

November 15, 2024

Department of Corporate Services

BSE Limited

Phiroze Jeejeebhoy Towers

Mumbai - 400 001

BSE Scrip code - 509820

The Listing Department

National Stock Exchange of India Ltd

Exchange Plaza,

Bandra Kurla Complex

Bandra (East),

Mumbai 400 051

NSE symbol – HUHTAMAKI

Sub: Disclosure under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations') – Newspaper Advertisement -Postal Ballot Notice

In continuation to our intimation dated November 14, 2024, please find enclosed herewith newspaper advertisement for the Postal Ballot Notice of Huhtamaki India Limited published today i.e. November 15, 2024, in the following newspapers:

Newspaper	Language	Distribution Area			
Navshakti	Marathi	Mumbai			
Business Standard	English	All India			

The same will also be available on the Company's website at www.flexibles.huhtamaki.in

Kindly take the same on your records.

Thanking you,

Yours faithfully,

For Huhtamaki India Limited

Abhijaat Sinha Company Secretary & Legal Counsel

Encl: As Above

Registered & Corporate Office: Huhtamaki India Limited 7th Floor, Bellona, The Walk, Hiranandani Estate, Ghodbunder Road, Thane West- 400 607 Maharashtra.

Tel: +91 (022) 6174 0100 CIN: L21011MH1950FLC145537 www.flexibles.huhtamaki.in Regd. Office: 27, SDF I, Seepz, Andheri (East). Mumbai - 400096 Tel: +91 22 6140 0909 Website: www.trigyn.com Email: ro@trigyn.com • CIN - L72200MH1986PLC039341

Г	EXTRACT OF STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2024 (Rupees in lakhs)					EXTRACT OF STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2024 (Rupees in lakhs,						
Sr. No.	Particulars		Half year ended 30 September 2024 Unaudited		Year ended 31 March 2024 Audited	Sr. No.	Particulars		Half year ended 30 September 2024 Unaudited		Year ended 31 March 2024 Audited	
1	Total income from Operations	3,423.35	7,090.82	3,300.63	17,526.55	1	Total income from Operations	20,780.57	45,073.82	31,612.02	127,966.23	
2	Net Profit / (Loss) for the period					2	Net Profit / (Loss) for the period					
	(before Tax, Exceptional and Extraordinary items)	(221.91)	(585.69)	479.03	911.56		(before Tax, Exceptional and Extraordinary items)	698.05	1,884.29	1,729.29	3,821.06	
3	Net Profit / (Loss) for the period before Tax					3	Net Profit / (Loss) for the period before Tax					
	(after Exceptional and Extraordinary items)	(340.57)	(710.87)	477.77	907.14		(after Exceptional and Extraordinary items)	580.21	1,766.45	1,729.29	3,821.06	
4	Net Profit / (Loss) for the period after Tax					4	Net Profit / (Loss) for the period after Tax					
L	(after Exceptional and Extraordinary items)	(386.21)	(757.66)	424.55	651.06	l_	(after Exceptional and Extraordinary items)	36.30	797.68	1,086.22	1,996.33	
5	Total Comprehensive income for the period					5	Total Comprehensive income for the period					
	[Comprising Profit / (Loss) for the period (after tax)	(077.04)	(7.40.00)	400.00	(00.40)		[Comprising Profit / (Loss) for the period (after tax)		4 007 04	4 705 40	0.004.74	
I.	and Other Comprehensive Income (after tax)]	(377.81)	(740.86)	432.22	(82.40)		and Other Comprehensive Income (after tax)]	325.09	1,087.61	1,785.43	2,021.71	
6	Equity Share Capital	3,078.57	3,078.57	3,078.57	3,078.57	6	Equity Share Capital	3,078.57	3,078.57	3,078.57	3,078.57	
7	Reserves excluding Revaluation Reserves as per		45.047.00		45 750 40	7	Reserves excluding Revaluation Reserves as per		00 400 00		07.040.70	
I.	balance sheet of previous accounting year		15,017.63		15,758.49	١,	balance sheet of previous accounting year		68,130.39		67,042.78	
8	(i) Earnings Per Share (of Rs. 10/- each)					8	(i) Earnings Per Share (of Rs. 10/- each)					
	((for continuing and discontinued operations)	(4.05)	(0.40)	1.00	044		((for continuing and discontinued operations)	0.10	0.50	0.50	0.40	
	(a) Basic	(1.25)	(2.46)	1.38	2.11		(a) Basic	0.12	2.59	3.53	6.48	
\perp	(b) Diluted	(1.25)	(2.46)	1.38	2.11	<u> </u>	(b) Diluted	0.12	2.59	3.53	6.48	

The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges unde Regulation 33 of the SEBI (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) viz. www.bseindia.com and www.nseindia.com and the listed entity www.trigyn.com

Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules.

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 (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) viz. www.bseindia.com and www.nseindia.com and the listed entity www.trigyn.com

Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules

Notes to Standalone Financials Results

The unaudited financial statement for the quarter and six months ended 30th September 2024 has been reviewed by the Audit Committee on November 12, 2024 and approved by the Board of Directors on November 13, 2024. The financial results of the company have been prepared in accordance with Indian Accounting Standards (IND AS), the provisions of the Companies Act, 2013, and guidelines issued by the Securities and Exchange Board of India.

In terms of IND AS 108, the company is having a single reportable segment i.e. "Communication and information technology staffing support services".

The company has provided for gratuity and leave encashment expenses on proportionate as per actuarial valuation report for the year ended 31st March 2024.

Investments, Receivables and Loans and advances include balances in the accounts relating to overseas subsidiaries and step down overseas subsidiaries which were wound-up/liquidated/under liquidation in the earlier years and are fully provided for, are (Rupees in lakhs)

Particulars	30th Sept 2024	31st Mar 2024
Investments		
Ecapital Solutions (Bermuda) Ltd*	50,972.96	50,972.96
Debtors		
Trigyn Technologies Limited, UK*	60.09	60.09
Loans and Advances		
Trigyn Technologies Limited, UK*	20.76	20.76
eVector Inc USA*	0.27	0.27
eCapital Solutions (Mauritius) Limited*	2.09	2.09
eVector India Private Limited*	0.10	0.10

*The company has carried forward in the book of accounts the balance of the above-mentioned overseas subsidiaries which has been wound up. The company is awaiting approval from the Reserve Bank of India for writing off these balances. The process fo obtaining necessary approval and permissions from the Reserve Bank of India (RBI) under FEMA regulations is in progress. In view of this, Investments, Loans & advances, and provision for doubtful debts and impairment in the value of investments are retained and other entries are given effect in the books of account which are subject to the approval of RBI. This matter is being carried forward for more than 8 years.

Major Contracts of the company

A) Implementation and Management of Cloud-Based Virtual Classroom System in Identified Schools in Andhra Pradesh

The total contract value of the Andhra Pradesh State Fibernet Limited (APSFL) project amounts to Rs. 160 Crores inclusive of GST. This comprises Rs. 80 crores for the supply of materials and installation of video conferencing equipment and the balance Rs 80 crores towards operations and maintenance. The company has completed a major portion of the supply contract. Balance work at 59 schools. 1 District Studio and Central Studio is still pending for completion due to non-allotment of sites from APSFI. The Company has recognized revenue of Rs. 79.90 crores in respect of the supply contract which includes unbilled revenue of Rs. 49.73 lacs up to 30th September 2024. This is in line with IND AS 115 — (Revenue from contracts with customers) accounting for contracts based on completion of the performance obligation.

Against the milestone billings done of Rs. 79.40 crores, Rs. 17.90 crores, Rs. 17.90 crores have been received and balance of Rs. 61.50 crores are outstanding for more than 5 years. The Company is also holding an inventory of Rs. 2.17 crores as on 30th September 2024 Th operation and maintenance part of the contract was taken up in February 2019. The management has not booked any Quarterly Guaranteed Revenue on this part of the contract amounting to Rs. 80 crores, in view of uncertainty of collection. Keeping in view the old outstanding of Rs. 61.50 crores being carried forward and poor collection till date, the management is of the view that their decision for not accounting unbilled revenue for AMC charges is justified and proper due to uncertainty of collection. In support of the management's stand, the company has obtained an opinion from a subject matter expert as of 31st March 2022.

The management has not classified the outstanding balance as doubtful of recovery and no provision has been made towards old outstandings. However, as per the Company's policy, the company has made an Expected Credit Loss (ECL) provision of Rs. 2.38 crores in Quarter 2 of the financial year 2024-25. The cumulative ECL provision made is Rs. 45.55 crores for the above outstanding

B) Design, Development, Implementation, Operation, and Maintenance of Smart Parking Solution at Nashik

Due to various reasons, there was no collection of tolls from the 15 commissioned parking sites in Nashik. Due to the dispute between TTL and Nashik Municipal Smart City Development Corporation Ltd (NMSCDCL) a termination notice was sent to TTL on Monday, September 4, 2023. However, Trigyn has made sufficient provision for the claim raised by NMSCDCL. Also, Trigyn has disputed the termination and filed for a Commercial Arbitration at Commercial Division Nashik for seeking appropriate reliefs under the Arbitration and Conciliation Act, 1996 after Notice of Termination Letter was revived from the NMSCDCL. NMSCDCL has appointed Mr. Jayant T. Nashikar, former Secretary, PWD Govt of Maharashtra. Trigyn will appoint one Arbitrator ASAP and thereafter both the Arbitrators will appoint one more Arbitrator. Total three Arbitrators will be appointed. Pursis on behalf of NMSCDCL has being filed stating that until filing of written statement the BG will not be invoked. NMSCDCL has submitted their written statement in the court and Trigyn has replied. Refer to Note no. 6(g) of pending legal matter, During the guarter, the company has charged in the statement of Profit & Loss, the total expenditure of Rs. 37.40 lakhs. The company has also amortized an amount of Rs. 26.10 lakhs in respect of the capitalized portion of completed sites. During the quarter, the Company has sold the obsolete items from capitalized portion of the completed sites for Rs. 1.35 Lakhs. The loss incurred on the same is Rs. 1.17 Crores which is shown as an exceptional item in the Statement of Profit & Loss The unamortized Capital Cost carried forward in the Balance Sheet as at September 30, 2024 of Bs. 4.87 Crores.

Pending legal suits

a) Legal case filed by the company against Millennium Synergy Pyt. Ltd. and Iram Technologies Pyt. Ltd.

The company has filed a special civil suit for the recovery of the damages from the above-mentioned parties. The next hearing is on 13th November 2024. b) Case filed by Iram Technologies Pvt. Ltd. against the company

Cheque bouncing case has been filed by Iram Technologies Pvt. Ltd. against the company in Small Causes Court, Bengaluru under Section 138 of the Negotiable Instruments Act. In lieu of the above cheque, the company had cleared the liability and had requested the complainant to return the postdated cheques. However, the complainant has proceeded in filing the case against the company under Section 138 of the Negotiable Instruments Act. The company's lawyer presented arguments and filed written statements on behalf of the company. On 9th December 2021 relying on the purchase order, the Small Causes Court, Bengaluru had asked the company to deposit 20% of the purchase order value within 60 days. The company filed an appeal with Honorable High Court of Karnataka against the above order and obtained an interim stay on the order passed by the Small Causes Court, Bengaluru. On 11th July, 2023, the Counsel of accused filed a memo. On 9th November 2023 accused was absent, EP filed. Counsel for the accused filed memo produced the internet copy of stay order from the High court website matter is stayed. The matter was stayed and was posted for hearing on 7th February 2023. On 7th February 2024, the accused was absent from the court proceedings. A memorandum was filed on this date and awaiting further orders from the court. On 12th September 2024 also the accused was absent. Next Hearing date is 18th December 2024. c) Toshniwal Enterprises Control Limited (TECL)

The company and TECL entered an MOU on 24-April-2019 to work on the ONGC project. Insolvency proceeding against TECL was admitted on 22-11-2019 at NCLT – Kolkata. ONGC terminated the contract on 29-11-2019. The Company's advocate had filed an application with NCLT in September 2020. There were certain defects raised by the Registry department while scrutinizing the file. The same was duly corrected by the company's advocate and the matter was heard by the NCLT Kolkata bench on April 8, 2021 The Bench condoned the delay in submitting the claim by the company. Further, it allowed the application of the company and directed the resolution professional to verify and accept the claim on its merit. NCLT has ordered the commencement of liquidation of the Toshniwal Enterprises Control Limited on 4th April 2022 and the stakeholders were called upon to submit their claim with proof. The matter was last heard on 27.06.2022 and Counsel appearing for Liquidator submitted the preliminary report and list of stakeholders. The matter is now listed for reporting progress on 23.11.2022. There has been no development in the case.

d) Suit filed against ESDS Software Solution Pvt. Ltd. by the Company

The company had filed a suit in the Bombay High Court on August 2, 2019, appealing that the above party is restrained from terminating the consortium agreement and honor their commitments under the master service agreement. The court has appointed an arbitrator in the above matter. The final award was given by the Arbitrator on 24-02-2024. ESDS was instructed to refund Rs. 75 Lacs to Trigyn after deducting the litigation cost of Rs. 12,78,900. Trigyn has filed its petition challenging Arbitration award in the High Court on May 7, 2024. Trigyn is in the process of clearing the observations raised by the court in our petition, thereafter the hearing will start.

e) ISYX Technologies India Private Limited.

Trigyn had received a notice from District Legal Service Authority, Krishna at Machilipatnam under Commercial Courts Act 2015 for mediation on claim for Rs. 5.09 Crores Principal and Rs. 2.42 Crores as interest calculated till 28-10-2022. We had requested for four weeks' time, thereafter we have not received any communication from the authority. We had received a notice from the Special Court for Trial and Disposal of Commercial Dispute at Vijayawada, AP and the written statement on behalf of Trigyn was submitted on September 23, 2024. The hearing took place on November 4, 2024 for inspection & objections compliance.

f) Dispute for non-payment of amount for services provided by ESDS Software

The commercial dispute was submitted against Trigyn in Nashik, District Legal Service Authority for pre-institution mediation. Thereafter a commercial suit was filed against Trigyn in Civil Court Senior Division Nashik on 05-08-2023. First date of hearing was on 11th August 2023. The matter has been disposed on 2nd August 2024. The Hon'ble court has directed to re-register the suit as Summary Suit. Both the parties shall remain present after re-registration of the said suit. The case was re-registered as Summary Civil Suit on 7th August 2024. The court had issued summons to the Company to appear before the court. In this respect the Company has filed Vakalatnama and submission to allow the court to appear through advocate. The next date of hearing on the entire

g) Arbitration filed seeking relief on notice of termination by Nashik Municipal Smart City Development Corporation Ltd (NMSCDCL)

Due to the dispute between Trigyn and NMSCDCL a termination notice was sent to TTL on Monday, September 4, 2023. Trigyn has disputed the termination and filed for a Commercial Arbitration at Commercial Division Nashik for seeking appropriate reliefs under the Arbitration and Conciliation Act, 1996 after Notice of Termination Letter was revived from the NMSCDCL. Pursis on behalf of NMSCDCL has being filed stating that until filing of written statement the BG will not be invoke. NMSCDCL has appointed Mr. Javan T. Nashikar, former Secretary, PWD Govt of Maharashtra. Trigyn will appoint one Arbitrator ASAP and thereafter both the Arbitrators will appoint one more Arbitrator. Total Three Arbitrators will be appointed.

NMSCDCL has submitted their written statement in the court and Trigyn has to reply on the same by 13-02-2024. The court instructed that the dispute be resolved through mediation, with a physical meeting held on March 5, 2024, and an online meeting on March 12, 2024. The matter was further discussed on March 20, 2024, when Trigyn presented its mediation proposal. However, NMSCDCL neither accepted Trigyn's proposal nor provided a written counter-proposal, leading to a failed mediation. The court addressed the matter on May 10, 2024, but since it was the court's last working day, the hearing was rescheduled for June 14, 2024. The matter was heard on July 1, 2024 and July 5, 2024. Trigyn pleaded to the Hon'ble court to instruct the Smart City to appoint Arbitrator to represent them for the matter. The petition is being admitted. Trigyn has disputed the termination and filed for a Commercial Arbitration at Commercial Division Nashik for seeking appropriate reliefs under the Arbitration and Conciliation Act, 1996 after Notice of Termination Letter was revived from the Nashik Municipal Smart City Development Corporation Ltd.

Lawyers from both the side were present for hearing in the Nashik District court on September 30, 2024, however due to time constraint the matter was adjourned upto October 21, 2024. The Hon'ble court on 22.10.2024 passed an order accepting the prayer of Trigyn that pending the arbitral proceedings or making of the Arbitral Award and until passing of the final execution of the Arbitral Award, the Respondents be restrained by themselves, their servants, and agents from invoking the Bank Guarantee dated 14

The management has evaluated all the pending legal cases in consultation with their legal counsel and they believe that they have got a good case and expect a favorable outcome in most of the above cases

Other expenses of the Company includes ECL provision Rs. 2.89 crores for the current year. The cumulative ECL provision made is Rs. 48.52 crores. The company has received a show cause cum demand notice from GST department for the F.Y. 2019-20 to FY2022-23 of Rs. 9.08 crores disallowing the Input Tax Credit claimed by the company during that period. The company has responded for show cause cum demand notice. The matter Is pending before the Joint Commissioner, Mumbai. The Company believes that Department claim is not just assumptive in nature but also clearly contrary to the scheme of GST being a value added tax and to the scheme of SEZ

The exceptional item for the quarter & year to date ended represents provision for the loan given to the subsidiary Rs. 0.81 Lakhs and loss on sale of obsolete items from capitalized portion of the completed sites Rs. 1.17 Crores.

10 A search u/s 132 of the Income Tax Act was conducted by the Income Tax Act was conducted by the Income Tax department on 29th August 2018. Thereafter the notices were issued for the block assessment for the period 2014-15 to 2019-20 (7 assessment years). The company has received the assessment orders for said Block raising a fresh demand of Rs.3.14 crores. The main reason for the demand is on account of adjustments to the returned income made at the processing stage and in one case dividend distribution tax credit has not been considered by the department which has resulted in wrongful addition. There being mistakes apparent from records, the company filed appeals/rectifications wherever applicable in consultation with the company's tax advisors.

Earnings per share for the interim periods are not annualised. 12 The balance of associate companies of United Telecoms Limited (UTL)in the books of Trigyn Technologies Limited as of 30th September 2024 is as follows:

Particulars	Amount (Rs. in lakhs)
Receivable from Promuk Hoffman International Pvt. Ltd.	70.00
Security Deposit to United Telecoms Limited for premises rented	34.55
Rental advance to United Telecoms Limited	68.21
Security Deposit to Aktivolt Celtek Pvt Ltd. for premises rented	29.50
Receivable from United Telecoms Limited given as an advance for bidding for new project and providing expertise	500.00
Receivable from Priyaraja Electronics Limited given as an advance for bidding for new project and providing expertise	200.00

*Excluding provisions made for Interest receivable from United Telecoms Limited Rs. 60 lakhs and Priyaraja Electronics Limited Rs. 24 lakhs 13 Figures of the previous quarter/period/year have been regrouped and reclassified, wherever considered necessary to correspond with the current period presentation.

Date: November 13, 2024

The unaudited financial statement for the quarter & six months ended September 30, 2024 has been reviewed by the audit committee on 12th November 2024 and approved by the Board of Directors on 13th November 2024. The financial results of the company have been prepared in accordance with Indian Accounting Standards (IND AS), the provisions of the Companies Act, 2013, and guidelines issued by the Securities and Exchange Board of India.

In terms of IND AS 108, the company is having single reportable segment i.e., "Communication and information technology staffing support services".

The company has provided for gratuity and leave encashment on a proportionate basis as per the actuarial valuation report for the year ended 31st March 2024, except in the case of overseas subsidiaries where provision is made as per local applicable laws. The financial statements of subsidiaries Leading Edge Infotech Limited (LEIL) and Trigyn Technologies India Private Limited (TTIPL) have been prepared on going concern basis despite the negative net worth of the Company as at the year end. As of 30th Septembe 2024, both the above companies are not able to meet their commitments on their own and are totally dependent on the financial support of the Holding company. The management is in the process of taking steps to revive the business and is also exploring other alternates such as merger/amalgamation/liquidation. Since both the companies are supported by the holding company, the financial statements have been prepared on going concern basis despite the negative net worth of these Companies at the quarter-end. The quarterly and six months ended results of seven subsidiaries namely Trigyn Technologies Schweiz GmbH, Switzerland, Trigyn Technologies (India) Private Limited, Leading Edge Infotech Limited, Trigyn EduExpert Pvt Ltd, Trigyn e-Governance Pvt Ltd, Trigyn Technologies (India) Private Limited, Leading Edge Infotech Limited, Trigyn EduExpert Pvt Ltd, Trig

Fin-Tech Pvt Ltd and Trigyn Healthcare Pvt Ltd are management certified. The quarterly and six months ended result of Trigyn Technologies Inc, USA is certified by its local Independent Auditor.

Figures of the previous quarter/period/year have been regrouped and reclassified, wherever considered necessary to correspond with the current period presentation Place : Stamford IISA

For TRIGYN TECHNOLOGIES LIMITED Sd/-Bhavana Rao **Executive Director**

Joint Public Notice

This Notice is being issued by Shriram Housing Finance Limited ("Company") Shriram Finance Limited ("SFL"), Valiant Mauritius Partners FDI Limite ("Valiant") and Mango Crest Investment Ltd ("Proposed Investor") pursuant to Paragraph 47 of the Master Direction-Non-Banking Financia Company- Housing Finance Company (Reserve Bank) Directions, 2021 ("HFC Master Directions") dated October 10, 2024 read with Paragraph 42.3 of the Reserve Bank of India (Non-Banking Financial Company-Scale Based Regulation) Directions, 2023 dated October 10, 2024, as amended from time to time ("RBI Master Directions")

Background: The Company is a public limited company incorporated on November 09, 2010, under the provisions of Companies Act, 1956 (bearing Corporate Identification Number- U65929TN2010PLC078004). The Company is a non-deposit taking housing finance company ("HFC"), registered with the National Housing Bank ("NHB") in terms of its certificate of registration (bearing registration no. 08.0094.11) dated August 04, 2011, under Section 294 of the National Housing Bank Act, 1987. The debt securities of the Company are listed on BSE Limited. Its registered office is at Srinivasa Towers, 1st Floor Door No. 5, Old No.11, 2nd Lane, Cenotaph Road, Alwarpet, Teynampet Chennai - 600018, Tamil Nadu, India. The Company, a subsidiary of SFL, is one of India's leading players in the affordable housing segment, and has built a strong growth trajectory, playing a transformational role in the Indian housing financing industry.

Proposed Transaction: Mango Crest Investment Ltd ("Proposed Investor") seeks to acquire up to 100% (one hundred percent) of the shareholding of the Company, by way of share purchase from SFL and Valiant (set up under the laws of Mauritius) and certain employees and ex-employees (holding shares acquired pursuant to exercise of employee stock options) of the Company ("Sellers").

Pursuant to consummation of the Proposed Transaction (i) the Sellers wil cease to be shareholders of the Company; and (ii) acquisition by Proposed Investor will result in change in control of the Company and consequent change re-constitution of the board of directors of the Company. The Proposed Investor proposes to nominate 2 (two) directors on the board of directors of the Company ("Proposed Directors").

Details of the Proposed Investor: Proposed Investor is a company incorporated in the Republic of Mauritius and is registered with the Registrar o Companies, Mauritius. The principal activity of the Proposed Investor i undertaking investment holding activities. The sole shareholder of the Proposed Investor is Mulberry Inlet Investment Ltd which is in turn managed by Warburg Pincus LLC and / or its affiliates ("Warburg Pincus").

Rationale: The Proposed Transaction will strengthen the Company's position in the affordable housing segment. Further, the Proposed Transaction will enable the Company to leverage Warburg Pincus' expertise in the financial services domain both domestically and globally, to introduce operational improvements and efficiencies in order to deliver improved quality service to its

Approval: The Reserve Bank of India, in terms of its letters dated October 21 2024 (bearing reference no. CO.DOR.HGG.No.S4094/27-01-022/2024-2025) and November 12, 2024 (bearing reference nos. DOR.HGG.No.S4799/18-02-023/2024-2025 and DOR.HGG.No.S4797/18-02-023/2024-2025), has granted its approval to the Company for (a) proposed acquisition by the Proposed Investor and for consequent change of control; and (b) change in management due to appointment of the Proposed Directors on the board of the Company ("RBI Approvals"). This is subject to compliance with the conditions specified therein. RBI has also granted dispensation regarding the period of public notice under Paragraph 47.1 of the HFC Master Directions from 30 (thirty) days to 7 (seven) days.

<u>Implementation:</u> The Proposed Transaction will be consummated after the fulfilment of various conditions, including all conditions specified under the share purchase agreement entered into between the parties and expiry of 7 (seven) days from the date of publication of this notice, in accordance with paragraph 47 of the HFC Master Directions read with the RBI Approvals. Accordingly, this public notice is being jointly issued by the Company, the Proposed Investor, and the Sellers regarding the intention to sell and for the proposed change in control and change in management, as a result of the Proposed Transaction. Any clarifications and/ or objections in this regard may be addressed to the Company, at its registered office mentioned above, within 7 (seven) days from the date of this notice, with a copy marked to Mr. Jambunathan Subramanian, Managing Director & CEO at Email- ravi@shriramhousing.in.

A copy of this notice is also available on the website of each of the Company at www.shriramhousing.in.

Valiant Mauritius Partners FDI Limited

Issued By	
Sd/- Authorised representative of Shriram Housing Finance Limited	Sd/- Authorised representative of Mango Crest Investment Ltd
Sd/- Authorised representative of	Sd/- Authorised representative of

Authorised representative of the employees / ex-employees of Shriram Housing Finance Limited

Date: November 15, 2024 Place: Mumbai

Shriram Finance Limited

Huhtamaki India Ltd.

(CIN No. L21011MH1950FLC145537) Regd. Office: 7th Floor, Bellona, The Walk, Hiranandani Estate, Ghodbunder Road, Thane (W) - 400 607 Tel No.: + 91 (22) 6174 0100; Website: www.flexibles.huhtamaki.in; Email address: investor.communication@huhtamaki.com

Postal Ballot Notice

Notice is hereby given, pursuant to provisions of Section 108 and 110 of the Companies Act, 2013 ("the Act"), Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with the guidelines prescribed by the Ministry of Corporate Affairs for conducting postal ballot through e-voting vide various circulars ("MCA Circulars"), and other applicable laws, rules and regulations (including any statutory modification or re-enactment thereof for the time being in force and as amended from time to time), to the members of Huhtamaki India Limited ("the Company") to transact the following special business by means of Postal Ballot, only by way of remote e-voting process ("e-voting"):

Sr. Special Resolutions No.

- Re-appointment of Ms. Seema Modi (DIN: 05327073) as an Independent Director of the Company for a second term of 5 years commencing from January 01, 2025.
- Re-appointment of Mr. Ashok Kumar Barat (DIN: 00492930) as an Independent Director of the Company for a second term of 5 years

commencing from April 01, 2025. Shareholders are informed that:

- The Board of Directors of the Company at its meeting held on October 22, 2024, recommended to the shareholders, the passing of Special Resolutions to approve the aforesaid matters by way of Postal Ballot through e-voting. For the purpose of e-voting, the Company has engaged the services of National Securities Depository Limited. The detailed procedure for e-voting is provided in the Postal Ballot Notice.
- 2. In compliance with MCA circulars, the Company has completed dispatch of the Notice of postal ballot along with the Explanatory Statement, instructions and manner of e-Voting process dated November 14, 2024 ("Postal Ballot Notice") through electronic mode only to all Members whose email IDs are registered with the Company/depositories and whose names are recorded in the Register of Members / List of Beneficial Owners as on November 8, 2024
- Members whose email address is not registered / incorrectly registered with the Company/Depositories, will also be able to cast his/her vote as per process defined in 'Instructions for voting' mentioned in the Postal Ballot Notice. A person who is not a shareholder as on **November 8**, **2024**, should treat this notice for information purpose only.
- The Company has appointed Mr. S. N. Viswanathan (ACS 61955: COP 24355) or failing him, Ms. Malati Kumar (ACS 15508: COP 10980), Partners of M/s. S. N. Ananthasubramanian & Co, Practicing Company Secretaries as the scrutinizer for conducting the postal ballot and e-voting process in a fair and transparent manner.
- E-voting: The voting would commence on Saturday, November 16, 2024, from 9:00 a.m. (IST) and end on Sunday, December 15, 2024, at 5:00 p.m. (IST). The E-voting facility shall be disabled after the end of E-voting period and Members shall not be allowed to register their votes beyond the said date and time.

Important: In accordance with the MCA Circulars, the Company has made necessary arrangements for the members to register their e-mail address. Members who have not registered their e-mail address are requested to register the same (i) with the Depository Participant(s) where they maintain their demat accounts, if the shares are held in electronic form, and (ii) by furnishing Investor Service Request Form (ISR-1) for registering their email addresses and relevant KYC details with the Company's Registrar and Share Transfer Agent, M/s. Link Intime India Private Limited. The above forms are available on the Company's website at www.flexibles. huhtamaki.in and on RTA's website at https://linkintime.co.in, if the shares are held in physical form.

The Postal Ballot notice is also available on the website of the Company, www.flexibles.huhtamaki.in

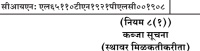
In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on.: 022 - 4886 7000 or send a request to Ms. Rimpa Bag at evoting@nsdl.com.

> By order of the Board For Huhtamaki India Limited

Abhiiaat Sinha Company Secretary

Thane November 14, 2024





ज्याअर्थी, निम्नस्वाक्षरीकार तामिळनाड मर्कंटाईल बँक लि. चे प्राधिकृत अधिकारी या नात्याने सिक्युरिटायझेशन अँड रिकन्स्टक्शन ऑफ फायनान्शिअल ॲसेटस अँड एन्फोर्समेंट ऑफ सिक्यरिटी इंटरेस्ट ॲक्ट. २००२ (५४ सन २००२) अन्वये आणि कलम १३(१२) सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम ३ अन्वये प्रदान केलेल्या अधिकारांचा वापर करून दिनांक २०.०८.२०२४ रोजी मागणी सूचना जारी करून कर्जदार: कु. लक्ष्मी मुरली चौहान, मुरली चौहान यांची मुलगी, गल्ली क्र. ११, गणपत पाटील नगर, न्यु लिंक रोड, आय सी कॉलनी, बोरिवली पश्चिम, मंडपेश्वर, एसे.ओ, मुंबई, महाराष्ट्र ४००१०३. हमीदार: श्री. विजय मुरली चौहान, मुरली चौहान यांचा मुलगा, गल्ली क्र. ११, गणपत पाटील नगर, न्यु लिंक रोड, आय सी कॉलनी, बोरिवली पश्चिम, मंडपेश्वर, एस.ओ, मुंबई, महाराष्ट्र रारा, पुरास्त्र एक, आप ता साराना, आराराना स्वार्य अवस्त्र रता, पुज्य कर्म, स्तारा, पुज्य कर्म, स्वार्य स्वरूप ४००१०३ यांना सूचनेमध्ये नमुद रक्कम बंकेला ०५.०८.२०२४ रोजीस क. १९,५९,३६४.४३ (रुपय एकोणीस लाख एकोणसाठ हजार तीनशे चौसष्ट आणि पैसे त्रेचाळीस मात्र) ची पत्तफेड सुचनेच्या . तारखेपासून ६० दिवसांच्या आत[े] चुकती करण्यासाठी सांगितले होते.

कर्जदारांनों सदरहू रक्कम चुकती करण्यामध्ये कसूर केलेली आहे, म्हणून कर्जदार आणि सर्वसाधारण जनतेस यादारे सूचना देण्यात येते की, निम्नस्वाक्षरीकर्त्यांनी त्याला/तिला प्रदान केलेल्या शक्तीचा वापर करून सदर ॲक्टच्या कलम १३(४) सहवाचता सिक्युरिटी इंटरेस्ट एन्फोर्समेंट रूल्स, २००२ च्या नियम (८) अन्वये **१३ नोव्हेंबर**, २०२४ रोजी यात याखाली वर्णन केलेल्या मिळकर्तीचा कब्जा घेतलेला आहे.

. तारण मत्तेच्या विमोचनासाठी उपलब्ध वेळेत सदर ॲक्टच्या कलम १३च्या पोट-कलम (८) च्या तरतदी अन्वर कर्जदारांचे लक्ष वेधले जाते.

विशेषत: कर्जदार आणि सर्वसामान्य जनता यांना याद्वारे सावधान करण्यात येते की, त्यांनी सदरहू मिळकतीच्या देवघेवीचा व्यवहार करू नये आणि सदरह् मिळकतीवरील कोणताही देवघेवीचा व्यवहार हा तामिळनाड मर्कंटाईल बँक लि.च्या रक्कम ०७.१०.२०२४ रोजीस रु. २०.०६.४१७.४३ (रुपये वीस लाख सहा हजार सातशे **सतरा व पैसे त्रेचाळीस मात्र)** आणि त्यानंतरच्या त्यावरील व्याज आणि प्रभाराच्या अधिन राहील. स्थावर मिळकतीचे वर्णन

कु. लक्ष्मी मुरली चौहान, मुरली चौहान यांची मुलगी यांच्या नावे गाव बेटगाव, तालूका आणि जिल्हा गलघर ४०१५०१ येथे स्थित असलेले अणि वसलेले सेक्टर IV, धारक गट क्र. ११५, ११६ आणि ११८ चा पार्वती होम्स नावे ज्ञात इमारतीमध्ये टाईप बी-१३ म्हणजेच ए विंग मध्ये इमारत क्र. ०१ मध्ये २ रा मजल्यावर फ्लॅट क्र. २०३ रहिवासीत मोजमापित २८.७० चौ.मीटर्स + बाल्कनी ४.७३ चौ.मीटर्स चटई क्षेत्र वरील समतुल्य गहाण.

उत्तर: पॅसेज		पूर्व: जीना		
दक्षिण: भींत	पश्चिम: फ्लॅट क्र.२०४			
		सही/-		
दिनांक : १३.११.२०२४	्टि शिक्का है	प्राधिकृत अधिकारी तामिळनाड मकँटाईल बँक लि.		
ठिकाण : मबर्ड	(11)	(मंबर्ड अंधेरी पश्चिम शाखेकरीता)		

हूहतमाकी इंडिया लिमिटेड

(सीआयएन क्रमांक एल२१०११एमएच१९५०एफएलसी१४५५३७) नोंदणीकृत कार्यालय: ७ वा मजला, बेलोना, द वॉक, हिरानंदानी इस्टेट, घोडबंदर रोड, ठाणे (प) - ४०० ६०७

दूरध्वनी क्रमांक: + ९१ (२२) ६१७४ ०१००; संकेतस्थळ : www.flexibles.huhtamaki.in; ई-मेलः investor.communication@huhtamaki.com

टपाल मतपत्र सचना

सूचना याद्वारे देण्यात येते की, कंपन्यांचा कायदा, २०१३ (''कायदा'') च्या कलम १०८ आणि ११०, कंपन्या (व्यवस्थापन आणि प्रशासन) नियम, २०१४ चे नियम २० आणि २२ (''नियम''), भारतीय सुरक्षा आणि विनिमय मंडळ (लिस्टिंग दायित्वे आणि प्रकटीकरण आवश्यकता) नियम, २०१५ (''लिस्टिंग नियम'') आणि कंपनी व्यवहार मंत्रालयाने विविध परिपत्रकाद्वारे दिलेल्या मार्गदर्शक सूचनांनुसार (एमसीए परिपत्रके), तसेच अन्य लागू कायदे, नियम आणि नियमावली (अधिनियमित सुधारणा किंवा पुर्नप्रवृत्त्या तसेच वेळोवेळी होणऱ्या बदलांसह), हुहतमाकी इंडिया लिमिटेड (''कंपनी'') च्या सदस्यांना टपाल मतपत्राद्वारे, केवळ ई-वोटिंग प्रक्रियेच्या माध्यमातून पुढील विशेष व्यवसायाची पूर्तता करण्यास सांगण्यात येते.

अ.	ावशष प्रस्ताव
क्र.	
۲.	कंपनीच्या स्वतंत्र संचालक म्हणून सौ. सीमा मोदी (डीआयएन: ०५३२७०७३) यांची ५ वर्षांच्या दुसऱ्या कार्यकाळासाठी पुनर्नियुक्ती, ज्याची सुरुवात १ जानेवारी, २०२५ पासून होईल.
۶.	कंपनीच्या स्वतंत्र संचालक म्हणून श्री. अशोक कुमार बाराट (डीआयएन: ००४९२९३०) यांची ५ वर्षांच्या दुसऱ्या कार्यकाळासाठी पुनर्नियुक्ती, ज्याची सुरुवात १ एप्रिल, २०२५ पासून होईल.

शेअरधारकांना सुचित केले जाते की :

- १. कंपनीच्या संचालक मंडळाने २२ ऑक्टोबर, २०२४ रोजी झालेल्या बैठकीत, वरील प्रस्तावना विशेष ठरावांद्वारे मंजूर करण्यासाठी ई-वोटिंगद्वारे टपाल मतपत्र घेण्याची शिफारस केली आहे. ई-वोटिंगच्या उद्देशाने, कंपनीने नॅशनल सिक्युरिटीज डिपॉझिटरी लिमिटेडच्या सेवांचा लाभ घेतला आहे. ई-वोटिंगसाठी तपशीलवार प्रक्रिया टपाल मतपत्र सूचनामध्ये दिली आहे.
- २. एमसीए परिपत्रकांचे पालन करून, कंपनीने टपाल मतपत्र नोटिस, स्पष्टीकरणात्मक विधान. सूचना आणि ई-वोटिंग प्रक्रियेच्या पद्धतीची माहिती १४ नोव्हेंबर, २०२४ रोजी इलेक्ट्रॉनिक माध्यमातून सर्व सदस्यांना पाठविली आहे, ज्यांचे ई-मेल आयडी कंपनी/डिपॉझिटरीमध्ये नोंदणीकृत आहेत आणि ज्यांची नावे सदस्यांच्या नोंदणीत दिनांक ८ नोव्हेंबर, २०२४ (कट-ऑफ दिनांक) नुसार आहेत.
- ३. ज्यांचे ई-मेल पत्ता कंपनी /िडपॉझिटरी यांच्याकडे नोंदणीकृत नाही/ चुकीचे नोंदणीकृत आहे. त्या सदस्यांना टपाल मतपत्र नोटिसमध्ये दिलेल्या "मतदानाच्या सचना" अंतर्गत नमूद केलेल्या प्रक्रियेप्रमाणे मतदान करता येईल. ८ नोव्हेंबर, २०२४ रोजी शेअरधारक नसलेल्या व्यक्तीस केवळ माहितीच्या उद्देशाने सदर सूचना समजावी.
- ४. कंपनीने श्री. एस. एन. विश्वनाथन (एसीएस ६१९५५: सीओपी २४३५५) किंवा त्यांच्या अनुपस्थितीत, सौ. मालती कुमार (एसीएस १५५०८: सीओपी १०९८०), भागीदार, मिसेस एस. एन. अनंतसुब्रमण्यम आणि कंपनी, कंपनी सचिव म्हणून मतपत्र आणि ई-वोटिंग प्रक्रियेचे न्याय्य आणि पारदर्शक स्वरूपात निरीक्षण करण्यासाठी नियुक्त केले आहे.
- ई-वोटिंग : मतदान शनिवार, १६ नोव्हेंबर, २०२४ रोजी सकाळी ९:०० वाजता (आयएसटी) सुरू होईल आणि रविवार, १५ डिसेंबर, २०२४ रोजी संध्याकाळी ५:०० वाजता (आयएसटी) समाप्त होईल. ई-वोटिंग सुविधा ई-वोटिंग कालावधी समाप्त झाल्यावर अक्षम केली जाईल आणि सदस्यांना त्यानंतर मतदानाची नोंदणी करता येणार

महत्त्वाचे: एमसीए परिपत्रकांनुसार, कंपनीने सदस्यांना त्यांचे ई-मेल पत्ते नोंदविण्यासाठी आवश्यक व्यवस्था केली आहे. ज्यांनी त्यांचे ई-मेल पत्ते नोंदवलेले नाहीत, त्यांना त्याच (१) डीमॅट खात्यात शेअर्स असतील तर डिपॉझिटरी सहभागी कडे आणि (२) कंपनीच्या रजिस्ट्रार व शेअर ट्रान्सफर एजंट, मिसेस लिंक इनटाइम इंडिया प्रायव्हेट लिमिटेड कडे प्रत्यक्ष स्वरूपात असलेल्या शेअर्ससाठी ई-मेल पत्ता आणि संबंधित केवायसी तपशील नोंदणीसाठी इन्व्हेस्टर सर्व्हिस रिक्केस्ट फॉर्म (आयएसआर-१) सादर करण्याची विनंती केली आहे. हे फॉर्म कंपनीच्या संकेतस्थळावर www.flexibles.huhtamaki.in आणि आरटीएच्या संकेतस्थळावर https://linkintime.co.in उपलब्ध आहेत.

आहे. कोणत्याही शंकांसाठी<u>, www.evoting.nsdl.com</u>च्या डाउनलोड विभागात शेअरधारकांसाठी ''वारंवार विचारले जाणारे प्रश्न'' (एफएक्यू) आणि ई-वोटिंग वापरकर्ता मार्गदर्शक पहा किंवा ०२२–४८८६ ७००० वर संपर्क साधा किंवा सौ. रिम्पा बाग यांना evoting@nsdl.com वर ईमेल करा.

बोर्डाच्या आदेशाने हूहतमाकी इंडिया लिमिटेडसाठी सही/-

अभिजात सिन्हा दिनांक : १४ नोव्हेंबर, २०२४. कंपनी सचिव

TIRUPATI TYRES LIMITED CIN - L25111MH1988PLC285197

Registered Office: Unit No. 606, Reliables Pride, Anand Nagar, opp. Heera Panna, Jogeshwari (W), Mumbai 400102 E-mail:- tirupatityres1988@gmail.com Website:www.tirupatityres.com

Extracts of the Statement of Un-audited Financial Results for the Quarter and half year ended September 30, 2024

		(₹ in Lakhs) (Except Earning Per Share)					
		Standalone					
		Quarter Ended	Six months ended	Quarter Ended			
Sr.	PARTICULARS	30-09-2024	30-09-2024	30-09-2023			
No.		Unaudited	Unaudited	Unaudited			
1.	Total income from operations (net)	22.73	45.20	19.99			
2.	Net Profit / (Loss) for the Period						
	(before tax and exceptional items)	6.03	22.45	7.63			
3.	Net Profit/(Loss) for a period before						
	tax (after exceptional items)	6.03	22.45	7.63			
4.	Net Profit / (Loss) for the period after tax						
		4.53	15.95	7.63			
5.	Total Comprehensive Income for the period						
	[Comprising Profit for the period (after tax) and						
	other Comprehensive Income (after tax)]	4.53	15.95	7.63			
6.	Paid-up equity share capital (Face value of ₹10/- each)	2444.35	2444.35	2444.35			
7.	Earning per equity share						
	Basic	0.00	0.01	(0.00)			
	Diluted	0.00	0.01	(0.00)			

The above is an extract of the detailed format of Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of Unaudited Financial Result for the quarter and half year ended is available on the website of the Stock Exchange (www.bseindia.com).

By order of Board For Tirupati Tyres Limited Sd/-Chander Prakash Sharma Chairman Place: Mumbai Date: 14th November, 2024

सिन्नर बिडी उद्योग लिमीटेड

रजि. ऑफिस ६२, २ रा मजला, २१७, पारेख, महेल, लेडी जमशेदजी रोड, शिवाजी पार्क, माहीम, मुंबई ४०००१६ ईमेल- investor@sinnarbidi.com, वेबसाईट : www.sinnarbidi.com फोन.०२५३-२५९४२३१, सीआयएन- एल१६००२एमएच१९७४पीएलसी०१७७३४

३० सप्टेंबर, २०२४ रोजी संपलेल्या तिमाही आणि सहामाही अलेखा परिक्षित स्वतंत्र व एकत्रित वित्तीय निष्कर्ष

अ.	तपशिल		स्वतंत्र				
क्र.		आर्थिक वर्षातील	ा संपलेले तिमाही	चालू आर्थिक वर्षातील संपलेले सहा माही	आर्थिक वर्षातील	आर्थिक वर्षातील संपलली सहामाही	
		30.09.7078 30.09.7073		३०.०९.२०२४	३०.०९.२०२४	३०.०९.२०२३	३०.०९.२०२४
		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित
१	कामकाजातून झालेले उत्पन्न	९२.५२	१६१.५३	२३२.३४	९६.५२	१६१.५३	२३२.३४
?	करापूर्वी कालावधीसाठी नफा/ (तोटा) (अपवादात्मक बाबीपूर्वी)	(३.०२)	१९.५४	(१५.४५)	(३.०२)	१९.५४	(१५.४५)
ş	करापूर्वी कालावधीसाठी नफा/ (तोटा) (अपवादात्मक बाबीनंतर)	(३.०२)	१९.५४	(१५.४५)	(३.०२)	१९.५४	(१५.४५)
8	करानंतर कालावधीसाठी नफा/(तोटा) (अपवादात्मक बाबीनंतर)	(१.९५)	१४.७८	(१६.०४)	(१.९५)	१४.७८	(१६.०४)
ч	कालावधीसाठी निव्वळ नफा/ (तोटा) आणि इतर व्यापक उत्पन्न असलेल्या कालावधीसाठी एकूण कमालीदार उत्पन्न	(१.८९)	१४.८०	(१५.८१)	(१.८९)	१४.८०	(१५.८१)
ξ	समभाग भांडवल	२०.००	२०.००	२०.००	२०.००	२०.००	२०.००
b	राखीव पुर्नमूल्यांकीत राखीव वगळून (ताळेबंदानुसार)	-	-	-	-	-	-
L	ईपीएस (भाग रु. ५/- प्रत्येकी)						
	अ) पायाभूत	(٥.४९)	३.७१	(४.०१)	(٥.४९)	३.७१	(४.०१)
	ब) सौम्यिकृत	(٥.४९)	३.७१	(४.०१)	(٥.४९)	३.७१	(४.०१)

टीप : वरील तिमाही आर्थिक वित्तीय निष्कर्ष सारांश हा स्टॉक एक्चेंजला सेबी नियम २०१५ नियमन ३३ अन्वये सादर केला आहे. पूर्ण स्वरूपातील तिमाही स्वतंत्र आर्थिक वित्तीय निष्कर्ष स्टॉक एक्चेंजच्या वेबसाईटवर www.bseindia.com व कंपनीच्या वेबसाईट www.sinnarbidi.com वर उपलब्ध आहे

> संचालक मंडळाचे आदेशान्वये सिन्नर बिडी उद्योग लि.. करिता रामदास जाधव पुर्णवेळ संचालक व सि.एफ.ओ.

रुपये लाखात

डीआयएनः ०९५४५२५६

PARNAX LAB LIMITED

Registered Office: Gala No.114, Building No. 8, Jogani Industrial Complex, Chunabhatti, Mumbai - 400 022. Tel: 022-68252525, Fax: 24057708, Email: compliance@naxparlab.com, Website: www.naxparlab.com CIN: L36912MH1982PLC027925

Extract Un-Audited Standalone and Consolidated Financial Results for the Quarter and Half Year Ended September 30, 2024

						(Rs. in Lacs)	
Particulars		Standalone		Consolidated			
	Current	Corresponding	Current	Current	Corresponding	Current	
	Quarter	Quarter	Half Year	Quarter	Quarter	Half Year	
	Ended	Ended	Ended	Ended	Ended	Ended	
	30.09.2024	30.09.2023	30.09.2024	30.09.2024	30.09.2023	30.09.2024	
Total Income from Operations (net)	171.65	201.31	554.92	4931.24	4283.45	9954.45	
Net Profit/(Loss) from ordinary activities After Tax	27.05	59.68	132.04	341.44	187.18	740.12	
Net Profit/(Loss) For The Period After Tax (After	27.05	59.68	132.04	340.81	186.92	738.90	
Extraordinary items and Minority interest)							
Equity Share Capital	1148.56	1148.56	1148.56	1148.56	1148.56	1148.56	
Reserves (Excluding revaluation Reserve as per	-	-	966.78	-	-	6008.70	
atest Balance sheet as on 31st March, 2024)							
Earning Per Share (Before Extraordinary items)	0.24	0.52	1.15	2.97	1.63	6.44	
(of Rs.10/- each) (Basic and Diluted)							
Earning Per Share (After Extraordinary items)	0.24	0.52	1.15	2.97	1.63	6.44	
(of Rs.10/- each) (Basic and Diluted)							

The above is an extract of the detailed format of standalone and consolidated financial results for the quarter and half year ended on September 30, 2024, filed with the stock exchange under regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of standalone and consolidated financial results for the guarter and half year ended on September 30, 2024, are available on stock exchange website (www.bseindia.com) and on the Company's website (www.naxparlab.com)

> **For Parnax Lab Limited** Binoy B. Shah

Director & CFO Date: 14-11-2024 DIN NO: 00440880

ANIK INDUSTRIES LIMITED

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30™ SEPTEMBER, 2024

		C	uarter Ende	d	Half Yea	Year Ended	
Sr. No.	Particulars	30.09.2024	30.06.2024	30.09.2023	30.09.2024	30.09.2023	31.03.2024
INO.	(Refer Notes Below)	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	2779.74	1060.61	1487.72	3840.35	3291.80	10060.00
2	Net Profit/ (Loss) for the period (before Tax, Exceptional						
	and/or Extraordinary items)	104.07	118.66	(57.48)	222.74	374.63	1085.91
3	Net Profit/ (Loss) for the period before tax (after						
	Exceptional and/or Extraordinary items)	104.07	118.66	(57.48)	222.74	374.63	435.91
4	Net Profit/ (Loss) for the period after tax (after						
	Exceptional and/or Extraordinary items)	98.05	102.41	(48.13)	200.47	314.52	30.45
5	Total Comprehensive Income for the period [Comprising						
	Profit/(Loss) for the period (after tax) and Other						
	Comprehensive Income (after tax)]	98.71	102.08	(47.97)	200.80	315.52	32.97
6	Equity share capital	2775.35	2775.35	2775.35	2775.35	2775.35	2775.35
7	Reserves (excluding Revaluation Reserve) as shown in						
	the Audited Balance Sheet of the previous year	0	0	0	0	0	40216.08
8	Earnings per share (Face Value of Rs. 10/- each)						
	(for continuing and discontinued operations)-						
	1. Basic: (Rs.)	0.35	0.37	(0.17)	0.72	1.13	0.11
	2. Diluted: (Rs.)	0.35	0.37	(0.17)	0.72	1.13	0.11
	KEY STANDALONE FINANCIAL INFORMATION FO	R THE QUA	RTER AND	HALF YEAR	ENDED 30 ^T	SEPTEMBI	ER, 2024

	KEY STANDALONE FINANCIAL INFORMATION FOR THE QUARTER AND HALF YEAR ENDED 30" SEPTEMBER, 2024												
		C	uarter Ende	d	Half Yea	Year Ended							
Sr. No.	Particulars	30.09.2024	30.06.2024	30.09.2023	30.09.2024	30.09.2023	31.03.2024						
IVO.	(Refer Notes Below)	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited						
1	Total Income from Operations	2779.74	1060.61	1487.72	3840.35	3291.80	10060.00						
2	Profit before Tax	116.14	129.41	(56.40)	245.55	379.74	434.48						
3	Profit after Tax	110 18	113 08	(47 06)	223 26	319 63	29 24						

Place: Indore

Place: Mumbai

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on 14.11.2024 and the statutory auditors of the Company have also carried out Limited Review of the Unaudited results for the quarter and half year ended on 30.09.2024 Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The auditor has expressed an unmodified report on the above

2. These financial results has been prepared in Accordance with the Companies (Indian Accounting Standards) Rules, 2015 (IND AS), prescribed under 2. These linearisate results has overall prepared in Accordance with the Companies (inclinal According Standards) funds, 2013 (IND AG), presenting the Companies Act, 2013 and other recognized accounting practices and policies to the Extent Applicable.

3. Previous period/year figures have been regrouped/recasted wherever necessary, to make them comparable with current period/year figures.

4. The above financial results are available on company's website www.anikgroup.com and also on the website of Stock Exchanges i.e. www.nseindia.com

For, Anik Industries Limited MANISH SHAHRA Date: 14.11.2024

Managing Director DIN: 00230392



ठिकाण : नाशिक

दिनांक : १४ नोव्हेंबर, २०२४

एम्को पेस्टिसाईडस लिमिटेड

कॉर्पोरेट आयडेन्टिटी नंबर : एल२४२१०एमएच१९८७पीएलसी०४४३६२ **नोंदणी कार्यालय** : बी१/१, एमआयडीसी इंड. एरिया, लोटे परश्राम, गाव आवाशी, तालुका खेड, जिल्हा रत्नागिरी फोन : ९१-२२-६७६०४०००, ई-मेल : aimco@aimcopesticides.com, वेबसाईट : www.aimcopes

३० सप्टेंबर, २०२४ रोजी संपलेली तिमाही आणि सहा महिन्याकरिता अलिप्त आणि एकत्रित वित्तीय निष्कर्षाचा उतारा

11		Sitti							73330					
अ.	तपशील	संपलेली तिमाही			संपलेली सहा महिने संपलेले वर्ष		संपलेली तिमाही			संपलेली सहा महिने		संपलेले वर्ष		
क्र.		30.09.7078	३०.०६.२०२४	३०.०९.२०२३	३०.०९.२०२४	30.09.7073	३१.०३.२०२४	३०.०९.२०२४	३०.०६.२०२४	30.09.7073	३०.०९.२०२४	३०.०९.२०२३	38.03.7078	
		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	
१	प्रवर्तनातून एकूण उत्पन्न	५,५३२.६१	३,९७७.१९	८,०५९.१७	९,५०९.८०	१२,६८१.३०	२०,८०३.०८	५,५३२.६१	३,९७७.१९	८,०६०.३९	९,५०९.८०	१२,६८२.५२	२०,८०१.३५	
?	कालावधीकरिता निञ्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा अनन्यसाधारण बाबीपूर्व)	-१३४.१०	-१९८.११	१७७.०२	-३३२.२१	-६१२.९१	-१,३०७.३६	-१४१.००	-२०३.४६	१७२.४३	-388.88	-६२३.१५	-१.३३२.५२	
ş	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबीपश्चात)	-१३४.१०	-१९८.११	१७७.०२	-३३२.२१	-६१२.९१	-१,३०७.३६	-१४१.००	-२०३.४६	१७२.४३	-388.88	-६२३.१५	-१,३३२.५२	
8	करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबीपश्चात)	-9८.9८	-१४९.९३	१३४.९२	- २४८.९१	४५८.७५	-९७९.४४	-१०५.८८	- १५५.२८	१३०.३३	-२६१.१६	४६८.९९	-१,००४.६०	
ч	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता नफा/(तोटा) (करपश्चात) आणि इतर सर्वसमावेशक उत्पन्न (करपश्चात) समाविष्ट)	-53.55-	-१५६.५१	१२१.२१	- २४५.३३	४७६.०१	-१,००५.७६	-84.60	-१६१.८६	११६.९८	-२५७.५६	४८५.९६	-१,०३०.६१	
ξ	समभाग भांडवल	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	९५८.२५	
૭	राखीव (पुनर्मुल्यांकीत राखीव वगळून)						२,५३०.६६						२,५४३.७०	
۷	प्रती समभाग प्राप्ती (प्रत्येकी रु. १०/- च्या) (अखंडित आणि खंडित परिचालनाकरिता)													
	१. मुलभूत :	-१.०३	-१.५७	१.४१	-7.40	-8.68	-१०.२२	-8.80	-१.६२	१.३६	-2.63	-8.89	-१०.४८	
	२. सौम्यिकृत	-₹.०३	-१.५७	१.४१	-7.40	-8.68	-१०.२२	-8.80	-१.६२	१.३६	-2.63	-8.८९	-१०.४८	
टिपा :														

लेखापरीक्षण समितीने ह्या निष्कर्षांचे पुनर्विलोकन केले आहे आणि १४ नोव्हेंबर, २०२४ रोजी झालेल्या त्यांच्या बैठकीत संचालक मंडळाने वरील निष्कर्षांना मंज्री दिली.

राजाराज्या राजाया का गानवान का नाम वति वित्तीय निष्कर्ष कंपनील (इंडियन अकार्करींग स्टेंडर्ड्स) रूल्स, २०९५ सहवावता कंपनी अधिनियम, २०१३ (अधिनियम') च्या कराम १३३ अतंति वित्तिरिद्धीत इंडियन अकार्करींग स्टेंडर्ड्स (''इंड-एएस'') नुसार बनवले आहेत. कंपनीने केवळ एकाच अहवालयोग्य विभागात कार्य केलं म्हणजेच – अँग्रोकेमिकल्स. म्हणून इंड एएस १०८ ''विभागवार अहवाल'' अन्यये आवश्यक माहिती दिलेली नाही.

देनांक: १४ नोव्हेंबर २०२४

एम्को पेस्टिसाईडस् लिमिटेडसार्ठ व्यवस्थापकीय संचालक डीआयएन: ००१८४६८०

(रु. लाखात)

जाहीर सूचना

तमाम जनतेला याद्वारे सूचना देण्यात येते की, एकता हाऊसिंग प्रायव्हेट लिमिटेंड (मालक) यांनी आमच्या अशीलांना संत ज्ञानेश्वर मार्ग, गुरू नानक हॉस्पिटल समोर, बांद्रा (पूर्व), मुंबई-400051 येथे स्थित हॉलमार्क बिझनेस प्लाझा अशा ज्ञात बिल्डिंगमधील 4थ्या मजल्यावरील कार्यालय युनिट धारक क्र. 401 च्यासह 6 कार पार्किंग क्षेत्र क्र. 103, 104, 105, 106, 107 आणि 108 विक्री करण्याचे मान्य केले आहे. सदर बिल्डिंगमधील मालकांचे कार्यालय युनिट आणि 6 कार पार्किंग क्षेत्राचा यानंतर एकत्रितरित्या सदर परिसर असा उल्लेख.

सर्व व्यक्ती ज्यांना परिसर किंवा त्यावरील कोणत्याही भागाच्या संदर्भामध्ये कोणताही शेअर, हक्क नामाधिकार, हितसंबंध, दावा किंवा मागणी जसे की. विक्री, मालकी, हस्तांतरण, अभिहस्तांतरण, अदलाब-दल, प्रभार, भार, कुळवहिवाट, उप-कुळवहिवाट, भाडेपट्टा, उप-भाडेपट्टा, परवाना, गहाण, वारसाहक्क, भेट, धारणाधिकार, निर्वाह, अंत्यदान, सुविधाधिकार, विश्वस्त, कब्जा, सूचना किंवा अन्यकाही दावे असल्यास सदर ज्ञात लिखित निम्नस्वाक्षरीकारांना या प्रकाशनाच्या तारखेपासून 7 दिवसांच्या आत नोटरी केलेल्या कागदोपत्री पूराव्यासह कळविणे आवश्यक आहे, कसूर केल्यास, तसे दावे किंवा आक्षेप जर असल्यास, ते त्यागित आणि/किंवा परित्यागित समजण्यात येतील आणि सदरच्या संदर्भाशिवाय विक्री पूर्ण केली जाईल.

दिनांक १५ नोव्हेंबर, २०२४

मे. लोढा ॲण्ड लोढा ॲडव्होकेटस तनुज लोढा (भागीदार) डीबीएस हेरिटेज हाऊस, प्रेस्कॉट रोड, कॅथेड्ल सीनियर स्कूलजवळ, फोर्ट, मुंबई-४००००१

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नों. कार्या. आणि वर्क्स - गट क्र. १४२६, शिक्रापुर, ता. शिरुर, जिल्हा - पुणे - ४१२ २०८ वेबसाईट : www.alicongroup.co.in, ईमेल : amruta.joshi@alicongroup.co.in

अ.	तपशील		अलिप्त						एकत्रित					
姷.		संपलेली तिमाही			संपलेले अर्ध वर्ष		संपलेले वर्ष	संपलेली तिमाही			संपलेले अर्ध वर्ष		संपलेले वर्ष	
		३० सप्टें. २०२४ अलेखापरिक्षित	३० जून २०२४ अलेखापरिक्षित	३० सप्टें २०२३ अलेखापरिक्षित	३० सप्टें. २०२४ अलेखापरिक्षित	३० सप्टें २०२३ अलेखापरिक्षित	३१ मार्च २०२४ लेखापरिक्षित	३० सप्टें. २०२४ अलेखापरिक्षित	३० जून २०२४ अलेखापरिक्षित	३० सप्टें २०२३ अलेखापरिक्षित	३० सप्टें. २०२४ अलेखापरिक्षित	३० सप्टें २०२३ अलेखापरिक्षित	३१ मार्च २०२३ लेखापरिक्षित	
१	प्रवर्तन विक्रीतून एकूण उत्पन्न/प्रवर्तनातून उत्पन्न	४१,२४२.७६	३७,८१३.१३	३५,८५०.७४	७९,०५५.८९	६७,८४५.१६	१३९,२३१.४२	४६,३७४.८४	४३,९९८.४८	३८,१०३.९७	९०,३७३.३२	७३,५१०.१३	१५५,९३७.३७	
२	कालावधीसाठी निव्वळ नफा/(तोटा)													
	(कर अपवादात्मक आणि/किंवा अनन्यसाधारण बाबींपूर्वी)	१,९३१.६४	२,००८.७८	१,६५८.३७	३,९४०.४२	२,५८४.५०	६,०८८.४९	२,२५१.४८	२,५४७.९५	१,८६८.७२	४,७९९.४३	३,०८८.९२	८,०८९.७ह	
З	कालावधीसाठी करपूर्व निव्वळ नफा/(तोटा)													
	(अपवादात्मक आणि/किंवा अनन्यसाधारण बाबींनंतर)	१,९३१.६४	२,००८.७८	१,६५८.३७	३,९४०.४२	२,५८४.५०	६,०८८.४९	२,२५१.४८	२,५४७.९५	१,८६८.७२	४,७९९.४३	३,०८८.९२	८,०८९.७६	
γ	कालावधीसाठी करोत्तर निञ्वळ नफा/(तोटा)											1		
	(अपवादात्मक आणि/किंवा अनन्यसाधारण बाबींनंतर)	१,४४४.१९	१,५१६.१४	१,३०२.९७	२,९६०.३३	२,०२१.६९	४,५८२.७४	१,६८०.९२	१,९०३.६२	१,४५०.७१	३,५८४.५४	२,३९९.९७	६,१२८.४।	
ų	कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न											1		
	(कालावधीसाठी नफा/(तोटा) (करोत्तर)													
	आणि इतर सर्वसमावेशक उत्पन्न (करोत्तर) धरून	१,४३२.८६	१,५०२.६२	१,३४१.८४	२,९३५.४८	१,९७१.३९	४,५३२.५१	१,९०४.०५	१,८६८.५३	१,४८३.७७	३,७७२.५८	२,५०१.५५	६,३७५.५८	
Ę	समभाग भांडवल	८१३.०९	८१३.०९	८०५.६०	८१३.०९	८०५.६०	८०५.६०	८१३.०९	८१३.०९	८०५.६०	८१३.०९	८०५.६०	८०५.५९	
૭	प्रति समभाग प्राप्ती (प्रत्येकी रु. ५/- चे)											1		
	१) मुलभूत	23.3	९.३७	८.०९	१८.२५	१२.५५	२८.४४	१०.३४	११.७६	9.00	२२.०९	१४.९०	३८.०४	
	२) सौम्यिकृत	2.23	9.38	८.०२	१८.१२	१२.४५	२८.०५	१०.२६	११.६९	٤,९३	२१.९४	१४.७७	३७.७१	
	(ईपीएस अवार्षिक)													

- १. कंपनीचे कामकाज एकाच विभागात चालते म्हणजेच ॲल्युमिनियम कास्टींग्ज.
- २. हे विवरण कंपनी अधिनियम, २०१३ च्या कलम १३३ अंतर्गत विहित कंपनीज (इंडियन अकाऊंटींग स्टॅडर्डस) रुल्स, २०१५ (इंड एएस) आणि प्रयोज्य असतील त्याप्रमाणात इतर मान्यताप्राप्त लेखा धोरणे आणि पद्धतीनुसार बनवले आहे.
- ३. १२ आणि १४ नोव्हेंबर, २०२४ रोजी झालेल्या त्यांच्या संबंधित बैठकांमध्ये वरील निष्कर्ष लेखापरीक्षण समितीने पुनर्विलोकित केले आणि संचालक मंडळाने मंजूर केले.
- ४. त्यांची तुलना करण्यायोग्य बनवण्यासाठी जेथे आवश्क आकडेवारी पुनर्गठीत केले आहे.

अलीकॉन कास्टअलॉय लि. साठी एस. राय व्यवस्थापकीय संचालक डीआयएन : ०००५०९५०

ठिकाण : पुणे दिनांक : १४ नोव्हेंबर, २०२४