

Date: February 14, 2025

To, To,

The General Manager, The Manager,

Department of Corporate Services, Listing Department,

BSE Ltd. National Stock Exchange of India Limited

P.J. Towers, Dalal Street, Exchange Plaza, Bandra-Kurla Complex,

Fort, Mumbai - 400 001 Bandra (East), Mumbai - 400051

Ref: BSE Scrip Code: 533941 and NSE Symbol: THOMASCOTT

Sub: <u>Newspaper Advertisement - Extracts of Un-Audited Financial Results for the Quarter Ended 31st December, 2024.</u>

Dear Sir/ Madam,

Pursuant to Regulation 30 & 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, please find enclosed herewith clipping of Newspaper advertisement titled "Extract of Standalone Financial Results for the Quarter and Nine months Ended 31st December, 2024", published in 'Financial Express' (English) and Mumbai Lakshadweep (Marathi) newspaper today i.e., 14<sup>th</sup> February, 2025.

This is for your information and record.

Thanking You,

Yours faithfully,

For Thomas Scott (India) Limited

Brijgopal Bang Managing Director DIN: 00112203

Encl: As stated above

**FINANCIAL EXPRESS** 

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL BENCH, AT MUMBAI C.P. (CAA)/39/(MB)/2025

Connected with C.A.(CAA)/173/(MB)/2024

In the matter of the Companies Act, 2013 (18 of 2013); In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act,

2013 and Rules framed thereunder as in force from time to time; In the matter of Scheme of Amalgamation of Shri Khemisati Exims Private Limited, the

Transferor Company with Gajgamini Investments and Finance Private Limited, the Transferee Company. SHRI KHEMISATI EXIMS PRIVATE LIMITED, a company incorporated under the Companies

Act, 1956 having its registered office at Office No. 102, 1st Floor, Mittal Commercial, Andheri Kurla Road, Marol, Andheri (East), Mumbai-400059; CIN: U17100MH1997PTC111581 ... Petitioner Company 1/ the Transferor Company

GAJGAMINI INVESTMENTS AND FINANCE PRIVATE LIMITED, a company incorporated under the Companies Act, 1956 having its registered office at Office No. 102, 1st Floor, Mitta

...Petitioner Company 2/ the Transferee Company

## NOTICE OF PETITION

Commercial, Andheri Kurla Road, Marol, Andheri (East), Mumbai-400059.

CIN: U65990MH1996PTC101298

TAKE NOTICE THAT the Petition under Section 230 to Section 232 and other applicable provisions of the Companies Act, 2013 for an Order sanctioning the proposed arrangement embodied in the matter of Scheme of Amalgamation between Shri Khemisati Exims Private Limited, the Transferor Company and Gajgamini Investments And Finance Private Limited, the Transferee Company, presented by the Petitioner Companies and was admitted by this Hon'ble National Company Law Tribunal, Mumbai Bench on 29th day of January, 2025 and fixed for hearing on 1st day of April, 2025:

If you are desirous of opposing the said Petition, you may send to the Petitioner's Authorised Representative at the address mentioned below, a notice of your intention, signed by you or your advocate, not later than two days before the date fixed for hearing of the Petition, alongwith the grounds of opposition or a copy of affidavit shall be furnished with such notice.

A Copy of the Petition will be furnished by the Petitioner's Authorised Representative on requiring the same and on payment of prescribed charges for the same.

Dated this 11th day of February, 2024 For Ashish O. Lalpuria & Co., **Practising Company Secretaries** 

> CS Ashish O. Lalpuria Authorised Representative for the Petitioners 502, Zee Square, M. G. Road, Opp. Bank of Baroda Vile Parle (East), Mumbai - 400 057 Email: ashish@lalpurialegal.com



# MASTEK LIMITED

CIN: L74140GJ1982PLC005215

Registered Office: 804/805, President House, Opp. C. N. Vidyalaya, Near Ambawadi Circle, Ambawadi, Ahmedabad - 380 006, Gujarat, Tel: +91-79-2656-4337 E mail: investor\_grievances@mastek.com; Website: www.mastek.com

### NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING INFORMATION FOR THE ATTENTION OF EQUITY SHAREHOLDERS

Members of the Company are hereby informed that pursuant to Section 108, 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules") (including and statutory modifications or re-enactments thereof for the time being in force), read with the General Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA") in continuation to the Circulars issued earlier in this regard ("MCA Circulars"), applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has on February 13, 2025 sent e-mails to all the Members containing the Notice of the Postal Ballot dated January 16, 2025 along with Explanatory Statement thereto, seeking their approval for the following resolutions:

S:	Brief description of the Resolutions	Type of Resolution
1	Appointment of Mr. Umang Naha (DIN: 00323145) as a Whole-Time Director a in the designation of Chief Executive Office for a fresh tenure of three (3) years with effection January 16, 2025	nd cer
2	Payment of remuneration to Mr. Umang Naha (DIN: 00323145) as a Whole-time Director a Chief Executive Officer of the Company	

In line with the MCA Circulars, the Postal Ballot Notice has been sent only through electronic mode to all those Members who have registered their email address with the Company or Depositories or Depository Participants or the Company's Registrar and Share Transfer Agent (RTA). KFin Technologies Limited (KFintech) as on Friday, February 7, 2025 (the "cut-off date"). Please note that physical copy of the Notice, Postal Ballot Form and pre-paid business reply envelope have not been sent to the Members for this Postal Ballot. A person who is not a Member on the cut-off date should treat the Notice for information purposes only.

The said Notice is also available on the website of the Company: www.mastek.com, the relevant section of the website of BSE Limited ("BSE") at www.bseindia.com and National Stock Exchange of India Limited ("NSE") at www.nseindia.com on which the Equity Shares of the Company are listed and on the website of National Securities Depository Limited (NSDL) at www.evoting.nsdl.com. Members who have not received the Postal Ballot Notice may download it from the above-mentioned websites.

The documents referred to in the Postal Ballot Notice are available for inspection electronically and members seeking to inspect such documents can send an e-mail to investor grievances@mastek.com

# Instruction for remote e-voting:

The Company is providing to its members the facility to exercise their right to vote on the resolutions proposed in the said Postal Ballot Notice only by electronic means ("remote e-voting"). The communication of the assent or dissent of the members would take place through remote e-voting process only. The Company has engaged the services of NSDL as the agency to provide remote e-voting facility. Members can cast their votes during the period mentioned herein below:

Commencement of	9:00 a.m. (IST) on Friday,
remote e-Voting	February 14, 2025
End of remote e-Voting	5:00 p.m. (IST) on Saturday, March 15, 2025

E-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be forthwith disabled by NSDL upon expiry of the aforesaid period.

Manner of remote e-voting by members holding shares in dematerialised

mode, physical mode and members who have not registered their e-mail address has been provided in the Postal Ballot Notice. The manner in which persons, who have forgotten the User ID and Password, can obtain / generate the same, has also been provided in the said Notice. Only a person, whose name is recorded in the Register of Members

/ Register of Beneficial Owners, as on the cut-off date, maintained by the Depositories shall be entitled to participate in the remote e-voting.

### Manner of registering / updating e-mail address: a. Members holding shares in physical mode, who have not

- registered / updated their e-mail address with the Company, are requested to register / update their e-mail address by submitting Form ISR-1 duly filled and signed along with requisite supporting documents to KFin Technologies Limited, (Unit: Mastek Limited), Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally, Rangareddi, Hyderabad - 500 032, Telangana.
- b. Members holding shares in dematerialised mode, who have not registered / updated their e-mail address with their Depository Participant(s), are requested to register / update their e-mail address with their Depository Participant(s) where they maintain their demat

The resolutions, if approved, shall be deemed to have been passed on the last date of remote e-voting i.e. March 15, 2025. The results of the remote e-voting will be announced on or before March 18, 2025 and will be displayed on the Company's website at www.mstek.com and the website of NSDL at www.evoting.nsdl.com. The results will be simultaneously communicated to the Stock Exchanges and will also be displayed at the registered office of the Company.

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-Voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on 022 - 4886 7000 or send a request at evoting@nsdl.com

For Mastek Limited

Mumbai Dinesh Kalani February 14, 2025 Company Secretary & Compliance Officer



# PRIMA PLASTICS LTD.

Regd. Off.: 98/4, Prima House, Daman Industrial Estate, Kadaiya, Nani Daman, Daman (Union Territory) - 396 210. CIN - L25206DD1993PLC001470 Tel.: 0260 - 2220445 Fax: 0260 - 2221845 E-mail: investor@primaplastics.com Website: www.primaplastics.com

EXTRACT OF THE UNAUDITED FINANCIAL RESULTS FOR THE THREE MONTHS AND NINE MONTHS ENDED DECEMBER 31, 2024

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Standalone Consolida Conso						lidated	dated						
92	DADTICHIADC	Three Months Ended		Nine Months Ended Year Ende		Year Ended	Three Months Ended			Nine Months Ended		Year Ended	
R.	PARTICULARS	31-12-2024	30-09-2024	31-12-2023	31-12-2024	31-12-2023	31-03-2024	31-12-2024	30-09-2024	31-12-2023	31-12-2024	31-12-2023	31-03-2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income	4,044.70	3,197.49	2,976.89	9,959.94	8,736.68	12,359.76	5,132.83	4,385.46	4,622.47	13,615.96	13,362.30	18,439.38
2.	Net Profit / (Loss) for the Period												
	(Before Tax, Exceptional and/or Extraordinary items)	469.33	(120.02)	13.66	260.06	(127,81)	411.60	581.70	328.55	844.85	1,373.61	1,911.16	2,840.90
3.	Net Profit / (Loss) for the Period Before Tax	0-307985-2	452000-00-00-00-00-00-00-00-00-00-00-00-00	10070	H-1-1-10-10-10-10-10-10-10-10-10-10-10-10		27,000,000	150-000001	000000000	Sections		DOMOGRADA	A-We-rosess
	(After Exceptional and/or Extraordinary items)	469.33	(120.02)	13.66	260.06	(127.81)	411.60	581.70	328.55	844.85	1,373.61	1,911.16	2,840.90
4.	Net Profit / (Loss) for the Period After Tax,										02	-	82
	(After Exceptional and/or Extraordinary items)	308.64	(89.82)	6.21	141.80	(99.52)	381.08	346.46	298.39	714.43	1,046.40	1,607.88	2,335.50
5.	Total Comprehensive Income for the Period	308.64	(89.82)	6.21	141.80	(99.52)	371.49	450.49	337.90	728.56	1,208.21	1,622.49	2,362.53
6.	Equity Share Capital	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05	1,100.05
7.	Reserves excluding Revaluation Reserves as per												
	Balance Sheet of previous year	25	7-	_	0#3	524	6,034.80	_		_	_		14,324.37
8.	Earnings Per Share (Face Value of Rs. 10/- each)						40/44CH 10/40/460						Emminoward Do. No.
	Basic & Diluted (not annualised) (in Rs.)	2.81	(0.82)	0.06	1.29	(0.90)	3.46	3.00	2.54	6.13	8.96	13.63	19.82

Place: Mumbai

Date: February 12, 2025

- 1. The above is an extract of the detailed format of Quarterly & Nine Months ended Financial Results filed with the Stock Exchange under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results is available on the Stock Exchange's website (www.bseindia.com) and on the Company's website (www.primaplastics.com).
- The previous period's / year's figures have been regrouped / rearranged wherever considered necessary.



By order of the Board for PRIMA PLASTICS LIMITED Bhaskar M. Parekh Chairman DIN: 00166520

**Trescon Limited** TRESCON CIN: L70100MH1995PLC322341

Regd Office :- 301, Third Floor, Skyline Wealth Space, Nathani Road, Vidyavihar (West), Mumbai - 400 086; Email: cs@trescon.com | Website: www.trescon.com | Tel: 02246165611 Extract of Standalone and Consolidated Un-Audited Financial Results for the quarter and nine months ended on December 31, 2024

		STAN	IDALONE		CONSOLIDATED			
Particulars	Quarter	Quarter	Nine months	Year	Quarter	Quarter	Nine months	Year
	Ended	Ended	Ended	Ended	Ended	Ended	Ended	Ended
	31.12.2024	30.09.2024	31.12.2024	31.03.2024	31.12.2024	30.09.2024	31.12.2024	31.03.2024
	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Audited
Total Revenue	197.57	135.75	470.06	461.94	126.87	82.18	285.92	461.94
Total Expenses	269.59	110.66	544.34	209.16	269.19	111.13	542.31	209.16
Net Profit before Tax	-72.02	25.09	-74.28	252.77	-142.32	-28.95	-256.39	252.77
Net Profit after Tax	-61.89	23.28	-74.44	141.82	-118.56	-30.76	-242.27	141.82
Other Comprehensive Income		-		-	_	_	1	-
Total Comprehensive Income for the period (after tax)	-61.89	23.28	-74.44	141.82	-118.56	-30.76	-242.27	141.82
Equity Share Capital ( Paid up)	7077.17	7077.17	7,077.17	7,077.17	7077.17	7077.17	7,077.17	7,077.17
Reserves (excluding revaluation reserve) as shown	3790.97							
in the Audited Balance Sheet of the previous year	3/90.9/							
Earnings per Share - Basic and Diluted (Rupees)	-0.09	0.03	-0.11	0.20	-0.17	-0.06	-0.37	0.2
Note: The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing								

and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the websites of the Stock Exchange and the Company - https://www.trescon.com/investors-section/financial-results.html For and on behalf of the Board of Directors

Trescon Limited **Dinesh Pate** Managing Director - DIN: 00462565 Mumbai, February 12, 2025

## SUPERTEX INDUSTRIES LIMITED CIN: L99999DN1986PLC000046

Regd.Off.: Plot No.45, Phase II Piperia Industrial Estate, Silvassa (D&NH.)

Tel: +91 22 22095630, Website: www.supertex.in; E-Mail: info@supertex.in STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER

AND NINE MONTHS PERIOD ENDED 31ST DECEMBER, 2024

	Particulars		uarter ende	d	Nine Mon	Year Ended	
Sr.		THE RESERVE OF THE PARTY OF THE	Unaudited 30-Sep-24			COLORADO CONTRACTOR AND ADDRESS OF THE PARTY	LUCKSHER STREET, STREE
1	Total income from operations (net)	2,095	1,242	1,260	6,268	5,026	9,082
2	Net Profit / (Loss) for the period (before Tax and Exceptional Items)	35	6	16	50	17	32
3	Net Profit / (Loss) for the period before Tax (after Exceptional items)	35	6	16	50	17	32
4	Net Profit / (Loss) for the period after Tax (after Exceptional items)	16	56	12	68	5	11
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	14	54	11	63	1	17
6	Paid-up Equity Share Capital (Face Value of Rs. 10/- each)	1,134	1,134	1,134	1,134	1,134	1,134
7	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	3,053	3,056	2,933	3,053	2,933	2,990
8	Earnings Per Share (of Face Value of Rs. 10/- each) (for continuing and discontinued operations) Basic (in Rs/p) Diluted (in Rs/p)	0.12 0.12	0.48 0.48	0.09	0.55 0.55	0.01 0.01	0.15 0.15

Note: Note: The above is an extract of the detailed format of Unaudited Financial Results for the Quarter and Nine Months year ended 31st December, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the Quarter and Nine Months year ended 31st December, 2024 are available on the stock exchange website namely BSE Ltd at www.bseindia.com and also on the website of the Company at www.supertex.in.

For Supertex Industries Limited R. K. Mishra

Chairman & Managing Director

Date: 12th February, 2025

Place: Mumbai

Place : Mumbai

Date: 12th February, 2025

# THOMAS THOMAS SCOTT (INDIA) LIMITED

Regd. Office: 447, Kewal Industrial Estate, S. B. Marg, Lower Parel (W), Mumbai-400013; Tel No.: (022) 4043 6363; Corp. Office: 405/406, Kewal Industrial Estate, 4th Floor, S. B. Marg, Lower Parel (W), Mumbai-400013; Website: www.thomasscott.org; Email I'd: investor.tsil@banggroup.com; Tel No.: (022) 6660 7965; Fax: (022) 6660 7970

Extract of Standalone Financial Results for the Quarter and Nine Month Ended 31st December 2024

17				(Rs. ir	Lacs except s	hare per data)				
	Standalone									
	C	uarter Ended		Nine Mor	th Ended	Year Ended				
Particulars	31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited				
Total income from Operations	4,558.58	4,119.33	2,333.20	11,412.16	6,541.52	9,131,67				
Net Profit / (Loss) before Tax (Before Exceptional and Extraordinary Items)	449.10	357.43	241.21	1,019.59	600.85	999.73				
Net Profit / (Loss) before Tax (After Exceptional and Extraordinary Items)	449.10	357.43	241.21	1,019.59	600.85	999,73				
Net Profit / (Loss) after Tax (After Exceptional and Extraordinary Items)	300.43	283,45	239.68	722.66	602,37	1,002.20				
Other Comprehensive Income	-	9	35			2.48				
Total Comprehensive Income ( Comprising Profit/(Loss) after Tax and other comperhensive income after Tax)	300.43	283,45	239.68	722.66	602.37	1,004,68				
Equity Share Capital (Face value of Rs. 10/- per share)	1,129.52	1,129,52	846.37	1,129.52	846.37	979,52				
Reserves (Excluding Revalution Reserves as per Balance Sheet of previous Year)	(4)	3	92	100	7.2	3				
Earnings Per Share (of 10 each) (in Rs.)										
(a) Basic	3.65	5.45	2.83	8.78	7,12	12.58				
(b) Diluted	3.65	5,45	2.83	8.78	7,12	12.58				

1) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meeting held on

2) The above results have 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.

Figures of the previous period have been regrouped/rearranged wherever necessary/practicable to conform to the current presentation. The Company is primarily engaged in single businesss segment of manufacturing and trading of textile products. In case of segment reporting of

geographical segment for quarter and nine months ended December 2024, the export turnover of the Company is nil hence, no segment reporting has The above is an extract of the detailed format of Financial Results filled with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and

Disclosure Requirements) Regulations, 2015, The full format of Financial Results are available on the Stock Exchange websites www.nseindia.com www.bseindia.com and on the Company's website www.thomasscott.org For Thomas Scott (India) Limited

> Brijgopal Bang Managing Director



SARASWAT CO-OP. BANK LTD. (Scheduled Bank) ZONE-V Mustifund Saunstha Bldg, Dr. Dada Vaidva Road, Panaji, Goa 403001 Tel. No. 0832-2430907

**E-AUCTION SALE NOTICE** 

(Auction Sale/bidding would be conducted only through website https://sarfaesi.auctiontiger.net) SALE OF IMMOVABLE ASSETS CHARGED TO THE BANK UNDER THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST (SARFAESI) ACT. 2002. ursuant to Demand Notice issued u/s 13(2), the undersigned as Authorized Officer of Saraswat Co-op. Bank Ltd. has

on '	'AS IS WHERE IS BASIS", "AS	IS WHAT IS BASIS" and "N	WITHOUT RECOURSE" as specified	hereunder:
Sr No.	Name of Borrower, Co-Borrower, Guarantor/ Mortgager,Legal Heir (if applicable)	A. Date Of Notice B. Possession Type/ Date C. Demand Amount	Description of Assets	I. Reserve Price II. EMD III. Bid increment Amount Date/Time of Inspection Last date / time for EMD & KYC submission Date / Time of E-Auction
1.	Borrowers/Mortgagers Mr. Aniket Pandurang Morye Guarantors  1) Mr. Mangesh	29.11.2022 Physical /	Flat No.T-2, 3rd Floor, in a Building Named "Anant Laxmi Apartment"	Rs. 17.50 Lakhs Rs. 1.75 Lakhs Rs. 0.20 Lakhs
			feets, on Plot Bearing S. No. 230A/6B/2 at Jalkewadi,	
	Laxman Morye 2) Mrs. Ankita Aniket Morye	as on <b>28.11.2022</b> with further interest	Kankavli, Tal- Kankavli, Dist- Sindhudurg in the Name of Mr. Aniket Pandurang Morye.	upto <b>5.00</b> p.m.

taken over possession of the following assets u/s 13(4) of the SARFAESI Act. Public at large is informed that e-auction der SARFAESI Act, 2002) of the charged assets in the below mentioned case for realisation of Bank's dues will be hel

\*With further interest as applicable, incidental expenses, costs, charge etc. incurred till the date of payment and /or realization. The successful bidder shall have to deposit 25% of the final bid amount not later than next working day.

The auction will be conducted through the Bank's approved service provider M/s e-Procurement Technologies limited (Auction Tiger). Bid form, Terms & Conditions of the said Sale/Auction, and procedure of submission of Bid/Offer, are available from their website at https://sarfaesi.auctiontiger.net STATUTORY 30 DAYS NOTICE TO THE BOROWER/MORTGAGOR/GUARANTORS AS PER RULE 8(6) of SARFAESI ACT, 2002

The notice is also a mandatory notice of 30 (Thirty) days to the Borrower/Mortgagor/Guarantors/ of the above loan account. Under Rules 8 and 9 of the Security Interest (Enforcement) Rules, 2002 and provisions of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, Informing them about holding auction/sale on the above referred date and time with the advice to redeem the Secured Assets if so desired by them, by paying the outstanding dues as mentioned hereinabove along with further interest, cost & expenses, as per the rules/conditions prescribed under the SARFAESI Act, 2002 and its various amendments. In case of default in payment, the Secured Assets shall at the discretion of the Authorised Officer/Secured Creditor, be sold through any of the modes as prescribed under Rule 8 (5) of the Security Interest (Enforcement) Rules, 2002. Date: 14.02.2025 AUTHORISED OFFICER

Place: Panaji - Goa Saraswat Co-op.Bank Ltd

### **AMPVOLTS LIMITED** (FORMERLY KNOWN AS QUEST SOFTECH (INDIA) LIMITED)

CIN No : L72200MH2000PLC125359 Cabin no 11, 7th Floor AndheriWorkflo, Times Square, next. to sai service, Andheri East, Mumbai, Maharashtra 400 069.

Quarter ended

31-Dec-24 30-Sep-24 31-Dec-23 31-Dec-24 31-Dec-23

Unaudited Unaudited Unaudited Unaudited Audited

Statement of Unaudited Financial Results for the Quarter and Nine Month ended December 31, 2024 (Rs. in lakhs)

200		Compression of the Compression o	Annual Control of the	Control of the Contro	and the second second	The Control of the Co	110000000000000000000000000000000000000
1	Income						
	(a) Revenue from Operations	39.60	54,47	13.31	105.18	15.53	102.05
	(b) Other Income	11.26	8.06	0.11	22.90	1.13	4.15
	(c) Total Income [ (a) + (b) ]	50.86	62.53	13.42	128.08	16.66	106.20
2	Expenses:						
	(a) Purchase Cost	5.64	7.51	82.76	30.44	268.94	318.51
	(b) Changes in Inventory	(6.06)	11.00	(73.25)	(15.22)	(257.58)	(223.91)
	(c) Direct Expenses	18.67	13.41	0.19	33.12	0.21	1.60
	(d) Employee Benefits Expenses	25.16	24.94	28.08	75.80	88.25	93.28
	(e) Finance Costs	10.81	0,92	14.06	12.26	39.74	51.40
	(f) Depreciation and Amortisation Expenses	8.28	6.77	1.54	19.96	3.02	9.01
	(g) Other Expenses	25.52	25.13	20.42	68.62	66.30	73.49
	(h) Total Expenses [ (a) to (g) ]	88.02	89.68	73.81	224.98	208.89	323.38
3	Profit / (Loss) before Exceptional Items and Tax [1 (c) - 2 (h)]	(37.16)	(27.15)	(60.38)	(96.90)	(192.23)	(217.18)
4	Exceptional items	1.0					
5	Profit / (Loss) before Tax [ 3-4 ]	(37.16)	(27.15)	(60.38)	(96.90)	(192.23)	(217.18)
6	Tax Expense:	B 8					
	(a) Current Tax		22	-		55	- 5
	(b) Deferred Tax	(25.15)	2.33	(0:41)	(22.90)	0:04	(7.16)
	(c) Earlier Year Tax Adjustments		- 8±			- 2	0.15
7	Profit / (Loss) after Tax [ 5 - 6 ]	(12.01)	(29.48)	(59.97)	(74.00)	(192.27)	(210.17)
8	Other Comprehensive Income (net of tax)	1					
9	Total Comprehensive Income / (Loss) for the period [ 7+8 ]	(12.01)	(29.48)	(59.97)	(74.00)	(192.27)	(210.17)
10	Paid-up Equity Share Capital (Face Value of Rs. 10 each)	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00	1,000.00
	Paid-up Equity Share Capital (Face Value of Rs. 10 each) (Pending allotment & Listing)	1,439.07			1,439.07		
	Paid-up Equity Share Capital (Face Value of Rs. 10 each) paid up Rs. 3 each	26.86	100		26.86	54	480.00
	Paid-up Equity Share Capital (Face Value of Rs. 10 each) paid up Rs. 6.5 each	46.41	868,48		46.41	84	
11	Other Equity (Excluding Revaluation Reserve)		84	1 %	10.20	(3)	243.02
12	Earnings per equity share *						
	(i) Basic	(0.02)	(0.19)	(0.60)	(0.10)	(1.92)	(2.03)
	(ii) Diluted	(0.02)	(0.19)	(0.60)	(0.10)	(1.92)	(2.03)

Earnings per equity share for the quarter and nine months ended are not annualised. See accompanying notes to the financial results

**Particulars** 

Notes to the Financial Results:

Place: Vadodara

Date: 13" February, 2025

1. The Company operates mainly into the business of sales and services related to Electric vehicle chargers and charging stations. Accordingly, there

are no separate reportable segments as per IND AS 108 - Operating Segment. 2. The financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act 2013, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 as amended and other accounting principles generally accepted in India.

 The Board of Directors of the Company, at its meeting held on January 25, 2025, approved issuance of a 'Final Reminder cum Forfeiture Notice' to the holders of partly paid-up equity shares who have not yet paid the call money (First Call or Second and Final Call or both) informing such holders that in the event of failure to pay the call money on or before the February 13, 2025, the partly paid-up equity shares of the Company held by them, including the amount already paid thereon, are liable to be forfeited.

The figures for the earlier periods have been regrouped / reclassified / restated wherever necessary to make them comparable with those of the

5. The Statutory Auditors of the Company have conducted a limited review of the financial results for the quarter and nine months ended December 31, 2024, pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement (LODR) Regulations 2015. These financial results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their respective meetings held on February 13, 2025.

> For and on behalf of the Board of Director Ampvolts Limited CIN No. L72200MH2000PLC125359

> > Vipul N. Chauhan

Nine Month ended Year ended

Managing Director DIN: 01241021

financialexp.epapr.in





(Rs.in Lakhs

HINDUJA HOUSING FINANCE LIMITED Hh HINDUJA IOUSING FINANCE

कॉर्पोरेट कार्यालय: क्र.१६७-१६९, २रा मजला, अण्णा सलाई, सईदापेठ HINDUJA HOUSING FINANCE शाखा कार्यालय :बी-२०९, एव्हेस्ट को.हो.सो.लि., साई नगर, आंबाही रोड, क्यर्ड (थ), सुंबई-४०१२०२. (सीआरएम) श्री.आशिष कुमार-८२०९९८११६४, (सीएलएम) श्री.रोहित ब्राम्हणे-८७९३७८१६४७ (सीएलएम) श्री.क्स्म प्रकास-९००४९१९३२३, (सीएलएम) श्री.रोमित ब्राम्हणे-८७९३७८१६४७

### ताबा सूचना (स्थावर मालमत्तेकरिता) सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम८(१) अंतर्गत

ज्याअर्थी; खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफफिनान्शियल ॲसेटस् ॲन्डएनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ (सदर नियम) आणि सिक्युरिटी इंटरेस्ट (एनफोसेमेन्ट) रूल्स, २००२ (सदर नियम) च्या नियम ३ सहजाचिता कलम १३(१२) अन्यये असलेल्या अधिकाराअंतर्गत त्यांनी कलम १३(२) अन्यये वितरीत केलेल्या मागणी सूचनेनुसार कर्जदार आणि सह-कर्जदार यांना सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत रक्कम जमा करण्यास सांगण्यात आले होते. संबंधीत कर्जदार /मालमत्ताधारक हे देय रकमेची परतफेड करण्यात असमर्थ ठरले आहेत. खालील स्वाक्षरीकर्त्यांनी सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या सदर कायद्याच्या कलम १३ (४) सहवाचित सदर अधिनियमाच्या नियम ८ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमचेचा वाबा रितरेणानाः । भैतलेला आहे. प्रतिभृत मालमनेची पूर्तता करण्यासाठी, उपलब्ध बेळेनुसार, कायदाच्या कलम १३ च्या उप-कलम (८) च्या तरतुर्दीकडे कर्जदाराचे लक्ष वेधले जाते. संबंधित कर्जदार/मालमना धारक विशेषतः आणि सर्वसामान्य जनतेस येथे सावध करण्यात येत आहे की. संबंधित मालमत्तेशी व्यवहार करू नये आणि या मालमत्तेशी कोणताही व्यवहार केला असल्यास खाली नमद केलेल्या रकमेकरिता एचएचएफएलच्या शल्काच्या अधीन असेल.

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а		खाते क्र. आणि कर्बदाराचे नाव	मागणी सूचना दिनांक आणि रक्कम
QI P	Б.	श्री. अनंता पिंगळे आणि श्रीमती प्रिया पिंगळे (एमएच/एमयूएम/व्हीएसव्हीआर/ए०००००८८६) सांकेतिक ताबा दिनांक: ०८.०२.२०२४	दि.१४.११.२०२४ आणि रू.१६,५४,७४४/- (रूपये सोळा लाख चोपन्न हनार सावशे चब्बेचाळीस फनत)

मालमत्तेचे तपशिल: फ्लॅटक्र.३०३, तिसऱ्या मजल्यावर, विंग बी मध्ये, मोजमाप क्षेत्र ३२.९१ चौ.मी.कार्पेट क्षेत्र, सोहम नामीत इमारतीत, सनशाईन स्वप्न नगरी म्हणून ज्ञात प्रकल्पात, भूखंड सर्वे क्र.७१ वर बांधकामित हिस्सा क्र.२ए (१), गाव - चामटोली, बदलापूर - कर्जत रोड, बदलापूर पूर्व (यापुढे सदर फ्लॅट म्हणून संदर्भित) येथील सर्व भाग व खंड फ्लॅट चतुसिमा:- उपलब्ध कागदपत्रांनुसार/तांत्रिक अहवालानुसार:- उत्तरः भिंत बांधणे, दक्षिणः फ्लॅट क्र.३०२, पूर्वः फ्लॅट क्र.३०४/जिना, पश्चिमः- लिफ्ट; जिमनीच्या चतुसिमाः कागदपत्रांनुसार/उपलब्ध अहवालानुसार तांत्रिक:- उत्तर: सिद्धी इमारत, दक्षिण: संपदा इमारत, पूर्व: काबा रस्ता, पश्चिम:- अंतर्गत रस्ता ज्यामध्ये बांधलेल्या इमारती आणि फिक्स्चरचा समावेश आहे, सर्व अधिकारांसह.

श्री. राममेहर सिंग आणि श्रीमती सुमन देवी (एमएच/एमयूएम/व्हीआयआरए/ए०००००४९१) सांकेतिक ताबा दिनांक : ०८.०२.२०२५	4	दि.१४.११.२० (रुपवे दहा लाख	२४ आणि रू.१०,५९,४३४/- एकोणसाठ हवार चारते चौतीस फक्त)
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मालमत्तेचे तपशिलः फ्लॅट क्र.००२, तळमजला, ए - विंग, साई कृपा झारत, ग्राम पंचायतसरावलीच्या मागे, हतुमान मंदिरासमोर, बोईसर पश्चिम तालुका आणि जिल्हा-पालघर, गाव/मौजे - सारावली, फ्लॅट क्षेत्रफळ ४५० चौ.फू. प्लॉट/सर्वे क्र. घर क्र. १२४, १२५, ३९७, ३८०, उप-नोंदणी + जिल्हा - पालघर, जमीन क्षेत्र, मोजमाप-१०११८.७६ चौ.फूट म्हणजे ९.३० गुंठा., उपलब्ध कागदपत्रांनुसार जिमनीच्या चतुसिमाः उत्तरः गावठाण जागा, दक्षिणः पारडी क्र.९/पी जमीन, पूर्वः ग्रामपंचायत रस्ता, पश्चिमः भैरव कॉम्प्लेक्स कंपाऊंड, बांधलेली इमारत आणि फिक्स्चरसह, सर्व हक्कांसह

श्री. संतोष कुमार सिंग आणि श्रीमती रुवी सिंग (एमएच/एमयूएम/व्हीआयआरए/ए०००००६३५ आणि सीओ/सीपीसी/सीपीसीओ/ए००००००१५) सांकेतिक ताबा दिनांक: १०.०२.२०२५	दि.१४.११.२०२४ आणि <b>क.२३,१४,२५१/- (रुपये तेवीस साख</b> चौदा हजार दोनशे एकावन फक्त)

मालमत्तेचे तपशिल : फ्लॅट क्र.११, दुसरा मजला, इमारत क्र.सी-१५, त्रिदेव को-ऑपरेटिव्ह हाऊर्सिंग सोसायटी लिमिटेडम्हणून जात इमारत, गाव - आचोले, नालासोपारा (पूर्व), तालका आणि जिल्हा पालघर, गाव /मौजे - अचोले, फ्लॉट क्षेत्र - ६२० चौ.फू. आकाराचा फ्लॅट म्हणजे ५७.६२ चौ.मी. बिल्ट अप क्षेत्र, प्लॉट/सर्वे क्र.: सर्व्हे क्र.४९ ते ५५ आणि ७७, जुना सर्व्हे क्र. (३९६, ३९७, ४१५ ते ४२१), उप-नोंदणी + जिल्हा वसई-३, नालासोपारा आणि वसई, भूभाग मोजमाप-; फ्लॉट चतुसिमा: उपलब्ध कागदपत्रांनुसार/ तांत्रिक अहवालानुसार: उत्तर: लॉबी, दक्षिण: फ्लॅट भिंत, पूर्व: फ्लॅट १०, पश्चिम: फ्लॅट भिंत, जिमनीच्या चतुसिमा: उपलब्धे कागदपत्रांनुसार/तांत्रिक अहवालानुसार: उत्तर: आनंद कोहौसो, दक्षिण: सी-१६, पूर्व: कॅपिटल मॉल, पश्चिम: फ्लॅट भिंत, बांधलेल्या इमारती आणि फिक्स्चरसह, सर्व हकांसह

श्री. जालिंदर यादव आणि श्रीमती काजल यादव (एमएच/एमयूएम/व्हीएसव्हीआर/ए०००००७७६) सांकेतिक ताबा दिनांक : १०.०२.२०२५	दि.१४.११.२० (रूपये अञ्चार्व

२४ आणि क.२८.४०,१३५/-पस्तीस फक्त)

मालमत्तेचे तपशिलः फ्लॅट क्र.ए- ३०४, मोजमाप क्षेत्र ३६२ चौ. फूट (कार्पेट), ४३४ चौ. फूट (बिल्ट अप) क्षेत्राच्या समतुल्य, ए - विंग मध्ये, तिसऱ्या मजल्यावर, इमारत क्र.ईसी-९० मध्ये, कृष्ण संगीत म्हणून ज्ञात इमारत, कृष्णा सागर को-ऑपरेटिव्ह हौसिंग सोसायटी लि., एव्हरशाईन सिटी, महसूल गाव अचोल, भूखंड सर्वे क्र.२६६ वर, वसई तालुका, जिल्हा-पालघर-४०१२०८, वसई-विरार शहर महानगरपालिकेच्या अधिकारक्षेत्रात, उप-नोंदणी कार्यालय वसईच्या हद्दीत, जिल्हा-पालघर, सर्व हक्कांसह बांधलेल्या इमारती

विशेषतः कर्जदार आणि सर्वसाधारणपणे जनतेला याद्वारे दृशारा देण्यात येतो की त्यांनी मालमत्तेशी व्यवहार करू नये आणि मालमत्तेशी कोणताही व्यवहार केल्यास वर नमूद केलेल्या रकमेसाठी आणि त्यावरील व्याजासाठी हिंदुजा हाऊर्सिंग फायनान्स लिमिटेडला शुल्क आकारले जाईल. कर्जदाराचे लक्ष कायद्याच्या कलम १३ च्या उपकलम (८) च्या तरतुर्दीकडे वेथले जाते, उपलब्ध वेळेच्या संदर्भात, प्रतिभूत मालमत्ता सोडवून घेण्यासाट

सही/- प्राधिकृत अधिकारी हिंदुजा हौसिंग फावनान्स लिमिटेड दिनांक : १४.०२.२०२५

# दीप डायमण्ड इंडिया लिमिटेड



नोंदणीकृत कार्यालय: ३०९, ३रा मजला, व्ही स्टार प्लाझा, प्लॉट क्र.१६, चंदावरकर रोड, बोरिवली पश्चिम, मुंबई-४०००९२. महाराष्ट्र, भारत. दूर.:0२२-४६०६५७७०, सीआयएन: एल२४१००एमएच१९९४पीएलसी०८२६०९, ई-मेल:info.deepdiamondltd@gmail.com, वेबसाईट:www.deepdiamondltd.co.in

३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षित एक.. व एकत्रित वित्तीय निष्कर्षाचा अहवाल

(सेबी (एलओडीआर) रेग्युलेशन्स २०१५ चे नियम ४७(१)(बी) पहा)

३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरिता कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष (एकमेव व एकत्रित) **बुधवार, दिनांक १२ फेब्रुवारी, २०२**५ रोजी झालेल्या सभेत कंपनीच्या संचालक मंडळाने मान्य केले. लेखापरिक्षकांच्या अहवालासह वर नमुद केलेले वित्तीय निष्कर्ष https://www.bseindia.com/xml-data/ corpfiling/AttachLive/35af0c 40-62a4-40ca-9cb0-200f730a970e.pdf या वेबसाईटवर प्रसिद्ध केले आहे आणि सदर अहवाल क्युआर कोड स्कॅनिंगद्वारे पाहता येईल.



दीप डायमण्ड इंडिया लिमिटेडकरित सही/-नारायण सिंग राठोड - व्यवस्थापकीय संचालक डीआयएन:१०९००६४६

(रु. लाखात, प्रती शेअर डाटा व्यतिरिक्त)

# THOMAS SCOTT

दिनांक: १४.०२.२०२५

## थॉमस स्कॉट (इंडिया) लिमिटेड

सीआयएन: एल१८१०९एमएच२०१०पीएलसी२०९३०२

नोंदणीकृत कार्यालय: ४४७, केवल इंडस्ट्रीज इस्टेट, सेनापती वापट मार्ग, लोअर परळ (पश्चिम), मुंबई-४०००१३. द्रर.:(०२२) ४०४३६३६३, कॉर्पोरेट कार्यालय: ४०५/४०६, केवल इंडस्ट्रीयल इस्टेट, ४था मजला, एस.वी. मार्ग, लोअर परळ (प.), मुंबई-४०००१३. वेबसाईट:www.thomasscott.org, ई-मेल:investor.tsil@banggroup.com, द्र.:(०२२) ६६६०७९६५, फॅक्स:(०२२) ६६६०७९७०

३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरिता एकमेव वित्तीय निष्कर्षाचा अहवाल

एकमेव					
7	तंपलेली तिमाही		संपलेले	संपलेले वर्ष	
३१.१२.२०२४ अलेखापरिक्षित					३१.०३.२०२४ लेखापरिक्षित
४५५८.५८	४११९.३३	२३३३.२०	११४१२.१६	६५४१.५२	९१३१.६७
४४९.१०	३५७.४३	२४१.२१	१०१९.५९	६००.८५	९९९.७३
886.80	३५७.४३	२४१.२१	१०१९.५९	६००.८५	६९.७३
\$8.00	२८३.४५	२३९.६८	७२२.६६	६०२.३७	१००२.२०
-	-	-	-	-	5.8%
\$8.00\$	₹८ <b>३.</b> ४५	२३९.६८	७२२.६६	Ę0₹. <b>३</b> ७	१००४.६८
११२९.५२	११२९.५२	८४६.३७	११२९.५२	८४६.३७	९७९.५२
-	-	-	-	-	-
३.६५	4.84	7.63	2.92	७.१२	१२.५८
३.६५	4.84	7.63	٥.७८	७.१२	१२.५८
	३१.१२.२०२४ अलेखापरिक्षित ४५५८.५८ ४४९.१० ३००.४३ ११२९.५२	३१.११.२०२४ अलेखापरिक्षित ४५५८.५८ ४११९.३३ ४४९.१० ३५७.४३ ४४९.१० ३५७.४३ ३००.४३ २८३.४५ 	संपलेली तिमारी  \$१.१२.२०२४ ३०.०९.२०२४ ३१.१२.२०२३ अलेखापरिक्षित अलेखापरिक्षित  ४५५८.५८ ४११९.३३ २३३३.२०  ४४९.१० ३५७.४३ २४१.२१  ३००.४३ २८३.४५ २३९.६८	संपलेली तिमाही  \$१.१२.२०२४ अलेखापरिक्षित  ४५५८.५८  ४१९९.३३  २३३३.२०  ११९९.२१  ४४९.१०  ३५७.४३  २४१.२१  १०१९.५९  ३५७.४३  २४१.२१  १०१९.५९  ३००.४३  २४१.२१  १०१९.५९  ३००.४३  २४१.२१  १०१९.५९  ३००.४३  २४१.२१  १०१९.५९  ३००.४३  २३९.६८  ३२२.६६  ३२२.६८  ११२९.५२  ३००.४३  २४१.६८  ३००.४३  २३९.६८  ३१२९.५२  ३००.४३  १८३.४५  २३९.६८  ११२९.५२  ११२९.५२  ८४६.३७  ११२९.५२	संपलेली तिमाही  \$१.१२.२०२४ अलेखापरिक्षित  \$4.१२.२०२४ अलेखापरिक्षित  \$4.१२.२०२४ अलेखापरिक्षित  \$4.१२.२०२४ अलेखापरिक्षित  \$4.१२.२०२४ अलेखापरिक्षित  \$4.१२.२०२४ अलेखापरिक्षित  \$4.१२.२०२४ \$4.१२

.) वरील निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि १२ फेब्रुवारी, २०२५ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले.

- वरील निष्कर्ष कंपनी कायदा २०१३ च्या कलम १३३ व लागू मर्यादेत अन्य लेखा योजना व सरावाअंतर्गत कंपनी (भारतीय लेखाप्रमाण) अधिनियम २०१५ नुसार (इंडएएस) तयार केले आहेत.
- मागील कालावधीचे आकडे चालु कालावधीच्या प्रस्तुतीकरणाच्या निश्चितीसाठी आवश्यक तेथे पुर्ननमुद केले आहेत.
- कंपनी प्राथमिक स्वरुपात एकेरी व्यवसाय विभाग अर्थात वस्त्रोद्योग उत्पादन व व्यापार यात कार्यरत आहे. डिसेंबर २०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरिता भौगोलीक विभागाचे विभागीय निष्कर्षात कंपनीचे निर्यात उलाढाल शून्य आहे म्हणून कोणतेही विभागीय निष्कर्ष देण्यात आलेले नाही.
- सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या (www.bseindia.com व www.nseindia.com) आणि कंपनीच्या (www.thomasscott.org) वेबसाईटवर उपलब्ध आहे.

थॉमस स्कॉट (इंडिया) लिमिटेडकरिता सही/

बिजगोपाल बंग

व्यवस्थापकीय संचालक

विनांकः १३.०२.२०२९

ठिकाण: मुंबई दिनांक: १२ फेब्रुवारी, २०२५

### KAMANWALA HOUSING CONSTRUCTION LIMITED

Regd. Office: 406, New Udyog Mandir-2, Mogul Lane, Mahim (West), Mumbai 400 016 Tel: 2445 6029 Fax 2447 4968
\* Email: kamanwala@gmail.com Website: www.kamanwalahousing.com \*CIN: L65990MH1984PLC032655

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

Γ	PARTICULARS		STANDALONE			CONSOLIDATED			
l			Quarter Ended		Qua End		Nine Months Ended		
ı		31.12.2024	31.12.2023	31.12.2024	31.12.2024	31.12.2023	31.12.2024		
L		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited		
Г	Total Income From Operations Sales/ Income From Operation		0.23	67.20		0.23	67.20		
1	2. Net Profit/(Loss) For The Period ( Before Tax, Exceptional								
L	And / Or Extraordinary Items)	(7.20)	(7.74)	(39.25)	(7.20)	(7.74)	(39.25)		
Е	Net Profit/(Loss) For The Period Before Tax (After								
L	Exceptional And / Or Extraordinary Items )	54.05	(7.74)	22.00	54.05	(7.74)	22.00		
Ŀ	Net Profit/(Loss) For The Period After Tax								
L	(After Exceptional And / Or Extraordinary Items )	54.05	(7.74)	22.00	54.05	(7.74)	22.00		
Е	5. Total Comprehensive Income For The Period								
ı	(Comprising Profit /( Loss ) For The Period ( After Tax) And	l							
L	Other Comprehensive Income ( After Tax )	54.97	(6.92)	24.77	54.97	(6.92)	24.77		
ľ	6. Equity Share Capital	1409.32	1409.32	1409.32	1409.32	1409.32	1409.32		
Г	7. Earnings Per Share (Face Value Rs.10/- Each)								
1	Basic & Diluted	(0.05)	(0.05)	(0.28)	(0.05)	(0.05)	(0.28)		

Notes: The above results have been reviewed by the Audit Committee and are approved by the Board of Directors of the Company at their meeting held or

Dated: 12th February, 2025

By order of the Board of Directors For KAMANWALA HOUSING CONSTRUCTION LIMITED Atul Jain Managing Director

### फिल्मसिटी मिडीया लिमिटेड

नोंदणीकृत कार्यालयः ए/५११, रॉयल सॅण्डस् कोहौसोलि., शास्त्री नगर, अंधेरी (पश्चिम), मुंबई-४०००५३, महाराष्ट्र. ई-मेल:filmcitym@gmail.com, वेबसाईट:www.filmcitym.com, सीआयएन:एल९९९९९एमएच१९९४पीएलसी०७७९२७ ३१.१२.२०२४ रोजी संपलेल्या तिमाही व नऊमाहीकरीता एकमेव अलेखापरिक्षित वित्तीय निष्कर्पाचा अहवाल

					(रू.लाखात, इ	पोएस व्यक्तिस्क्त)
	संपलेली तिमाही			संपलेले १	संपलेले वर्ष	
तपशील	३१.१२.२४ अलेखापरिक्षित	३०.०९.२४ अलेखापरिक्षित	३१.१२.२३ लेखापरिक्षित	३१.१२.२४ अ ले खापरिक्षित	३१.१२.२३ लेखापरिक्षित	३१.०३.२४ लेखापरिक्षित
কাৰ্যৰলনামুন एকুण उत्पन्न (নিব্স্বভ)	0.00	६५,३०	२ <i>९.७</i> ५	१२५.१०	\$4.88	२०१.६२
करानंतर निष्यळ नफा/(तीटा) (अपयादात्मक आणि/किया विशेष साधारण बाबपूर्व)	(४.५०)	0.88	0.84	(७.०६)	(८५.३२)	९.१५
करानंतर निष्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	(४.५०)	0.88	0.84	(७.०६)	(८५.३२)	<b>९.</b> १५
कालावधीकरिता एकूण सर्वकव उत्पन्न (कालावधीकरिता सर्वकव नम्त्र/(तोय) (करानंतर) आणि इतः सर्वकव उत्पन्न (करानंतर))	(४.५०)	0.88	0.84	(৬.০६)	(८५.३२)	<b>९.</b> १५
कालावधीकरिता एकूण सर्वकय उत्पन्न (कालावधीकरिता सर्वकय नका/(तीटा) (करानंतर) आणि इतर सर्वकय उत्पन्न (करानंतर))	(४.५०)	0.88	0.84	(७.०६)	(८५.३२)	9.84
भरणा केलेले समभाग भांडवल	३०५.७१	३०५.७१	३०५,७१	३०५,७१	३०५.७१	३૦५.७१
मागील वर्षांच्या ताळेबंद पत्रकात दिल्याप्रमाणे पुनर्फुत्यांकित राखीव वगळून राखीव	0.00	0.00	0.00	0.00	0.00	-११.६४
उत्पन्न प्रतिभाग (ईपीएस) (रू.१/-प्रत्येकी) (खंडीत व अखंडीत कार्यचलनाकरिता)						
मूळ सोमिकृत	(০.০१५) (০.০१५)	0.00२ 0.00२	0.00	(\$\$0.0) (\$\$0.0)	(০.२७९) (০.२७९)	0.000

टिप: सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिकायसेंट्स) रेखुलेशन २०१५ च्या नियम ३३ अन्यये स्टॉक एक्सर्चेजसह सादर करण्यात आलेली ३१.१२.२०२४ रोजी संपलेल्या तिमाही व ऊमाहीकरिता अलेखमिरिक्षित वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. तिमाही व नऊमाहीकरिता लेखापिरिक्षत वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्य www.bseindia.com व कंपनीच्या www.fimlcitym.com वेषसाईट्यर उफलच्च आहे. ३१,१२,२०२४ रोजी संफ्लेल्या तिमाही व नऊमाहीकरिता सविस्तर अलेखापरिक्षित वित्तीय निकर्पांसे लेखासमितीदारे वर्षिलोकन करण्यात आले आणि १३,०२,२०२५ रोजी झालेल्या संबालक मंडळाच्या सभेत मान्य कष्यात आले. मागील कालावधी/वर्षाचे आकडेजेबे आवश्यक आहे तेबे चाल वर्षांच्या वर्गीकरणासात

> फिल्मसिटी मिडीया लिमिटेडकरित सही / – सुरेंद्र रामकिशोर गुप्ता (व्यवस्थापकीय संचालक)

financial statement of our Company, which comprise of the restated consolidated summary statement of assets and liabilities ended September 30, 2024, March 31, 2024, 2023 & 2022, the restated consolidated statements of profit and loss, the restated consolidated statement of cash flows for the six month period ended September 30, 2024 and financial years ended March 31, 2024, March 31, 2023 and March 31, 2022, read together with summary statement of significant accounting policies, annexures, notes and addendum cum corrigendum to the restated audited financial statement thereto prepared in accordance with Indian Generally Accepted Accounting Principles (IGAAP) and restated by Company in accordance with the requirements of Section 26 of Part I of Chapter III of the Companies Act, 2013, SEBI ICDR Regulations and the Guidance Note on Reports in Company Prospectuses (Revised 2019) issued by the Institute of Chartered Accountants of India, each as amended"

- Pursuant to the Addendum cum Corrigendum to the Restated Audited Financial Statements dated February 12, 2025 issued by M/s Jayesh Sanghrajka & Co LLP, the statutory auditors of the Company, the following changes are to be read in conjunction with the Restated financial Statement dated January 29, 2025 as incorporated in the RHP and Prospectus.
- The heading in the table of "Restated Consolidated Statement of Assets And Liabilities" on page 70 and page 217 of the RHP and the Prospectus shall be read as "As at September 30, 2024" instead of "For the period ended September 30, 2024". Accordingly, the heading for Note 1 to Note 17 beginning on page 236 of the RHP and the Prospectus stand modified.
- The amount of "Equity and Reserves as per Audited Balance sheet" for September 30, 2024 and March 31, 2024 appearing in the table of "Reconciliation of Equity And Reserves" on page 234 of the RHP and the Prospectus shall be read as "7,100.06" and "5,108.33", instead of "5,440.59" and "3,572.33", respectively. Accordingly, the amount of "Equity and Reserves as per Restated Balance sheet" for September 30, 2024 and March 31, 2024 appearing in the same table shall be read as "7,090.44" and "5,136.93", instead of "5,430.97" and "3,600.93",
- The number of equity shares appearing under the head "Authorised Share Capital" as at March 31, 2023 and March 31, 2022 in the table "Note 1 - Restated Consolidated Statement of Share Capital, Reserves And Surplus" on page 236 of the RHP the Prospectus shall be read as "1,00,000" instead of "10,00,000". Further, the number of equity shares appearing under the head "Issued, Subscribed and Paid up Share Capital" as at March 31, 2023 and March 31, 2022 in the same table shall be read as "96,000" instead of "9,60,000".
- The figure of "Changes of "%" for the period ended September 30, 2024, March 31, 2024, and March 31, 2022, appearing under the table "Changes in the shareholding of the Promoters" on page 237 of the RHP and the Prospectus shall be read as "-6.06%", "0.00%" and "99.99%" instead of "1.49%", "1500.00%" and "4799800.00%", respectively. Further, the name of "Sonal Pakvasa" was inadvertently added and shall stand deleted in the table "7. Shareholding of Promoters and Promoters group" on the same page
- "Note 2 Restated Consolidated Statement of Long Term Borrowings" on page 238 of the RHP and the Prospectus stand replaced as under:

Particulars	As at September 30, 2024	As at				
		March 31, 2024	March 31, 2023	March 31, 2022		
(a) Term loans						
(Secured)						
Vehicle Loan from Bank of Baroda	33.85	38.22	-	-		
Vehicle Loan from Bank of Baroda	31.12	35.20	-	-		
Vehicle Loan from Bank of Baroda	145.25	-	-	-		
Vehicle Loan from HDFC Bank	-	5.95	17.21	-		
Vehicle Loan from HDFC Bank	81.69	98.60	130.44	-		
Vehicle Loan from HDFC Bank	1.06	2.59	5.46	-		
(Unsecured)						
Term Loan from Aditya Birla Finance Ltd	-	15.40	32.97	-		
Term Loan from ICICI Bank	-	32.14	66.11	-		
Term Loan from IDFC First Bank	-	32.32	66.23	-		
Term Loan from Kotak Mahindra Bank	-	31.98	66.03	-		
Sub-total (a)	292.98	292.41	384.46	-		

"Note 5 - Restated Consolidated Statement of Short-Term Borrowings" on page 241 of the RHP and the Prospectus stand replaced as under:

Particulars	As at September 30, 2024	Asat		
		March 31, 2024	March 31, 2023	March 31, 2022
Secured (Payable within 12 months)				
Current maturities of long-term borrowings	138.27	60.69	42.46	-
Interest Accrue but Not Due	2.31	1.47	1.06	-
Unsecured (Payable within 12 months)				
Current maturities of long-term borrowings	23.97	118.89	103.33	-
Interest Accrue but Not Due	0.26	2.22	3.32	-

- The headings "Note 9 Fixed Assets" on page 244 of the RHP and the Prospectus stand replaced as "Note 9 Property, Plant and Equipments and Intangible Assets'
- The word "Tangible Assets", "Depreciation" and "Written Back" shall be read as "Property, plant and equipments", "Depreciation and Amortisation", and "Written Back/Reversal", respectively on page 244 of the RHP and the Prospectus
- In the table of "Note 25 Restated Consolidated Statement of Other Expenses" on page 249 of the RHP and the Prospectus, the heading "Audit Fees" shall be read as "Audit Fees (refer Note 25.1 below)". Further, under the same table, the following stand inserted:

Note 25.1 – Details of payment to statutory auditors:

(Rs in Lakhs)

Date: February 13, 2025

Place: Mumbai

Particulars	For the period ended	For the Year Ended		
	September 30, 2024	31-03-2024	31-03-2023	31-03-2022
Statutory Audit Fees	3.80	6.12	4.92	4.92
Tax Audit Fees	-	1.50	1.20	1.20
Total	3.80	7.62	6.12	6.12

- The amount spent on CSR expenditure for FY 2021-22 disclosed under the table "31.3 Corporate Social Responsibility (CSR)" on page 254 of the RHP and the Prospectus shall be read as "5.50" instead of "8.67".
- Following paragraph stand inserted in "Note 31.3 Corporate Social Responsibility (CSR)" on page 254 of the RHP and the Prospectus: "Nature of CSR Activity includes eradicating hunger, poverty, and malnutrition, promoting art and culture and promoting healthcare (including preventive healthcare)

I. The following table stand inserted in "Note 6 - Restated Consolidated Statement of Trade Payables" on page 242 of the RHP and the Prospectus

					(Rs in Lakhs)
Par	ticulars	As at September 30,2024	As at March 31, 2024	As at March 31, 2023	As at March 31, 2022
(a)	Principal amount due to MSMEs and remaining unpaid	965.79	1119.98	475.14	872.03
(b)	Interest due on the above and unpaid	-	-	-	-
(c)	Amount of interest paid along with the amounts of the payment made to the supplier beyond the appointed day during the year	-	-	-	-
(d)	Amount of interest due and payable for the period of delay in making payment (beyond the appointed day) without adding interest under MSMED Act	-	-	-	-
(e)	Interest accrued and remaining unpaid	-	-	-	-
(f)	Interest remaining due and payable even in succeeding years	-	-	-	-

- m. The following additional disclosures stand added after point (vii) under "15. Other Disclosure" on page 235 of the RHP and the Prospectus:
  - viii. The title deeds of all the immovable properties (other than properties where the Company is the lessee, and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements are held in the name of the Company or its subsidiary.
  - The Company has not revalued any of its Property, Plant and Equipment and intangible assets during the repo
  - x. Company has not granted loans to promoters, directors, KMPs and the related parties, except advances given for expenditure which are disclosed under Note 27 in related party transactions.
  - xi. As disclosed under note 2.1 to the restated financial statements, the Company has been sanctioned working capital limits on the basis of security of current assets of the Company. Based on the records, the quarterly returns/statements filed with such banks are not in agreement with the books of account. As per sanction advice from financial Institutions, various returns as per sanction advice must be submitted within stipulated time for the subsequent period. Due to the nature of the business operations, there is a timing gap in receiving invoice from supplier as well as sub-contractors hence the Company has to make provision which varies from the invoice resulting in such gap in reporting. As per our opinion, such discrepancies
  - xii. No scheme of arrangement has been approved by the competent authority in terms of section 230 to 237 of the companies act 2013 hence relevant
  - xiii. The Company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017.
  - xiv. The Company is not declared as wilful defaulter by any bank or financial institute or other lender.

**BOOK RUNNING LEAD MANAGER TO THE ISSUE** 

The details of the allotment made would also be hosted on the website of the Registrar to the issue, Bigshare Services Private Limited at www.bigshareonline.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Bid cum Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

VIVRO	
VIVRO FINANCIAL SERVICES PRIVATE LIMITED 607/608, Marathon Icon, Opp. Peninsula Corporate Park, Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Lower Parel, Mumbai – 400 013, Maharashtra, India. Telephone: +91-22 6666 8040 Email: investors@vivro.net Investor grievance email: investors@vivro.net Contact Person: Kruti Saraiya / Aradhy Rajyaguru Website: www.vivro.net SEBI registration number: INM000010122 CIN: U67120GJ1996PTC029182	BIGSHARE SERVICES PRIVATE LIMITED  Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai –400 093, Maharashtra, India.  Telephone: +91 22 6263 8200  Email: ipo@bigshareonline.com Investor grievance email: investor@bigshareonline.com Contact Person: Ganesh Shinde Website: www.bigshareonline.com SEBI Registration Number: INR000001385 CIN: U99999MH1994PTC076534

**Eleganz Interiors Limited** 

Sameer Akshay Pakvasa Chairman and Managing Director

**REGISTRAR TO THE OFFER** 

DIN: 01217325 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF ELEGANZ INTERIORS LIMITED.

Disclaimer: Eleganz Interiors Limited has filed Prospectus dated February 11, 2025 with the ROC. The Prospectus has been made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLM i.e., Vivro Financial Services Private Limited at www.vivro.net, the website of the NSE at www.nseindia.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, see "Risk Factors" beginning on page 29 of the Prospectus. The Equity Shares issued in the Issue have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be offered and sold (i) within the United States only to persons reasonably believed to be "Qualified Institutional Buyers" (as defined in Rule 144A of the Securities Act) under Section 4(a) of the Securities Act and (ii) outside the United States in offshore transaction in reliance on Regulation S under the Securities Act and the applicable laws of the Securities Act and (ii) outside the United States in offshore transaction in reliance on Regulation S under the Securities Act and the applicable laws of the jurisdiction where those offer and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.