

AIL/SE/FR/Q3/2024-25

February 10, 2025

To

BSE Limited	National Stock Exchange of India Ltd
Phiroze Jeejeebhoy Towers,	Exchange Plaza, 5th Floor, Plot No. C-l, G
Dalal Street, Mumbai 400 001	Block, Bandra Kurla Complex, Bandra
	(East), Mumbai - 400 051
Scrip Code: 542752	Symbol: AFFLE

<u>Sub: Intimation of Publication of unaudited Consolidated Financial Results for the third quarter</u> and nine months ended December 31, 2024

Dear Sir/Madam.

This is to inform you that pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has duly published unaudited Consolidated Financial Results for the third quarter and nine months ended December 31, 2024. Please find enclosed a copy of the advertisements published in the following newspapers on Monday, February 10, 2025.

- Financial Express (English Language National Daily Newspaper All Editions) and
- Jansatta (Hindi Language Daily Newspaper Delhi Edition)

Submitted for your information and records.

Thanking you,

For Affle (India) Limited

Parmita Choudhury

Company Secretary & Compliance Officer

IndiaShelter

FINANCIAL EXPRESS

Rudrapur-263153, 1st Floor, Scf 12 Main Market, Sector 14, Sonipat - 131001

MR./ MRS. VIRENDRA

KUMAR RASTOGI

10037847

INDIA SHELTER FINANCE CORPORATION LTD.

Home Loans Registered Office: Plot-15,6th Floor, Sec-44, Institutional Area, Gurugram, Haryana-122002. Branch Office: Shop No.6, Upper Ground Floor, C.r. Mall, Church Road, Ram Nagar Colony, Agra 282002, Office No- 4,5,6,7, First Floor, Shree Ram Palace, Bhoja Market, Sector-27, Near Vinayak Hospital, Atta, Gautam Buddh Nagar, Noida - 201301, 143, 2nd Floor Main Road Facing (above Icici Bank), Civil Lines, Bareilly- 243001, Wz-112, Second Floor, Meenakshi Garden, Tilak Nagar, Near Subhash Nagar Metro Station, New Delhi-110018, Hall No-1, First Floor, Parsvnath Plaza-ii, Plot No-2, Neelgiri Commercial Center, Mansarover Scheme, Delhi- Moradabad Road, Moradabad- Up- 244001, U.n.tower, 2nd Floor, 18-ec Road, Near Upcl Office, Survey Chowk, Dehradun-248001, 173, Nehru Nagar, First Floor, B.s.m. Chowk, Roorkee - 247667 59, D1/d2, Civil Line, Second Floor, Above Bata Showroom, Rudrapur- 263153, 1st Floor, Scf 12 Main Market, Sector 14, Sonipat - 131001

PUBLIC NOTICE- AUCTION FOR SALE OF IMMOVABLE PROPERTY

[UNDER RULE 9(1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002] Notice For Sale Of Immovable Property/s Mortgaged With India Shelter Finance Corporation (isfc) (secured Creditor) Under The Securitisation And Reconstruction Of Financial Assets And Enforcement Of Security Interest Act, 2002

Notice is hereby given to the public in general and in particular to the borrower(s), co borrower/s and guarantor(s) or their legal heir/s representatives that the below described immovable property/s mortgaged/charged to the Secured Creditor, the possession of which has been taken by the Authorized Officer of ISFC (secured creditor), will be sold on 27-FEB-2025 (on "AS IS WHERE IS", "AS IS WHAT IS" and "WHAT EVER THERE IS" basis for recovery of outstanding dues from below mentioned Borrowers, Co- Borrowers or Guarantors. The Reserve Price and the Earnest Money Deposit is mentioned below. The sealed envelope containing the EMD amount for participating in Public Auction shall be submitted to the Authorized Officer of ISFC on or before 26-FEB-2025 till 5 PM by EMD / Payment will be DD/Cheque/RTGS/NEFT at Branch/Corporate Office. Shop No.6, Upper Ground Floor, C.r. Mall, Church Road, Ram Nagar Colony, Agra 282002, Office No- 4,5,6,7, First Floor, Shree Ram Palace, Bhoja Market, Sector-27, Near Vinayak Hospital, Atta, Gautam Buddh Nagar, Noida - 201301, 143, 2nd Floor Main Road Facing (above Icici Bank), Civil Lines, Bareilly- 243001, Wz-112, Second Floor, Meenakshi Garden, Tilak Nagar, Near Subhash Nagar Metro Station, New Delhi-110018, Hall No-1, First Floor, Parsvnath Plaza-ii, Plot No-2, Neelgiri Commercial Center, Mansarover Scheme, Delhi- Moradabad Road, Moradabad- Up- 244001, U.n.tower, 2nd Floor, 18-ec Road, Near Upcl Office, Survey Chowk, Dehradun-248001, 173, Nehru Nagar, First Floor, B.s.m. Chowk, Roorkee - 247667, 59, D1/d2, Civil Line, Second Floor, Above Bata Showroom

Loan Account No.	Name of Borrower(s)/ Co- Borrower(s)/ Guarantor(s) / Legal Heir(s)/ Legal Rep.	Date Of Demand Notice Amount As On Date	Type of Possession (Under Constructive/ Physical)	Reserve Price	Earnest Money
HLGZCHLONS0 00005046642	MR./MRS. SONAM, MR./MRS. VIDIT TYAGI	13.12.2023 Rs. 2169606/- (Rupees Twenty One Lakh Sixty Nine Thousand Six Hundred Six Only)	PHYSICAL POSSESSION	Rs. 16,00,000/-	Rs. 1,60,000/-
Description Of Property: All Piece And Parcel Of KH.NO 619 MI VILL-BISHOKHAR MODINAGARPARGANA JALALABAD, TE				,	

South-Property Rekha		sq rads. BoottDART Last-others prop	icity, west- Rasia 12	r, rvortii-i rop	orty Kamia
LA28CLLONS00 0005007174/ AP- 10012273	MR./ MRS. SUSHMA KUMARI, MR./ MRS. BHARAT SINGH	13.04.2021 Rs. 3116680.34/- (Thirty One Lakh Sixteen Thousand Six Hundred Eighty And Thirty Four Paisa Only)	SYMBOLIC POSSESSION	Rs. 25,00,000/-	Rs. 2,50,000/
	erty: ALL THAT PIECE ANI WADI WEST ARJUN NAGAR	D PARCEL OF PROPERTY BEARING K R,AGRAUP-282001.	CHASRA NO-225/2	HOUSE NO-	51/10K/3H
0005008497/AP-	MR./ MRS. Anita, MR./ MRS. Sachin Tyagi, MR./ MRS. Vipin Tyagi	17.05.2022 Rs. 4534764.43/- (Rupees Forty Five Lakh Thirty Four Thousand Seven Hundred Sixty Four Rupees And Forty Three	SYMBOLIC POSSESSION	Rs. 32,00,000/-	Rs. 3,20,000/

Paise Only) Description Of Property: Land area measuring 169.12 Sq. Yards i.e . 141.46 Sq Meters, out of Khasra No.104min, situated in the abadi of village Bhangel, Begampur, Pragana & Tehsil Dadri, Distt. Gautam Budh Nagar East-: Property of Mr.Rahul Tyagi, West-Property of Mr.

Hazianjaan,norm-Pro	pperty of Mr. Kampai Sharma, So	outh-Rasta 151t. Wide	0.	10.	200	
	Mrs. Namita, Mr. Raj Kumar,	26.12.2023 Rs. 19,76,562.96/- (Rupees Nineteen Lakh Seventy Six Thousand Five Hundred and Sixty Two and Ninety Six Paise Only)	SYMBOLIC POSSESSION	Rs. 15,50,000/-	Rs. 1,55,000/	
	Description Of Property: All Piece And Parcel of Property 3rd floor with roof/Terrace rights measuring 51.83 sq mtr, Property no 137 (old no 28/2B), Khasra no 316/714/1, Gali no 3, Jwala nagar, Shahdara, Delhi-110032 Boundry = East -Property of Others, West -Property of					
	10//14/1, Gall 110 3, Jwala 11a	igai, Shandara, Dellii-110032 Boundry –	East -Property of C	Juicis, West -	Property o	

Others, North-Property of Others, South - Gali, SYMBOLIC MR./ MRS. RITU 14.12.2022 Rs. 1065981.92/- (Rupees Ten HL11CHLONS00 RASTOGI. **POSSESSION** 9,00,000/-90,000/-0005014161/AP-Lac Sixty Five Thousand Nine Hundred

Eighty One and Ninety Two Paise)

Description Of Property: All Piece And Parcel Of House No.352, Wake Biharipur Khatriyan, ,Near Vijay Swee, Bareilly Up BOUNDARY:- East: House Of Smt. Kalawati Devi West: House Of Laxman North: Road South: House Of Smt. Dhaupadi Devi					
	Mahesh Giri Gosai , Mukesh Giri, Ram Babu	24.12.2021 Rs. 16,93,267.55/- (Sixteen Lakh Ninety Three Thousand Two Hundred Sixty Seven And Fifty Five Paisa Only)	SYMBOLIC POSSESSION	Rs. 10,00,000/-	Rs. 1,00,000/-
Description Of Property: All The Part Of Property Situated At Plot Area 77.5 Sq. Yard Part Of Plot Area 155 Sq. Yard Khasra No. 17 Muaza-					

Kahrai Tehsil & Distt-Agra Boundary: - East: Raasta & Exit, West: Other's Plot, north: Remaining Part Of Said Plot, South: Other, s Plot HL28CHLONS00 MR./ MRS. DEEPESH, 14.12.2022 Rs. 818454.75/- (Rupees Eight SYMBOLIC 7,00,000/-70,000/-POSSESSION 0005013262/AP-Lac Eighteen Thousand Four Hundred Fifty 10037810 Four and Seventy Five Paise)

Description Of Property: All Piece And Parcel Of Khasra No-92, Nagla Jassa, (Chak Soyam), Agra Up-282001 BOUNDARY: - Towards East

Land Of Others Towards West: - Road And Exit 10 Feet Wide Towards North: - Plot Of Man Singh Towards South: - Land Of Others

Edit of others formation west. Road and Edit for eet wide formation for the first of the first o					and of others	
	CHL100002069 & LA26CLLONS000 005031306/AP- 0642748 & AP- 10059655	MR./ MRS. UMA RAY, MR./ MRS. RANJAN RAY	13.10.2022 Rs. 638088.71/- (Rupees Six Lakh Thirty Eight Thousand Eighty Eight Paise Seventy One Only)	SYMBOLIC POSSESSION	Rs. 4,50,000/-	Rs. 45,000/-
	Description Of Property: All Piece And Parcel Of Khasra No.352 Min Measuring Area 179.55 Square Meter. Situated At Village Vijaynagar, Tehsil Rudrapur Distt. Udham Singh Nagar. BOUNDARY:-East Land Of Vendor, West-Rasta, North-Rasta, South-Land Of Ashutosh.					
ш						

LA11CLLONS000 MR./ MRS. KushmaMR./ 13.12.2023 Rs. 24.11,785/- (Rupees Twenty SYMBOLIC Rs. MRS. Narendra Singh POSSESSION 19.00.000/- 1.90.000/-005042996 / AP-Four Lakh Eleven Thousand Seven Hundred 10093111 Eighty Five Only) Description Of Property: All That Piece And Parcel Of Property Bearing Khasra No -709, Mohalla - Gautampurikasba- Dadri, Pragna + Tehsil

-Dadridist-Gautam Bu Others.	idh Nagar, Up-20130. BOUND	ARY:- East: House Of Others, West: House	Of Others, North: Ro	oad 12 Ft, Sout	h: House Of	
HL14CHLONS000 005008356/ AP- 10012850	W/O RAJARAM,	16.07.2022 Rs. 1413856.45/- (Rupees Fourteen Lakh Thirteen Thousand Eight Hundred Fifty Six Paise Fourty Five Only)	SYMBOLIC POSSESSION	Rs. 9,00,000/-	Rs. 90,000/-	
Description Of Property: All Piece and Parcel Property Bearing Plot No. 48, Middle Of Khasra No. 232, Mohalla Nai Mandi, Kaserukhera,						

Pargana And Tehsil An Zila Meerut-250002 Area Of Property 95.09 Sq. Mtrs. BOUNDARY:- East- 22.74 Ft/ House Of Ramesh Chand, West-22.74 Ft./Rasta Aam 16 Ft. Wide, North-45 Ft./House Of Vijay Pal & Godavari Devi & Ajay, South-45 Ft./Plot Of Usma Begu, HI SECHI ONEOON Mr / Mrs RADHA 47 44 2022 Do 7 95 009/ /Dungan Courn SYMBOLIC

005012444/ AP- 10030915	WARVAL, Mr./ Mrs. BALJEET SINGH	Lacs Eighty Five Thousand Nine Hundred Eight Only)	POSSESSION	6,00,000/-	60,000/-
		piece and parcel of khata no 00194,Khasra i -Property of Satnam Singh, West- Property		i Bazpur U.S N	agar UK
	MR./ MRS. BOBI DEVI, MR./ MRS. Avnish Kumar	10.07.2024 Rs. 9,52,432.51/- (Rupees Nine Lakh Fifty Two Thousand Four Hundred Thirty Two and Fifty One Paise Only)	SYMBOLIC POSSESSION	Rs. 6,60,000/-	Rs. 66,000/-

		Thinky two dilat may offer also omly)						
Description Of Property: All Piece And Parcel Of Part Of Khasra No 235/2/4 Vill Kehda at present Ward No 11, Keshvnagar East, Pargana-								
Manglor, Tehsil Laskar, Distt. Haridwar BOUNDARY:- East-Property Of seller, West-Land Of Sugar Mill, North-Road 12' Wide, South-Plot Of								
Chandra Shekhar,								

HL11CHLONS00 0005037045/AP- 10074544 MR./ MRS. KALPANA SAKSENA, MR./ MRS. DHANESH KUMAR SAXENA	22.09.2022 Rs. 1142616.15/- (Rupees Eleven Lakh Fourty Two Thousand Six Hundred Sixteen Paise Fifteen Only)	SYMBOLIC POSSESSION	Rs. 8,50,000/-	Rs. 85,000/-	
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Description Of Property: All Piece And Parcel Of Khasra No Is 929Mi Lagayat 933Mi, 934Me, Admeasuring Area Is 50.16 Sq Metres Situated at Gram Biharmaan Nagla, Bareilly . Boundary EAST:- Plot of Mohan Lal, West:- Plot of Other, North:- Plot of Mohan Lal, South:- 22 Feets

Ц	Wide Road					
ı	CLA100004265 & LA11ECLONS000 005013130	Mr./ Mrs. JYOTI , Mr./ Mrs. BIJENDER SINGH	20.06.2022 Rs. 8,88,894.45/- (Rupees Eight Lacs Eighty Eight Thousand Eight Hundred Ninety Four and paise Four Five Only)	SYMBOLIC POSSESSION	Rs. 9,50,000 /-	Rs. 95,000/-
	Description Of Property: All Piece and Parcel of the land bearing all the piece and parcel of the land bearing house is measuring 100 so					
н	.vrds(0k-3m) khewat n	o-44 khata no 47 mustil and ki	ila no-19//2/2/3(0k-3m)gair mumkin waka i	akah garh sehiannur.	situated within	M C limits

sonipat ,Property Id no -217C100U53 Boundary North-18TH FEET PLOT OF DIGAR, South-18FT LAND OF DAYA SHANKAR, East-49 FT6INCH DOOR HOUSE AND STREET 11 FT WIDER, West-49 FT 6 INCH, LAND OF DIGAR CHL100004461/A MR./ MRS. Poonam jain 13.4.2021 Rs. 582635.85/- (Rupees Five Rs. SYMBOLIC Rs. POSSESSION 5,00,000/-50,000/ P-10003662 MR./ MRS. Sanjeev jain lakh eighty-two thousand six hundred thirty

ч			into and oighty into paloa offiy)			
Description Of Property: All Piece And Parcel Of property bearing plot no 19 & 20 KH No- 534 BANKE GURU LAXMI, NAGAR MOZE, DE CHUNGI BAHAR, AGRA UP 282010						
		Mr./ Mrs. RAJ KUMAR Mr./ Mrs. KISHOR	19.08.2023 Rs. 11,67,098/- (Rupees Eleven Lacs Sixty Seven Thousand Ninety Eight Only)	SYMBOLIC POSSESSION	Rs. 10,00,000/-	Rs. 1,00,000/-

Description Of Property: All Piece and Parcel of all piece and parcel of property Situated at kh no 131, Mauja Abhaypura, tehsil and distt. Agra area of property 167.20 sq/ mt. Boundary North. Rasta 30 Ft, South-Property of Kamal, East-property of Ram Babu, West-property of Dileep Singh

1) The prescribed Tender/ Bid Form and the terms and conditions of sale will be available with the Branch/Corporate Office: SShop No.6, Upper Ground Floor, C.r. Mall, Church Road, Ram Nagar Colony, Agra 282002, Office No-4,5,6,7, First Floor, Shree Ram Palace, Bhoja Market, Sector-27, Near Vinayak Hospital, Atta, Gautam Buddh Nagar, Noida - 201301, 143, 2nd Floor Main Road Facing (above Icici Bank), Civil Lines, Bareilly-243001, Wz-112, Second Floor, Meenakshi

Garden, Tilak Nagar, Near Subhash Nagar Metro Station, New Delhi-110018, Hall No-1, First Floor, Parsvnath Plaza-ii, Plot No-2, Neelgiri Commercial Center, Mansarover Scheme, Delhi- Moradabad Road, Moradabad- Up- 244001, U.n.tower, 2nd Floor, 18-ec Road, Near Upcl Office, Survey Chowk, Dehradun-248001, 173, Nehru Nagar, First Floor, B.s.m. Chowk, Roorkee - 247667, 59, D1/d2, Civil Line, Second Floor, Above Bata Showroom, Rudrapur- 263153, 1st Floor, Scf 12 Main Market, Sector 14, Sonipat - 131001 between 10.00 a.m. to 5.00 p.m. on any working day. 2) The immovable property shall not be sold below

3) All the bids/ tenders submitted for the purchase of the above property/s shall be accompanied by Earnest Money as mentioned above. EMD amount favouring "India Shelter Finance Corporation Limited". The EMD amount will be return to the unsuccessful bidders after auction.

4) The highest bidder shall be declared as successful bidder provided always that he/she is legally qualified to bid and provided further that the bid amount is not less than the reserve price. It shall be the discretion of the Authorised Officer to decline/ acceptance of the highest bid when the price offered appears inadequate as to make it inadvisable to do so. 5) The prospective bidders can inspect the property on 20-FEB-2025 between 11.00 A.M and 5.00 P.M with prior appointment.

6) The person declared as a successful bidder shall, immediately after the declaration, deposit 25% of the amount of purchase money/ highest bid which would include EMD amount to the Authorised Officer within 24 Hrs. and in default of such deposit, the property shall forthwith be put to fresh auction/sale

7) In case the initial deposit is made as above, the balance amount of the purchaser money payable shall be paid by the purchaser to the Authorised

Officer on or before the 15th day from the date of confirmation of the sale of the property, exclusive of such day or if the 15th day be a Sunday or other holiday, then on the first office day after the 15th day.

8) In the event of default of any payment within the period mentioned above, the property shall be put to fresh auction/sale by private treaty. The deposit including EMD shall stand forfeited by India Shelter Finance Corporation Ltd. and the defaulting purchaser shall lose all claims to the property.

9) The above sale shall be subject to the final approval of ISFC, interested parties are requested to verify/confirm the statutory and other dues like Sales/Property tax. Electricity dues, and society dues, from the respective departments / offices. The Company does not undertake any responsibility of payment of any dues on the

10) TDS of 1%, if any, shall be payable by the highest bidder over the highest declared bid amount. The payment needs to be deposited by the highest bidder in the PAN of the company and the copy of the challan shall be submitted to the company.

11) Sale is strictly subject to the terms and conditions incorporated in this advertisement and into the prescribed tender form. 12) The successful bidder/purchaser shall bear all stamp duty, registration fees, and incidental expenses for getting sale certificate registered as applicable as per law.

13) The Authorised Officer has the absolute right to accept or reject the bid or adjourn / postpone / cancel the tender without assigning any reason thereof and also to modify any terms and conditions of this sale without any prior notice.

14) Interested bidders may contact Mr. Sudhir Tomar at Mob. No. + 91 98184 60101 15 DAYS SALE NOTICE TO THE BORROWER/GUARANTOR/MORTGAGOR The above mentioned Borrowers/Mortgagors/guarantors are hereby noticed to pay the sum as mentioned in Demand Notice

under section 13(2) with as on date interest and expenses before the date of Auction failing which the property shall be

auctioned and balance dues, if any, will be recovered with interest and cost from you. For India Shelter Finance Corporation Ltd Authorised officer. Place: DELHI, NCR, BAREILLY

Mr. Sudhir Tomar at Mob. No. + 91 98184 60101

INTEGRAL COACH FACTORY, CHENNAI-38

The following e-tender is published in IREPS website. Firms are requested to login to www.ireps.gov.in and quote against the tender. Manual Quotation will not be entertained for the tender.

Tender No.	Open Tender File Reference No.	Name of the Work	Schedule Description	Date & Time of Tender Closing & Opening
202547 1211682 - OT36- HELP	ML / C / OT / 36 / Outsourcing of Helpers / LHB / 2025-27	Outsourcing the activities of the Helpers in LHB Division of ICF	1. Despatch of Different Variants of Shells-1941. 2. Bogie Manufacturing and its associated activities-2300	25.02.2025 15:00 Hrs.

INTEGRAL COACH FACTORY, CHENNAI-38 💖

he following e-tender are published in IREPS website. Firms are requested to login to www.ireps.gov.in and quote against the tender. Manual Quotation will not be entertained for this tender

Tender Value Date of tender

	Open Tender No.	Short Description of the Item.	Tender Value (Rs.)	Date of tender Closing / Opening
	2025499 211693	Works Contract for carrying out Plumbing Work and Installation of Vestibule Sliding Door for LHB Coaches	72,93,976.42	
	2025499 211697	Works Contract for carrying out Installation of Aluminium Composite Panels and Mouldings in Railway Passenger Coaches	1,31,52,280	Date of tender Closing: 04.03.2025 at
	2025499 211698	Works Contract for carrying out (i) Stain removal, Clearing of debris & Wastes, Wrapping of Toilet Pans / Commode, Wash basin & Dustbin and stickering works in Railway Passenger Coaches (other than Trainset Coaches) and (ii) Water filling to check plumbing leakage in furnished Coaches	1,44,74,948.63	14.45 Hrs. / Opening on 04.03.2025 at 15.00 Hrs.
	2025499 211695	Works Contract for carrying out Flooring Works in Railway Passenger Coaches	92,02,678.40	Date of tender
	2025499 211696	Works Contract for Panelling and associated Works in LHB Coaches	2,23,01,989.18	Closing: 07.03.2025 at 14.45 Hrs. /
	2025499 211699	Works contract for Installation of ACP Panels & Mouldings, Windows and interior fittings in MEMU / EMU / Kolkata Metro Coaches	1,32,40,130.53	Opening on 07.03.2025 at 15.00 Hrs.
- 1	Hindi Varcia	on of the above advertisement is as	railable in	

Hindi Version of the above advertisement is available in https://icf.indianrailways.gov.in/

www.icf.indianrailways.gov.in

Dy.Chief Mechanical Engineer / Fur-III

🚳 INTEGRAL COACH FACTORY, CHENNAI-38 💖

The following e-tenders are published in IREPS website. Firms are requested to login to www.ireps.gov.in and quote against these tenders. Manual quotations will not be entertained for these tenders. Closing and Opening time for all tenders are 14.15 hrs. Hindi version of tender notice is available on website

Tender Notice No. ICF/PCMM/EOT/06/2025 Dated: 07.02.2025

SI. No.	S & I OF INTERIOR FURNISHING OF		Quantity	Due Date/Time
1			304 SETS	21.02.2025
2	07251133	VINYL COATED UPHOLSTERY FABRIC	217458 METER	24.02.2025
3	06242300	WET ON WET MODIFIED EXTERIOR PAINTING	928 SETS	24.02.2025
4	08242166	SET OF UIC CONTROL COUPLER 741	259 SETS	25.02.2025
5	07251204	S & I OF INTERIOR FURNISHING LWSCN	220 SETS	25.02.2025
6	06241569	S&A WET ON WET EXT PAINT - LSLRD	348 SETS	25.02.2025
7	06243148	LED LIGHT FTG TYPE B1 9W CC 76453	58170 NOS	25.02.2025
8	06242378	UNF 120AH VRLA 110V, 19 MONOBLOCK	4400 SETS	26.02.2025
9	07251246	S & I OF CHAIR ANGLE AND EXPANDED METAL FRAMES FOR LSCN/BW2 COACHES	490 SETS	26.02.2025
10	07251001	SUPPLY OF HONEY COMB PARTITION	479 SETS	26.02.2025
11	06243152	CABLE JACKET ITEM 5, DIA 10MM EDTS138	1068557 METER	27.02.2025
12	08242330	HAND BRAKE ASSEMBLY	668 NOS	27.02.2025
13	07243005	S & I OF ONE C/S OF WINDOWS FOR LWLRRM	318 SETS	05.03.2025
14	07251292	SUPPLY OF O/C SET OF LAYOUT NOTICES	1160 SETS	05.03.2025
15	07251047	ASSEMBLY OF DECOUPLING RUBBER	817102 NOS	06.03.2025
16	07243376	SUPPLY OF NON AC AREA CEILING ARRANGEMENT	62 SETS	07.03.2025
17	03251049	FORGED PIN ITEMS KIT FOR FIAT	2823 NOS	07.03.2025

"IMPORTANT"

SUPPLY OF ONE C/S PILLAR

0120-66512

All Advertisement

ASSEMBLY

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Registered Office: A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749, (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

	Quarter ended	Nine Months	Quarter ended	Year ended
Particulars	December 31, 2024 (Unaudited)	ended December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited)	March 31, 2024 (Audited)
Total income	6,225.86	17,389.12	5,088.75	19,000.15
Profit before exceptional items and tax	1,237.37	3,437.87	833.80	3,267.96
Net profit for the periods / year	1,002.23	2,788.04	768.16	2,972.63
Total comprehensive income for the periods / year	1,248.87	3,080.45	726.51	2,972.11
Paid-up equity share capital (Face value INR 2/- per equity share)	280.70	280.70	280.19	280.21
Other equity for the year	-		- 3	24,700.19
Earnings per equity share (Face value INR 2/- per equity share)				
Basic:	7.15	19.89	5.72	21,91
Diluted:	7.14	19.86	5.72	21.91

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on February 08, 2025 and subjected to limited review by the statutory auditors of the Company.

2. Key standalone financial information:

Particulars	Quarter ended December 31, 2024 (Unaudited)	Nine Months ended December 31, 2024 (Unaudited)	Quarter ended December 31, 2023 (Unaudited)	Year ended March 31, 2024 (Audited)
Total income	2,046.38	5,728.76	1,494.13	6,023.10
Net profit for the periods / year	292.60	846.59	185.08	759.57
Total comprehensive income for the periods / year	291.95	845.81	184.22	758.89

3. The above is an extract of the detailed format of the guarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.

The full format of the quarterly financial results are available to the investors on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR Code below to view the results on the website of the Company.



By Order of the Board For Affle (India) Limited

κ³rloskar

Anuj Khanna Sohum Managing Director & Chief Executive Officer

Kirloskar Ferrous Industries Limited A Kirloskar Group Company

Place : Gurugram

Date: February 08, 2025

Registered Office: 'One Avante', Level 5, Karve Road, Kothrud, Pune 411038, Maharashtra

CIN: L27101PN1991PLC063223

NOTICE TO THE MEMBERS

This is to inform that the Board of Directors of the Company at its meeting held on 4 February 2025 has declared an Interim Dividend of ₹3 per equity share with nominal value of ₹ 5 each (i.e. 60 percent) for the financial year 2024-2025 and has fixed the Record Date as Friday, 14 February 2025 for determining the list of members entitled to receive dividend. Interim dividend will be paid on or before 3 March 2025 through various modes of payment such as Direct Credit / RTGS / NEFT / NECS / Demand Drafts / Dividend Warrants / Banker's Cheques or any other mode available with the bank, as the case may be.

Pursuant to provisions of the Income-tax Act, 1961 ('the Act') as amended from time to time; dividend declared and paid by a company is taxable in the hands of the shareholders and the company is required to deduct tax at source (TDS) at the applicable rates from dividend payable to the shareholders and deposit the same to the credit of the Central Government.

Tax rate applicable to a shareholder depends upon residential status and classification as per the provisions of the Act. All Members are hereby requested to update at the earliest before 14 February 2025 any change in residential status and/or category with depository participants (in case of equity shares held in electronic form) or with the RTA i.e. "MUFG Intime India Private Limited" [earlier known as Link Intime India Private Limited] (in case of equity shares held in physical form), as may be applicable.

A detailed communication regarding the withholding tax on dividend alongwith necessary annexures and guidance on registration / updation of details of bank account to receive dividend has been sent on 7 February 2025 by email to those Members, whose email IDs are registered with the Depository Participants or with the RTA, as the case may be. Application forms for claiming Nil or less rate of TDS by Resident Shareholders [such as Form

15G / Form 15H in case of individuals and self-declaration by entities] and by Non Resident Shareholders [such as Form 10F and self-declaration] can be downloaded from the website of the RTA viz. https://web.in.mpms.mufg.com/formsreg/submission-of-form-15g-15h.html To enable us to determine appropriate TDS / Withholding tax rate applicable, you should upload

necessary documents at https://web.in.mpms.mufg.com/formsreg/submission-of-form-15g- 15h.html or send by email to kfilinvestor@kirloskar.com before 14 February 2025. No communication on tax determination / deduction shall be considered after 14 February

A Member of the Company, holding equity shares in physical form, can register or update details of bank account with the RTA by sending signed copies of KYC Forms (viz. ISR-1, ISR-2, SH13 / ISR-3 as applicable) alongwith supporting documents to the email ID pune@linkintime.co.in Aforesaid forms can be downloaded from the weblink of the RTA at

https://web.in.mpms.mufg.com/KYC/index.html If a Member of the Company holding equity shares in physical form has updated earlier KYC details with the RTA, there is no requirement to update KYC details again. A Member of the Company holding equity shares in electronic form can register or update

details of bank account with respective Depository Participant.

Documents furnished by the Members shall be subject to review and examination by the Company. The Company reserves the right to reject documents in case of any discrepancy or documents are found to be incomplete.

For Kirloskar Ferrous Industries Limited

Place : Pune Date : 8 February 2025

2025.

Mayuresh Gharpure Company Secretary

· Tel: +91 20 6906 5040

 Email: kfilinvestor@kirloskar.com
 Website: www.kirloskarferrous.com "Mark bearing word 'Kirloskar' in any form as a suffix or prefix is owned by Kirloskar Proprietary Limited and

Standalone

Kirloskar Ferrous Industries Limited is the Permitted User*

479 SETS 10.03.2025

CRIENT Orient Technologies Limited (Formerly known as Orient Technologies Private Limited)

CORPORATE IDENTIFICATION NUMBER: U64200MH1997PLC109219

"Registered Office: Off No-502, 5th Floor, Akruti Star, Central Road, MIDC, Opp. Akruti Point Central, Andheri (East), Mumbai – 400 093.

Corporate Office: 602, Ackruti Center Point, MIDC Central Road, Andheri (East), Mumbai Maharashtra - 400 093* E-mail: complianceofficer@orientindia.net; Website: www.orientindia.in; Tel: +91 22 4292 8777 Extract of Statement of Unaudited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024

(Rs. in Lakhs, except per equity share data)

					1,7,11,11,11		
Sr.			Quarter Ended		Nine Mont	hs Ended	Year Ended
No.	Particulars	December 31, 2024	September 30, 2024	December 31, 2023	December 31, 2024	December 31, 2023	March 31, 2024
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	20,943.06	22,507.30	15,572.60	58,381.44	42,389.22	60,686.40
2	Net Profit for the period/ year (before tax and Exceptional items)	1,709.62	1,941.09	1,554.28	4,899.23	3,730.86	5,491.17
3	Net Profit for the period/ year before tax (after Exceptional items)	1,709.62	1,941.09	1,554.28	4,899.23	3,730.86	5,491.17
4	Net Profit for the period/ year after tax (after Exceptional items)	1,265.61	1,505.89	1,085.08	3,699.92	2,724.56	4,144.82
5	Total Comprehensive Income for the period/ year [Comprising Profit for the period/ year (after tax) and Other Comprehensive Income (after tax)]	1,269.97	1,510.26	1,089.01	3,713.01	2,734.11	4,162.27
6	Equity Share Capital	4,164.17	4,164.17	3,500.00	4,164.17	3,500.00	3,581.65
7	Other Equity (excluding Revaluation Reserve as shown in the Audited Balance Sheet)						13,948.96
8	Earnings Per Share (of Rs. 10/- each)	Ų.			Ji		
2 1	a) Basic*	3.36	4.15	3.11	9.82	7.81	11.80
	b) Diluted*	3.36	4.15	3.11	9.82	7.81	11.80

Not Annualised

 a) The above is an extract of the detailed format of Unaudited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended December 31, 2024 filed with the Stock Exchange(s) on February 06, 2025 under Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Regulations, 2015. The full format of the aforementioned Financial Results is available on the Stock Exchange websites (www.bseindia.com & www.nseindia.com) and the Company's Website

 The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on February 6, 2025. For Orient Technologies Limited

Ajay Baliram Sawant

Chairman & Managing Director (DIN: 00111001)

Date: February 6, 2025 financialexp.epapr.in

Place: Mumbai



New Delhi

जनसता

CIN: L24299WB1993PLC059449 रजि. कार्यालयः ६ए, किरण शंकर रॉय रोड, तीसरी मंजिल, कोलकाता - 700001 दुरभाषः (033) 2248 9731, ईमेलः investor@shentracon.com

वेबसाइटः www.shentracon.com

सार्वजनिक सचना यह दी जाती है कि सेबी (इक्विटी शेयरों की डीलिस्टिंग) विनियम, 2021 के विनियम 5 और 6 और अन्य लागू विनियमों, यदि कोई हो, के अनुसरण में, कंपनी के निदेशक मंडल ने शुक्रवार, 27 दिसंबर, 2024 को आयोजित अपनी बैठक में, अन्य बातों के साथ-साथ, कलकत्ता स्टॉक एक्सचेंज लिमिटेड ("सीएसई") से कंपनी के इक्विटी शेयरों को स्वैच्छिक रूप से डीलिस्ट करने के प्रस्ताव को मंजुरी दी।

सीएसई को देय लिस्टिंग फीस पर आवर्ती व्यय को बचाने के लिए, और मुख्य रूप से प्रशासनिक कार्य को कम करने और इस प्रकार संबंधित लागत को बचाने के लिए और कलकत्ता स्टॉक एक्सचेंज लिमिटेड में कंपनी के इक्विट शेयरों की कोई ट्रेडिंग नहीं हुई है। सेबी (इक्विटी शेयरों की डीलिस्टिंग) विनियम, 2021 के विनियम 5 और विनियम 6 के तहत, कंपनी के इक्विटी शेयरों को इक्विटी शेयरधारकों को कोई निकास अवसर दिए बिना सीएसई से डीलिस्ट किया जा सकता है क्योंकि कंपनी के इक्विटी शेयर बॉम्बे स्टॉक एक्सचेंज (बीएसई) में सुचीबद्ध होते रहेंगे, जिसके देशव्यापी ट्रेडिंग टर्मिनल हैं। सीएसई से इक्विटी शेयरों की डीलिस्टिंग के बाद कंपनी की पूंजी संरचना में कोई बदलाव

कृते शेंट्राकॉन केमिकल्स लिमिटेड

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एक राज्य से दूसरे राज्य में एलएलपी के पंजीकृत कार्यालय के परिवर्तन के लिये समाचार पत्र में प्रकाशन के लिए विज्ञापन कम्पनी राजस्ट्रार, राष्ट्रीय राजधानी क्षेत्र दिल्ली

स्थानः कोलकाता

दिनांक: 08.02.2025

एवं हरियाणा के समक्ष सीमित दायित्व साझेदारी अधिनियम, 2008 की धारा 13 की उपधारा (3) तथा सीमित दायित्व भागीदारी अधिनियम, 2009 के नियम 17 तथा सीमित दायित्व भागीदारी अधिनियम, 2008 की धारा 13(3) के मामले में

एब्सस्टीम टेक्नोलॉजीज एलएलपी. पंजीकत कार्याल 4644/14, जय माता मार्केट, त्रिनगर, उत्तर पश्चिम दिल्ली, दिल्ली एतद्द्वारा सर्व-साधारण को सूचित किया जाता है कि "दिर्ल्ल राज्य" से हरियाणा राज्य" में उसके पंजीकृत कार्यालय के परिवर्तन की अनुमित प्राप्त करने के लिये एलएलपी द्वारा एलएलपी अधिनियम, 2008 की धारा 13 (3) के अंतर्गत कंपनी रजिस्ट्रार रा.रा. क्षेत्र दिल्ली एवं हरियाणा के पास आवेदन करने का

एलएलपी के पंजीकृत कार्यालय के इस प्रस्तावित परिवर्तन से यदि किसी व्यक्ति का हित प्रभावित होता हो. वे उसके ऊपर वर्णि पंजीकत कार्यालय में आवेदक कंपनी को उसकी एक प्रति के साथ इस सुचना के प्रकाशन की तिथि से इक्कीस 21 दिनों के भीतर अपने हित की प्रकृति तथा आपत्ति के कारणों का उल्लेख करते हुए एक शपथ पत्र द्वारा समर्थित अपनी आपत्ति कम्पनी रजिस्ट्रार रा.रा. क्षेत्र दिल्ली एवं हरियाणा के पास जमा करें या जमा कराए या पंजीकृत डाक से भेजें:

कृते एवं के लिंग् स्थानः दिल्ली मोहित श्रम तिथि: 8.2.2025 (पदनामित पार्टनर)

साझेदारी नियम, 2009 के नियम 17 हे मामले में सीमित दायित्व साझेदारी अधिनियम, 2008. 테킨 13(3) के मामले में

औरास्का रिटेलस एलएलपी जेसका पंजीकृत कार्यालय : प्रलेट नं. पीसी70 ए-022, कमर्शियल, पिरामिड स्क्वायर ७०ए, विलेज पालरा, बादशाहपुर, गुडगांव, बादशाहपुर, हरियाणा-122101.

केन्द्रीय सरकार से पहले कंपनियों के रजिस्टार

राष्ट्रीय राजधानी क्षेत्र दिल्ली और हरियाणा

सीमित दायित्व साझेदारी अधिनियम, 2008 की

धारा 13 की उप-धारा (3) और सीमित दायित्व

आम जनता को एतद्द्वारा सचित किया जाता है कि राज्य" से "बिहार राज्य" में और एलएलपी समझौते में बदलाव। नामित भागीदार से प्राप्त सहमति के संदर्भ में स्थानांतरित करने हेत् अनुमति प्राप्त करने के लिए तीमित दायित्व साझेदोरी अधिनियम, 2008 की धारा 13(3) के अंतर्गत कंपनी पंजीयक, राष्ट्रीय राजधानी क्षेत्र दिल्ली एवं हरियाणा के पास एक याधिका दाखिल करने का प्रस्ताव करती है।

कोई भी व्यक्ति जिसका एलएलपी के पंजीकत कार्यालय प्रस्तावित परिवर्तन से कोई भी हित प्रभावित होने की संभावना हो, वह अपने हित के प्रभाव से संबंधित आश्रय रवं आपत्ति की पृष्ठभूमि को दशति हुए एक शपधपत्र के साथ अपनी ओपति व्यक्तिगत रूप से या पंजीकत ठाक द्वारा कंपनी पंजीयक, राष्ट्रीय राजधानी क्षेत्र दिल्ली एवं हरियाणा चौथा तल. आईएफसीआई टॉवर, 61, नेहरू प्लेस, नई दिल्ली-110019 के पास इस सचना के प्रकाशन की तिथि से 21 (एककीस) दिनों के मीतर मेज सकता है और इसकी एक प्रति याचिकाकर्ता एलएलपी के उपरोक्त वर्णित पंजीकत कार्यालय में भी नेजी जानी चाहिए।

> औरास्का रिटेलेस एलएलप यशादित्य सिंह

(नियुक्त साझेदार ढीपीआईएन : 09167609

"प्रपत्र सं. आईएनसी—26" (कंपनी (निगमन) नियम, 2014 के नियम 30 के अनुसरण में) कंपनी का पंजीकृत कार्यालय एक राज्य से दूसरे राज्य में स्थानातरित करने के लिए समाचार पत्र में प्रकाशित किया जाने वाला विज्ञापन केन्द्रीय सरकार के समक्ष (क्षेत्रीय निदेशक उत्तरी क्षेत्र)

बी-2 विंग, द्वितीय तल, पेंडित दीनदयाल अंत्योदयं मवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003 के नामले में कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (निगमन) नियम, 2014 के नियम 30 के उपनियम (5) के खंब (ए)

के मामले में एमजेएस बिडकरो सर्विसेज प्राईवेट लिमिटेड (CIN: U74999HR2016PTC065588) 'कंपनी') जिसका पंजीकृत कार्यालय : शॉप न 23 प्रथम तल, अगस्ता प्वाइंटे, सेक्टर-53, गोल्फ कोर्स

रोड, गुडगांव, हरियाणा-122002. में रिधत है

प्राम जनता को यह सूचना दी जाती है कि यह कंपनी कंपनी अधिनियम, 2013 की घारा 13 के अधीन क्षेत्रीय निदेशक को सौंपी गई शक्तियों के तहत केन्द्रीय सरकार को एक आवेदन करने का प्रस्ताव करती है जिसमें कंपनी का पंजीकत कार्यालय 'हरियाणा राज्य' से राष्ट्रीय राजधानी क्षेत्र दिल्ली" में स्थानांतरित करने के लिए तारीख 10 जनवरी, 2025 को आयोजित असाधारण सामान्य बैठक में पारित विशेष संकट्य के

संदर्भ में कंपनी के संगम ज्ञापन में संशोधन की पुष्टि

की भाग की गई हैं।

कंपनी के फंजीकर कार्यालय के प्रस्तायित स्थानांतरण से यदि किसी व्यक्ति का हित प्रभावित होता है तो वह व्यक्ति या तो निवेशक शिकायत प्ररुप फाइल कर एमसीए-21 पोर्टस (www.mca.gov.in) **में शिकायत दर्ज कर सकता है** या एक शपथ का कारण उल्लिखित हो के साथ अपनी आपत्ति क्षेत्रीय निदेशक उत्तरी क्षेत्र, को इस सूचना के प्रकाशन की तारीख से 14 दिनों के भीतर बी-2 विंग, हितीय तल, पंडित दीनदयाल अंत्योदय भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली-110003 पते पर पंजीकत डाक दवारा भेज सकता है या सुपूर्व कर सकते है और

गोल्फ कोर्स रोड, गुडगांव, हरियाणा-122002 कृत्ते की ओर से एमजेएस बिडकरो सर्विसेज प्रोईवेट लिमिटेड मनप्रीत सिंह सुडान तिथि : 10.02.2025

इसकी प्रति आवेदक कंपनी को उनके उपरोक्त पंजीकत

शींप नं. 23, प्रथम तल, अगस्ता प्वाइंट, सेक्टर—53,

गर्यालय के पते पर भी भेजेगा।

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"फार्म नं. आइएनसी-26" [कंपनीज (इनकार्पोरेशन) नियमों, 2014 के नियम 30 के अनुवर्ती] एक राज्य से अन्य राज्य में कंपनी के पंजीकृत

कार्यालय के परिवर्तन हेतु समाचार पत्रों में प्रकाशित किया जाने वाला विज्ञापन केन्द्रीय सरकार के समक्ष. (क्षेत्रीय निदेशक, उत्तरी क्षेत्र,

नई दिल्ली) कंपनीज अधिनियम, 2013, कंपनीज़ (इनकार्पोरेशन) नियमों, 2014 के नियम 30(5)(ए) तथा कंपनीज अधिनियम, 2013 की धारा 13(4) के विषय में।

याविका सर्विसेज इंडिया प्राइवेट लिमिटेड (CIN: U62011DL2024FTC426529) का पंजीकृत

कार्यालय सी-20, साउथ एक्सटेंशन पार्ट-2, नई दिल्ली

साउथ एक्सटेंशन-2, साउथ दिल्ली-110049, नई दिल्ली,

सामान्य जनता को एतद्द्वारा सूचना दी जाती है कि कंपर्न अपना पंजीकृत कार्यालय "नई दिल्ली (राष्ट्रीय राजधानी क्षेत्र दिल्ली)" से रजिस्टार ऑफ कंपनीज, बैंगलोर के क्षेत्राधिकार में "बैंगलोर (कर्नाटक राज्य)" में बदलने के लिए कंपनी को सक्षम बनाने के लिए **शुक्रवार**, **जनवरी**, 2025 को आयोजित कंपनी की असाधारण सामान्य बैठक में पारित विशेष प्रस्ताव के अनुसार कंपनी के मेमोरंडम ऑफ एसोसीएशन के परिवर्तन की पुष्टि मांगने के लिए कंपनीज अधिनियम, 2013 की धारा 13 के अंतर्गत केन्द्र सरकार को आवेदन करना प्रस्तावित है। कंपनी के पंजीकृत कार्यालय के प्रस्तावित परिवर्तन द्वारा प्रभावित होने वाले कोई व्यक्ति, अपनी आपत्ति इस सूचना

के प्रकाशन की तिथि से चौदह दिनों के अन्दर **क्षेत्रीय** निदेशक, उत्तरी क्षेत्र के पते बी-2 विंग, दुसरी मंजिल, पं. दीनदयाल अंत्योदय भवन, सीजीओ कॉम्प्लेक्स, नर्ड दिल्ली- 110003 को विरोध के कारण तथा हित की प्रकृति वर्णित करने वाले शपथ-पत्र द्वारा समर्थित आपत्तियों को पंजीकृत डाक द्वारा या कारणों को भेजें या निवेशक शिकायत प्रपत्र भरने द्वारा एमसीए-21 पोर्टल (www.mca.gov.in) पर डिलीवर करने के साथ उसकी प्रति आवेदक कंपनी के नीचे वर्णित पंजीकृत पते पर भेजनी है:

याविका सर्विसेज इंडिया प्राइवेट लिमिटेड सी-20, साउथ एक्सटेंशन पार्ट-2, नई दिल्ली साउथ

एक्सटेंशन-2, साउथ दिल्ली-110049, नई दिल्ली, भारत

हिते एवं कृते आवेदक याविका सर्विसेज इंडिया प्राइवेट लिमिटेड सोमसुदरम संधिलकुमा

दिनांक: 09-02-2025 निदेशक डीआईएन: 10502127

affle AFFLE (INDIA) LIMITED

Registered Office: A47 Lower Ground Floor, Hauz Khas, Off Amar Bhawan, New Delhi -110016 (P) 0124-4598749, (W) www.affle.com, Email: compliance@affle.com, CIN: L65990DL1994PLC408172

EXTRACT OF STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

(Amount in INR million, unless otherwise stated) Nine Months Quarter ended Quarter ended Year ended December 31 nded December December 31. March 31, **Particulars** 2024 31, 2024 2024 (Unaudited) (Unaudited) (Audited) (Unaudited) Total income 6,225.86 17,389.12 5,088.75 19,000.15 1,237.37 3,437.87 833.80 3,267.96 Profit before exceptional items and tax 1,002.23 2,788.04 768.16 2,972.63 Net profit for the periods / year 1,248.87 3,080.45 726.51 2,972.11 Total comprehensive income for the periods / year Paid-up equity share capital 280.70 280.70 280.19 280.21 (Face value INR 2/- per equity share) 24,700.19 Other equity for the year Earnings per equity share (Face value INR 2/- per equity share) Basic: 7.15 19.89 5.72 21.91 5.72 Diluted: 7.14 19.86 21.91

Notes :

 The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on February 08, 2025 and subjected to limited review by the statutory auditors of the Company.

2. Key standalone financial information:

Particulars	Quarter ended December 31, 2024 (Unaudited)	Nine Months ended December 31, 2024 (Unaudited)	Quarter ended December 31, 2023 (Unaudited)	Year ended March 31, 2024 (Audited)
Total income	2,046.38	5,728.76	1,494.13	6,023.10
Net profit for the periods / year	292.60	846.59	185.08	759.57
Total comprehensive income for the	291 95	845.81	184 22	758 89

The above is an extract of the detailed format of the quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as

The full format of the quarterly financial results are available to the investors on the websites of stock exchange, www.bseindia.com and www.nseindia.com and on the website of the Company i.e. www.affle.com. Scan the QR Code below to view the results on the website of the Company.

For Affle (India) Limited

By Order of the Board

Place : Gurugram Date: February 08, 2025

Anuj Khanna Sohum Managing Director & Chief Executive Officer

प्रस्ताव किया जाता है।

6. The Acquirer and the PACs shall achieve substantial acquisition of Voting Share capital, accompanied with acquisition of 5. The Offer Price of Rs. 25/- (Rupees Twenty-Five Only) per Equity Share is justified in terms of Regulations 8(2) of VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER management and control over the Target Company after completion of the proposed Open Offer. The main object of this acquisition is to acquire substantial Voting Shares and management control of the Target Company in compliance with the 6. As on the date of this DPS, there have been no corporate actions by the Target Company warrant SEBI (SAST) Regulations.

In line with the requirements of business and opportunities from time to time, the Acquirer and the PACs may seek the change of the name and main objects of the Target Company subject to necessary approvals.

The Acquirer and the PACs may seek reconstitution of Board of Directors of the Target Company after successful completion of this Offer. However, no firm decision in this regard has been taken or proposed so far. The Acquirer shall comply with the applicable law, including obtaining the requisite approvals for change in composition of the Board of Directors.

The Acquirer and the PACs may discontinue the existing line of business of the Target Company and/ or may diversify business activities in future subject to prior approval/consent of the shareholders and subject to such other approvals, required if any. However, depending on the requirements and expediency of the business situation and subject to the provisions of the Companies Act. 2013. Memorandum and Articles of Association of the Target Company and all applicable laws, rules and regulations, the Board of Directors of the Target Company will take appropriate business decisions from time to time in order to improve the performance of the Target Company. The Acquirer and the PACs cannot ascertain the repercussions, if any, on the employees and locations of the business place of Target Company. SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer and the PACs in the Target Company and the details of the acquisition

Details	Acquirer		PAC 1		PAC 2		PAC 3		PAC 4		TOTAL	
Particulars	No.of Equity Shares	% of Equity Share	A CONTROL OF STREET AND ADDRESS.		No.of Equity Shares	% of Equity Share	No.of Equity Shares		No.of Equity Shares	% of Equity Share	No.of Equity Shares	
Shareholding as on the PAdate	Nil	Nil	2,88,033	7.48	Nil	Nii	Nil	Nil	Nil	Nil	Nii	Nil
Shares acquired between the Public Announcement date and the DPS date	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Nil.	Nil	Nil	Ni	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Shareholding as on the DPS date	Nil	Nil	2,88,033	7.48	Nii	Nii	Nil	Nil	Nil	Nil	Nil	Nil
Post Offer shareholding as of 10th (tenth) Working Day after closing of the Tendering Period (assuming the Underlying Transaction is completed and assuming no Equity Shares are tendered in the Open Offer)	932	64.93	Nil	Nil	Nil	Nii	Nil	Nil	Nil	Nil	Nii	Nil
Post Offer as of the 10th (tenth) Working Day after closing of the Tendering	338	90.93	Nil	Nil	NI	Nil	Nil	Nil	Nil	Nil	ENil	N⊞

As on the date of this DPS, the Acquirer and PACs do not hold any Equity Shares in the Target Company except PAC 1 who holds 2,88,033 Equity Shares i.e. 7.48% of the Voting Share Capital of the Target Company

Period (assuming the

Underlying Transaction is

completed and assuming

full acceptance of the

 The Equity Shares of the Target Company are currently listed and traded on BSE (Scrip Code: 521242). 2. The trading turnover in the Equity Shares, based on the trading volumes on the BSE during the twelve calendar months

preceding the month of the PAi.e., from February 2024 to January 2025 ("Relevant Period"), is as given below:

Name of the	Total traded volumes during the	Shares during the	Trading turnover
Stock Exchange	Relevant Period ("A")	Relevant Period ("B")	% (A/B)
BSE	1,00,099	38,49,250	2.60%

Based on above, the equity shares of the Target Company are infrequently traded on BSE within the meaning of Regulation 2(1)(i) of the SEBI (SAST) Regulations.

 The Acquirer and the PACs have voluntarily offered Offer Price of Rs. 25/- Rupees Twenty-Five only) per Equity Share which is justified in terms of Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, being the highest of the following parameters:

Sr. No.	1 di ugularo	
	Highest Negotiated Price per equity share for any acquisition under the Agreements attracting the obligation to make the PA	Rs. 16
	The volume-weighted average price paid or payable for acquisition during the 52 week immediately preceding the date of the PA	Not Applicable
c)	The highest price paid or payable for any acquisition during 26 weeks period immediately preceding the date of PA	Not Applicable
d)	The volume-weighted average market price for a period of 60 trading days immediately preceding the date of PA on BSE	Not Applicable
e)	Price as determined in case of infrequently traded shares by the registered valuer*	Rs. 10*

Annexure	Α	Valuation of the Company using t method and Replacement cost ("Ri			e ("NAV"
Particulars	10	- 1	Reference	Unit	Value
Total Assets (#)	as on	31-Dec-24	A	In Lakhs	1,362.88
Total Liabilities (#)	as on	31-Dec-24	В	In Lakhs	2,128.18
Net Asset Value	as on	31-Dec-24	C=A-B	In Lakhs	(765.30)
Less: Book value of L	and & Build	ding forming part of PPE	D	In Lakhs	982.92
Add: Fair market value of value of Land & Building forming part of PPE (##)			E	In Lakhs	1,904.77
Less: Book value of Ir	vestment	3	F	In Lakhs	210.99
Add: Fair market valu	e of investr	nents	G	In Lakhs	210.98
Adjusted Net Asset	Value		H=C-D+E-F+G	In Lakhs	156.54
Equity value			К	In Lakhs	156.54
Number of equity shares outstanding as on valuation date			Ĺ	Number in Lakhs	38.4925
Equity value based	on the NA\	/ Method	M=K/L	INR per equity share	4.07
Face Value			L	INR per equity share	10.00
Equity value based	on the Rep	lacement Cost Method	M=L	INR per equity share	10.00
Fair Value (##)			N=Max(K,M)	INR per equity share	10.00

(#) Based on latest available Consolidated published results as on the valuation date (31.01.2025)

(##) As per valuation report by C. Shanthaa Associates dated 27.11.2024

SEBI (SAST) Regulations. The Offer Price is denominated and payable in Indian Rupees only.

any of the relevant price parameters in terms of Regulation 8(9) of the SEBI (SAST) Regulations. The Offer Price may be adjusted by the Acquirer, in consultation with the Manager, in the event of any corporate action(s) such as issuances pursuant to rights issue, bonus issue, stock consolidations, stock splits, payment of dividend, demergers, reduction of capital, etc. where the record date for effecting such corporate action(s) falls prior to the 3rd (third) Working Day before the commencement of the Tendering Period, in accordance with Regulation 8(9) of the SEBI (SAST) Regulations.

As on date of this DPS, there is no revision in the Offer Price or Offer Size. In case of any revision in the Offer Price or Offer Size, the Acquirer and the PACs will comply with all the provisions of the Regulation 18(5) of the SEBI (SAST) Regulations which are required to be fulfilled for the said revision in the Offer Price or Offer Size

8. In case the Acquirer and the PACs acquire Equity Shares of the Target Company during the period of twenty-six weeks after the closure of Tendering Period at a price higher than the Offer Price, then the Acquirer and the PACs shall pay the difference between the highest acquisition price and the Offer Price, to all shareholders whose Equity Shares have been accepted in this Offer within sixty days from the date of such acquisition. However, no such difference shall be paid if such acquisition is made under another open offer under the SEBI (SAST) Regulations, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2009 or open market purchases made in the ordinary course on the stock exchange, not being negotiated acquisition of Equity Shares of the Target Company in any

An Upward revision to the Offer Price or to the Offer Size, if any, on account of future purchases / competing offers, it will be done one working day prior to the date of commencement of the Tendering Period in accordance with Regulation 18(4) of the SEBI (SAST) Regulations. In the event of such revision, the Acquirer and the PACs shall (i) make further deposit into the Escrow Account; (ii) make a Public Announcement in the same newspapers in which this DPS has been published; and (iii) simultaneously with the issue of such Public Announcement, inform BSE, SEBI, and the Target Company of such revision.

FINANCIAL ARRANGEMENTS

Assuming full acceptance of this Offer, the total fund requirement for the Offer is Rs. 2,50,20,125/- (Rupees Two Crores Fifty Lakhs Twenty Thousand One Hundred and Twenty-Five only) ("Offer Consideration").

In accordance with Regulation 17 of the SEBI (SAST) Regulations, the Acquirer, PACs and the Manager to the Offer have entered into an escrow agreement with Axis Bank Limited (having its registered office at and acting through its branch located at Mumbai) ("Escrow Bank") ("Escrow Agreement"), and the Acquirer, PACS have created an escrow account named "Kandagiri Spinning Mills Limited - Open Offer - Escrow Account" ("Escrow Account") with the Escrow Bank.

The Acquirer and the PACs have transferred a sum equivalent to Rs. 2,50,20,125 (Rupees Two Crores Fifty Lakhs Twenty Thousand One Hundred and Twenty-Five only) to the Escrow Account on February 06, 2025 in accordance with the Regulation 17(3)(a) of the SEBI (SAST) Regulations being 100% of the Offer Consideration payable under this Offer.

The Manager to the Offer has been solely authorised by the Acquirer and the PACs to operate and realise the value 7. All the shareholders who desire to tender their Equity Shares under the Open Offer would have to intimate their of Escrow Account in terms of the Regulation 17 of the SEBI (SAST) Regulations:

The Acquirer and the PACs have adequate financial resources and have made firm financial arrangements for the implementation of the Offer in full out of their combined net worth.

Based on the networth of the Acquirer and the PACs, the Manager to the Offer is satisfied about the ability of the Acquirer and the PACs to implement the Offer in accordance with the SEBI (SAST) Regulations. Also, the Acquirer has already deposited 100% of the Open Offer consideration and basis that the Manager to the Offer is satisfied that the firm arrangement for the funds and money for payment through verifiable means are in place to fulfill the

obligations of the Acquirer and the PACs under the Open Offer. VI.STATUTORY AND OTHER APPROVALS

 As on date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory approvals required by the Acquirer and the PACs to complete this Offer. However, in case of any statutory approvals being required by the Acquirer and the PACs at a later date before the closure of the Tendering Period, this Offer shall be subject to such approvals and the Acquirer and the PACs shall make the necessary applications for such approvals. In the event the statutory approvals (the grant or satisfaction of which are considered to be outside the reasonable control of the Acquirer and the PACs are not granted or satisfied, the Acquirer and the PACs shall have the right to withdraw this Offer in terms of Regulation 23 of the SEBI (SAST) Regulations.

If the holders of the Equity Shares of the Target Company who are not persons resident in India (including NRIs. OCBs and FIIs) had required any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in this Offer.

3. If any of the statutory approvals, are not met for reasons outside the reasonable control of the Acquirer and the PACs, or in the event the statutory approvals are refused, the Acquirer and the PACs, in terms of Regulation 23 of SEBI (SAST) Regulations, shall have a right to withdraw this Offer. In the event of withdrawal, a public announcement will be made within 2 working days of such withdrawal, in the same newspapers in which this DPS is published, and such announcement will also be sent to SEBI, BSE and the Target Company at its Registered Office.

4. The Offer cannot be withdrawn by the Acquirer and the PACs except the conditions as stipulated at Regulation 23(1) of the SEBI (SAST) Regulations. 5. In case of delay / non-receipt of any statutory approval in terms of regulation 18(11) of the SEBI (SAST) Regulations,

SEBI may, if satisfied that delay/ non receipt of the requisite statutory approvals was not attributable to any wilful default, failure or neglect on the part of the Acquirer and the PACs to diligently pursue such approvals, grant extension of time for the purpose of completion of this Offer, subject to the Acquirer and the PACs agreeing to pay interest to the equity shareholders, who have accepted the open offer, for the delay as may be specified by SEBI.

VII. TENTATIVE SCHEDULE OF ACTIVITIES

ACTIVITY	Schedule Day and Date
Date of the PA	February 03, 2025
Date of publication of this DPS	February 10, 2025
Last date of filing Draft Letter of Offer (DLOF) with SEBI	February 17, 2025
Last date for a Competitive Bid / Offer	March 05, 2025
Identified Date ^(b)	March 17, 2025
Last date by which the letter of offer ("LOF") is to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	March 24, 2025
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Shareholders for this Open Offer	March 27, 2025
Last date for upward revision of the Offer Price or any increase in the Offer Size	March 28, 2025
Date of publication of offer opening public announcement in the newspapers in which this DPS has been published	March 28, 2025
Date of commencement of the Tendering Period ("Offer Opening Date")	April 01, 2025
Date of closure of the Tendering Period ("Offer Closing Date")	April 16, 2025
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	May 02, 2025
Last date for publication of post- Offer public announcement in the newspapers in which this DPS has been published	May 09, 2025
Submission of Final Report by the Manager to the Offer with SEBI	May 09, 2025

Regulations) and subject to receipt of requisite statutory and other approvals. They may have to be revised accordingly

2 The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the LOF would be sent. It is clarified that all holders (registered or unregistered) of Equity Shares (except those who are excluded from the ambit of Public Shareholders) are eligible to participate in the Open Offer at any time during the Tendering Period.

1. All Public Shareholders, whether holding shares in physical form or dematerialized form, registered or

unregistered, are eligible to participate in this Offer at any time during the Tendering Period, i.e., the period from the Offer Opening Date till the Offer Closing Date. Persons who have acquired Equity Shares but whose names do not appear in the register of members of the

Target Company on the Identified Date i.e., the date falling on the 10th (tenth) Working Day prior to the commencement of the Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the LOF, may also participate in this Offer Accidental omission to send the LOF to any person to whom the Offer is made or the non-receipt or delayed receipt of the LOF by any such person will not invalidate the Offer in any way. The Public Shareholders may also download the LOF from SEBI's website (www.sebi.gov.in) or obtain a

copy of the same from the Registrar to the Offer (detailed at Part IX (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares of the Target Company and their folio number, DP identity-client identity, current address and contact details. The Open Offer will be implemented by the Acquirer along with PACs through Stock Exchange Mechanism

made available by BSE Limited ("BSE") in the form of separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations and SEBI Circular SEBI/HO/CFD/PoD-1/P/CIR/2023/31 dated February 16, 2023 issued by SEBI ("Master Circular") The Equity Shares of the Target Company are listed at BSE only. The Acquirer and the PACs intend to use

the Acquisition Window Platform of BSE for the purpose of this Offer and for the same BSE shall be the designated stock exchange for the purpose of tendering Equity Shares in the Open Offer. 6. The Acquirer and the PACs have appointed Systematix Shares and Stocks (India) Limited as the

"Buying Broker" for the Open Offer through whom the purchases and the settlements on account of the Open Offer Shares shall be made during the Tendering Period. The contact details of the Buying Broker are as mentioned below:

Maharashtra, India

SYSTEMATIX GROUP Investments Re-defined

Telephone: +91 22 6704 8000 E-mail: compliance@systematixgroup.in Contact Person: Mr. Vikram Kabra SEBI Registration No.: INZ000171134

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

Bandra Kurla Complex, Bandra (East), Mumbai - 400 051,

SYSTEMATIX CORPORATE SERVICES LIMITED

respective stock brokers ("Selling Brokers") within the normal trading hours of the secondary market during the Tendering Period. The Selling Broker can enter orders for dematerialized as well as physical Equity Shares. In terms of the Master Circular, a lien shall be marked against the Equity Shares tendered in the Offer. Upon finalization of the entitlement, only the accepted quantity of Equity Shares will be debited from the demat accoun-

Validity: Permanent

of the concerned Public Shareholder. If the Selling Shareholder's broker is not a registered member of BSE, the Selling Shareholder can place their bids through the Buying Broker subject to fulfilment of the account opening and other KYC requirements of the Buying

10. The process of tendering Equity Shares by the Equity Shareholders holding in demat and physical Equity Shares

will be separately enumerated in the Letter of Offer. 11. Equity Shares shall not be submitted or tendered to the Manager, the Acquirers, the PACs and / or the Target

IX. It must be noted that the detailed procedure for tendering the shares in the offer will be available in the LOF. Kindly read it carefully before tendering Equity Shares in the Offer. Equity Shares once tendered in the Offer cannot be withdrawn by the Shareholders.

X. OTHER INFORMATION

The Acquirer and the PACs jointly and severally, accept full responsibility for the information contained in the PA and this Detailed Public Statement and also accept responsibility of their obligations under the SEBI (SAST)

All the information pertaining to the Target Company contained in the PA or this DPS or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or publicly available sources or provided by the Target Company. The information pertaining to the Selling Shareholders contained in the PA or this DPS or any other advertisement/publications made in connection with the Open Offer has been obtained from the Selling Shareholders. The Acquirer and PACs do not accept any responsibility with respect to any information provided in the PA or this DPS pertaining to the Target Company or

the Selling Shareholders. In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding of

 In this DPS, all references to "₹", "Re." and "Rs." and "INR" are references to Indian Rupees and any discrepancy in any amounts as a result of multiplication or totalling is due to rounding off.

Unless otherwise stated, the information set out in this DPS reflects the position as of the date of this DPS. 6. The PA is available and this DPS is expected to be available on SEBI's website (www.sebi.gov.in) and BSE

(www.bseindia.com) ISSUED BY THE MANAGER TO THE OPEN OFFER

REGISTRAR TO THE OPEN OFFER

Systematix Corporate Services Limited The Capital, A-Wing, 6th Floor, No. 603-606, SYSTEMATIX GROUP Investments Re-defined

Plot No. C-70, G-Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000 Fax:+ 91-22-67048022 Email: ecm@systematixgroup.in Contact Person: Ms. Hanishi Shah SEBI Registration Number: INM000004224

Subramanian Building, No.1 Club Road, Chennai 600 002, India. Tel. No.: 044 4002 0700 / 2846 0390 Email: ipo@cameoindia.com Contact Person: Ms. K. Sreepriya SEBI Registration Number: INR000003753

CAMEO CORPORATE SERVICES LIMITED

Signed by the Acquirer and PACs

Akshayam Creations LLP Sigamani Sivakumar Manoj Kumar Maurya (Mr. Manoj Kumar Maurya) PAC 1 PAC 2

Adinarayana Sripathy Kumar PAC 3

Date: February 10, 2025 Place: Tamil Nadu.



Acquirer

www.readwhere.com