SYMBOLIC POSSESSION NOTICE PICICI Bank | Branch Office: ICICI Bank Ltd Office Number 201-B, 2nd Floor, Road No. 1 Plot No-B3, WIFI IT Park, Wagle Industrial Estate, Thane (West)- 400604 The Authorised ICICI Bank Officer under the Securitisation, Reconstruction of Financial Assets and Enforcemen

the Security Interest (Enforcement) Rules 2002, issued Demand Notices to the borrower(s) mentioned below, to repay the amount mentioned in the Notice within 60 days from the date of receipt of the said Notice.

of Security Interest Act, 2002 and in exercise of the powers conferred under section 13(12) read with Rule 3 of

Having failed to repay the amount, the Notice is issued to the borrower and the public in general that the undersigned has taken symbolic possession of the property described below, by exercising powers conferred on him/her under Section 13(4) of the said Act read with Rule 8 of the said rules on the belowmentioned dates. The borrower in particular and the public in general are hereby cautioned not to deal with the property. Any dealings with the property will be subject to charges of ICICI Bank Limited.

	, , , ,	, , , ,		
Sr. No.		Description of Property/ Date of Symbolic Possession	Date of Demand Notice/ Amount in Demand Notice (Rs)	Name of Branch
1.	Lalitkumar Ramashankar Kashyap & Ramashankar Satyanarayan Sattan- LBMUM00006127541 & LBMUM00006102641	Flat No. 1503, 15th Floor, Building No. 1, Mhada Tower, Sea View Heights Co- Operative Housing Society Ltd, S.No. 138 (PT), C.T.S No. 1(PT), Village- Mankhurd (W), PMGP Colony Road, Mumbai- 400033/ August 06, 2025	March 12, 2025 Rs. 40,12,104,43/-	Mumbai
2.	Sunil Kumar Garg & Ritu Garg- LBPUN00003217878	Flat No. 1802, 18th Floor, E Building, Yoo Pune, City Survey No. 4944, Village Hadapsar, Taluka Haveli, Near Magarpatta City, Maharashtra, Pune- 411028/ August 05, 2025	March 28, 2025 Rs. 1,20,01,252/-	Pune
3.	Sudhir Ramesh Koturwar- LBNAG00006009899 & LBNAG00005995914	Flat No. 202, 2nd Floor, Leo Galaxy, Corporation House No. 808/ C/ 2, Plot No. 2, City Survey No. 11, Sheet No. 116/ 14, Ward No. 62, Kh. Nos. 72/ 1, 73/ 1, 73/ 2, 76/ 1, 77, 77/ 1, 78/ 1, 81, 82 And 82/ 1, Sanctioned Layout of Gokul/ Joras Housing Society, Mouza Borgaon, Gokul Society, Near Dinshaw Factory, Maharashtra, Nagpur- 440020/ August 07, 2025	January 30, 2025 Rs. 41,00,064.4/-	Nagpur
4.	Atul Gulave & Sadhana Atul Gulave- LBPUN00005488832	Flat No. B 12, 3rd Floor, Wing B, Building No. 1, Sona Estate, Plot No. 1, Gat No. 250, Jalochi, Taluka Baramati, Maharashtra, Pune- 413102/ August 07, 2025	March 13, 2025 Rs. 9,74,926.94/-	Pune
	1 2 11	August 07, 2025		

The above-mentioned borrowers(s)/guarantors(s) is/are hereby issued a 30 day Notice to repay the amount, else the mortgaged properties will be sold after 30 days from the date of publishing this Notice, as per the provisions under Rules 8 and 9 of Security Interest (Enforcement) Rules 2002.

Date: August 08, 2025 Place: Maharashtra Sincerely Authorised Officer For ICICI Bank Ltd.

PUBLIC NOTICE PUBLIC NOTICE

NOTICE is hereby given on behalf or

ny clients that I am investigating the

title of M/s. D. SUBHASHCHANDRA &

CO. a partnership firm, to the premises

bearing office No. 417 admeasuring about 250 sq.fts., carpet area on the

4th Floor of Prasad Chambers

Premises Co-operative Society Limited

situated at 719-Prasad Chambers, Swadeshi Mill Compound, Opera House, Mumbai-400004 and 10 fully

paid up shares of Rs. 50/- each

bearing distinctive Nos. bearing Nos.

381 to 385 (both inclusive) and 2231 to

2235 (both inclusive) comprised in Share Certificate No. 381/385 and 363

respectively standing on land bearing

All persons having any claim in respect

of the above referred premises whether by way of sale, exchange, mortgage, charge, gift, trust,

muniment, inheritance, possession,

lease, lien or otherwise are hereby

requested to make the same known in

writing to the undersigned hereof at 2nd Floor, Mantri Building, Above

Lenskart, Opp: Girgaon Church, Girgaon, Mumbai-400004 within 15

days of this notice, failing which, all

such claim of such person/s, if any, will be deemed to have waived and/ or

Dated this 9th day of Aug. 2025

Mukesh Jain

Advocate

abandoned.

C. S. No. 1487 of Girgaon Division.

TAKE NOTICE THAT we are investigating the title of Twenty Five Downtown Realty Limited, a public company incorporated under the provisions of the Companies Act, 1956, having CIN: U70100MH1995PLC092856 and having its registered office at Tulsiwadi Project Office, Ambedkar Nagar, S. K. Rathod Marg, behind Income Tax office, Tardeo, Mumbai - 400034, Maharashtra, India, in respect of the property more particularly described in the Schedule hereunder writte

(hereinafter referred to as the **"Property"**). Any person having any claim, title, interest or right in respect of the Property by way of inheritance, share, sale, mortgage, lease, lien, licence gift, possession or encumbrance howsoever or otherwise is hereby equired to intimate the undersigned within 7 (seven) days from the date of publication of this notice of his such claim, if any, and its with all supporting documents failing which the claims, if any, of such person shall be treated as waived and the undersigned shall proceed to issue a title report in espect of the same

THE SCHEDULE ABOVE REFERRED TO

Development rights in respect of all that piece or parcels of land or ground along with structures situate, lying and being at Tardeo, popularly known as 'Tulsiwadi', situated at Keshavrao Khadye Marg, Tardeo in Greater Mumbai and bearing C. S. No. 383(pt.), 1/383, 389, 390, 397 and 413(pt.) of Tardeo Division, an area admeasuring 74,536.62 square meters of nereabout in the Registration District and Sub-District of Mumbai City and Mumbai Suburban and bounded as follows:

On or towards the East: Western Railway Lines

On or towards the West: Wellingdon Sports Club and RTO office: On or towards the South: Arya Nagar and Mumbai Central Car Shed; and On or towards the North: Keshavrao Khadye Marg and Mahalaxm

M/s. MDP Legal, Advocates & Solicitors

Racecourse.

MDP House, 19, Bank Street Cross Lane Fort, Mumbai - 400 001.

malav@mdplegal.co Place : Mumba Date: 09.08.2025

MDP LEGAL

sd/-Mr. Malav Virani, Partner.

यूनियन बैंक (🎵 Union Bank

भारत सरकार का उपक्रम 🛮 A Government of India Undertaking Regional Office, Mumbai (South): Union Bank Building, 6th Floor, 66/80, Mumbai Samachar Marg, Fort, Mumbai - 400001

E-AUCTION SALE NOTICE (UNDER SARFAESI ACT) 30 DAYS E-AUCTION SALE NOTICE FOR SALE OF IMMOVABLE ASSETS UNDER THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 READ WITH PROVISON TO RULE 8 (6) / RULE 9 (1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002.

Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s), that the below described immovable property mortgaged / charged to the Secured Creditor, the possession of which has been taken by the Authorised Officer of Union Bank of India (Secured Creditor) will be sold on "AS IS WHERE IS", "AS IS WHAT IS", "WHATEVER THERE IS" and "WITHOUT RECOURSE BASIS" on 11.09.2025 in between 12.00 PM to 5.00 PM., for recovery of respective amounts, due to the Union Bank of India (Secured Creditor) from the respective Borrower(s) and Guarantor(s) as mentioned below. The Reserve Price and Earnest Money Deposit will be as mentioned below, For details terms and conditions of the sale, please refer to the link provided in Union Bank of India (Secured Creditor) website i.e. https://www.unionbankofindia.co.in/auction-property/view-auction-property.aspx. Bidder may also visit the website https://baanknet.com. The under mentioned properties will be sold by Online E-Auction through website https://baanknet.com on 11.09.2025 for recovery of respective amounts plus interest and other expenses in the respective borrowers accounts.

	Online E-Auction through website https://baanknet.com Date & Time of Auction: 11.09.2025 at 12.00 P.M to 05.00 P.M.									
ш		a) Name of the Borrower b) Name of the Branch c) Description of Property d) Name of the Owner/s	a) Reserve Price in Rupees b) Earnest Money Deposit (EMD) in Rupees	Debt Due Contact Person and Mobile No.	Encumbrance Possession: Symbolic / Physical					
	1	a) M/s. J V Gokal and Company Private Limited b) MCB Mumbai South Branch c) Residential Flat No 42, area admeasuring 231.6 sq. mtrs. (Carpet Area) is equivalent to 277.92 sq. mtrs., (Built Up area), as per BMC Record, on the 3d floor, in the society known as CCI Chambers Premises Co- operative Society limited and constructed on all the piece and parcel of land bearing Plot No. 210 and 211 in the division of Fort and in the Registration District of Mumbai city (Postal address: also known as Flat No. 42, CCI, Chambers, floor, Dinsha Vaccha Road, Opp. C.C.I Club, Church Gate, Mumbai 400020) d) Mr. Ravindra J. Gokal & Mr. Bhavesh Gokal	a) ₹ 20,44,00,000.00 b) ₹ 2,04,40,000.00	Rs. 4,45,47,223.98 (Rupees Four Crore Forty Five Lac Forty Seven Thousand Two Hundred Twenty Three and Paise Ninety Eight only) as on 05.08.2025 plus further interest thereon w.e.f 06.08.2025 at applicable rate of interest, cost and charges till date. Mr. Sanjay Kumar - Mobile No. 9765544477 Mr. L N devala - Mobile No. 9769946567	Not Known Symbolic Possession					

Bidders are requested to visit the Bank's website https://www.unionbankofindia.co.in/auction-property/view-auction-property. aspx for detailed terms & conditions of E-Auction and other details before submitting their Bids for taking part in the E-Auction. Bidde may also visit the website https://baanknet.com Portal.

The intending bidders must have valid e-mail ID to participate in on-line Auction. The terms and conditions of sale shall be strictly as per the provisions of The Security Interest (Enforcement) Rules, 2002.

STATUTORY 30 DAYS SALE NOTICE UNDER RULE 8 (6) / RULE 9(1) OF SECURITY INTEREST (ENFORCEMENT) RULES 2002 This may also be treated as notice under Rule 8 (6) / Rule 9(1) of Security Interest (Enforcement) Rules, 2002 to the borrower/s and guarantor/s of the said loan about the holding of E-Auction Sale on the above mentioned date. For detailed terms and condition of the sale, please refer to the linkprovided i.e https://www.unionbankofindia.co.in/auction-property/view-auction-property.aspx or https://baanknet.com

Date: 09.08.2025 Place: Mumbai

Sd/-Authorised Officer, Union Bank of India



Proiects

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

(Rs. In Lakhs except per share data)

Sr.			Year Ended		
No.	PARTICULARS	30-Jun-25 (Unaudited)	31-Mar-25 (Audited)	30-Jun-24 (Unaudited)	31-Mar-25 (Audited)
1	Total income from operations	61,601	80,803	52,372	262,913
2	Net profit / (loss) for the period (before tax, exceptional and/or extraordinary Items*)	409	633	746	2,397
3	Net profit / (loss) for the period before tax (after exceptional and/or extraordinary Items*)	409	633	746	2,397
4	Net profit / (loss) for the period after tax (after exceptional and/or extraordinary Items*)	296	482	552	1,546
5	Total comprehensive Income for the period [comprising profit / (loss) for the period (after tax) & other comprehensive income (after tax)]	1,493	(396)	590	587
6	Equity share capital				2,312
7	Reserves (excluding revaluation reserve) as shown in the audited balance sheet of the previous year				64,315
8	Earnings per share (of Rs. 2/- each) (for continuing and discontinued operations)				
	Basic:	0.26	0.42	0.48	1.34
	Diluted :	0.25	0.42	0.48	1.33

Key numbers of Standalone Financial Results

					(Rs. In Lakhs)
Sr. No.			Quarter ended		Year ended
	PARTICULARS	30-Jun-25 (Unaudited)	31-Mar-25 (Audited)	30-Jun-24 (Unaudited)	31-Mar-25 (Audited)
1	Total Income from operations	61,601	80,803	52,372	262,913
2	Net profit/(loss) before tax for contiuing operations	445	633	746	2,397
3	Net profit/(loss) after tax for contiuing operations	332	482	552	1,546
4	Net profit/(loss) after tax for discontinued operations	-	-	-	-
5	Net profit/(loss) after tax	332	482	552	1,546
6	Total comprehensive income [comprising profit / (loss) after tax & other comprehensive income after tax]	1,034	(396)	590	587

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

The above information is extracted from the detailed Unaudited Financial Results for the quarter ended 30th June 2025, which have been reviewed by the Audit Committee, approved by the Board of Directors and filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said financial results are available on the Stock Exchange websites, www.nseindia.com and www.bseindia.com and on the company's website www.bajelprojects.com. The same can be accessed by scanning the QR code provided below.



By order of the Board of Directors For **Bajel Projects Limited**

Place: Mumbai Date: August 08, 2025

Rajesh Ganesh Managing Director & CEO

CIN: L31900MH2022PLC375133 | Regd. Office - Rustomjee Aspiree, 8th Floor, Bhanu Shankar Yagnik Marg, Off Eastern Express Highway, Sion (E), Mumbai 400022. Tel. +91 22 68267300 | Website: https://www.bajelprojects.com | Email: legal@bajelprojects.com

TATA

TATA CAPITAL LIMITED Reg. Office: 11th Floor, Tower-A, Peninsula Business Park, Ganpat Rao Kadam Marg, Lower Parel, Mumbai-400 013, India CIN No. U65990MH1991 PLC060670

SALE NOTICE FOR SALE OF MOVABLE ASSETS E-Auction Sale Notice for Sale of Movable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 6 (2) of the Security Interest (Enforcement) Rules. 2002.

The Borrower/Hypothecator/Guarantor has vide Surrender letter dated 6th January 2024 voluntarily surrendered the below described movable asset and consented to the asset being sold on "As is where is". "As is what is". and "Whatever there is" and at a value/ consideration as TCL may deem appropriate and has waived all notices under the provision of SARFAESI Act and Rules thereunder.

Notice is hereby given to the public in general that the below described movable asser hypothecated /pledged/ charged to the Tata Capital Limited (TCL) (transferee of Tata Capital Financial Services Limited pursuant to and approved Scheme of Arrangement by NCLT), will be sold on "As is where is", "As is what is", and "Whatever there is" on 19th August 2025, for recovery Rs. 1,13,29,997.60/- (Rupees One Crore Thirteen Lakhs Twenty Nine Thousand Nine Hundred and Ninety Seven Rupees and Sixty Paise Only) due as on 9th June, 2025 together with applicable interest and other charges from 10th June 2025, from 1. M/s Mordec Global Private Limited (formerly known as Airbex Systems Pyt ltd) ("Borrower/Hypothecator") 2. Mr. ukesh Shetty ("Guarantor"). The reserve price will be Rs.86,87,000/- (Rs. Eighty Six Lakhs Eighty Seven Thousand Only) and the earnest money deposit (EMD) will be Rs.8,68,700/-Rupees Eight Lakhs Sixty Eight Thousand Seven Hundred Only).

detailed terms and conditions of the sale, please refer to the link provided: http://bit.ly/4mz8vzR in the website of Tata Capital Limited (TCL) i.e. www.tatacapital.com as well as on the e-auction website: https://sarfaesi.auctiontiger.net

For Tata Capital Limited Authorised Officer

SCHEDULE DESCRIPTION OF HYPOTHECATED / SECURED MOVARI E ASSETS

Invoice Date	Invoice	Name of	Purpose	Item name
	No.	Seller		
04.05.2023	B/MC/32/2	Amada	Finance	1. 22513002 Amada NC Turret
	3-24	India Pvt.	required for	Punching Machine Model
		Ltd	purchase	AE2510NT (Qty. 1).
			of / Working	2. 22513002 - Accessories for
			Capital	AE2510NT (1 set).
			requirement	3. 385000518: AMADA Offline
			in respect of	Programming software: Mode
				APASLEPA:1 set.

POSSESSION NOTICE

The undersigned being the Authorized Officer of SAMMAAN CAPITAL LIMITED (CIN:L65922DL2005PLC136029) (formerly known as INDIABULLS HOUSING FINANCE LIMITED) under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued Demand Notice dated 21,12,2021 calling upor the Borrower(s) FARHAN QURESHI and REHANA FARHAN QURESHI to repay the amount mentioned in the Notice being Rs. 22,88,266.76 (Rupees Twenty Two Lakhs Eighty Eight Thousand Two Hundred Sixty Six And Paise Seventy Six only) against Loan Account No. HHLVSH00393645 as on 26.11.2021 and interest thereon within 60 days from the date of receipt of the said Notice

The Borrower(s) having failed to repay the amount, Notice is hereby given to the Borrower(s) 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 Sub-Section (4) of Section 13 of the Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002 on 05.08.2025.

The Borrower(s) 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 SAMMAAN CAPITAL LIMITED (formerly known as INDIABULLS HOUSING FINANCE LIMITED) for an amount of Rs. 22,88,266.76 (Rupees Twenty Two Lakhs Eighty Eight Thousand Two Hundred Sixty Six And Paise Seventy Six only) as on 26.11.2021 and interest thereon

The Borrowers' 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

1 BHK FLAT NO. 404, ON 4TH FLOOR, BUILDING 'B8', ADMEASURING 31.48

Sd/-

CARPET AREA, IN "ARIHANT ARSHIYA", SITUATED AT VILLAGE DAHIWALI, TALUKA KHALAPUR, DISTT. RAIGAD, MAHARASHTRA

Date : 05.08.2025 Authorised Office SAMMAAN CAPITAL LIMITED Place: RAIGAD (FORMERLY KNOWN AS INDIABULLS HOUSING FINANCE LIMITED)

PUBLIC NOTICE

NOTICE is hereby given to the public at large that my clients i.e. (1) SHR SHANKARLAL LADHARAM BHADRA, (2) SHRI KHIMJI LADHARAM BHADRA, (3) SHR KARSHAN LADHARAM BHADRA, (4) SHRI BHIMJI LADHARAM BHADRA & (5) MR KARTIK SHANKARLAL BHADRA are entitled in respect of the Residential Premise: pearing Flat No. 304 (previously numbered as Flat No. 4), located on the 3rd Floor o beaming hat No. 394 (pieudas) full more dash and No. 4), floated of the Building known as Vaity Apartments of Vaity Apartments Co-operative Housing Society Ltd. (Registration No. BOM / WT / HSG / TC / 4197 / YEAR 1989-1990 Dated 12/12/1989) (hereinafter referred to as "the said Society"), situated at L. T Extension Road (now known as Chafekar Bandhu Marg), Mulund (East), Mumbai 400 081 (hereinafter referred to as "the said Premises"), together with Five full paid up shares of Rs.50/- each of the said Society bearing Distinctive Nos. 106 t 110 (both inclusive) incorporated in the Share Certificate No. 22 (hereinafte referred to as "the said Shares"). The chain of documents in respect of the sai Premises are (I) The First Agreement dated 14th September 1985 was execute between MESSRS CREATIVE BUILDERS (MULUND) and (1) SMT. KALPAN. GOPALAKRISHNAN & (2) SHRI R. GOPALAKRISHNAN AND (II) The Second Agreement i.e. Agreement for Sale & Transfer dated 29th April 2002 was execute between SMT. KALPANA GOPALAKRISHNAN and (1) SHRI LADHARAM MITHUBHA BHADRA & (2) MR. KARTIK SHANKARLAL BHADRA. The said SHRI LADHARAN MITHUBHAI BHADRA died intestate on 04th July 2009 & SMT. PADMA LADHARAN BHADRA died intestate on 18" August 2016, leaving behind them (1) SHR SHANKARLAL LADHARAM BHADRA (son), (2) SHRI KHIMJI LADHARAM BHADRA (son), (3) SHRI KARSHAN LADHARAM BHADRA (son) & (4) SHRI BHIMJI LADHARAM BHADRA (son) as their only legal heirs and next of kin according to the provisions the Hindu Succession Act, 1956 by which they were governed at the time of the death, SMT, BHACHABAI MITHUBHAI BHADRA mother of Late SHRI LADHARAN MITHUBHAI BHADRA pre-deceased him. The Original Papers / Agreements / Deed / Documents, if any, executed between SHRI R. GOPALAKRISHNAN & SM* KALPANA GOPALAKRISHNAN, prior to Second Agreement in respect of the sai Premises is lost / misplaced and even after the diligent search the same is no craceable. My clients are also not having photocopy of the Papers / Agreements Deeds / Documents, if any, executed between SHRI R. GOPALAKRISHNAN & SM KALPANA GOPALAKRISHNAN, prior to Second Agreement in respect of the sai Premises in their records. If any person/s / Bank / Financial Institutions is havin custody of the Original Papers / Agreements / Deeds / Documents, if any, execute n SHRI R. GOPALAKRIŚHNAN & SMT. KALPANA GOPALAKRÍSHNÁN, prior t Second Agreement in respect of the said Premises and if any person or p claiming any share and interest through Late SHRI LADHARAM MITHUBHA BHADRA in respect of the said Premises or any right, title, interest, claim/so demand upon against or in respect of the said Premises or any part thereo whether by way of sale, exchange, let, lease, sub-lease, leave and license, right of way, easement, tenancy, occupancy, assignment, mortgage, inheritance oredecessor-in-title, bequest, succession, gift, lien, charge, maintenance, trus ossession of original title deeds or encumbrance/s howsoever, fami arrangement/ settlement, decree or order of any Court of Law or any other authority, contracts, agreements, development right/s or otherwise of whatsoeve nature are required to make the same known to me in writing with documentar evidence at my address mentioned below within 14 (fourteen) days from the date o publication hereof, failing which it shall be considered that there exists no sucl claims or demands in respect of the said Premises and then the claims or demand f any, of such person/s shall be treated as waived and abandoned to all intents an ourposes and the title of the said Premises shall be presumed as clear, marketabl

Mumbai, Dated this 9th day of August 2025

VIKAS THAKKAR Advocate High Cour 401/402, Sainath House, B.P.S Cross Road No. 1 Near Sharon School, Mulund (West), Mumbai – 400 080

GOLD AUCTION CUM INVITATION NOTICE The below mentioned borrowers have been issued notices to pay there outstanding amounts towards the facility against gold ornaments ("Facility") availed by them from F6 CAPITAL AND FINANCE PRIVATE LIMITED (F6CF). Since the borrowers have failed to repay their dues under the Facility, We are constrained to conduct an auction of the pledged Gold Ornaments on 25th Aug 2025. In the event, any surplus amount is realised from this auction, the sum will be refunded to the concerned borrower and if there is a deficit post the auction, the balance amount shall be recovered from the borrower through appropriate legal proceedings. F6CF has the authority to remove any of the following amounts from the auction without prior intimation.

Further, F6CF reserves the right to change the Auction Date, without

any prior notice. List of loan no. F6BDL-24/25-00014; F6BDL-24/25-00014 ;F6BDL-24/25-00022; F6BDL-24/25-00144: F6BDL-24/25-00176: F6BDL-24/25-00182: F6BDL-24/25-00235; F6BDL-24/25-00292; F6BDL-24/25-00314; F6BDL-24/25-00318: F6BDL-24/25-00325: F6BDL-24/25-00330: F6BDL-24/25-00332; F6BDL-25/26-00326; F6BDL-25/26-00336 F6BDI -25/26-00376: F6BDL-25/26-00377 F6BDI -25/26-00379 F6CHM-24/25-00151; F6CHM-24/25-00193; F6CHM-24/25-00202; F6CHM-24/25-00207; F6CHM-24/25-00243; F6CHM-24/25-00203; F6CHM-24/25-00206; F6CHM-24/25-00227: F6CHM-24/25-00208: F6CHM-24/25-00244; F6CHM-24/25-00327; F6CHM-24/25-00332 F6CHM-24/25-00401: F6CHM-24/25-00467: F6CHM-24/25-00468: F6CHM-24/25-00475; F6CHM-24/25-00476; F6CHM-24/25-00477 F6CHM-24/25-00482 F6CHM-24/25-00483 F6CHM-24/25-00490: F6CHM-24/25-00493; F6CHM-24/25-00491; F6CHM-24/25-00492; F6CHM-24/25-00495; F6CHM-24/25-00499; F6CHM-24/25-00496; F6CHM-24/25-00500; F6CHM-24/25-00498; F6CHM-24/25-00501; F6CHM-24/25-00502; F6CHM-24/25-00503; F6CHM-24/25-00505 F6CHM-24/25-00506: F6CHM-24/25-00508: F6CHM-24/25-00509: F6CHM-24/25-00510; F6CHM-24/25-00516; F6CHM-24/25-00517 F6CHM-24/25-00519: F6CHM-24/25-00520: F6CHM-24/25-00521 F6CHM-24/25-00526; F6CHM-24/25-00527; F6CHM-24/25-00528; F6CHM-24/25-00530: F6CHM-24/25-00532: F6CHM-24/25-00533 F6CHM-24/25-00534; F6CHM-24/25-00535; F6CHM-24/25-00537 F6CHM-24/25-00538; F6CHM-24/25-00539; F6CHM-24/25-00540; F6CHM-24/25-00541: F6CHM-25/26-00514: F6CHM-25/26-00542 F6CHM-25/26-00601; F6CHM-25/26-00605; F6CHM-25/26-00649 F6CHM-25/26-00651: F6CHM-25/26-00652: F6DMBL-24/25-01160: F6DMBL-24/25-01237; F6DMBL-24/25-01249; F6DMBL-24/25-01271 F6DMBL-24/25-01573; F6DMBL-24/25-01630; F6DMBL-24/25-01633; F6DMBL-24/25-01648; F6DMBL-24/25-01786; F6DMBL-24/25-01787; F6DMBL-24/25-01795; F6DMBL-24/25-01798; F6DMBL-24/25-01802; F6DMBL-24/25-01837; F6DMBL-24/25-01875; F6DMBL-24/25-01876; F6DMBL-24/25-01877; F6DMBL-25/26-02243; F6DMBL-25/26-02244 F6DMBL-25/26-02321: F6KHP-24/25-02320: F6KHP-24/25-02337 F6KHP-24/25-02576; F6KHP-24/25-02370; F6KHP-24/25-02626: F6KHP-24/25-02991: F6KHP-24/25-03012 F6KHP-24/25-03439; F6KHP-24/25-03466; F6KHP-24/25-03187; F6KHP-24/25-03599; F6KHP-24/25-03606; F6KHP-24/25-03635 F6KHP-24/25-03671: F6KHP-24/25-03738: F6KHP-24/25-03739: F6KHP-24/25-03745; F6KHP-24/25-03762; F6KHP-24/25-03766 F6KHP-24/25-03774: F6KHP-24/25-03804: F6KHP-24/25-03805: F6KHP-24/25-03822; F6KHP-24/25-03823; F6KHP-24/25-03830: F6KHP-24/25-03832: F6KHP-24/25-03833 F6KHP-24/25-03866; F6KHP-24/25-03881 F6KHP-24/25-03839; F6KHP-24/25-03889; F6KHP-24/25-03894; F6KHP-24/25-03890; F6KHP-24/25-03897; F6KHP-24/25-03893 F6KHP-24/25-03929 F6KHP-24/25-03930; F6KHP-24/25-03933; F6KHP-24/25-03934 F6KHP-24/25-03944: F6KHP-24/25-03946: F6KHP-24/25-03956 F6KHP-24/25-03957; F6KHP-24/25-03958; F6KHP-24/25-03962: F6KHP-24/25-03964: F6KHP-24/25-03967; F6KHP-24/25-03968; F6KHP-24/25-03975; F6KHP-24/25-03984; F6KHP-25/26-04021; F6KHP-25/26-04039; F6KHP-25/26-04154: F6KHP-25/26-04163: F6KYN-24/25-00082; F6KYN-24/25-00107; F6KYN-24/25-00121: F6KYN-24/25-00280: F6KYN-24/25-00318; F6KYN-24/25-00344; F6KYN-24/25-00370: F6KYN-24/25-00385:

F6KHP-24/25-03960; F6KHP-24/25-03965 F6KHP-24/25-03973; F6KHP-24/25-03976; F6KHP-24/25-03982; F6KHP-25/26-04008; F6KHP-25/26-04012; F6KHP-25/26-04140; F6KYN-24/25-00078: F6KYN-24/25-00115 F6KYN-24/25-00294 F6KYN-24/25-00360 F6KYN-24/25-00395 F6KYN-24/25-00409; F6KYN-24/25-00417; F6KYN-25/26-00448 F6KYN-25/26-00450; F6MHKLB-24/25-04503; F6MHKLB-24/25-05043; F6MHKLB-24/25-05043; F6MHKLB-24/25-05163; F6MHKLB-24/25-05292; F6MHKLB-24/25-05370; F6MHKLB-24/25-05377; F6MHKLB-24/25-05397; F6MHKLB-24/25-05457; F6MHKLB-24/25-05458; F6MHKLB-24/25-05460; F6MHKLB-24/25-05461; F6MHKLB-24/25-05463; F6MHKLB-24/ 24/25-05464; F6MHKLB-24/25-05466; F6MHKLB-24/25-05477; F6MHKLB-24/25-05514; F6MHKLB-24/25-05522; F6MHKLB-24/25-05525; F6MHKLB-24/25-05537; F6MHKLB-24/25-05538; F6MHKLB-24/25-05541; F6MHKLB-24/25-05555; F6MHKLB-24/25-05559; F6MHKLB-24/25-05562; F6MHKLB-24/25-05565; F6MHKLB-24/25-05566; F6MHKLB-24/25-05567; F6MHKLB-24/25-05568; F6MHKLB 24/25-05569; F6MHKLB-24/25-05571; F6MHKLB-24/25-05617; F6MHKLB-24/25-05641: F6MHKLB-24/25-05644: F6MHKLB-24/25 05646; F6MHKLB-24/25-05647; F6MHKLB-24/25-05650; F6MHKLB-24/25-05670; F6MHKLB-24/25-05676; F6MHKLB-24/25-05677; F6MHKLB-24/25-05686; F6MHKLB-24/25-05687; F6MHKLB-25/26-05678; F6MHKLB-25/26-05679; F6MHKLB-25/26-05697; F6MHKLB-25/26-05752: F6MHKLB-25/26-05753: F6MHKLB-25/26-05763: F6MHKLB-25/26-06005; F6MHOP-24/25-06451; F6MHOP-24/25-06663; F6MHOP-24/25-06672; F6MHOP-24/25-06804; F6MHOP-24/25-06819; F6MHOP-24/25-06826; F6MHOP-24/25-06828; F6MHOP-24/25-06831; F6MHOP-24/25-06837; F6MHOP-24/25-06842; F6MHOP-24/25-06845; F6MHOP-24/25-06846; F6MHOP-24/25-06847; F6MHOP-24/25-06848; F6MHOP-24/25-06850; F6MHOP-24/25-06853; F6MHOP-24/25-06856; F6MHOP-24/25-06858; F6MHOP-24/25-06863; F6MHOP-24/25-06865; F6MHOP-24/25-06867; F6MHOP-24/25-06869; F6MHOP-24/25-06870; F6MHOP-24/25-06873; F6MHOP-24/25-06874; F6MHOP-24/25-06875; F6MHOP-24/25-06878; F6MHOP-24/25-06879; F6MHOP-24/25-06880; F6MHOP-24/25-06881; F6MHOP-24/25-06883; F6MHOP-24/25-06885; F6MHOP-24/25-06890; F6MHOP-24/25-06891; F6MHOP-24/25-06893; F6MHOP-24/25-06894; F6MHOP-24/25-06896; F6MHOP-24/25-06897; F6MHOP-24/25-06898; F6MHOP-24/25-06899: F6MHOP-24/25-06902: F6MHOP-24/25 06905; F6MHOP-24/25-06906; F6MHOP-24/25-06907; F6MHOP-24/25-06910; F6MHOP-24/25-06911; F6MHOP-24/25-06913; F6MHOP-24/25-06914; F6MHOP-24/25-06915; F6MHOP-24/25-06916; F6MHOP-24/25-06917; F6MHOP-24/25-06918; F6MHOP-24/25-06919; F6MHOP-24/25-06920; F6MHOP-24/25-06921; F6MHOP-24/25-06924; F6MHOP-24/25-06925; F6MHOP-24/25-06931; F6MHOP-24/25-06933; F6MHOP-24/25-06934; F6MHOP-24/25-06943; F6MHOP-24/25-06945; F6MHOP-24/25-06946; F6MHOP-24/25-06949: F6MHOP-24/25-06951: F6MHOP-24/25 06955; F6MHOP-24/25-06956; F6MHOP-24/25-06957; F6MHOP 24/25-06958; F6MHOP-24/25-06969; F6MHOP-24/25-06966; F6MHOP-24/25-069666; F6MHOP-24/25-069666; F6MHOP-24/25-0696666; F6MHOP-24/25-069666666; F6MHOP-24/25-069666666666 06967; F6MHOP-24/25-06968; F6MHOP-24/25-06969; F6MHOP-24/25-06970; F6MHOP-24/25-06971; F6MHOP-24/25-06972 F6MHOP-24/25-06973; F6MHOP-24/25-06975; F6MHOP-06977; F6MHOP-24/25-06978; F6MHOP-24/25-06979; F6MHOP-24/25-06985; F6MHOP-24/25-06987; F6MHOP-24/25-06988 F6MHOP-24/25-06989; F6MHOP-24/25-06990; F6MHOP-24/25-06991; F6MHOP-24/25-06992; F6MHOP-24/25-06993; F6MHOP-24/25-06994; F6MHOP-24/25-06995; F6MHOP-24/25-06996; F6MHOP-24/25-07003; F6MHOP-24/25-07008; F6MHOP-24/25-07009; F6MHOP-24/25-07011; F6MHOP-24/25-07013; F6MHOP-24/25-07014; F6MHOP-24/25-07015; F6MHOP-24/25-07017; F6MHOP-24/25-07025; F6MHOP-25/26-07025; F6MHOP-25/26-07033; F6MHOP-25/26-07039; F6MHOP-25/26-07042; F6MHOP-25/26-07046; F6MHOP-25/26-07053; F6MHOP-25/26-07058; F6MHOP-25/26-07069; F6MHULW-24/25-02262; F6MHULW-24/25-F6MHULW-24/25-02278: F6MHULW-24/25-02498: 02263:

02524 F6MHULW-24/25-02611; F6MHULW-24/25-02612; F6MHULW-24/25-02613 F6MHULW-24/25-02617: F6MHULW-24/25-02637 F6MHULW-24/25-02649; F6MHULW-24/25-02650; F6MHULW-24/25-F6MHULW-24/25-02652; F6MHULW-24/25-02657; 02651 F6MHULW-24/25-02658: F6MHULW-24/25-02660: F6MHULW-24/25 F6MHULW-24/25-02676; F6MHULW-24/25-02673; F6MHULW-24/25-02679: F6MHULW-24/25-02682: F6MHULW-24/25 F6MHULW-24/25-02684; F6MHULW-24/25-02685 F6MHULW-24/25-02699; F6MHULW-24/25-02702; F6MHULW-24/25 F6MHULW-24/25-02705; F6MHULW-25/26-02704; F6MHULW-25/26-02711; F6MHULW-25/26-02712; F6MHULW-25/26-02731; F6MHULW-25/26-02736; F6MHULW-25/26-02737 F6MHULW-25/26-02815; F6MLD-24/25-00823; F6MLD-24/25-00884 F6MLD-24/25-01058; F6MLD-24/25-01070; F6MLD-24/25-01080; F6MLD-24/25-01084; F6MLD-24/25-01085; F6MLD-24/25-01086; F6MLD-25/26-01096; F6MLD-25/26-01099; F6NP-24/25-03622; F6NP-24/25-03623; F6NP-24/25-03624; F6NP-24/25-03625; F6NP-24/25-03630; F6NP-24/25-03673; F6NP-24/25-03682; F6NP-24/25-03700; F6NP-24/25-03760; F6NP-24/25-03996; F6NP-24/25-04049; F6NP-24/25-04101; F6NP-24/25-04102; F6NP-24/25-04104; F6NP-24/25-04112; F6NP-24/25-04113; F6NP-24/25-04114; F6NP-24/25-04115; F6NP-24/25-04137; F6NP-24/25-04146; F6NP-24/25-04159; F6NP-24/25-04162; F6NP-24/25-04176; F6NP-24/25-04184; F6NP 24/25-04187; F6NP-24/25-04193; F6NP-24/25-04200; F6NP-24/25-04202; F6NP-24/25-04204; F6NP-24/25-04206; F6NP-24/25-04218; F6NP-24/25-04219; F6NP-24/25-04220; F6NP-24/25-04222; F6NP-24/25-04223; F6NP-24/25-04224; F6NP-24/25-04225; F6NP-24/25-04226: F6NP-24/25-04227: F6NP-24/25-04231: F6NP-24/25-04234: F6NP-24/25-04235; F6NP-24/25-04238; F6NP-24/25-04239; F6NP-24/25-04240; F6NP-24/25-04242; F6NP-24/25-04243; F6NP-24/25 04244; F6NP-25/26-04213; F6NP-25/26-04215; F6NP-25/26-04230; F6NP-25/26-04237; F6NP-25/26-04260; F6TNA-24/25-01193; F6TNA-24/25-01195; F6TNA-24/25-01184: F6TNA-24/25-01216; F6TNA-24/25-01219; F6TNA-24/25-01253; F6TNA-24/25-01256; F6TNA-24/25-01298: F6TNA-24/25-01299: F6TNA-24/25-01300: F6TNA-24/25-01301; F6TNA-24/25-01302; F6TNA-24/25-01303 F6TNA-24/25-01304: F6TNA-24/25-01312: F6TNA-24/25-01335:

F6MHULW-24/25-02515; F6MHULW-24/25-02518; F6MHULW-24/25-

F6MHLII W-24/25-02610

F6MHI II W-24/25-02589

For further information, terms and conditions and getting registered to participate in the auction, interested parties may contact the F6CF through WhatsApp number. Please note if the auction does not get completed on the same day due to time limit the same will follow the subsequent days on the same terms and condition. If the customer is deceased, all the conditions pertaining to will be applicable to his legal heirs.

F6TNA-24/25-01344;

F6TNA-24/25-01350: F6TNA-24/25-01352: F6TNA-24/25-01353:

F6TNA-24/25-01355; F6TNA-24/25-01361;

F6TNA-25/26-01404; F6TNA-25/26-01492

F6TNA-24/25-01336;

Place : Panvel, Raigad

Date: 09.08.2025

Authorised Officer For F6 CAPITAL AND FINANCE LTD.

F6TNA-24/25-01346

F6TNA-25/26-01383

4.51*

46.86

PUBLIC NOTICE NOTICE IS HEREBY GIVEN TO THE

PUBLIC AT LARGE THAT: we are verifying the title of 'FLAT NO. 101, BUILDING NO. 17 OF SIDDHARTH NAGAR SHIVAM CO-OPERATIVE HOUSING SOCIETY LIMITED' situated at Siddharth Nagar Div 4, Goregaon West, more particularly described in the Schedule hereunder written (hereinafter referred to as "the said flat").
Any person(s)/entities including an

ndividual, Hindu undivided family, a company, banks, financial institutions, non-banking financial institutions, a firm, limited liability Partnerships, an association of persons or a body of individuals whether incorporated or not, lenders and/or creditors having any objection or demand or any benefit, claim right, title and/or interest of any nature and on any ground whatsoever in respect of the said FSI/ Property or any part(s) thereof, whether by way of sale, agreement for sale assignment, transfer, exchange, gift, lispendens, exchange, share, beneficiary/ies mortgage, encumbrance, pledge, charge lien, lease, sub-lease, license, sub-license trust, maintenance, easement, reservation succession, inheritance, possession release, relinquishment, partition, power of attorney, will, bequest, tenancy, development rights, family arrangement / settlement allotment, right of prescription or preemption. attachment, injunction, order or decree of any court, statutory or adjudicating authority or by way of any other method or otherwise howsoever and of whatsoever nature, are hereby required to make the same known in writing to the undersigned, along with sufficient documentary proof in support thereof, to the undersigned at: Solicis Lex, dvocates, Solicitors and Notary, 6th Floor, A Wing, Knox Plaza, Next to Lemon Tree Hotel, Off Link Road, Malad (West), Mumbai - 400064; Email: law@solicislex.com within a period of 14 (Fourteen) days from the date of publication hereof, failing which they shall be deemed to have been waived and/or abandoned/ given up such claim(s), if any THE SCHEDULE OF THE SAID FLAT:

admeasuring 680 sg.ft. area: bearing Flat No. 101, on the 1st Floor, in Building No. 17 of the Society known as "Siddharth Nagar Shivam Co-operative Housing Society Limited", bearing C.T.S. No. 348 (part), lying and situated at Village: Pahadi Goregaon, Taluka: Borivali, in the Registration Sub-District of Bandra and District Mumba Suburban, Mumbai. Place: Mumbai Date: 09/08/2025.

M/s. Solicis Lex Advocates, Solicitors & Notary Adv. Ameet Mehta 6th Floor, A Wing, Knox Plaza, Next to

Mumbai - 400 064

Email – <u>law@solicislex.com</u>

Hotel Lemon Tree Mindsnace Rehind norbit Mall , Off. Link Road, Malad (West)



NATIONAL COMMODITY & DERIVATIVES EXCHANGE LIMITED

Registered Office: First Floor, Akruti Corporate Park, Near G. E. Garden,

L. B. S. Road, Kanjurmarg (West), Mumbai 400 078
Tel. (+91-22) 6640 6789 • Fax (+91-22) 6640 6899 • Website: www.ncdex.com • Email: askus@ncdex.com
CIN: U51909MH2003PLC140116

Extracts of Standalone and Consolidated Financial Results for the Quarter ended June 30, 2025

	Datracts of standarone and consone	iuteu i mune.	iai resuits io	i tire Quarte	or criaca jain	c 50, 2025				
	(Amount Rs. in Lakhs)									
		Standalone					1			
Sl No	Particulars	Quarter ended 30.06.2025 (Unaudited)	Quarter ended 30.06.2024 (Unaudited)	Year ended 31.03.2025 (Audited)	Quarter ended 30.06.2025 (Unaudited)	Quarter ended 30.06.2024 (Unaudited)	Year ended 31.03.2025 (Audited)			
1.	Total Income from Operations	1,254	1,062	4,476	3,041	2,468	12,206			
2.	Net profit/ (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	(1,516)	(1,456)	(6,154)	(1,861)	(1,894)	(6,518)			
3.	Net profit/ (Loss) for the period before Tax (after Exceptional and/or Extraordinary items#)	(1,344)	3,664	31,578	(1,861)	2,872	27,882			
4.	Net profit/ (Loss) for the period after Tax (after Exceptional and/or Extraordinary items#)	(990)	2,948	26,283	(1,379)	2,261	23,609			
5.	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)]	196	2,923	26,197	(207)	2,225	23,469			
6.	Equity Share Capital	5,068	5,068	5,068	5,068	5,068	5,068			
7.	Reserves (excluding Revaluation Reserve) as shown in Audited Balance Sheet of the previous year	-	-	56,526	-	-	67,721			
8.	Earnings Per Share (FV Rs. 10 each) (for continuing and discontinued operations)	(1.95)*	5.82*	51.87	(2.67)*	4.51*	46.86			
	1. Basic (Rs.) : (* Not annualised)	(1.93)	3.62	31.67	(2.07)	4.31	40.60			

Notes:

Date: August 08, 2025.

2. Diluted (Rs.): (* Not annualised)

The above is an extract of the detailed format of Standalone and Consolidated Financial Results vide Regulation 33 o the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financials are available on our website www.ncdex.com

(1.95)*

The above Standalone and Consolidated Financial Results have been reviewed by the Audit Committee in its meeting held on August 07, 2025 and approved by the Board of Directors in their meeting held on August 08, 2025.

5.82*

51.87

(2.67)*

#(i) In Standalone financial statements, during the quarter ended June 30, 2025, the Exchange has received excess contribution from core SGF (post tax liability of Core SGF) of Rs. 172 lakh (Previous year Rs. 135 lakh) from its subsidiary company, National Commodity Clearing Limited (NCCL) and the same is credited to the statement of profit and loss and shown as an exceptional income.

(ii) During the quarter ended June 30, 2024 and year ended March 31, 2025, the Exchange had sold 8.87% and 16.01% of its stake in Power Exchange India Limited (PXIL) (associate company) to certain buyers for a consideration of Rs. 5,656 lakh and Rs. 15,656 lakh respectively. The profit of Rs. 5,120 lakh (net of expenses of Rs. 17 lakh) and Rs. 14,700 lakh (net of expenses Rs. 20 lakh) on the said stake sale had been credited to the statement of profit and loss and shown as an exceptional income.

(iii) During the year ended March 31, 2025, the Exchange had sold a part of its stake in PXIL which has resulted in reduction of its stake below 20% i.e. 17.06% and the management is of the view that the company does not have significant influence over PXIL and accordingly PXIL ceases to be an associate. The sale price of the share was considered

significant influence over PXIL and accordingly PXIL ceases to be an associate. The sale price of the share was considered as fair value of the share on date of cessation as an associate. Accordingly, the difference of Rs. 22,890 lakh between the fair value of the retained interest and the carrying amount of the said investment of Rs. 998 lakh was credited to the statement of profit and loss. The same had been shown as an exceptional income.

(iv)During the year ended March 31, 2025, the Exchange had sold the excess holding of 16.22% of its stake in National E-Repository Limited (NeRL) as per the regulatory requirement for a consideration of Rs. 2,760 lakh and profit of Rs. 1,443 lakh (net of expenses of Rs. 2 lakh) had been credited to the statement of profit and loss and shown as an exceptional income.

(v) During the year ended March 31, 2025, provision for doubtful receivables amounting to Rs. 1,436 lakh was made in respect of certain ongoing legal matter.



For and on behalf of the Board of Directors

Arun Raste Managing Director & Chief Executive Officer DIN: 08561128

(₹ in Lakhs)

INFINITY SANKALP AAPKA. SAATH HUMARA

INFINITY FINCORP SOLUTIONS PRIVATE LIMITED

Regd Office: - Unit No.B/003 A, Ground Floor, 215-Atrium, 151 Andheri-Kurla Road, Andheri East, Mumbai-400093.CIN NO. U65999MH2016PTC287488 Tel: +91 22 40356600 Email ID: info@infinityfincorp.com | Wesbite: www.infinityfincorp.com

STATEMENT OF FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

Sr. No.	Particulars	Quarter Ended 31.06.2025 Unaudited	Quarter Ended 31.03.2025 Audited	Quarter Ended 31.06.2024 Unaudited	Year Ended 31.03.2025 Audited
1	Total Income from Operations	7,463.28	6,884.45	4,734.11	22,855.68
2	Net Profit/ (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items#)	2,469.25	1,683.43	1,131.43	5,652.07
3	Net Profit/ (Loss) for the period before tax (after Exceptional and/ or Extraordinary items#)	2,469.25	1,683.43	1,131.43	5,652.07
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	1,844.01	1,193.67	794.23	4,114.11
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,844.01	1,189.95	787.35	4,088.95
6	Paid up Equity Share Capital	14,988.49	14,303.84	12,447.26	14,303.84
7	Reserves (excluding Revaluation Reserve)	2,477.15	2,108.35	2,406.65	2,108.35
8	Securities Premium Account	37,633.44	31,527.46	18,293.27	31,527.46
9	Net worth	63,854.47	55,209.09	56,625.37	19,687.86
10	Paid up Debt Capital/ Outstanding Debt	0.00	0.00	0.00	0.00
11	Outstanding Redeemable Preference Shares	0.00	0.00	0.00	0.00
12	Debt Equity Ratio	1.38	1.58	1.55	1.58
13	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) (not annualised)				
	1. Basic 2. Diluted	1.23 1.18	0.85 0.81	0.65 0.61	3.21 3.03
14	Capital Redemption Reserve	NA	NA	NA	NA
15	Debenture Redemption Reserve	NA	NA	NA	NA
16	Debt Service Coverage Ratio	NA	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA	NA

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

a) The above is an extract of the detailed format of guarterly financial results for the guarter ended June 30, 2025 filed with the Stock Exchange under regulation 52 of the Listing Regulations. The full format of the guarterly financial results is available on the websites of the Bombay Stock Exchange www.bseindia.com and can be accessed on the website of the Company (https://www.infinityfincorp.com).

b) For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bombay Stock Exchange www.bseindia.com and can be accessed on the website of the Company (https://www.infinityfincorp.com).

c) The Company has adopted Indian Accounting Standards (Ind AS) as notified by the Ministry of Corporate Affairs pursuant to the Companies (Indian

c) The Company has adopted middla Accounting standards (find AS) as notified by the Ministry of Corporate Atlants pursuant to the Companies (find as) as notified by the Ministry of Corporate Atlants pursuant to the Companies (find as) accounting Standards) Rules, 2015 and subsequent amendments thereto, with effect from 1st April 2025. Accordingly, the financial results for the quartet ended 30th June 2025 have been prepared in compliance with IndAS and other accounting principles generally accepted in India. The corresponding figures for the guarter and year ended 31st March 2025, and the guarter ended 30th June 2024, have also been restated to comply

d) The comparative figures as disclosed in these results have been regrouped/reclassified, wherever necessary.

Shrikant Ravalkar Date : August 8, 2025 Managing Director & CEO



VIBRANT GLOBAL CAPITAL LIMITED

Registered Office: 202-Tower A, Peninsula Business Park, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013, Maharashtra, India.

Website: www.vibrantglobalgroup.com; (e): investor@vibrantglobalgroup.com; CIN: L65900MH1995PLC093924

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

Particulars	Standalone			Consolidated				
	Quarter ended June 30, 2025	Quarter ended March 31, 2025	Quarter ended June 30, 2024	Year ended March 31, 2025	Quarter ended June 30, 2025	Quarter ended March 31, 2025	Quarter ended June 30, 2024	Year ended March 31, 2025
	Reviewed	Reviewed	Reviewed	Audited	Reviewed	Reviewed	Reviewed	Audited
Total Income	954.11	-147.28	2,122.11	2,165.10	4,157.62	8,245.75	7,403.67	28,242.83
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	789.72	-512.06	1,569.26	1,138.30	709.25	-940.21	1,626.52	221.26
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	789.72	-512.06	1,569.26	1,138.30	709.25	-940.21	1,626.52	221.26
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	607.01	-422.47	1,364.95	786.38	534.41	-787.31	1,386.45	-46.99
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	605.77	-416.77	1,364.70	791.30	534.28	-784.62	1,388.66	-37.68
Equity Share Capital (Nos. of INR 10 each)	2,29,07,380	2,29,07,380	2,29,07,380	2,29,07,380	2,29,07,380	2,29,07,380	2,29,07,380	2,29,07,380
Earnings Per Share (of INR 10 each) Basic & Diluted	2.64	-1.82	5.96	3.45	2.33	-3.43	6.06	-0.16

Place:

Mumbai Dated: 07 August, 2025

The above is an extract of the detailed format of Financial Results filed with BSE Limited under Regulation 33 of SEBI (Listing Obligations and disclosure requirements), Regulation, 2015. The complete format of Financial Results are available on the website of BSE Limited (www.bseindia.com) and on the website of our Company (www.vibrantglobalgroup.com).



Click here to view Financial Results

ON BEHALF OF BOARD OF DIRECTORS FOR VIBRANT GLOBAL CAPITAL LIMITED

> **VINOD GARG** MANAGING DIRECTOR DIN: 00152665

Sd/-

₹ In lakhs

ताबा सूचना (स्थावर मालमत्तेसाठी)

ज्या अर्थी. निम्नस्वाक्षरीकार **सम्मान कॅपिटल लिमिटेड चे (CI**N:L65922DL2005PLC136029) (यापूर्वी इंडियाबुल्स हाऊसिंग फायनान्स लिमिटेड म्हणून ओळखले जात होते) सिक्योरिटाइजेशन ॲण्ड रिकन्सट्क्शन ऑफ फायनान्शियल असेट्स ऑण्ड एन्फोर्समेन्ट ऑफ सिक्योरीटी इंटरेस्ट ऑक्ट, 2002 अन्वये प्राधिकत अधिकारी आणि सदर सचना प्राप्त झाल्याच्या दिनांकापासन स्पष्ट 60 दिवसांच्या आत 21.12.2021 रोजी सचनेत नमुद केलेली आणि अधिक रक्कम रू. 22.88.266.76 (रुपये बावीस लाख अक्याऐंश हजार दोनशे सहासच्छ आणि शहात्तर पैसे फक्त) साठी कर्ज खाते क्र. HHLVSH00393645 या रकमेची परत फेड करण्याची दिनांक 26.11.2021 पासून ते प्रत्यक्ष भरणा करेपर्यंतची मागणी, सूचना कर्जदारे फरहान **कुरेशी आणि रेहाना फरहान कुरेशी** यांना कलम 13(12) सह सिक्योरिटी इंटरेस्ट (एन्फोर्समेन्ट) रूल्स, 2002 चा नियम 3 अन्वये प्राप्त झालेल्या अधिकारात जारी केली.

सदर रकमेची परतफेड करण्यात कर्जदार अपयशी ठरल्यामुळे याद्वारे कर्जदार आणि सर्वसामान्य जनतेला सूचना देण्यात येते की, सदर कायद्याचे कलम 13 ची उप कलम (4) सह सिक्योरिटी इंटरेस्ट (एन्फोर्समेन्ट) रूल्स 2002 चा नियम 8 अन्वये प्राप्त झालेल्या अधिकारात खाली वर्णन केलेल्या मालमतेचा निम्न स्वाक्षरीकाराने ताबा 05.08.2025 रोजी घेतलेला आहे. विशेषतः कर्जदार आणि सर्वसामान्य जनतेला यादारे खबरदार करण्यात येते की. या मालमत्तेचे व्यवहार

करू नयेत आणि कोणत्याही व्यवहारावर सम्मान कॅपिटल लिमिटेड (यापूर्वी इंडियाबुल्स हाऊसिंग फायनान्स लिमिटेड म्हणून ओळखले जात होते) ची कर्ज आकारणी रू. 22,88,266.76 (रुपये बावीस लाख अठ्ठ्याऐंशी हजार दोनशे सहासष्ठ आणि शहात्तर पैसे फक्त) पुढील व्याज 26.11.2021 पासून प्रत्यक्ष भरणा करेपर्यंत लागेल

कर्जदारांचे लक्ष्य कलम 13 चे उप-कलम (8) च्या मालमत्ता / मालमत्तेला मुक्त करण्यासाठी उपलब्ध वेळेकडे आकर्षित केले जात आहे.

स्थावर मालमत्तेचे वर्णन

1 बीएचके फ्लॅट क्र. 404, चौथ्या मजल्यावर, इमारत 'बी 8", 31.48 चटई क्षेत्रफळ, "अरिहंत आर्शिया मध्ये, गाव दहिवली येथे स्थित, तालुका खालापूर, जिल्हा रायगड, महाराष्ट्र.

अधिकृत अधिकारी तारीख: 05.08.2025 सम्मान कॅपिटल लिमिटेड स्थळ : रायगड (यापूर्वी इंडियाबुल्स हाऊसिंग फायनान्स लिमिटेड म्हणून ओळखले जात होते) परिशिष्ट १६

उपनियम क्र. ३७ अंतर्गत

मृत सदस्याच्या समभाग व भांडवल / सोसायटीच्या मालमत्तेतील हितसंबंधांच्या हस्तांतरणासंबंधी दाञे किंवा हरकती मागविण्याबाबतची सूचना देण्याचा नमुना.

जाहीर सूचना

श्री / सौ. डॉ. उर्मी दिनेश मेसवानी आणि डॉ. दिनेश फुलचंद मेसवानी हे संताक्रूझ योगनिती को-ऑपरेटिव्ह हाऊसिंग सोसायटी लि. चे सदस्य असून, पत्ता १८, एस. व्ही. रोड, संताक्रूझ (पश्चिम) ४००१०२ व सोसायटीच्या इमारतीतील फ्लॅट क्र. १०१, पहिला मजला, तसेच रु. ५०/-प्रत्येकी किमतीचे पाच पूर्णपणे भरलेले समभाग (क्रमांक ०१ ते ०५, दोन्ही समाविष्ट) धारण करतात जे शेअर प्रमाणपत्र क्र. ०१ अंतर्गत आहेत. त्यानंतर सहमालकांपैकी एक 🛮 डॉ. दिनेश फुलचंद मेसवानी यांचे १६/१०/२०२० रोजी मुंबई येथे निधन झाले असून, त्यांच्या पश्चात त्यांच्या पत्नी डॉ. उमीं दिनेश मेसवानी ह्याच त्यांच्या एकमेव वारस व कायदेशीर प्रतिनिधी आहेत. त्यांच्या जिवीतकाळात, दिवंगत डॉ. दिनेश फुलचंद मेसवानी यांनी आपल्या पुतण्याच्या श्री. मिहीर विनय मेसवानी) यांच्या नावे संयुक्त नामनिर्देशन केले होते ; मात्र त्यांच्या मृत्युनंतर, डॉ. उर्मी दिनेश मेसवानी या मुंबई उच्च न्यायालयाने १६/०८/२०२४ रोजी दिलेल्या प्रशासकीय पत्राच्या (एलओए) आधारे व नामनिर्देशनावर नव्हे, सदस्यत्वाचा दावा करीत आहेत.

म्हणून, सोसायटी ह्या सूचनेद्वारे मृत सदस्याच्या भांडवल / सोसायटीच्या मालमत्तेतील अविभाज्य ०% समभाग व हितसंबंध हस्तांतरित करण्याबाबत, मृत सदस्याच्या वारस किंवा इतर कोणत्याही द्मवेदार / हरकतीदार यांच्याकडून, ह्या सूचनेच्या प्रसिद्धीपासून १४ दिवसांच्या आत, संबंधित दावे / हरकती व त्यास समर्थन करणारी कागदपत्रे व पुरावे सादर करण्याचे कळवत आहे. वरील नमूद कालावधीत कोणतेही दावे / हरकती प्राप्त न झाल्यास, सोसायटीच्या उपनियमानुसार, सोसायटीला मृत सदस्याच्या अविभाज्य ५०% समभाग व हितसंबंधांचा व्यवहार करण्यास स्वातंत्र्य असेल. मृत सदस्याच्या अविभाज्य ५०% समभाग व हितसंबंधांच्या हस्तांतरणासाठी सोसायटीकडे प्राप्त होणारे कोणतेही दावे / हरकती सोसायटीच्या उपनियमांनुसार हाताळले जातील. सोसायटीचे नोंदणीकृत उपनियम, दावा / हरकतीदारांना, ह्या सूचनेच्या प्रसिद्धीपासून ते वरील कालावधी संपेपर्यंत, सोसायटीच्या कार्यालयात. सोसायटीच्या सचिवांकडे पाहणीसाठी उपलब्ध आहेत

संताक्रुझ योगनिती को-ऑपरेटिव्ह हाऊसिंग सोसायटी लि. तर्फे १८, एस. व्ही. रोड, संताक्रूझ (पश्चिम), मुंबई ४०००५४ ठिकाण : मंबई सेक्रेटरी/चेअरमन दिनांक : ०९.०८.२०२५

डब्ल्यू. एच. ब्रॅडी अँड कंपनी लिमिटेड

सीआयएन क्र.: एल१७११०एमएच१९१३पीएलसी०००३६७

नोंदणीकृत कार्यालयः 'ब्रॅडी हाऊस', ४था मजला, १२-१४ वीर निरमन रोड, फोर्ट, मुंबई-४०० ००१, दूरध्वनी : (०२२) २२०४८३६१–६५, फॅक्स : (०२२) – २२०४१८५५, ई-मेल : bradys@mtnl.net.in, वेबसाईट: www.whbrady.in

३० जून, २०२५ रोजी संपलेल्या तिमाहीसाठी अलेखापरिक्षित वित्तीय निष्कर्षांचा (अलिप्त आणि एकत्रित) उतारा

(ईपीएस सोडून रु. लाखात)

अ.	तपशील		र्आ	लेप्त			एकत्रित				
क्र.		संपलेली तिमाई		ì	संपलेले वर्ष	संपलेली तिमाही			संपलेले वर्ष		
		३०.०६.२०२५	३१.०३.२०२५	३०.०६.२०२४	३१.०३.२०२५	३०.०६.२०२५	३१.०३.२०२५	३०.०६.२०२४	39.03.707		
		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित		
१	प्रवर्तनातून एकूण उत्पन्न	७७०.२१	७१८.५०	७३९.८५	३,३९१.४४	२,६३८.३६	२,९३८.२४	२,६३८.१४	११,०१५.२१		
2	कालावधीसाठी निव्वळ नफा/(तोटा) (कर, अपवादात्मक बाबीपूर्व)	१४९.०७	(१२७.५३)	१५८.६८	३९६.७५	३५७.९८	(४९.९७)	४८१.८९	१,४०९.०८		
Ŋ	कालावधीसाठी करपूर्व निव्वळ नफा/(तोटा) (अपवादात्मक बाबीनंतर)	१४९.०७	(१२७.५३)	१५८.६८	३९६.७५	३५७.९८	१,८८१.८८	४८१.८९	३,३४०.९३		
8	कालावधीसाठी करोत्तर निव्वळ नफा/(तोटा) (अपवादात्मक बाबीनंतर)	१०७.७०	(७०.७६)	१२६.६४	३१६.६७	२६१.६४	१,६३४.८०	३६७.५६	२,७१८.०९		
ч	कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न (कालावधीसाठी नफा/(तोटा) (करोत्तर) आणि इतर सर्व समावेशक उत्पन्न (करपश्चात) समाविष्ट)	१३७.३७	(६१.९८)	१९५.६८	४५३.४५	२९१.३१	१,६४१.८०	४३६.६०	२,८५३.०९		
Ę	समभाग भांडवल	२५५.००	२५५.००	२५५.००	२५५.००	२५५.००	२५५.००	२५५.००	२५५.००		
G	मागील वर्षाच्या लेखापरिक्षित ताळेबंदात दाखवल्याप्रमाणे राखीव (पुनर्मूल्यांकित राखीव वगळून)	-	-	-	४,६०१.१५	-	-	-	७,९९९.१२		
۷	प्रति भाग प्राप्ती (प्रत्येकी रु. १०/- च्या) (अखंडित आणि खंडित परिचालनासाठी) मूलभूत (रु.)	8.22	(२.७७)	४.९७	१२.४२	१०.२६	६४.११	१४.४१	१०६.५९		
	सौम्यिकृत (रु.)	8.22	(२.७७)	8.90	१२.४२	१०.२६	६४.११	१४.४१	१०६.५९		

ठिकाण : मुंबई

(i) ३० जून, २०२५ रोजी संपलेल्या वरील अलेखापरिक्षित अलिप्त आणि एकत्रित वित्तीय निष्कर्ष (''वित्तीय निष्कर्ष '') कंपनी अधिनियम, २०१३ च्या कलम १३३ अंतर्गत अधिसूचित इंडियन अकाऊंटिंग स्टॅंडर्डस् (इंड एएस) सहवाचता कंपनीज (इंडियन अकाऊंटींग स्टॅंडर्डस्) रूल्स, २०१५ व कंपनीज (इंडियन अकाऊंटींग स्टॅंडर्डस्) रूल्स २०१६ नुसार ओणि भारतामध्ये सर्वसाधारणपणे स्विकारलेले इतर लेखा तत्वानुसार बनवले आहेत.

(ii) वरील अलेखापरिक्षित अलिप्त आणि एकत्रित वित्तीय निष्कर्ष लेखापरीक्षण समितीने पुनर्विलोकित केले आणि ०८ ऑगस्ट, २०२५ रोजी झालेल्या बैठकीत कंपनीच्या संचालक मंडळा मंजर केले (iii) वरील अलेखापरिक्षित एकत्रित वित्तीय निष्कर्षामध्ये कंपनीच्या उप कंपनी ब्रॅडी ॲण्ड मॉरीस इंजिनियरिंग कंपनी लिमिटेड चे लेखापरिक्षित वित्तीय निष्कर्ष समाविष्टीत आहेत.

(iv) वरील अलेखापरिक्षित अलिप्त आणि एकत्रित वित्तीय निष्कर्ष बीएसई लिमिटेड ची वेबसाईट (www.bseindia.com) वर आणि कंपनीची वेबसाईट (www.whbrady.in) वर उपलब्ध

(v) प्रति समभाग प्राप्ती हि ३१ मार्च, २०२५ रोजी संपलेल्या वर्षाकरिता वगळून अवार्षिक आहे

(vi) ३१ मार्च, २०२५ रोजी संपलेल्या तिमाहीची आकडेवारी ही ३१ डिसेंबर, २०२४ रोजी संपलेले नऊ महिन्याच्या कालावधीची अलेखापरिक्षित वित्तीय माहिती हिशोबात घेतल्यानंतरची

(vii) ३१ मार्च, २०२५ रोजी संपलेल्या तिमाही आणि वर्षाकरिता कराची तरतूद किमान पर्याय कर (एमएटी) च्या आधारावर केले आहे कारण आयकर अधिनियम, १९६१ च्या सामान्य तरतुदी अंतर्गत एकुण उत्पन्नावर कर त्या रकमेपेक्षा कमी आहे. एमएटी क्रेडिट योग्य वेळी आयकर मुल्यांकनाच्या आधारावर कंपनीकडे त्यासह जोडलेल्या नजीकच्या भविष्यात वित्तीय फाय्ट संभाव्यता मल्यांकन करून विचारात घेतले/मान्य केले जाईल

(viii) अपवादात्मक बार्बीमध्ये भारु २,३३४.८२ लाख या रकमेच्या मिळकत, प्लांट आणि उपकरणेच्या विक्री वरील नफा आणि कंपनीचे उपकंपनी संबंधित भारु. ४०२.९७ लाख या रकमेच्य

सायबर फ्रॉड मूळे निर्लेखित निञ्चळ रकमेच्या समावेशी आहे. (ix) चालु कालावधीच्या वर्गीकरणाशी सुसंगत होण्यासाठी आवश्यकतेनुसार मागील कालावधी वर्षाची आकडेवारी पुनर्गठीत आणि पुनर्वर्गीकृत केली आहे.

दिनांक : ०८.०८.२०२५



डब्ल्यू. एच. ब्रॅडी अँड. कं. लि. साठी सही/-पवन जी. मोरारका अध्यक्ष आणि व्यवस्थापकीय संचालव डीआयएन : ००१७४७९६



३० जून २०२५ रोजी सपलेल्या तिमाहीचे अलेखापरीक्षित वित्तीय निष्कर्ष

			(7	गति समभाग डेटा व्यक्ति	तेरिक्त ₹ लाखांमध्ये)	
			संपलेली तिमाही			
अ.	तपशील	३०.०६.२५	३१.०३.२५	३०.०६.२४	३१.०३.२५	
क्र		(अलेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)	
٩	कामकाजापासून एकूण उत्पन्न	६१,६०१	८०,८०३	५२,३७२	२६२,९१३	
२	कालावधीसाठी निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा असाधारण बाबींपूर्वी*)	४०९	६ ३३	७४६	२,३९७	
3	कालावधीसाठी करपूर्व निव्वळ नफा/(तोटा)	४०९	६ ३३	७४६	२,३९७	
	(अपवादात्मक आणि/किंवा असाधारण बाबींपश्चात*)					
8	कालावधीसाठी करपश्चात निव्वळ नफा/(तोटा)	२९६	४८२	५५२	१,५४६	
	(अपवादात्मक आणि/किंवा असाधारण बाबींपश्चात*)					
4	कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न [कालावधीसाठी नफा/(तोटा)	9,8९३	(३९६)	५९०	420	
	(करपश्चात) आणि इतर सर्वसमावेशक उत्पन्न (करपश्चात) यांनी युक्त]					
ξ	समभाग भांडवल				२,३१२	
U	राखीव (पुनर्मूल्यांकन राखीव वगळून) मागील वर्षाच्या लेखापरीक्षित				६४,३१५	
	ताळेबंदामध्ये दर्शवण्यात आल्याप्रमाणे					
6	प्रति समभागावरील उत्पन्न (रु. २/– चे प्रत्येकी) (अखंडित आणि खंडित कामकाजांसाठी)					
	मूलभूतः	0.2६	0.82	0.87	9.38	
	सौम्यीकृतः	0.24	0.82	٥.8८	9.33	

रवतत्र वित्तीय निष्कर्षांचे महत्त्वपूर्ण आकडे

(₹ लाखामध्ये) संपलेली तिमाही संपलेले वर्ष तपशील ३०.०६.२५ 39.03.24 ३०.०६.२४ 39.03.24 क्र. (अलेखापरीक्षित) (अलेखापरीक्षित) (लेखापरीक्षित) 'लेखापरीक्षित) कामकाजापासून एकूण उत्पन्न ξ9,ξ0° 60,60 42,302 २६२,९१३ अखंडित कामकाजासाठी करपूर्व निव्वळ नफा/(तोटा) 833 884 ७४६ 2,390 अखंडित कामकाजांसाठी करपश्चात निव्वळ नफा/(तोटा) 332 ४८२ 442 9,488 खंडित कामकाजांसाठी करपश्चात निव्वळ नफा/(तोटा) करपश्चात निव्वळ नफा/(तोटा) 332 863 442 9,488 एकूण सर्वसमावेशक उत्पन्न [करपश्चात नफा/(तोटा) आणि (388) 490 9,038 460 करपश्चात इतर सर्वसमावेशक उत्पन्न यांनी युक्त]

*नफा आणि तोटा विवरणपत्रातील अपवादात्मक आणि/किंवा असाधारण बाबी भारतीय लेखा मानक नियम/ लेखा मानक नियम, जे लागू असेल त्यानुसार समायोजित आहेत. वरील माहिती ३० जून, २०२५ रोजी संपलेल्या तिमाहीसाठीच्या कालावधीसाठी तपशीलवार अलेखापरीक्षित वित्तीय निष्कर्षांवरुन, जे लेखासमितीने पुनर्विलोकित केलेले आहेत, संचालक मंडळाने मान्य केलेले आहेत आणि सेबी (लिस्टिंग ऑब्लिगेशन्स ॲन्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५च्या रेग्युलेशन ३३च्या अनुसार स्टॉक एक्सचेंजेसकडे दाखल केलेले आहेत. सदर वित्तीय निष्कर्षाचे पूर्ण प्रपत्र स्टॉक एक्सचेंजच्या www.nseindia.com आणि www.bseindia.com या वेबसाईटवर आणि कंपनीच्या www.bajelprojects.com या वेबसाइटवर उपलब्ध आहे. सदर प्रपत्र याखाली तरतूद केलेला क्यूआर कोड स्कॅन करून प्राप्त करता येईल



दिनांक : ०८ ऑगस्ट २०२५

संचालक मंडळाच्या आदेशाने **बॅजल प्रोजेक्ट्स लिमिटेड** करिता

राजेश गणेश व्यवस्थापकीय संचालक आणि मुख्य कार्यकारी अधिकारी

CIN : L31900MH2022PLC375133 | **नोंदणीकृत कार्यालय** : रुस्तमजी अस्पायरी, ८वा मजला, भानू शंकर याज्ञिक मार्ग, ऑफ ईस्टर्न एक्सप्रेस हायवे, सायन (पुर्व), मुंबई ४०००२२. **टेली.नं.: +**९९ २२ ६८२६७३०० | **वेबसाइट** : https://www.bajelprojects.com | **इमेल**: legal@bajelprojects.com