotiable as per the Rules. After the issue of duplicate share

certificate(s), the Company shall inform the Depository by way

of Corporate Action to credit the shares into demat form and transfer in favour of IEPF. For the shares which are held in

demat form, the Company will process the transfer of shares through Depositories by way of Corporate Action in favour of

Please note that once the dividend and the corresponding

shares are credited to the IEPF, no claim shall lie against the

Company in respect of unpaid / unclaimed dividend amount

and shares transferred to IEPF pursuant to the said Rules. It

may also be noted that all subsequent corporate benefits such

as Bonus Shares, Dividend etc. that may accrue in relation to

Shareholders may claim the dividend and corresponding

shares transferred to IEPF including all the benefits accruing

on such shares, if any, after following the procedure prescribed

in the Rules and making separate application to the IEPF Authority in Form IEPF-5 which is available at IEPF website

i.e. www.iepf.gov.in. The shareholders may also approach

In case the shareholders have any queries on the subject

matter and the Rules, they may contact the Company's RTA

having the details as mentioned above or contact the Nodal Officer of the Company at Tel: +91-0124 4825500 or write an

the Company for necessary guidance in this regard.

email at: **secretarial@carrier.com**.

the above shares will also be credited to the IEPF Account.

https://www.linkintime.co.in/on or before 18th April, 2025.

to IEPF as per the procedure stipulated in the Rules.

shall also be transferred to IEPF.

liable to be transferred to IEPF.

Remote E-Voting), will form part of the Postal Ballot Notice.

Depository's Participant(s)

NSDL at www.evoting.nsdl.com.

For Temporary Registration:

evoting@nsdl.co.in.

rnt.helpdesk@linkintime.co.in.

procedures prescribed by the DPs.

Shareholders:

Place: Noida

Date: January 17, 2025

as under:-

Statement of Unaudited Standalone Financial Results for the guarter ended June 30, 2024

SI.	Doublesslave	Fo	or the quarter ende	d	FY ended
No.	Particulars	June 30, 2024	March 31, 2024	June 30, 2023	March 31, 2024
		Unaudited	Audited	Unaudited	Audited
1	Total Income from Operations	-	-		-
2	Net Profit / (Loss) for the period (before Tax, Exceptional items )	(1,140.72)	6,363.20	(2,490.51)	1,086.67
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	(1,140.72)	6,363.20	(2,490.51)	1,086.67
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	(1,140.72)	10,123.64	(2,490.51)	4,847.11
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(1,140.72)	10,123.64	(2,490.51)	4,847.11
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,29,654.50	6,29,654.50	6,26,654.50	6,29,654.50
7	Reserves (excluding Revaluation Reserve)	(6,20,644.62)	(6,19,503.89)	(6,26,841.50)	(6,19,503.89)
8	Net Worth (6+7)	9,009.88	10,150.61	(187.00)	10,150.61
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00
10	Debt Equity Ratio (9/8)	16.63	14.76	(801.34)	14.76
11	Earnings Per Share – not annualised (EPS)				
	Basic Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08
	Diluted Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08
12	Debenture Redemption Reserve	-	-		-
13	Debt Service Coverage Ratio (DSCR) 1	0.01	0.06	0.00	0.08
14	Interest Service Coverage Ratio (ISCR) 2	0.59	3.32	0.10	1.10

DSCR = Profit before finance costs and tax / (Interest expenses + Principal of long term loan repayment)

- Stock Exchange and can be accessed at www.bseindia.com and www.aiahl.in
- The Audit Committee of the Company has reviewed the financial results in a meeting held on 17th Jan 2025 and the same have been subsequently approved by the Board of Directors at a meeting held on 17th January, 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations, 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth

For and on behalf of the Board of Directors Asangba Chuba Ao

Place: New Delhi Date: 17.01.2025 **Chairman and Managing Director** DIN: 8086220

### CIN - U74999DL2018GOI328865 Statement of Unaudited Standalone Financial Results for the

quarter/half year ended September 30, 2024

SI.	Particulars	Fo	r the quarter en	ded	Year 1	Year To Date		
No.		September 30, 2024	June 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023	March 31, 2024	
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	
1_	Total Income from Operations	-	-		-			
2	Net Profit / (Loss) for the period (before Tax, Exceptional items )	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.67	
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.67	
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.11	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.11	
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,30,225.90	6,29,654.50	6,26,654.50	6,30,225.90	6,26,654.50	6,29,654.50	
7	Reserves (excluding Revaluation Reserve)	(6,19,472.49)	(6,20,644.62)	(6,26,982.03)	(6,19,472.49)	(6,26,982.03)	(6,19,503.89	
8	Net Worth (6+7)	10,753.42	9,009.88	(327.53)	10,753.42	(327.53)	10,150.61	
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	
10	Debt Equity Ratio (9/8)	13.94	16.63	(457.51)	13.94	(457.51)	14.70	
11	Earnings Per Share – not annualised (EPS)							
	Basic Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.0	
	Diluted Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.0	
12	Debenture Redemption Reserve	-	-	-	-	-		
13	Debt Service Coverage Ratio (DSCR) 1	0.03	0.01	0.02	0.03	0.02	0.0	
14	Interest Service Coverage Ratio (ISCR) 2	1.42	0.59	0.95	1.01	0.95	1.1	

2 ISCR = Profit before finance costs and tax / Interest expenses

- The above is an extract of the detailed format of financial results for the quarter/half year ended 30th September 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available or the websites of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in
- Stock Exchange and can be accessed at www.bseindia.com and www.aiahl.in.
- at their respective meetings held on 17th January 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth Amendment) Regulations, 2021 and have

For and on behalf of the Board of Directors

Place: New Delhi Date: 17.01.2025 **Chairman and Managing Director** DIN: 8086220

## Al Assets Holding Limited

CIN - U74999DL2018GOI328865

SI.	Boutlovilous	Fe	For the quarter ended					
No.	Particulars	June 30, 2024	March 31, 2024	June 30, 2023	March 31, 2024			
		Unaudited	Audited	Unaudited	Audited			
1	Total Income from Operations	-	-		-			
2	Net Profit / (Loss) for the period (before Tax, Exceptional items )	(1,140.72)	6,363.20	(2,490.51)	1,086.67			
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	(1,140.72)	6,363.20	(2,490.51)	1,086.67			
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	(1,140.72)	10,123.64	(2,490.51)	4,847.11			
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(1,140.72)	10,123.64	(2,490.51)	4,847.11			
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,29,654.50	6,29,654.50	6,26,654.50	6,29,654.50			
7	Reserves (excluding Revaluation Reserve)	(6,20,644.62)	(6,19,503.89)	(6,26,841.50)	(6,19,503.89)			
8	Net Worth (6+7)	9,009.88	10,150.61	(187.00)	10,150.61			
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00			
10	Debt Equity Ratio (9/8)	16.63	14.76	(801.34)	14.76			
11	Earnings Per Share – not annualised (EPS)							
	Basic Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08			
	Diluted Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08			
12	Debenture Redemption Reserve	-			-			
13	Debt Service Coverage Ratio (DSCR) 1	0.01	0.06	0.00	0.08			
14	Interest Service Coverage Ratio (ISCR) 2	0.59	3.32	0.10	1.10			

PISCR = Profit before finance costs and tax / Interest expenses.

The above is an extract of the detailed format of financial results for the guarter ended June 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available on the websites of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in.

For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bomba

dment) Regulations, 2021 and have issued the review report which has been suitably addressed.

(₹ in million)

Al Assets Holding Limited

SI. Particulars		Fo	r the quarter en	ded	Year 1	FY ended	
No.		September 30, 2024	June 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023	March 31, 2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	-	-		-		-
2	Net Profit / (Loss) for the period (before Tax, Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.67
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	1,086.67
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.11
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,172.12	(1,140.72)	(140.54)	31.42	(2,631.05)	4,847.11
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,30,225.90	6,29,654.50	6,26,654.50	6,30,225.90	6,26,654.50	6,29,654.50
7	Reserves (excluding Revaluation Reserve)	(6,19,472.49)	(6,20,644.62)	(6,26,982.03)	(6,19,472.49)	(6,26,982.03)	(6,19,503.89)
	Net Worth (6+7)	10,753.42	9,009.88	(327.53)	10,753.42	(327.53)	10,150.61
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00
10	Debt Equity Ratio (9/8)	13.94	16.63	(457.51)	13.94	(457.51)	14.76
11	Earnings Per Share – not annualised (EPS)						
	Basic Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.08
	Diluted Earnings Per Equity Share (Rs.)	0.02	(0.02)	0.00	0.00	(0.04)	0.08
12	Debenture Redemption Reserve	-	-	-	-	-	-
	Debt Service Coverage Ratio (DSCR) 1	0.03	0.01	0.02	0.03	0.02	0.08
	Interest Service Coverage Ratio (ISCR) 2	1.42	0.59	0.95	1.01	0.95	1.10
	R = Profit before finance costs and ta			al of long term lo	oan repayment)		

For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bombay

The Audit Committee has reviewed the financial results and the same have been subsequently approved by the Board of Director issued the review report which has been suitably addressed.

Asangba Chuba Ao

Mr. Dindaval Jalan

DIN: 00006882

Independent Director of the Demerged Company Chairman appointed by the Tribunal for the meetings of

By Order of the Board For Carrier Airconditioning & Refrigeration Limited Ekta

Date: 17th January, 2025 Place: Gurugram

**Company Secretary** 

## Secured Creditors and Unsecured Creditors seeking any information with regard to the Scheme or the matter proposed to be

considered at the aforesaid meetings, are requested to write to the Resulting Company 3 on or before Friday, February 07, 2025 through email on <a href="mailto:compliance.officer@vedanta.co.in">compliance.officer@vedanta.co.in</a>. Secured Creditors / Unsecured Creditors are requested to note the following contact details for addressing e-voting related queries / grievances, if any:

Ms. Pallavi Mhatre, Senior Manager NSDL, 3rd Floor, Naman Chamber, Plot C-32, G-Block, Bandra Kurla Complex, Bandra East, Mumbai – 400 051, Maharashtra E-mail id: evoting@nsdl.com; Contact no. 022 - 4886 7000

due by the Resulting Company 3 as on Monday, September 30, 2024.

outstanding amount due by the Resulting Company 3 as on Monday, September 30, 2024.

Secured Creditors and Unsecured Creditors of the Resulting Company 3 Dated: Saturday, January 18, 2025

CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata - 700001 Email: tti1711@gmail.com, Phone: +91 33 2210 9197, Web: ttienterprise.net

Extract of Standalone Unaudited Financial Result for the Quarter Ended 31st December, 2024 (₹ in Lakhs) 11-03-202 (Audited) No. Particulars Total Income from Operations 72.00 71.94 214.93 226.35 297.76 Net Profit / (Loss) for the period (before Tax, Exceptional and /or Extraordinary items#) Net Profit / (Loss) for the period before tax 63.60 184.24 (32.50)63.60 184.24 (32.50)28.63 (after Exceptional and/or Extraordinary items#) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#) (32.52) 63.87 63.60 184.2 22.64 63.87 63.60 184.21 (32.52)22.64 Total Comprehensive Income for the period (Comprising profit/(loss) for the period (after tax and other Comprehensive Income (after tax) Equity Share Capital (FV ₹10/- per Share) 2540.44 2540.44 2540.44 2540.44 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year Earnings Per Share (of ₹10/- each) 0.25 0.25 0.73 (32.52)0.09 (for continuing and discontinued operations)-

1. The Financial Results of the Company have been prepared in accordance with Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies Act (Indian Accounting Standards) Rules, 2016 Companies Act 2013 ('the Act' read with relevant rules issued thereunder and the other accounting principles generally accepted in the companies and the contract of the contract of

India. 2. In compliance with Regulation 33 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, a limited review of Financial Results for the Quarter Ended 31st December, 2024 has been carried out by the Statutory Auditors.

3. The Unaudited Financial Results for the Quarter and period ended 31st December, 2024 have been reviewed by the Audit Committee at their meeting held on 16.01.2025 and thereafter approved by the Board of Directors at their meeting held on that date.

4. The Company has One Segment only viz. Investment and Loan activities. Thus Segment reporting i

5. Provisions for Taxation and any other provision if required will be made at the end of the year.

PROVISIONS OF THE COMPANIES ACT, 2013 ("SCHEME").\*

6. The said Financial Result is also being made available on the website of the Company For and on behalf of the Board For TTI Enterprise Limited SABU THOMAS Managing Director DIN: 08224794

vedanta malco energy

**MALCO ENERGY LIMITED** 

CIN: U31300MH2001PLC428719

Registered Office: C-103, Atul Projects, Corporate Avenue, New Link Road, Chakala, Andheri (E), Chakala MIDC,

Mumbai - 400093, Maharashtra, India; Phone: 022 6643 4500 | Email: comp.sect@vedanta.co.in

COMPANY SCHEME APPLICATION NO. C.A.(CAA)/MB/171/2024

IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN VEDANTA LIMITED ("DEMERGED COMPANY")

AND VEDANTA ALUMINIUM METAL LIMITED ("RESULTING COMPANY 1") AND TALWANDI SABO POWER LIMITED

("RESULTING COMPANY 2") AND MALCO ENERGY LIMITED ("RESULTING COMPANY 3") AND VEDANTA BASE

METALS LIMITED ("RESULTING COMPANY 4") AND VEDANTA IRON AND STEEL LIMITED ("RESULTING COMPANY 5")

AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS UNDER SECTIONS 230-232 AND OTHER APPLICABLE

\*Subsequent to the NCLT Order dated November 21, 2024, the board of directors of the Demerged Company, Resulting

Company 1, Resulting Company 2, Resulting Company 3, Resulting Company 4 and Resulting Company 5 have, by way of

their resolutions dated December 20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed

with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Scheme and have approved the

updated Scheme of Arrangement, between the Demerged Company and Resulting Company 1 and Resulting Company 2 and

Notice and advertisement of notice of the meetings of Secured Creditors and **Unsecured Creditors of Resulting Company 3** Notice is hereby given that by an order dated November 21, 2024 ("Tribunal Order"), the Hon'ble National Company Law Tribunal, Mumbai Bench ("Tribunal") has directed meetings to be held of the Secured Creditors and Unsecured Creditors

of Malco Energy Limited ("Resulting Company 3"), for the purpose of their considering, and if thought fit, approving with or without modification, the proposed Scheme of Arrangement between Vedanta Limited ("Demerged Company") and Vedanta

Aluminium Metal Limited ("Resulting Company 1") and Talwandi Sabo Power Limited ("Resulting Company 2") and

Resulting Company 3 and Vedanta Base Metals Limited ("VBML") and Vedanta Iron and Steel Limited ("Resulting Company

4") and their respective shareholders and creditors pursuant to the provisions of Sections 230-232 and other applicable

Subsequent to the Tribunal Order, pursuant to paragraphs 44, 46 and 51 of the Original Scheme, the Board of Directors

("Board") of the Demerged Company, VBML and the Resulting Companies, have by way of their resolutions dated December

20, 2024, December 23, 2024 and December 23, 2024 respectively, decided to not proceed with implementation of Part V (Demerger and Vesting of the Base Metals Undertaking) of the Original Scheme. Accordingly, the Board of the Demerged

Company, VBML and the Resulting Companies have approved the updated scheme between the Demerged Company,

In pursuance of the Tribunal Order and as directed therein and in compliance with the applicable provisions of the Act and the

Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, further notice

is hereby given that meetings of the Secured Creditors and Unsecured Creditors of Resulting Company 3 will be held through

Notice of the aforesaid meetings, along with the accompanying documents (including the Scheme), have been sent through

electronic mail to those Secured Creditors and Unsecured Creditors whose email addresses are registered with the Resulting

Company 3 / Depositories / Registrar and Transfer Agent ("RTA") of the Company i.e. Kfin Technologies Limited (formerly

A copy of the Scheme, statement under Sections 230 and 232 read with Section 102 and other applicable provisions of the

Act and Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("CAA Rules") along with

annexures and accompanying documents are placed on the website of the Demerged Company and can be accessed at:

www.vedantalimited.com; and the website of National Securities Depository Limited ("NSDL") viz. www.evoting.nsdl.com,

being the agency appointed by the Resulting Company 3 to provide e-voting and other facilities for the Meetings. All the

documents referred to in the accompanying Statement, shall be available for inspection through electronic mode during the

proceedings of the Meetings. Secured Creditors/Unsecured Creditors seeking to inspect copies of the said documents may

send an email at compliance.officer@vedanta.co.in. If so desired, any person may obtain a physical copy of the Notice and

the accompanying documents, i.e., Scheme, the statement under Sections 230 and 232 read with Section 102 and other

applicable provisions of the Act and Rule 6 of the CAA Rules, 2016 etc., free of charge. A written request in this regard, may be

The Tribunal has appointed Mr. Dindaval Jalan, Independent Director of the Demerged Company as the Chairperson for

the meetings of the Secured Creditors and Unsecured Creditors of the Resulting Company 3, Mr. Upendra Shukla (FCS

Membership No.: 2727, COP No.: 1654), Practicing Company Secretary shall act as the scrutinizer of the aforesaid meetings.

The above mentioned Scheme, if approved by the Secured Creditors and Unsecured Creditors at their respective meetings,

will be subject to the subsequent sanction of the Tribunal and such other approvals, permissions and sanctions of regulatory

Persons entitled to attend and vote at the aforesaid meetings may vote through remote e-voting to cast their respective

votes prior to the date of the meeting or vote through e-voting at the respective meetings by following the instructions given

in the Notice. Since the meetings of the Secured Creditors and Unsecured Creditors are being held through VC / OAVM,

physical attendance of the Secured Creditors and Unsecured Creditors has been dispensed with. Accordingly, the facility for

The remote e-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be forthwith

Secured Creditors / Unsecured Creditors attending the meeting who have not cast their vote(s) by remote e-voting will be able

to vote electronically at the meetings by following the instructions given in the notice. Secured Creditors / Unsecured Creditors

who have cast their vote(s) by remote e-voting will be entitled to attend the meeting but shall not be entitled to cast vote(s)

A Secured Creditor whose name appears in the list of Secured Creditors of the Resulting Company 3 as on the Cut-off Date

i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the notice and

attend the meeting of Secured Creditors. Voting rights of a Secured Creditor shall be in proportion to the outstanding amount

An Unsecured Creditor whose name appears in the list of Unsecured Creditors of the Resulting Company 3 as on the Cut-off

Date, i.e., Monday, September 30, 2024 only shall be entitled to exercise its voting rights on the resolution proposed in the

notice and attend the meeting of Unsecured Creditors. Voting rights of an Unsecured Creditor shall be in proportion to the

Secured Creditors and Unsecured Creditors seeking any information with regard to the Scheme or the matter proposed to be

considered at the aforesaid meetings, are requested to write to the Resulting Company 3 on or before Friday, February 07,

Secured Creditors / Unsecured Creditors are requested to note the following contact details for addressing e-voting related

Monday, September 30, 2024

Monday, September 30, 2024

Thursday, February 13, 2025: 09:00 am IST

Monday, February 17, 2025; 05:00 pm IST

Thursday, February 13, 2025; 09:00 am IST

Monday, February 17, 2025; 05:00 pm IST

appointment of proxies by the Secured Creditors and Unsecured Creditors will not be available for the respective meetings.

The details of Cut-off Date for e-voting and the time period for the remote e-voting of the aforesaid meetings are as under

Tuesday, February 18, 2025

Tuesday, February 18, 2025

Resulting Company 1, Resulting Company 2, Resulting Company 3 and Resulting Company 4 ("Scheme"

Resulting Company 3 and Resulting Company 5 and their respective shareholders and creditors.

Malco Energy Limited, a company incorporated under the provisions of the Companies Act, 1956 having its registered office at C-103 Atul Projects, Corporate Avenue New Link

Road Chakala Andheri (E), Chakala MIDC, Mumbai - 400093, Maharashtra, India

provisions of the Companies Act, 2013 (the "Act") ("Original Scheme").

video conferencing ("VC") / other audio visual means ("OAVM") as under:

Meeting of

Secured Creditors

Unsecured Creditors

known as KFin Technologies Private Limited) ("Kfin")

addressed at compliance.officer@vedanta.co.in.

or other authorities, as may be necessary.

Cut-off Date for e-voting

Cut-off Date for e-voting

queries / grievances, if any:

Ms. Pallavi Mhatre, Senior Manager

Remote e-voting start date and time

Remote e-voting end date and time

Remote e-voting start date and time

Remote e-voting end date and time

disabled by NSDL upon expiry of the aforesaid period.

due by the Resulting Company 3 as on Monday, September 30, 2024.

2025 through email on <a href="mailto:compliance.officer@vedanta.co.in">compliance.officer@vedanta.co.in</a>.

NSDL, 3rd Floor, Naman Chamber, Plot C-32, G-Block,

E-mail id: evoting@nsdl.com; Contact no. 022 - 4886 7000

Bandra Kurla Complex, Bandra East, Mumbai – 400 051, Maharashtra

outstanding amount due by the Resulting Company 3 as on Monday, September 30, 2024.

Place: Kolkata Dated: 16.01.2025

## E-AUCTION NOTICE FOR SALVAGE SALE

Offers are invited for copper, ıminium, resin, etc. belonging to M/s. Pnk Pipe Products Pvt Ltd,

Ibrahimpatnam Ibrahimpatnam
on as is where is basis with all its
defects. E-auction for the same will be
held on Dt. 30/01/2025 by
E-auctioneer MATEXNET on their website http://www.matexnet.com

For further details and participating in e-auction, please log on to website or call Mr. S. Narayanaswamy, Mob: **9849777236**, Email:

narayanaswamy@matexnet.com Mr. Raghava of PNK Pipe Products Pvt Ltd Mob: 8886273402 Email: pnkpipeproducts@yahoo.co.in

#### NOTICE **UNIVERSAL CABLES LTD**

SATNA MADHYA SATNA, MADHYA PRADESH - 485005 Notice is hereby given that Share Certificate Nos. 208283 - 208339 for 2685 Ordinary Share bearing Folio No 0001857 and distinctive Nos. 11088831 to 11091515 of Universal Cables Limited, standing registered in the names of Mudumble Padmanabhan, Mudumbl Padmanabhan Siddharth and Veena Siddharth, have been loand that the application for the issue of duplication to the Company, Universal Cables Limited Any person who has/have any claim in respect of the said share certificates should lodge such claim with the Company, Universal Cables Limited, at its registered office at the address, P.O. Birla Vikas, Satna, MP - 485005, within one month from the date of this announcement. The Public are date of this announcement. The Public are cautioned against dealing in anyway with thes

Name and address of Applicants Nirvana Apartments, Unit A-3, 2<sup>nd</sup> floor, 101, Richmond Road, Bangalore 560025.

... Resulting Company 3

### Vinyl Chemicals (India) Limited CIN: L24100MH1986PLC039837

Regd. Office: 7th Floor, Regent Chambers, Jamnalal Bajaj Marg, 208, Nariman Point, Mumbai - 400 021.

Tel: 22822708/69829000 E-mail: cs.vinylchemicals@pidlite.com Website: www.vinylchemicals.com EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED 31.12.2024

Particulars	For the Qua	arter ended	For the Nine N	Nonths ended
	31.12.2024	31.12.2023	31.12.2024	31.12.2023
	Unaudited	Unaudited	Unaudited	Unaudited
Total income	14,939	15,967	45,719	43,146
Profit/(loss) for the period before tax	661	936	2,029	1,933
Profit/(loss) for the period after tax	501	693	1,506	1,431
Total Comprehensive Income for the period [comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	501	692	1,503	1,429
Equity Share Capital (Face value of share: ₹ 1)	183	183	183	183
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				
Earnings per share of ₹ 1 each in ₹: Basic Diluted	@ 2.74 @ 2.74	@ 3.79 @ 3.79	@ 8.21 @ 8.21	@ 7.82 @ 7.82

@ For the period only and not annualised

The above is an extract of the detailed Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full Unaudited Financial Results are available on the Websites of BSE Ltd. www.bseindia.com and Nationa Stock Exchange of India Ltd. www.nseindia.com and on the Company's Website www.vinvlchemicals.com The same can also be accessed by scanning the QR code given below



Dated: 17th January, 2025

M.B. PAREKH Chairman & Managing Director (DIN: 00180955)

(₹ In lakhs)

## Al Assets Holding Limited

CIN - U74999DL2018GOI328865 Statement of Unaudited Standalone Financial Results for the guarter ended June 30, 2024

SI.	Dantiaulana	Fo	or the quarter ende	d	FY ended
No.	Particulars	June 30, 2024	March 31, 2024	June 30, 2023	March 31, 2024
		Unaudited	Audited	Unaudited	Audited
1	Total Income from Operations	-	-		-
2	Net Profit / (Loss) for the period (before Tax, Exceptional items )	(1,140.72)	6,363.20	(2,490.51)	1,086.67
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	(1,140.72)	6,363.20	(2,490.51)	1,086.67
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	(1,140.72)	10,123.64	(2,490.51)	4,847.11
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(1,140.72)	10,123.64	(2,490.51)	4,847.11
6	Paid-up equity share capital ( Face value of Rs. 10 each)	6,29,654.50	6,29,654.50	6,26,654.50	6,29,654.50
7	Reserves (excluding Revaluation Reserve)	(6,20,644.62)	(6,19,503.89)	(6,26,841.50)	(6,19,503.89)
8	Net Worth (6+7)	9,009.88	10,150.61	(187.00)	10,150.61
9	Paid up Debt Capital /Outstanding Debt	1,49,850.00	1,49,850.00	1,49,850.00	1,49,850.00
10	Debt Equity Ratio (9/8)	16.63	14.76	(801.34)	14.76
11	Earnings Per Share – not annualised (EPS)				
	Basic Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08
	Diluted Earnings Per Equity Share (Rs.)	(0.02)	0.16	(0.04)	0.08
12	Debenture Redemption Reserve	-	-		-
13	Debt Service Coverage Ratio (DSCR) 1	0.01	0.06	0.00	0.08
14	Interest Service Coverage Ratio (ISCR) 2	0.59	3.32	0.10	1.10

DSCR = Profit before finance costs and tax / (Interest expenses + Principal of long term loan repayment) ISCR = Profit before finance costs and tax / Interest expenses

The above is an extract of the detailed format of financial results for the quarter ended June 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available on the website: of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in.

For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bomba Stock Exchange and can be accessed at www.bseindia.com and www.aiahl.in

The Audit Committee of the Company has reviewed the financial results in a meeting held on 17th Jan 2025 and the same have been subsequently approved by the Board of Directors at a meeting held on 17th January, 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations, 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth dment) Regulations, 2021 and have issued the review report which has been suitably addressed.

For and on behalf of the Board of Directors Asangba Chuba Ao

(₹ in million

FY ended

**Chairman and Managing Director** 

Year To Date

DIN: 8086220

Place: New Delhi

Date: 17.01.2025

Particulars

## Al Assets Holding Limited CIN - U74999DL2018GOI328865

Statement of Unaudited Standalone Financial Results for the

quarter/half year ended September 30, 2024

For the quarter ended

September 30, 2023 September 30, 2023 March 31, 2024 June 30, 2024 30, 2024 30, 2024 1 Total Income from Operations 1,086.67 (1,140.72) (140.54 (2,631.05) Net Profit / (Loss) for the period (before Tax, Exceptional items) 1,172.12 (140.54) 1,086.67 Net Profit / (Loss) for the period (1,140.72) 31.42 (2,631.05) before Tax (after Exceptional items) (140.54) 4,847.11 1,172,12 (1.140.72) 31.42 (2.631.05) Net Profit / (Loss) for the period after Tax (after Exceptional items) 4,847.11 Total Comprehensive Income for the 1,172,12 (1,140,72) (140.54) 31.42 (2.631.05) period [Comprising Profit / (Loss) for the period (after tax) and Other mprehensive Income (after tax)] 6,26,654.50 6,30,225.90 6,29,654.50 6,29,654.50 Paid-up equity share capital (Face value of Rs. 10 each) (6,19,472.49) (6,19,472.49) 6.26.982.03) (6.19.503.89 Reserves (excluding Revaluation Reserve) 9,009.88 10,150.61 8 | Net Worth (6+7) (327.53)(327.53)9 Paid up Debt Capital /Outstanding 1,49,850.00 .49.850.0 1.49.850.00 1.49.850.00 1,49,850.00 Debt 10 Debt Equity Ratio (9/8) 13.94 16.63 (457.51) (457.51) Earnings Per Share - not annualised Basic Earnings Per Equity Share 0.02 (0.02) 0.00 0.00 (0.04)0.08 Diluted Earnings Per Equity Share 0.00 0.00 0.02 (0.02)(0.04) 0.08 12 Debenture Redemption Reserve

0.01

DSCR = Profit before finance costs and tax / (Interest expenses + Principal of long term loan repayment) 2 ISCR = Profit before finance costs and tax / Interest expenses

0.03

Place: New Delhi

Date: 17.01.2025

(ISCR) 2

13 Debt Service Coverage Ratio (DSCR) 1

erest Service Coverage Ratio

issued the review report which has been suitably addressed.

- The above is an extract of the detailed format of financial results for the quarter/half year ended 30th September 2024 filed with the Bombay Stock Exchange under Regulation 52 of the Listing Regulations. The full format of quarterly financial results is available or the websites of the Bombay Stock Exchange at www.bseindia.com and the listed entity at www.aiahl.in
- For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bombay Stock Exchange and can be accessed at www.bseindia.com and www.aiahl.in.
- The Audit Committee has reviewed the financial results and the same have been subsequently approved by the Board of Director at their respective meetings held on 17th January 2025. The financial results have been reviewed by the Independent Firm of Chartered Accountants as required under Regulation 52 of SEBI (Listing Obligation and disclosure Requirements) Regulations 2015 as modified by SEBI (Listing Obligations and Disclosure Requirements) (Fifth Amendment) Regulations, 2021 and have

For and on behalf of the Board of Directors

0.03

0.02

0.95

Asangba Chuba Ao **Chairman and Managing Director** DIN: 8086220

Mr. Dindaval Jalan DIN: 00006882

Chairman appointed by the Tribunal for the meetings of

Independent Director of the Demerged Company

ZEEMEDIA

#### **ZEE MEDIA CORPORATION LIMITED**

Registered Office: 135, Continental Building, 2nd Floor, Dr. Annie Besant Road, Worli, Mumbai, - 400018, Maharashtra Corporate Office: FC-9, Sector 16A, Noida - 201301, U.P. E-mail: complianceofficer@zeemedia.com CIN: L92100MH1999PLC121506

Website: www.zeemedia.in, Tel: 0120-2511064-73 **INFORMATION REGARDING POSTAL BALLOT** 

ursuant to Section(s) 108 and 110 and all other applicable provisions f any, of the Companies Act, 2013 and Rules made thereunder, read with applicable guidelines/circulars issued by Ministry of Corporate Affairs ('MCA') and Securities and Exchange Board of India ('SEBI') Zee Media Corporation Limited (the 'Company') proposes to seek consent of the Members by way of Postal Ballot process / Voting by Electronics means ('Remote E-Voting'), to transact the businesses set out in the Postal Ballot Notice ('Notice'), which will be sent to the members in due course only by e-mail to all those members, whose e-mail addresses are registered with the Company or RTA or Depository's Participant(s)

The Notice along with the Explanatory statement will also be available on the website of Company at www.zeemedia.in, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of NSDL at www.evoting.nsdl.com.

The Company will provide facility to its Members to exercise their right to vote by electronic means only. The manner, instructions & other information relating to Remote E-Voting process (including the manner in which Members holding shares in physical form or who have not registered their e-mail address can cast their vote through Remote E-Voting), will form part of the Postal Ballot Notice.

To enable participation in the remote e-voting process by those shareholders to whom the Notice could not be dispatched, the Company has made an arrangements with their Registrar and Transfer Agents of the Company for registration of e-mail addresses in terms of relevant circulars. The process for registration of e-mail addresses is as under:-

#### For Temporary Registration:

Pursuant to relevant Circulars the shareholders including physical shareholders who have not registered their email address and in consequence the Notice could not be serviced to them, may temporarily get their e-mail address registered with the Company's Registrar and Transfer Agents viz. MUFG Intime India Private Limited by clicking the link: https://linkintime.co.in/emailreg/ email\_register.html and thereafter following the registration process as guided therein. Post successful registration of the e-mail address, the shareholder would get the soft copy of the Notice and procedure for Remote E-Voting along with User ID and password to enable Remote E-Voting. In case of queries relating to the registration of E-mail addresses, shareholders, may write to rnt.helpdesk@linkintime.co.in and for e-voting related gueries they may write to National Securities Depository Limited ('NSDL') at evoting@nsdl.co.in.

#### (ii) For Permanent Registration /updation for Demat Shareholders:

- a) For shares in physical mode: Members holding shares in physical mode and who have not registered/updated their email addresses with the Company are requested to register/update their email addresses by submitting Form ISR-1 duly filled and signed along with requisite documents to MUFG Intime India Private Limited, Registrar and Share Transfer Agent at rnt.helpdesk@linkintime.co.in.
- b) For shares in electronic mode: Members are requested to register their email address, in respect of demat holdings with the respective Depository Participant (DPs) by following the procedures prescribed by the DPs.

By order of the Board For Zee Media Corporation Limited Raniit Srivastava

Place: Noida Company Secretary & Compliance Officer Date: January 17, 2025 Membership No. A18577



### CARRIER AIRCONDITIONING & REFRIGERATION LIMITED

CIN: U74999HR1992FLC036104 Registered Office: Narsingpur, Kherki Daula Post, Delhi – Jaipur Highway, Gurugram - 122004, Haryana, India E-mail: secretarial@carrier.com; Website: www.carrierindia.com Tel: +91-0124 4825500

NOTICE (FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF THE COMPANY)
NOTICE FOR TRANSFER OF UNPAID / UNCLAIMED DIVIDEND AND CORRESPONDING EQUITY SHARES OF THE COMPANY TO INVESTOR **EDUCATION AND PROTECTION FUND ("IEPF")** 

Notice is hereby given pursuant to the provisions of Section 124(5) and 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority Accounting, Audit, Transfer and Refund) Rules. 2016 "Rules"), as amended from time to time. Please note that the due date for transfer of unpaid / unclaimed interim dividend for the Financial Year 2017-18 which has been lying in the Unpaid Dividend Account of the Company for 7 consecutive years, to EPF is 19th April, 2025 and all shares in respect of which dividend remains unpaid / unclaimed for 7 consecutive years, shall also be transferred to IEPF.

Adhering to the requirements of the Rules, the required communication in this regard is being sent by the Company to the concerned shareholders. The Company has also uploaded full details of such shareholders and their folio number or DP ID – Client Id on its website at https://www.carrierindia.com under the "Investor" section ("Company's Website"). Shareholders are requested to verify the details of unpaid / unclaimed dividend and the shares liable to be transferred to IEPF.

The concerned shareholders are requested to claim the unpaid / unclaimed dividend by sending a written application with (a) copy of PAN Card (b) a cancelled cheque of registered bank account and (c) the original un-encashed dividend warrant or a duly filled in indemnity bond available on the Company's Website and send it to the Registrar and Transfer Agents ("RTA") of the Company i.e. Link Intime India Private Limited, Noble Heights, 1st Floor, Plot No. NH-2, C-1 Block, LSC, Near Savitri Market, Janakpuri, New Delhi — 110058; Email id: delhi@linkintime.co.in; Website: https://www.linkintime.co.in/on or before 18th April, 2025.

In case the dividends are not claimed by the said date, necessary steps will be initiated by the Company to transfer such unpaid / unclaimed dividend and corresponding shares to IEPF as per the procedure stipulated in the Rules.

The concerned Shareholders whose shares are in physical form, and which are liable to be transferred to the IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them. Upon issue of the duplicate share certificate(s), the original share certificate(s) which is/are registered in their name will stand automatically cancelled and be deemed nonnegotiable as per the Rules. After the issue of duplicate share certificate(s), the Company shall inform the Depository by way of Corporate Action to credit the shares into demat form and transfer in favour of IEPF. For the shares which are held in demat form, the Company will process the transfer of shares through Depositories by way of Corporate Action in favour of

Please note that once the dividend and the corresponding shares are credited to the IEPF, no claim shall lie against the Company in respect of unpaid / unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules. It may also be noted that all subsequent corporate benefits such as Bonus Shares, Dividend etc. that may accrue in relation to the above shares will also be credited to the IEPF Account.

Shareholders may claim the dividend and corresponding shares transferred to IEPF including all the benefits accruing on such shares, if any, after following the procedure prescribed in the Rules and making separate application to the IEPF Authority in Form IEPF-5 which is available at IEPF website i.e. www.iepf.gov.in. The shareholders may also approach the Company for necessary guidance in this regard.

In case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's RTA having the details as mentioned above or contact the Nodal Officer of the Company at Tel: +91-0124 4825500 or write an email at: secretarial@carrier.com.

By Order of the Board For Carrier Airconditioning &Refrigeration Limited

Ekta

Date: 17th January, 2025 Place: Gurugram **Company Secretary** 

Secured Creditors and Unsecured Creditors of the Resulting Company 3 Dated: Saturday, January 18, 2025

PANTHER INDUSTRIAL PRODUCTS LIMITED (CIN: L17110MH1987PLC045042) **Registered Office:** First floor, Radha Bhuvan, 121, Nagindas Master Road, Fort, Mumbai - 400 023. Tel:022 22677712 / Fax: 022 22623250 ginuda Master (Volt, Muninori - 400 (23), 161/02 22017/12/17 43. 022 2203230

Email: pipin@rediffmail.com Website: www.pantherinotxiralproductsltd.com

EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE

QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024 (Rupees in Lakh

Sr. Particulars 31.12.2024 31.12.2023 31,12,2024 31.12.2023 31.03.202 <u>unaudited)</u> (50.38) otal Incom et Profit / (Loss) for the eriod (before Tax, xceptional and/or (50.38) (4.65) (40.66) (4.05)15.78 xtraordinary items) let Profit / (Loss) for the (50.38)(4.65 (40.66) (4.05) 15.78 eriod before Tax (After xceptional and/or Extraordinary items) 9.66 Net Profit / (Loss) for the (50.38)(4.65)(40.66) (4.05)eriod after Tax (After ceptional and/or iotal Comprehensive Incolor for the period (Comprising frofit/(Loss) for the period after tax) and other (50.38) (40.66) (4.05) 9.66 (4.65)mprehensive income after tax) Equity Share Capital 140.00 140.00 140.00 140.00 140.00 serves (excluding evaluation Reserve) as hown in the Audited Balar heet of the previous year 22.49 arning Per Share of Rs.10/- each) of Rs. 10/- each) For Continuing and Discontinued Opera

The above is an extract of the detailed format of the financial results for the quarter and Nine Months ende on December 31, 2024 approved by the Board at their meeting held on January 17, 2025 and filed with the Stock Exchange under regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 read with SEBI Circular dated July 5, 2016. The full format of these financial results are available on the Stock Exchange Website viz www.bseindia.com, and on Company's websit www.pantherindustrialproductsitd.com For Panther Industrial Products Limited

Date : January 17, 2025

TTI ENTERPRISE LIMITED

CIN: L67120WB1981PLC033771 Office No. 822, 8th Floor, 4, Synagogue Street, Kolkata - 700001 Email: tti1711@gmail.com, Phone: +91 33 2210 9197, Web: ttienterprise.net

Extract of Standalone Unaudited Financial Result for the Quarter Ended 31st December, 2024 (₹ in Lakhs

Unaudited)

63.87

63.87

63.87

63.87

2540.44

0.25

1. The Financial Results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2016 Companies Act 2013 (The Advired with relevant rules issued thereunder and the other accounting principles generally accepted in

In compliance with Regulation 33 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, a limited review of Financial Results for the Quarter Ended 31st December, 2024 has been carried out by the Statutory Auditors.

The Unaudited Financial Results for the Quarter and period ended 31st December, 2024 have been reviewed by the Audit Committee at their meeting held on 16.01.2025 and thereafter approved by the

1. The Company has One Segment only viz. Investment and Loan activities. Thus Segment reporting is

The said Financial Result is also being made available on the website of the Company

Provisions for Taxation and any other provision if required will be made at the end of the year.

(Unaudited

71.94 63.60

63.60

63.60

63.60

2540.44

0.25

Unaudited)

214.93 184.24

184.24

184.21

184.21

2540.44

0.73

Unaudited) (Audited

297.76 28.63

28.6

22.6

22.6

0.0

226.35 (32.50)

(32.50)

(32.52)

(32.52)

2540.44

(32.52)

For and on behalf of the Board For TTI Enterprise Limited SABU THOMAS

Notice Issued in compliance of Rule 3(1) of SARFAESI Act

Demand Notice under section 13(2) is published as under :-

WHEREAS, TJSB Sahakari Bank Limited through its Authorized Officer having its Recovery Department at 37

Floor, Madhukar Bhavan, Road No. 16, Wagle Industrial Estate, Thane (West) - 400604 issued notice to the

following borrowers/guarantors/mortgagors mention in Column No. 1 below have defaulted in the repayment of

principal and payment of interest of credit facilities obtained by them from the bank and said facilities have turned

to be Non-Performing Assets (NPA). The notice were issued to them under section 13(2) of Securitisation

and Re-construction of Financial Assets and Enforcement of Security Interest Act. 2002 on their last known

addresses however the same have returned un-served and as such they are hereby informed by way of Public

13(2) Demand Notice Date/NPA Date/O/s.Amt.

NPA Date: 09.01.2025

O/c Amt

Rs. 13,31,037.24

(Rupees Thirteen

**Lakhs Thirty One** 

Thousand Thirty Seven

and Paise Twenty Four

Only) as on 31.12.2024

with further interest and

charges thereon from

01.01.2025.

Now the steps are being taken for substituted service of notice by the Authorized Officer of TJSB Sahakari Bank

Limited The above borrower and/or their quarantors (where ever applicable) are advised to make the payments of

outstanding amount within 60 days from the date of the publication of this notice failing which further steps will be taken

after the expiry of 60 days of the date of this notice as per the provision of Securitisation and Re-construction of

Financial Assets and Enforcement of Security Interest Act, 2002. Please be informed that the said notice is also

under section 13(13) of SARFAESI Act, 2002 informing the borrowers/guarantors/mortgagors that the said mortgaged

Registered Office: TJSB House, Plot No. B5. Road No. 2. Wagle Industrial Estate, Thane (West) - 400 604, Tel.:022-69368500

properties should not be sold/leased/transferred without prior consent/NOC of secured Bank.

SEAL

Managing Director DIN : 08224794

No. Particulars

previous year

I Diluted

not applicable

Place: Kolkata Dated: 16.01.2025

Total Income from Operations
 Net Profit / (Loss) for the period (before Tax,

Exceptional and /or Extraordinary items#)

Net Profit / (Loss) for the period before tax

(after Exceptional and/or Extraordinary items# Net Profit / (Loss) for the period after tax

(after Exceptional and/or Extraordinary items#)
Total Comprehensive Income for the period

(Comprising profit/(loss) for the period (after ta: and other Comprehensive Income (after tax)

Equity Share Capital (FV ₹10/- per Share)

as shown in the Audited Balance Sheet of

Earnings Per Share (of ₹10/- each)

Reserves (excluding Revaluation Reserve

for continuing and discontinued operations)-

Board of Directors at their meeting held on that date.

Road No. 16. Wagle Industrial Estate

Notice about the same

Names of The Borrower(S)

Guarantor(S) / Mortgagor(S)

. M/s. Narayan Engineering Works

Mr. Thakur Lakshman Satyanarayan

...(Borrower & Mortgagor)

2. Mr. Thakur Lakshman Satyanarayan

. Mr. Thakur Anmolkumar Lakshman

I. Mr. Thakur Ramniranjan Sanjyot

5. Mr. Singh Durgaprasad Bhagwant

Vartak Nagar Branch Loan Account

7/ADVHYP-M/36118.

7/SS-M/36192.

Date : 18.01.2025

Place: Thane.

Nos. 7/CC/310,

...(Borrower)

...(Guarantor)

...(Guarantor)

...(Guarantor

HO Recovery Office: 3rd Floor, Madhukar Bhavan.

Thane (West)- 400 604. Tel.: 022 - 6997 8582.

NOTICE 🕽 बैंक ऑफ़ बड़ीदा

Notice is hereby given to the general public that my client Mr Siddhant Bhalchandra Vaze had purchased the Shop No. 1 & 2, Ground Floor, Building No. A2, Viva City, Bolinj Agashi Road, Virar West, Taluka Vasai, District Palghar 401303 via Agreement for sale dated 19-08-2019 registered or 20-08-2019 under Sr. No VSI-5-6653-2019 and Agreemen for sale dated 19-08-2019 registered on 20-08-2019 under Sr No. VSI-5-6652-2019 which was mortgaged in Union Bank of India Santacruz West Branch. As pe Letter dated 10-01-2025 issued by he Union Bank of India, the Business Loan Account has been closed and the Original Documents s unable to locate at their branch and it seems the Origina Documents is Lost. If anybody claims to have any claim in respec of the said property, the same mus be lodged at our office address given below within 14 days from the date of publication of this notice, Otherwise claim, if any will be

considered as waived. Date: 17-01-2025 Place: Mumbai

Adv. K. M. Mishra

(Advocate High Court) A/37, Shop No.3, Unique Palace Shanti Park, Mira Road (East), Thane - 401107

### **PUBLIC NOTICE**

otice is hereby given that my client intends to purchase from Mr. Gurmeetsingh Ariunsingh Gulwar & Mr. Surjeetsingh Makhansingh Gulwan the property being RCC Hous earing Room No. 2 of Ward No. 35 Khata No. 35/0619 Room No. 3 of Ward No. 35, Khata No. 35/2119, & Room No. 4 of Ward No. 35, Khata No 35/0620 in Barrack No 981 total area adm. 2601 sq. ft., standing on plot of land bearing CTS No. 16516. 16517, 16518, Ulhasnagar-3, Taluka Jlhasnagar, District: Thane. Mr Gurmeetsingh Arjunsingh Gulwan & Mr. Surjectsingh Makhansingh Gulwan had purchased the said room from Mr. Ramesh Parsram Runani vide sale deed dt. 11/01/2010 registered at Sr. No. 167/2010 on 11/01/2010. If any person/s is having or claimin any share, right, title, interest or ha any objection of whatsoever nature in respect of the said rooms or if the said rooms are mortgaged, charged etc. with any bank/financial institution, ma intimate the same in writing along with supporting documentary evidence to he under signed within 15 days from the date of publication of this notice failing which claims and / or objections if any shall be deemed to have been waived and / or abandoned and my client shall complete the transaction without any reference to such claims Date: 18/01/2025

Sd/ Adv. Mrs. Jhansi M. Chandwani Add: Office No. 119, 1st floor, Shree Sidhivinavak Sankul, Oak Baug, Station Road, Kalyan (W), Dist. Thane.

TJSB SAHAKARI

Property Address of Secured Assets/ Assets to

be enforced

in the name of M/s. Narayan Engineering

Works situated at Gut No 216/2 Plot No 17

ii. Hypothecation of Machinery in the name of

M/s. Narayan Engineering Works situated at Gu

No. 216/2 Plot No. 17, Grampanchayat Savali

. Equitable Mortgage of the Tenement No. C-2,

admeasuring about 30 Sq. Mtrs. Built-up Area

in the Building of "MAJIWADE EKTA CO-

OPERATIVE HOUSING SOCIETY LIMITED'

that is resting on the piece and parcel of the land

bearing RSC-11, Plot No. 125, situate at village

Majiwade, (Swami Vivekanand Nagar, Mhada

Colony, Pokhran Road No. 2), Thane, Tal. and

Dist. Thane, within the local limits of Thane

Municipal Corporation. Thane and within the

Registration District and Sub-District of Thane. -

Owned by Mr. Thakur Lakshman Satyanarayan.

(Authorised Officer)

Under SARFAESI Act, 2002

For & on behalf of TJSB Sahakari Bank Ltd.

Notice Date: 14.01.2025 i. Hypothecation of Stock and book debts

Sangli - 416 436.

Vashi Sector 10. Navi Mumbai Bank of Baroda Web: www.bankofbaroda.com Email: vjvash@bankofbaroda.co.in POSSESSION NOTICE (For Immovable property only)

Vashi Sector 10: - Rainbow Apt, F 3/3

Whereas, The undersigned being the Authorised Officer of the Bank Of Baroda unde the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (Second) Act, 2002 and in exercise of powers conferred under Section 13 (12) read with Bule 3 of the Security Interest (Enforcement) Bules, 2002 issued a Demand Notice dated 05 07 2024 calling upon the Borrower 1) Mr. Rahul Premnath Mhapralkar (borrower) 2) Mrs. Pratibha P Mhapralkar (guarantor) to repay the amount mentioned in the notice being Rs. 10,64,696.87/- (Rupees Ten lakh Sixty Four Thousand Six Hundred Ninety Seven & Eighty Seven Paise Only) as or 05.07.2024 plus unapplied / unserviced Interest, within 60 days from the date of receipt of the said notice.

The borrower having failed to repay the amount, notice is hereby given to the Borrowei and the public in general that the undersigned has taken Symbolic Possession of the property described herein below in exercise of powers conferred on him / her under Section 13 (4) of the said Act read with Rule 9 of the said Rule on this **16.01.2025** 

The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Bank of Baroda. for an amount of Rs. 10,64,696.87/- (Rupees Ten lakh Sixty Four Thousand Six Hundred Ninety Seven & Eighty Seven Paise Only) as on 05.07.2024 and interest thereon.

The borrower's attention is invited to sub-section (8) of Section 13 in respect of time available to redeem the secured assets.

Description of the Immovable Property: Flat No. 502, 5th Floor, Building No. 2, Phase 1, Jainam Garden, Cts No. 4230 Village

Khopoli, Tal- Khalapur Dist Raigad - 410 203 Date: 16.01.2025 Place : Vashi, Navi Mumbai Authorised Officer, Bank Of Baroda

#### **GOVERNMENT OF INDIA**

Ministry of Finance, Department of Financial Services. MUMBAI DEBTS RECOVERY TRIBUNAL NO. 2 3rd Floor, MTNL Building, Collaba Market, Collaba Mumbai - 400 005 **2** 2266 5473. Fax: 2266 5473

ORIGINAL APPLICATION NO. 1113 OF 2023

SUMMONS ASREC (INDIA) LIMITED ..APPLICANT

M/S. SREYA ENTERPRISES & ORS & ORS ...DEFENDANTS

Whereas, Original Application No.1113 of 2023 was listed before Hon'ble Presiding Office on 24/07/2024 Whereas, this Hon'ble Tribunal is pleased to issue of summons / notice on the said

application under section 19(4) of the Act, (OA) field against you for recovery of debts of Rs.36,00,201.45 (Rupees Thirty Six Lakhs Two Hundred and One and Paisa Forty Five only) (application along with copies documents etc. annexed). Whereas the service of summons could not be affected in ordinary manner and wherea

the Application for substituted service has been allowed by his Hon'ble Tribunal. (i) To show cause within thirty days of the service of summons as to why relief prayed for should not be granted.

(ii) To disclose particulars of properties or assets other than properties and asset specified by the applicant under serial number 3A of the original application. (iii) You are restrained from dealing with or disposing of secured assets or such othe assets and properties disclosed under serial number 3A of the original application

pending hearing and disposal of the application for attachment of properties. (iv) You shall not transfer by way of sale, lease or otherwise, except in the ordinary course of his business any of the assets over which security interest is created and / or other assets and properties specified or disclosed under serial number 3A of the original application without the prior approval of the Tribunal.

(v) You shall be liable to account for the sale proceeds realized by sale of secured assets of other assets and properties in the ordinary course of business and deposit such sale proceeds in the account maintained with the bank or financial institution holding securit interest over such assets.

You are also directed to file the written statement with a copy thereof furnished to the applicant and to appear before the Learned Registrar on 29.04.2025 at 11.00 am failing which the application shall be heard and decided in your absence. Given under my hand and seal of the tribunal on this the 13th day of January, 2025

> Registrar seal Debts Recovery Tribunal - II

I.M/S. SREYA ENTERPRISES

Unit No. 7, 2nd Floor, CR. Loyalika Estate, Jangleshwar Mahadev Mandir Road, Asalfa Ghatkopar (West), Mumbai - 400 084. 2. MR. SHIVDAS KUNJUNNI NAIR. Unit No. 7, 2nd Floor, CR. Loyalika Estate, Jangleshwar Mahadev Mandir Road, Asalfa

Ghatkopar (West), Mumbai - 400 084 And Also At Flat No.C-27, 1st Floor, Jeevan Kanchan Co-operative Housing Society Ltd

Veera Desai Road No.1, Mahadev Nagar, Amboli, Andheri (West), Mumbai - 400 058. And Also At Flat No.302, Basera, Building No.25, Azad Nagar, Behind Andheri Spo Complex, Andheri (West), Mumbai - 400 058 3. MRS. HEMALATHA VIJAYAN NAIR,

Flat No.101, 1st Floor, Link Palace Co-operative Housing Society Ltd., Link Road, I. ( Colony, Borivali (West), Mumbai - 400 103,

MRS. VIMALA UNNIKUMAR MENON, Flat Nos.203 & 204, 2nd Floor, Shree Balram Bajrang Co-operative Housing Society Ltd

Salasar Nagar, Patil Pada, Kulgaon, Badlapur (East), District Thane - 421 503. 5. MR. P. UNNIKUMAR MENON, Flat Nos.203 & 204, 2nd Floor, Shree Balram Bajrang Co-operative Housing Society Ltd

Salasar Nagar, Patil Pada, Kulgaon, Badlapur (East), District Thane - 421 503 6. MR. HARIDAS K. NAIR.

Flat No. F/15, Yamuna Building, Anushakti Nagar, Sion - Trombay Road, Mumbai - 400

### **SBI** State Bank of India

Stressed Assets Recovery Branch, Thane (11697)

1st Floor, Kerom, Plot No. A-112, Circle, Road No. 22, Wagle Industrial Estate, Thane (W) - 400604.

**DEMAND NOTICE** 

A notice is hereby given that the following Borrower/s have defaulted in the repayment of principal and interest of the loans facility obtained by them from the Bank and the loans have been classified as Non-Performing Assets (NPA). The notices were issued to them under Section 13(2) of Securitization and Re-construction of Financial Assets and Enforcement of Security Interest Act 2002 on their last known addressés, but they have been returned unserved and as such they are hereby informed by way of this public notice.

Sr Name of the Details of Immovable Properties / Date of Date of NPA Amount Outstanding (As on

No		Address of Secured Assets to be Enforced	Notice	Date of NI A	the date of notice)
1	Mr.Pandurang Ankush Shelkande, Mrs. Reshma Pandurang Shelkhande,	Flat no. 601, 6th Floor, L Wing, Building Type IV, Phase-1, Mohan Suburbia, Oxford Now the Building Known as Mohan Surbia Oxford (Phase I), Cooperative Housing Society Limited, area of the said flat admeasuring about 60.85 sq mtrs (carpet), City Survey No.s.11,12,73,74,Surveyno.178,39/2,36/15,37 at Kohoj Khuntavali, Ambernath West. 421004. (Covered under registered agreement for sale dated 23.06.2022 at serial no. UHN -3-6290-2022. In the name of Mr. Pandurang Ankush Shelkhande & Mrs Reema Pandurang Shelkhande)		24.04.2024	Rs 54,07,885.40 (Rupees Fifty Four Lakh Seven Thousand Eight Hundred Eighty Five and Paise forty Only ) as on 25.10.2024 with further interest and incidental expenses, cost, charges, etc. w.e.f 26.10.2024
2	Mrs. Poonam Vitthal Pawar Mr. Vitthal Sahebrao Pawar	Flat no. 401, area admeasuring 330 sq ft carpet 4th Floor, Building Known as Naivaidya Pride, Co-Op Hsg Society Ltd, Plot No.04, G.E.S, Sector-16, Ghansoli Navi Mumbai 400701 Tal & Dist Thanc (Covered under registered sale deed no TNN-8-23788-2022 dated 19.12.2022.In the name of Mrs. Poonam Vitthal Pawar and Mr. Vitthal Sahebrao Pawar	09.12.2024	08.01.2024	Rs 49,63,126/- (Rupees Forty Nine Lakh Sixty Three Thousand One Hundred and Twenty Six Only ) as on 09.12.2024 with further interest and incidental expenses, cost, charges, etc. w.e.f 10.12.2024

The steps are being taken for substituted service of notice. The above Borrower(s) and/or their Guarantor(s) are bereby called upon to make payment of outstanding amount within 60 days from the date of publication of this notice, failing which further steps will be taken after expiry of 60 days from the date of this notice under sub-section (4) of Section 13 of Securitization and Reconstruction of Financial Assets and Enforcement of Security interest Act, 2002.

The borrowers attention is invited to provisions of Sub-section (8) of Section 13 of the Act, in respect of time available to redeem the secured assets.

Earlier Notices issued under Section 13(2) of the Securitisation & Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 by Authorised Officer of State Bank of India, stands withdrawn and be deemed ineffective

Date : 18.01.2025 KIRAN S PARDHIYE(Authorized Officer & Chief Manager.

STATE BANK OF INDIA

#ICICI Bank

Regd office: ICICI Bank Limited, ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara, Gujarat, Pin- 390 007

vadodara, Gujarat, Pin-390 007.
Corporate/Branch Office: ICICI Bank Limited, ICICI Bank Towers, Bandra Kurla Complex,
Bandra (East), Mumbai-400 051.

PUBLIC NOTICE – TENDER CUM E-AUCTION FOR SALE OF SECURED ASSET

[See proviso to rule 8(6)] Notice for Sale of Immovable Assets

E-Auction Sale Notice for Sale of Immovable Assets

E-Auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002, is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described Immovable property (Secured Assets) mortgaged / charged to the ICICI Bank (Bank/Secured Creditor), physical possession of which has been taken by the Authorised Officer of the Bank, will be sold on "As is where is", "As is what is", "Whatever there is basis" and "Without any recourse basis" as per the brief particulars given in the Table hereunder. Offers are hereby invited from interested persons/participants, through e-auction in accordance with the terms and conditions mentioned herein below. (Amount in Rs.)

Sr. No.	Name of Borrower(s)/ Co- Borrowers/ Guarantors/ Mortgagors	Details of the Secured asset(s) with known encumbrances, if any	Amount Outstanding	Reserve Price Earnest Money Deposit	Date and Time of Property Inspection	Date & Time of E-Auction Bid Multiplier
1.	OTS E-Solutions Private Limited (Borrower); Mr. Arun Kapur (Mortgagor/ Guarantor); Mr. Arun Kapur and Mrs. Shanya Kapur (Guarantor).	Flat No. 1201, area approx. 2021 sq. ft carpet area on 12th Floor of Building known as "Supreme Signature" situated at Union Park, Trilok Kapur Marg, V. N. Purav Marg, Chembur, Mumbai- 400071 along with two podium car parking space	71,77,95, 054.37/- (September 30, 2024)	Rs. 6,20,00,000/- Rs. 62,00,000/-	January 28, 2025 Between 01:00 P.M. to 4:00 P.M.	February 05, 2025 @ 02:00 P.M. onwards Rs. 1,00,000/-

The Borrower, Mortgagors and Noticees are given a last chance to repay the total outstanding dues as mentioned above together with further contractual interest thereon. The said dues are required to be paid on or before February 05, 2025 before 11.00 AM to redeem the Secured Assets, failing which, the Secured Assets will

be sold as per the Table mentioned above.

TERMS & CONDITIONS

1. The e-auction cum sale will strictly be on the terms as mentioned herein and will be conducted through ICICI Bank's approved URL Link- https://disposalhub.com under the supervision of the Authorized Officer. For any clarifications with regard to inspection, terms and conditions of the auction or submission of tenders, kindly contact Mr. Sampson Albert/ Mr. Kiran Tadge, Relationship Manager, ICICI Bank Limited at +91 9004419145/+91 96536 85873 or write at sampson.albert@icicibank.com/kiran.tadge@icicibank.com.

2. The E - Auction tender documents containing online e-Auction bid form, Declaration, General terms & conditions of online auction sale are available at "https://disposalhub.com".

3. EMD by way of Demand Draft favoring "ICICI Bank Limited", payable at Mumbai, Auction Registration cum Bid form and other KYC documents should be submitted to the ICICI Bank Limited, ICICI Bank Towers, Bandra Kurla Complex, Bandra (East), Mumbai – 400 051 Branch till February 04, 2025 by 5.00 PM. Auction Registration cum Bid forms received after the due date/time and without EMD/KYC documents shall be rejected summarily.

4. After submission of Bids/Offers/EMDs, bidders are not allowed to withdraw the Bid forms/EMD till completion of e-auction. The Authorized Officer has absolute right and discretion to accept or reject any bid or postpone the

of e-auction. The Authorized Officer has absolute right and discretion to accept or reject any bid or postpone the eauction without assigning any reason.

5. In case there is any discrepancy between the publication of sale notice in English & vernacular newspapers, then in such case the English newspaper will supersede the vernacular newspaper and it shall be considered as the final copy, thus removing the ambiguity.

Statutory 15 days Sale Notice under Rule 8(6) of the Rules

The Noticee(s) including the Borrower, Mortgagors once again is hereby notified to pay the sum as mentioned above along with up to date interest and ancillary expenses before the date of e-auction, failing which the secured asset will be auctioned/sold and balance dues, if any will be recovered with interest and cost. If auction fails due to any reasons whatsoever, ICICI Bank would be at liberty to sell the above secured asset through private treaty or any other means without any further notice to the Noticee(s) including the Mortgagors as per the provisions mandated under SARFAESI Act and the Rules thereunder.

Sd/-

Date: January 18, 2025 Place: Mumbai

Authorized Officer ICICI Bank Limited

### PUBLIC NOTICE

Notice is hereby given that my clients 1) MR. GOPAL tamps, receipts, etc. thereof in respect of the

Scheduled Property. Any persons having any claim, right, title, interest, benefit, etc. in respect of the above said Original Documents and/or Scheduled Property or any part hereof as and by way of ownership or mortgage or charge or lien or tenancy or otherwise howsoever n respect of the above are hereby required to vidence in support thereof within 10 (ten) days om the date of publication hereof to MR. ROHAN . CHOTHANI, Advocate, D-104, Ambica Darsha P. Road, Kandivali (East), Mumbai 400 101 n default, all such claims shall be deemed to have en waived and my clients will proceed on the asis of the title of the Scheduled Property as marketable and free from all encumbrances and o claim will be entertained thereafter

Gala No.109 admeasuring 1583 sq. ft. Built up area on 1st Floor in the Building known as Kamala Bhavan Industrial Premises Co-operative Society Ltd. situated at Sharma Industrial Estate, Walbhat Road, Goregaon (East), Mumbai 400 063, constructed on all that piece or parcel of land bearing C.T.S. No.256, Village : Goregaon, Taluka Borivali, M.S.D.

(ROHAN J. CHOTHANI) Place : Mumbai Advocate

KRISHNA BABIJI AL MITTAL & 2) MR ARUNKUMAR BABULAL MITTAL joint owners the property more particularly described in the Schedule hereunder written have lost/misplaced Original Agreement dated 1st July, 1974 made and entered into M/S. KAMALA BROTHERS and MRS. URMILA DEVI SHARMA along with al

SCHEDULE OF THE PROPERTY

Date :17.01.2025



### **RALLIS INDIA LIMITED**

A TATA Enterprise CIN:L36992MH1948PLC014083

Extract of Statement of Financial Results for the quarter and nine months ended 31 December, 2024

Pa	rticulars	Quarter ended 31 December, 2024	Quarter ended 30 September, 2024	Quarter ended 31 December, 2023	ended 31 December, 2024	Nine months ended 31 December, 2023	ended 31 March, 2024
-		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1.	Total income from Operations	522	928	598	2,233	2,212	2,648
2.	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	19	143	30	227	224	195
3.	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	19	143	30	227	225	196
4.	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	11	98	24	157	169	148
5.	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	12	98	24	156	170	148
6.	Equity Share Capital	19	19	19	19	19	19
7.	Other Equity	-	-	-	-	-	1,810
8.	Basic and diluted earnings per share (of ₹ 1 /- each)	0.56	5.04	1.25	8.07	8.69	7.61

Notes:

- a. The above is an extract of the detailed format of the unaudited financial results filed with Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results for the quarter and nine months ended December 31, 2024, are available on the Stock Exchanges websites viz. www.nseindia.com and www.bseindia.com and on the Company's website (URL: https://www.rallis.com/investors/Financial-Performance). The same can be accessed by scanning the QR code provided below.
- b. The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 17 January, 2025. The statutory auditors have expressed an unmodified review conclusion.
- c. Financial results for all the periods presented have been prepared in accordance with the recognition and measurement principles of Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time
- d. The Company's business is seasonal in nature and the performance can be impacted by weather conditions and cropping pattern.
- f. Exceptional item as disclosed in the column (nine months ended 31 December, 2023 and year ended 31 March, 2024) comprise profit on sale of flat (net of costs).
- g. The Company has no Subsidiary, Associate or Joint Venture Company(ies), as on 31 December, 2024. h. Amounts for the current period and previous periods are rounded off to the nearest ₹ crores.

e. The Company has one reportable business segment viz. "Agri-Inputs".



Date: 17 January, 2025

For and on behalf of Rallis India Limited Gyanendra Shukla

**Managing Director & CEO** Registered Office: 23rd Floor, Vios Tower, New Cuffe Parade, Off Eastern Freeway, Wadala, Mumbai - 400 037 Tel: +91 - 022 - 6232 7400 Email: investor\_relations@rallis.com Website: www.rallis.com

EXCEL REALTY N INFRA LIMITED

(Formerly known as Excel Infoways Limited) CIN-L45400MH2003PLC138568

Registered Office: 31-A, Laxmi Industrial Estate, New Link Road, Andrei (West), Mumbai - 400 053.

Tol. 101 22 25204246 - Empily as @ excel infoways com a Wabiita ways excel infoways com Tel: +91-22-26394246 • Email: cs@excel-infoways.com • Website: www.excel-infoways.com Authorised Capital - Rs. 1,50,00,00,000 • Issued / Subscribed / Paid-up Capital - Rs. 1,41,06,95,055

**EXTRACT OF STANDALONE / CONSOLIDATED UNAUDITED FINANCIAL RESULT** 

FOR THE O	FOR THE QUARTER ENDED DECEMBER 31, 2024 (Rs, in Lacs)									
	STANDALONE				CONSOLIDATED					
Particulars	3 Months ended (31/12/2024) Unaudited	3 Months ended (31/12/2023) Unaudited	9 Months ended (31/12/2024) Unaudited	12 Months ended (31/03/2024) Audited	3 Months ended (31/12/2024) Unaudited	3 Months ended (31/12/2023) Unaudited	9 Months ended (31/12/2024) Unaudited	12 Months ended (31/03/2024) Audited		
Total income from Operations (net)	692.93	160.70	1416.64	618.45	642.04	157.95	1359.24	599.82		
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	148.63	56.12	323.85	144.04	95.58	51.30	260.11	115.05		
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	148.63	56.12	323.85	144.04	95.58	51.30	260.11	115.05		
Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	148.82	46.77	324.17	125.76	95.77	41.95	260.43	96.77		
Total Comprehensive Income for the period (comprising profit/loss) for the period (after tax) and other Comprehensive income (after tax)	148.59	45.78	323.01	127.57	149.64	46.74	325.76	130.42		
Equity Share Capital	14106.95	14106.95	14106.95	14106.95	14106.95	14106.95	14106.95	14106.95		
Reserves (excluding Revaluation Reserve as shown in the balance sheet of previous year)	_	-	ı	3118.70	ı	-	ı	3125.46		
Earning Per Share (of Re. 1/- each) (for Continuing and discontinued operations)										
Basic	0.01	0.01	0.01	0.01	0.01	0.01	0.01	0.01		
Diluted	0.01	0.01	0.01	0.01	0.01	0.01	0.01	0.01		

- The above is an extract of the detailed format of Quarterly Unaudited Financial Result filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirement) Regulation 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website for BSE Limited at link www.bseindia.com and National Stock Exchange of India at www.nseindia.com and on the Company's website at www.excel-infoways.com
- . The statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable. Beginning from 1st April 2017, the Company has for the first time adopted INDAS with a transition date of 1st April, 2016.
- The result has been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on January 17, 2025

Place: Mumbai Date: January 17, 2025

For Excel Realty N Infra Limited Sd/-

Ranjana Khurana Whole Time Director

**PANTHER INDUSTRIAL PRODUCTS LIMITED** 

Email: piplin@rediffmail.com Website: www.pantherindustrialproductsltd.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024 31.12.2024 31.12.2023 (Unaudited) (Unaudited) 31.12.2024 31.12.2024 31.12.2023 (Unaudited) (40.66) (Unaudited) Total Income Net Profit / (Loss) for the period (before Tax (50.38)(4.65)(40.66) (4.05) 15.78 Exceptional and/or Extraordinary items)
Net Profit / (Loss) for the period before Tax (After Exceptional and/or (4.65) (40.66) 15.78 (50.38)(4.05)Extraordinary items)
Net Profit / (Loss) for the period after Tax (After (50.38) (40.66) 9.66 (4.65)Exceptional and/or Extraordinary items) 9.66 Total Comprehensive Inco (50.38)(4.65)(40.66)(4.05)for the period (Comprising Profit/(Loss) for the period (after tax) and othe (after tax)
Equity Share Capital 140.00 140.00 140.00 140.00 Reserves (excluding Revaluation Reserve) as shown in the Audited Bala 22.49 Sheet of the previous year Earning Per Share (of Rs.10/- each) (For Continuing and Discontinued Operations) 0.69

Note:

1. The above is an extract of the detailed format of the financial results for the quarter and Nine Months ended on December 31, 2024 approved by the Board at their meeting held on January 17, 2025 and filed with the Stock Exchange under regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 read with SEBI Circular dated July 5, 2016. The full format of these financial results are available on the Stock Exchange Website viz www.bseindia.com, and on Company's website www.pantherindustrialproductsItd.com

For Panther Industrial Products Limited
Sd/-

Place : Mumbai Date : January 17, 2025 Kaushik C. Sha Managing Director (DIN 00009510)

### टीटीआय एंटरप्राईज लिमिटेड

सीआयएन : एल६७१२०डब्ल्युबी१९८१पीएलसी०३३७७१ कार्यालय क्र. ८२२, ८ वा मजला, ४, सिनागॉग स्ट्रीट, कोलकाता-७००००१

ईमेल : tti1711@gmail.com दूरध्वनी : +९१ ३३ २२१० ९१९७, वेबसाईट : ttienterprise.ne

38,	डिसेंबर, २०२४ रोजी संपलेल्या	तिमाहीसाठी अवि	नप्त अलेखापरी	क्षेत वित्तीय निष्क	र्षांचा उतारा	(रु. लाखात)
				अलिप्त		
अ.	तपशील	संपलेली तिमाही	संपलेली तिमाही	संपलेले कालावधी	संपलेले कालावधी	संपलेले वर्ष
क्र.		३१-१२-२०२४ (अलेखाणगिश्रत)	३०-०९-२०२४ (अलेखाणीशित)	३१-१२-२०२४ (अलेखापरीक्षित)	३१-१२-२०२३ (अलेखापरीक्षित)	३१.०३.२०२४ (लेखापरीक्षित)
٠	प्रवर्तनातुन एकुण उत्पन्न	62.00	68.98	288.93	२२६,३५	२९७.७६
,	कालावधीसाठी निव्वळ नफा / (तोटा)	83.69	\$3,50	₹58.7¥ ₹68.7¥	(32,40)	₹\७.७¢ ₹८.६३
*	(कर, अपवादात्मक आणि/किंवा	44.60	44.40	\00.70	(२२.२०)	10.44
	(कर, अनवादात्मक आणि/किवा अनन्यसाधारण बार्बीपर्वी#)					
3	कालावधीसाठी करपूर्व निव्वळ नफा /	६३.८७	£3,£0	<b>१८४.२४</b>	(३२.५०)	२८.६३
4	(तोटा) (अपवादात्मक आणि/किंवा	44.60	44.40	\00.70	(२२.२०)	10.44
	अनन्यसाधारण बार्बीनंतर#)					
×	कालावधीसाठी करोत्तर निव्वळ	६३,८७	£3,£0	१८४.२१	(३२.५२)	२२.६४
8	नफा/(तोटा) (अपवादात्मक आणि /	92.09	42.40	100.45	(२२.५२)	44.48
	किंवा अनन्यसाधारण बाबींनंतर#)					
ų	कालावधीसाठी एकुण सर्वसमावेशक	६३.८७	£3,£0	१८४.२१	(३२.५२)	२२.६४
٩	उत्पन्न (कालावधीसाठी नफा/(तोटा)	97.00	42.40	15.837	(२२.५२)	14.48
	(करोत्तर) आणि इतर सर्वसमावेशक					
	उत्पन्न (करोत्तर) धरुन)					
ε	समभाग भांडवल (प्रति समभाग दर्शन	2480.88	२५४०.४४	2480.88	२५४०,४४	
٩	मुल्य रु. १०/-)	1700.00	1700.00	1700.00	1700.00	२५४०.४४
	मागील वर्षाच्या लेखापरीक्षित					
G	मागाल वषाच्या लखापराक्षत ताळेबंदात दाखवल्या प्रमाणे राखीव	_	_	-	-	-
	(पूनर्मृल्यांकित राखीव वगळून)					
١.			ĺ		(20.0)	
۷	प्रति भाग प्राप्ती (प्रत्येकी रु. १०/-चे)	0.74	0.24	60.0	(३२.५२)	0.09
	(अखंडित आणि खंडित कामकाजासाठी)					
	/					
	मूलभूत : सौम्यिकृत :					
	लाम्बकृतः	1	I	1		1

. कंपनीचे वित्तीय निष्कर्ष कंपनीज (इंडियन अकाऊंटीग स्टॅंडर्डस) रुल्स, २०१६ ने सुधारीत कंपनीज (इंडियन अकाऊंटींग स्टॅंडर्डस) रुल्स, २०१५ अंतर्ग वसूचित इंडियन अकाऊंटीग स्टॅंडर्डस (इंड एएस), कंपनी अधिनियम, २०१३ ('अधिनियम') सह वाचता त्या अंतर्गंतचे संबंधित नियम व भारता णपणे स्वीकृत अन्य लेखा तत्त्वानुसार बनवले आहेत.

साधारणण ब्लाकृत अन्य तत्वा तत्त्वानुसार बनवत आहत. सिसवृद्धिने और इसमेज बोर्ड ऑप होडला ("सेबी") (तिस्टिंग ऑब्लिगेशन्स अँड डिस्बलोजर रिक्वायरमेंट्स) रेप्युलेशन्स, २०१५ च्या रेप्युलेश च्या अनुपालनांत ३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाहीसाठी वित्तीय निष्कर्षांचे मर्यादित पुनर्विलोकन वैधानिक लेखापरीक्षकांनी केले आहे. ३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही आणि कालावधीसाठीचे अलेखापरीक्षित वित्तीय निष्कर्ष १६.०१.२०२५ रोजी झालेल्या त्यांच्या बैठकी परीक्षण समितीने पुनर्विलोकीत केले आणि त्याच तारखेस झालेल्या त्यांच्या बैठकीत संचालक मंडळाने मंजुर केले

कंपनीचा केवळ एच विभाग म्हणजेच गुंतवणूक व कर्ज कामकाज हा आहे. म्हणून विभागवार अहवाल लागू होत नाही. करासाठीची तरत्द आणि आवश्यक अशा अन्य कोणत्याही तरतुदी वर्ष अखेरीस केला जातील. सदर वित्तीय निष्कर्ष कंपनीची वेबसाईट www.ttienterprise.net. वर देखील उपलब्ध करून दिले आहेर

टीटीआय एंटरप्राईज लिमिटेड सार्ठ

व्यवस्थापकीय संचालव

# STERLING & WILSON रिट्टिंग ॲण्ड विल्सन रिन्यूएबल एनर्जी लिमिटेड



	३१ डिसबर २०२४ राजा संपलल्या तिमाहा आए	ण नऊ माहन्याच	या एकात्रत आण्	। स्वतंत्र अलखाः	पाराक्षत वित्ताय प	पारणामाचा गाषव	।रा
							(₹ कोटी मध्ये)
अनु.	तपशील		एकत्रित			स्वतंत्र	
क्र.		रोजी संपलेली	रोजी संपलेले	रोजी संपलेले	रोजी संपलेली	रोजी संपलेले	रोजी संपलेले
		तिमाही	नऊ महिने	तिमाही	तिमाही	नऊ महिने	तिमाही
		३१.१२.२०२४	<b>३</b> ٩. <b>१२.२०२</b> ४	<b>३</b> 9.9२.२०२३	३१.१२.२०२४	३१.१२.२०२४	३१.१२.२०२३
		(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)
۹.	प्रचलनाद्वारे एकूण उत्पन्न (निव्वळ)	9,८३७.२०	३,७८२.७५	५८२.८८	৭,४८७.२९	३,३६८.७३	५४०.६५
₹. □	कालावधीसाठी/वर्ष निव्वळ नफा/(तोटा)	४१.०९	७५.८२	(६०.७९)	८९.८२	२५८.४७	६.८१
	(कर, अपवादात्मक आणि/किंवा असाधारण मुद्दे पूर्व)						
₹.	कालावधीसाठी/वर्ष करपूर्व निव्वळ नफा/(तोटा)	४१.०९	७५.८२	(६०.७९)	८९.८२	२५८.४७	६.८१
	(अपवादात्मक आणि/किंवा असाधारण मुद्दे पश्चात)						
٧.	कालावधीसाठी/वर्ष करपश्चात निव्वळ नफा/(तोटा)	90.98	३०.५४	(६२.३९)	08.00	२२६.०८	६.२९
	(अपवादात्मक आणि/किंवा असाधारण मुद्दे पश्चात)						
٧.	कालावधीसाठी/वर्ष एकूण सर्वसमावेशक उत्पन्न/(तोटा)	(१३.१९)	(३३.८६)	(१६.०४)	२.५९	२.९७	(४.९७)
	(कालावधीसाठी/वर्ष (करपश्चात) नफा/(तोटा) आणि इतर						
	सर्वसमावेशक मिळकत (करपश्चात) सह)						
ξ.	भरणा केलेले समभाग भांडवल (प्रत्येकी १ रु. दर्शनी मूल्य)	२३.३५	२३.३५	२३.३०	२३.३५	२३.३५	२३.३०
७.	राखीव (पुनर्मूल्यांकन राखीव वगळून)						
۷.	प्रति समभाग मिळकत (प्रत्येकी रु.१/ – च्या)						
'	(चालू व खंडित कामकाजासाठी) –						
	१. मूलभूत (रुपये मध्ये):	0.६४	9.92	(3.39)	3.32	९.६९	0.32
	२. विरलीकृत (रूपये मध्ये):	0.६३	9.92	(३.३१)	3.39	९.६८	0.32

अ) वरील वित्तीय निष्कर्ष, लेखापरीक्षण सिमतीने पुनर्विलोकित केले आणि संचालक मंडळाने दिनांक १६ जानेवारी २०२५ रोजी पार पडलेल्या सभैमध्ये त्यांना मान्यता दिली आहे. कंपनीच्या सांविधिक लेखापरीक्षकांनी दिनांक ३१ डिसेंबर २०२४ रोंजी समाप्त झालेल्या तिमाही व अर्धवर्षाकरिता कंपनीच्या वरील वित्तीय निष्कर्षांचे ''मर्यादित पुनर्विलोकन'' केले आहे.

**बी)** सेबीच्या नियमावली २०१५, (लिस्टिंगच्या जबाबदाऱ्या आणि प्रकटीकरणच्या आवश्यकता) मधील नियम ३३ अंतर्गत स्टॉक एक्सचेंजकडे दाखल करण्यात आलेल्या कंपनीच्या अलेखापरिक्षित वित्तीय निष्कर्षांच्या तपशीलवार स्वरुपाचा वर गोषवारा देण्यात आला आहे. संपूर्ण स्वरूपातील एकत्रित आणि स्वतंत्र अलेखापरिक्षित वित्तीय परिणाम स्टॉक एक्सचेंजेसच्या वेबसाईटसवर म्हणजे www.bseindia.com आणि www.nseindia.com येथे आणि कंपनीच्या वेबसाइटवर www.sterlingandwilsonsolar.com येथे उपलब्ध आहेत

करिता स्टर्लिंग ॲण्ड विल्सन रिन्यूएबल एनर्जी लिमिटेड स्वाक्षरी / -

खर्शद दारुवाल

**ठिकाण**: वॉशिंग्टन डीसी, यूएसए **टिनांक** • १७ जानेवारी २०२५

अध्यक्ष DIN: 00२9६९0५ CIN: L74999MH2017PLC292281

नोंदणीकृत कार्यालयः ९ वा मजला, युनिव्हर्सल मॅजेस्टिक, पी. एल. लोखंडे मार्ग, चेंबूर (पश्चिम), मुंबई-400043, महाराष्ट्र. दूरध्वनीः (९१–२२)25485300 । फॅक्सः (९१–२२) 25485331 । ईमेलः ir@sterlingwilson.com । वेबसाइटः www.sterlingandwilsonre.com



### RALLIS INDIA LIMITED

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### ३१ डिसेंबर, २०२४ रोजी संपलेली आणि नऊ महिन्याकरिता वित्तीय निष्कर्षांच्या विवरणाचा उतारा

तपशील	३१ डिसेंबर, २०२४ रोजी संपलेली तिमाही	३० सप्टेंबर, २०२४ रोजी संपलेली तिमाही	३१ डिसेंबर, २०२३रोजी संपलेली तिमाही	३१ डिसेंबर, २०२४ रोजी संपलेले नऊ महिने	३१ डिसेंबर, २०२३ रोजी संपलेले नऊ महिने	३१ मार्च, २०२४ रोजी संपलेले वर्ष
	अलेखापरीक्षित		अलेखापरीक्षित	`	-	लेखापरीक्षित
१. प्रवर्तनातून एकूण उत्पन्न	५२२	९२८	५९८	२,२३३	२,२१२	२,६४८
२. कालावधीसाठी निव्वळ नफा (कर, अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बीपूर्व)	१९	१४३	30	२२७	228	१९५
३. कालावधीसाठी करपूर्व निव्वळ नफा (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबीनंतर)	१९	१४३	३०	२२७	२२५	१९६
४. कालावधीसाठी करोत्तर निव्वळ नफा (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबीनंतर)	११	९८	28	१५७	१६९	१४८
५. कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न (कालावधीसाठी नफा (करोत्तर) आणि इतर सर्वसामावेशक उत्पन्न (करोत्तर) धरून)	१२	९८	28	१५६	१७०	१४८
६. समभाग भांडवल	१९	१९	१९	१९	१९	१९
७. इतर इक्विटी	_	-	-	-	-	१,८१०
८. मूलभूत आणि सौम्यिकृत प्रति समभाग प्राप्ती (प्रत्येकी रु. १/- चे)	०.५६	4.08	१.२५	८.०७	८.६९	७.६१

- सेबी (लिस्टींग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे सादर केलेल्या अलेखापरीक्षित वित्तीय निष्कर्षांच्या तपशीलवार विवरणाचा वरील एक उतारा आहे. ३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही आणि नऊ महिनेकरिता अलेखापरीक्षित वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्सचेंजेस च्या वेबसाईट म्हणजेच www.nseindia.com आणि www.bseindia.com वर आणि कंपनीची वेबसाईट (URL:
- https://www.rallis.com/investors/Financial-Performance) वर उपलब्ध आहे. सदर खालील दिलेल्या क्यआर कोड स्कॅन करून मिळविता येईल लेखापरीक्षण समितीने वरील निष्कर्षांचे पुनर्विलोकन केले आणि १७ जानेवारी, २०२५ रोजी झालेल्या त्यांच्या बैठकीत संचालक मंडळाने मंजुरी दिली. वैधानिक बी. लेखापरीक्षकांनी सुधारण न सूचवणारे मत व्यक्त केले आहे.
- प्रस्तुत केलेल्या सर्व कालावधींसाठीचे वित्तीय निष्कर्ष वेळोवेळी सुधारित कंपनीज (इंडियन अकाऊंटिंग स्टॅंडर्डस) रूल्स, २०१५ अंतर्गत अधिसूचित इंड एएस च्या गणन आणि मापन तत्त्वांनुसार बनवले आहेत.
- कंपनीचा व्यवसाय हंगामी स्वरूपाचा असून हवामान स्थिती व लागवडीची पद्धत यांचा परिणाम कामगिरीवर होऊ शकतो.
- कंपनी एकच अहवालयोग्य व्यवसाय विभाग आहे म्हणजेच "ॲग्री-इनपुटस्"
- रकान्या मध्ये दाखवलेली अपवादात्मक बाब (३१ डिसेंबर, २०२३ रोजी संपलेल्या नऊ महिने आणि ३१ मार्च, २०२४ रोजी संपलेली वर्ष) मध्ये फ्लॅटच्या विक्री एफ. (खर्चाच्या निव्वळ) वरील नफा समाविष्ट आहे.
- ३१ डिसेंबर, २०२४ रोजी प्रमाणे कंपनीकडे कोणत्याही उपकंपनी सहयोगी किंवा संयुक्त उपक्रम कंपनी (कंपन्या) नाही आहे.
- एच. चालू कालावधी आणि मागील कालावधीकरिता रकमा या जवळच्या रु. कोटीमध्ये पुर्नांकित केल्या आहेत.



दिनांकः १७ जानेवारी, २०२५

रॅलीस इंडिया लिमिटेड च्या वतीने आणि साठी सही/-ज्ञानेंद्र शुक्ला मॅनेजिंग डायरेक्टर अँड सीईओ

**नोंदणीकृत कार्यालयः** २३वा मजला, व्हायोस टॉवर, न्यु कफ परेड, ऑफ इस्टर्न फ्रीवे, वडाळा, मुंबई-४०० ०३७ दु.: +९१ २२ ६२३२ ७४०० ई-मेल: investor\_relations@rallis.com, वेबसाईट: www.rallis.com

प्रपत्र क्र. आयएनसी-२६ (कंपनीज (इन्कॉपोरेशन) रुल्स, २०१४ च्या कलम ३० ला अनसरून)

एका राज्यातून दसऱ्या राज्यात कंपनीचे नोंदणीकृत

कार्यालय बदलण्यासाठी वृत्तपत्रात प्रकाशित

विभागीय संचालकांसमोर

पश्चिम विभाग, मुंबई

कंपनी अधिनियम, २०१३, कं<sup>प</sup>नी अधिनियम

२०१३ च्या कलम १३ च्या पोटकलम (४) आणि

कंपनीज (इन्कॉर्पोरेशन) रुल्स, २०१४ च्या नियम

च्या प्रकरणात

(CIN: 67190MH2022PTC384807)

जिचे नोंदणीकत कार्यालय आहे ३०२. ३रा

मजला, २२ बिझनेस पॉईंट, एस. व्ही. रोड,

अंधेरी सबवे समोर, मुंबई-४०००५८,

सर्वसामान्य जनतेला सूचना याद्वारे देण्यात येते की, '<mark>'महाराष्ट्र राज्यातील''</mark> मुंबई येथील <mark>''तेलंगणा</mark>

राज्यातील'' हैदराबाद येथे कंपनीचे नोंदणीकत

कार्यालय बदलणे कंपनीला शक्य होण्यासार्ठ

सोमवार, २२ जुलै, २०२४ रोजी झालेल्या विशेष

सर्वसाधारण सभेत मंजूर विशेष ठरावानुसार

कंपनीच्या मेमोरेंडम ऑफ असोसिएशनच्य

बदलाचे स्थायीकरण मिळविण्यासाठी कंपनी

अधिनियम, २०१३ च्या कलम १३) अंतर्गत केंद्र

सरकार (विभागीय संचालकांना दिलेले अधिकार) कड़े अर्ज करण्यासाठी कंपनी प्रस्तावित आहे.

कोणाही व्यक्तीचे हितसंबंध कंपनीच्या नोंदणीकृत

कार्यालयाच्या प्रस्तावित बदलाने बाधित होत

मसल्यास खालील नमूद पत्त्यावर स्थित तिच्य

नोंदणीकृत कार्यालयात अर्जदार कंपनीला प्रतिसह

सदर सूचना प्रसिध्दी तारखेपासून १४ दिवसांत

पिठासिन अधिकारी, विभागीय संचालक, पश्चिम विभाग, निगम व्यवहार मंत्रालय ज्यांचे कार्यालय आहे एव्हरेस्ट, ५ वा मजला, १००, मरिन ड्राईव्ह, मुंबई-४००००२ येथे यांना

विरोधाची पार्श्वभूमी आणि त्यांच्या/ तिच्या

हितसंबंधाचा प्रकार नमूद करून शपथपत्राद्वारे

सहाय्यभूत त्याची/तिची/ त्यांची हरकत हाती

किंवा रजिस्टर्ड पोस्टाने किंवा गुंतवणुकदार तकार

प्रपत्र भरुन एमसीए-२१ पोर्टल

एस. व्ही. रोड, अंधेरी सबवे समोर,

मुंबई-४०००५८, महाराष्ट्र, भारत अर्जदारांच्या वतीने आणि करिता

कलेक्शीयस सीएमएस दंदिया प्रायव्हेट लिमिटेड

मोहम्मद आबि

सही/-गुस्तव एरिक्सन

डीआयएन-०१७९९०२६

(www.mca.gov.in) वर पाठवू शकतात. ३०२. ३रा मजला. २२ बिझनेस पॉईंट.

....अर्जदार कंपनी/याचिकाकर्ता

कलेक्शीयस सीएमएस इंडिया प्रायव्हेट लिमिटेड

३० च्या पोटनियम (५) च्या प्रकरणात

करावयाची जाहीरात

महाराष्ट्र, भारत.



### **KOTAK MAHINDRA PRIME LIMITED**

Regd. Office: 27BKC, C 27, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051 www.kotak.com Telephone: +91-22-61660000

Extract of financial results for quarter ended December 31, 2024

Sr. No.	Particulars	Quarter ended December 31, 2024 (Unaudited)	Quarter ended December 31, 2023 (Unaudited)	Year ended March 31, 2024 (Audited)
1	Total Income from Operations	119,500.90	105,333.08	389,841.14
2	Net Profit for the period (before Tax, Exceptional and Extraordinary items)	27,280.70	32,219.25	115,912.01
3	Net Profit for the period before tax (after Exceptional and Extraordinary items)	27,280.70	32,219.25	115,912.01
4	Net Profit for the period after tax (after Exceptional and Extraordinary items)	20,432.26	24,085.38	86,769.87
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	(18,487.40)	34,919.45	159,963.53
6	Paid up Equity Share Capital (Face Value ₹ 10 per share)	349.52	349.52	349.52
7	Reserves (excluding Revaluation Reserve)	1,217,554.04	1,071,709.79	1,128,750.06
8	Securities Premium Account	53,075.16	53,075.16	53,075.16
9	Net Worth	1,270,978.72	1,125,134.47	1,182,174.74
10	Paid up Debt Capital / Outstanding Debt	_	-	_
11	Outstanding Redeemable Preference Shares	-	-	-
12	Debt Equity Ratio	2.51	2.43	2.40
13	Earnings per Share (of ₹ 10 each) (for continuing and discontinued operations) -			
	1. Basic	584.58	689.10	2,482.54
	2. Diluted	584.58	689.10	2,482.54
14	Capital Redemption Reserve	100.00	100.00	100.00
15	Debenture Redemption Reserve	_	_	
16	Debt Service Coverage Ratio	N.A.	N.A.	N.A.
17	Interest Service Coverage Ratio	N.A.	N.A.	N.A.

- 1) The Statement has been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on January 16, 2025 and January 17, 2025 respectively. The Results for the quarter ended December 31, 2024, have been subjected to "Limited Review" by the joint statutory auditors.
- The above is an extract of the detailed format of quarterly financial results filed with BSE Limited under Regulation 52 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the websites of BSE Limited at www.bseindia.com and of the Company
- 3) For the other line items referred to in Regulation 52(4) of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015, pertinent disclosures have been made to the BSE Limited and can be accessed
  - Figures for the previous year / period have been regrouped wherever necessary to conform to current period

For and on behalf of the Board of Directors

Date and Place: January 17, 2025, Mumba

Vyomesh Kapasi Managing Director & CEO

**EXCEL REALTY N INFRA LIMITED** 

(Formerly known as Excel Infoways Limited) CIN-L45400MH2003PLC138568
Registered Office: 31-A, Laxmi Industrial Estate, New Link Road, Andheri (West), Mumbai - 400 053.
Tel: +91-22-26394246 • Email: cs@excel-infoways.com • Website: www.excel-infoways.com Authorised Capital - Rs. 1,50,00,00,000 • Issued / Subscribed / Paid-up Capital - Rs. 1,41,06,95,055

EXTRACT OF STANDALONE / CONSOLIDATED UNAUDITED FINANCIAL RESULT
FOR THE QUARTER ENDED DECEMBER 31, 2024

FOR THE QUARTER ENDED DECEMBER 31, 2024 (Rs. in Lacs											
	STANDALONE				CONSOLIDATED						
Particulars	3 Months ended (31/12/2024) Unaudited	3 Months ended (31/12/2023) Unaudited	9 Months ended (31/12/2024) Unaudited	12 Months ended (31/03/2024) Audited	3 Months ended (31/12/2024) Unaudited	3 Months ended (31/12/2023) Unaudited	9 Months ended (31/12/2024) Unaudited	12 Months ended (31/03/2024) Audited			
Total income from Operations (net)	692.93	160.70	1416.64	618.45	642.04	157.95	1359.24	599.82			
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	148.63	56.12	323.85	144.04	95.58	51.30	260.11	115.05			
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	148.63	56.12	323.85	144.04	95.58	51.30	260.11	115.05			
Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	148.82	46.77	324.17	125.76	95.77	41.95	260.43	96.77			
Total Comprehensive Income for the period (comprising profit/loss) for the period (after tax) and other Comprehensive income (after tax)	148.59	45.78	323.01	127.57	149.64	46.74	325.76	130.42			
Equity Share Capital	14106.95	14106.95	14106.95	14106.95	14106.95	14106.95	14106.95	14106.95			
Reserves (excluding Revaluation Reserve as shown in the balance sheet of previous year)	_	-	-	3118.70	-	-	-	3125.46			
Earning Per Share (of Re. 1/- each) (for Continuing and discontinued operations)											
Basic	0.01	0.01	0.01	0.01	0.01	0.01	0.01	0.01			
Diluted	0.01	0.01	0.01	0.01	0.01	0.01	0.01	0.01			
Notes:	•		•								

- Notes:

  In The above is an extract of the detailed format of Quarterly Unaudited Financial Result filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligation and Disdosure Requirement) Regulation 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website for BSE Limited at link www.bseindia.com and National Stock Exchange of India at www.nseindia.com and on the Company's website at www.excel-infoways.com

  The statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable. Beginning from 1st April 2017, the Company has for the first time adopted INDAS with a transition date of 1st April, 2016.
- The result has been reviewed by the Audit Comm e and approved by the Board of Directors at their respective meetings held on January 17, 2025.

For Excel Realty N Infra Limited Place: Mumbai Date: January 17, 2025

Ranjana Khurana Whole Time Director



## JIO FINANCIAL SERVICES LIMITED

(formerly known as Reliance Strategic Investments Limited)

नोंदणीकृत व कॉर्पोरेट कार्यालय: पहिला मजला, बिल्डिंग ४ एन ए, मेकर मॅक्सिटी, बांद्रा कूर्ला कॉम्प्लेक्स, बांद्रा पूर्व, मुंबई ४०० ०५१. महाराष्ट्र, भारत दूरध्वनीः +९१ २२ ३५५५ ४०९४ । ई-मेलः investor.relations@ifs.in । वेबसाईटः www.ifs.in कॉर्पोरेट आयडेंटिटी नंबर: L65990MH1999PLC120918

### ३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही आणि नऊ महिन्यासाठी अलेखापरीक्षित आर्थिक परिणामांचा गोषवारा

(₹ कोटीत, प्रति समभाग मिळकत वगळता)

		स्वतंत्र		एकत्रित			
तपशील		39-92-2028					
	रोजी संप्लेले						
	तिमाही	नऊ महिने	तिमाही	तिमाही	नऊ महिने	तिमाही	
	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	
१. प्रचलनाद्वारे एकुण मिळकत	930.30	६५४.०३	938.0८	४३८.३५	ঀ,५४९.६७	४१३.६१	
२. अपवादात्मक मुद्दे आणि कर पूर्व निव्वळ नफा	900.04	५२७.३७	९७.७४	३७७.२२	9,449.90	३८१.४९	
३. करपूर्व नफा	900.04	५२७.३७	९७.७४	३७७.२२	9,449.90	३८१.४९	
४. करपश्चात नफा	७५.9८	849.00	90.86	२९४.७८	१,२९६.४८	२९३.८२	
५. कालावधीकरिता एकूण सर्वसमावेशक	७४.९२	४५१.२५	७०.५६	(9८,9८9.८०)	(२०,१८५.४२)	९,२९४.३७	
उत्पन्न/(तोटा)							
६. भरणा केलेले इक्विटी समभाग भांडवल	६,३५३.१४	६,३५३.१४	६,३५३.२८	६,३५३.१४	६,३५३.१४	६,३५३.२८	
(दर्शनी मूल्य ₹१०/– प्रत्येकी)							
७. राखीव (पुनर्मूल्यांकित राखीव निधी वगळता)	9८,०८३.५३	9८,०८३.५३	१७,६९८.६४	৭,३२,७९४.३८	৭,३२,७९४.३८	৭,০৩,७६४.७३	
८. प्रति समभाग प्राप्ती मूलभूत आणि सौम्यिकृत (₹)	0.92	0.09	0.99	०.४६	२.०४	०.४६	

दिनांकः १७ जानेवारी, २०२५

ठिकाण: मुंबई

- ए) माननीय राष्ट्रीय कंपनी कायदा न्यायाधिकरण, मुंबई खंडपीठाने दिनांक २८ जून, २०२३ रोजीच्या त्यांच्या आदेशाद्वारे मंजूर केलेल्या रिलायन्स इंडस्ट्रीज लिमिटेड (''आरआयएल'') आणि त्यांचे भागधारक आणि क्रेडिटर्स आणि कंपनी आणि त्यांचे भागधारक आणि क्रेडिटर्स यांच्यातील व्यवस्थेच्या योजनेच्या संदर्भात, २२ ऑक्टोबर, २०२४ पासून आरआयएलने अंशतः भरलेले १,४२,५६५ इक्विटी समभाग जप्त केल्यानंतर आणि रद्द केल्यानंतर, ''जेएफएसएल ट्रस्ट-पीपीएस (आरआयएल)'' यांनी धारण केलेलें कंपनीचे प्रत्येकी ₹१० दर्शनी मूल्याचे १,४२,५६५ इक्विटी शेअर्स कोणताही विचार न करता रद्द करण्यात आले आणि २२ ऑक्टोबर, २०२४ पासून कंपनीचे संबंधित इक्विटी समभाग कोणत्याही मोबदल्याशिवाय रद्द झाले आहेत आणि त्यानुसार कंपनीचे इक्विटी समभाग भांडवल २२ ऑक्टोबर २०२४ पासून कमी झाले आहे. त्यानुसार, कंपनीचे पूर्ण भरणा केलेले इक्विटी समभाग भांडवल प्रत्येकी ₹१० मूल्याचे ६३५,३२,८४,१८८ इक्विटी समभाग असलेले ₹६३५३.२८ कोटी रुपयांवरून कमी होऊन प्रत्येकी ₹१० मूल्याचे ६३५,३१,४१,६२३ इक्विटी समभाग असलेले ₹६३५३.१४ कोटी इतके झाले आहे.
- बी) कंपनीचे ३१ डिसेंबर, २०२४ रोजी संपलेले वरील तिमाहीचे आणि नऊ महिन्याचे स्वतंत्र आणि एकत्रित आर्थिक निष्कर्ष कंपनी कायदा, २०१३ च्या कलम १३३ त्या अंतर्गत जारी करण्यात आलेल्या संबंधित नियमांसोबत वाचले असता, त्या अंतर्गत अधिसूचित केलेल्या भारतीय लेखा मानक (इंड-एएस) ३४, अंतरिम फायनान्शियल रिपोर्टिंग यानुसार तयार करण्यात आले आहेत. वरील स्वतंत्र आणि एकत्रित आर्थिक निष्कर्षांच लेखापरीक्षण समितीने १७ जानेवारी, २०२५ रोजी झालेल्या त्यांच्या बैठकीत आढावा घेतला आहे आणि शिफारस केली आहे आणि संचालक मंडळाने त्याच दिवशी झालेल्या त्यांच्या बैठकीत त्यास मान्यता दिली आहे आणि त्याची नोंद घेतली आहे.
- सी) ३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाहीचा आणि नऊ महिन्याचा तपशिलवार स्वतंत्र आणि एकत्रित अलेखापरीक्षित वित्तीय परिणाम सेबी (लिस्टिंग ऑब्लीगेशन्स ॲन्ड डिस्क्लोजर रिक्वायरमेन्टस्) रेग्युलेशन्स्, २०१५ मधील रेग्युलेशन ३३ अनुशंगाने स्टॉक एक्सचेंजकडे सादर करण्यात आला आहे व वरील परिणाम त्यांचा संक्षिप्त
  - ३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाहीचा आणि नऊ महिन्याचा तपशिलवार स्वतंत्र आणि एकत्रित अलेखापरीक्षित वित्तीय परिणाम स्टॉक एक्सचेंजेसच्या वेबसाईटवर (www.bseindia.com/www.nseindia.com) आणि कंपनीच्या वेबसाईटवर https://www.jfs.in/financials/ येथे उपलब्ध आहेत आणि खालील क्विक रिस्पॉन्स कोड स्कॅन करून देखील ते उपलब्ध करून घेता येतील.



जिओ फायनान्शियल सर्व्हिसेस लिमिटेड करिता (पुर्वीची रिलायन्स स्ट्रॅटेजिक इन्व्हेस्टमेंट्स लिमिटेड म्हणून परिचित) स्वाक्षरी / -हितेश कुमार सेठिया

मॅनेजिंग डायरेक्टर आणि चीफ एक्झिक्युटिव्ह ऑफिसर (डीआयएन: ०९२५०७१०)