

Ref: CVL/SE/2024-2025 August 15, 2024

To,	To,				
BSE Limited	National Stock Exchange of India Limited				
Phiroze Jeejeebhoy Towers,	Exchange Plaza, Bandra Kurla Complex,				
Dalal Street, Mumbai - 400 001.	Bandra (East), Mumbai - 400 051.				
Scrip Code: 511413 & 975752 (Debt)	Symbol: CREST				
ISIN: INE559D01011 &	Series: EQ				
INE559D08024 (Debt)					

Dear Sir / Madam,

SUB: NEWSPAPER ADVERTISEMENT OF UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) OF THE COMPANY FOR THE QUARTER ENDED 30<sup>TH</sup> JUNE, 2024 PURSUANT TO REGULATION 47 AND 52 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 ("LISTING REGULATIONS")

Further to outcome of Board meeting reported to you on 14<sup>th</sup> August, 2024 under Regulation 30, 33, 51, and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), pursuant to Regulation 47 and Regulation 52 (8) of Listing Regulations, we are enclosing herewith copy of newspaper advertisement published in Financial Express (English) and Mumbai Lakshadeep (Marathi) in respect of Unaudited Financial Results (Standalone and Consolidated) of the Company for the quarter ended 30<sup>th</sup> June, 2024.

Kindly take the same on your records.

Thanking you.

Yours faithfully,

For Crest Ventures Limited

Namita Bapna Company Secretary

Encl: a/a



# **CREST VENTURES LIMITED**

Registered Office: 111, Maker Chambers IV, 11th Floor, Nariman Point, Mumbai - 400 021. Tel No: 022-4334 7000 Fax No: 022-4334 7002

CIN: L99999MH1982PLC102697 Website: www.crest.co.in Email: secretarial@crest.co.in

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

(₹ in Lakhs)

			STANDALONE		CONSOLIDATED			
Sr. No.	Particulars	Quarter	ended	Year ended	Quarter ended		Year ended	
		30.06.2024 Unaudited	30.06.2023 Unaudited	31.03.2024 Audited	30.06.2024 Unaudited	30.06.2023 Unaudited	31.03.2024 Audited	
1	Total Income from Operations	6,515.73	2,461.05	13,991.43	7,738.66	3,103.86	18,400.0°	
2	Net Profit / (Loss) for the period							
	(before Tax, Exceptional and/or Extraordinary items)	5,494.80	1,112.99	6,645.32	6,085.89	1,040.49	8,122.59	
3	Net Profit / (Loss) for the period before tax							
	(after Exceptional and/or Extraordinary items)	5,494.80	1,112.99	6,645.32	6,085.89	1,040.49	8,122.5	
4	Net Profit / (Loss) for the period after tax							
	(after Exceptional and/or Extraordinary items)	4,544.76	823.67	4,965.88	4,983.45	585.29	6,207.9	
5	Total Comprehensive Income for the period							
	[Comprising Profit/(Loss) for the period (after tax)							
	and Other Comprehensive Income (after tax)]	5,632.07	2,973.80	11,866.88	6,069.66	2,735.67	13,095.6	
6	Equity Share Capital (net of treasury shares)	2,819.68	2,819.68	2,819.68	2,819.68	2,819.68	2,819.6	
	Reserves (excluding Revaluation Reserves							
	as shown in the Audited Balance Sheet of the							
	previous year )	-	-	96,198.32	-	-	107,642.2	
7	Earnings per share (EPS) (in ₹ )							
	(Face Value of ₹10/- each)							
	(not annualised for the quarters)							
	Basic (in ₹)	16.12	2.92	17.61	17.47	2.08	21.3	
	Diluted (in ₹)	15.97	2.90	17.45	17.31	2.06	21.1	

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

For Crest Ventures Limited, Sd/-Vijay Choraria Managing Director [DIN: 00021446]

Place : Mumbai | Date : August 14, 2024



This is an Advertisement for information purposes only and not for publication or distribution outside India and is not an Offer Document announcement. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated July 04, 2024 [the "Letter of Offer" or the "LOF" filed with BSE Limited ("BSE") and Securities and Exchange Board of India ("SEBI")]

Our Company was incorporated on May 07, 1990 as a private limited company under the provisions of Companies Act, 1956 with the Registrar of Companies, Vijaywada, Andhra Pradesh in the name and style of 'Sharat Sea Foods Private Limited'. The Company got converted into a Public Limited Company on April 20, 1992 and the name was changed to 'Sharat Sea Foods Limited'. Further, the present name of the Company was changed to Sharat Industries Limited on June 13, 1996 and fresh Certificate of Incorporation was issued by the Registrar of Companies, Vijayawada, Andhra Pradesh. The Corporate Identity Number of our Company is L05005AP1990PLC011276. For further details of Incorporation and Change of Registered Office of our Company, please refer to chapter titled "General Information" beginning on page 32 of the Letter of Offer

Registered Office: Venkannapalem Village, T. P. Gudur Mandal, Nellore, Andhra Pradesh- 524 002 Corporate Office: Flat No. 4, Third Floor, Pallavi Apartments, No. 57/11, Old No. 29/TF4, HDFC Bank Compound, First Main Road, R.A. Puram, Chennai- 600 028 Tel. No.: +91 8897628787: E-mail: cs@sharatindustries.com: Website: www.sharatindustries.com Contact Person: Mr. Balamurugan M, Company Secretary and Compliance Officer

**Corporate Identity Number:** L05005AP1990PLC011276

# PROMOTERS: MR. PRASAD REDDY SABBELLA, MR. SHARAT REDDY SABBELLA, MRS. DEVAKI REDDY SABBELLA. MRS. CHARITA REDDY SABBELLA

ISSUE OF 1,55,43,125 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE ₹ 10/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 31 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 21/- PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 4,818.37 LAKHS\* ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 13 RIGHTS EQUITY SHARE(S) FOR EVERY 20 FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON JULY 12, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 87 OF THE LETTER OF OFFER.

\*Assuming receipt of all call Monies with respect to Right Equity Shares, for further details of Payment Schedule, see "Terms of the Issue-Payment Term" on Page 87 of The Letter of Offer.

# **BASIS OF ALLOTMENT**

The Right Issue Committee of the Board of Directors of Sharat Industries Limited wishes to thank all its members and investors for the overwhelming response to the Company's Rights Issue of Equity Shares, which opened for subscription on Wednesday, July 24, 2024 and closed on Wednesday, August 07, 2024 and the last date for market renunciation of Rights Entitlements was on Thursday, August 01, 2024. Out of the total 2,244 Applications for 3,41,27,634 Equity Shares, 725 Applications for 9,94,370 Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid applications received were 1,519 for 3,31,33,264 Equity Shares, which aggregates to 213.17% of the total number of Equity Shares allotted under the Issue. The basis of allotment finalized on Monday, August 12, 2024 in consultation with the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue, the Company allotted 1,55,43,125 Rights Equity Shares to the successful applicants on Monday, August 12, 2024. In the Issue, no Rights Equity Shares have been kept in abeyance. We hereby confirm that all the valid applications have been considered for Allotment.

The break-up of application forms received and rejected from the Shareholders and the Renouncees is as under:

Category	Gross			Less: Rejections/ Partial Amount			Valid			
	<b>Applications</b>	<b>Equity Shares</b>	Amount	<b>Applications</b>	<b>Equity Shares</b>	Amount	<b>Applications</b>	<b>Equity Shares</b>	Amount	
Eligible Equity Shareholders	1,452	3,13,90,015	24,32,72,616.25	37	3,12,642	24,22,975.50	1,415	3,10,77,373	24,08,49,640.75	
Renounces	792	27,37,619	2,12,16,547.25	688	6,81,728	52,83,392.00	104	20,55,891	1,59,33,155.25	
Total	2,244	3,41,27,634	26,44,89,163.50	725	9,94,370	77,06,367.50	1,519	3,31,33,264	25,67,82,796.00	

Summary of Allotment in various categories is as under:							
Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted				
Eligible Equity Shareholders	85,77,797	68,09,278	1,53,87,075				
Renouncees	1,56,050	Nil	1,56,050				
Total	87,33,847	68,09,278	1,55,43,125				

Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation, as applicable, to the investors has been completed on August 13, 2024. The instructions to SCSBs for unblocking funds in case of ASBA Applications were given on August 12, 2024. The Listing application has filed with BSE on August 12, 2024. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of allottees will be completed on or about August 16, 2024. by NSDL and CSDL respectively. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 87 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. Trading is expected to commence on or about August 21, 2024. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on August 06, 2024.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM

**DISCLAIMER CLAUSE OF SEBI:** The Draft Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the issue is less than ₹ 5000.00 Lakhs. However, the Letter of Offer has been filed with SEBI.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 81 of Letter of Offer. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

**REGISTRAR TO THE ISSUE** 

**CAMEO CORPORATE SERVICES LIMITED** CIN: U67120TN1998PLC041613 Subramanian Building, 1, Club House Road, Chennai-600002 **Tel No.**: +91 44 4002 0700

E-Mail Id: priya@cameoindia.com Investor Grievance E-Mail Id: investor@cameoindia.com Website: www.cameoindia.com Contact Person: Ms. K. Sreepriya

**SHARAT INDUSTRIES LIMITED** CIN: L05005AP1990PLC011276 Venkannapalem Village, T. P. Gudur Mandal, Nellore, Andhra Pradesh- 524 002 Contact person: Mr. Balamurugan M. Company Secretary and Compliance Officer

**COMPANY** 

SEBI Registration No.: INR000003753 Website: www.sharatindustries.com Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue related matter. All grievances relating the ASBA process may be addressed the Registrar, with a copy to the SCSBs (in case of ASBA process), giving folio details such as name, address of the Applicant contact

E-mail: cs@sharatindustries.com

**Tel. No.**: +91 8897628787:

numbers), e-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA) process) ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applications as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process) or details on the ASBA process see "Terms of the Issue" on page 87 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For SHARAT INDUSTRIES LIMITED Sd/-

**Date:** August 14, 2024 Place: Nellore

Balamurugan M **Company Secretary and Compliance Officer** 

Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the BSE Limited. The LOF shall be available on the website of BSE at www.bseindia.com, the website of Registrar at https://rights.cameoindia.com/sharat/ and the website of the Company at www.sharatindustries.com Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 18 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

# **PUBLIC ANNOUNCEMENT**

# **SMARTWORKS**



**SMARTWORKS COWORKING SPACES LIMITED** 

Our Company was originally incorporated as "Smart Work Business Centre Private Limited" at Kolkata as a private limited company under the Companies Act, 2013, pursuant to a certificate of incorporation dated December 17, 2015, issued by the Registrar of Companies, West Bengal at Kolkata. Pursuant to a special resolution dated October 29, 2018 passed by the Shareholders, the name of our Company was changed from "Smart Work Business Centre Private Limited" to "Smartworks Coworking Spaces Private Limited" to reflect the nature of business and activities of our Company and a fresh certificate of incorporation dated December 20, 2018, was issued by the RoC. Thereafter, our Company was converted into a public limited company pursuant to a special resolution dated June 28, 2024, passed in the extraordinary general meeting of the Shareholders, and consequently the name of our Company was changed to its present name i.e., "Smartworks Coworking Spaces Limited" and a fresh certificate of incorporation dated July 25, 2024 was issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 271 of the Draft Red Herring Prospectus ("DRHP") dated August 14, 2024 filed with Securities and Exchange Board of India ("SEBI") on August 14, 2024. Corporate Identity Number: U74900DL2015PLC310656

> Registered Office: Unit No. 305-310, Plot No 9, 10 and 11, Vardhman Trade Centre, Nehru Place, South Delhi, Delhi – 110 019, India Corporate Office: Golf View Tower, Tower – B. Sector 42, Gurugram – 122 002, Harvana, India Contact Person: Punam Dargar - Company Secretary and Compliance Officer: Tel: +91 83840 62876 E-mail: companysecretary@sworks.co.in; Website: www.smartworksoffice.com

OUR PROMOTERS: NEETISH SARDA, HARSH BINANI, SAUMYA BINANI, NS NIKETAN LLP, SNS INFRAREALTY LLP AND ARYADEEP REALESTATES PRIVATE LIMITED

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF SMARTWORKS COWORKING SPACES LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AGGREGATING UP TO ₹ 5.500.00 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 6,759,480 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER FOR SALE"), CONSISTING OF AN OFFER FOR SALE OF UP TO 980,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AGGREGATING UP TO ₹ [•] MILLION BY NS NIKETAN LLP, UP TO 620,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AGGREGATING UP TO ₹ [•] MILLION BY SNS INFRAREALTY LLP AND UP TO 5,159,480 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AGGREGATING UP TO ₹ [●] MILLION BY SPACE SOLUTIONS INDIA PTE. LTD. (COLLECTIVELY, THE "SELLING SHAREHOLDERS" AND SUCH EQUITY SHARES, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION, FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (AS DEFINED HEREINAFTER) (THE "EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER WILL CONSTITUTE [●]% AND [●]% OF OUR POST OFFER PAID-UP EQUITY SHARE CAPITAL, RESPECTIVELY. OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% (EQUIVALENT OF ₹ [●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT").

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER AN ISSUE OF EQUITY SHARES, AS MAY BE PERMITTED UNDER APPLICABLE LAW, AGGREGATING UP TO ₹ 1,100.00 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS ("RHP") WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER AND THE ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT. OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT. PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND PROSPECTUS.

MINIMUM BID LOT SHALL BE DECIDED BY THE BOARD OF DIRECTORS OF OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF [●], (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER) AND [●] EDITIONS OF [●] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER. HINDI ALSO BEING THE REGIONAL LANGUAGE OF NEW DELHI. WHERE THE REGISTERED OFFICE OF OUR COMPANY IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID / OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS. In case of any revision in the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the

Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company in consultation with the Book Running Lead Managers may, for reasons to be recorded in writing, extend the Bid /Offer Period for a minimum of one Working Day, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a press release, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Bank(s), as may be applicable. The Offer is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer is being made through the Book Building

Process in accordance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company, in consultation with the Book Running Lead Managers may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis (the "Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investors") Allocation Price") in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, (a) not more than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders ("Non-Institutional Portion") (out of which one third shall be reserved for Bidders with Bids exceeding ₹ 0.20 million up to ₹ 1.00 million and two-thirds shall be reserved for Bidders with Bids exceeding ₹ 1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of the Non-Institutional Portion, subject to valid Bids being received at or above the Offer Price); and (b) not more than 10% of the Net Offer shall be available for allocation to Retail Individual Bidders ('RIBs') in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders, other than Anchor Investors, are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account and UPI ID in case of UPI Bidders, which will be blocked by the SCSBs or the Sponsor Banks, as the case may be, to the extent of their respective Bid Amounts. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. Further, Equity Shares will be allotted on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price (net of Employee Discount, if any). For details, see "Offer Procedure" on page 458 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the SEBI on August 14, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of the Company at www. smartworksoffice.com, website of the SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. JM Financial Limited, BOB Capital Markets Limited, IIFL Securities Limited and Kotak Mahindra Capital Company Limited at www.jmfl.com, www.bobcaps.in, www.iiflcap.com and https://investmentbank.kotak.com, respectively. Our Company hereby invites members of the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The public is requested to send a copy of their comments to SEBI, the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/ or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned below on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI

their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 39 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after the RHP has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital, capital structure of our Company, the names of the signatories to the Memorandum of Association and the number of shares of our Company subscribed by them, please see the section titled 'Capital Structure' beginning on page 101 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 271 of the DRHP.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing

#### **BOOK RUNNING LEAD MANAGERS** (C) kotak **■** BOBCAPS **IIFL** SECURITIES A JM FINANCIAL **JM Financial Limited Kotak Mahindra Capital Company BOB Capital Markets Limited IIFL Securities Limited** 24th Floor. One Lodha Place, Senapati 7<sup>th</sup> Floor, Cnergy, Appasaheb 1704, B Wing, 17th Floor, Parinee Limited Crescenzo, Plot No. C - 38/39, G Block Bapat Marg. Lower Patel (West) 1st Floor, 27 BKC, Plot No. 27, G Block Marathe Marg, Prabhadevi, Mumbai -400 025. Maharashtra, India Bandra Kurla Complex, Bandra (East). Mumbai - 400 013. Maharashtra, India Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Telephone: +91 22 6630 3030/3632 Mumbai - 400 051, Maharashtra, India Telephone: +91 22 4646 4728 E-mail: smartworks.ipo@jmfl.com **Telephone:** +91 22 6138 9353 **Telephone:** +91 22 4336 0000 **E-mail:** smartworks.ipo@iiflcap.com Investor Grievance E-mail: **E-mail:** smartworks.ipo@bobcaps.in Investor Grievance E-mail: E-mail: smartworks.ipo@kotak.com grievance.ibd@jmfl.com **Investor Grievance E-mail: Investor Grievance E-mail:** ig.ib@iiflcap.com Website: www.jmfl.com investor.grievance@bobcaps.in kmccredressal@kotak.com Website: www.iiflcap.com Contact person: Prachee Dhuri Website: www.bobcaps.in Website: https://investmentbank.kotak.com Contact person: **SEBI Registration No.:** Pawan Jain / Yogesh Malpani Contact person: Nivedika Chavan Contact person: Ganesh Rane INM000010361 SEBI Registration No.: INM000009926 | SEBI Registration No.: INM000010940 | SEBI Registration No.: INM000008704

**REGISTRAR TO THE OFFER** 

**LINK**Intime

**Date:** August 14, 2024

**Link Intime India Private Limited** C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai – 400 083, Maharashtra, India, **Telephone:** +91 8108114949, **E-mail:** smartwork.ipo@linkintime.co.in, **Website:** www.linkintime.co.in, **Investor Grievance E-mail:** smartwork.ipo@linkintime.co.in, Contact Person: Shanti Gopalkrishnan, SEBI Registration No.: INR000004058

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For Smartworks Coworking Spaces Limited On behalf of the Board of Directors Punam Dargar

Place: New Delhi

Company Secretary and Compliance Officer Smartworks Coworking Spaces Limited proposing, subject to, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI on August 14, 2024. The DRHP shall be available on the website of the Company at www.smartworksoffice.com, SEBI at www. sebi.gov.in, as well as on the websites of the BRLMs, i.e. JM Financial Limited, BOB Capital Markets Limited, IIFL Securities Limited and Kotak Mahindra Capital Company Limited at www.jmfl.com, www.bobcaps.in, www.iiflcap.com and https://investmentbank.kotak.com, respectively and the websites of National Stock Exchange of India Limited and BSE Limited at www.nseindia.com and www.bseindia.com, respectively. Any potential investor should note that investment in equity shares involves a high degree of risk and

for details relating to such risk, please see "Risk Factors" of the RHP, when available. Potential investors should not rely on the DRHP for making any investment decision. Specific attention of the investors is invited to "Risk Factors" beginning on page 39 of the DRHP. The Equity Shares offered in the Offer have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") or any state securities

law in the United States, and unless so registered and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. applicable state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' as defined in, and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where such offers and sale are made.

financialexp.epapr.in

# दिल्लीचे सीबीआय पथक कोलकात्यात दाखल

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

#### कोलकात्याला

पोहोचल्यानंतर, सीबीआयची बीएसएफ-प्रथम दक्षिण बंगाल फ्रंटियरच्या अधिकाऱ्यांना भेटण्यासाठी टाऊन राजारहाटला पोहोचली. या प्रकरणाचा तपास सीबीआयकडे सोपवण्याचे आढेश कोलकाता उच्च न्यायालयाने काल दिले होते. यापूर्वी मंगळवारी या हत्येचा सीबीआयने तपास हाती घेतला होता. तपास यंत्रणेने कलकता उच्च न्यायालयाच्या आदेशानंतर काही तासांतच सर्व औपचारिकता पूर्ण केल्या न्यायालयाने राज्य पोलिसांना या प्रकरणाची कागदपत्रे केंद्रीय तपास यंत्रणेकडे सोपवण्याचे निर्देश दिले होते. उच्च न्यायालयाने पोलिसांना बुधवारी वाजेपर्यंत 90 डायरी सीबीआयकडे सोपवण्याचे आदेश दिले होते.

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

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

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

(रु. लाखात) एकमेव एकत्रित तपशिल संपलेले वर्ष संपलेली तिमाही संपलेली तिमाही संपलेले वर्ष ३०.०६.२०२४ ३१.०३.२०२४ ३०.०६.२०२३ ३१.०३.२०२४ ३०.०६.२०२४ ३१.०३.२०२४ ३०.०६.२०२३ ३१.०३.२०२४ (अलेखापरिक्षित) (लेखापरिक्षित) अलेखापरिक्षित) (लेखापरिक्षित) (अलेखापरिक्षित) (लेखापरिक्षित) अलेखापरिक्षित्र) (लेखापरिक्षित) कार्यचलनातून एकूण उत्पन्न (निव्वळ) 2,866.34 २,०६८.१५ २,१२७.११ ८,९३५.३४ 2.866.34 २,०६८.१५ २,१२७.११ ८,९३५.३४ करानंतरच्या कालावधीकरिता निव्वळ नफा / (तोटा) 42.86 28.23 ७६.७१ १३५.१७ 42.86 28.23 ७६.७१ १३५.१७ करानंतरच्या कालावधीकरिता निव्वळ नफा / (तोटा) -११३.२० 44.26 -233.68 69.94 - 223.20 44.26 -233.68 69.94 कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता सर्वंकष नफा / (तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर)) -२२५.६८ -२२५.६८ 46.03 65.50 -१०८.४० 46.02 65.50 -206.8 इक्रिटी भाग भांडवल २,१३१.४२ २,१३१.४२ २,१३१.४२ २,१३१.४२ २,१३१.४० २,१३१.४२ २,१३१.४२ २,१३१.४३ ।।ळेबंद तारखेनुसार पुनर्मूल्यांकन राखीव वगळता राखीव १०,८८१.५७ १०,८२३.७२ ११,०१०.९६ १०,८२३.७२ .228.40 0,८२३.७२ ११,०१०.९६ १०,८२३.७३ प्रतिभाग उत्पन्न (विशेष साधारण बाबपूर्व व नंतर) (प्रत्येकी रु. १०/-). 0.20 -१.०६ 0.30 -0.48 0.70 -१.०६ 0.30 ् सौमिकृत 0.20 -१.०६ 0.30 0.30 0.30 -0.48

#### टिपा:

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

तारीख: १४.०८.२०२४ ठिकाण: मुंबई

टॉरमॅट लिमिटेडकरिता दिलीप वर्गीस व्यवस्थापकीय संचालव डीआयएन : ०१४२४१९६

> ठिकाण: मुंबई तारीख: १<sup>-</sup>४.०८.२०२४



**CREST VENTURES LIMITED** Registered Office: 111, Maker Chambers IV, 11th Floor, Nariman Point, Mumbai - 400 021

Tel No: 022-4334 7000 Fax No: 022-4334 7002 CIN: L99999MH1982PLC102697 Website: www.crest.co.in Email: secretarial@crest.co.in

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

(₹ IN LAW								
			STANDALONE		CONSOLIDATED			
Sr. No.	Particulars	Quarter ended		Year ended	Quarter ended		Year ended	
110.		30.06.2024 Unaudited	30.06.2023 Unaudited	31.03.2024 Audited	30.06.2024 Unaudited	30.06.2023 Unaudited	31.03.2024 Audited	
1	Total Income from Operations	6,515.73	2,461.05	13,991.43	7,738.66	3,103.86	18,400.01	
2	Net Profit / (Loss) for the period							
	(before Tax, Exceptional and/or Extraordinary items)	5,494.80	1,112.99	6,645.32	6,085.89	1,040.49	8,122.59	
3	Net Profit / (Loss) for the period before tax							
	(after Exceptional and/or Extraordinary items)	5,494.80	1,112.99	6,645.32	6,085.89	1,040.49	8,122.59	
4	Net Profit / (Loss) for the period after tax							
	(after Exceptional and/or Extraordinary items)	4,544.76	823.67	4,965.88	4,983.45	585.29	6,207.90 *	
5	Total Comprehensive Income for the period							
	[Comprising Profit/(Loss) for the period (after tax)							
	and Other Comprehensive Income (after tax)]	5,632.07	2,973.80	11,866.88	6,069.66	2,735.67	13,095.60	
6	Equity Share Capital (net of treasury shares)	2,819.68	2,819.68	2,819.68	2,819.68	2,819.68	2,819.68	
	Reserves (excluding Revaluation Reserves							
	as shown in the Audited Balance Sheet of the							
	previous year )	-	-	96,198.32	-	-	107,642.23	
7	Earnings per share (EPS) (in ₹ )							
	(Face Value of ₹10/- each)							
	(not annualised for the quarters)							
	Basic (in ₹)	16.12	2.92	17.61	17.47	2.08	21.33	
	Diluted (in ₹)	15.97	2.90	17.45	17.31	2.06	21.14	

# Notes:

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

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

[DIN: 00021446]

Eligible Shareholder's account. iv. In case of certain client types viz. NRI, foreign clients etc. (where there are specific RBI and other regulatory requirements pertaining to funds pay-out) who do not opt to settle through custodians, the funds pay-out would be given to their respective Selling Member's settlement accounts for releasing the same to the respective Eligible Shareholder's account. For this purpose, the client type details would be collected from the depositories, whereas funds payout pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance

The Eligible Shareholders of the Demat Shares will have to ensure that they keep the depository participant ("DP") account active and unblocked.

Corporation by the Company or Registrar to the Buyback. On receipt of the same, Clearing Corporation will cancel the excess or unaccepted blocked shares in the demat account of the shareholder. On settlement date, all blocked shares mentioned in the accepted bid will be transferred to the Clearing

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

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

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

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

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

सीआयएन: यु७४१४०एमएच२००४पीटीसी१४६७१५ नोंदणीकृत कार्यालय: ६०२, बॉस्टन हाऊस, ६वा मजला, सुरेन रोड, अंधेरी (पूर्व), मुंबई-४०००९३ ई-मेल:hpatel@finguestonline.com. वेबसाइट:www.finguestfinance.in

३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल (रु. लाखात, प्रति शेअर डाटा व्यतिरिक्त संपलेली तिमाही संपलेले वर्ष तपशील ३०.०६.२४ 39.03.28 ३१.०३.२४ ३०.०६.२३ लेखापरिक्षित लेखापरिक्षित कार्यचलनातून एकूण उत्पन्न ४९१८ \$60\$ 94088 ६७७२ कालावधीकरिता निव्वळ नफा/(तोटा) (कर. अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व 3209 -402 4980 98858 करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर) २६७९ 309 3884 99020 करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर) २६७९ 3884 99026 कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष २६७९ 3884 99026 प्रदानित समभाग भांडवल 3990 3990 3990 3990 राखीव (पुनर्मूल्यांकन राखीव वगळता) 32002 २९३९२ २११६० २९३९२ प्रतिभूती प्रमुख खाते निव्वळ मूल्य ३५२६२ ३२५८२ 28340 ३२५८२ १० प्रदानित कर्ज भांडवल/थकित कर्जे २३४७१ २४५६२ 30308 23809 थकित परिवर्तनीय प्राधान्य शेअर्स कर्ज समभाग प्रमाण 0.00 0.02 9.28 0.02 प्रतिशेअर उत्पन्न (प्रत्येकी रु.१०/-(अखंडीत व खंडीत कार्यचलनाकरिता) मूलभूत (रु.) 2.80 9.98 90.88 38.08 सौम्यीकृत (रु.) ۷.80 9.98 १०.९६ 38.08 भांडवल विमोचन राखीव एन.ए. एन.ए एन.ए. एन.ए. कर्जरोखे विमोचन राखीव एन.ए एन.ए एन.ए एन.ए १६ कर्ज सेवा समावेशन प्रमाण एन.ए एन.ए. एन.ए. एन.ए. १७ व्याज सेवा समावेशन प्रमाण एन.ए. एन.ए एन.ए. एन.ए.

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

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

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

फिनक्वेस्ट फायनान्शियल सोल्यशन्स प्रायव्हेट लिमिटेडकरित सही/

हार्दिक बी. पटेल व्यवस्थापकीय संचालक व सीईओ डीआयएन:००५९०६६३

**ZENITH STEEL PIPES & INDUSTRIES LIMITED** {Formerly Known as Zenith Birla (India) Limited}

Regd. Office: 5th Floor Industry House, 159, Churchgate Reclamation, Mumbai-400 020.
CIN: L29220MH1960PLC011773
Email ID: zenith@zenithsteelpipes.com • Web: www.zenithsteelpipes.com • Tel:022-66168400 • Fax: 02222047835

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

(Rs. in Lakhs, except per share data) Quarter Ended Year Ended Particulars 30.06.2024 31.03.2024 30.06.2023 31.03.2024 Unaudited Unaudited Audited Audited 1 Total Income from operations 4760.76 2455.26 14851.59 3035.05 Net Profit / (Loss) for the period (before tax, exceptional and/or (189.96 421.11 (231.09 (43.88) Net Profit / (Loss) for the period before tax (after exceptional and/o (189.96 421.11 (231.09)(43.88 extraordinary items) 4 Net Profit / (Loss) for the period after tax (after exceptional and/or (189.96) 421.11 (231.09) (43.88)extraordinary items) 5 Profit / (Loss) from discontinuing operations (9.21)(5.08)(23.34 Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax) (191.75 (416.45)(236.17) (62.67) 14228.04 14228.04 14228.04 14228.04 Reserves (excluding revaluation reserve) as shown in the Audited Balance 39294.74 Sheet of the previous year Earnings Per Share (Face value of Rs. 10/- each) (Not Annualized) Basic and Diluted EPS for the period from Continuing and (0.13)Discontinued Operations 0.29 (0.17)(0.05)Basic and Diluted EPS for the period from Continuing Operations Basic and Diluted EPS for the period from Discontinued Operations EXTRACT OF THE UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND THREE MONTH ENDED 30™ JUNE, 2024

Quarter Ended Year Ended Particulars 30.06.2024 30.06.2023 31.03.2024 31.03.2024 Unaudited Audited Unaudited Audited Total Income from operations 3035.05 4760.76 2455.26 14851.58 Net Profit / (Loss) for the period (before tax, exceptional and/o (231.10 (189.96 997.95 (46.32 extraordinary items) Net Profit / (Loss) For Insoft the period before tax (after exceptional and/o (189.96 997.95 (231.10) (46.32)Net Profit / (Loss) for the period after tax (after exceptional and/or extraordinary items) (189.96) 997.95 (231.10) (46.32) 5 Profit / (Loss) from discontinuing operations (9.21) (5.08)(23.34)Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax) 994.52 (234.90) (73.66)7 | Equity Share Capital 14228.04 14228.04 14228.04 14228.04 Reserves (excluding revaluation reserve) as shown in the Audited Balance Sheet of the previous year (39914.01 Earnings Per Share (Face value of Rs. 10/- each) (Not Annualized) Basic and Diluted EPS for the period from Continuing and (0.13)0.69 (0.05)Discontinued Operations (0.17)Basic and Diluted EPS for the period from Continuing Operations Basic and Diluted EPS for the period from Discontinued Operations (0.03) (0.13)0.70 (0.16) (0.00)(0.02)

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

In case of any clarifications or to address investor grievance, the Eligible Shareholders may contact the

Compliance Officer, on all working days, from Monday to Friday between 11:00 am (IST) to 5:00 pm (IST),

M/s. Link Intime India Private Limited

Vikhroli (West), Mumbai, Maharashtra – 400083, India

Investor Grievance Email: technocraft.buyback2024@linkintime.co.in

SEBI Registration No.: INR000004058 | Validity Period: Permanent

The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70.

**Telephone:** +91-22-6704 8000 | **Fax:** +91-22-6619 8029

G-Block. Bandra-Kurla Complex (BKC), Bandra (East),

Email: technocraft.buyback2024@linkintime.co.in

Contact Person: Ms. Shanti Gopalkrishnan

In case of any query, the shareholders may also contact the Registrar to the Buyback, from Monday to

Friday between 10:00 am to 5:00 pm on all working days except public holidays at the above-mentioned

Systematix Corporate Services Limited

Mumbai 400 051, Maharashtra, India

Contact Person: Ms. Jinal Sanghvi

**Email**: ecm@systematixgroup.in

Website: www.systematixgroup.in

As per Regulation 24(i)(a) of the Buyback Regulations, the Board accepts responsibility for the information

contained in this Public Announcement and for the information contained in all other advertisements,

circulars, brochures, publicity materials etc., which may be issued in relation to the Buyback and confirms

that the information in such documents contain and will contain true, factual and material information and

Validity Period: Permanent

SEBI Registration Number: INM000004224

LINKINTE Address: C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg,

**Tel. No.:** +91 81081 14949

Website: www.linkintime.co.in

Mumbai - 400093, Maharashtra, India

investor@technocraftgroup.com

INVESTOR SERVICE CENTRE AND REGISTRAR TO THE BUYBACK

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

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

www.technocraftgroup.com.

+91-4098 2222/2340;

at the above mentioned address.

MANAGER TO THE BUYBACK

SYSTEMATIX GROUP

18. DIRECTORS' RESPONSIBILITY

Place: Mumbai

Investments Re-defined

For ZENITH STEEL PIPES & INDUSTRIES LIMITED SD/-

Place : Mumbai Date : 14th August, 2024

Address:

Telephone:

Email:

(Minal Umesh Pote) Whole Time Director DIN: 07163539

# Continued from previous page...)

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

Date : August 14, 2024

Place : Mumbai

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

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

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

# 14.12 METHOD OF SETTLEMENT

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

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

- iii For the Fligible Shareholders holding Equity Shares in physical form, the funds pay-out would be given to their respective Selling Member's settlement accounts for releasing the same to the respective
- with the applicable mechanism prescribed by NSE and the Clearing Corporation from time to time.
- Details in respect of shareholder's entitlement for tender offer process will be provided to the Clearing
- of the Stock Exchanges
- accepted under the Buyback. The Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buyback.
- The Equity Shares accepted, bought and lying to the credit of the Company Demat Escrow Account and the Equity Shares bought back and accepted in physical form will be extinguished in the manner and following the procedure prescribed in the Buyback Regulations.

# 15. COMPLIANCE OFFICER

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

For and on behalf of the Board of Directors of Technocraft Industries (India) Limited **Sharad Kumar Saraf** Sudarshan Kumar Saraf Neeraj Rai Chairman & Managing Director Co-Chairman & Managing Director **Company Secretary** DIN: 00035799

does not and will not contain any misleading information.

DIN: 00671721 Membership No. F6858 Date: August 14, 2024