Raja Bahadur International Ltd.

Regd. & Corporate Office:

Hamam House, Ambalal Doshi Marg, Mumbai - 400 001, INDIA.

Phone : 022-22654278 Fax: 022-22655210

E-mail : rajabahadur@gmail.com Website : www.rajabahadur.com CIN : L17120MH1926PLC001273



Date: August 14, 2025

To
The Deputy Manager
(Listing - CRD)
BSE Limited
PJ Tower, Dalal Street,
Mumbai-400001

Scrip code: <u>503127</u>

Dear Sir,

Pursuant to the provisions of Regulation 47 (3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the newspaper clippings regarding publication of Un-audited Financial Results for the quarter June 30, 2025, published in Financial Express (English) & Pratahkal (Marathi) on August 14, 2025 are enclosed.

Kindly take the same on records.

Thanking you.

Yours faithfully,

For RAJA BAHADUR INTERNATIONAL LIMITED

Akash Joshi Company Secretary & Compliance Officer

Encl: As aforesaid

Raja Bahadur International Ltd

Regd.Office: 3rd Floor, Hamam House, Ambalal Doshi Marg, Fort, Mumbai-400001. **Tel:** 022-22654278, **Fax:** 022- 22655210, **Email:** investor@rajabahadur.com/rajabahadur@gmail.com,

Website: www.rajabahadur.com CIN - L17120MH1926PLC001273 Extract of Unaudited Consolidated Financial Results for the Quarter Ended 30th June 2025

G.,			Year Ended		
Sr. No.	Particulars	30-06-25 Un-Audited	31-03-25 Audited	30-06-24 Un-Audited	31-03-25 Audited
1	Total Income from Operations (Net)	1145.72	875.37	768.19	3060.89
2	Net Profit / (Loss) for the period				
	(before Tax, Exceptional and/or Extraordinary items)	147.75	159.28	59.95	152.54
3	Net Profit / (Loss) for the period before tax				
	(after Exceptional and/or Extraordinary items)	147.75	159.28	59.95	152.54
4	Net Profit / (Loss) for the period after tax				
	(after Exceptional and/or Extraordinary items)	(120.89)	101.29	(167.61)	(96.44)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss)				
	for the period (after tax) and Other Comprehensive Income (after tax)]	(122.02)	120.24	(166.01)	(94.61)
6	Paid up Equity Share Capital	250.00	250.00	250.00	250.00
7	Reserves (excluding Revaluation Reserve) as per Balance Sheet	(423.77)	(301.75)	(373.15)	(301.75)
8	Earnings Per Share (of ? 100/- each)				
	(for continuing and discontinued operations)				
	Basic:	(48.81)	48.10	(66.40)	(37.84)
e.	Diluted:	(48.81)	48.10	(66.40)	(37.84)
	**************************************			M11 11	

	Key Financial Highlights Of Standalone Unaudited Financial Results for the Quarter Ended 30th June 2025									
Sr.		(Quarter Ended	Year Ended						
or. No.	Particulars	30-06-25 Un-Audited	31-03-25 Audited	30-06-24 Un-Audited	31-03-25 Audited					
1	Total Income from operations (Net)	1,145.72	871.66	767.39	3,056.37					
2	Net Profit / (Loss) before tax	148.68	156.57	61.73	153.98					
3	Net Profit / (Loss) for the period before tax									
	(after Exceptional and/or Extraordinary items)	148.68	156.57	61.73	153.98					
4	Net Profit / (Loss) after tax	(120.26)	99.19	(166.49)	(94.78)					
5	Total Comprehensive Income/ (Loss) (after tax)	(121.39)	118.13	(164.89)	(92.95)					

Note: a. The above is an extract of the detailed format of Financial Results for the quarter ended on 30th June 2025 filed with Stock Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations 2015. The full format of the Quarter ended Financial Results (Standalone and Consolidated) are available on the Stock Exchange websites at www.bseindia.com and on the Company's website www.rajabahadur.com b. The impact on Net Profit / (Loss), total comprehensive income or any other relevant (financial items) due to change(s) in accounting policies shall be disclosed by means of a footnote.

Place : Mumbai Date : 13th August 2025



For Raja Bahadur International Limited Sd/-**Shridhar Pittie Chairman & Managing Director** DIN: 00562400

PITTIE

(₹ in Lakhs)

AMMADOES TRADING AND CONSULTANTS PRIVATE LIMITED

Reg. Office: D-55, First Floor, Defence Colony, New Delhi-110024 Email: contact@ammadoesconsultants.com UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025 (Amount in '000 except per share data ratios)

).	Particulars	Qtr. ended June 30, 2025 Un-Audited	1500 2500	Qtr. ended June 30, 2024 Un-Audited	Previous Year ended March 31, 2025
	Total Income from Operations	1,232	2,026	286	4,980
ı	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items#)	(289)	(1,948)	(858)	3,412
1	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	(289)	(1,948)	(858)	3,412
	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#) Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period	(299)	(1,962)	(858)	(3,578)
ĺ	(after tax) and Other Comprehensive Income (after tax)]	(299)	(1,32,566)	(858)	(1,34,368)
ı	Paid up Equity Share Capital	61,254	61,254	61,254	61,254
ı	Other Equity	1,35,082	1,35,381	2,68,890	1,35,381
	Net worth	1,67,443	1,67,741	1,70,462	1,67,741
	Paid up Debt Capital / Outstanding Debt Outstanding Redeemable Preference Shares	1,00,000	1,37,000	1,27,500	1,37,000
	Debt Equity Ratio	0.60:1	0.82:1	0.75:1	0.82:1
	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -	3.89616	300000	10(98)	00000000
	1. Basic:	(0.05)	(0.32)	(0.14)	(0.58)
	2. Diluted;	(0.04)	(0.26)	(0.11)	(0.47)
	Capital Redemption Reserve	100000	/12/59/1	500000 T	01.27633
	Debenture Redemption Reserve			353	S#
i	Debt Service Coverage Ratio	0.01	0.03	8	0.04
	Interest Service Coverage Ratio	23300	0.56	32	0.94

The above financial results were approved by the Board of Directors at their meetings held on 12th August, 2025.

. The Company is primarily engaged in the trading and consultancy business. All the activities of the Company revolve around the primary business, as such there are no separate reportable segment.

The Limited Review Report of the same has been carried out by the statutory auditor of the Company. Figures for the previous periods / years have been regrouped / reclassified, wherever necessary to correspond with the current period /years

The Figures for the previous quarter ended March 31, 2025 are balancing figures between the audited figures of the full financial year ended

March 31, 2025 and the published year to date figures upto third guarter ended December 31, 2024. Formulae for computation of ratios are as follows: a) Debt/Equity ratio: Debt/Equity. Debt represents borrowings. Equity includes Equity Share Capital and Other Equity excluding Revaluation

b) Debt Service Coverage Ratio: Profit/(Loss) Before Interest, Depreciation and Tax/(Interest Expenses + Principal Repayment of borrowings

made during the period/year). Interest Service Coverage Ratio: Profit/(Loss) Before Interest, Depreciation and Tax/Interest Expenses. d) Net Worth: Total Equity excluding Other Comprehensive Income, Revaluation Reserve and reserves created out of amalgamation.

For Ammadoes Trading And Consultants Private Limited

Madhay Dhir Director DIN: 07227587

Date: 13th August, 2025

Place: Kolkata

This advertisement is for information purposes only and neither constitutes an offer or an invitation or a recommendation to purchase, to hold or sell securities nor for publication distribution or release directly or indirectly outside India. This announcement is not an offer document. All capitalised terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated July 18, 2025 (the "Letter of Offer" or "LOF") filed with National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"), and also filed with the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 2 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBIICDR Regulations")



SPANDANA SPHOORTY FINANCIAL LIMITED

Our Company was incorporated as Spandana Sphoorty Innovative Financial Services Limited on March 10, 2003 at Hyderabad, Andhra Pradesh, India as a public limited company under the Companies Act, 1956. A certificate of commencement of business was issued to our Company on November 11, 2003 by the Registrar of Companies, Andhra Pradesh and Telangana at Hyderabad ("RoC"). On October 16, 2004, the Reserve Bank of India ("RBI") granted a certificate of registration bearing registration no. N-09:00414, for the registration of our Company as a non-deposit accepting non-banking financial company ("NBFC") under Section 45IA of the Reserve Bank of India Act. 1934. Subsequently, pursuant to a special resolution dated November 26, 2007 passed by our Company's shareholders (the "Shareholders"), the name of our Company was changed to Spandana Sphoorty Financial Limited. Pursuant to a letter dated December 26, 2007, the RBI granted its no objection to the change of name of our Company to Spandana Sphoorty Financial Limited and a fresh certificate of incorporation consequent to change of name was issued by the RoC to our Company on January 3, 2008. Further, a fresh certificate of registration bearing registration no. N-09.00414 pursuant to the change of name was issued by the RBI on January 11, 2008. Our Company was granted NBFC - Microfinance Institution ("NBFC-MFI") status by the RBI with effect from April 13, 2015 and a modified certificate of registration bearing registration no. N-09.00414 was issued by the RBI to this effect. Our Equity Shares have been listed on BSE and NSE since August 19, 2019. For more details in relation to the changes in our Company's name and details of changes in our Company's registered office, see "General Information" beginning on page 49 of the LOF.

Registered and Corporate Office: Galaxy, Wing B, 16th Floor, Plot No.1, Sy No. 83/1, Hyderabad Knowledge City, TSIIC, Raidurg Panmaktha, Hyderabad, Telangana-500081 Tel: +91 1800 203 5220; Contact Person: Vinay Prakash Tripathi, Company Secretary and Compliance Officer; E-mail; shareholders@spandanasphoorty.com; Website; www.spandanasphoorty.com Corporate Identity Number: L65929TG2003PLC040648

PROMOTER OF OUR COMPANY: KANGCHENJUNGA LIMITED (THE "PROMOTER")

ISSUE OF UP TO 1,73,91,304 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹230.00 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹220.00 PER RIGHTS EQUITY SHARE) (THE "ISSUE PRICE") AGGREGATING UP TO ₹400.00 CRORE* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 10 (TEN) RIGHTS EQUITY SHARE FOR EVERY 41 (FORTY ONE) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "EQUITY SHARES") HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON JULY 24, 2025 (THE "RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 76 OF THE LOF.

*Assuming full subscription in the Issue, Allotment and receipt of all Call Monies with respect to the Rights Equity Shares. Subject to finalisation of Basis of Allotment. For further details on Payment Schedule, see "Terms of the Issue - Payment Terms" beginning on page 101 of the LOF.

BASIS OF ALLOTMENT

We are immensely thankful to all our Shareholders and Investors for their response to the Issue, which opened for subscription on Friday, August 01; 2025 and closed on Monday, August 11, 2025. Out of the total 13,652 Applications for 1,74,32,642 Rights Equity Shares through the application supported by blocked amount ("ASBA"), 347 Applications for 98,280 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 13,305 for 1,73,34,362 Rights Equity Shares, which was 99.67% of the Issue size. In accordance with the Letter of Offer, the Basis of Allotment was finalized on August 12, 2025 by the Company in consultation with National Stock Exchange of India Limited ("NSE"), the Designated Stock Exchange, and the Registrar to the Issue. The Rights Issue Committee has at its meeting held on August 12, 2025, approved the allotment of 17,334,362 Rights Equity Shares to the successful Applications after technical rejections have been considered for allotment. In the Issue, nil Rights Equity Shares have been kept in abeyance.

1. The breakup of valid applications received through ASBA (after technical rejections) is given below: No. of valid Applications No. of Rights Equity Shares No. of Rights Equity Shares

Satisfies	received	accepted and allotted against Rights Entitlements (A)	accepted and allotted against Additional Rights Equity Shares applied for (B)	accepted and allotted (A+B)
Eligible Equity Shareholders	13,132	13,999,219	2,952,442	16,951,661
Renouncees*	173	207,596	175,105	382,701
Total	13,305	14,206,815	3,127,547	17,334,362
2. Information regarding Applications	eceived (including ASBA applications recei	ved):	ne nomine issue in the contract of the contrac	A THE RESIDENCE OF THE PROPERTY OF THE PROPERT
Category	Applications Received	Rights Equity Shares App	lied for Right	s Equity Shares allotted

Rights Equity Shares Applied for Number Number Value (₹) Number Value (₹) 16.951,661 97.79% Eligible Equity Shareholders 13,479 98.73% 17,049,941 1,960,743,215.00 97.80% 1,949,441,015.00 1.27% Renouncees 173 382,701 44,010,615.00 2.20% 382,701 44,010,615.00 2.21% 13,652 100.00% 17,432,642 2,004,753,830.00 100.00% 17,334,362 1,993,451,630.00 100.00% Information for Allotment/unblock/ rejected cases: The dispatch of allotment advice come unblocking intimation to the investors, as applicable, will be completed on or about August 13, 2025 after executing the corporate

action for credit of Rights Equity Shares into the respective demat accounts of these successful allottees. The instructions for unblocking of funds in case of ASBA Applications were issued to Self-Certified Syndicate Banks (SCSBs) on August 12, 2025. The listing applications will be filed with both BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE"). The trading in Rights Equity Shares is expected to commence on or around August 18, 2025, subject to receipt of trading permission BSE and NSE.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it. certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of disclaimer clause of the NSE under the heading "Other Regulatory and Statutory Disclosures - Disclaimer Clause of NSE" on page 72 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE, nor

does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of disclaimer clause of the BSE under the heading "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 73 of the Letter of Offer. The investors may contact the Registrar to the Issue in case of any query/grievance regarding credit of rights equity shares and contact respective Self-Certified Syndicate Banks (SCSBs) for any query regarding

unblocking of funds. NOTICE TO INVESTORS: CORRIGENDUM TO THE LETTER OF OFFER DATED JULY 18, 2025

This corrigendum ("Corrigendum") is with reference to the Letter of Offer filed in relation to the Issue. This Corrigendum forms part of the LOF and the below changes are to be read in conjunction with the LOF. In this regard, please note the references to the 'Date of Listing' of 'August 14, 2025' on the Cover Page and pages 51 and 99 of the LOF of is hereby substituted and should be read as 'on or about August 18, 2025'

KFINTECH

KFin Technologies Limited

Selenium, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad 500 032, Telangana, India Tel: +91-40 6716 1500; E-mail: einward.ris@kfintech.com; Website: www.kfintech.com; Investor grievance ID: spandana.rights@kfintech.com; Contact person: M Murali Krishna;

SEBI Registration No.: INR000000221

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE RIGHTS EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. For SPANDANA SPHOORTY FINANCIAL LIMITED

On behalf of the Board of Directors

Vinay Prakash Tripathi

Company Secretary and Compliance Officer

This announcement does not constitute an offer of the Rights Equity Shares for sale in any jurisdiction, including the United States, and the Rights Equity Shares may not be offered or sold in the United States absent

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registration under the U.S. Securities Act of 1933 or an exemption from registration. Any public offering of the Rights Equity Shares to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, the Rights Equity Shares are not being offered or sold in a public offering in the United States.

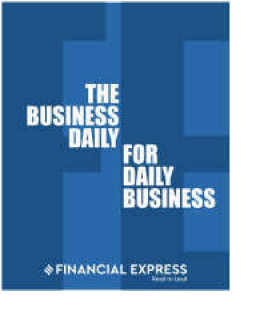
CONCEPT

"IMPORTANT"

Place: New Delhi

Date: 12.08.2025

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Texmaco TEXMACO RAIL & ENGINEERING LIMITED

Date: August 13, 2025

Place: Hyderabad

CIN: L29261WB1998PLC087404

Regd. Office: Belgharia, Kolkata -700 056

Phone: 033-2569 1500, Website: www.texmaco.in, Email: texrail_cs@texmaco.in

UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2025

Based on the recommendation of the Audit Committee, the Board of Directors of Texmaco Rail & Engineering Limited ("the Company") at its Meeting held on 13th August, 2025 has approved the Un-audited Standalone and Consolidated Financial Results for the quarter ended 30th June, 2025, in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The aforementioned Financial Results along with the Limited Review Report of the Statutory Auditors have been posted on the Company's website at www.texmaco.in, the websites of the Stock Exchange(s) i.e. www.nseindia.com and www.bseindia.com and can also be accessed by scanning the QR code.

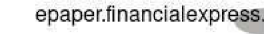


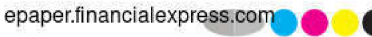
By Order of the Board For Texmaco Rail & Engineering Limited Sd/-

Sudipta Mukherjee

Managing Director DIN: 06871871

Note: The above intimation is in accordance with Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.







चेक वटणार अवघ्या तीन तासांत; बँकांमध्ये ४ ऑक्टोबरपासून नवीन प्रणाली

४ ऑक्टोबरपासून सुरू केली जाणार आहे.

बँकिंग व्यवस्थेत सध्या 'चेक ट्रंकेशन अस्न, त्यायोगे धनादेश वटण्याची प्रक्रिया दिवसांपर्यंत प्रतीक्षा करावी लागते. मात्र या

DUCON

दि. १२ ऑगस्ट, २०२५

निरंतर वटणावळ आणि वसुलीनंतर पूर्तता हे बदल दोन टप्प्यात लागू करण्याचा निर्णय घेण्यात आला आहे. पहिला टप्पा हा ४ ऑक्टोबर २०२५ पासून सुरू होईल आणि

आहे. सामान्यपणे सर्वच बँकांचे कामकाज सरू असते तेव्हा म्हणजेच सकाळी १० ते सायंकाळी ४ वाजेपर्यंत धनादेश सादरीकरण आणि निरंतर वटणावळीचे सत्र सरू असेल. या सत्रादरम्यान बँकांच्या शाखांकडन प्राप्त झालेले धनादेश हे बँकांकडून स्कॅन करून त्वरित आणि निरंतरपणे संलग्न 'क्लिअरिंग हाऊस'कडे पाठविले जातील. प्रक्रियेतील या बदलांची पुरेशी जाणीव ग्राहकांना करून देण्याचे बँकांना निर्देश रिझर्व्ह बँकेने दिले आहेत. तसेच निर्धारित तारखांना या नवीन प्रणालीत सहभागी होण्यासाठी सज्ज

राहण्यास बँकांना सांगितले आहे.

प्रस्तुत केल्या गेलेल्या प्रत्येक धनादेशासाठी, रक्कम प्रदात्या बँकेला (ड्रॉई बँक) दाखल धनादेशांची सकारात्मक अथवा नकारात्मक पुष्टी करावी लागेल. या पुष्टीकरणानंतर सायंकाळी ७ वाजेपर्यंत मंजूर धनादेशांची रक्कम संलग्न

दुसऱ्या टप्प्यांत, म्हणजेच २ जानेवारी

तिला करावीच लागेल. या निर्धारित तिने कोणताही शेरा

सकारात्मक किंवा नकारात्मक पुष्टी ही दुपारी २ वाजेपर्यंत 📉 प्रदान केला नाही तर तो धनादेश मंजूर मानला जाईल आणि ुदुपारी २ वाजता पूर्ततेसाठी समाविष्ट केला जाईल.

राजा बहाद्र इंटरनंशनल लि. नेदणकृत कार्यालय : ३ गु मजला, क्ष्मीम हाउस, अंबालाल दोशी मार्ग, फोर्ट, मुंबई - ४०० ००१.

PITTIE

(रु. लाखात)

दुर. ०२२-२२६५४२७८, फॅक्स : ०२२-२२६५५२१० 🛭 ई-मेल : investor@rajabahadur.com/ rajabahadur@gmail.com बिसाइट : www.rajabahadur.com सीआवएन : L17120MH1926PLC001273

दि. ३० जून, २०२५ रोजी संपलेल्या तिमाही अखेरकरिता अलेखापरिक्षीत एकत्रित वित्तीय निष्कर्षाचा अहवाल

					(** (11 01111)				
эт.		तिमाही अखेर			वर्ष अखोर				
	विवरण	३०.०६.२५	३१.०३.२५	३०.०६.२४	38.03.74				
ऋ		अलेखापरीक्षित	लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित				
٤.	कार्यचलनातून एकूण उत्पन्न (निञ्बळ)	११४५.७२	८७५.३७	७६८.१९	३०६०.८९				
₹.	कालावधीकरिता निव्वळ नफा/तोटा (करपूर्व, अतिविशेष च/वा अतिरिक्त बाबी)	१૪७.७५	१५९.२८	ષ ૧. ૧ ૫	१५२.५४				
₹.	कर पश्चात कालावधीकरिता निव्वळ नफा/तोटा (अतिविशेष व/वा अतिरिक्त बाबी)	१૪७.७५	१५९.२८	५९.९५	१५२.५४				
٧.	करपश्चात कालावधीकारेता निव्यळ नफा/तोटा (अतिविशेष व/वा अतिरिक्त बाबी)	(१२०.८९)	१०१.२९	(१६७.६१)	(९६.४४)				
ч.	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता समाविष्ट नफा/ तोटा (करपश्चात) व अन्य सर्वसमावेशक उत्पन्न (करपश्चात)	(१२२.०२)	१२०.२४	(१६६.०१)	(९४.६१)				
ξ.	प्रदानित इक्रिटी भाग भांडवल	२५०.००	२५०.००	२५०.००	२५०.००				
v .	राखीव (महसूल राखीव वगळता) उर्वरित ताळेबंदामध्ये	(४२३.७७)	(३०१.७५)	(३७३.१५)	(३०१.७५)				
۵.	उत्पन्न प्रति शेअर (रु. १००/- प्रत्येकी)								
	(चालू व खंडित कार्यचलनाकरिता)								
	मूळ	(४८.८१)	४८.१०	(६६.४०)	(४১.८६)				
	सौम्य	(१८.८१)	४८.१०	(६६.४०)	(४১.८४)				
दि.	दि. ३० जून, २०२५ अखेर तिमाही अखेरकरिता स्थायी अलेखापरीक्षित वित्तीय अहलवाचा कि फायनान्शीअल हाईलाईट्स								

तिमाही अखे वर्ष अखोर 38.03.74 ₹9.06.28 38.03.74 खापरीक्षित खापरीक्षित नेखापरीक्षित कार्यचलनात्न एकूण उत्पन्न (निञ्चळ) ३,०५६.३५ १. १,१४५.७ 69.5 **65.99** करपूर्व नफा/तोटा 843.86 कर पश्चात कालावधीकरिता निञ्चळ नफा/तोटा(अतिरिक्त व अतिविशेष 843.86 बाबी पश्चात) कर पचशत निव्बळ नफा/ तोटा (१२०.२६) 98.89 (१६६.४९) (९४.७८) एकण सर्वसमावेशक उत्पन्न/तोटा (कापश्चात)

ए. वरील हे सेबी (सुची अनिवार्यता व विमोचन आवश्यकता) विनियमन २०१५ च्या विनियम ३३ अंतर्गत स्टॉक एक्सचेजेससह दि. ३० जून, २०२५ अखेर तिमाही अखेरकरिता वित्तीय अहवालांच्या विस्तृत प्रारूपांचे सारांश आहे. तिमाहीकरिता अलेखापरीक्षित वित्तीय अहवालांचे (स्थायी व एकत्रित) विस्तृत प्रारूप स्टॉक एक्सचेज वेबसाइट www.breindia.com वर व कंपनीची वेबसाइट www.rajabahadur.com वर उपलब्ध आहे.

बी. निञ्चळ नफा/तोटाचे स्वरूप, एकूण सर्वसमावेशक उत्पन्न वा कोणतेही अन्य (वित्तीय बाबी) वित्तीय बाबी लेखा धोरण अनुसार बदल करण्यात येतील राजा बहाद्र इंटरनॅशनल लिमिटेडकरिता सही/-श्रीधर पिड़ी अध्यक्ष व व्यवस्थापकीय संचालक डीआयएन : ००५६२४००

ठिकाण : मुंबई दे. १३ ऑगस्ट, २०२५



फ्रेजर ॲन्ड कंपनी लिमिटेड सीआयएन : L51100MH1917PLC272418

घर क्र. १२, प्लॉट ६ए, तळ मजला - स्नेह, रोड क्र. २, अभिनव नगर, सीटीआरसी ट्रेनिंग सेंटर समोर, बोरिवली पूर्व, मुंबई ४०० ०६६.क्रू. क्र. ९३२४०८९४३२ ईमेल : fraseracp@gmail.com वेबसाइट : www.fraserindia.co.in



दि. ३० जून, २०२५ रोजी संपलेल्या तिमाही अखेरकरिता अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल रु. मिलीअन मध्ये (प्रति शेअर डाटा वगळता

तिमाही अखेर वर्ष अखेर अनु. क्र ३०.०६.२०२५ ३१.०३.२०२५ ३०.०६.२०२४ 39.03.7074 १. कार्यचलनातून एकूण उत्पन्न कालावधीकरिता निव्वळ नफा / तोटा (कर, अतिविशेष व/व (0.98) (६.११) (8.80) (१५.७९) अतिरिक्त बाबीपूर्व) कर पूर्व कालावधीकरिता निव्वळ नफा/ तोटा (अतिविशेष व/वा (६.११) (0.88) (१.१0 (१५.७९) अतिरिक्त बाबीपश्चात) करपश्चात कालावधीकरिता निव्वळ नफा / तोटा (अतिविशेष व/वा ٧. (0.88 (६.०९ (१.१० (१५.७७) अतिरिक्त बाबीपश्चात) कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कर पश्चात नफा/ तोटा (0.88) (६.०९ (१.१0 (१५.७७) समाविष्ट व अन्य सर्वसमावेशक उत्पन्न) (कर पश्चात) ٤. प्रदानित डिकटी ८१.२ 68.8 68.20 (रु. १०/- प्रत्येकीचे एफव्ही) ७. अन्य इक्रिटी (0.03) ८. उत्पन्न प्रति शेअर (रु. १०/- प्रत्येकी) (8.98) ए. मूळ रु. (0.88) (0.64) (0.38 बी. सौम्य रु (0.88) (0.64) (0.88) (१.९४)

टीप :

- १. वरील अहवाल कंपनीच्या संचालक मंडळाच्याद्वारे त्यांचे संबंधित सभेमध्ये दि. १३ ऑगस्ट, २०२५ रोजी लेखा समिती व मंजूर केलेल्या अहवालामध्ये उपलब्ध आहेत. वरील अहवाल कंपनीच्या वैधानित लेखापरीक्षक यांच्यादारे मर्यादित केला आहे. कंपनीचे वैधानिक लेखापरीक्षक तिमाही अखेरकरिता दि. ३० जून, २०२५ रोजीकरिता वित्तीय अहवालाचा मर्यादित अहवाल आहे.
- २. वरील हे सबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन, २०१५ अंतर्गत विनियमन ३३ अंतर्गत स्टॉक एक्सचेजसह दाखल तिमाही व वार्षिक वित्तीय अहवालचा तिमाहीचा सारांश आहे. संपूर्ण वित्तीय वार्षिक अहवाल स्टॉक एक्सचेज वेबसाइट अर्थात <u>www.bscindia.com</u> व कंपनीची वेबसाइट www.fraserindia.co.in वर उपलब्ध आहे.
- ३. कंपनीने संपूर्ण कार्यचलन एका सेगमेट मध्ये अर्थात बांधकाम व रिअल इस्टेट साहित्य यांचा पुरवठा केला आहे. त्यामुळे, आयएनडी एएस-१०८ अंतर्गत व्यवस्थापनेच्या अंतर्गत ऑपरेटिंग सेगमेटमध्ये अनुसार आहे.
- गत कालावधी / तिमाही पर्व कालावधीची आकडेव ण्यात येईल. सध्या चाल/ वर्ष अखोरकरिता आकडेवारी यांच्यासह आहे . व्यवस्थापन यांनी एनसीएलेटी समवेत अर्ज दाखल करावा व तीन पक्ष मूल्यांकन स्विकृती रु. ६१.२४ मिलीअन संबंधात आदेश एनसीएलटी येथे जारी
- केला नाही आहे व सीआयआरपी प्रक्रिया अंतर्गत रु. ११.७५ मिलीअन एनसीएलटी आदेश दि. ०६.०१.२०२५ अनुसार स्विकृत झाले आहेत.
- ६. सदर वित्तीय अहवाल संबंधित आधारावर, जमा असलेले तोटे व नकारात्मक निष्वळ चालू मालमत्ता संबंधात उर्वरित तारखेस तयार केले आहे. व्यवस्थापनाकडे येणारे वर्ष संबंधात कंपनी रहिवासी प्रोजेक्ट्स व कपात करत आहे. त्यानुसार सदर वित्तीय अहवाल संबंधित चालू असलेल्या कंपनीच्या आवश्यक मालमत्ता वा दायित्व यांच्या संबंधात आहे.

मंडळाच्या वतीने व त्यांच्याकरिता फ्रेजर ॲन्ड कंपनी लिमिटेडकरिता सही/-ओमकार राजकमार शिव्हारे (व्यवस्थापकीय संचालक)

ठिकाण : मुंबई वि. १३ ऑगस्ट, २०२५ डीआयएन : ०८३७४६७३

डेल्फी वर्ल्ड मनी लिमिटेड

(पूर्वीचे एबीक्सकॅश वर्ल्ड मनी इंडिया लिमिटेड म्हणून) सीआयएन : L65990MH1985PLC037697

नोदणीकृत कार्यालय: ८ वा मजला, माणेक प्लाझा, कलिना सीएसटी रोड, विद्यानगरी मार्ग, कलिना, सांताकुझ (पूर्व), मुंबई ४०० ०९८. दूर. क्र.: +९१-२२-६२८८९५०० ई-मेल: corp.relations@ebixcash.com वेबसाइट: www.indiaforexonline.com

दि. ३० जून, २०२५ रोजी संपलेल्या तिमाही अखेरकरिता अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

					(रक्कम ।मलाअनमध्य)		
			तिमाही अखेर				
अ.	विवरण	३०.०६.२०२५	३१.०३.२०२५	३०.०६.२०२४	३१.०३.२०२५		
क्र		अलेखापरीक्षित	लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित		
ξ.	कार्यचलनातून एकूण उत्पन्न	१६५.५१	१७३.०६	१९७.८४	७३९.५६		
₹.	कर पूर्व कालावधीकरिता निव्वळ नफा/ (तोटा)	६१.०२	६७.१४	४७.४२	१४५.७३		
₹.	कर पश्चात कालावधीकरिता निव्वळ नफा/ (तोटा)	४५.१४	२८.७३	३५.६६	१९.५५		
٧.	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न	४४.९९	२८.०१	३५.३९	१८.७३		
	(कालावधीकरिता नफा समाविष्ट (कर पश्चात) व						
	अन्य सर्वसमावेशक उत्पन्न						
ч.	प्रदानित इकिटी भाग भांडवल	१११.२८	१११.२८	१११.२८	१११.२८		
€.	अन्य इकिटी (राखीव आरक्षित वगळता)	٥	0	0	२१२४.३१		
७.	उत्पन्न प्रति शेअर (चालू व खंडित कार्यचलनाकरिता)						
	(रु. १०/- प्रत्येकी) (वार्षिक नाही)						
	ए) मूळ (रु.)	¥.0Ę	२.५८	₹.२०	१.७६		
	बी) सोम्य (रु.)	४.०६	२.५८	₹.२०	१.७६		

टिप:

- १. वरील हे सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन २०१५ च्या विनियम ३३ अंतर्गत स्टॉक एक्सचेजेससह दाखल दि. ३० जुन, २०२५ रोजी अखेर तिमाही अखेरकरिता अलेखापरीक्षित वित्तीय वर्षांचा अहवाल आहे. लेखापरीक्षित वित्तीय अहवालाचा संपूर्ण प्रारूप स्टॉक एक्सचेज लिमिटेड वेबसाइट www.breindia.com/www.nreindia.com वर व कंपनीची वेबसाइट www.indiaforexonline.com वर उपलब्ध आहे.
- २. वरील अलेखापरीक्षित वित्तीय अहवाल लेखा समिती द्वारे पाहण्यात आला आहे व संचालक मंडळाद्वारे त्यांच्या दि. १२ ऑगस्ट, २०२५ रोजी आयोजित सभेमध्ये मंजूरी दिली आहे.

डेल्फी वर्ल्ड मनी लिमिटेड यांच्याकरिता (पूर्वीचे एबीक्सकॅश वर्ल्ड मनी इंडिया लिमिटेड म्हणून)

केला जाईल, असे रिझर्व्ह बँकेने स्पष्ट केले

धनादेश वटणावळीसाठी सध्या लागणारा दोन दिवसांपर्यंतचा कालावधी लक्षणीय कमी होऊन, बँकांकडून धनादेश अवध्या काही तासांत वटवला जाऊन ग्राहकांच्या खात्यात इच्छित रक्कमही जमा होईल, अशी नवीन यंत्रणा रिझर्व्ह बॅकेकडून येत्या

सिस्टम (सीटीएस)' ही प्रणाली प्रचलित पूर्ण होण्यासाठी दोन कामकाजाच्या

सॅटिन क्रेडिटकेअर नेटवर्कची पहिल्या तिमाहीत दमदार कामगिरी मुंबई, दि. १३

(प्रतिनिधी): सॅटिन क्रेडिटकेअर नेटवर्क लिमिटेडने ३० जून २०२५ रोजी समाप्त होणाऱ्या तिमाहीसाठी आपले अनऑडिटेड आर्थिक परिणाम जाहीर केले आहेत. कंपनीची व्यवस्थापन अंतर्गत मालमत्ता अर्थिक वर्ष २६च्या पहिल्या तिमाहीत १२,४९९ कोटी रुपये झाली आहे जी गतवर्षी समान कालावधीत ११,७०६ कोटी रुपये होती. कंपनीचे निव्वळ व्याज उत्पन्न ४१६ कोटी रुपये झाले आहे जे गतवर्षी ३८३ कोटी रुपये होते. कंपनीचा करपश्चात नफा ४५ कोटी रुपये झाला आहे. गतवर्षी तो १०५ कोटी रुपये होता. कंपनीने सातत्यपूर्ण कामगिरी करताना सलग १६ व्या तिमाहीत नफा नोंदविला आहे, जो कंपनीची निरंतर आर्थिक कामगिरी अधोरेखित करतो. आर्थिक वर्ष २६ च्या पहिल्या तिमाहीत २,०६५ कोटी रु. ची स्थिर

वितरण गती टिकवर्ल आहे त्यामुळे गेल्या वर्षाच्या तुलनेत ३.४% वृद्धी झाली आहे. रिजेक्शन रेट ६७% आहे जो मार्च २०२५ नंतर -३०० बीपीएसने वाढला आहे. तो प्रामुख्याने गार्डरेल्स २.० च्या अंमलबजावणी<u>नं</u>तर कडक कर्ज मुल्यांकन फ्रेमवर्कमुळे आहे. जून २०२५ (वितरणाच्या वेळी) रोजी फक्त ६.१% ग्राहकांकडे ३ पेक्षा जास्त मायक्रोफायनॅन्स कर्जदाता आहेत आणि ०.१% ग्राहकांचे थकित कर्ज २ लाख रु. किंवा त्यापेक्षा जास्त आहे. यावरून कर्जांची शिस्त

उत्तम असल्याचे दिसते. सॅटिन क्रेडिटकेअर नेटवर्क लिमिटेडचे अध्यक्ष आणि मॅनिजिंग डायरेक्टर डॉ. एच. पी. सिंह म्हणाले, "आम्ही या आर्थिक वर्षाची सुरुवात दमदार पावले टाकुन आणि उत्साहात केली आहे. एक निरंतर गती कायम राखली आहे आणि सर्व प्रमुख पॅरामीटर्सवर स्थिर कामगिरी केली आहे. याचा सगळ्यात मोठा पुरावा हा आहे की, क्षेत्रातील आव्हाने असन देखील आम्ही एकत्रित आधारावर ४५ कोटी रु. च्या करानंतर नफ्यासह सलग १६ व्या तिमाहीत नफा केला आहे. आमचा एयुएम गेल्या वर्षाच्या तुलनेत ६.८% वाढून १२,४४९ कोटी रु. झाला

आहे. आम्ही स्थिर

वितरणाचा दर देखील

कायम राखला आहे.

एकंदर २,२४२ कोटी रु. वितरित केले जे मागील

वर्षाच्या तुलनेत ६.०%

जास्त आहेत.

वैविध्यपूर्णतेवरील

आमचा फोकस हा

मुख्य स्तंभ आहे.

आम्ही आमच्या

पुष्पगुच्छात जोडली

आहेत आणि त्यानंतर

आर्थिक सेवांच्या पृढे

जात टेक्नॉलॉजीमध्ये

ऑफरिंग्ज दिली आहेत

आमच्या धोरणाचा एक

मायक्रफायनॅन्सपासुन

किफायतशिर निवास

आणि एमएसएमई कर्जे

नवी दिल्ली, दि. १३ (वृत्तसंस्था): संबंधाने कार्यक्षमता सुधारण्यासाठी आणि बँक ग्राहकांची व्यवहार पूर्ततेची (सेटलमेंट) जोखीम कमी करण्यासाठी रिझर्क बँकेने सध्या प्रचलित सीटीएस प्रणालीत बदल करण्याचे ठरविले. त्यानुरूप 'सेटलमेंट ऑन रियलायझेशन' म्हणजेच आधी वसुली नंतर पूर्तता आणि निरंतर वटणावळीचा हा बदल अंमलात येणार आहे.

दुसरा टप्पा ३ जानेवारी २०२६ रोजी लागू

खातेदाराच्या खात्यात वर्ग केली जाईल.

२०२६ पासून, ज्या धनादेशीची पुष्टीसाठी ड्रॉई बॅकेसाठी निर्धारीत वेळ कमी करून तीन तासांवर येईल. म्हणजेच सकाळी १० ते ११ दरम्यान प्राप्त झालेल्या धनादेशांची

डुकॉन इन्फ्राटेक्नोलॉजीस लिमिटेड

डुकॉन हाउस, ए/४, एमआवर्डीसी वागळे इंडस्ट्रियल इस्टेट, रोड क्र. १, ठाणे (प) ४०० ६०४, सीआयएन क्र. L72900MH2009PLC191412 वेबसाइट : www.duconinfra.co.in

	दि. ३० जून, २०२५ रोजी संपलेल्या तिमाही अखेरकारिता स्थायी च एकत्रित अलेखापरीक्षित वित्तीय अहवालाचा निष्कर्श (रक्कम ठ. लाखात)								
		स्थाची			एकत्रित				
अ. क्र.	विवरण	तिमाही अखेर ३० जून, २०२५ अलेखापरीक्षित	तिमाही अखेर ३० जून, २०२४ अलेखापरीक्षित	तिमाही अखोर ३१ मार्च, २०२५ लेखापरीक्षित	वर्ष अखेर ३१ मार्च, २०२५ लेखापरीक्षित	तिमाही अखेर ३० जून, २०२५ अलेखापरीक्षित	तिमाही अखेर ३० जून, २०२४ अलेखापरीक्षित	तिमाही अखोर ३१ मार्च, २०२५ लेखापरीक्षित	वर्ष अखेर ३१ मार्च, २०२५ लेखापरीक्षित
₹.	कार्यचलनामधून एकूण महसूल	६,३७९.९७	६,१२५.४१	€, % \%\\$	२५,४६०.४५	११,२९०.४८	१०,९५६.३६	११,९३३.३०	४५,२४२.०७
₹.	कालावधीकरिता निव्वळ नफा/ तोटा (कर, अतिरिक्त व/वा अतिविशेष बाबी पूर्व)	१४१. २२	\$\$8.98	२३७.४३	६९०.४६	४६१.२४	४५३.१९	४८६.६८	१,९३७.६२
₹.	कर पूर्व कालावधीकरिता निष्वळ नफा/ तोटा (अतिरिक्त व/वा अतिविशेष बाबी पूर्व)	१४१.२२	\$\$¥.\$¥	456 .83	६९०.४६	४६१.२४	४५३,१९	४८६.६८	१,९३७.६२
٧.	कर पश्चात कालावधीकरिता निञ्चळ नफा/ तोटा (अतिरिक्त व/वा अतिविशेष बाबीपश्चात)	\$08.88	९६.९७	१८०.१२	५१५.६१	3 \$3. \$ 8	३०७.४१	30.03E	१,३५४.८७
ц.	कालावधीकारेता एक्ण सर्वसमावेशक उत्पन्न (कालावधीकारेता समाविष्ट नफा/ तोटा (कर पश्चात) व अन्य सर्व समावेशक उत्पन्न (कर पश्चात)	\$08.83	९६.९७	१८०.१२	५१५.६१	3 ₹3.₹४	३४.७०६	\$60. 6 \$	१,३५४.८७
ξ.	इकिटी भाग भांडवल	३,२४९.२६	२,५९९.४०	३,२४९.२६	३,२४९.२६	३,२४९.२६	२,५९९.४०	३,२४९.२६	३,२४९.२६
6 .	आरक्षित (महसूल आरक्षित वगळता) पूर्व वर्षांच्या लेखापरीक्षित ताळेबंदामध्ये निर्देशित				११९९५.२८				१३५०२.८६
٤.	उत्पन्न प्रति शेअर)(इ. १/- प्रत्येकी) (चालू व खंडित कार्यचलनाकरिता)								
	१. मूळ	₽0,0	V0.0	90.0E	०.१६	0.80	٥.१२	0.88	٥.४२
	२. सौम्य	60.0	80.0	0,0Ę	0.84	٥,१٥	0.88	0.88	٥.४२

टीप : वरील वित्तीय अहवालाचा लेखा समिती अहवाल व संचालक मंडळाची संबंधित सभा दि. १२ ऑगस्ट. २०२५ रोजी वरील अहवालावर मंजूरी देण्याकरिता आयोजित केली आहे. वरील स्थायी व एकत्रित लेखापरीक्षित वित्ती अहवाल तिमाही अखेर दि. ३० जून, २०२५ चा विस्तृत प्रारूपांचा सारांश स्टॉक एक्सचेज सह दि. १२ ऑगस्ट, २०२५ रोजी सेबी (सूची अनिवार्यता च विमोचन आवश्यकता) विनियमन २०१५ च्या विनियम ३३ अंतर्गत दाखल केल आहे. तिमाही अखेरकरिता स्थायी व एकत्रित अलेखागरीक्षित वित्तीय अहवाल दि. ३० जून, २०२५ रोजी अखोरकरिता कंपनीची वेबसाइट www.duconninfra.co.in व स्टॉक एक्सचेज वेबसाइट www.breindia.com d www nreindia.com वर उपलब्ध आहे.

हकॉन इन्फ्राटेक्नोलॉजीस लि. कवि हरिष शेट्टी

कार्यकारी संचालक व सीएफअ

अरूण गोविर डीआयएन : ०१९१४६१

नक मंडळाच्याकरिता वा वती

सही/-

Regd. Office: 1703, 17th Floor, Lodha Supremus, Senapati Bapat Marg, Lower Parel, Mumbai - 400013 Phone no: 022-62406240 | Emall Id: indianivesh@indianivesh.in | Website: www.indianivesh.in CIN: L99500MH1931PLC001493

EXTRACTS OF STATEMENT OF UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE, 2025

[₹ in Lakhs except EPS] **STANDALONE** CONSOLIDTED Quarter Ended Year Ended **Quarter Ended** Year Ended **Particulars** 30-Jun-25 31-Mar-25 30-Jun-24 31-Mar-25 | 30-Jun-25 | 31-Mar-25 | 30-Jun-24 31-Mar-25 Unaudited Unaudited Audited Unaudited Unaudited Audited Audited Audited 64.53 240.10 Total income from operations (net) 32.63 44.03 194.06 374.80 91.18 653.40 Net Profit / (Loss) for the period from -942.1 189.53 -972.88 189.13 25.65 -623.00 13.91 -571.70 ordinary activities (Before tax, Exceptiona and /or Extraordinary items) Net Profit / (Loss) for the period before tax -942.15 (after Exceptional and /or Extraordinary 25.65 189.53 -623.00 13.91 -972.88 189.13 -571.70 Net Profit / (Loss) for the period after tax -638.7 (after Exceptional and /or Extraordinary 17.49 -951.45 182.25 -660.48-95.07 -1.065.65 200.98 items) Total Comprehensive Income for the period (comprising profit or (loss) for the period 17,49 -951.45 182.25 -660.48 -93.60-1.070.99 205.04 -635.78(after tax)] Paidup Equity Share Capital 377.5 377.5 377.50 377.50 377.50 377.50 377.50 377.50 (Face Value RS. 1/- per share)" Reserves(excluding revaluation reserve) -3,209.30 -5,577.75 -5,595.24 NA -5,595.24 -4,521.23 -4,427.63 -4,427.63

Rs. 1/- each) (not annualised for the quarters) Standalone Notes:

"Earnings per share (Basic and Diluted) (of

The above results of the Company for the quarter ended on 30th June 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 12th August 2025.

0.48

-1.79

-0.25

-2.82

0.53

-1.69

-2.52

0.05

- 2 i. The Company had an outstanding principal loan of Rs. 60.00 crores. Interest amounting to Rs. 11.07 crores was provided and paid up to 31st March 2022. Subsequently interest was waived off at the each year end till 31st March 2024 based on mutual agreement. Based on the above waiver, interest was not provided in quarterly results upto 31st December 2024. However, at the year end 31st March 2025, the Company did not receive any waiver for the and accordingly interest has been provided at the rate of 7.15 % at negotiated rate for the full year. In the current quarter interest is not provided as per negotiated terms of loan, had the interest been provided on principal outstanding as per th and reserves and surplus would have been lower by Rs. 1.07 Crores
- ii. Also another loan outstanding principal of Rs. 67.50 crores . No interest was provided in the quarterly results as being the terms and conditions were under negotiation upto nine months ended 31st December 2024. However, in the previous guarter ended 31st March 2025, the Company have negotiated the terms of the interest and payment with the lender and accordingly interest has been provided at the rate of 9% for the full Financial year 24-25. In the current quarter interest is not provided, had the interest been provided on principal outstanding as per the negotiated rate of interest, finance cost, loss and liabilities would have been higher by Rs 1.37 Crores and profit for the quarter and reserves and surplus would have been lower by Rs. 1.37 Crores.
- iii. The Company has outstanding principal loan of Rs 4.85 crores from 1 party. As per management final rate of interest and terms of repayment of loan is under negotiation, Had the interest been provided on principal outstanding as per the original rate of interest, finance cost, loss and liabilities would have been higher by Rs 0.10 Crores and profit for the quarter, reserves and surplus would have been lower by Rs. 0.10 Crores In the absence of the corroborative audit evidence, we
- are not able to comment on the consequential impact on the financial statements. 3 During FY 22-23 year, the one of the major wholly owned subsidiary company viz. IndiaNivesh Shares and Securities Private Limited (INSSPL) - has restarted its trading terminals on NSE Cash Segment w.e.f. April 18, 2022 Vide SAT passed an order dated March 7, 2022 granting a stay on the impugned order of the NSE's Member & Core Settlement Guarantee Fund Committee (MCSGFC). However approval of Bombay Stock Exchange is still pending. Standalone and Consolidated networth of the Company is eroded. Directors/Management of the Company will induct the funds as and when required to meet its various cost and losses and the company will able to meet its obligation in future course of business and also short-term borrowings has been utilized for the long-term investment cost amounting
- to Rs 72,99,042 (Rs. In Hundreds) and fair Value Rs. 76,64,617 (Rs. In Hundreds) as per standalone financial statements. The financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard and Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time, and other accounting principles generally
- accepted in India and in compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The segment reporting of the Company has been prepared in accordance with Ind AS - 108 on "Operating Segment" (Refer - Annexure 1).
- Pursuant to Regulation 33 of the SEBI (Listing and Other Discloser Requirement) Regulation 2015 (as amended), the standalone results of the Company are available on the website of the Company www.indianivesh.in & on the website of BSE www.bseindia.com
- The figures for the quarter ended March 31, 2025 are the balancing figures between audited figures in respect of the full financial year for 2024-25 published unaudited year to date figures upto the third guarter ended December 31, 2024.
- Corresponding figures of the previous periods / year have been regrouped or rearranged, wherever considered necessary. **Consolidated Notes:**
- The above results of the Company for the quarter ended on 30th June 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 12th August 2025.
- 2 i. The Holding Company had an outstanding principal loan of Rs. 60.00 crores. Interest amounting to Rs. 11.07 crores was provided and paid up to 31st March 2022. Subsequently interest was waived off at the each year end till 31st March 2024 based on mutual agreement. Based on the above waiver, interest was not provided in quarterly results upto 31st December 2024. However, at the year end 31st March 2025, the Company did not receive any waiver for the and accordingly interest has been provided at the rate of 7.15 % at negotiated rate for the full year. In the current quarter interest is not provided as per negotiated terms of loan, had the interest been provided on principal outstanding as per the negotiated rate of interest, finance cost, loss and liabilities would have been higher by Rs 1.07 Crores
- and reserves and surplus would have been lower by Rs. 1.07 Crores ii. Also another loan outstanding principal of Rs. 67.50 crores . No interest was provided in the quarterly results as being the terms and conditions were under negotiation upto nine months ended 31st December 2024. However, in the previous quarter ended 31st March 2025, the Company have negotiated the terms of the interest and payment with the lender and accordingly interest has been provided at the rate of 9% for the full Financial year 24-25. In the current quarter interest is not provided, had the interest been provided on principal outstanding as per the negotiated rate of interest, finance cost, loss and liabilities would have been higher by Rs 1.37 Crores and profit for the quarter and reserves and surplus would have been lower by Rs. 1.37 Crores.
- iii. The holding Company has outstanding principal loan of Rs 4.85 crores from 1 party. As per management final rate of interest and terms of repayment of loan is under negotiation, Had the interest been provided on principal outstanding as per the original rate of interest, finance cost, loss and liabilities would have been higher by Rs 0.10 Crores and profit for the quarter, reserves and surplus would have been lower by Rs. 0.10 Crores in the absence of the corroborative audit
- evidence, we are not able to comment on the consequential impact on the financial statements... The above consolidated results represent results of IndiaNivesh Limited, its subsidiaries have been prepared in accordance with Ind AS 110 - "Consolidated Financial
- The financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard and Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as 5 During FY 22-23 year, the one of the major wholly owned subsidiary company viz. IndiaNivesh Shares and Securities Private Limited (INSSPL) - has restarted its trading terminals on NSE Cash Segment w.e.f. April 18, 2022 Vide SAT passed an order dated March 7, 2022 granting a stay on the impugned order of the NSE's
- Member & Core Settlement Guarantee Fund Committee (MCSGFC). However approval of Bombay Stock Exchange is still pending. Standalone and Consolidated networth of the Company is eroded. Directors/Management of the Company will induct the funds as and when required to meet its various cost and losses and the company will able to meet its obligation in future course of business and also short-term borrowings has been utilized for the long-term investment cost amounting to Rs 59,19,486.16 (Rs. In Hundreds) and fair Value Rs. 51,00,259 (Rs. In Hundreds) as per consolidated financial result. The segment reporting of the Group and its subsidiaries has been prepared in accordance with Ind AS - 108 on "Operating Segment" (Refer - Annexure 1)

Pursuant to Regulation 33 of the SEBI (Listing and Other Discloser Requirement) Regulation 2015, the consolidated results of the Group are available on the website

of the Group www.indianivesh.in & on the website of BSE www.bseindia.com. The figures for the quarter ended March 31, 2025 are the balancing figures between audited figures in respect of the full financial year for 2024-25 published unaudited year to date figures upto the third quarter ended December 31, 2024.

Place: Mumbai Date: 12th August, 2025

Corresponding figures of the previous periods / year have been regrouped or rearranged, wherever considered necessary.

For IndiaNivesh Limited Sd/ Rajesh Nuwal **Managing Director** DIN. 00009660 ठिकाण : मुंबई

दि. १२ ऑगस्ट, २०२५

सही/-तिरूवनमलाई चंद्रशेकरन गुरुप्रसाद

डीआयएन : ०३४१३९८२