

Mavdi Plot Branch, Rajkot:

Office No. 12, G. F. Sky Mall, Nr. S. T. Workshop, Gondal Road, Rajkot - 360 004

[Rule 8(1)] Possession Notice (For Immovable Property) Whereas The undersigned being the Authorized Officer of Bank of Baroda, under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred upon him under section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice dated 13.06.2024 calling upon the Borrower/Guarantor/Mortgager Mrs Rekhaben Pankajbhai Sorathiya to repay the amount mentioned in the notice being Rs. 11,89,178.99/- (Eleven Lakhs Eighty Nine Thousand One Hundred Seventy Eight And Ninety Nine Paisa Only) Plus Further Intrest and other charges from 13.06.2024 (inclusive intrest up to 09.06.2024) and expenses within 60 days from the date of receipt of the said notice.

The Borrower/Guarantor/Mortgagor having failed to repay the amount, notice is hereby given to the Borrower/Guarantor/Mortgagor and the public in general that the undersigned has taken Possession of the property described herein below in exercise of powers conferred on him under Section 13(4) of the said Act read with Rule 8 of the said rules on this 2nd February Year 2025.

The Borrower's attention is invited to provision of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

The Borrower/Guarantor/Mortgagor in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Bank of Baroda, for an amount of being Rs. 11,89,178.99/-(Eleven Lakhs Eighty Nine Thousand One Hundred Seventy Eight And Ninety Nine Paisa Only) Plus Further Interest and other charges from 13.06.2024 (inclusive interest up to 09.06.2024) plus unapplied interest at the contractual rate plus cost charges and payment till date of payment.

### Security agreement with brief description of securities

Em of Residential Bunglow No. 97 on Plot No. 97 Land Admeasuring 130.80 Sq. Mtrs at NA Land of R. S. No. known as 380/1 P1P1 Sunrise Green of Village Nagar Pipalia Tal.: Lodhika, Dist.: Rajkot, belonging Rekhaben Pankajbhai Sorathiya. Boundaries: North: Plot No. 96 East: Plot No. 76

South: Plot No. 98 West: 7.50 Mtrs. Wide Road Date: 02.02.2025, Authorised Officer. Place: Rajkot Bank of Baroda



### APPENDIX-IV [Rule-8(1)] POSSESSION NOTICE (For Immovable Property)

Whereas The undersigned being the Authorized Officer of the Central Bank of India, Shapar Branch under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under Section 13 (12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a Demand Notice Dated 03.10.2024 calling upon the Borrowers / Mortgagors / Partners / Guarantors Mr. Anil Prabhudas Nirmavat to repay the amount mentioned in the notice being Rs. 7,61,109/- (Rupees Seven Lac Sixty One Thousand One Hundred Nine Only) as on 03:10:2024 plus interest within 60 days from the date of receipt of the said Notice.

The Borrower / Guarantor / Mortgagor having failed to repay the amount Notice is hereby given to the Borrower / Guarantor / Mortgagor and the Public in general that the indersigned has taken Symbolic Possession of the property described herein below in exercise of powers conferred on him/her under Section 13(4) of the said Act, read with rule 8 of the Security Interest (Enforcement) Rules 2002 on this 03rd February of

The Borrower in particular and the Public in general is hereby cautioned not to deal with the property/ies and any dealings with the property/ies will be subject to the charge of the Central Bank of India, Shapar Veraval Branch for an amount Rs. 7,61,109/-(Rupees Seven Lac Sixty One Thousand One Hundred Nine Only) as on 03.10.2024 plus further interest along-with other charges. (Amount deposited after issuing of Demand Notice U/Section 13(2) has been given effect.)

The Borrower / Guarantor attention is invited to provision of sub-section (8) of Section 13 of the Act, in respect of time available, to redeem the secured assets.

Sr. No.		Details of Mortgage Deed / Document
1	Property in the name of Mr. Anilbhai Prabhudas Nirmavat at Village Gundasara Sub Plot No. 167 + 168 + 169/G of Plot No. 167, 168, 169 of area known as "Harsidhdhi Park" situated on the Revenue Survey No. 201/1, of Village: Gundasara, Tal.: Gondal, Dist.: Rajkot, Area: 48.45 Sq. Mtr. Boundaries: North: 10.50 Mtrs Road, South: Block No. 167 + 168 + 169/F, East: 7.50 Mtrs Road, West: Plot No. 136+ 137 + 138	

## RIDDHI SIDDHI GLUCO BIOLS LIMITED

REGISTERED OFFICE: 10, Abhishree Corporate Park, Opp. Swagat Bunglows BRTS Bus Stand, Ambli-Bopal Road, Ahmedabad-380 058 Ph. No. 02717298600 • E-mail: ahmd@riddhisiddhi.co.in • Website: www.riddhisiddhi.co.in

EXTRACT OF STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED ON DECEMBER 31, 2024

STANDALONE								
			Quarter Ende	d	Nine Mor	nths Ended	Year Ended	
Sr. No.	Particulars	31.12.2024 (Unaudited)		31.12.2023 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)	
1	Total Income from Operations	6,029.87	6,946.72	15,136.09	16,123.86	27,524.64	33,769.43	
2	Net Profit / (Loss) for the period (before tax and exceptional items)	2,238.19	3,094.08	2,532.26	7,722.19	8,344.59	9,974.80	
3	Net Profit / (Loss) for the period before tax (after exceptional items)	2,238.19	3,094.08	2,532.26	7,722.19	8,344.59	9,974.80	
4	Net Profit / (Loss) for the period after tax (after exceptional items)	2,662.85	2,338.73	1,651.99	8,413.52	5,561.91	9,222.94	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,342.97	5,118.51	4,167.36	11,392.29	13,422.01	14,945.16	
6	Equity Share Capital	712.97	712.97	712.97	712.97	712.97	712.97	
7	Other Equity						160,897.52	
8	Earnings Per Share (of ₹ 10/- each) (not annualised) Basic & Diluted (In ₹ )	37.35	32.80	23.17	118.01	78.01	129.36	
		CONS	SOLIDATED				(₹ In Lakhs)	
	1		<b>Quarter End</b>	ed	Nine Mon	iths Ended	Year Ended	
Sr. No.	Particulars	31.12.2024 (Unaudited)		31.12.2023 (Unaudited)	31.12.2024 (Unaudited)	31.03.2024 (Audited)		

8	Earnings Per Share (of ₹ 10/- each)						
	(not annualised) Basic & Diluted (In ₹)	37.35	32.80	23.17	118.01	78.01	129.36
		CONS	OLIDATED				(₹ In Lakhs)
٥.,			<b>Quarter End</b>		Nine Mor	Year Ended	
Sr. No.	Particulars	31.12.2024 (Unaudited)		31.12.2023 (Unaudited)			31.03.2024 (Audited)
1	Total Income from Operations	6,454.90	7,013.69	15,572.71	16,912.07	28,223.25	34,890.36
2	Net Profit / (Loss) for the period (before tax and exceptional items) from continuing operations	1,479.78	2,267.72	1,790.17	5,348.53	5,615.43	6,470.60
3	Net Profit / (Loss) for the period before tax (after exceptional items) from continuing operations	1,479.78	2,267.72	1,790.17	5,348.53	5,615.43	6,470.60
4	Net Profit / (Loss) for the period after tax (after exceptional items) from continuing operations	1,904.44	1,512.37	909.90	6,039.86	2,832.75	5,718.74
5	Net Profit / (Loss) for the period after tax (after exceptional items) from discontinued operations	(7,306.16)	(178.99)	(266.64)	(7,719.57)	(592.67)	(1,332.01)
6	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(5,717.71)	4,115.34	3,162.50	1,320.87	10,110.33	10,115.20
7	Equity Share Capital	712.97	712.97	712.97	712.97	712.97	712.97
8	Other Equity	i i			ji j		152,965.01
9	Earnings Per Share (of Rs 10/- each) from continuing operation (not annualised) Basic & Diluted (In ₹)	26.71	21.21	12.76	84.71	39.73	80.21
10	Earnings Per Share (of Rs 10/- each) from discontinued operation (not annualised) Basic & Diluted (In ₹)	(102.48)	(2.51)	(3.74)	(108.27)	(8.31)	(18.68)
11	Earnings Per Share (of Rs 10/- each) from continuing and discontinued operation (not annualised)						

NOTES:

Basic & Diluted (In ₹)

The above unaudited standalone financial results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meeting held on February 05, 2025.

18.70

(75.76)

9.02

(23.56)

2. The above is an extract of the detailed format of Quarterly Ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing obligation and Disclosure Requirements) Regulations, 2015. The full format of the same is available on the websites of the Stock Exchange(s) www.bseindia.com and on company's website www.riddhisiddhi.co.in

For RIDDHI SIDDHI GLUCO BIOLS LIMITED

31.42

61.53

(Rs in Lakhs)

Ganpatraj L. Chowdhary Place: Ahmedabad **Managing Director** Date: February 5, 2025 (DIN - 00344816)



Place: Rajkot

## SHANTI EDUCATIONAL INITIATIVES LIMITED

Registered Office: 1909 - 1910, D Block, West Gate, Nr. YMCA Club,

S. G. Highway, Ahmedabad, Gujarat-380015

CIN: L80101GJ1988PLC010691 Contact No. +079 66177266

Central Bank of India

(Control of the Control of the Contr	Email: info@seil.edu.in, website: www.seil.edu.in
STATEMENT OF UNAUDITE	ED CONSOLIDATED FINANCIAL RESULT FOR THE QUARTER ENDED ON 31ST DECEMBER, 2024

CONSOLIDATED Quarter Ended Nine Months Ended Year Ended Sr. No. **Particulars** 30.09.2024 31.12.2023 31.12.2024 31.12.2023 31.12.2024 31.03.2024 (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Audited) 1234.89 403.97 4324.74 1880.86 2282.91 Total income from operation 2094.60 2 Net Profit/(Loss) for the period (before tax, Exceptional &/or Extraordinary Items) 478.48 377.01 -3.20634.17 244.81 1009.04 Net profit/(Loss) for the period before tax 3 639,05 (After Exceptional &/or Extraordinary Items) 244.81 364.40 1.68 1009.04 496.51 4 Net profit/(Loss) for the period after tax (After Exceptional &/or Extraordinary Items) 250.17 16.89 753.67 473.83 365.00 195.00 5 Total Comprehensive Income for the period [Comprising profit/ (Loss) for the period 340.82 (after tax) and other comprehensive income 198.78 251.55 17.17 758.83 484.19 (after tax)] 6 Equity Share Capital 1610.00 1610.00 1610.00 1610.00 1610.00 1610.00 Other Equity (Reserve) Earning per Share (of Rs 1/- each) 8 (for continuing and discontinued Operations) 1. Basic (In Rs) 0.01 0.23 00.120.47 0.29 2. Diluted (in Rs) 00.12 00.16 0.01 0.47 0.29 0.23

STANDALONE								
Sr. No.	Particulars	Quarter Ended			Nine Mon	Year Ended		
		31.12.2024 30.09.2024 31.12.202	31.12.2023	1.12.2023 31.12.2024	31.12.2023	31.03.2024		
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
1.	Total Income from Operations	646.04	832.88	291.59	2339.46	1520.60	1807.13	
2.	Profit before tax	201.49	379.30	21.28	950.23	547.49	442.03	
3.	Profit after tax	164.67	269.68	30.32	710.99	404.09	317.81	
4.	Total Comprehensive Income for the period [Comprising profit/ (Loss) for the period (after tax) and other comprehensive income (after tax)]	158.12	271.07	30.60	705.82	414.45	293.63	

## Notes:

Place: Ahmedabad

Date: 05.02.2025

- The above is an extract of the detailed format of Quarterly Financial results filled with the Stock Exchange under regulation 33 of the SEBI (Listing Obligation & Disclosure Requirement) Regulation 2015. The Full format of the Quarterly financial results is available on the website of the Stock Exchange. (www.bseindia.com) and Company's Website www.seil.edu.in. The same can be accessed by scanning the QR Code provided below.
- The above Un-audited Financial Results have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their Meeting held on 05th February, 2025.

For, Shanti Educational Initiatives Limited

Vishal Chiripal Managing Director DIN No. 00155013 ONE FAMILY CHE BANK

Ahmedabad Zone 1st Floor, Baleshwar Square, Sar Khej- Gandhinagar Highway, Opposite ISCON Temple Ahmedabad 380015 Gujarat TELE: 079-25500876 e-mail zmahmedabad@mahabank.co.in,dzmahmedabad@mahabank.co.in

### DEMAND NOTICE

			<u> </u>	NOTICE
Α	X5/S	ARFAESI/Madhapar Branch/2024-25	3 3	Date: 10.09.2024
	1(a)	Mr. Sameja Hafish Husen (Borrower) Junavas Bhadali, Nakhatrana Gujarat 370675	1(b)	Mr. Sameja Hafish Husen (Borrower) Sub Plot No. 18 to 21/4, Plot no. 18 to 21 R.S No. 497/Paiky CWS No 04, NR. Sural Bhit Road Bhuj Dist. Kutch
	2(a)	Mrs. Hanishaben Husen Sameja (Co- Borrower) Junavas Bhadali, Nakhatrana	2(b)	Mrs. Hanishaben Husen Sameja (Co-Borrower) Sub Plot No. 18 to 21/4, Plot no. 18 to 21 R.S No. 497/Paiky CWS No 04, NR. Sural Bhit Road Bhuj

Dear Sir / Madam Sub: Demand Notice U/s. 13 (2) of Securitization & Reconstruction of Financial Assets

and Enforcement of Security Act 2002. That at your request, the following credit facilities have been sanctioned by Bank of Maharashtra, Madhapar Branch. Gujarat to You No. 1 and 2. You No. 1& 2stood asmortgagors for the repayment of the dues under or in respect of the

credit facilities granted to you No. 1& 2. That the details of the credit facilities, the securities charged in favour of the Bank and the present outstanding dues are

Sr. No	I TULLUTO OF THIS OF	Details of the security	Present outstanding		
		Sub Plot No. 18 to 21/4, Plot no. 18 to 21 R.S No. 497/Paiky	Ledger Balance as on 09.09.2024	14,66,393/-	
	Rs.16,00,000/-	CWS No 04, NR. Sural Bhit	Unapplied Interest as on 09.09.2024	88,441/-	
	1	Road Bhuj Dist.Kutch "Cersai Id No 200054830071	Total as on 09.09.2024	15,54,834/-	

.That in consideration of the said credit facilities availed, you have executed the necessary documents in favour of the bank including the follow

Term Loan A/c No. (6038096	67000)
Document No.	Dated
F46/47 Demand Note	18/02/2021
Housing Ioan Agreement	18/02/2021
Registered Mortgage Deed	18/02/2021

The details of the creation of charges are as under a). Name of Owner of Property Mortgaged:- Mr. Sameja Hafish Husen and Mrs. Hanishaben Husen Sameja

Balance & Security confirmation letter 16/02/2024

). The Nature of Charge:- Mortgage c). Description of the property mortgaged/hypothecation & CERSAI ID:- That the immovable property Sub Plot No. 18 to 21/4, Plot no. 18 to 21 R.S No. 497/Paiky CWS No 04, NR. Sural Bhit Road Bhuj Dist. Kutch - CERSAI Id No. - 200054830071

Bounded by as follows:-				
North	Sub Plot No. 18 to 21/03 of Same R S No.			
South	Sub Plot No. 18 to 21/05 of Same R S No.			
East	Sub Plot No. 18 to 21/01 and 18 to 21/08 of same R S No.			
West	6. 00 MT Wide Internal Road			
	Together with all the fixtures and furnitures.			

.That you have failed to adhere to the terms and conditions of sanction and made defaults and accordingly your account has been classified by the Bank as NPA on 18.05.2024 in accordance with the prescribed norms issued by Reserve Bank or India. Inspite of our repeated requests, you have not paid the outstanding amount in your account.

5. You have still not repaid the dues of the Bank and hence in exercise of powers conferred on the Bank under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 (SARFAESI) and without prejudice to the rights of the Bank and to the pending proceedings mentioned above, the Bank hereby calls upon you to repay in full the amount of Total Dues of Ioan as on to 09.09.2024 Rs.15,54,834/- i.e. {Ledger Balance for Term Loan Rs.14,66,393/- plus unapplied interest up to 09.09.2024 is Rs. 88,441/-plus interest on Ledger Balance of Term Ioan @ 9.75% p.a on monthly rest from 10.09.2024 plus Penal Interest on Ledger Balance of TL Loan @ 2% p.a. from 10.09.2024 within 60 days from the date of receipt of this notice; failing which, in addition to and without prejudice to the other rights available to the bank, the bank shall be entitled to exercise any or all of the powers under Sub-Sec. (4) or Sec. 13 of the aforesaid Act in respect of these securities / properties enforceable under the Act, in which case you shall also be liable to further pay all costs, charges and expenses or other incidental charges, which please note.

The powers available under the Act inter alia include a) To take the Possession of the secured assets wherein the security interest has been created as above mentioned together with the right to transfer by way of lease, assignment or sale, for realizing the secured asset.

)To take over the management of the secured assets including right to transfer by way of lease assignment or sale c)To appoint any person as Manager to manage the secured assets, the possession of which will be taken over by us and the Manager shall manage the secured assets and any transfer of secured assets shall vest in the transferee all rights in or in relation to, the secured assets, as if the transfer had been made by you.

I)To write to or issue notice in writing to any person, who has acquired any of the secured assets against which security interest has been created from whom any money is due or may become due to you to pay us the money.

Please take a note that as per Section 13 (13) of the Act, after receipt of this notice, you are restrained from disposing off o dealing with the securities without our prior written consent. . The borrower's attention is invited to the provisions of sub-section 8 of Sec 13 of the Act, in respect of time available, to

FOR BANK OF MAHARASHTRA

(Ravi Kishore) Chief Manager/ Authorized Officer under SARFAESI Act Ahmedabad Zone



redeem the secured assets.

BRANCH: RAJMAHAL ROAD M-7574817481

APPENDIX - IV [See rule - 8(1)] POSSESSION NOTICE CENTRAL TO YOU SINCE 1911 Email: bmbaro0489@centralbank.co.in (FOR IMMOVABLE PROPERTY)

Whereas, the undersigned being the Authorized Officer of the Central Bank of India, Rajmahal Road under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under section 13(2) and 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a Demand Notice Dated 30/11/2024, calling upon the borrowers Mr. Mukeshbhai Chelaram Shewkani & Mrs. Nayana Mukeshbhai Shewkani to repay the amount mentioned in the notice being Rs.1,65,65,944/- (Rupees One Crore Sixty Five Lakh Sixty Five Thousand Nine Hundred Forty Four only) within 60 days from the date of receipt of the said notice.

The borrower having failed to repay the amount, notice is hereby given to the borrowers/guarantors and the public in general that the undersigned has taken possession of the property descpribed herein below in exercise of powers conferred on him/her under sub-section (4) of section 13 of Act read with rule 8 of the Security Enforcement Rules, 2002 on this 1st day of February of the year 2025.

The borrowers and the guarantors in particular and the public in general is hereby cautioned not to be deal with the property and any dealings with the property will be subject to the charge of the Central Bank of India, Raimahal Road for an amount Rs.1,65,65,944/- (Rupees One Crore Sixty Five Lakh Sixty Five Thousand Nine Hundred Forty Four only) due as on 29/11/2024 and interest thereon.

The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets

DESCRIPTION OF THE IMMOVABLE PROPERTY

In registration Dist. Vadodara Sub Dist. Vadodara Moje Village Bhayli sim Block/Survey no. 194, 194/paiki 1, T.P. scheme no. 1, Final plot no. 57, land measuring 18274 sq, mtrs. Wherein as per approved map Darshanam "SPLENDORA" scheme wherein Plot/Block no. A/09 plot admeasuring 155.88 sq. mtrs. And proportionate undivided share of common road and common plot admeasuring 107.28 sq. mtrs. Total admeasuring 263.16 sq. mtrs. Or thereabout together with buildings and fixed structure etc. constructed/erected/installed thereon to be constructed/erected/installed thereon. Bounded: East: Plot No. A/10, West: Plot No. A/8, North: 15.00 Meter Road. South: Plot No. B/12.

Owned by - Mukesh Chelaram Shewkani & Nayana Mukesh Shewkani.

Date: 06.02.2025- Place: Baroda

Authorised Officer, Central Bank Of India

## VASTU HOUSING FINANCE CORPORATION LTD Registered Address: Unit No-203 & 204, 2nd Floor A wing Navbharat Estate Zakaria Bunder Marg Road Sewri West, Mumbai -400 015, India.

Junagadh Branch Address: Timbavadi, R.S No. 70/Paike- 5, Plot No. 3, Office No. 141 & 143, 1st Floor, Central Plaza, Aangan Park, Near Madhuram Gate, Opp. Junagadh Bypass, Junagadh, Gujarat – 362001. **Surat Branch Address:** 501 Abhikram Apartment, 3rd Floor, Opp Bhulka Bhavan School Adajan Main Road Surat Gujarat 395009

## **NOTICE OF SALE OF IMMOVABLE PROPERTY UNDER PRIVATE TREATY**

Sale Notice for sale of immovable properties by way of Private Treaty in exercise of the powers under the Securitization and Reconstruction of Financial Asset and Enforcement of Security Interest Act, 2002 (SRFAESI Act) and pursuant to the possession taken by the Authorised Officer under the said Act and Security Interest (Enforcement) Rules, 2002 ("Rules") for recovery of the secured debts. Whereas, the undersigned being the Authorized Officer of the Vastu Housing Finance Corporation Limited., under the SRFAESI Act, 2002 and in exercise of powers conferred under section 13(2) read with rule 9 of the Security Interest (Enforcement) Rules, 2002, issued a date of demand notice calling upon the borrowers to repay the amount and discharge their loan liability in full as mentioned in the notice within 60 days from the date of said notice.

As the borrowers failed to repay the loan amount within stipulated time, the Authorized Officer of Vastu Housing Finance Corporation Limited has taken physical possession of the immovable property mentioned below and proceeded to sell the said secured asset, by adopting methods as mentioned in Rule 8(5) read with rule 9 of the Rules.

The Authorized Officer of Vastu Housing Finance Corporation Limited, had already conducted Auctions for selling the said secured, but the same were unsuccessful. As such, the Authorized officer has now received an offer from buyer(s) who is/are interested to buy the secured asset for the price mentioned as Reserve Price in the table below. Hence, notice is hereby given to the public in general and in particular to the borrower (s), that if the total outstanding dues in the aforesaid loan account are not paid within Fifteen (15) Days from the date of this publication of this notice, the below mentioned secured asset mortgaged in favour of Vastu Housing Finance Corporation Limited shall be sold on 20-02-2025 on "as is where is", "as is what is" and "whatever there is", basis, by way of "Private Treaty" for

recovery of dues in terms of the provisions of SRFAESI Act read with Rules 8 & 9 of Security Interest (Enforcement) Rules, 2002). Sr. Loan A/c. Name of Borrower(s) / Co- Amount as per Reserve Price Earnest **Description of the Immovable** No and | borrower(s)Legal Heir(s) / Demand Notice Money Property Legal Representative/ **Branch** & Date of **Demand Notice** Do 1701157/ on Do 1406504/ Do 140650 / Diet no 12 land admissaying 107.99

ı	1	LP000000	Hardikkumar Kiritbhai	Rs.1/9115//- as	Rs. 1406594/-	Rs. 140659 /-	Plot no 13 land admeasuring 197-88-
ı		0034912	Dhanesha (Borrower),	on 05-Dec-22	(Rupees	(Rupees One	41 Sg. Mts. of R.S.No. 1 12/3/Paike
ı			Kirtikumar Maganlal		Fourteen Lakh	Lakh Fourty	land admeasuring Ac. 5-06 Gutha of
ı			Dhanesha (Co-Borrower),	Date:	Six Thousand	Thousand Six	Keshod known as "Krushna Nagar"
ı			Kanchanben Kirtikumar	15-Dec-22	Five Hundred	Hundred Fifty	located within the limits of Keshod
ł			Dhanesha (Co-Borrower),		Ninety Four	Nine Only)	Nagarpalika, Ta. Keshod, Dist.
ı			Hetal Anant Manek (Co-		Only)		Junagadh. Saurashtra
1			Borrower), Sanjay C		• •		
ı			Hindocha (Guarantor)				
١	2	LP000000	Nansingh Kharwar	Rs.508027/- as	Rs. 520000/-	Rs. 52000/-	Shop No 6 gr floor Shri Krishna
4		0009395	(Borrower), Kan Singh (Co-	on 05-Dec-21	(Rupees Five	(Rupees Fifty	Avenue Plot no 10 and 11 Nr.
ı			Borrower)		Lakh Twenty	Two Thousand	Bhathwari hotel Ram nagar Surat
ł				Date:	Thousand	Only)	kadodara road Moje Antroli Tal
ı	-			20-Dec-21	Only)		Palsana Surat Gujarat 394325
4							

The attention of the above-mentioned borrowers are invited to the provisions of sub-section (8) of section 13 of the Act, in respect of time

Terms & Condition for sale of property through private treaty are as under:

1. Sale shall be strictly conducted in accordance with the provisions of SRFAESI Act/ Rules. The Sale under Private Treaty shall be on "AS IS WHERE IS BASIS and "AS IS WHAT IS BASIS".

2. The purchaser shall be required to deposit earnest money deposit of the sale consideration on the next working day of receipt of VHFCL's acceptance of offer for purchase of property and the remaining amount shall be paid within 15 days thereafter. 3. The purchaser shall deposit 10% of the offered amount along with application which shall be adjusted against earnest money deposit to

be made as per clause (2) above. 4. Failure to remit the amount as required under clause (2) above, shall cause forfeiture of amount already paid including 10% of the amount paid along with application.

5. In case of non-acceptance of offer of purchase by VHFCL, the amount of 10% paid along with the application shall be refunded without

5. The property is being sold with all the existing and future encumbrances whether known or unknown to VHFCL. The Authorised Officer/ Secured Creditor shall not be responsible in any way for any third-party claims/rights/dues.

7. The purchaser should conduct due diligence on all aspects related to the property (under sale through private treaty) to his satisfaction. The purchaser shall not be entitled to make any claim against the Authorised Officer/ Secured Creditor in this regard at a later date. 8. VHFCL reserves the right to reject any offer of purchase without assigning any reason.

9. In case of more than one offer, VHFCL shall accept the highest offer, if highest bidder fails to deposit the remaining amount; then VHFCL

may request & accept the second highest offer. 10. The interested buyers can approach the Authorised Officer: Junagadh - Mr. Manoj Boricha, Mobile No.: 9998002611 & Surat - Mr. Karankumar Rajeshkumar Chauhan, Mobile No.: 7948220856 during working hours (10 am to 6 pm) from Monday to Saturday) 11. The purchaser shall bear the applicable TDS, stamp duties/additional stamp duty /transfer charges, etc and also all the statutory/non-

statutory dues, taxes, rates, assessment charges, fees, etc owing to anybody.

12. Last date of receipt of offer shall be 19-02-2025 by 05.00 pm. Offers can be submitted at Branch Office.

Place: Junagadh, Palsana Date- 06-02-2025 **Authorized Officer** Vastu Housing Finance Corporation Limited

Ahmedabad

financialexp.epapr.in

#### **AAVAS FINANCIERS LIMITED**

(CIN - L65922RJ2011PLC034297) Regd. Office: 201-202, 2nd Floor, Southend Square, Mansarovar Industrial Area, Jaipur-302020

#### Tel: +91 141 4659239 | E-Mail: info@aavas.in, website: www.aavas.in Joint Public Notice

This Notice is being issued by Aavas Financiers Ltd. ("Company"), Aquilo House Pte. Ltd. ("Proposed Acquirer") and the Sellers (as defined below) pursuant to Paragraph 47 of the Master Direction-Non-Banking Financial Company- Housing Finance Company (Reserve Bank) Directions, 2021 ("HFC Master Directions") dated February 17, 2021 read with Paragraph 42.3 of the Master Direction- Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023 dated October 19, 2023, as amended from time to time (" RBI Master Directions")

Background: The Company is a public company incorporated on February 23, 2011 under the provisions of Companies Act, 1956 (bearing corporate identification number - L65922RJ2011PLC034297). The Company is a non-deposit taking housing finance company, registered with the National Housing Bank in terms of its certificate of registration (bearing registration no. 04.0151.17) dated April 19, 2017, under Section 29A of the Nationa Housing Bank Act. 1987. The equity shares of the Company of face value of INR 10 each ("Equity Shares") are listed on the National Stock Exchange of India Limited and BSE Limited. Its registered office is at 201-202, 2nd Floor, Southend Square Mansarovar Industrial Area, Jaipur - 302 020, Rajasthan, India.

Aquilo House Pte. Ltd., i.e. the Proposed Acquirer, is a private company limited by shares incorporated on August 2, 2024, under the laws of Singapore (Corporate ID: 202431463C). It has its registered office / permanent address at 38 Beach Road, #29-11 South Beach Tower Singapore 189767. Its principal activity is holding of investments  $and \, related \, activities. \, The \, Proposed \, Acquirer \, is \, managed \, and \, / \, or \, advised \, by \, funds \, forming \, part \, of \, the \, CVC \, Network. \, determine the contraction of the contraction$ The "CVC Network" means the global alternative investment manager focused on private equity, credit, secondaries and infrastructure, consisting of CVC Capital Partners plc ("CVC PLC") and each of its subsidiaries from time to time. CVC PLC is a public limited company whose shares are listed and admitted to trading on the

Euronext Amsterdam Stock Exchange. Proposed Transaction: Proposed Acquirer seeks to acquire 2,09,49,112 Equity Shares of the Company representing 26.47% of paid-up share capital of the Company, by way of purchase of Equity Shares from the existing promoters and certain members of the promoter group of the Company, namely Lake District Holdings Limited, Partners Group ESCL Limited and Partners Group Private Equity (Master Fund), LLC (collectively the "Sellers") pursuant to share sale agreements entered into by the Company and the Proposed Acquirer with each of the Sellers on August 10, 2024 (such documents, the "**Transaction Documents**", and such acquisition, the

"Proposed Acquisition"). Pursuant to consummation of the Proposed Acquisition: (i) the Sellers will cease to be shareholders / promoters / nembers of promoter group of the Company and will cease to be in control of the Company; and (ii) the Proposed Acquirer will acquire control of the Company and will be classified as a promoter; and (iii) the board of directors ("Board") of the Company shall be re-constituted. The Proposed Acquirer proposes to nominate 5 directors or the Board of the Company ("**Proposed Directors**") upon completion of the Proposed Acquisition.

The execution of the Transaction Documents had also triggered an obligation of the Proposed Acquirer to make an open offer to the public shareholders of the Company ("Tender Offer") in terms of Regulations 3(1) and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers Regulations), 2011.

Pursuant to the completion of the Tender Offer, the Proposed Acquirer will acquire up to 20,739,711 Equity Shares representing 26.00% of the expanded share capital of the Company, subject to the actual tendering of Equity Shares by the public shareholders of the Company in the Tender Offer.

<u>Rationale</u>: The Proposed Acquisition and Tender Offer (collectively, the "Proposed Transaction") would enable the Company to have the backing of a promoter shareholder with a reliable global reputation and trust with strong corporate governance. This would in turn assist in scaling the business of the Company. The Proposec Transaction would also enable the Company to leverage the CVC Network's expertise in the financial services domain globally, so as to increase productivity and strengthen operational efficiencies.

Approval: RBI, vide its letters dated February 4, 2025 (bearing Reference No. CO.DOR.HGG No.S7010/27-01-046/2024-2025 and Reference No. DOR.HGG.No.S.7014/18-02-056/2024-2025) ("RBI Approval") to the Company, has granted permission for (a) the proposed acquisition by the Proposed Acquirer of up to 52.68% of paid-up equity share capital of the Company; and (b) change in management due to appointment of the Proposed Directors on the Board of the Company. This is subject to compliance with the conditions specified therein. RBI has also granted dispensation regarding the period of public notice under Paragraph 47.1 of the HFC Master Directions from 30 days to 7 days. Implementation: The Proposed Transaction will be consummated after fulfilment of various conditions including

the expiry of 7 days from the date of publication of this Notice, in accordance with paragraph 47.1 of the HFC Master Directions read with the RBI Approval. Accordingly, this public Notice is being jointly issued by the Company, the Proposed Acquirer, and the Sellers with an intention to provide to the public, a notice / intimation regarding the proposed change discussed above. Any clarifications and / or objections in this regard may be addressed to the Company, at its registered office

mentioned above, within 7 days from the date of this Notice, with a copy marked to its Company Secretary and Compliance Officer, Mr. Saurabh Sharma (email id: <a href="mailto:saurabh.sharma2@aavas.in">saurabh.sharma2@aavas.in</a>) or Chief Compliance Officer, Mr Sharad Pathak (email id: sharad.pathak@aavas.in).

#### Issued By

<b>,</b>	
Sd/- Authorised representative of Aavas Financiers Ltd.	Sd/- Authorised representative of Aquilo House Pte. Ltd.
Sd/- Authorised representative of Lake District Holdings Limited	Sd/- Authorised representative of Partners Group ESCL Limited
Sd/- Authorised representative of Partners Group Private Equity (Master Fund), LLC	
Date: February 5, 2025 Place: Jaipur, Rajasthan	

#### **AARVEE DENIMS AND EXPORTS LIMITED**

Regd. Office: 191, Shahwadi, Near Old Octroi Naka, Narol Sarkhej Highway, Narol, Ahmedabad-382405, Gujarat, India. CIN: L17110GJ1988PLC010504; Tel: 079-30417000

Email Id: cs@aarveedenims.com | Website: www.aarveedenims.com

## NOTICE OF EXTRAORDINARY GENERAL MEETING AND INFORMATION REGARDING E-VOTING

aarvee

Place: Ahmedabad

Date: 5th February, 2025

Notice is hereby given that the Extra Ordinary General Meeting ("EGM") of the Company will be held on Saturday, March 1st, 2025 at 12:00 p.m. IST through Video Conferencing (VC) or Other Audio Visual Means (OAVM), in compliance with the applicable provisions of the Companies Act, 2013 and in compliance with the procedure prescribed in circular nos. 14/2020, 17/2020, 22/2020, 33/2020, 39/2020, 10/2021, 20/2021, 03/2022, 11/2022, 09/2023 ("MCA Circulars") issued by the Ministry of Corporate Affairs ("MCA") and circular nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021, SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 and SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5. 2023 and SEBI Circular No. SEB/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07. 2023 ("SEBI Circulars") issued by the Securities and Exchange Board of India ("SEBI") (collectively referred to as "the Circulars"), without physical presence of the members at common venue.

The Notice of the EGM includes the process and manner of attending the EGM through VC and e-voting and other documents were e-mailed to all the Members whose e-mail addresses are registered with the Company or Depository participants on January 31, 2025 in accordance with aforesaid Circulars. The requirements of sending physical copy of the Notice of the EGM to the Members have been dispensed. The Copy of Notice of EGM is also available on the Company's website at <u>www.aarveedenims.com</u>, website of Stock Exchange i.e. BSE Limited at <u>www.bseindia.com</u> and National Stock Exchange of India Limited at <u>www.nseindia.com</u>. The Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. <u>www.evoting.nsdl.com</u>. Pursuant to the provisions of Section 101, 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended, the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as amended and the Circulars issued from time to time, the Company is pleased to provide to the Members the facility to exercise their right to vote prior to EGM and during EGM by electronic means and the business may be transacted through remote e-voting services provided by National Securities Depository Limited. The remote e-voting will commence on Tuesday, February 25, 2025, at 9:00 am and will end Friday, February 28, 2025, at 5:00 pm. The Members holding shares on Saturday, February 22, 2025 (cut-off date) will be entitled to exercise their voting rights through remote e-voting. The remote e-voting will not be allowed beyond its end time. The Members exercising to vote through remote evoting can attend the EGM but will not be allowed to vote again during the EGM. Only the Members who have not cast their votes through remote e-voting may cast their votes during the EGM by attending the EGM through VC. Any person, who acquires shares of the Company and become member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. Saturday, February 22, 2025 may obtain the login ID and password by sending a request at cs@aarveedenims.com.

Members holding shares in dematerialized mode are requested to register / update their KYC details including email address with the relevant Depository Participants. Members holding shares in physical form are requested to register / updated their KYC details including email address by submitting duly filled and signed form ISR-1 to Company's RTA at M/s. MUFG Intime India Pvt Ltd at ahmedabad@linkintime.co.in along with the required documents. Members are requested to quote their-DP ID & Client ID in case of shares are held in dematerialized mode and Folio No. in case shares are held in physical mode, in all correspondences with the RTA or the Company. The documents pertaining to the Items of business to be transacted in the EGM will be available for electronic inspection without any fees by the members at least 10 days before the date of the meeting. Members seeking to nspect such documents can send an email to cs@aarveedenims.com

The Board of directors have appointed Mr. Tapan Shah, Practicing Company Secretary, (ICSI membership number: FCS4476, certificate of practice number: 2839), as the Scrutinizer to scrutinize the voting processes in a fair and

As the EGM is being conducted through VC/OAVM, for the smooth conduct of proceedings of the EGM, members who would like to express their view/ ask question during the meeting may register themselves as speaker shareholders and may send their request mentioning name, mobile number, folio number, email id at cs@aarveedenims.com. Shareholders who have registered themselves as speaker shareholders will only be allowed to express their views/ask questions during the meeting.

Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. Saturday, February 22, 2025, may obtain the login ID and password by sending a request at cs@aarveedenims.com or RTA M/s. MUFG Intime India Pvt Ltd at ahmedabad@linkintime.co.in. However, if he / she is already registered with M/s. MUFG Intime India Pvt Ltd for remote e-Voting then he /she can use his / her existing User ID and password for casting the vote.

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of https://www.evoting.nsdl.com or call on 022 - 4886 7000 and 022 - 2499 7000 or send a request at evoting@nsdl.co.in.

The members will be able to attain the EGM via VC/OAVM/ view the live webcast of EGM via https://www.evoting.nsdl.com by using their Evoting login credentials. The details procedure to attain EGM via VC/OAVM, manner of casting voting via E-voting and E-voting during EGM is explained in the notes of the notice of EGM.

For, Aarvee Denims and Exports Limited

Abira Mansuri (Company Secretary & Compliance Officer)

### OFFER OPENING PUBLIC ANNOUNCEMENT TO THE SHAREHOLDERS OF

ZZEN VENTURES LIMITED

(Formerly known as Jyothi Infraventures Limited) ("MVL"/ "TARGET COMPANY" / "TC")
(Corporate Identification No. L70200TG1995PLC019867) Registered Office: Flat No 704, D Block Tower A, Aparna heights, Kondapur Main Road, Laxmi Nagar, Kondapur, K. V. Rangareddy, Serilingampally, Telangana, India, 500084;
Phone No.: +91- 8639410322; Email id: <a href="mailto:cs@jyothiinfra.com">cs@jyothiinfra.com</a>; Website: <a href="www.jyothiinfra.com">www.jyothiinfra.com</a>

This Advertisement is being issued by Navigant Corporate Advisors Limited, on behalf of Mr. Sandeep Dsilva ("Acquirer-1"), Mr. il Anand Khot ("Acqui Sahadeo Singh ("Acquirer-3") Mr. Chetan Mehrotra ("Acquirer-4") M Jaisukhlal Vaghani ("Acquirer-5") and Mr. Hiren Kishor Deshpande ("Acquirer-6") (Acquirer-1, Acquirer-2, Acquirer-3, Acquirer-4 Acquirer-5 and Acquirer-6 hereinafter collectively referred to as the "Acquirers") pursuant to regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") in respect of Open Offer ("Offer") for the acquisition up to 57,21,300 Equity Shares of Rs. 10/- each representing 26.01%\* of the expanded equity and voting share capital of the Target Company. The Detailed Public Statement ("DPS") pursuant to the Public Announcement ("PA") made by the Acquirers have appeared in Financial Express - English Daily (all editions); Jansatta - Hindi Daily (all editions); Pratahkaal - Marathi Daily (Mumbai edition); Prajajyothi - Telugu Daily – (Rangareddy

- Telangana edition) on 23<sup>rd</sup> August, 2024. The Offer Price is Rs. 10.00/- (Rupee Ten Only) per equity share payable in cash ("Offer Price").
- Committee of Independent Directors ("IDC") of the Target Company are of the opinion that the Offer Price of Rs. 10.00/-(Rupees Ten Only) offered by the Acquirers is in accordance with the relevant regulations prescribed in the Takeover Code and prima facie appear to be justified. The recommendation of IDC was published in the aforementioned newspapers on 05th
- February, 2025. There has been no competitive bid to this Offer.
- The completion of dispatch of The Letter of Offer ("LOF") to all the Public Shareholders of Target Company was completed on
- Please note that a copy of the LOF is also available on the website of Securities and Exchange Board of India (SEBI) www.sebi.gov.in and also on the website of Manager to the Offer, www.navigantcorp.com and shareholders can also apply or plain paper as per below details: Eligible Person(s) may participate in the Offer by approaching their respective Broker/Selling Broker and tender Shares in the
- In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on 30<sup>th</sup>  $August, 2024. \ We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI (SEBI (SAST)) Regulations from SEBI (SEBI (SEBI)(SEBI (SEBI (SEBI (SEBI (SEBI (SEBI (SEBI (SEBI (SEBI (SEBI (SEB$ vide its Letter No. SEBI Observation Letter no. SEBI/HO/CFD/RAC/DCR-2/P/OW/2404/2025 dated January 22, 2025 which
- have been incorporated in the LOF. Any other material changes from the date of PA: Nil

Open Offer as per the procedure along with other details.

Schedule of Activities:

Activity	Original Date	Original Day	<b>Revised Date</b>	Revised Day
Public Announcement	16.08.2024	Friday	16.08.2024	Friday
Publication of Detailed Public Statement in newspapers	23.08.2024	Friday	23.08.2024	Friday
Submission of Detailed Public Statement to BSE, Target Company & SEBI	23.08.2024	Friday	23.08.2024	Friday
Last date of filing draft letter of offer with SEBI	30.08.2024	Friday	30.08.2024	Friday
Last date for a Competing offer	13.09.2024	Friday	13.09.2024	Friday
Receipt of comments from SEBI on draft letter of offer	23.09.2024	Monday	22.01.2025	Wednesday
Identified date*	25.09.2024	Wednesday	24.01.2025	Friday
Date by which letter of offer be dispatched to the shareholders	03.10.2024	Thursday	31.01.2025	Friday
Last date for revising the Offer Price	08.10.2024	Tuesday	05.02.2025	Wednesday
Comments from Committee of Independent Directors of Target Company	08.10.2024	Tuesday	05.02.2025	Wednesday
Advertisement of Schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchange and Target Company	09.10.2024	Wednesday	06.02.2025	Thursday
Date of Opening of the Offer	10.10.2024	Thursday	07.02.2025	Friday
Date of Closure of the Offer	23.10.2024	Wednesday	21.02.2025	Friday
Post Offer Advertisement	30.10.2024	Wednesday	03.03.2025	Monday
Payment of consideration for the acquired shares	07.11.2024	Thursday	10.03.2025	Monday
Final report from Merchant Banker	14.11.2024	Thursday	18.03.2025	Tuesday

\*Identified Date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except the Acquirers promoter and Selling Company) are eligible to participate in the Offer any time before the closure of the Offer.

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS

#### ISSUED BY MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRERS NAVIGANT CORPORATE ADVISORS LIMITED 804, Meadows, Sahar Plaza Complex, J B Nagar, Andheri Kurla Road, Andheri East, Mumbai - 400059



Email id: navigant@navigantcorp.com Website: www.navigantcorp.com SEBI Registration No: INM000012243 Contact person: Mr. Sarthak Viilani

Tel No. +91 22 4120 4837 / 4973 5078

Place : Mumbai Date: February 05, 2025

## RIDDHI SIDDHI GLUCO BIOLS LIMITED

CIN: L24110GJ1990PLC013967

REGISTERED OFFICE: 10, Abhishree Corporate Park, Opp. Swagat Bunglows BRTS Bus Stand, Ambli-Bopal Road, Ahmedabad-380 058 Ph. No. 02717298600 • E-mail: ahmd@riddhisiddhi.co.in • Website: www.riddhisiddhi.co.in EXTRACT OF STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED ON DECEMBER 31, 2024

STANDALONE								
Sr.	Quarter Ended Nine Months Ended							
No.	Particulars		30.09.2024 (Unaudited)		(Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)	
1	Total Income from Operations	6,029.87	6,946.72	15,136.09	16,123.86	27,524.64	33,769.43	
2	Net Profit / (Loss) for the period (before tax and exceptional items)	2,238.19	3,094.08	2,532.26	7,722.19	8,344.59	9,974.80	
3	Net Profit / (Loss) for the period before tax (after exceptional items)	2,238.19	3,094.08	2,532.26	7,722.19	8,344.59	9,974.80	
4	Net Profit / (Loss) for the period after tax (after exceptional items)	2,662.85	2,338.73	1,651.99	8,413.52	5,561.91	9,222.94	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,342.97	5,118.51	4,167.36	11,392.29	13,422.01	14,945.16	
6	Equity Share Capital	712.97	712.97	712.97	712.97	712.97	712.97	
7	Other Equity						160,897.52	
8	Earnings Per Share (of ₹ 10/- each) (not annualised) Basic & Diluted (In ₹)	37.35	32.80	23.17	118.01	78.01	129.36	
		CONS	SOLIDATED				(₹ In Lakhs)	
Sr.		Quarter Ended Nine Months Ended						
or. No.	Particulars	31.12.2024 (Unaudited)	30.09.2024 (Unaudited)	31.12.2023 (Unaudited)	31.12.2024 (Unaudited)		31.03.2024 (Audited)	
1	Total Income from Operations	6,454.90	7,013.69	15,572.71	16,912.07	28,223.25	34,890.36	
2	Net Profit / (Loss) for the period (before tax and exceptional items) from continuing operations	1,479.78	2,267.72	1,790.17	5,348.53	5,615.43	6,470.60	
3	Net Profit / (Loss) for the period before tax (after exceptional items) from continuing operations	1,479.78	2,267.72	1,790.17	5,348.53	5,615.43	6,470.60	
4	Net Profit / (Loss) for the period after tax (after exceptional items) from continuing operations	1,904.44	1,512.37	909.90	6,039.86	2,832.75	5,718.74	
5	Net Profit / (Loss) for the period after tax (after exceptional items) from discontinued operations	(7,306.16)	(178.99)	(266.64)	(7,719.57)	(592.67)	(1,332.01)	
6	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(5,717.71)	4,115.34	3,162.50	1,320.87	10,110.33	10,115.20	
7	Equity Share Capital	712.97	712.97	712.97	712.97	712.97	712.97	
8	Other Equity						152,965.01	
9	Earnings Per Share (of Rs 10/- each) from continuing operation (not annualised) Basic & Diluted (In ₹)	26.71	21.21	12.76	84.71	39.73	80.21	
10	Earnings Per Share (of Rs 10/- each) from discontinued operation (not annualised) Basic & Diluted (ln ₹)	(102.48)	(2.51)	(3.74)	(108.27)	(8.31)	(18.68)	
11	Earnings Per Share (of Rs 10/- each) from continuing and discontinued							

Basic & Diluted (In ₹)

Place: Ahmedabad

Date: February 5, 2025

operation (not annualised)

The above unaudited standalone financial results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meeting held on February 05, 2025.

18.70

(75.76)

The above is an extract of the detailed format of Quarterly Ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing obligation and Disclosure Requirements) Regulations, 2015. The full format of the same is available on the websites of the Stock Exchange(s) www.bseindia.com and on company's website www.riddhisiddhi.co.in For RIDDHI SIDDHI GLUCO BIOLS LIMITED

> sd/-Ganpatraj L. Chowdhary **Managing Director** (DIN - 00344816)

(23.56)

31.42

61.53

## થર્મેક્સનો ચોખ્ખો નફ્રો પર ટકા સંકડાઇને રૂ.૧૧૪ કરોડના સ્તરે

નવી દિલ્હી, તા. પ

ઉપાયો પૂરા પાડતી થર્મેક્સ આવક૮ટકાવધીનેગ્રા.૨,૩૨૪ લિમિટેડનો સંકલિત ચોખ્ખો નફો કરોડથી ર્રા.૨,૫૦૮ કરોડ થઇ ડિસેમ્બર ત્રિમાસિક ગાળામાં છે.બોર્ડેગ્રા.૪૦૦કરોડસુધી તેના પાછલા વર્ષના સમાન સમય ઋણ માટે કંપનીની સંપૂર્ણ ગાળાની સરખામણીમા પર ટકા માલિકીની પેટા કંપની ફર્સ્ટ ઘટીને રૂા.૧૧૪ કરોડે રહ્યો છે. એનર્જી પ્રાઇવેટ લિમિટેડને ખાલી જમીન પ્લોટના (એપઇપીએલ) કોર્પોરેટ ગેરંટી-વેચાણમાંથી રૂા.૧૨૬ કરોડના લેટર ઓફ કંફર્ટના માર્ગ દ્વારા અપવાદરૂપ લાભ દ્વારા કંપનીએ ટેકાને મંજૂરી આપી છે. ઓર્ડર પાછલા વર્ષના સમાન સમય બેલેન્સ૩૧ડિસેમ્બર,૨૦૨૪ના ગાળામાં રૂા.૨૩૭ કરોડનો કર રોજ ત્રિમાસિક ગાળામાં પાછલા પછી સંકલિત નફો નોંધાવ્યો હતો. વર્ષના સમાન સમય ગાળાથી ૬

હાલમા (ડિસેમ્બર) ત્રિમાસિક થયું છે. ઓર્ડર બૂકિંગ સમીક્ષા ગાળાના પરિણામો ઔદ્યોગિક હેઠળના ત્રિમાસિક ગાળામાં માળખા સેગમેન્ટમાં ચોક્કસ પાછલા વર્ષના સમાન સમય ઓર્ડરમા નીચા માર્જિન અને ગાળામાં રૂા.૨,૫૦૬ કરોડની કેમિકલ સેગમેન્ટમાં ઉત્પાદન સરખામણીમા ૮ ટકા ઘટીને રૂ મિશ્રણમાં ફેરફારની અસરથી ા.૨,૨૯૬ કરોડથયું છે.

પ્રભાવિત થયા છે. સમીક્ષા હેઠળના સમય ગાળા દરમિયાન ઉર્જા અને પર્યાવરણને લગતા કંપનીની સંકલિત ઓપરેટિંગ કંપનીએ સમજાવ્યુ હતું કે ટકા વધીને રૂા.૧૧,૩૮૩ કરોડ

## બિરલા કોર્પનો ચોખ્ખો નફો ૭૧ ટકા સંકડાઇને રૂપિયા ૩૧ કરોડ

નવી દિલ્હી, તા. પ

ભાવ પગલાની મદદથી કન્ઝન્ઝાી નિવેદનમાં જણાવ્યું હતું.

૯૧.૮ અબજ ડોલર અને ચોથા ડિજિટ ઓર્ગેનિક આવક વૃદ્ધિ રજૂ વધીને ૨૭.૭૮અબજ ડોલ૨થઇ બિઝનેસ યોજના ધારે છે કે

મુખ્ય અસરકારક ચોખ્ખા ભાવ કેન્દ્રિત કરશે.

અને ઓર્ગેનિક વોલ્યુમ વૃદ્ધિ પ્રદર્શિત કરે છે. અનુકૂળ ફૂડ યુનિટ ખાસ કરીને ઊંચું માર્જિન વોલ્યુમ ૨ ટકા વધ્યું છે, જે ધરાવતા પોર્ટફોલિયોમાં સુધરેલા ભારતમાં બે આંકડા વૃદ્ધિ અને અમલીકરણ અને પ્રમાણબદ્ધ દક્ષિણ આફ્રિકામાં મધ્ય એક આકંડા વૃદ્ધિ પ્રદર્શિત કરે છે. જ્યારે છે. કંપનીએ સ્વાદિષ્ટ નાસ્તા અને પીણાં યુનિટ વોલ્યુમ વૃદ્ધિ ૧ ટકા પીણાંમા ભારત સહિત બજારમાં વધી છે જે ભારતમાં બે આંકડા હિસ્સો હાંસલ કર્યો છે. તેમ ડિજિટલ વૃદ્ધિ દર્શાવે છે. કંપનીની કંપનીએ ૨૦૨૪ના ચોથા એએમઇએસએ વિભાગમાં ચોથા ત્રિમાસિક ગાળામાં કમાણી ત્રિમાસિક ગાળામાં ચોખ્ખી આવક પ ટકા વધીને ૨.૦૩ અબજ કંપનીની ચોખ્ખી આવક ૨૮ ડોલર થઇ છે. ૨૦૨૫ માટેના ડિસેમ્બર, ૨૦૨૪ના રોજ પૂરા દેખાવ અંગે કંપનીના મેનેજમેન્ટે થયેલા વર્ષમાં ૦.૪૧ ટકા વધીને જણાવ્યું હતું કે અમે નીચા એક ત્રિમાસિક ગાળામાં ૦.૨ ટકા કરવાની અપેક્ષા રાખી છે. અમારી ગ્રાહકોની પસંદગીઓ અને ટેવ કંપનીની ભારત સહિત ચેનલ. આવક સમહ અને ભગોળ આફ્રિકા, મધ્ય પૂર્વ, દક્ષિણ પ્રમાણે બદલાતી રહેશે. અમારી (એએમઇએસએ) બિઝનેસ યોજાઓ અને ગો ટુ વિભાગમાં ચોખ્ખી આવક માર્કેટ સિસ્ટમ અનુકળ અને ચપળ ૨૦૨૪માં ૧.૨૭ ટકા વધીને માનસિકતા સાથે વધુ ચોક્કસ ૬.૨૧ અબજ ડોલ૨ થઇ છે. જે અમલીકરણ પર ધ્યાન

# MP State Tourism Development Corporation Corporate Identification Number (CIN) — U63040MP1978SGC001445 Registered Office: Paryatan Bhavan, Bhad Bhada Road, Bhopal-462003 Tel.: 0755-4027112, Fax: 0755-2775434/2774289

Website: www.mpstdc.com NIT No. SYS.No. 2025\_STDC\_400797\_1

Email: sandesh(

MPSTDC invites offers from interested bidders for below mentioned RFP. The detailed terms & conditions can be downloaded from website www.mpstdc.com and https://www.mptenders.gov.in. For any technical issues contact: Toll free number 0120- 4001 002. For further information please contact Mr. Sandesh Yashlaha Company Secretary), at Mob. No. +91 9424796880 or email sandesh@mpstdc.com.

The last date of submission of the RFP is 10/02/2025, 12.30 PM. Date of issue

No.	Particulars (Request For Proposal)						
1	For Hiring of Electric Vehicles and Golf Caron For MP Global Investors Summit 2025.						

RFP is available at https://www.mptenders.gov.i MANAGING DIRECTOR

## NAMDEV FINVEST

CIN: U65921RJ1997PTC047090

Registered office: S1-S7-S8, Shree Nath Plaza, Second Floor, Neer Sagar Market, HDFC Bank Building, Bhankrota, Aimer Road, Jaipur-302026 Tel. No: 0141 225 0026 • Website: https://www.namfin.in/

TATEMENT OF UNAUDITED FINANCIAL RESULT FOR THE QUARTER ENDED DECEM [Regulation 52(8), read with Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015, (LODR Regulations)]

SI No	Particulars	Quarter Ended	Corresponding Quarter for the previous year ended	Previous Year ended
		31.12.2024	31.12.2023	31.03.2024
		Un-Audited	Un-Audited	Audited
1	Total Income from Operations	8465.60	5460.89	20696.08
2	Net Profit/ (Loss) for the period (before Tax,			
	Exceptional and/ or Extraordinary items#)	1106.40	922.80	2812.98
3	Net Profit/ (Loss) for the period before tax			
	(after Exceptional and/ or Extraordinary items#)	1106.40	922.80	2812.98
4	Net Profit/ (Loss) for the period after tax			
	(after Exceptional and/ or Extraordinary items#)	1111.84	678.68	2079.51
5	Total Comprehensive Income for the period			
	[Comprising Profit/ (Loss) for the period (after tax)			
	and Other Comprehensive Income (after tax)]	1109.38	681.79	2077.03
6	Paid up Equity Share Capital	2822.90	2713.62	2821.97
7	Reserves (excluding Revaluation Reserve)	9326.07	5375.57	6021.26
8	Securities Premium Account	29848.93	13464.75	29843.49
9	Net worth	43129.52	21748.75	39818.34
10		138807.53	98248.35	114598.46
11	Outstanding Redeemable Preference Shares	NIL	NIL	NIL
12		3.22	4.52	2.88
13	Earnings Per Share (of Rs. 10/- each)			
	(for continuing and discontinued operations)			
	1. Basic:	3.94	4.72	8.07
	2. Diluted:	2.77	4.69	7.49
14		N.A.	N.A.	N.A.
15		N.A.	N.A.	N.A.
16		N.A.	N.A.	N.A.
17	Interest Service Coverage Ratio	N.A.	N.A.	N.A.

Notes: (1) The above is an extract of the detailed format of quarterly results filed with the Stoci Exchanges under Regulation 52 of the LODR Regulations. The full format of the quarterly financial results are available on the websites of the Stock Exchange(s) and the listed entity (https://bseindia.com) and (https://www.namfin.in). (2) For the other items referred in the regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange(s) (BSE Ltd.) and can be accessed on the URL (https://bseindia.com). (3) The impact on net profit / loss, total comprehensive income or any other relevant financial items(s) due to change(s) in accounting policies shall be disclosed by means of a footnote.

For and on behalf of Board of Directors NAMDEV FINVEST PRIVATE LIMITE

Date: 05.02.2025 Jitendra Tanwar (Managing Director & CEO DIN: 0514903