NIDHI GRANITES LIMITED

CIN-L51900MH1981PLC025677

12th February, 2022

To,
The Manager,
Department of Corporate Services
BSE Limited
P. J. Towers, Dalal Street,
Mumbai – 400001.

Scrip Code: 512103

Sub: Publication of Un-Audited Financial Results for the Third Quarter ended on December 31, 2021.

Dear Sir/Madam,

In compliance with the provisions of Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith copies of newspaper advertisement of Un-Audited Financial Results of the Company for the **Third Quarter ended on 31**st **December, 2021** published in "**Financial Express**" (in English) and "**THE GLOBAL TIMES**" (in Marathi) on 12th February, 2022.

Please take this letter on your record.

Thanking you,
Yours faithfully,
For NIDHI GRANITES LIMITED

DARPA Digitally signed by DARPAN SHAH
N SHAH 12:17:18 +05'30'

Darpan Shah (Managing Director) DIN: 07650896

WWW.FINANCIALEXPRESS.COM

GEMSTONE INVESTMENTS LIMITED

Reg. Off.: 502-B, Padmavati Heights, 5th Floor, Shraddhanand Road Ext, Vile Parle (E), Mumbai- 400 057 CIN: L65990MH1994PLC081749; Email: gemstoneltd@gmail.com; Website: www.gemstoneltd.com Extracts of the statement of Un-audited Financial Results for the quarter and nine months period ended on 31st December, 2021 (Amount in 'Lakhs' except EPS)

Ollo I Dece	Centibet, 2021. (Alliount III Lakiis exce								
	Standalone								
Particulars	Quarter ended 31.12.2021 (Unaudited)	Nine months ended 31.12.2021 (Unaudited)	Quarter ended 31.12.2020 (Unaudited)						
Total income from operations (net)	20.220	87.954	52.056						
Net Profit/(Loss) for the period									
(before tax and exceptional items)	17.591	64.341	43.253						
Net Profit/(Loss)for the period before tax									
(after exceptional items)	17.591	64.341	43.253						
Net Profit / (Loss) for the period after tax	17.591	64.341	43.253						
Paid-up Equity Share Capital (Share of Re. 1/- each)	747.500	747.500	747.500						
Earning per equity share									
Basic	0.024	0.086	0.058						
Diluted	0.024	0.086	0.058						
Note:	Note:								

The above is an extract of the detailed format of Un-audited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Un-audited Financial Result for the quarter and nine months period ended is available on the website of the Stock Exchange i.e. (www.bseindia.com). Figures of the previous year have been re-grouped/ re-arranged / re-classified wherever considered necessary.

By Order of the Board For Gemstone Investments Limited Sd/-**Dhara Brahmbhatt**

| Place: Mumbai **Managing Director** Date: 11/02/2022

INOX WIND ENERGY LIMITED

Regd. Off.: ABS Towers, 3th Floor, Old Padra Road, Vadodara 390 007, Gujarat, CIN U40106GJ2020PLC113100 Telephone: +91 (265) 6198111; Fax: +91 (265) 2310 312; Email: investors.iwl@inoxwind.com; Website: www.iwel.co.in EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

Sr. No.	Particulars	Quarter ended 31.12.2021 Unaudited	Nine months ended 31.12.2021 Unaudited	Quarter ended 31.12.2020 Unaudited
1	Total Income from Operations	15,301	45,914	20,514
2	Net Profit/ (Loss) for the period before tax	(9,605)	(16,530)	(8,268)
3	Net Profit/ (Loss) for the period after tax	(6,704)	(7,928)	(4,897)
4	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period after tax and Other Comprehensive Income after tax]	(6,712)	(7,868)	(4,849)
5	Reserves excluding Revaluation Reserves	5000 PM	Change Company	
6	Paid-up Equity Share Capital (face value Rs. 10 per share)	1,099	1,099	1,099
7	Basic & Diluted Earnings Per Share from Continuing Operation (face value of Rs.10/- each) (not annualized)	(61.03)	(72.17)	(44.58)
	Basic & Diluted Earnings Per Share from Discontinued Operation (face value of Rs.10/- each) (not annualized)	0.03	0.36	0.08

1. The above results were reviewed by the Audit Committee and were thereafter approved by the Board of Directors at its meeting held on 11th February, 2022. The Statutory Auditors of the Company have carried out Limited Review of the above 2. The above results are an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges

under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited Quarterly Standalone and Consolidated Financial Results are available on the Stock Exchanges' website (www.bseindia.com and www.nseindia.com) and on the Company's website (www.iwel.co.in).

Sr. No.	Particulars	Quarter ended 31.12.2021 Unaudited	Nine months ended 31.12.2021 Unaudited	Quarter ended 31.12.2020 Unaudited	
1	Total income from operations	117	442	152	
2	Net Profit/ (Loss) for the period before tax	(324)	9,407	272	
3	Net Profit/ (Loss) for the period after tax	(298)	9,498	309	

For Inox Wind Energy Limited

Vineet Valentine Davis Whole-time Director

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

DIN: 06433270

PUBLIC ANNOUNCEMENT

Date: 11th February, 2022



Our Company was incorporated on December 15, 2005 as a private limited company under the Companies Act, 1956, with the name "Kids Clinic Bangalore Private Limited", pursuant to a certificate of incorporation granted by the Registrar of Companies, Karnataka at Bengaluru ("RoC"). Thereafter, the name of our Company was changed to "Kids Clinic India Private Limited" pursuant to our board resolution dated May 20, 2011, a special resolution passed by our Shareholders dated June 22, 2011, and a fresh certificate of incorporation was issued by the RoC on September 16, 2011. Pursuant to the conversion of our Company to a public limited company, pursuant to a board resolution dated November 16, 2021, and a special resolution passed by our Shareholders dated November 26, 2021, the name of our Company was changed to "Kids Clinic India Limited" and the RoC issued a fresh certificate of incorporation on December 13, 2021. For details of the change in the name and the registered office of our Company, see "History and Certain Corporate Matters" on page 189 of the draft red herring prospectus dated February 10, 2022 filed with Securities and Exchange Board of India on February 11, 2022 ("DRHP").

Corporate Identity Number: U85110KA2005PLC037953

Registered Office: No. 1533 9" Main Jayanagar 3" block, Bengaluru 560 011, Karnataka, India; Tel: +91 80 6673 2263; Corporate Office: Indiqube Sigma, No.3/B Koramangala Industrial Layout, 3" Block Koramangala, Bengaluru 560 034, Karnataka, India. Tel: +91 80 4646 1236;

Contact Person: Madhusudhan P (Company Secretary and Compliance Officer) Tel: +91 80 4646 1236; E-mail: cs@cloudninecare.com; Website: www.cloudninecare.com

OUR COMPANY DOES NOT HAVE ANY IDENTIFIABLE PROMOTER INITIAL PUBLIC OFFERING OF UP TO [4] EQUITY SHARES OF FACE VALUE OF ₹ 5.00 EACH ("EQUITY SHARES") OF KIDS CLINIC INDIA LIMITED (OUR "COMPANY" OR THE "COMPANY" OR THE "ISSUER"

FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) (THE "OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES BY OUR COMPANY AGGREGATING UP TO ₹ 3,000.00 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 13,293,514 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION COMPRISING AN OFFER FOR SALE OF UP TO 924,444 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY DR. R KISHORE KUMAR, UP TO 928,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY SCRIPS 'N' SCROLLS INDIA PRIVATE LIMITED (TOGETHER WITH DR. R. KISHORE KUMAR REFERRED TO AS THE "FOUNDER SELLING SHAREHOLDERS"), AND UP TO 5,763,392 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY TRUE NORTH FUND V LLP, UP TO 2,171,270 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY INDIUM V (MAURITIUS) HOLDINGS LIMITED AND UP TO 3,506,408 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY SCI GROWTH INVESTMENTS II (TOGETHER WITH TRUE NORTH FUND V LLP AND SCI GROWTH INVESTMENTS I REFERRED TO AS THE "INVESTOR SELLING SHAREHOLDERS", AND COLLECTIVELY TOGETHER WITH THE FOUNDER SELLING SHAREHOLDERS REFERRED TO AS THE "SELLING SHAREHOLDERS" AND EACH INDIVIDUALLY, AS A "SELLING SHAREHOLDER" AND SUCH OFFER FOR SALE OF EQUITY SHARES BY THE SELLING SHAREHOLDERS, THE "OFFER FOR SALE"). THE OFFER INCLUDES A RESERVATION OF UP TO [+] EQUITY SHARES, AGGREGATING UP TO 🤻 [+] MILLION, FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES NOT EXCEEDING 5.00% OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL (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 SHALL CONSTITUTE [•]% AND [•]%, RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, THE COMPANY, ACTING THROUGH THE IPO COMMITTEE, AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO ₹ [●] OF THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT")

OUR COMPANY MAY, IN CONSULTATTION WITH THE BOOK RUNNING LEAD MANAGERS, CONSIDER ISSUING SUCH NUMBER OF EQUITY SHARES ON A PRIVATE PLACEMENT BASIS FOR CASH CONSIDERATION AGGREGATING UP TO ₹ 600.00 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC (THE "PRE-IPO PLACEMENT"). THE PRICE OF THE EQUITY SHARES ALLOTTED PURSUANT TO THE PRE-IPO PLACEMENT SHALL BE DETERMINED BY OUR COMPANY AND SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS ("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 (THE "SCRR").

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, ACTING THROUGH THE IPO COMMITTEE, AND SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLMS AND WILL BE ADVERTISED IN [+] EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER, [+], [+] EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER, [-] AND [+] EDITIONS OF THE [+] NEWSPAPER [+] (WIDELY CIRCULATED KANNADA NEWSPAPER, KANNADA BEING THE REGIONAL LANGUAGE OF KARNATAKA, WHERE THE REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SUCH ADVERTISEMENT SHALL BE MADE AVAILABLE TO BSE LIMITED (THE "BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (THE "NSE", AND TOGETHER WITH THE BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 5 EACH AND THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES in case of a revision in the Price Band, the Bid/Offer Period will be extended for at least three additional Working Days after such revision of the Price Band subject to the Bid/Offer Period not exceeding a total of 10 Working Days.

In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, 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, will be widely disseminated by notification to the Stock Exchanges, by issuing a press release, and also by indicating the change on the websites of the Book Running Lead Managers and at the terminals of the Syndicate and by intimation to the Designated Intermediaries and the Sponsor Banks as required under the SEBI

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR") read with Regulation 31 of the SEBI ICDR Regulations. This Offer is being made through the Book Building Process and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein at least 75.00% 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, acting through the IPO Committee, and the Selling Shareholders may, in consultation with the BRLMs, allocate up to 60.00% of the QIB Portion to Anchor Investors on a discretionary basis (the "Anchor Investor Portion"), out of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor 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. Further, 5.00% of the QIB Portion (excluding the Anchor Investor Portion) shall be available for allocation on a proportionate basis to Mutual Funds only, and the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), 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 5.00% of the QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. If at least 75.00% of the Net Offer cannot be Allotted to QIBs, then the entire application money will be refunded forthwith. Further, not more than 15.00% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not more than 10.00% 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 at or above the Offer Price, All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process, providing details of their respective bank accounts (including UPI ID (defined hereinafter) in case of RIBs) in which the Bid Amount will be blocked by the SCSBs, to participate in the Offer. Anchor Investors are not permitted to participate in the Offer through the ASBA process. Further, Equity Shares will be allocated 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. For details, see "Offer Procedure" on page 347 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 offer of Equity Shares and has filed the DRHP dated February 10, 2022 filed with SEBI on

Pursuant to Regulation 26(1) of the SEBIICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of filing of the DRHP, by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com, the websites of the BRLMs i.e. JM Financial Limited at www.jmfl.com; Axis Capital Limited at www.axiscapital.co.in and ICICI Securities Limited at www.icicisecurities.com. Our Company hereby invites the public to give comments on the DRHP filed with SEBI with respect to disclosures made therein. The public is requested to send a copy of the comments sent to SEBI, the Company Secretary and Compliance Officer of our Company and the BRLMs at their respective addresses mentioned below. All comments must be received by SEBI and/or our Company and/or the BRLMs and/or the Company Secretary and Compliance Officer on or before 5:00 p.m. on the 21 day from the aforesaid date of filing the DRHP with SEBI 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 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 have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 27 of

Any decision whether to invest in the Equity Shares described in the DRHP may only be made after a red herring prospectus for the same has been filed with the RoC and must not be made solely on the basis of such red herring prospectus. The Equity Shares, when offered, through the red herring prospectus, are proposed to be listed on BSE and NSE.

For details of the share capital and capital structure of the Company and the initial subscribers to the Memorandum of Association and the number of shares subscribed by them, see "Capital Structure" beginning on page 82 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of the Company as contained in the Memorandum of Association see the chapter titled "History and Certain Corporate Matters" beginning on page 189 of the DRHP.

JM FINANCIAL

JM Financial Limited 7° Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi. Mumbai 400 025 Maharashtra, India Tel.: +91 22 6630 3030 E-mail: kcil.ipo@jmfl.com Investor grievance e-mail: grievance.ibd@jmfl.com Website: www.imfl.com Contact person: Prachee Dhuri

SEBI Registration No.: INM000010361

BOOK RUNNING LEAD MANAGERS AXIS CAPITAL

Axis Capital Limited 1" floor, Axis House, C-2 Wadia International Centre, P.B. Marg, Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 2243252183 E-mail: kcil.ipo@axiscap.in Investor grievance e-mail: complaints@axiscap.in Website: www.axiscapital.co.in Contact person: Ankit Bhatia SEBI Registration No.: INM000012029

1 ICICI Securities

ICICI Venture House

KFINTECH KFin Technologies Private Limited **ICICI Securities Limited** Selenium, Tower B. Plot No. 31-32, Financial District. Nanakramguda, Hyderabad, Rangareddi – 500 032

REGISTRAR TO THE OFFER

Appasaheb Marathe Marg, Prabhadevi Mumbai - 400 025 Maharashtra, India Telangana, India Tel: +91226807 7100 Tel: + 91 40 6716 2222 E-mail: kcil.ipo@icicisecurities.com E-mail: kcil.ipo@kfintech.com Website: www.kfintech.com Investor grievance e-mail:

Investor Grievance ID: einward.ris@kfintech.com customecare@icicisecurities.com Contact Person: M. Murali Krishna Website: www.icicisecurities.com SEBI Registration No: INR000000221 Contact Person: Gaurav Mittal SEBI Registration No.: INM000011179 *Formerly known as Karvy Fintech Private Limited

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

For KIDS CLINIC INDIA LIMITED On behalf of the Board of Directors

Company Secretary and Compliance Officer

KIDS CLINIC INDIA LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations to make an initial public offer of its Equity Shares and has filed the DRHP dated February 10, 2022 with SEBI on February 11, 2022. The DRHP shall be available on the website of SEBI at www.sebi.gov.in as well as on the websites of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and the websites of the BRLMs i.e. JM Financial Limited at www.jmfl.com; Axis Capital Limited at www.axiscapital.co.in and ICICI Securities Limited at www.icicisecurities.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 27 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for any

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 (the "Securities Act") or any other applicable law of the United States and, unless so registered, 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 Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transactions exempt from, or not subject to, registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and pursuant to the applicable laws of

the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

WEBSOL ENERGY SYSTEM LIMITED CIN: L29307WB1990PLC048350

Regd. Off: Plot No. 849, Block P 48 Pramatha Choudhary Sarani, 2nd Floor, New Alipore, Kolkata - 700053, Ph: (033) 24000419, Fax: (033) 24000375 | Email: websol@webelsolar.com; Website: www.webelsolar.com

Extract of Unaudited Financial Results for the Quarter ended 31st December, 2021 (7 in Crores Quarter Ended Nine Months Ended Year Ended 31-12-2021 30-09-2021 31-12-2020 31-12-2020 31-12-2021 31-03-2021 Unaudited Unaudited Unaudited Unaudited Unaudited Audited **PARTICULARS** 150,61 153.61 49.66 57.92 106.33 Total Income from Operations 3.94 13.61 Net Profit for the period (before Tax & Exceptional Item) 2.86 -1.6811.02 9.97 4.08 3.94 53.63 12.24 69.24 3 Net Profit for the period before Tax (after Exceptional item) 64.30 4 Net Profit for the period after Tax (after Exceptional item) 2.01 4.04 53.63 9.17 64.30 49.38 5 Total Comprehensive Income for the period (Comprising 2.13 4.04 53.63 9.29 64.30 49.54 Profit and other Comprehensive Income for the period) 36.64 0.59 6 Equity Share Capital (Face value ₹10/-) 36.64 30.59 36.64 31.14 142.78 7 Other Equity excluding Revaluation Reserve. 8 Earning per Share (of ₹10/- each) 16.09 i) Basic (₹) 0.61 17.53 2.78 21.02 (ii) Diluted (₹) 0.61 1.1 15.26 2.78 18.3 14.05 Note:

 The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective Meetings held on 11th of February, 2022. The Statutory Auditors have carried out a limited review on the results as required under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

2) The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 of the SEB (Listing Obligations and Disclosure Requirements) Regulations, 2015.

b) The full format of the Financial Results are available on the Stock Exchange website i.e BSE website (www.bseindia.com), Calcutta Stock Exchange Limited (www.cse-india.com) and Company's, website (www.webelsolar.com).

For and on behalf of the Board of Directors of Websol Energy System Limited

6.41

0.95

(Rs. In Lakhs)

0.95

Darpan Shah

Managing Director

(0.14)

Plot No. 849, Block P48, Pramatha Choudhary Sarani, 2nd Floor, New Alipore Place of Signature : Kolkata Date : 11th February, 2022 Kolkata- 700053, Ph : (033)-24000419, Fax : (033)-24000375, Website :www.webelsolar.com Managing Directo

> NIDHI GRANITES LIMITED CIN No. L51900MH1981PLC025677

Registered Office: 503, Madhu Industrial Park, Mogra Cross Road, Next to Apollo Chambers, Andheri East, Mumbai- 400069 Website: www.nidhigranites.com

EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 31ST DECEMBER, 2021

STANDALONE Consolidated Quarter Ended Quarter Ended Year Ended Year Ended Quarter ended Quarter ended **Particulars** 31.12.2021 31.12.2020 31.12.2021 31.12.2020 31.03.2021 31.03.2021 (Audited) (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Audited) Total income from operations (net) 2.68 15.45 4.10 2.68 15.45 Net Profit / (Loss) for the period (before Tax, Exceptional and/or 1.67 1.67 Extraordinary items) (1.97)(1.07)60.03 (1.07)Net Profit / (Loss) for the period before tax (after Exceptional and/or (1.07)Extraordinary items) 1.67 1.67 (1.97)(1.07)Net Profit / (Loss) for the period after tax (after Exceptional and/or 48.08 Extraordinary items) (1.97)(1.07)7.14 (1.07)7.14 Equity Share Capital 75.00 75.00 75 75.00 75.00 75 Reserves (excluding Revoluation Reserve as shown in the Balance Sheet of previous year) 136.98 136.98 Earnings Per Share of Rs. 10 Each (before extraordinary items) (0.14)0.95 6.41 (0.14)0.95 Basic (0.26)(0.14)6.41 $\{0.14\}$ 0.95 (0.26)0.95 Earnings Per Share of Rs. 10 Each (after extraordinary items)

Basic

 The aforementioned results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI

(0.14)

(Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the websites of the Stock Exchange(s) and the listed entity. (URL of the fillings i.e. www.bseindia.com & www.nidhigranites.com) As the Company has only one business segment, disclosure under Indian Accounting Standard 108 on "Operating Segment" issued by the Institute

of Chartered Accountants of India is not applicable. ForNidhi Granites Limited

Date: 11.02.2022 Place: Mumbai

(0.26)

OASIS SECURITIES LIMITED

CIN No: L51900MH1986PLC041499 Regd. Office: Raja Bahadur Compound, Bldg. No. 5, 43 Tamarind Lane, Mumbai - 400 001

Tel.No: 022-40463500 Website: www.oasiscaps.com Email: admin@oasiscaps.com Extract of the Standalone Unaudited results for the guarter and nine months ended December 31, 2021

STANDALONE RESULTS: (Rs. In Lacs except EPS Quarter Ended Ended

I	Particulars				Lilucu	Lilucu
No.		as at 31.12.2021 Unaudited	as at 30.09.2021 Unaudited	as at 31.12.2020 Unaudited(GAAP)	as at 31.12.2021 Unaudited	as at 31-03-21 Audited
1	Total Income from Operations (Net)	247.98	600.84	330.34	629.94	772.89
2	Net Profit(/(Loss) before tax	56.75	241.15	214.37	439.12	279.71
3	Net Profit(/(Loss) after tax	(66.18)	241.15	164.37	316.19	254.14
4	Total Comprehensive Income after Tax	-	-	-	-	11.31
5	Paid up equity share capital					
	(Face value of Rs. 10/-each)	185.00	185.00	185.00	185.00	185.00
6	Reserves excluding Revaluation Reserves as shown in					
	the Audited Balance Sheet of the previous year					724.19
7	Earning Per Share (EPS)					
	(of Rs.10/-each -not annualised):					
	(a) Basic	(3.58)	13.04	8.88	17.09	13.74
	(b) Diluted	(3.58)	13.04	8.88	17.09	13.74

The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on February 11, 2022

The above is an extract of the detailed format of Half Yearly and Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website (www.bseindia.com) and Company's website: www.oasiscaps.com

The Company is an NBFC and has only one segment

Previous year/period figures have been regrouped, rearranged or reclassified wherever necessary.

For Oasis Securities Ltd Indra Kumar Bagri Director

Date: February 11, 2022

Place: Mumbai

(DIN:00014384)

SAL AUTOMOTIVE LIMITED (formerly Swaraj Automotives Limited)

CIN: L45202PB1974PLC003516 Regd. Office: C-127, IV Floor, Satguru Infotech, Phase VIII, Industrial Area, S.A.S.Nagar (Mohali), Punjab - 160062 Tel.: 0172-4650377, Fax: 0172-4650377, Email: kaushik.gagan@salautomotive.in, Website: www.salautomotive.in

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2021

						vr () () ()	Year	
SI.	Particulars	Qi	uarter End	ed	Nine Mon	ths Ended	Ended	
No.		31.12.2021	30.09.2021	31.12.2020	31.12.2021	31.12.2020	31.03.202	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1.	Total Income	3403	4822	2962	11399	6403	9595	
2.	EBITDA	(140)	147	157	101	162	291	
3.	Net Profit /(Loss) before tax and exceptional items	(221)	67	105	(129)	12	85	
4.	Net Profit /(Loss) before tax and after exceptional items	(221)	67	105	(129)	12	85	
5.	Tax Expense	(54)	23	11	(28)	(13)	1	
6.	Net Profit /(Loss) after tax and exceptional items	(167)	44	94	(101)	25	84	
7.	Total Comprehensive Income for the period (comprising profit / (loss) after tax and other comprehensive income after tax)	(167)	44	94	(101)	25	97	
8.	Paid-up Equity Share Capital (Face Value Rs.10/-)	240	240	240	240	240	240	
9.	Reserves (excluding Revaluation Reserve)	- 0	0	0	0	0	3116	
10.	Earning Per Share on net profit after tax (Not Annualised)							
	- Basic	(6.98)	1.83	3.90	(4.21)	1.03	4.05	
	- Diluted	(6.98)	1.83	3.90	(4.21)	1.03	4.05	

Notes:

- The above financial results were reviewed by the audit committee and thereafter approved by the Board of Directors in their meeting held at Ghaziabad on dated 11" February, 2022. The Statutory Auditors have conducted a limited review of the above
- These financial results have been prepared in accordance with the recognition and measurement principles laid down in the Ind AS 34 "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules issued thereunder and other accounting principles relevant thereto.
- Previous year figures have been regrouped / recasted in line with Ind AS, wherever necessary to make them comparable.
- 4. Pursuant to Rule 29 of Companies (Incorporation) Rules 2014, under Section 13 of The Companies Act, 2013, company name has been changed from Swaraj Automotives Limited to SAL Automotive Limited on 4th June, 2019.

the Board of Directors

for and on behalf of

Place: Ghaziabad

www.salautomotive.in

Rama Kant Sharma (Managing Director)

financialexp.epapr.in

Place : Bengaluru, Kamataka Date: February 11, 2022

Date: 11.02.2022

(Rs. in Lacs

ended Year ended 31.12.2021

(33.17)

(33.17)

(33.17)

1,081.80

(185.53)

5.63

(1.74)

(1.74)

(1.74)

1,081.80

(185.53)

(0.02)

SWADESHI INDUSTRIES & LEASING LIMITED

GAURAV JAIN

समाप्त

डिसें. २१

(१४९.४२)

(१४९.४२)

(१२६.०१)

85.980.8

(9.0)

(9.93)

एकत्रित

तिमाही ३१ नऊमाही ३१

समाप्त

डिसें. २१

१,३४३.६४

१,१२२.४५१

१,१२२.४५१

८६६.६८

85.980.8

8.94

8.94

योगेंद्र चतुर्वेदी कार्यकारी संचालक व सीईओ

समाप्त

तिमाही ३१

डिसें. २०

१,१३१.२१

089.67

089.62

८९६.७९

8.989.8

4.82

The Unaudited financial results for the guarter and nine month ended 31st December

2021 have been reviewed by the Audit Committee and approved by the Board of

Directors at their meeting held on 11th February, 2022. The Statutory Auditors of th

The aforesaid unaudited financial results for the guarter and nine month ended 31s

December, 2021 has been prepared in accordance with Companies (India

Accounting Standard) Rule, 2015 as prescribed under Section 133 of the Companie

Act, 2013 read with relevant rules issued thereunder and in terms of Regulation 3

and Regulation 52 of SEBI (Listing Obligation and disclosure Requirements

The Company is primarly engaged in the 'Textile Business' business and all other

activites revolving around the same. As such there is no other separate reportable

Company have carried out a Limited Review of the aforesaid results.

segment as defined by IND AS 108 - "Operating Segment"

स्टैण्डअलोन

समाप्त

तिमाही ३१

९३२.०९

९३२.०९

608.40

87.586.8

8,80

8.80

समाप्त

नऊमाही ३१

डिसेंबर २१ डिसेंबर २१ डिसेंबर २०

१,०३१.२६

९३१.६५

९३१.६५

७२०.५२

४,८३९.११

85.980.8

8.83

Quarte

1.12.202

1.35

1,081.80

(116.67

0.0

0.0

Swadeshi Industries & Leasing Limited 72 Teli Pada, Kaneri, Bhiwandi, Thane - 421302 Email: compliance@swadeshiglobal.com Extract of Unaudited Financial Results for the 3rd quarter ended on December 31, 2021

Particulars

Net Profit / (Loss) for the period before Tax

Total Comprehensive Income for the period

[Comprising Profit / (Loss) for the period

(after tax) and Other Comprehensive Income

Reserves (excluding Revaluation Reserve)

as shown in the Audited Balance Sheet of the

(for continuing and discontinued operations)

Earnings Per Share (of Rs. 10/- each)

Net Profit / (Loss) for the period after Tax

Total Income from Operations

(after tax)]

previous vear

2. Diluted

Date: 11th February, 2022

राषुः । राज न ... -CIN : L५०१००MH१९८५PLC०३६९३७ जी-१२, तुलसियानी चेम्बर्स, २१२ नरीमन प्वाइंट, मुंबई – ४०० ०२१ दूरध्वनी क्र. : ३०२१ ८५००/४००९ ०५०० फैक्स : २२८४ ६५८५/६६३० ८६०९ ग्रंकेनम्थळ : www.shardulsecurities.com ईमेल आयडी : investors@shriyam.com

समाप्त

तिमाही ३१

80.00

१५.४७१)

(898.68) (१४६.०२)

8.989.88

(63.0)

(6.63)

टीपः वरील आर्थिक निकाल, सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंज येथे

दाखल तिमाही/नऊमाही समाप्त आर्थिक निकालांच्या तपशीलवार मसद्याचा सारांश आहे. तिमाही/नऊमाही समाप्त आर्थिक निकालांचे संपूर्ण स्वरूप कंपनीच्या स्थळावर अर्थात www.shardulsecuritites.com व स्टॉक एक्सचेंजच्या संकेतस्थळावर अर्थात www.bseindia.com वर नेकालांचे पुनरावलोकन, ऑडिट कमिटी द्वारे झालेले आहे तसेच त्यानंतर ११ फेब्रवारी, २०२२ रोजी झालेल्या संचालक मंडळाच्या बैठकीत मंजुर झालेले आहेत.

Equity Share Capital

मंडणगड नगरपंचायतीवर महाविकास आघाडीचा झेंडा; बेर्डे, कोकाटेंची वर्णी



नगरपंचायतीच्या नगराध्यक्षपदी महाविकास आघाडीच्या ॲड.सोनल बेर्डे तर उपनगराध्यक्ष पदी वैभव कोकाटे यांची निवड झाली. महाविकास कार्यकर्त्यांनी एकच जल्लोष केला. मंडणगड नगरपंचायत कार्यालयात निवडणुक निर्णय अधिकारी भाग्यश्री मोरे व मुख्याधिकारी विनोद डवले व सर्व नगरसेवक यांच्या उपस्थितीत निवडीचा कार्यक्रम राबवण्यात आला. यावेळी नगरसेवक नगराध्यक्षचे पदाचे निवडणुकीत शहर विकास आघाडीकडून विनोद जाधव तर महाविकास आघाडीकडन अँड. सोनल बेर्डे यांनी आर्ज दाखल केले होते.

सर्व नगरसेवकांच्या उपस्थितीत हात वर करुन निवडणुक मतदान प्रक्रिया राबवण्यात आली. यावेळी अँड.सोनल बेर्डे यांच्या बाजूने जाहीर केले. तर विनोद जाधव यांना 8 नगरसेवकांचे समर्थन मिळाले. एका मताचे फरकाने अँड. सोनल बेर्डे यांची निवड झाल्याचे निवडणुक निर्णय अधिकारी भाग्यश्री मोरे यांनी प्रक्रीयेचे प्रशासकीय सोपस्कर पुर्ण केल्यानंतर जाहीर केले. उपनगराध्यक्ष पदासाठी आजच आर्ज दाखल करायचे होते. त्यानसार महाविकास आघाडीकडन वैभव आदेश मर्चंडे यांनी आपले उमेदवारी आर्ज दाखल केले.

नगराध्यक्षांची निवडीनंतर उपनगराध्यक्षाची निवड प्रक्रियाही हात वर करुन राबवण्यात आली. यामध्ये वैभव कोकाटे यांना 9 तर आदेश मर्चंडे यांना 8 नगरसेवकांचे समर्थन मिळाले. एकामताने वैभव कोकाटे यांची उपनगराध्यक्षपदी निवड करण्यात आली. नगराध्यक्षपदी निवड झालेल्या अँड.सोनल बेर्डे व उप नगराध्यक्षपदी निवड झालेले वैभव कोकाटे यांचे माजी आमदार संजय कदम, राष्ट्रवादीचे जिल्हाध्यक्ष बाबाजी जाधव, शिवसेनेचे माजी तालुकाप्रमुख संतोष घोसाळकर, राष्ट्रवादीचे तालुका अध्यक्ष मुझफ्फर मुकादम, पंचायत समिती सदस्य नितीन म्हामुणकर, रमेश दळवी, भाई पोस्टुरे, सायली कदम, दापोलीचे माजी सभापती राजेश गुजर, जिल्हा परिषद सदस्य प्रमोद जाधव, नेहा जाधव, दीपक घोसाळकर, दिनेश सापटे, दीनेश लेंडे, राजाराम लेंढे, राकेश साळुखे व उपस्थित कार्यकर्ते. मान्यवरानी अभिनंदन



कोणताही ताप असू शकतो हिवताप.

NOTE:

कार्य. अभि. (ओ व एम) मॅके. एसडब्ल्यूडी प्रभारी पीआरओ/२३०६/जाहि./२०२१-२२

wherever necessary.

कालावधीसाठी निव्वळ नफा / (तोटा) (कर, अपवादात्मक

कर पूर्व कालावधीसाठी निव्वळ नफा / (तोटा)(अपवादात्मव

कालावधी करिता एकूण सर्वसमावेशक उत्पन्न (कर नंतर

नफा/(तोटा) व इतर व्यापक उत्पन्न (कर नंतर) यक्त)

राखीव (मागील वर्षाच्या ताळेबंद मध्ये दर्शविल्याप्रमाणे

प्रत्येक रु. १०/- चे फेस वैल्यूच्या प्रत्येकी इक्विटी शेअर

पेड-अप इक्विटी शेअर कॅपिटल (फेस वैल्य प्रत्येकी रु. १०)

आणि/किंवा असाधारण बाबीं पर्वी)

आणि/किंवा असाधारण बाबीं नंतर)

पुनर्मुल्यांकन राखीव रक्कम वगळता)

उत्पन्न (वार्षिकीकृत नाही)

बेसिक (रु. मध्ये)

डायल्युटेड (रु. मध्ये)

बृहनमुंबई महानगरपालिका

गोदरेज अँड बॉयसने जिंकल्या ५५० कोटी रुपयांह्न अधिक ऑर्डर्स

उत्पादन क्षेत्रातील अग्रणी कंपन्यांपैकी एक असलेल्या गोदरेज अँड बॉयस मॅन्युफॅक्चरिंग कंपनीने त्यांच्या पॉवर इन्फ्रास्ट्रक्चर अँड रिन्युएबल एनर्जी व्यवसाय शाखेने पॉवर ट्रान्समीशन व्यवसायात ५५० कोटी रुपयांहुन अधिक ऑर्डर्स मिळविल्याचे जाहीर केले. या ऑर्डर्समध्ये स्थानिक टी अँड डी बाजारपेठेत ४०० किलोवॅट नवीन एआयएस सबस्टेशन्स, २२० किलोवॅट नवीन जीआयएस सबस्टेशन्स, २२० किलोवॅट ट्रान्समीशन लाईन्स आणि २२० किलोवॅट जिमनीखालच्या केबल्स यांचा समावेश आहे.

या ऑर्डरबद्दल बोलताना पॉवर इन्फ्रास्ट्रक्चर अँड रिन्युएबल एनर्जी (PIRE), गोदरेज इलेक्ट्रिकल्स अँड इलेक्ट्रॉनिक्सचे वरिष्ठ उपाध्यक्ष आणि प्रमुख राघवेंद्र मीरजी म्हणाले, "या आव्हानात्मक काळात नवीन ऑर्डर्स मिळाल्यामुळे आम्ही खूप उल्हासित आहोत. सध्याच्या ऑर्डर्समुळे स्थानिक टी अँड डी बाजारपेठेत आमचे स्थान आणखी मजबूत होत आहे. या ऑर्डर्समुळे गोदरेज अँड बॉयस भारतभरात ईएचव्ही सबस्टेशन आणि ट्रान्समीशन लाईन व्यवसायात आपला पोर्टफोलिओ विस्तारत आहे." उद्योगक्षेत्र मूल्य साखळीत प्रभावी ऊर्जा व्यवस्थापनाचे उद्दिष्ट ठेवत गोदरेज अँड बॉयस विविध प्रकारची साधने, सुविधा आणि सेवा पुरवीत आहे.

सेफेक्स केमिकल्सद्वारे शोगन लाइफसायन्सेसचे अधिग्रहण

सेफेक्स केमिकल्स ह्या अग्रगण्य ॲग्रो केमिकल कंपनीने आपला कृषी ते घरगुती देखभालीच्या उत्पादनांचा पोर्टफोलिओ पूर्ण करण्यासाठी गुजरात स्थित शोगन लाइफसायन्सेस ही कंपनी हस्तगत करून आपल्या विकासाच्या वाटचालीमध्ये आणखी एक मोठी झेप घेतली आहे.

लाइफसायन्सेस ही कंपनी शोगन ॲल्युमिनयम फॉस्फाइड आणि झिंक फॉस्फाइड निर्मितीच्या व्यवसायामध्ये कार्यरत असन अहमदाबादजवळ कंपनीची उत्पादन केंद्रे आहेत. ॲल्युमिनियम फॉस्फाइड हा एक अत्यंत महत्त्वाचा आणि एकल रेण आहे. ज्याचा वापर अन्नधान्याच्या सुरक्षित साठवणुकीसाठी तसेच साठवणुकीच्या जागांचे फ्युमिगेशन करण्यासाठी अर्थात धूराने या जागा निर्जंतुक करण्याच काम

सेफेक्सचे संस्थापक संचालक श्री. एस. के. चौधरी म्हणाले, 'फ्युमिगन्ट्सचा तुटवडा असल्याने जगभरात अन्नधान्याची खूप मोठ्या प्रमाणात नासाडी होते. अन्नधान्याची सुरक्षित साठवणुक करणे हे जगभरातील कुपोषण थांबविण्याच्या दृष्टीने अत्यंत महत्त्वाचे आहे. अन्नधान्याच्या साठवणुकीसाठी आवश्यक प्युमिगन्ट्स निर्माण करणा-या कंपन्या अगदी मोजक्या आहेत. या अधिग्रहणामुळे सेफेक्स ही पिकांचे पोषण, तण नियंत्रण, प्रतिबंध, संरक्षण, धान्याची सुरक्षित साठवणूक आणि गृहदेखभालीसाठीची रसायने या सर्व गोष्टी एकाच ठिकाणी पुरविणारी भारतातील एकमेव कंपनी बनली आहे. शोगन लाइफसायन्सेसच्या अधिग्रहणामुळे आर्थिक वर्ष २०२२-२३ मध्ये सेफेक्सला १० बिलियन रुपयांच्या विक्रीचे उद्दीष्ट वेगाने गाठता येणार आहे.'

गृहदेखभालीसाठीचे सिक्रय घटक तयार करणा-या शोगन ऑगॅनिक्स लि. या शोगन लाइफसायन्सेसच्या संपूर्ण मालकीच्या पुणेस्थित कंपनीच्या माध्यमातून सेफेक्सने शोगन लाइफसायन्सेसचे अधिग्रहण केले. शोगन ऑर्गेनिक्स ही कंपनी सेफेक्सने काही वर्षांपर्वीच अधिग्रहित केली आहे. या अधिग्रहणामुळे कंपनीच्या उत्पादनश्रेणीचा विस्तार होईलच, पण त्याचबरोबर कंपनीला कृषीउत्पादनांच्या सुरक्षित साठवणुकीवर अधिक चांगल्या प्रकारे लक्ष केंद्रित करता येईल व त्यातून कंपनीशी जोडल्या गेलेल्या लक्षावधी लोकांना ही उत्पादने उपलब्ध करून देता येतील. शोगन लाइफसायन्सेसच्या साथीने कंपनीने हस्तगत केलेला ८ एकरांचा भूभाग कंपनीच्या विद्यमान आणि भावी व्यवसायांची पुरवठा साखळी अधिक मजबूत करण्यासाठी वापरला जाईल. येत्या काळात कंपनीकडून विविध उत्पादनांच्या निर्मिती विभागांसाठी आणखी निर्मितीकेंद्रे तयार केली जातील व ॲल्युमिनियम फॉस्फाइड निर्मितीच्या कंपनीच्या सध्याच्या क्षमतेत वाढ केली जाईल.

GEMSTONE INVESTMENTS LIMITED

Reg. Off.: 502-B, Padmavati Heights, 5th Floor, Shraddhanand Road Ext, Vile Parle (E), Mumbai- 400 057 CIN: I 65990MH1994PI C081749: Fmail: gemstoneltd@gmail com: Website: www.gemstoneltd.com Extracts of the statement of Un-audited Financial Results for the quarter and nine months period ende

סטם וניווט	IIIDEI, ZUZI.	(Amount in L	akiis except cro)
		Standalone	
Particulars	Quarter ended 31.12.2021 (Unaudited)	Nine months ended 31.12.2021 (Unaudited)	Quarter ended 31.12.2020 (Unaudited)
Total income from operations (net)	20.220	87.954	52.056
Net Profit/(Loss) for the period			
(before tax and exceptional items)	17.591	64.341	43.253
Net Profit/(Loss)for the period before tax			
(after exceptional items)	17.591	64.341	43.253
Net Profit / (Loss) for the period after tax	17.591	64.341	43.253
Paid-up Equity Share Capital (Share of Re. 1/- each)	747.500	747.500	747.500
Earning per equity share			
Basic	0.024	0.086	0.058
Diluted	0.024	0.086	0.058
Note:			

he above is an extract of the detailed format of Un-audited Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Reguirements) Regulations, 2015. The fu ormat of Un-audited Financial Result for the quarter and nine months period ended is available on the websii

figures of the previous year have been re-grouped/ re-arranged / re-classified wherever considered necessal By Order of the Board

Dhara Brahmbhat

Managing Director DIN: 06433270

Place: Mumbai Date: 11/02/2022

निधी ग्रेनाइट्स लिमिटेड

CIN No. L51900MH1981PLC025677 नोंदणीकृत कार्यालय : ५०३, मधु इंडस्ट्रियल पार्क, मोगरा क्रॉस रोड, अपोलो चेम्बर्सच्या शेजारी, अंधेरी पूर्व,मुंबई – ४०० ०६९

संकेतस्थळ : www.nidhigranites.com

३१ डिसेंबर २०२१ रोजी संपलेल्या तिमाहीसाठी अनऑडिटेड स्टैण्डअलोन व एकत्रित आर्थिक निकालांच्या विवरणाचा सारांश (कपर्य ल

तपशिल		स्टैण्डअलोन			एकत्रित	
(Falgity)	समाप्त तिमाही	समाप्त तिमाही	समाप्त वर्ष	समाप्त तिमाही	समाप्त तिमाही	समाप्त वर्ष
	३१.१२.२०२१	३१.१२.२०२०	३१.०३.२०२१	३१.१२.२०२१	३१.१२.२०२०	३१.०३.२०२१
	(अनऑडिटेड)	(अनऑडिटेड)	(ऑडिटेड)	(अनऑडिटेड)	(अनऑडिटेड)	(ऑडिटेड)
१. कामकाजामधून एकूण उत्पन्न (निव्वळ)	4.10	2.68	15.45	569.15	2.68	15.45
२. कालावधीसाठी निव्वळ नफा / (तोटा) (कर,						I
अपवादात्मक आणि/किंवा असाधारण बाबीं	(4 mm	44.070	4.07		44.000	
पूर्वी) ३. कर पूर्व कालावधीसाठी निव्वळ नफा / (तोटा)	(1.97)	(1.07)	1.67	60.03	(1.07)	1.67
(अपवादात्मक आणि/किंवा असाधारण बाबीं)						I
नंतर)	(1.97)	(1.07)	1.67	60.03	(1.07)	1,67
४. कर नंतरच्या कालावधीसाठी निव्वळ नफा /	(,	(,			,,	
(तोटा) (अपवादात्मक आणि/किंवा						I
असाधारण बाबीं नंतर)	(1.97)	(1.07)	7.14	48.08	(1.07)	7.14
५. इक्विटी शेअर कॅपिटल	75.00	75.00	75	75.00	75.00	75
६. राखीव (मागील वर्षाच्या ताळेबंद मध्ये दर्शविल्याप्रमाणे पुनर्मुल्यांकन राखीव रक्कम						I
दशावल्याप्रमाण पुनमूल्याकन राखाव रक्कम वगळता),			136.98			136.98
७. प्रत्येक रु. १०/- चे प्रत्येकी शेअर उत्पन्न			100.00			100.50
(असाधारण बाबीं पूर्वी)						I
बेसिक :	(0.26)	(0.14)	0.95	6.41	(0.14)	0.95
डायल्यूटेड :	(0.26)	(0.14)	0.95	6.41	(0.14)	0.95
८. प्रत्येक रु. १०/- चे प्रत्येकी शेअर उत्पन्न						
(असाधारण बाबीं नंतर) बेसिक :	(0.26)	(0.14)	0.95	6.41	(0.14)	0.95
बासकः डायल्यूटेडः	(0.26)	(0.14)	0.95	6.41	(0.14)	0.95
St 17 (250 -	(0.20)	(0.14)	0.00	0.41	(0.14)	0.00

वरील निकाल, ऑडिट कमिटीचे पुनरावलोकन व शिफारस प्रमाणे आहेत व तसेच ११ फेब्रवारी, २०२२ रोजी झालेल्या संचालक मंडळाच्या बैठकीत मंजूर झालेले आहेत वरील आर्थिक निकाल, सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंज येथे दाखल तिमाही/वार्षिक आर्थिक निकालांच्या तपशीलवार मसुद्याचा सारांश आहे. तिमाही/वार्षिक आर्थिक निकालांचे संपूर्ण स्वरूप लिस्टेड कंपनीच्या व स्टॉक एक्सचेंजच्या संकेतस्थळावर उपलब्ध आहे (फायलिंगचा युआरएल अर्थात www.bseindia.com व www.nidhigranites.com) कंपनी फक्त एकोच व्यावसायिक क्षेत्रात कार्य संचालन करते, जेणेकरून इंस्टीट्यूट ऑफ चार्टर्ड एकाउंटर्स ऑफ इंडिया यांच्या द्वारे जारी ऑपरेटिंग सेगमेंट वरील इंडियन एकाउंटिंग

स्टैण्डर्ड १०८ अंतर्गत प्रकटीकरण लागू नाही.

ठिकाण : मुंबई व्यवस्थापकीय संचालव

GSL SECURITIES LIMITED

CIN: L65990MH1994PLC077417 Regd. Office: 1/25&1/26, 1st Floor, Tardeo Airconditioned Market Society, Tardeo Road, Mumbai 400 034 Tel No:022-23516166

Email:gslsecuritiesltd@gmail.com Website:www.gslsecurities.com EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31ST DECEMBER, 2021

Sr.			Quarter ende	ed	Nine Mor	ths ended	Year ended		
No.	Particulars	31.12.2021 Unaudited	30.12.2020 Unauditd	30.9.2021 Unaudited	31.12.2021 Unaudited	30.12.2020 Unauditd	31.03.2021 Audited		
1	Total Income from Operations (net)	0.00	0.00	11.60	11.85	0.00	26.92		
2	Other Income	0.01	0.00	0.48	0.50	15.71	0.90		
3	Net Profit (+)/Loss (-) for the period (before Tax,								
	Exceptional and/or Extraordinary items tax)	-7.73	-6.15	0.86	-10.90	-4.51	-1.55		
4	Net Profit (+)/Loss (-) for the period before tax								
	(after Exceptional and/or Extraordinary items)	-7.73	- 6.15	0.86	-10.90	-4.51	-1.55		
5	Net Profit (+)/Loss (-) for the period after tax								
	(after Exceptional and/or Extraordinary items)	-7.73	-6.15	0.86	-10.90	-4.51	-1.55		
6	Total Comprehensive Income for the period								
	[Comprising Profit / (Loss) for the period (after tax)								
	and Other Comprehensive Income (after tax)]	0.15	4.54	-3.30	5.67	16.10	14.08		
7	Paid up Equity share capital								
	(face value of Rs. 10/- each)	325.00	325.00	325.00	325.00	325.00	325.00		
8	Reserves (excluding Revaluation Reserve as shown								
	in the Audited Balance sheet of previous year)	247.85	252.14	255.43	247.85	252.14	253.08		
9	Earnings Per Share								
	(a) Basic in Rs.	-0.24	-0.19	0.03	-0.34	-0.14	-0.05		
	(b) Diluted in Rs.	-0.24	-0.19	0.03	-0.34	-0.14	-0.05		

The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulatio 33 of the SEBI (LODR) Regulations, 2015. The full format of the Unaudited Quarterly Financial Results are available on the Stoc

Exchange website: www.bseindia.com and on the company website: www.gslsecurities.com The above unaudited results were taken on record by the Board of Directors of the company in its meeting held on 11th February, 2022

2) No provision for Income Tax for the current period has been made as the same is not required. Provision for Deferred Tax has been made on the timing difference on account of depreciation on Fixed Assets.

4) The Company operates in only one segment (i.e financial activities)

5) Figures for the previous period are regrouped / rearranged whereever necessary 6) No. of investor complaints i)received ii)dispose iii)unresolved : Nil.

S.K. Bagrodia Place: Mumbai Managing Director Date : 11.02.2022

अंबा एंटरप्राइजेस लिमिटेड

नोंदणीकृत कार्यालय : अ.क्र. १३२, एच. क्र. १/४/१, प्रेमराज इंडस्ट्रीयल इस्टेट, शेड नं. बी-२, ३, ४, दळवी वाडी, नांदेड फाटा, पुणे – ४११०४१ CIN No. L९९९९PN१९९२PLC१९८६१२, दुरध्वनी क्र. : ०२२ – २८७०१६९२, ईमेल आयडी : ambaltd@gmail.com संकेतस्थळ : www.ambaltd.com ३१ डिसेंबर २०२१ रोजी संपलेल्या तिमाही व नउमाही करिता स्टैण्डअलोन अनऑडिटेड आर्थिक निकालांचे विवरण

38.87.7070 ३१.०३.२०२१ ऑडिटेड **१**. कामकाजा**म**धून एकूण उत्पन्न १५९६३.८१३ ५१३७.६७३ ३६११.६४१ ११०९१.१५० . कालावधीसाठी निळ्वळ नफा / (तोटा) (कर, अपवादात्मक बाबीं पूर्वी २१५.९९७ ३०१.६४० ३. कर पर्व कालावधीसाठी निव्वळ नफा / (तोटा) (अपवादात्मक बार्बी नंतर) २७८.३२० २१५.९९७ ११३.१६८ ६५३.०१६ ३०१.६४० ४. कर नंतरच्या कालावधीसाठी निळाळ नफा / (तोटा) (अपवादात्मक बाबीं नंतर) १६४,१७३ ७८.५६७ ४६१.०३९ २१६.४०१ १९१.९७९ ५. कालावधी करिता एकुण सर्वसमावेशक उत्पन्न (कालावधी करिता नफा/(तोटा) (कर नंतर) व इतर व्यापक उत्पन्न (कर नंतर) युक्त) ६. इक्विटी शेअर कॅपिटल 833.028 833.028 ६३३.०२४ 833.078 833.028 ७. इतर इक्विटी 9,928,79 १,५५१.३४५ 9.928.79 १,२८३.१५७ ८. प्रत्येकी शेअर उत्पन्न (प्रत्येक रु. १०/- चे) (वार्षिकीकृत नाही) बेसिक 2.42 2.790 ०.६२१ 3.882 9.387 १.२९७ ०.६२१ 3.882 9885 १.५२

वरील निकालांचे पुनरावलोकन, ऑडिट कमिटी द्वारे झालेले आहे तसेच ११ फेब्रवारी, २०२२ रोजी झालेल्या संचालक मंडळाच्या बैठकीत मंजूर झालेले आहेत. कंपनीच्या ऑडिटर्स ने ३१.१२.२०२१ रोजी समाप्त तिमाही व नऊमाही साठी अनऑडिटेड आर्थिक निकालांचे मर्यादित पुनरावलोकन केले आहे.

वरील आर्थिक निकाल, सेबी (लिस्टिंग ऑल्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंज येथे दाखल तिमाही आर्थिक निकालांच्या तपशीलवार मसुद्याचा सारांश आहे. तिमाही आर्थिक निकालांचे संपूर्ण स्वरूप कंपनीच्या (www.ambaltd.com) संकेतस्थळावर व स्टॉक एक्सचेंजच्या (www bseindia.com) संकेतस्थळावर उपलब्ध आहे.

> अंबा एंटरप्राइजेस लिमिटेड करिता सही/-

तारीख : ११ फेब्रुवारी २०२२

श्री केतन मेहता व्यवस्थापकीय संचालक

Weizmann [CIN NO: L65990MH1985PLC038164]

Tel No: 022-22071501. Fax No: 022-22071514. Email: contact@weizmann.co.in. Website: www.weizmann.co.in

EXTRACT OF STANDALONE AND CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED **DECEMBER 31, 2021** Rs. in Lakhs except per share data

	Standalone (Un-Audited)				Consolidated (Un-Audited)				
Particulars	Quarter	Quarter ended N		Nine Months Ended		Quarter ended		Nine Months Ended	
	31.12.21	31.12.20	31.12.21	31.12.20	31.12.21	31.12.20	31.12.21	31.12.20	
1 Total Income from Operations	2,262.68	2,948.23	6,904.83	6,350.79	2,262.68	2,948.23	6,904.83	6,350.79	
2 Net Profit/(Loss) for the period									
(before Tax, Exceptional and/or Extraordinary items)	59.30	301.97	47.80	442.50	58.01	505.62	-100.31	573.16	
3 Net Profit/(Loss) for the period before tax									
(after Exceptional and/or Extraordinary items)	59.30	301.97	47.80	442.50	58.01	505.62	-100.31	573.16	
4 Net Profit/(Loss) for the period after tax									
(after Exceptional and/or Extraordinary items)	40.89	221.67	31.90	316.17	39.59	425.32	-116.22	446.83	
5 Total Comprehensive Income for the period									
[Comprising Profit/(Loss) for the period (after tax)									
and Other Comprehensive Income (after tax)]	23.98	206.36	23.35	310.08	35.81	384.79	-171.08	413.34	
6 Equity Share Capital	1,727.15	1,727.15	1,727.15	1,727.15	1,727.15	1,727.15	1,727.15	1,727.15	
7 Earnings Per Share (of Rs. 10/- each)									
(for continuing and discontinued operations)-									
Basic	0.24	1.28	0.18	1.83	0.23	2.46	-0.67	2.59	
Diluted	0.24	1.28	0.18	1.83	0.23	2.46	-0.67	2.59	
Notes: (1) The above is an extract of the detailed format of Un-Au								ended 31st	

December, 2021 filled with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Un-Audited Financial Results (Standalone and Consolidated) are available on the Stock Exchanges website www.bseindia.com and www.nseindia.com and Website of the Company.

These results have been reviewed by the Audit Committee and approved by the Board of Directors at the meeting held on 11th February 2022 and have been

subject to Limited Review by the Statutory Auditors (3) The Company is primarily operating in the business of processing and manufacture of textiles, fabrics. Hence, there is only one business segment as pe Ind AS 108-Operating Segments.

4) As required under Regulation 33 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, the audit by the Statutory Auditors has been completed for the quarter and nine month's ended December 31, 2021, and the Report has been forwarded to the stock exchanges. The Report does not conta

(5) The Board of Directors at its meeting held on October 16, 2021, approved a proposal to buy-back upto 14,12,515 equity shares of the Company for an aggregation amount not exceeding Rs. 847.51 Lakhs, being 8.18 % of the total paid up equity share capital at Rs. 60 per equity share. The shareholders approved the same on November 28, 2021, by way of a special resolution through postal ballot. The settlement of all valid bids was completed on February 7, 2022, and the equity

shares bought back will be extinguished on or before February 14, 2022.

Previous period figures have been regrouped/reclassified wherever necessary to confirm to this period's classification

For WEIZMANN LIMITED Sd/-Neelkamal Vrajlal Siraj Vice-Chairman and Managing Director DIN: 00021986

Date: 11th February 2022

For GSL Securities Ltd.