

#### INTERACTIVE FINANCIAL SERVICES LIMITED

Letter No.: IFSL/044/2024-25 Date: November 15, 2024

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

> SCRIPT CODE: 539692 ISIN: INE064T01018

Ref: Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

Subject: Publication of Newspaper Advertisement

Dear Sir/Madam,

Pursuant to Regulation 30 and Regulation 47 of the Listing Regulations, we are enclosing herewith the copies of extract of Unaudited Financial Results of the Company for the Quarter and Half yearly ended on September 30, 2024, published today in newspapers viz. Financial Express (English) and Financial Express (Gujarati).

This is for your information and record.

Thanking You,

Yours Faithfully,

For, Interactive Financial Services Limited

Pradip Sandhir Managing Director

DIN: 06946411

Encl: a/a

## **FINANCIAL EXPRESS**

# INTERACTIVE FINANCIAL SERVICES LIMITED

Regd. Office: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Ahmedabad -380 015, Gujarat, India **Tel No.:** (079) 35217439; | **Email:** info@ifinservices.in; | **Website:** www.ifinservices.in;

		ver.		(Rs. In La	akhs except po	er share data
	.M		Quarter Ende	Half Year ended Year ended		
Sr.	Particulars	30.09.2024	30.06.2024	30.09.2023	30.09.2024	31.03.2024
No.		Unaudited	Unaudited	Unaudited	Unaudited	Audited
1.	Total income from operations (net)	202.36	374.64	112.38	577.00	347.68
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	109.49	277.25	58.31	386.74	156.75
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	109.49	277.25	58.31	386.74	156.75
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	86.99	202.25	43.61	289.24	60.94
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	77.34	202.95	191.08	280.29	366.48
6.	Equity Share Capital	301.31	301.31	301.31	301.31	301.31
7.	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of previous year)	_	_	-	_	947.80
8.	Earnings Per Equity Share (of Rs. 10 /- each) (for continuing operations) Basic & Diluted	2.89	6.71	1.45	9.60	2.02

a) The above is an extract of the detailed format of Quarterly and Half Yearly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and Half yearly Financial Results are available on the websites of the Stock Exchange at www.bseindia.com and the company at www.ifinservices.in.

The above results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meeting held on November 14, 2024. For, Interactive Financial Services Limited

Place: Ahmedabad Date: 14.11.2024

**Pradip Sandhir Managing Director** DIN: 06946411



# YATHARTH HOSPITAL & TRAUMA CARE SERVICES LIMITED

Regd. Office: JA 108 DLF Tower A, Jasola District Centre, South Delhi- 110025. CIN: L85110DL2008PLC174706 Email: cs@yatharthhospitals.com; Ph.: +911206811236. Website: www.yatharthhospitals.com

#### **Notice of Extraordinary General Meeting**

Notice is hereby given that Extraordinary General Meeting ("EOGM") of Yatharth Hospital & Trauma Care Services Limited ("the Company\*) will be held on Friday, December 06, 2024 at 11:00 A.M. (IST) through video conferencing (VC)/ other audio visual means (OAVM). The venue of the said meeting shall be deemed to be the registered office of the company at JA 108 DLF Tower A Jasola District Centre, South Delhi-110025 to transact the business as set forth in the Notice of EOGM dated November 13, 2024 The Notice of the EOGM, has been sent through electronic mode to those members whose email addresses are registered with the Company/ Depository Participants. The Notice of the EOGM is also available on Company's website i.e., www.yatharthhospitals.com, website of the Stock Exchange where the shares of the Company are listed, i.e. National Stock Exchange of India Limited, at www.nseindia.com and BSE Limited, at www.bseindia.com. The dispatch of Notice has been completed on Wednesday, November 13, 2024.

Members holding shares in physical form or in dematerialized form, as on the cut-off date Friday, November 29, 2024 may cast their vote electronically on the business as set out in the notice of EOGM through electronic voting system ("remote e-voting") of Central Depositories Services India Limited ("CDSL"). The detailed procedure/instructions for remote e-voting are contained in the Notice of EOGM. All the members are informed that:

- i) The business, as set out in the Notice of the Extraordinary General Meeting, will be transacted through voting by electronic means.
- ii) The remote e-voting shall commence on Tuesday, 3rd December 2024 at 09:00 A.M. (IST)
- iii) The remote e-voting shall end on Thursday, December 5th, 2024 (5:00 P.M.) (IST)
- iv) The cut-off date, for determining the eligibility to vote through remote e-voting or through the e-voting system during the EOGM is Friday, November 29, 2024
- v) Any person, who becomes member of the company after sending the notice of EOGM by email and holding shares as on the cut off date i.e., Friday, November 29, 2024 may obtain the login ID and password by sending a request at
- vi) Members may note that; a) the remote e-voting module shall be disabled by CDSL after the aforesaid date and time for voting and once the vote on resolution is cast by member, the member shall not be allowed to change it subsequently, b) the members who have cast their vote by remote e-voting prior to the EOGM may participate in the EOGM through VC/OAVM facility but shall not be entitled to cast their vote through e-voting system during the EOGM; c) members participating in the EOGM and who have not cast their vote by remote e-voting but shall be entitled to cast their vote through e-voting system during the EOGM and d) a person whose names is recorded in the Register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting, participating in the EOGM through VC/OAVM facility and e-voting during the EOGM.
- vii) Member having any query/seeking any information are requested to write/send email to the company at least seven days in advance of EOGM at cs@yatharthhospitals.com.
- viii) In case shareholders/Members have any queries regarding login/e-Voting at the EOGM, please refer to the frequently asked questions (FAQs) and e-voting user manual for members available at www.evotingindia.com under help section or send an email to helpdesk evoting@cdslindia.com or call toll free no. 1800225533.

The Register of Members and Share Transfer Books of the Company will remain closed from Friday, 29th November, 2024 to Friday, 6th December, 2024 (both days inclusive) for the purpose of the EOGM.

For Yatharth Hospital & Trauma Care Services Limited

Place: Greater Noida Date: 14.11.2024

Ritesh Mishra Company Secretary & Compliance Officer



# IRM IRM ENERGY LIMITED

CIN- L40100GJ2015PLC085213

Registered Office: 4th Floor, Block 8, Magnet Corporate Park, Near Sola Bridge, S.G. Highway, Ahmedabad, Gujarat, India - 380054; Email: investor.relations@irmenergy.com; Website: www.irmenergy.com: Phone: 07949031500

# Extract of Unaudited Financial Results for the quarter and half year ended September 30, 2024

SI.	Particulars		Consolidated	
No.		Quarter ended	Half Year ended	Quarter ended
		30-09-2024 (Unaudited)	30-09-2024 (Unaudited)	30-09-2023 (Unaudited)
1.	Total Income from Operations	2,501.76	4,940.69	2,367.69
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	199.37	463.40	321.72
3.	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	199.37	463.40	321.72
4,	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	120.12	307.15	260.21
5.	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	120.08	307.07	260.14
6.	Equity Share Capital	410.60	410.60	302.60
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	5	8	3
8.	Earnings Per Share (Face Value of Rs. 10/- each) (for continuing and discontinued operations)- (Not Annualised for the Interim Period)			1 16000
	1. Basic:	2.92	7.48	8.60
	2. Diluted:	2.92	7.48	8.60

Notes:

Place : Ahmedabad Date: November 13, 2024

SI.	Particulars	Standalone					
No.		Quarter ended	Half Year ended	Quarter ended			
		30-09-2024 (Unaudited)	30-09-2024 (Unaudited)	30-09-2023 (Unaudited)			
1.	Total Income from Operations	2,501.76	4,940.69	2,367.69			
2.	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	208.67	473.34	342.54			
3.	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	129.43	317.09	281.01			
4.	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	129.39	317.01	280.94			

- 2 The Financial Results are reviewd by the Audit Committee of the Board and approved by the Board of Directors at their meeting held on 13th of November, 2024.
- 3 The above is an extract of the detailed format of Annual Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full Format of the Annual Financial Results are available on the Company's Website at www.irmenergy.com and the Stock Exchanges' Website at www.bseindia.com and www.nseindia.com.

For IRM Energy Limited

sd/-Amitabha Banerjee Whole Time Director DIN: 05152456

OK PLAY INDIA LIMITED

Regd. Office: Plot No. 17, Roz-Ka-Meo Industrial Estate, Tehsil Nuh, District - Mewat, Haryana -122103, India CIN: L28219HR1988PLC030347

E-mail: investor.relations@okplay.in, Website: www.okplay.in EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30™ SEPTEMBER, 2024

													(Rs. in Lacs
		Standalone						Consc	lidated				
SI	HDV: constitution	C	uarter End	ed	Half-Yea	ar ended	Year ended	C	uarter End	ed	Half-Ye	ar ended	Year ender
No	Particulars			30.09.2023 Unaudited		30,09,2023 Unaudited	31.03.2024 Audited		30.06.2024 Unaudited			30.09.2023 Unaudited	31.03.2024 Audited
1	Total Revenue from operations	2,418.80	3,242.18	3,073.50	5,660.98	6,556.89	15,850.93	3,804.25	4,536.67	4,044.71	8,340.92	8,369.84	18,495.53
2	Net Profit/(Loss) before Exceptional items and tax	56.82	82.07	57.75	138.89	142.15	919.30	84.73	102.47	68.89	187.20	121.74	662.60
3	Net Profit/(Loss) for the period before tax (after Exceptional items)	55.30	82.06	53.86	137.36	138.60	740.59	83.20	102.46	65.00	185.66	118.19	483.90
4	Net Profit/(Loss) for the period after tax (after Exceptional items)	55.30	82.06	53.86	137.36	138.60	574.35	28.36	86.81	41.47	115,17	77.67	113.20
5	Total Comprehensive Income / (Loss) for the period [ Comprising Profit/ (Loss) for the period (after tax) and other comprehensive income (after tax)]	55.30	82.06	53.86	137.36	138.60	613.83	28.36	86.81	41.47	115.17	77.67	152.68
6	Equity Share Capital	3,022.81	2,902.81	2,646.10	3,022.81	2,646.10	2,902.81	3,022.81	2,902.81	2,646.10	3,022.81	1,919.61	2,902.81
7	Other Equity ( Reserves excluding revaluation reserve)	200		F	9,959.17	5,822.87	9,219.29	100	97 .		9,116.54	5,434.32	8,398.85
8	Earning per share (of Rs.10/- each) (for continuing and discontinued operations)												
	(a) Basic (in Rs.)	0.02	0.03	0.20	0.05	0.52	0.21	0.01	0.03	0.16	0.04	0.29	0.05
	(b) Diluted ( in Rs.)	0.02	0.02	0.16	0.04	0.42	0.17	0.01	0.02	0.13	0.03	0.24	0.04

NOTES:

Place: New Delhi

Date: 14" November, 2024

1 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 Obligations and Disclosure Requirements) Regulations,

2015. The full format of quarterly financial results are available on the Stock Exchange website (www.bseindia.com) and on the Company's website (www.okplay.in). The above standalone and consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on Thursday, 14th November, 2024.

> for OK Play India Limited Rajan Handa

Managing Director (DIN 00194590)

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA INITIAL PUBLIC OFFER OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUREMENTS) REGULATIONS, 2018, AS AMENDED.



(Please scan the QR Code to view the Addendum)



### **ARISINFRA SOLUTIONS LIMITED**

Our Company was originally incorporated as a private limited company under the name of 'Arisinfra Solutions Private Limited' on February 10, 2021, under the Companies Act, 2013, registered with the RoC. pursuant to a certificate of incorporation dated February 11, 2021, issued by the Registrar of Companies, Central Registration Centre. Thereafter, our Company was converted into a public limited company pursuant to a resolution passed by our Board at its meeting held on May 31, 2024 and a special resolution passed by our Shareholders at their extraordinary general meeting held on May 31, 2024, and the name of our Company was changed to "Arisinfra Solutions Limited", and a fresh certificate of incorporation consequent upon conversion from a private limited company to a public limited company was issued by the Registrar of Companies, Central Processing Centre on July 29, 2024. For further details of change in the name of our Company and the registered office, see "History and Certain Corporate Matters" on page 244 of the draft red herring prospectus dated August 12, 2024 ("Draft Red Herring Prospectus").

Registered and Corporate Office: Unit No. G-A-04 to 07, Ground Floor - A Wing, Art Guild House, Phoenix Marketcity, LBS Marg, Kurla (West), Mumbai - 400 070, Maharashtra, India Telephone: 022 - 6911 2000 | Email: cs@arisinfra.one | Corporate Identity Number: U51909MH2021PLC354997 Contact Person: Latesh Shallesh Shah, Company Secretary and Compliance Officer | Website: https://arisinfra.com

#### NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS (THE "ADDENDUM")

INITIAL PUBLIC OFFERING OF UP TO [ • ] EQUITY SHARES OF FACE VALUE OF ₹ 2 EACH ("EQUITY SHARES") OF ARISINFRA SOLUTIONS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [◆] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [◆] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 5,796.00 MILLION (THE "ISSUE"). THE ISSUE SHALL CONSTITUTE [ • ]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 2 EACH. THE ISSUE PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER FINANCIAL EXPRESS, ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER JANSATTA AND MUMBAI EDITION OF THE MARATHI NEWSPAPER NAVSHAKTI (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRE-IPO PLACEMENT AGGREGATING UP TO ₹1.159.20 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE ISSUE, PRIOR TO THE COMPLETION OF THE ISSUE, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE ISSUE OR THE ISSUE MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES, FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RHP AND PROSPECTUS.

Potential Bidders may note the following as an Addendum to the Draft Red Herring Prospectus, filed by our Company with SEBI and the Stock Exchanges:

At the time of filing of the Draft Red Herring Prospectus, our Company had identified the following as the objects for utilization of the Net Proceeds ("Objects"):

Sr. No.	Particulars	Estimated Amount**
1.	Repayment / prepayment, in full or part, of certain outstanding borrowings availed by our Company	2,046.00
2.	Funding the working capital requirements of our Company	1,770.00
3.	Investment in our Subsidiary, Buildmex-Infra Private Limited, for funding its working capital requirements	480.00
4.	Purchase of partial shareholding from existing shareholders of our Subsidiary, ArisUnitern Re Solutions Private Limited (formerly ArisUnitern Private Limited)	204.00
5.	General corporate purposes and unidentified inorganic acquisitions**	[•]
1	Total*	[•]

\*To be finalised upon determination of the Issue Price and updated in the Prospectus at the time of filing with the RoC.

The cumulative amount to be utilized towards general corporate purposes and unidentified inorganic acquisitions shall not exceed 25% of the amount raised by our Company, whereby, the total amount to be utilized towards unidentified inorganic acquisitions shall not exceed₹ 700.00 million.

This includes the proceeds, if any, received pursuant to the Pre-IPO Placement. Details of the Pre-IPO Placement aggregating up to ₹1,200 million, if undertaken, will be reduced from the Issue, subject to compliance with Rule 19(2)(b) of the SCRR, as amended and shall be included in the Red Herring Prospectus. The Pre-IPO Placement, if undertaken, shall not exceed 20% of the size of the Issue. Our Company shall appropriately intimate the subscribers to the Pre-IPO Placement, prior to allotment pursuant to the Pre-IPO Placement, that there is no guarantee that our Company may proceed with the Issue, or the Issue may be successful and will result in listing of the Equity Shares on the Stock Exchanges. Further, relevant disclosures in relation to such intimation to the subscribers to the Pre-IPO Placement (if undertaken) shall be appropriately made in the relevant sections of the Red Herring Prospectus and the Prospectus.

Our Company, in consultation with the relevant stakeholders and pursuant to the resolution passed by our Board on November 11, 2024, has decided to modify the Objects in the following manner

Sr. No.	Particulars	Estimated Amount**
13	Repayment / prepayment, in full or part, of certain outstanding borrowings availed by our Company	2,046.00
2.	Funding the working capital requirements of our Company	1,770.00
3.	Investment in our Subsidiary, Buildmex-Infra Private Limited, for funding its working capital requirements	480.00
4.	General corporate purposes and unidentified inorganic acquisitions**	[•]
	Total*	[•]

\*To be finalised upon determination of the Issue Price and updated in the Prospectus at the time of filing with the RoC.

The cumulative amount to be utilized towards general corporate purposes and unidentified inorganic acquisitions shall not exceed 25% of the amount raised by our Company, whereby, the total amount to be utilized towards unidentified inorganic acquisitions shall not exceed ₹ 700.00 million

This includes the proceeds, if any, received pursuant to the Pre-IPO Placement. Details of the Pre-IPO Placement aggregating up to ₹ 1,159:20 million, if undertaken, will be reduced from the Issue, subject to compliance with Rule 19(2)(b) of the SCRR, as amended and shall be included in the Red Herring Prospectus. The Pre-IPO Placement, if undertaken, shall not exceed 20% of the size of the Issue. Our Company shall appropriately intimate the subscribers to the Pre-IPO Placement, prior to allotment pursuant to the Pre-IPO Placement, that there is no guarantee that our Company may proceed with the Issue, or the Issue may be successful and will result in listing of the Equity Shares on the Stock Exchanges. Further, relevant disclosures in relation to such intimation to the subscribers to the Pre-IPO Placement (if undertaken) shall be appropriately made in the relevant sections of the Red Herring Prospectus and the Prospectus. Consequent to the above, the Issue size will reduce from upto ₹6,000 million to upto ₹5,796 million.

The Draft Red Herring Prospectus, including the cover page and sections titled "Definitions and Abbreviations", "Objects of the Issue", "Summary of the Issue Document", "The Issue" "Risk Factors", "Capital Structure", "Our Management" and "Issue Structure" beginning on pages 1, 157, 20, 79, 40, 97, 261 and 443 respectively, shall be appropriately updated in the Red Herring Prospectus and the Prospectus to reflect the developments indicated in this Addendum.

The changes conveyed by way of this Addendum are to be read in conjunction with the Draft Red Herring Prospectus and, accordingly, the corresponding references in the Draft Red Herring Prospectus including that of, 'Pre-IPO Placement', 'Issue', 'Gross Proceeds', 'Net Proceeds' and 'Objects', stand updated pursuant to this Addendum. The information in this Addendum supplements and updates the information in the Draft Red Herring Prospectus. However, this Addendum does not purport to, nor does it, reflect all the changes that have occurred from the date of filing of the Draft Red Herring Prospectus and the date of this Addendum, Accordingly, this Addendum does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus. Please note that the information included in the Draft Red Herring Prospectus will be suitably updated, including to the extent updated by way of this Addendum, as may be applicable, in the Red Herring Prospectus and the Prospectus. Investors should not rely on the Draft Red Herring Prospectus or this Addendum for any investment decision, and should read the Red Herring Prospectus, as and when it is filed with the RoC, SEBI and the Stock Exchanges, before making an investment decision with respect to the Issue.

This Addendum shall be available on the website of SEBI at www.sebi.gov.in, the website of Stock Exchanges at www.nseindia.com and www.bseindia.com, the website of our Company at https://arisinfra.com and the websites of the Book Running Lead Managers, namely, JM Financial Limited at www.jmfl.com, IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.iiflcap.com, and Nuvama Wealth Management Limited at www.nuvama.com. All capitalized terms used in this Addendum shall, unless the context otherwise requires, have the meanings ascribed to them in the Draft Red Herring

		REGISTRAR TO THE ISSUE	
JM FINANCIAL	<b>IIFL</b> CAPITAL	<b>∠</b> nuvama	<b>LINK</b> Intime
JM Financial Limited 7º Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Telephone: +91 22 6630 3030 E-mail: aris.ipo@jmfl.com Investor Grievance ID: grievance.ibd@jmfl.com Website: www.jmfl.com Contact person: Prachee Dhuri SEBI Registration No.: INM000010361	IIFL Capital Services Limited (formerly knows as IIFL Securities Limited) 24" Floor, One Lodha Place, Senapati Bapat Marg Lower Parel (West), Mumbai - 400 013 Maharashtra, India Tel: + 91 22 4646 4728 E-mail: arisinfra.ipo@iiflcap.com Investor Grievance ID: ig.ib@iiflcap.com Website: www.iiflcap.com Contact person: Yogesh Malpani / Pawan Kumar Jain SEBI Registration No.: INM000010940	Nuvama Wealth Management Limited 801-804, Wing A, Building No 3 Inspire BKC, G Block Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Telephone: +91 22 4009 4400 E-mail: aris.ipo@nuvama.com Investor Grievance ID: customerservice.mb@nuvama.com Website: www.nuvama.com Contact person: Manish Tejwani SEBI Registration No.: INM000013004	Link Intime India Private Limited C-101, 1* Floor, 247 Park L.B.S. Marg, Vikhroli (West) Mumbai - 400 083, Maharashtra, India Telephone: +91 810 811 4949 E-mail: arisinfra.ipo@linkintime.co.in Investor Grievance ID: arisinfra.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

For Arisinfra Solutions Limited

(In ₹ million

Place: Mumbai Date: November 14, 2024

Latesh Shailesh Shah Company Secretary and Compliance Officer

---

Arisinfra Solutions Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed a DRHP with SEBI and the Stock Exchanges on August 12, 2024. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at https://arisinfra.com; and the websites of the BRLMs, i.e., JM Financial Limited, IIFL Capital Services Limited (formerly known as IFL Securities Limited) and Nuvama Wealth Management Limited at www.infl.com, www.infl.com, and www.nuvama.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details of relating to such risks, see "Risk Factors" on page 40 of the DRHP and the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI and the Stock Exchanges for any investment decision.

The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' as defined in, and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where such offers and sales are made. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Ahmedabaa Adfactors 456

**Particulars** 

(for continuing and discontinued operations) -



TATA POWER

(Corporate Contracts Department) The Tata Power Company Limited, Smart Center of Procurement Excellence, 2<sup>™</sup> Floor, Saha Receiving Station, Near Hotel Leela, Sahar Airport Road, Andheri East, Mumbai-400059 (Board Line: 022-67173188) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER The Tata Power Company Limited invites tenders for self / its subsidiaries, from eliq vendors for the following packages (Two Part Bidding).

1) 410003897/ICC25AD0018: Supply, Testing, Commissioning and AMC of 240kW Multi-Dispenser Power cabinet charger.
2) 4100038996/CC25AD00019: Installation of Electrical and Civil Infrastructure at

EV Hub at Yamuna Expressway. Last date for Bid Submission: 3rd December 2024, 3:00 PM

For detailed NIT, please visit Tender section on website <a href="https://www.tatapower.com">https://www.tatapower.com</a>. Also, a future corrigendum's if any, to the said tender will be informed on Tender section on website https://www.tatapower.com only.



### INTERACTIVE FINANCIAL SERVICES LIMITED

CIN: L65910GJ1994PLC023393

Regd. Office: Office No. 508, Fifth Floor, Priviera, Nehru Nagar, Ahmedabad -380 015, Gujarat, India Tel No.: (079) 35217439; | Email: info@ifinservices.in; | Website: www.ifinservices.in;

7.01	act of Unaudited Financial Results for ti	io-eauitoi	ana man			
			Quarter Ende	١	akhs except pe	
Sr.	Particulars	30.09.2024	30.06.2024	30.09.2023	30.09.2024	31.03.202
No.	i uniouluio	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1.	Total income from operations (net)	202.36	374.64	112.38	577.00	347.68
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	109.49	277.25	58.31	386.74	156.75
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	109.49	277.25	58.31	386.74	156.7
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	86.99	202.25	43.61	289.24	60.94
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	77.34	202.95	191.08	280.29	366.48
6.	Equity Share Capital	301.31	301.31	301.31	301.31	301.31
7.	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of previous year)	_	I	1	-	947.80
8.	Earnings Per Equity Share (of Rs. 10 /- each) (for continuing operations) Basic & Diluted	2.89	6.71	1.45	9.60	2.0

Note:

- The above is an extract of the detailed format of Quarterly and Half Yearly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and Half yearly Financial Results are available on the websites of the Stock Exchange at www.bseindia.com and the company at www.ifinservices.in.
- The above results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meeting held on November 14, 2024. For Interactive Financial Services Limited

Place: Ahmedabad Date: 14.11.2024

**Managing Director** DIN: 06946411



**રજીસ્ટર્ડ ઓફીસ** : બ્લોક નં. એ/૧૦૦૩, વેસ્ટ ગેટ, વાયએમસીએ ક્લબ પાસે, સ.નં. ૮૩૫/૧+૩, એસ.જી. હાઈવે, મક્સ્બ

નદાવાદ – ૩૮૦૦૫૧, ફોન નં. ૦૭૯–૬૬૧૧ ૮૫૫૪, ૬૬૧૧ ૮૫૫૫ **કોર્પોરેટ ઓફીસઃ** સીએફએમ એસેટ રીકન્સ્ટ્રશન પ્રા. લી., પહેલો માળ, વોક્ફીલ્ડ હાઉસ, સ્પ્રોટ રોડ, બાલાડ એસ્ટેટ, મુંબ

	ફોન નં. + ૯૧ ૨૨ ૪૦૦૫૫૨૮૨, CIN: U67100GJ2015PTC083994	
પરિશિષ્ટ-૪	પઝેશન નોટીસ	(જુઓ નિયમ ૮(૧))
2,1100	(novem Green and)	

**દ્યી મહેસાણા અર્બન કો. ઓપરેટીવ બેંક લીમીટેડ**ના અધિકૃત અધિકારીએ સિક્યોરિટાઇપ્રેશન એન્ડ રીકન્સ્ટ્રકશન ઓફ ફાયનાન્સિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્ટરેસ્ટ (એક્ટ), ૨૦૦૨ (૨૦૦૨ ના ૫૪) તથા કલમ ૧૩(૧૨), ૧૩(૨) હેઠળ સિક્યોરીટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમ, ૨૦૦૨ના નિયમ ૩ અંતર્ગત વંચાણે લેતા મળેલી સત્તાના રૂએ તા. ૨૬.૧૦.૨૦૧૮ ના રોજ માંગણા નોટીસ જારી કરી ઉધારકર્તા / ડિરેક્ટર) / ગિરવેદાર / જમીનદારો – (૧) મેસર્સ જીનમ કોટન પ્રાર્થિય ભાવેટ લિમિટર્ડ (ઉધારકર્તા) (૨) શ્રી વિવેસ્ભાર્થ વાસુદેવભાર્થ બાવરવા (ડિરેક્ટર / ગિરવેદાર / જમીનદાર) (૩) શ્રી લલિતકુમાર કરમસીભાર્થ બાવરવા (જમીનદાર) (૪) શ્રીમતી મનિષાબેન લલિતભાર્થ બાવરવા (જમીનદાર) (૫) શ્રીમતી કૃાંતાબેન વાસુદેવભાર્થ બાવરવાને નોટીસમાં જણાવેલ બાકી રકમ રૂા. ૯,૨૫,૭૯,૦૮૨(- (રૂા. નવ કરોડ ાચ્ચીસ લાખ ઓગણએંશી હજાર બ્યાંસી ફક્ત) તા. 30.૦૯.૨૦૧૮ ના રોજ બાકી વત્તા ચડત વ્યાજ સાથે કોસ્ટ ચાર્જાસ ખર્ચા થયેલ નોટીસ મળ્યા ૬૦ દીવસની અંદર ભરવા જણાવેલ હતું.

વધુમાં **દી મહેસાણા અર્બન કો. ઓપરેટીવ બેંક લીમીઢેડ** એ **સીએફએમ એસેટ રીકન્સ્ટ્રક્શન પ્રા.** લી. (સીએફએમએઆરસી ટ્રસ્ટ-૧ એમચુસીબીના ટ્રસ્ટી તરીકે તેની કાર્યક્ષમતામાં કામ કરે છે) તરફેણમાં તેના તમામ અધિકારો, શિર્ષક અને ઉપરોક્ત લોન ખાતાના બાકી સમગ્ર દેવાના વ્યાજની સાથે **તા. ૨૬.૦૩.૨૦૨૧** ના રોજ એસાઈનમેન્ટ એગ્રીમેન્ટના અનુસંધાને ધ મહેસાણા અર્બન કો. ઓપરેટીવ બેંક લીમીટેડ અને પ્તીએફએમ એસેટ રીકન્સ્ટ્રકશન પ્રા. લી. ને સરફેસી કાયદા ૨૦૦૨ ની કલમ ૫ હેઠળ સોપેલ છે.

ઉધારકર્તા સદરહુ રકમ ચુકવવામાં નિષ્ફળ ગયા હોવાથી ઉધારકર્તા તથા જાહેર જનતાને નોટીસ આપવામાં આવે છે કે સદરહુ કાયદાની કલમ ૧ ની પેટા કલમ (૪) તથા સિક્યોરીટી ઇન્ટરેસ્ટ એન્ફોર્સમેન્ટ નિયમ, ૨૦૦૨ અંતર્ગત નિયમ ૮ સાથે વંચાણે લેતાં આપેલી સત્તા ની રૂર નદોહરતાક્ષરીએ નીચે જણાવેલ મુકરર મિલકત ક્ર.નં. ૧ થી ૪ નો તા. ૧૦.૧૧.૨૦૨૪ અને ક્ર.નં. ૫ નો તા. ૧૧.૧૧.૨૦૨૪ના રોજ પ્રત્<mark>યક્ષ કબ</mark>જ લઇ લીધેલ છે.

ઉદ્યારકર્તાને વિશેષ રૂપથી તથા જાહેર જનતાને આથી સદરહુ મિલકતો અંગે કોઈપણ જાતનો વ્યવહાર ન કરવાની ચેતવણી આપવામાં આવે છે સદરફુ સ્થાર્ચી મિલકતો અંગે કરેલો કોઈપણ વ્યવહાર **સીએફએમ એસેટ રીકન્ટ્સ્ટ્રાન પ્રાઈવ હવીના કેટ કમ રૂા. ૯,૨૫,७૯,૦૯૨/-** (રૂા. નવ્દ કરોડ પચ્ચીસ લાખ ઓગણએંશી હજાર વ્યાંસી ફક્ત) તા. 30.૦૯.૨૦૧૮ ના રોજ બાકી અને તેની ઉપરના વ્યાજ એટલે કે તા. ૦૧.૧૦.૨૦૧૮ વત્ત અન્ય ખર્ચાઓ. (કલમ ૧૩(૨) હેઠળની ડીમાન્ડ નોટીસ આપ્યા પછી જમા કરેલ સ્કમની ઇફેક્ટ આપેલ છે).

'સદરહુ કાયદાની કલમ ૧૩ની પેટા–કલમ (૮) ની જોગવાઈ પ્રત્યે ઉદ્યારકર્તાનું મુકરર મિલક્ત છોડાવવા માટે મળવા પાત્ર સમય બાબતે ધ્યાન દોરવા

#### સ્થાવર મિલકતનું વર્ણન

મિલકત ૧ઃ શ્રીમતી મનિયાબેન બાવરવાના નામની રેવન્થુ સર્વે નં. ૧૬૮/૨, રહેણાંક મિલકત પ્લોટ નં. ૯ અને ૧૦, "શ્યામ પેલેસ" બોની પાર્ક, દૃદ્દ માળ, ફલેટ નં. ૬૦૩, ક્ષેત્રફળ દ્દ. પદ્દ રકે.મીટર, ગામ: રવાપર, તાલુકો અને કિસ્ટ્રીક્ટ અને સબ ડિસ્ટ્રીક્ટ: મોરબી ખાતે આવેલ સમગ્ર મિલક્ત જેને ચર્તુ:સીમા: ઉત્તરે: પેસેજ, લિફ્ટ અને ફલેટ નં. ૬૦૨, જે ફલેટનો મુખ્ય દ્વાર, દક્ષિણે: પ્લોટ નં. ૧૧, પૂર્વે: લાગુ સર્વે નં. ૧૬૮/૧. પશ્ચિમે: ફ્લેટ નં. ૬૦૪ <mark>મિલકત ર</mark>: શ્રી વિવેકભાઈ વાસુદેવભાઈ બાવરવાના નામની રેવન્થુ સર્વે નં. ૧૬૮/૨, રહેણાંક મિલકત પ્લોટ નં. ૯ અને ૧૦, "શ્યામ પેલેસ" બોની પાર્ક, દૃ, માળ, ફ્લેટ નં. ૬૦૨, ક્ષેત્રફળ દૃદ ,દૃદ રકે.મીટર, ગામઃ રવાપર, તાલુકા અને ડિસ્ટ્રીક્ટ અને સબ ડિસ્ટ્રીક્ટ: મોરબી ખાતે આવેલ સમગ્ર મિલકત જેન ચર્તુ:સીમા: ઉત્તરે: ૬.૧૦ મીટર પહોળો રસ્તો, દક્ષિણે: પેસેજ, લિફ્ટ અને ફેલેટ નં. ૬૦૩ે, જે ફ્લેટનો મુખ્ય હોર, પૂર્વે: લાગુ સર્વે નં. ૧૬૮/૧, પશ્ચિમે: ફ્લેટ નં

, <mark>મેલકત ૩ઃ</mark> મેસર્સ જીનમ કોટન પ્રા.લિ.ના નામની કહેવાતી ઔદ્યોગિક મિલકત જમીન અને રેવન્થુ સર્વે નં. ૧૭૨/પી૩ ખાતેની બિલ્ડિંગ પરનું બાંધકામ પિપળીયા ચોકડી પાસે, પિપળીયા – મોડપર રોડ, ગામ: પિપળીયા, તાલુકા: પિપળીયા અને સબ ડિસ્ટ્રીક્ટ: ડિસ્ટ્રીક્ટ <sup>ં</sup>મોરબી ક્ષેત્રફળ ૧૦૪૨૧.૦ ખાતે આવેલ સમગ્ર મિલકત જેની ચર્વુ:સીમા: ઉત્તરે: અન્ય મિલકત, દક્ષિણે: અન્ય મિલકત, પૂર્વે: અન્ય મિલકત, પશ્ચિમે: પિપળીયા થી મોડપરનો રોડ

**મેલકત ૪ઃ** શ્રીમતી કાંતાબેન વાસુદેવભાઇ બાવરવાના નામની આવેલ મિલકત રેવન્થું સર્વે નં. ૧૦/પી૩, પ્લોટ નં. ૭૯, સબ પ્લોટ નં. ૭૯/૧, ૭૯/૨ . ૭૯/૩, ૭૯/૪, ૭૯/૫, ઉમા ગામ, ૧ મહેન્દ્રનગર, જેતપુર રોડ, તાલુકા અને કિસ્ટ્રીક્ટ અને સબ કિસ્ટ્રીક્ટ: મોરળી, ક્ષેત્રકળ ૪૭.૨૪ રકે.મીટર અને ૧૯૦.૩૨ સ્કે.મીટર ખાતે આવેલ સમગ્ર મિલકત. કહેવાતી મિલકતની ચર્તુ:સીમા નીચે પ્રમાણે છે**: પ્લોટ નં. ७૯ - ક્ષેત્ર, ૪७.૨૪ રકે.મીટર્સ** ઉત્તરે: સર્વે નં ૧૦/પી/૧/૨ની જમીન, પ્લોટ નં. ૧૦, તેનું ક્ષેત્ર. ૧૦.૭૬ મીટર્સ, દક્ષિણે: આ પ્લોટની જોડેની જમીન, તેનું ક્ષેત્ર. ૧૦.૭૬ સ્કે.મી., પૂર્વે: પ્લોટ નં ૯૦,૯૧,૯૨,૯૩, તેનું ક્ષેત્ર. ૪.૪૯ મીટર્સ, પંક્ષિમે: ૧૮.૦ મી. પહોળો રસ્તો, તેનું ક્ષેત્ર. ૪.૪૯ મીટર્સ, **પ્લોટ નં. ૪૯ - ક્ષેત્ર. ૧૯૦.૩૨ સ્કે. મીટર્સ** ઉત્તરે આ પ્લોટ પૈકીની જોડેની જમીન, તેનું ક્ષેત્ર. ૧૦.૭૬ મીટર્સ, દક્ષિણે: આ પ્લોટ પૈકીની જોડેની જમીન, તેનું ક્ષેત્ર. ૧૦.૭૬ સ્કે.મીટર્સ, પૂર્વે: પ્લોટ નં

-૦,૯૧,૯૨,૯૩, તેનું ક્ષેત્ર. ૧૭.૬૯ મોટર્સ, પશ્ચિમે: ૧૮.૦ મીટર્સ પહોળો રસ્તો, તેનું ક્ષેત્ર. ૧૭.૬૯ મીટર્સ. **મિલકત પ**ઃ શ્રી વિવેકભાઈ વાસુદેવભાઈ બાવરવાના નામની રેવન્યૂ સર્વે નં. ૭૨/પી૨/પી૨, પ્લોટ નં. ૬, દેવ ઈન્ડસ્ટ્રીયલ પાર્ક રાજકોટ – પોરબંદર ત્રાલકાર ધ્યાર્ગ સાધ્યક્તિ હતાકુટલનાઇ બાલકાયના બાનાએ વચ્ચુ કાય છે. હતું કરતા હતું કરે છે છે છે કરણ સાથે ત્યાર કાર્યકાર – પારાનાદ હાઇવે, ગામ: ભુનાવા, ક્ષેત્રફળ ૩૮૫.૮૪ સ્કે.મીટર, તાલુકા અને સબ ડિસ્ટ્રીક્શ: ગોંડલ, ડિસ્ટ્રીક્ટ સબ ડિસ્ટ્રીક્શ: રાજકોટ ખાતે આવેલ સમગ્ર મિલકત જેની ચર્તુ:સીમા: ઉત્તરે: પ્લોટ નં. ૭ અને ૮, જે ક્ષેત્ર. ૧૩.૦૯ મીટર્સ, ક્ષિણે: લાગુ રે.સ.નં. ૬૮/૨, અને ૨૬.૨૩ મીટર્સ, પૂર્વે: ૯.૦ મીટર્સ ાહોળો રસ્તો, તે ક્ષેત્ર. ૧૩.૦૯ મી., પશ્ચિમે: પ્લોટ નં. ૧૦, તે ક્ષેત્ર. ૧૬.૫૯ મીટર્સ.

તારીખ : ૧૦.૧૧.૨૦૨૪, ૧૧.૧૧.૨૦૨૪ સ્થળ : મોરબી અને રાજકોટ

અધિકૃત અધિકારી, સીએફએમ એસેટ રીકન્સ્ટ્રશન પ્રાઇવેટ લીમીટેડ (સીએફએમએઆરસી ટ્રસ્ટ-૧ એમચુસીબીના ટ્રસ્ટી તરીકે તેની કાર્યક્ષમતામાં કાર્ચ કરે છે)

ચોલામંડલમ ઈન્વેસ્ટમેન્ટ એન્ડ ફાઈનાન્સ કંપની લિમીટેડ

કોર્પોરેટ ઓફિસ: ચોલા ક્રેસ્ટ, સી ૫૪ અને ૫૫, થીરૂ વી કા ઈન્ડસ્ટ્રીયલ એસ્ટેટ ાન એન્ડ રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ્સ અને ારીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ ની ક્લમ ૧૩(૨) હેઠળ માંગણા નોટીસ

सिड्योरीटार्ध्य	
એનફોર્સમેન્ટ ઓફ સિક્સ	2]
દેવાદાર(રો)નું નામ અને સરનામું	Ι
એ	1
મીતાબુેન કેતનભાઈ સંતોકી, સ્વ.શ્રી કેતનભાઈ ગંગદાસભાઈ સંતોકીના	
કાનૂની વારસદાર (અરજદાર) ૧૦૧ સંતૂર એપ્ટ, આસ્થા એપાર્ટમેન્ટ્ર પાસે,	ı
જેમિશ રોડ, જલારામ ૨, તપરવી રકુલ પાછળ, ઓફ ચુનિવર્સિટી રોડ,	ı
રાજકોટ ગુજરાત ૩૬૦૦૦૭ <b>મીતાબેન કેતનભાઇ સંતોકી, કાયદેસરના</b>	ı
તારસદાર સ્ત્રી સ્પવબર્ભાઇ ગંગદાસભાઇ સંપાસ્ત્ર (અકદ્યદાક) તતા બણુ	
પ્લોટ નંબર ૩૫+૩૬, બેસ્ટી સ્નેક્સ પ્રા. લિ., આર કે ઇન્ડસ્ટ્રીયલ એસ્ટેટ,	
બામનબોર જીઆઇડીસી પાસે, અમદાવાદ હાઇવે, રિયો ગ્લાસ સામે,	
વિસ્તારઃ આર કે ઈન્ડસ્ટ્રીયલ એસ્ટેટ, હિરાસર, શહેરઃ રાજકોટ -	ı
૩૬૩૫૨૦ મીતાબેન કેતનભાઈ સંતોકી, સ્વ.શ્રી કેતનભાઈ ગંગદાસભાઈ	
સંતોકીના કાનૂની વારસદાર (અરજદાર) પણ: ૭મો માળ, આત્મીય ટાવર,	ı
સ્વામિનારાયણ મંદિર સામે, કાલાવડ રોડ, સંકલપ સિદ્ધિ હનુમાન મંદિર	
સામે, કોટેયા નગર, રાજકોટ, ગુજરાત ૩૬૦૦૦૧ <b>સાહિલ કેતનભાઇ</b>	ı
સંતોકી, સ્વ.શ્રી કેતનભાઇ ગંગદાસભાઇ સંતોકીના કાનૂની વારસદારો	ı
(સહ-અરજદાર) ૧૦૧ સંતૂર એપ્ટ, અરથા એપ્ટ પાસે, જેમિશ રોડ,	ı
જલારામ ૨, તપરવી સ્કૂલ પાછળ, રાજકોટ ગુજરાત ૩૬૦૦૦૭ <b>મીતાબેન</b>	ı
કેતનભાઈ સંતોકી (સહ-અરજદાર) ૧૦૧ સંતૂર એપ્ટ, અસ્થા એપ્ટ પાસે,	ı
જેમિશ રોડ, જલારામ ૨, તપરવી રફુલ, ઓફે યુનિવર્સિટી રોડ પાછળ,	ı
કાઢકાડ ગૌઢકાવ ૩૮૦૦૦ <b>૭ <u>ભ</u>િતલબાદ્ય ગંગદાંસભાદ્ય સંવાૃસ્</b>	ı
(સહ-અરજદાર) ૪૦૧-પ્રાઈમ પાર્ક, કાલાવડ ટોડ, કેકેવી હોલ પાસે,	ı
डायस)ट- ३६०००म <b>प्रयाजन निप्रवस्थार संतोसी (सद-सर्यहार)</b> ४०५-	ı
પંચરત પ્રાઇમ, 3/૧૦ રોચલ પાર્ક, કાલાવડ રોડ, કેકેવી હોલ પાસે,	
રાજકોટ- ૩૬૦૦૦૫ <b>મે. અવદા એન્ટરપ્રેન્ચોર એલએપી (સહ-અરજદાર)</b>	
દા સ્પાયર ઓફિસ નં. ૪૦૭, માદ્યાપર ચોકડી પાસે ૧૫૦ ફ્રીટ રીંગ રોડ,	
માધાપર ચોક્ડી, રાજકોટ, ગુજરાત ૩૬૦૦૦૬ <b>સ્વ.શ્રી કેતનભાઇ</b>	ı
ગંગદાસભાદ સંવાસી (સહ-અરહદાડ) વા વમામ સર્વેવી તાડસદાડા નેંગ	1
સંતૂર એપ્ટ, આરથા એપ્ટ પાસે, જેમિશ રોડ, જલારામ ૨, રેચા ચુનિવર્સિટી	
રોડ, રાજકોટ ગુજરાત ૩૬૦૦૦૫. <b>તમામ કાયદેસર શ્રી કેતનભાઈ કેતનભાઈ</b>	1
<b>સંવ્યાસી ગંગદાસભાદા સંવ્યાસી (સલ-અરંહદાક) તહા અણુ</b> : ત્વાંડ વાંભક ૩૫ +	
3દ. બેસ્ટી સ્નેક્સ પ્રા. લિ આર કે ઇન્ડસ્ટીયલ એસ્ટેટ. બામણબોર	1

ાઇડીસી પાસે, અમદાવાદ હાઇવે, રિચો ગ્લાસ સામે, **વિસ્તારઃ આર કે** સ્ટ્ર**ીયલ એસ્ટેટ,** હિરાસર,શહેર:રાજકોટ-૩૬૩૫૨૦

મિલકત નંબર ૧:- મિલકત આઈ ઈ ૨૮૬૮.૫૬ ચોરસ મીટર જમીન પર ઔદ્યોગિક શેડ હિરાસર આર.એસ. નંબર ૧૦/૧, ખાતે આવેલી આર.કે. ઇન્ડસ્ટ્રીચલ એસ્ટેટ કહેવાત વિસ્તારમાં પ્લોટ નંબર ૩૫ અને ૩૬ની મીટર. તાલુકા અને જિ., રાજકોટ. મિલકતર્ન સીમાઓ નીચે મુજબ છેઃ ઉત્તરઃ પ્લોટ નંબર ૩૪, દક્ષિણઃ ૧૨.૦૦ મીટર, રોડ, પૂર્વ પ્લોટ નંબર ૪૬ થી ૪૮, પશ્ચિમઃ ૧૨.૦૦ મીટર, રોડ. (૧) નિપુલભાઇ ગંગદાસભાદ સંતોકી (૨) પૂજાળના નિયુલમાં ઇસંતોકી, (૩) કેતનભાઇ ગંગદાસભાઇ સંતોકી, (૩) મીતાબન કેતનભાઇ સંતોકી ના નામે, **મિલકત નંબર રઃ**- મિલકત આઇ ઇ વાણિશ્વિક મિલકત માપ ૭૫.૦૦ ચો. મીટર, રેવન્યુ સર્વે નંબર પ૧૬/૧ પૈકી દૃષ્ટિકી સિટી સર્વે વોર્ડ ન. ૧૬/૨, સિટી સર્વે નંબર ૮૨/૧ પૈકી પર સ્થિત, ટી.પી.એસ. નં. ૯, એફ.પી. નં ૩૨/૧ અને ૩૨/૨ પૈકી સબ-પ્લોટ નં. એ પૈકી દ્ય સ્પાયર પૈકી ઓફિસ નં. ૪૦૦૭ રાજકોટ ખાતે. મિલકતની સીમાઓ નીચે મુજબ છેઃ ઉત્તરઃ ઓફિસ નં. ૪૦૬, દક્ષિણઃ ઓફિસ નં. ૪૦૮, પૂર્વઃ પાર્કિંગ પછી ૧૫૯ ફીટ રિંગ ટોડ, પશ્ચિમઃ ઓપન પેસેજ, દાદર. મે. અવધ ઉદ્યોગ સાહસિકના નામે - એક ભાગીદારી પેઢી તેના ભાગીદાર (૧) નિપલભાદ ગંગદાસભાઇ સંતોકો, (૨) પૂજાબેન નિપુલભાઇ સંતોકો, (૩) કેતનભાઇ ગંગદાસ ભાઇ સંતોકો,(૪) મીતાબેન કેતનભાઇ સંતોકો. **મિલકત નંબર ૩:-** મિલકત આઇ ઇ ૧૦૦.૦૦ ચો. મી ગુજરાત હાઉસિંગ બોર્ડ પૈકી સિટી સર્વે વોર્ડ નં. ૧૫, સિટી સર્વે નંબર ૨૯૧૯ અને ૨૯૨૦ રાજકોટ ખાતે આત્મીચ ટાવર પર સાતમા માળે પૈકી ફ્લેટ સ્થિત છે મિલકતની સીમાઓ ઉત્તર નીચે મુજબ છેઃ કાલાવડ રોડ, દક્ષિણ: માર્જિન પછી અન્યની મિલકત, પૂર્વઃ માર્જિન પછી અન્યની મિલકત, પશ્ચિમઃ માર્જિન પછી અન્યની મિલકત. (૧) નિપલભાઈ ગંગદાસભાઈ સંતોકી અને (૨) કેતનભાઈ ગંગદાસભાઇ સંતોકી નો નામે. **મિલકત નંબર ૪:-** પ્રોપર્ટી આઈ ઈ ફ્લેટ નંબર ૧૦૧ નો ૧૭૨.૮૫ ચો મીટર, પ્રથમ માળે બિલ્ટ-અપ એરિયા, સંતૂર એપાર્ટમેન્ટ કહેવાતી બિલ્ડીંગમાં, જમીન માપથી ૮૫૩.૬૪ ચો. મી, પ્લોટ નં. ૧ પૈકી સંબ-પ્લોટ નંબર ૯૪/સી અને ૨૫ રેંચા ખાતે સ્થિત છે. નંબર ૧, એફ.પી. નંબર ૯૪ પૈકી અને ૯૫ રાજકોટ શહેરની હદમાં નોંધર્ણ રાજકોટ અને સબ-રજીસ્ટ્રેશન ઓફિસ રાજકોટ મિલકતની સીમાઓ ઉત્તરની નીચે મુજબ છે: માર્જિન સ્પેસ અને રોડ, દક્ષિણ: માર્જિન સ્પેસ અને કોમન રોડ, પૂર્વ: દાદર, લિફ્ટ, પેસેજ પછી ફ્લેટ નંબર ૧૦૨, પશ્ચિમ: માર્જિન સ્પેસ અને રોડ જે કેતનભાદ

સુરક્ષિત મિલકત

લોનની તારીખ	ખાતા નંબર	लोननी रङ्भ	માંગણા નોટીસની તારીખ	બાકી લેણાંની રકમ	એનપીએ તારીખ
સી	કી	ઈ	એફ	প্র	એચ
15/09/2020	HE02RTH00000001669	4500000.00	21/10/2024	<b>રા. 499900.72/- તા. 04.10.2024</b> મુજબ વ્યાજના કરારી દરે આગળના વ્યાજ સહિત	03/10/2024
31/05/2019	X0HERTH00003010241	23000000.00	21/10/2024	<b>રા. 20044811.72/- તા. 04.10.2024</b> મુજબ વ્યાજના કરારી દરે આગળના વ્યાજ સહિત	03/10/2024

ચોલામંડલમ ઈન્વેસ્ટમેન્ટ એન્ડ ફાઈનાન્સ કેંપની લિમીટે: ારીખ : ૧૪.૧૧.૨૦૨૪ નોંધ : વિવાદની સ્થિતીમાં આ નોટીસનો અંગ્રેજી અનુવાદ માન્ય ગણાશે.



# **Uttam Sugar Mills Limited**

CIN: L99999UR1993PLC032518, Tel. No.: 0120 - 4525000 Website - www.uttamsugar.in, Email ID - investorrelation@uttamsugar.in

12.22

12.22

34.67

(3.81)

(3.81)

4.10

(2.29)

(2.29)

EXTRACT OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30TH SEPTEMBER, 2024

(₹ in Lakhs)												
	S	STANDALON	E		CONSOLIDATED							
30.09.2024 3 Months (Unaudited)	30.09.2023 3 Months (Unaudited)	30.09.2024 6 Months (Unaudited)	6 Months	12 Months	3 Months	30.09.2023 3 Months (Unaudited)	6 Months	6 Months	31.03.2024 12 Months (Audited)			
38,688	60,614	84,385	1,06,791	2,05,552	40,215	60,614	85,912	1,06,791	2,05,552			
(1,734)	2,158	(875)	6,289	17,882	(1,887)	2,158	(1,028)	6,289	17,882			
(1,734)	2,158	(875)	6.289	17,882	(1,887)	2,158	(1,028)	6,289	17,882			
(1,563)	1,563	(920)	4,660	13,221	(1,475)	1,563	(832)	4,660	13,221			

1	Total Income from Operations (Net)	38,688	60,614	84,385	1,06,791	2,05,552	40,215	60,614	85,912	1,06,791	2,05,552		
2	2 Net Profit for the period												
	(before tax, Exceptional and/or Extraordinary items)	(1,734)	2,158	(875)	6,289	17,882	(1,887)	2,158	(1,028)	6,289	17,882		
3	Net Profit for the period before tax												
	(after Exceptional and/or Extraordinary items)	(1,734)	2,158	(875)	6.289	17,882	(1,887)	2,158	(1,028)	6,289	17,882		
4	Net Profit for the period after tax												
	(after Exceptional and/or Extraordinary items)	(1,563)	1,563	(920)	4,660	13,221	(1,475)	1,563	(832)	4,660	13,221		
5	Total Comprehensive Income for the period												
	[Comprising Profit for the period (after tax) and												
	Other Comprehensive Income (after tax)]	(1,575)	1,580	(870)	4,683	13,141	(1,427)	1,580	(783)	4,683	13,141		
6	Equity Share Capital (Face Value of Rs.10/- each)	3,813.81	3,813.81	3,813.81	3,813.81	3,813.81	3,813.81	3,813.81	3,813.81	3,813.81	3,813.81		
7	Other Equity(as shown in the Audited Balance		65,791										
	Sheet of previous year)		(as on 31.03.2024)										
8	Earnings Per Share (of Rs.10/- each)								_				

Note:

1. Basic (In Rs.):

2. Diluted (In Rs.)

1) The above is an extract of the detailed format of Financial Results for the 2nd Quarter/Half Year ended on 30.09.2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the 2nd Quarter/Half Year ended 30.09.2024 are available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and on the company's website (www.uttamsugar.in).

(2.41)

4.10

4.10

(4.10)

2) The Consolidated Financial Results include results of Subsidiary company: Uttam Distilleries Limited.

For Uttam Sugar Mills Limite Sd/-(Raj Kumar Adlakha)

**Managing Director** 

12.22

12.22

34.67

34.67

Date: 14th November. 2024

π DRC SYSTEMS

#### **DRC Systems India Limited**

[CIN: L72900GJ2012PLC070106]

Registered Office: 24th Floor, GIFT Two Building, Block No. 56, Road - 5C, Zone - 5, GIFT CITY, Gandhinagar - 382 355 Tel: +91 79 6777 2222, Email: ir@drcsystems.com, Website: www.drcsystems.com

EXTRACT OF STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED ON SEPTEMBER 30, 2024

0.08

0.24

(Rupees in lakhs, except per share data and if otherwise stated) **Particulars** Standalone Consolidated Quarter Six Months Quarter Six Months Quarter Quarter ended on ended on ended on ended on ended on ended on 30/09/2024 30/09/2024 30/09/2023 30/09/2024 30/09/2024 30/09/2023 (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Unaudited) 1,015.0 2,020.6 903.3 1,620.2 3,157. 990.7 Net Profit / (Loss) for the period before tax 115.7 228.3 144.6 378.2 810.2 184.8 Net Profit / (Loss) for the period after tax 88.6 173.9 107.9 327.0 711.9 148.1 Total Comprehensive Income for the period (comprising Profit / (Loss) for the period after tax and other comprehensive income after tax) 88.6 173.9 107.9 327.0 711.9 148.1 Paid-up equity share capital (Face Value of the share Re. 1/- Each) 1,324.7 1,324.7 439.0 1,324.7 1,324.7 439.0 Earnings Per Share (Face value of Re. 1/- each) 0.07 0.13 0.08 0.25 0.54 0.11

Basic:

Diluted

Total income

(not annualised)

1) The above is an extract of the detailed format of Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of financial results are available on the Stock Exchanges websites at www.bseindia.com and www.nseindia.com and on the Company website at www.drcsystems.com

2) The above financial results are reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on November 14, 2024

0.07

0.13

For DRC Systems India Limited

Hiten A. Barchha

**Managing Director** 

(DIN: 05251837)

0.54

0.11

Date: November 14, 2024



# **IOL Chemicals and Pharmaceuticals Limited**

EXTRACT OF STANDALONE & CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER / HALF YEAR ENDED 30 SEPTEMBER 2024

(₹ in Crore)

	Sr.	Particulars	Standalone							Consolidated					
Ш	No.		Quarter ended			Half year ended		Year ended	Quarter ended		Half year ended		Year ended		
Ш			30.09.2024	30.06.2024	30.09.2023	30.09.2024	30.09.2023	31.03.2024	30.09.2024	30.06.2024	30.09.2023	30.09.2024	30.09.2023	31.03.2024	
Ш			(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Audited)	
	1	Total Income from operations	532.18	509.76	552.41	1,041.94	1,122.65	2,162.86	532.18	509.76	552.41	1,041.94	1,122.65	2,162.86	
П	2	Net Profit for the period (before tax,	25.94	39.23	51.10	65.17	112.63	182.64	25.94	39.52	51.18	65.46	112.36	181.65	
П		exceptional and/or extraordinary items)													
	3	Net Profit for the period before tax (after	25.94	39.23	51.10	65.17	112.63	182.64	25.94	39.52	51.18	65.46	112.36	181.65	
П		exceptional and/or extraordinary items)													
Ħ	4	Net Profit for the period after tax (after	19.15	29.68	37.79	48.83	84.00	135.42	19.15	29.97	37.87	49.12	83.73	134.43	
П		exceptional and/or extraordinary items)													
Ħ	5	Total Comprehensive Income for the	19.23	28.25	37.31	47.48	82.29	134.13	19.23	28.54	37.39	47.77	82.02	133.14	
П		period [comprising profit/(loss) for the													
П		period (after tax) and other													
П		comprehensive income(after tax)]													
li	6	Equity share capital	58.71	58.71	58.71	58.71	58.71	58.71	58.71	58.71	58.71	58.71	58.71	58.71	
	7	Other equity (Reserves excluding	1,600.10	1,580.87	1,530.13	1,600.10	1,530.13	1,552.62	1,600.57	1,581.34	1,531.03	1,600.57	1,531.03	1,552.80	
П		revaluation reserve)													
	8	Earning per equity share of ₹10/- each													
		(for continuing and discontinued													
		operations) (not annualised except for													
П		the year ended 31-Mar-2024)													
		Basic and Diluted ₹	3.26	5.06	6.44	8.32	14.31	23.07	3.26	5.11	6.45	8.37	14.26	22.90	
ıΪ	HOT	F0													

Place: Ludhiana

Date: 14th November 2024

- 1. The above is an extract of the detailed format of un-audited financial results for the quarter and half year ended 30th September 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of these financial results is available on the Stock Exchange websites i.e. www.bseindia.com & www.nseindia.com and on the Company's website www.iolcp.com.
- 2. The above results have been reviewed by the Audit Committee and subsequently approved by the Board of Directors in their respective meetings held on 14th November 2024.

By Order of the Board For IOL Chemicals and Pharmaceuticals Limited

> Vikas Gupta **Joint Managing Director** DIN: 07198109

Regd Office: Village & Post Office Handiaya, Fatehgarh Channa Road, Barnala-148107, Punjab Corporate Office: 85, Industrial Area 'A', Ludhiana-141003 (Punjab) CIN: L24116PB1986PLC007030, Tel: +91-161-2225531-35, E-mail: contact@iolcp.com, www.iolcp.com