

Vipul Limited Golf-Course Road, Sector-43 Gurnann - 122 009 Tel: -91-124-406 5500 Fax: 91-124-406 1000 E-mail: info@vipulgroup.in www.vinularoup.in

May 30, 2024

Ref. No. VIPUL/SEC/FY2024-25/2253

The Secretary BSE Limited, (Equity Scrip Code: 511726)

Corporate Relationship Department. At: 187 Floor, New Trading Ring, Rotunda Building, Phiroze Jeejeebhov Towers, Dalal Street, Fort, Mumbai-400001

The Manager (Listing)

National Stock Exchange of India Limited, (Equity Scrip Code: VIPULLTD) Exchange Plaza, BandraKurla Complex, Bandra, Mumbai-400051

Sub: Outcome of Board Meeting held on Thursday, May 30, 2024 and Audited Financial Results for the Quarter and Financial Year ended March 31, 2024 (Standalone and Consolidated) Dear Sir(s).

This in continuation of our earlier letters no. Ref. No. VIPUL/SEC/FY2023-24/2231, Ref No. VIPUL/SEC/FY2024-25/2234 and Ref. No. VIPUL/SEC/FY2024-25/2251 dated March 26. 2024, April 01, 2024 and May 21, 2024, respectively, pursuant to the provisions of Regulations 30 and 33 read with Para A of Part A of Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), the Board of Directors of the Company have inter alia approved and taken on record the following at its meeting held today i.e. Thursday, May 30, 2024 through audio visual means of communication: -

- Audited Financial Results (Standalone) for the quarter and financial year ended March 31, 2024 along with Auditors' Report (Standalone) thereon and declaration in respect of Audit Report (Standalone) with modified opinion under Regulation 33(3)(d) of the Listing Regulations is enclosed herewith as Annexure -I.
- 2. Statement of assets and liability along with cash flow statement as on March 31, 2024 (Standalone).
- 3. The Annual Consolidated Audited Financial of Vipul Limited & its subsidiary/associates companies along with the Auditors Report thereon for the quarter and financial year ended March 31, 2024. Further, the Consolidated Audited Financial Results for the financial year ended March 31, 2024 have been reviewed by the Audit Committee and on their recommendation have been approved by the Board of Directors at their respective meetings held on May 30, 2024 along-with statement on impact of audit qualifications (for audit report with modified opinion) on Consolidated Financials thereon under Regulation 33(3)(d) of the Listing Regulations is enclosed herewith as Annexure -II.

In this connection, we are attaching the following documents:

- Audited Annual Financial Results for the quarter & financial year ended March 31, 2024 (Consolidated Financials).
- Auditors report with modified opinion on Consolidated Final



Vipul Limited
Vipul TechSquare
Golf-Course Road, Sector-43
Gurgaon - 122 009
Tel: -91-124-406 5500
Fax: 91-124-406 1000
E-mail: info@vipulgroup.in

Statement of assets and liability along with Cash Flow Statement (Consolidated) as on March 31, 2024.

Further, pursuant to Regulation 30 of Listing Regulations, we would like to inform you that the Board of Directors at its meeting held today i.e. Thursday, May 30, 2024 through audio visual means of communication inter-alia considered & approved the following:

- The Board of Directors have not recommended any dividend on Equity Shares, for the financial year ended March 31, 2024.
- The Board of Directors has appointed M/s. AVA Associates, Company Secretaries through its
- Partner Mr. Amitabh, as the Secretarial Auditor of the Company for the financial year 2024-25. Brief Profile of M/s. AVA Associates is enclosed herewith as Annexure-III.
- The Board of Directors has appointed M/s. Vijender Sharma & Co., Cost Accountants, as the Cost Auditor of the Company for the financial year 2024-25 subject to ratification by the Members at the ensuing Annual General Meeting, Brief Profile of M/s. Vijender Sharma & Co. is enclosed herewith as Anneaure-IV.

The said board meeting commenced at 12:30 P.M. and concluded at 18:00 P.M.

You are requested to take the above information on record and bring the same to the notice of all concerned.

Thanking you Yours faithfully For Vipel Limited (Sunil Kumar) Company Secretary A38859

Encl: As above

## VIPUL LIMITED

Regd. Office: - Unit No 201, C-50, Malviya Nagar, New Delhi-110017 Audited Standalone Financial Results for the quarterlyear ended 31st March, 2024

				_	_	(Rs. to Lakhs)
BL.No.	PARTICULARS	FOR TH	FOR THE QUARTER ENDED			EAR ENDED
		31.03,2024	31.12.2023	31.03.2023	31.03.2024	31.03.2023
		Audited	Unaudited	Audited	Audited	Audited
1	Revenue from Operations	2,407,47	13,450,42	761.51	17,006.22	3,793,85
II.	Other income	21,383.75	1,341.18	299.11	23,166.31	902.3
III	Total Income (I+II)	23,791.22	14,791.50	1,050.52	40,172.53	4,696.0
IV	Exvenses	-				-
	Cost of Materials Consumed	1,081.79	5,167,25	894.77	7,804.03	4,165.2
	Purchase of stock-in-trade					-
	Change in inventories in finished goods, stock in trade and work in progress	(373.12)			(570.52)	38.8
_	Employees benefits expense	272.63	218.98		933.27	944.5
_	Finance Costs	(389.64)	928.04		2,032.29	3,597.0
	Decreciation and amortisation expense	14.48		9.61	51.01	39.8
	Other Expenses	175,06	178,45	5,284.15	721.00	5,926.1
	Total Expenses	751.21	6,543.85	7,622.48	10,971.08	14,711.5
٧	Profit/(Loss) before exceptional and extraordinary items and Tax (III-IV)	23,040.01	8,247.75	(6,561.86)	29,201.45	(10,015.5
VI	Exceptional Items		-	30.00	-	9,463.1
VII	Profit/(Loss) before extraordinary items and tax (V-VI)	23,040.01	8,247.75	(8,591.88)	29,201.45	(19,478.6
VIII	Extraordinary Items					
IX.	Profit before Yax (VII-VIII)	23,040.01	8,247.75	(6,591.86)	29,201.45	(19,478.6
X	Tax Expense:				-	
	Current Tax/ Earlier year adjustment			-		-
	2. Deferred Tax	2,627.36	1,825.32		4,452.68	-
ХІ	Profit(Loss) for the period from continuing operations (IX-X)	20,412.65	8,422.43	(8,591.86)	24,748.77	(19,478.6
XII	Profit(Loss) from discontinuing operations	-				
XII	Tax Expense of discontinuing operations		-		_	
XIV	Profit/Loss) from discontinuing operations (after tax)-(XII-XIII)		-		-	
XV	Profit(Loss) for the period (XI+XIV)	20.412.65	6,422,43	(6,591.86	24,748.77	(19,478.)
	Other Comprehensive Income					
	A. (i) Hems that will not be reclassified to profit or loss	36.06		40.77	35.05	40.
	(ii) Income tax relating to items that will not be reclassified to profit or loss	9.37		10.60	9.37	10.
XVI	B. (i) Items that will be reclassified to profit or		-			
	(ii) Income tax relating to items that will be reclassified to profit or loss					
XVB	Total Comprehensive Income for the period (XV+XVI) Comprising Profit (Loss) and Other Comprehensive Income for the period )	20,439.34	6,422.43	(8,561.69	24,775.45	(19,448.4
XVIII						
	1.Basic	17.01			20.63	
_	2.Diuled	17.01	5,35	JL LIMS X	20.63	(16.2

STANDALONE BALANCE SUEST AS AT 2455

	AS AT	AS AT	
Particulars	31.03.2024	31.03.2023	
	(Rupees in lucs)	(Rupees in lacs)	
	Audited	Audited	
ASSESS THAT OF TWO PERSONS OF THE PARTY.	1		
	1		
Non-Current Assets			
(a) Property, Plant and Equipment	350.93	295.40	
(b) Intangible Assets		5.44	
(I) Investments	1,112.98	1,112.9	
(d) Deferred Tax Assets (net)	7.32	4,469.3	
(e) Income Tax Assets (net)	3,351.08	1,145.95	
(f) Other Non Current Assets Total Non Current Assets	8,966.41 13,788.72	8,484.93 15,514.16	
	23,700.72	43,344.45	
Current Assets			
(a) Inventories	40,617.25	40,046.74	
(b) Financial Assets		100	
(I) Trade Receivables	24,821.20	12,441.65	
(II) Cash and Cash Equivalents	4,824.38	1,862.31	
(II) Loans			
(iv) Other Financial Assets	8,005.19	7,089.72	
(c) Other Current Assets	33,233.83	33,184.77	
Total Current Assets	111,502.85	94,625.15	
Total Assets	125.291.57	110.139.8	
Other Equity Total Equity	34,125.86 35.326.70	9,351.31	
Liabilities			
	1.0		
Non-Current Uabilities			
(a) Financial Liabilities	-		
(i) Eurowings			
		5,625.0	
	:		
(c) Other Non Current Liabilities	355.11	3,448.3	
(c) Other Non Current Liabilities	355.11 355.11	3,448.3	
(b) Income Tax Liabilities (net) (c) Other Non Current Liabilities Total Non Current Liabilities Current Liabilities		3,448.30	
(c) Other Non Current Liabilities Total Non Current Liabilities		3,448.3	
(c) Other Non Current Uabilities Total Non Current Uabilities  Current Uabilities  (a) Financial Uabilities		3,448.3 9,073.3	
(c) Other Non Current Liabilities Total Non Current Liabilities  Carrent Liabilities (a) Financial Liabilities (d) Eurosaings	355.11	3,448.3 9,073.3	
(§ Other Non-Current Lishillies Total Rien Current Lishillies  Current Lishillies  [a] Ronacid Lishillies (§ Innowings (§ Illinowings (§ Illinowings)	355.11	3,448.3 9,073.3	
(§) Other Non-Current Ushillities Total Non-Current Ushillities Current Ushillities (§) Financial Ushillities (§) Enrouding (§) Tomoraling (§) Tomoraling (§) Tomoraling - Total Outstanding does of Micro and small enterprises	355.11	3,448.3 9,073.3	
(§) Other Non Current Unbillies TOTAl Non Current Unbillies Current Unbillies (§) Renockel Unbillies (§) Renockel Unbillies (§) Invanishing (§	355.11	3,448.3 9,073.3 18,278.5	
(§ Other Nos Current Unbillities Total Nos Current Unbillities (s) Revocal Unbillities (s) Revocal Unbillities (s) Revocal Unbillities (s) Internating (s) Int	355.11 17,302.16 5,322.89	3,445.3 9,073.3 18,278.5	
(S) Clader (see Current Ushillities  Current Ushillities  Lif Revocated Ushillities  (I) Revocated Ushillities  (I) These AC Clader Porphilars  (I) These AC Clader Porphilars  - Testal Curranding dates of other them Mirron and small enterprises  - Testal Curranding dates of other them Mirron and small enterprises  onterprises.	355.11 17,502.16 5,322.89 19,217.58	3,448.30 9,073.30 18,278.55 5,700.61 20,802.56	
(§ Other Nos Current Unbillities Total Nos Current Unbillities (s) Revocal Unbillities (s) Revocal Unbillities (s) Revocal Unbillities (s) Internating (s) Int	355.11 17,302.16 5,322.89	3,448.3 9,073.3 18,278.5 5,700.6 20,802.5 45,733.0	
(§) Clark (not Current Ushilities  Carrent Ushilities  (b) Rowcod Ushilities  (b) Clark Current Ushilities  (b) Clark Current Ushilities  (b) Clark Current Ushilities	355.11 17,502.16 5,322.89 19,217.58 47,767.13	3,448.35 9,072.36 18,278.55 18,278.55 20,002.55 45,733.61 90,514.81	
(§) Chark into Current Ushibities Tentral Italialities Carrent Italialities (§) Respect Ushibities (§) Respect Ushibities (§) Remarking (§) Threads Carbonings (§) Threads Carbonings (§) Threads Carbonings (§) Carboni	355.11 17,302.16 5,322.89 19,217.58 47,767.13	5,625.00 3,445.30 9,073.30 18,278.50 5,700.61 20,902.50 45,733.00 90,514.61	
(§) Clark (not Current Ushilities  Carrent Ushilities  (b) Rowcod Ushilities  (b) Clark Current Ushilities  (b) Clark Current Ushilities  (b) Clark Current Ushilities	355.11 17,502.16 5,322.89 19,217.58 47,767.13	3,448.30 9,073.30 18,278.50 18,278.50 10,000.50 45,733.00 90,514.81	
gio Celar Nos Comett Cubilities  Tella Microarde Mildlife  Centrel Mildlife  19 Romandi Gubille  19 Romand	355.11 17,302.16 5,322.89 19,217.58 47,767.13 89,609.77	3,448,3 9,073,3 18,278,5; 5,700,8 9,000,9 45,733,0 90,514,8	

#### VIPULLIMITED

	Particulars	YEAR ENDED 31ST	MARCH 2024	YEAR ENDED 3	
			Ruptes In	Lacs	
L	CASH FLOW FROM OPERATING ACTIVITIES				
	Net Profit/(loss) before Tax, appropriation, and extra-Ordinary items	29,201.46		(19,448.49)	
	Provision for diminution of investments		100	1.250.00	
	Depreciation	51.01	4.87 (2.79)	39.81	
	(Profit)/Loss on sale of Fixed Assets	(848.72)	2316.		
	Interest and Finance Charges	2,032.29	0.00	3,597.01	
	Interest Income	(19.981.97)	2300	(829,99)	
	Operating Profit before Working Capital Changes Adjusted for :		10,454.07		(15,391.66
	(Increase)/ Decrease in Trade receivables	(12,379,55)		26.529.13	
	(Increasel/ Decrease in Inventory	(570,52)		17,478,60	
	(Increasel/ Decrease in Loans & Advances	(956,93)		2,327,59	
	Increase/ (Decrease) in Trade payables	(377,74)	0.000	(2,436,07)	
	Increase/ (Decrease) in Other payables	(2,596,15)		7,524.87	
		4,444,444	(16.880.88)		51,434,12
	Cash generated from operation	1 2 3 3 6	(6,426,81)		35,042.46
	Taxes Paid during the year	The state of	(2,205,13)		340.16
	NET CASH FROM OPERATING ACTIVITIES		(8,631,95)		36,382,62
	CASH FLOW FROM INVESTING ACTIVITIES	And the last of th			
	Sale of Fleed Asset	598.99		81.25	
	Purchase of Flord Asset	(159.18)	ARCOUNT	(30.54)	
	Interest Received	19,931,97	7.00	829.99	
	Sale of Investments		1.2		
	NET CASH FROM INVESTING ACTIVITIES		20,717,79		810.70
	CASH FLOW FROM FINANCING ACTIVITIES		Lugitario	-	010110
	Interest and Finance Charges	(2.032.29)	35.00	(3.597.01)	
	Proceeds/(Repayments) from long term borrowings	(3,022.50)	0.575576	(35.567.67)	
	Net proceeds from Short Term Borrowings	Informati	100000	(majeanies)	
	- Proceeds from Unsecured Loans	(3,578,90)	4.00	1,752,34	
	-Net movement in Cash Credit/Receivable finance facilities				
	NET CASH FROM FINANONG ACTIVITIES		(8,633.69)		(37,512.34
	Total (A+B+C)	F	3,452.16		(249.02
	NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS	1 1 10	3,452.16		(249.02)
	CASH AND CASH EQUIVALENTS ( OPENING BALANCE)		733.83	4.25	982.85
	CASH AND CASH EQUIVALENTS ( CLOSING BALANCE)		4.185,59		733,83

Cash & Cash Equivalents: Cash and Bank Balances Less: Other Bank Balances

4.824.38

1. Figures in brackets indicate cash outflow.

2. Previous figures have been regrouped/recasted, who





# VIPUL LIMITED Regd: Office: - Unit No 201, C-50, Michiya Negar, New Delhi-110017 medidated Associated Pinancial Results for the quarterlyser ended 21st March, 2024

-		_	_	-		(Rs. in Lakha)	
LNA	Particulars	FOR THE	QUARTER	ENDED	FOR THE Y	EAR EXDED	
			31.12.2023		31,03.3224	31,03,3923	
-		Audited 3,577,18	Unjudited	Audited 811.35	Audited	7.411.1	
+	Revenue from Operations Other Income	21,392,31	1,353.64	388.61	20,648,63	7,491,5	
	OPE PAGE	21,000.01	1,000.04	900.01	10,150,45	- 441.5	
_	Total Income from operations (red)						
	Total Income from operations (net) Total Revenue (IHI)	24,666.46	17,067.57	1,177,66	43,637.65	0,482.5	
_							
DV.	Cost of Materials Consumed	1,077.31	5.211.55	751.24	7,986.26	5,453.4	
_	Purchase of stock-in-brada	1,077.21	5,211.65	755,24	7,906.20	0,493.4	
_	Change in investories in Solshed	_		_			
	goods, slock in trade and work in	428.25	2,152,20	(22,66)	2,387,19	(1,584.0	
	progress						
	Employees benefits expense Finance Costs	295.03	239,91	287.44	1,013.41	1,013.8	
	Finance Costs	(327,46)	1,028.00	627.64	2,408.46	3,858.4	
	Depreciation and amortisation expense	68.82	70.60	67.63	274.35	277.5	
_	A4	ASSAT	187.09	29030	817.46	192.8	
_	Other Exporters Yorld Exporters	239.85 1.763.78	8,925.45	1.972.26	54,992,13	9,950.4	
	Profittoss) before share of profit from						
٧	Associated and Tax (III-IV)	23,185.71	8,142.12	(794,46)	28,977.A7	(1,477.0	
vi	ProfetLoset of share from Associates	13,01	0.82	32,63	15.48	3.2	
*1		13,01	0.82	32,63	15,48		
W	ProfetLoss) before exceptional items	23,193.72	5,142,84	(761,77)	28,992.95	(1,474.2	
VIII	and bis (V-VI) Exceptional liams	274.21		30.00	274.31	9.463.1	
TK	Profe(Loss) before extraordinary items		<u> </u>				
	and the (VE-VEE)						
Y	Extractinary lions	-	-				
		22,524.43	0,542.94	(791.77)	21,711.64	(10,937.)	
XI	Tax Expense						
	Current Tax Earlier year edjustment     Deleved Tax	25.19		199.150	25.18	793.2	
	2. Deleved Tax	2,627.56	1,825.32	(0.10)	1,342.42	<b>\$2.</b> *	
YTI	Profit(Loss) for the period from	20.271 85	E 317 62	1532,496	23.350.04	(11.722.)	
	continuing operations (EX-X)		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	frem 104			
XX	Protititions) from discontinuing						
w	operations	-	<u> </u>	-	-		
XV	Tax Expense of discordinating						
_	operations Profe(Less) from discontinuing		_	_			
XX	energines (what that ANLYS)						
XVII	operations (after tax)-(XS-XIII) Proful(Loss) for the period (XX-XXV)	20,271.56	6,317.62	(652.45)	23,350,04	(11,723.)	
	Other Comprehensive Montre			P. P. C. C.			
_	A. 43 thoms that will not be reclassified	34,83		49.32	34.83	40.1	
	to profit or loss	34.03		49.32	34,63		
	(i) Income tax relating to have that will	9.27		92.72	9.37	10.	
XVII	not be reclassified to prefit or loss	6.51		74.74	9.91	160	
	B. (i) items that will be recossified to				- 1		
	profit or loss (ii) Income tax relating to items that will			_	_		
_	be reclassified to profit or loss Total Comprehensive Income for the	-	_	_			
	Total Comprehensive Income for the period (XXVI+XVIIII) comprising						
XX	ProfetLoss) and Other Comprehensive	20,237.31	5,317,62	(562.85)	23,376.49	(11,704)	
	Income for the period						
_	Net Profit attiributable to :						
		20,237,31	6,317,64	(222.47)	23,375.49	(11,733.	
	b) Non-Controlling Interest		40.02	(0.02)	-	- 12	
	Other Comprehensive Income attributal						
	a) Oweers of the Company					22	
	a) Noe-Controlling Interest					-	
	Total Comprehensive Incomo stiributati						
_	a) Overaget the Company	20,207.31	6,317.64	(882.47)	23,575.40	(11,784	
_	b) Non-Controlling Interest		43.02	(2.02)		- 6	
	Facility and the skew		-	-			
2763	Earnings per equity share	16.50	6.27	(0.54)	19.49	- 15	
_	Z.Divlet .	16,50	\$27	(0.54)	19.48	- 65	
_	200	1					
_	Z31-7-3					(30)	
	(C) 1/ \2					15/	
	(E) III 13	1					
	92 N	· d				1*10	
	(C)	9				V	
	C RECEIVE					1	

	AND UNBUTIES AS AT SUFT	ASAT
Particular	36.03.2024	21.00.2023
	(Represintant	(Fapers In feet)
	Audited	Audited
ASSES CO. L. C.		
Hon-Content Agrets		
(a) Property, Plant and Equipment (b)Capital Work in Progress	1,042.21	3,205.16
E) Investment Property	1,110.15	1,194.4
ISI Goodwill on Consolidation	1,607,37	1,607.10
(a) Intangible Assets	7	7.5
IQ Pinanesii Assets	-	
() Investments Officiale Receivables	640.38	622.40
Digital Section 2012	785.50	1263.6
Ed Gefored Tex Assets Inet	154,07	5,517.71
(N) Income Tax Assets (sec)	3,500.58	450.8
EE Other Non Current Assets	4,456.33	1,022.11
Yutal Hon Current Assets	25,358.35	15,117.50
Current Azueta		
(a) towercaries	43,590.12	77,372.85
(b) Financial Assers	74740000	
(§ Trade Recokables	2482931	12,473.80
(A) Cash and Cash Equivalents (A) Leans	4,876.80	2,099.14
Rel Other Financial Assets	\$122,37	7,698,30
Bd Other Current Assets	28,304,55	24,251,0
Yatai Current Assets	129,132,57	129,652.50
Tetal Assets	125,530,32	139,610.2
COUNTY & CONTONES		
Equity		
Equity Share Capital	1,155.84	1,199.8
Other Equity	31,923.42 35,129.36	10,261.7
Equity attributable to owners of parent. Nan-Controlling Interest	35,139.36	11,461.6
Tetal Equity	35,129,36	11,777,0
	********	
Shifted		
Non-Current Uskillisies		
(a) Financial Usbillion		
(i) Eurowings	787.00	7,123.0
(II) Frade & Other Payables :		
- Total Cutatording duct of Micro and		
small enterprises		
- Total Cutstanding does of other than Micro and small enterprises	100	
Bid income Tax Liabilities Leed	1000	
Sci Other Hon Current Ulabilides	806.69	1,126.6
Sotal New Correct Liabilities	1,593.69	3,323.6
Correct Ush Dides	24 . 194	
(al Financial Unbillion		
() Domewings	17,594.15	135395
(i) Trade & Coller Payables :	1.33-13	
· Tetal Outstanding does of Micro and		
amil enterprises		
<ul> <li>Total Outstanding does of other than</li> </ul>		5,000
Micro and graal enterprises (1000)er Huseaut sublides	5,482.52 15.700.15	46,963.0
Ini Other Current Liabilities	41,975,22	46,572.0



Perficulars	YEAR ENDED JIST	SIARCH 2024	YEAR ENDED JIST MARCH	
CASH FLOW FROM OPERATING ACTIVITIES		ftspeer to	Lace	
LOGIT JULY PRINCE UPSELVENO ACTIVITIES  LOGIT JULY PRINCE UPSELVENO ACTIVITIES  OPTIGINA on sits of Florid Asset  Internal Option of the Internal Option  Operation  Operation  Internal Option on Internal Option  Internal Option	28,763.15 274.35 (343.72) 2,493.49 (19,931.97) (12,558.63) 31,362.77 (7,503.53) (343.03) (32,462.13)	10,553,30	(10,541,01) 277,56 3,606,46 (030,55) 20,577,98 17,583,97 800,88 (2,477,90) 7,411,53	(7,687.1)
Clesh generated from operations Trains Field Garbag the year NET CASH TROOK OPERATING ACTIVITIES CASH TROOK OPERATING ACTIVITIES Sale of Field Asset and invanible noons	894.99 (175.44)	((9,434,71) (8,881,41) (2,313,83) (11,195,33)	#1.25 032.50	49,995.9 42,398.8 (256.5 42,892.2
Interest Received	19,581.97		832.55	
NET CASH FROM INVESTING ACTIVITIES CASH FLOW FROM FINANCING ACTIVITIES (Innest & Financial Charges (Net proced) from Long Team Barrowings (Net proced) from Long Team Barrowings (Net Proced) from Bloom Team Barrowings (Financial Charges) (Net Proced) from Bloom Team Barrowings (Financial Charges) (Net Inverses in Code) Craft (Reilling) (Net Inverses in Code) Craft (Reilling)	(2,405,49) (7,891,40) (3,578,92)	21,511.52	(3,003,46) (33,617,30) 1,752,35	81.3
NET CASH FROM FINANCING ACTIVITIES	-	(13,846,31)		OS,671.4
York (A+B+C)		(4,340,52)		7,262.6
NET (DECREASE)UNCREASE IN CASH AND CASH DOUTVALENTS CASH AND CASH EQUIVALENTS (OPENING BALANCE) CASH AND CASH EQUIVALENTS (CLOSING BALANCE)		(4,340,52) 8,578,15 4,237,83		7,262.0 1,316.11 8,576.11





- 1. The above Audited Financial Results (Standalone and Consolidated) for the quarter and financial year ended 31.6.3263 kms bean reviewed by the Audit Consolidate on their recommendation have been approved by the Board of Directors at their response to making she only 30, 2028 thereon at their response makings she only 30, 2028 thereon at their response and their registeration with the Regulation 33 of the Edite (LODS) (Equilion, 2015, the related audit reports, as enclosed, on the Damaldone and Consolidated for the financial way resided March 32, 2028 are annealed.
- 2. The Company's main business is real estate. The Companies business activities as reviewed by the Board of Directors/Audit Committee, falls within a single operating segment via: "Real Estate", as per IND AS 108 Operating Segment, bares segment disclosures have not been given. Further, the operations of the Company are domitted in India and therefore there are no reportable prographical segment.
- 3. The above results have been prepared in accordance with recognitions and measurements principles laid down in Ind AS prescribed under Section 133 of the Companies Act, 2013 read with Companies findian Accounting Sandarda Rules, 2015 as amended and other accounting unicides generally accepted in India.
- The Board has not recommended any dividend for the year ended 31.03.2024.
- 5. The Company has filled and schoolistic file second contrion for Schooles of A malignations ("School") folians (ALT). Deliffer ranalignations ("Alternative Analysis Training French Limited, Option Schooles (Combinition Ethic Private Limited). Delifer for Limited (School School) and Combinition (Limited Viversita Limited). Delivers Training (Private Limited) with United and Virginia Ethical Interior Private Limited (Company) of "A malignation (Company) of "Analignation (Company) of "Analignation (Company)" A parameter provided redistrict and School (Company) of "Analignation (Company) A parameter provided redistrict and School (Company) of "Analignation (Company) and Company ("Analignation Company) and Company ("Analignation Company) and Company ("Analignation Company) and Company ("Analignating Companies are wholly overed exhabitation of Virgin Umithet. The matter is now listed on August 30, 2006.
- 6. The Company has not provided interest on relevance received from customers as negotiations for attenues of the same in under program. The Company has not settled the dues of credit missecured interest and have extended too negotiations with other unascured Insteads. Accordingly, no interest expenses have been recognized on such mentaling unsecured betweenings with the quarter and has also reversed the interest provided on each betweenings in the entities quarter servable in one of the contract of the program of the program of the contract of the program of the pro
- 7. The Arkitation between Solitative Ventours Fix List. 6 to, (the Claimater) and Vipiel Limited & One, (the Deposition) has considered by very of entitlement which has been presented on being A. Sixty by Justice R. C. Clayer, Fermer Judge of High Court of Dulls, Co-arbitrates, Justice A. N. Sixty, Fermer Judge of High Court of Dulls, Co-arbitrates, Justice A. N. Sixty, Fermer Judge of High Court of Dulls, Co-arbitrates, Catalogue, Horse Judge of High Court of Dulls, Co-arbitrates, The Courage has compiled with conditions as specified in Arbitrat sevent dated 15th May, 20th and has compiled advanced to Profession (Arbitrates and Profession Profession Conditions and Profession Profession Conditions and Profession Profession Conditions and Profession Conditions

Further, in Imms of Arkitral award dated 14th May, 2023, M/s. Vipal SEC Developers Private Limited (Vipal SEC), the enrichtic handlidger of 1/s/. Vipal SEC Developers from Enablation of the quick parts and pursuant to the allbritment, then percentage holding of M/s. Vipal Limited now stand at 2.60% of pickl up Equity Capital of Vipal SEC. Consequently, M/s. Vipal SEC Developers Private Limited alongwith its four wholly evented sentidenty in M/s. Set Developers Private Limited alongwith its four wholly evented sentidenty in M/s. Set Developers Private Limited alongwith its four wholly evented sentidenty in M/s. Set Developers Private Limited alongwith its four wholly evented sentidenty in M/s. Set Developers Private Limited Alongwith M/s. POSK Bulleting.





Priots Limited and M/s. VSD Buildered Private Limited, here caused to be miritation for M/s. Vsg Limited and M/s. Vsg Limited for derived have not been consolidated in the consolidation flammatation flammatation. However, as the consolidation flammatation of Vsg Limited Scale Conference and the Compact Scale Conference and Conference

- The Company has not recognized any current tax expenses as it has adequate brought forward losses and intends to not for the New Tax Rectme as per the provisions of section 115 BAA of the Income Tax Act. 1961.
- 9. The Computy has taken as well as granted several secured and unaccured hours and advances. The agreements/documentation in respect of ruck hours and advances are in the process of being signent. In the absence of such signed agreements, interest payable and receivable, as applicable, has been computed on the basis of the details provided by the Management, wherever available. The impact, if any, will be recognized after the completion of such documentation.
- 10. The secured, non-convertible debenhures issued to Beldevisis Asset Reconstruction Company Limited have become due for redemption. As on March 31,200, 25% of the botal debenhures aggregating to 8.10% table was due for redemption. No Wills the Company is in negotiations with the secured lender for extension of the debenture redemption protects, the Company has deposited the redemption proceeds due up to March 31, 2024 and have disclosed the nound as an advance.
- 11. The Board O'Direction of the Company, vided its meeting laid on May 23, 2024, he supposed the alloumest of 20,255,000 (Nov. 100.100 and 100.100 (Nov. 10
- 12. The figures of the last quarter are the balancing figures between the audited figures in respect of full financial year and published year to date figures upto the third quarter of the respective financial year.
- Statement of Assets and Liabilities as at March 31, 2024 and the Statement of Cash Flows is annexed.
- 14. The previous financial period/year figures have been regrouped / re-arranged wherever necessary to conform to this period's classification.
- These results will be made available on the Company's website vizwww.vipulgroup.in and websites of BSE Limited and National Stock Exchange of India Limited viz, www.bseindia.com and www.nseindia.com

Date: May 30, 2024 Place: Gurugram



Rupees in Lakhs

Par	ticula		Audit Figures (as reported before adjusting for qualifications)	Audit Figures (audited figures after adjusting for qualifications)		
I.	1.	Turnover/Total Income	40,172.53	40,172.53		
	2.	Total Expanditure	10,971.08	10,971.03		
	3.	Net Profit/(Loss)	24,748.77	24,743.77		
	4.	Earnings Per Share	20.63	20.63		
	5,	Total Assets	1,25,291.57	1,25,291,57		
	6.	Total Liabilities	89,964.88	89,954.83		
	7.	Net Worth	35,326.70	35,326,70		
	8.	Any other financial items(s) (as felt appropriate by the management)	NIL	NIL		
п	Ass	udit Qualification (each audit qualification separately); (As per Annexure I)				
	2.	Details of Audit Qualifications		As per Annexure 1		
	b.	Type of Audit Qualification: Qualified Opinion / Disclos Adverse Opinion		Qualified Opinion		
	e.	Frequency of qualification: whether appeared first time / how long continuing		Repetitive		
1	d.	For Audit Qualification(s) where the impact is quantified Management's view:		Not Applicable		
	c.	For Audit Qualification(s) where the impact is not quanti				
		i. Management's estimation on the impact of audit qualification:		NH		
	1	ii. If management is unable to estimate the impact, reason	s for the same:	As per Annexure 1		
		18. Auditor's Comments on (i) or (ii) above:		LIMITE		

Adrich Roy JSUS & Associates Statutory Additions

Punit Beriwala Managing Director, CEO & CFO

Mr. Kapil Dutta Chairman Audit Committee

Placet Kolkata Date: 30.05.2024



Place: Gurugram Date: 30.05,2024

L	Cash and cash equivalents include chapses in head aggregating to \$2.0456 failur accliented from customers bowereds advances/booking amount. As shated by the manapagement, then are yet to be presented for exceptiment at the request of customers.	As stated by the management, these are yet to be presented for encastrusest at the request of customers. However, the Company has recovered substantial amount during the year under review.	No specific comments other than our observation in auditor's report. Impact on revenue in unascertainable.
02.	The Company has taken as well as granted sevenal secured and unsecured dates and advanced during the quarter. The agreementary documentation in respect of certain locus and advances are in the process of being signed. In the absence of such signed agreements, interest payable and recolvable, as apprintfulle, has been companied on the basis recolvable, as apprintfulle, has been companied on the basis and the control of the companied of the control of the companied after the correlation of such documentations.	The agreements are in the process of execution and signing.	No specific comments other than our observation in auditor's report Impact on reverse in unascertainable.
63.	The Company has not provided intenst on advance received from customers as negotiations for settlement of the same is under progress. But not provided for intense on certain unsecured borrowing and ICDs as negotiations with the lenders are under process and as per the information and explanations provided to us, these borrowings will also be exteled mutually. The impact, will be recognized refer the compilation of joint negotiations.	The regotistions for settlement of the same is under progress.	No specific comments other than our observation in auditor's sepect limpact on revenue in unascertainable.



Statement on Impact of Audit Qualifications (For Audit Report with modified opinion) submitted along-with Comolidated Annual Audited Financial Results

Sta	tene	at on Impact of Audit Qualifications for the Financial Yea	r ended March 31, 202	4		
	ticute		Audit Figures (as reported bafore adjusting for qualifications)	Audit Figures (audited figures after adjusting for qualifications)		
L	1.	Turnover/Total Income	43,837.65	43,837.65		
	2	Total Expenditure	14,860.18	14,860.18		
	3.	Net Profit/(Loss)	23,350.04	23,350.04		
	4.	Earnings Per Share	19.66	19.46		
	5.	Total Assets	1,25,530.92	1,25,530.92		
	6.	Total Liabilities	50,331.66	90,351.66		
	7.	Net Worth	35,179.26	35,179.26		
	l.	Any other financial items(s) (as felt appropriate by the sunnegement)	NIL	NIL		
11	Au	Audit Qualification (each audit qualification separately) : (As per Annexure I)				
	2.	Details of Audit Ouglification:	As per Annexure 1			
	b.	Type of Audit Qualification: Qualified Opinion / Disclos Adverse Opinion	Qualified Optnion			
	c.	Frequency of qualification: whether appeared first time / repetitive / since how long continuing		Repetitive		
	d.	For Audit Qualification(s) where the impact is quantified by the auditor, Management's view:		Not Applicable		
	e.	For Audit Qualification(s) where the impact is not quanti	fied by the auditor:			
		i. Management's estimation on the impact of audit qualifi-	cations	Nil		
		E. If management is unable to estimate the impact, reason		As per Annexure 1		
		iii. Auditor's Comments on (i) or (ii) above:		As per Annexure 1		

Advish ary

Punit Beriwala Managing Director, CEO & CFO Mr. Kapil Dutti Chairman Audit Committee

Place: Kolkata Date: 30.05.2024



Place: Gurugram Date: 30.05.2024

## American I to the Statement on Impact of Audit Qualifications (for audit report with modified opinion) submitted along with Consolidated Amnual Audited Financial Results

SI	Details of Audit Qualification	If Management is unable to estimate the impact, ceasons for the same	Auditors' Comments on Management's reasons
01.	Cash and cash equivalents of the Holding Company Include cheques in hand aggregating to Rat 264 data include cheques in hand aggregating to Rat 264 data collected from customers towards advances/booling, amount. As stated by the management, these are yet to be presented for enceshment at the request of customers.	As stated by the management, these are yet to be presented for encashment at the request of customers. However, the Company has recovered substantial amount during the year under review.	No specific comments other than our observation in auditor's report, impact on revenue in unascertainable.
02	The Holding Company and its ubusidates have then are well as granted several secure and out secretar flows and advances during the quarter. The agreements/ documentation is respect of certain shares and advances are in the process of being signed. In the alasmes of such signed agreements, interest populsed and receivable, as applicable, has been companed on the basis of the details provided by the Management where available. The impact, if any, will be recognized after the completion of such documentation.	The agreements are in the process of execution and algring.	No specific comments other than our observation auditor's report, Impact on revenue in unascertainable.
08.	The Holding Company has not provided interest on advance received from certain customers as negoliations for seridensent of the same is under progress. Further, the Holding Company has also not provided for interest on certain unsecured borrowings and ICDs as negoliations with the Introduces new under process and as per the information and explanations provided to us, these borrowings will also be estitled mutually. The Supart, will be necessariated from the Company of the Company of the Company of the recognized affect the compatition of each negoliations.	The negotiations for self-ement of the same is under progress.	No specific comments other than our observation in auditor's report. Impact on revenue in unascertainable.
64.	In one subsidiary not audited by us and whose audit reports for financial year ending 31st March 2024 has been provided to us, the concerned auditors have shated that the Company has continued to capitalize its Bank Guarantee charges as Capital Work-in-Progress inspite of not having any projects under process.	The same will be accounted for at the time of commencement of the project.	No specific comments other than our observation in auditor's report. Impact on revenue in unascertainable.
05.	In one susceizer which has not been sudisted and whose financial statements have been curified by the Management, the suddier who had enabled the financial statements of the sescotials for the year ended Month 31, 2025 had seated that the said susceids have not compiled with the requirements of land 53 TeS in suspect of a leasabled hand in the association, in the abstrace of the anadioed financial statements for land year ended March 31, 2026, we are unable to comment on whether than concentrations with the ended to the content on whether than concentrations which resulted in the modified options tall	The project under the associate company is abundanced since long and there is no activity in the said project. The company will do the necessary indAS compilance once the activity in the said project commences.	No specific comments other than our observation in auditor's report. Impact on reversue in unaccertainable.



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E-mail : isus@isus.co.in

INDEPENDENT AUDITOR'S REPORT TO THE BOARD OF DIRECTORS OF VIPUL LIMITED

#### Report on the Audit of the Standalone Financial Results

#### **Oualified Opinion**

- We have audited the accompanying statement of standalooe financial results (the "Statement")
  of Vipul Limited ("the Company") for the quarter and year ended March 31, 2024 attached
  therewith, being submitted by the company pursuant to the requirement of Regulations of
  the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended
  ("Listing Regulations").
- Except for the possible effect of the matters described in the Basis for Qualified Opinion paragraph, in our opinion and to the best of our information and according to the explanations given to us, the Statement:
  - are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- ii. give a true and fair view in conformity with the recognition and measurement principles laid down in the applicable accounting standards and other accounting principles generally accepted in India of the net profit and other comprehensive income and other financial information for the number and ware need of March 31, 2004.

#### Basis for Qualified Opinion

- 3. Matters described in the Basis for Qualified Opinion:
  - Cash and cash equivalents include cheques in hand aggregating to Rs.196.56 lakhs collected from customers towards advances/booking amount. As stated by the management, these are yet to be presented for encathment at the recuest of customers.
  - (ii) The Company has taken as well as grated several secured and unsecured loans and advances during the quarter. The agreement's documentation in respect of certain loans and advances are in the process of being signed. In the absence of such signed agreements, interest people and nervivable, an applicable, has been computed on the basis of the details provided by the Management where available. The impact, if any, will be reconsisted off the thousands on Such documentation of such documentation of such documentation.
  - (iii) The Company has not provided interest on advance received from customers as negotiations for settlement of the same is under progress.



Further, the Company has also not provided for interest on certain unsecured borrowings and ICDs as negotiations with the lenders are under process and as per the information and explanations provided to us, these borrowings will also be settled autually. The innext, will be recomized after the combetion of such nepotisions.

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4. We conducted our audit in accordance with the Standards on Auditing (SA) specified under section 14/4(10) of the Companies AL, 20/3 as amounted (the AL) of the repossibilities for the Audit of the Standards are further described in the Auditor's Responsibilities for the Audit of the A

#### **Emphasis of Matters**

- 4. Attention is drawn to the following:
  - Note 7 which states that the Company has recognized income on the basis of the Arbitration Award after complying with the conditions of the Award.
  - Note No.9 relating to non-redemption of secured, non-convertible debentures which were partly due for redemption as on March 31, 2024.
  - Certain balances under Loans, Advances and Trade Receivables are subject to balance confirmations.

Our opinion is not modified in respect of these matters.

#### Management's Responsibilities for the Standalone Financial Results

- These quarterly financial results as well as the year-to-date standalone financial results have been prepared on the basis of the annual financial statements. The Company's Board of Directors are responsible for the preparation and presentation of these financial results that give a true and fair view of the profit and other comprehensive income and other financial information in accordance with the recognition and measurement principles laid down in Indian Accounting Standard prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error.
- 6. In preparing the standalone financial results, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicately, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative butto do so.
- The Board of Directors are also responsible for oversecond the Company's financial reporting process.

#### Auditor's Responsibilities for the Audit of the Standalone Financial Results

- B. Our objectives are to obtain enacosable assurance about whether the standalose financial results as a whole see free from material misastenest, whether the to final or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of issue an auditor's report that includes our opinion. Reasonable assurance is a high level of detect a material is misastenest when it exists. Missistanestons and use from fand or error and are considered material fi, individually or in the aggregate, they could reasonably be expected to inflament the economic decision of users taken on the basis of these teachabote financial to inflame the decoming decision of the standalose financial.
- As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
  - Léemily and assess the risks of material misstatement of the standaloos financial results, whether due to financial results, stings and perform saulty procedure responsive to thooreinks, and obtain saulti evidence that it sufficient and appropriate to provide a basis for our opinion. The risk of not decreting a material materianeest resulting form found is higher handor one procedure of the results of the misrage-resultations, or the override of internal central. Obtain an understanding of internal central control relevant to the sault in order to design audit
  - procedures that are appropriate in the circumstances, Under Section 143(3) (i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
  - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting
    estimates and related disclosures made by the Board of Directors.
  - Conclude on the appropriateness of the Board of Directors' use of the going concern basis of
    accounting and these of the malart victories obtained, whether a material uncertainty exists
    related to events or conditions that may use significant doubt on the Company's ability or
    active and the contract of t
  - Evaluate the overall presentation, structure and content of the standalone financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
  - 10. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
  - 11. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

#### Other Matters

12. The Financial Results include the results for the quarter ended March 31, 2024 being the balancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.

Place: Kolkata Date: 30th May, 2024 For JSUS & Associates Chartered Accountants Firm Registration No.: 329784E

(Adrish Roy) Partner Membership No.: 055826 UDIN: 24055826BKFIJN2874

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INDEPENDENT AUDITOR'S REPORT TO THE BOARD OF DIRECTORS OF VIPIL LIMITED

Report on the Audit of Consolidated Financial Results

## Qualified Opinion

p)

- 1. We have audited the accompanying, statement of consolidated financial results of VPULL LIMITED ("Holding Company") and its subsidiaries, Holding Company and its subsidiaries together referred to a "the Group") and its associates for the quarter and year ended March 31, 2024. ("the Sattement") stateched herewish, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Resultation, 2015. as amended ("Listing Resultations").
- Except for the possible effect of the matters described in the Basis for Qualified Opinion paragraph, in our opinion and to the best of our information and according to the explanations given to us and based on the consideration of reports of other audions on separate audited financial statements and financial information of the subsidiaries and associates, the statement

a)	URR Housing and Construction Private Limited	Wholly Owned Subsidiary
b)	Ritwiz Builders and Developers Private Limited	Wholly Owned Subsidiary
c)	Entrepreneurs (Calcutta) Private Limited	Wholly Owned Subsidiary
d)	Vipul Eastern Infracon Private Limited	Wholly Owned Subsidiary
c)	Vipul Hospitality Limited	Wholly Owned Subsidiary
n	Vipul Southern Infracon Private Limited	Wholly Owned Subsidiary
g)	United Buildwell Private Limited	Wholly Owned Subsidiary
h)	High Class Projects Limited	Wholly Owned Subsidiary
i)	Bhatinda Hotels Limited	Subsidiary
j)	Graphic Research Consultants (India) Private Limited	Subsidiary
k)	Vinceta Trading Private Limited	Subsidiary
n	Abhipra Trading Private Limited	Subsidiary
m)	Mudra Finance Limited	Associate
n)	Vipul Karamchand SEZ Private Limited	Associate
0)	Choice Real Estate Developers Private Limited	Associate

(i) includes the annual financial results of the following entities:

Maxworth Marketing Private Limited

Whitfield Infrastructure Development Private Limited

- (ii) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
- (iii) give a true and fair view in conformity with the applicable accounting standards, and other accounting principles generally accepted in India, of the Profit and other comprehensive Income and other financial information of the Group for the quarter and year ended March 31, 2024.



Associate

Associate

#### Basis for Qualified Opinion

- 3. The Matters described in the Basis for our Qualified Opinion is as follows:
  - (i) Cash and cash equivalents of the Holding Company include cheques in hand aggregating to Rs. 196.26 lakhs collected from customers towards advances/booking amount. As stated by the management, these are yet to be presented for encashment at the request of customers.
  - (ii) The Holding Company and its attainfairries have taken as well as granted several sourced and unserved foous and advances during the quarter. The agreements' documentation in respect of certain loans and advances are in the process of being signed. In the observer of such single agreements, interest payable and receivable, as applicable, has been computed on the basis of the details provided by the Management where available. The impact, if any, will be recognized after the completion of auch the contract of the c
  - (iii) The Holding Company has not provided interest on advance received from certain customers as negotiations for settlement of the same is under progress.
  - Further, the Holding Company has also not provided for interest on certain unsecured borrowings and ICDs as negotiations with the lenders are under process and as per the information and explanations provided to us, these borrowings will also be settled mutually. The impact, will be recognized after the completion of such negotiations.
  - (iv) In one subsidiary not audited by us and whose audit reports for financial year ending 31<sup>st</sup> March 2024 has been provided to us, the concerned auditors have stated that the Company has continued to capitalize its Bank Guzrantee charges as Capital Work-in-Progress inspite of not having any projects under progress.
  - (v) In one associate which has not been audited and whose financial attacements have been certified by the Management, the suddier who had audited the financial attacements of the associate for the year ended blareh 31, 2023 has stated that the said associate how not complical with the requirements of all As 18 in the regree of a learnful than in the associate. In the abstract of the audited financial statements for the year ended blareh than the said of the said automated for the said of t
- 4. We contended our salid in accordance with the Standards on Auditing (AAs) specified under intended to a Companied Aug 2012 of the organization date them but standards on the Companied Aug 2012 of the exposalitation under but standards are continued entities in accordance with the Code Publish issued by the intended entities in accordance with the Code Publish issued by the intended of Companied Aug 2012 of the Code Publish issued by the intended of Companied Aug 2012 of the Code Publish issued by the intended of Code Publish issued by the Intended Only the I

#### **Emphasis of Matters**

- 5. Attention is drawn to the following:
  - Note 5 which relates to the Scheme of Amalgamation ("Scheme") of five subsidiaries filed before NCLT, Dulhi.
     Note 7 which states that the Holding Company has recognized income on the basis of the
  - Note 7 which states that the Holding Company has recognized income on the basis of the Arbitration Award after complying with the conditions of the Award.
  - Note 9 relating to non-redemption of secured, non-convertible debentures which were partly due for redemption as on March 31, 2024.
    - Certain balances under Loans, Advances and Trade Receivables are subject to balance confirmations.
    - v. In four subsidiaries not audited by us and whose audit reports for financial year ending 31st March 2024 has been provided to us, the concerned auditors have emphasized in their respective audit reports that the respective subsidiaries have not filed their income tax return for the previous year.
    - vi. In six subsidiaries and one associates not audited by us and whose audit reports for financial year-enting 31º March 204 has been provided to us, the concerned auditors have emphasized in their respective audit reports that the respective subsidiaries have garantee Project Advances and of rahser Ceptal Work in Propies consisting of a project under implementation and there is no progress in development activities of the project as these projects that we been kept on hold.
    - vii. In one subsidiary audited by us, deferred tax assets have been recognized. In our report we have stated that the subsidiary has continued to maintain its deferred tax asset inspite of incurring net cash losses during the current year and the previous year. However, the management is of the opinion that the Company will have sufficient amount of profit in the faster vesus to recover the Deferred Tax Asset which have been recognized.

Our opinion is not modified in respect of these matters.

#### Material uncertainty relating to Going Concern

6. In its subsidiary companies not audited by us and one subsidiary company audited by us, material uncernatury relating to going concerns were subsidiaried as on 11 Havin 20-k1 not are proof and the audit report of the other as the contract of the co

Our opinion is not modified in respect of these matters.

#### Board of Directors' Responsibilities for the Consolidated Financial Results

7. These Consolidated financial results have been prepared on the basis of the consolidated annual financial satements. The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial results that give a true and fair



view of the loss and other compelentaries loss and other financial information of the Ground inclining in misconism is necessionary with the finite According Standards are precised under Scales 133 of the Act read with referred rules inseed themsade and other according Standards and Contract and Contrac

- 8. In preparing the consolidated financial results, the respective Board of Directors of the companies included in the Group and of its associates are responsible for associating the ability of the Group and its associates to continue as a psign concern, disclosing, as applicable, natures related to going concern and using the going concern that of accounting unless the respective Board of Directors often intention to legislate the Group or to case operations, or has no
- The respective Board of Directors of the companies included in the Group and of its associates are
  responsible for overseeing the financial reporting process of the Group and of its associates.

Auditor's Responsibilities for the Audit of the Consolidated Financial Results

- 10. Our elégritives are to obtain reasonable assurance about whether the consolidated financial results as a whole are free from material ministements, whether due to fraud or error, and to more a sauthur's report that includes our opision. Reasonable assurance is a high level of more analysis of the contract of t
- As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
  - Identify and assess the risks of material mistatement of the cosmolidated financial results, whether due to Found overn, design and perform andit procedures responsive to those risks, and obtain sudfi evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, furgery, intentional omissions, misrogerestations, or the override of intental control.
  - Obtain an understanding of internal control relevant to the smilt in order to design and procedures that are appropriate in the circumstances. Under Section 143(3) (i) of the Act, we are also respectable for expressing our opinion on whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
  - Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.

- Conclude on the appropriateness of the Board of Directors use of the going concern basis of
  accounting and, board on the saulter victors obtained, whether a marrial uncertainty victor
  arial related to events or conditions that may cast significant doubt on the ability of the Group
  and its association to condition are as ping concern. If we conclude that antantiral uncertainty
  exists, we are required to draw sentencion in our auditor's apport to the related disclosures in the
  consolidated financies revails to of, and anticoloreus or antidoptive to modify our spinish
  consolidated financies revails to of, and the victories of the antidoptive desired to the control of the control
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  oport.
- Evaluate the overall presentation, structure and content of the consolidated financial results, including the disclosures, and whether the consolidated financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate undir evidence regarding the financial results financial information of the cellinia within the Group and its association to captess an opinion on the consolidated Financial Results. We are responsible for the direction, supervision and financial results of which we are the independent auditors. For the other entities included in the consolidated Financial results dependent auditors. For the other entities included in the consolidated Financial results, which have been audited by other auditors, used auditor remain responsible for the direction, supervision and performance of the audit of the consolidated financial results.
- 12. We communicate with those charged with governance of the Holding Company and such other entirise included in the consolidated financial results of which are write independent salitons regarding, among other matters, the planned scope and finning of the soults and significant salitons regarding, among other matters, the planned scope and finning of the soults and significant state of the soult significant state o
- 13. We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

### Other Matters

14. The Constituted Finnesis Results include the audited Finnesis Results of elever mobilities companies when Finnesis Unknown short fillings by these of that sizes of Re. (1986) at 88 and Group's these victim sizes of Re. (1986) at 88 and Group's share of their sizes of the Results of the Group's share of their sizes of their size



15. The consolidated function from his his include the Corney's shore of any prift, after to or Fig. 20. OS 18 had not after comprehensive is some of R. R. O. 18 had for the price med March 21, 20.04, as consolidated in the consolidated function function, in report of two associates for the year ended the latest price of the consolidated function function for the consolidate for the year ended the 16 feet function for the consolidate function function for the consolidated function function is not a first and the fielding Company Management and one opinion on the Consolidated Function flowers, to so the set relates to the seminorm and discharges included in expect of this entire is hard solve, but a final flower, but the seminorm and discharges in the seminorm and the seminor

Our opinion on the Consolidated Financial Results is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial information certified by the Board of Directors.

16. The Financial Results include the results for the quarter ended being the bolancing figure between the audited figures in respect of the full financial year and the published unaudited year to date figures up to the third quarter of the current financial year which were subject to limited review by us.

> For JSUS & Associates, Chartered Accountants (Registration number: 329784E)

> > (Adrish Roy)

Place : Kolkata Date : 30<sup>th</sup> May, 2024



(Adrish Roy )
Partner
(Membership Number 055826;



Vipul Limited

Vipul TechSquare
Golf-Course Road, Sector-43

Gurgaon - 122 009 Tel: -91-124-406 5500 Fax: 91-124-406 1000 E-mail : info@vipulgroup.in www.vipulgroup.in

#### Annexure I

## Declaration on Audit Qualification

[Vide SEBI Circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016]

We hereby confirm that there is some Audit Qualification with respect to the Audited Financial

Results (Standalone) of the Company for the year ended March 31, 2024.

We hereby declare that the Statutory Auditors have provided a modified opinion in their Audit Report on the financials for the quarter and year ended March 31, 2024.

Place: Gurugram Dated: May 30, 2024

Managing Director, CEO & CFO



Vipul Limited Vipul TechSquare Golf-Course Road, Sector-43 Gurgaon - 122 009 Tel: -91-124-406 5500 Fax: 91-124-405 1000 F-mail: info@vipulgroup.in www.vipulgroup.in

#### Annexure I

## Declaration on Audit Qualification

[Vide SEBI Circular No. CIR/CFD/CMD/56/2016 dated May 27, 2016]

We hereby confirm that there is some Audit Qualification with respect to the Audited Financial

Results (Consoliadted) of the Company for the year ended March 31, 2024. Report on the financials for the quarter and year ended March 31, 2024.

We hereby declare that the Statutory Auditors have provided a modified opinion in their Audit

Place: Gurugram Dated: May 30, 2024

Managing Director, CEO & CFO



Vipul Limited

Vipul TechSquare

Golf-Course Road, Sector-43

Gurgaon - 122 009

Tel: -91-124-406 5500

Exc: 91-174-406 1000

Brief Profile of M/s. AVA Associates

E-mail : info@vipulgroup.in www.vipulgroup.in

M/s AVA Associates, a firm of Practicing Computy Secretarias is based in Delhi, the capital of india. The firm was established in Osa and regratative of with The Institute of Company Secretarias of India, New Delhi, I has since has grown into a multi-disciplinary firm providing wide range of India, New Delhi, I has since has grown into a multi-disciplinary firm providing wide arrange excriscs on national level. The firm has strength of more than threatly employees, majority of them are professionals with respective specialization. The detailed profile is available on their website. www.awassocietis in

None of the Partners of the aforesaid firm are concerned or interested with the Promoters or Directors or Key Managerial Personnel of M/s. Vipul Limited.





Vipul Limited
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#### Brief Profile of M/s. Vijender Sharma & Co.

M/s. Vijender Sharma & Co. is a leading firm of Cost Accountants rendering comprehensive professional services which include business consultancy, direct and indirect taxation, regulatory matters, company law, corporate legal services, business structuring, investment consultancy, growth oriented investment and advisory service, brand management etc.

The firm was founded by Vijender Sharma as proprietor in 1998 and Partnership in 2006. The detailed profile is available on their website i.e. www.ysa.net.in

None of the Partners of the aforesaid firm are concerned or interested with the Promoters or Directors or Key Managerial Personnel of M/s. Vipul-Limited.

