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To, Date: 06<sup>th</sup> May, 2025

The Listing and Compliance Department, National Stock Exchange of India Limited Exchange Plaza, 5<sup>th</sup> Floor, Plot No. C/1, G block, Bandra Kurla Complex, Bandra East, Mumbai – 400051

Script Code: SM – INFOBEAN

The Manager, Listing Dept. BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 MH- IN

SYMBOL: INFOBEAN Scrip Code: 543644

Subject: Newspaper advertisement pertaining to financial results of quarter ended on 31st March, 2025

Dear Sir/Madam,

Pursuant to Regulation 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 as amended please find enclosed copies of the newspaper advertisement pertaining to financials results of the company for the quarter and year ended on 31<sup>st</sup> Mar, 2025. The advertisement was published on Sunday, 04<sup>th</sup> May, 2025 in Choutha Sansar (Hindi) and Financial Express (English) newspapers.

This is for your information and record.
Thanking you,
Yours Faithfully,

For InfoBeans Technologies Ltd

Surbhi Jain Company Secretary and Compliance Officer



### नाथद्वारा के गोस्वामी ने की सीएम से भेंट

भोपाल,(निप्र)। मुख्यमंत्री डॉ.मोहन यादव से पुष्टिमार्गीय प्रधान पीठ श्रीनाथजी मंदिर नाथद्वारा के गोस्वामी तिलकायत चिरंजीवी १०५ विशाल बावा साहब ने मख्यमंत्री निवास में सौजन्य भेंट की। मुख्यमंत्री डॉ.यादव ने गोस्वामी विशाल बावा साहब का शॉल व श्रीफल मेंट कर स्वागत किया। साथ ही प्रदेश में संचालित सांस्कृतिक-आध्यात्मिक और धार्मिक गतिविधियों के संबंध में अवगत कराया। मुख्यमंत्री डॉ.यादव को गोस्वामी जी ने अंगवस्त्रम तथा श्रीनाथजी मंदिर नाथद्वारा का प्रसाद भेंट किया।

### अंतर्राष्ट्रीय प्रेस स्वतंत्रता दिवस पर दीं शुभकामनाएं

भोपाल,(निप्र)। मुख्यमंत्री डॉ. मोहन यादव ने अंतर्राष्ट्रीय प्रेस स्वतंत्रता दिवस की मीडिया के बंधुओं को शुमकामनाएं दी है। मुख्यमंत्री डॉ. यादव ने कहा है कि लोकतंत्र, एकता व प्रगति के लिए ऐसी पत्रकारिता की आवश्यकता है जो सतर्क होने के साथ पत्येक मायने में स्वतंत्र भी हो। पत्रकार बंधु चुनौतियों के बीच कर्तव्य पथ पर गतिमान रहते हुए राष्ट्रसेवा में सतत् सहमागी बने रहें यही कामना है।

### भोपाल में हाप्स मैंगो फेस्टिवल बना आकर्षण का केन्द्र

भोपाल में हापुस मैंगो फेस्टिवल, रत्नागिरी और कोंकण से आए किसान

भोपाल,(निप्र)। गर्मी का सीजन आते ही आम की बिक्री बढ़ जाती है। शहर में तीन दिन के हापुस मैंगो फेस्टिवल की शुरूआत का आयोजन किया जा रहा है। अरेरा कॉलोनी के दत्त मंदिर परिसर में आयोजित इस फेस्टिवल में हापुस अल्फांसो आम आकर्षण का केंद्र रहेंगे। यहां आम की अलग-अलग वैरायटी की बजाए भारत से यूएई, अमेरिका, जापान और युरोप में सबसे ज्यादा एक्सपोर्ट होने वाले हापुस आम को लाया गया है। आम की प्रदर्शनी लगवाने वाले मरत सार्टे ने बताया कि यह प्रदर्शनी का दूसरा साल है और पहले ही दिन बडी संख्या में लोगों की भीड देखने को मिली है। भोपाल में वैसे तो कई वैरायटी के हम मिल जाते हैं। लेकिन हापुस आम सबसे अलग और खास है। आज के दौर में इसकी डिमांड देंश भर से ज्यादा विदेश में ज्यादा बढ़ गई है। क्वालिटी और बढ़िया ग्रेडिंग के साथ महाराष्ट्र के किसान इसे तैयार करते हैं और देश दुनिया में एक्सपोर्ट करते हैं। बता दें मध्य प्रदेश में जैसे लंगड़ा और तोतापरी आम का चलन होता है। वैसे ही महाराष्ट्र में हापुस आम की खेती सबसे ज्यादा की जाती है। इस प्रदर्शनी में महाराष्ट्र के रतागिरी देवगढ़ और कोंकण क्षेत्र से किसान हापुस आम का मंडार लेकर आए हैं। वहां की लाल मिट्टी पर इस आम की पैदावारी की जाती है। साथ ही समुद्र के खारे पानी की हवा लगने से इस आम की मिटास बढ़ाती है।

### भोपाल के साथ ही 8 शहरों में बनेंगे आधुनिक टीकाकरण सेंटर

भोपाल,(निप्र)। मध्य प्रदेश में स्वास्थ्य विभाग सरकारी अस्पतालों में टीकाकरण को बढ़ावा देने के लिए निजी अस्पतालों की तरह मॉडर्न वैक्सीनेशन सेंटर तैयार कर रहा है। राजधानी भोपाल समेत आठ शहरों के सरकारी अस्पतालों में चार माह के भीतर आधुनिक वैक्सीनेशन सेंटर बनकर तैयार हो जाएंगे। इन सेंटरों में वैक्सीनेशन के लिए आने वाले बच्चों को घर नुमा माहौल प्रदान किया जाएगा। यहां बच्चों के लिए खिलौनों साथ परिजनों के मनोरंजन की सुविधा भी होगी। खास बात यह है कि इन सेंटर्स में वैक्सीनेशन के लिए ऑनलाइन अपॉइंटमेंट भी मिलेगा। बता दें कि मध्य प्रदेश के आठ शहरों में २६ मॉडर्न वैक्सीनेशन सेंटर बनाने के लिए केन्द्रीय स्वास्थ्य

# अफसरशाही पर सीएम ने दिखाए सख्त तेवर

### समाधान ऑनलाइन के मामले जल्द निपटाने के निर्देश

भोपाल,(निप्र)। डॉ.मोहन यादव ने अफसरशाही पर सख्त तेवर अख्तियार कर लिए हैं। उन्होंने समाधान ऑनलाइन में सीधी सनवाई करते हुए कहा कि लोगों का भटकना और समाधान ऑनलाइन तक मामलों का पहुंचना गंभीर मामला है।

मुख्यमंत्री ने संभागायुक्तों, कलेक्टरों, पुलिस जोन व जिलों के आइपीएस अधिकारियों को बताया कि सभी योजनाओं में जिलों के प्रदर्शन की ग्रेडिंग कराई है। जिला एवं पुलिस प्रशासन के बारे में फीडबैक भी लिया जा रहा है। उन्होंने ग्रेडिंग में अपेक्षा के अनुरूप प्रदर्शन न करने वाले अफसरों को चेताया कि अपना प्रदर्शन सधार लें और नागरिकों को बेहतर प्रशासन एवं व्यवस्थाओं को कस्टमर फ्रेंडली



बनाकर उनका विश्वास हासिल करें। समाधान ऑनलाइन में 12 जिलों के 14 मामलों की डॉ. मोहन यादव ने खुद सुनवाई की। इस दौरान कलेक्टरों द्वारा संबंधित अधिकारियों, कर्मचारियों पर कार्रवाई की भी जानकारी दी गई। अधिकारी, कर्मचारियों को सस्पेंड किया गया। नोटिस जारी किए गए और वेतन वृद्धि भी रोकी गई।मुख्यमंत्री डॉ. मोहन यादव ने शनिवार को समाधान

विवादमुक्त छवि के व्यक्ति को नियुक्त

चिकित्सकों की मांग का समर्थन किया।

उन्होने कहा कि पहले नर्सिंग घोटाले में

संलिप्त रहे डॉ. जितेंद्र शुक्ला को

डीएमई नियक्त किया गया और मेरे द्वारा

सवाल उठाने के तत्काल बाद उन्हें हटा

दिया गया। लेकिन अब एक पीजी

डॉक्टर की आत्महत्या के बाद विवादों

में आई डॉ. अरुणा कमार को डीएमई

की कुर्सी पर बैठा दिया गया है। आदेश

जारी होते ही जुडा, एमटीए समेत पूरा

मेडिकल सेक्टर विरोध में उतर आया

है। उन्होने कहा कि आखिर सरकार

की मंशा क्या है? क्या प्रदेश की

मेडिकल शिक्षा व्यवस्था को

जानबझकर कमजोर किया जा रहा

है? हर बार ऐसे विवादित और

असंवेदनशील अफसरों को ही इतनी

बड़ी जिम्मेदारी क्यों सौंपी जाती है?

नेता प्रतिपक्ष उमंग सिंघार ने भी

डीएमई की नियुक्ति पर बवाल,नेता प्रतिपक्ष ने किया मांग का समर्थन

भोपाल,(निप्र)। चिकित्सा शिक्षा

विभाग ने डॉ. अरुणा कुमार को

डायरेक्टर मेडिकल एजकेशन डीएमई

बनाया है जिसके बाद से प्रदेशभर में

जुनियर डॉक्टर्स और मेडिकल टीचर्स

में आक्रोश है। लगातार डॉ. अरुण

कमार की नियक्ति को रद्द करने की मांग

कर रहे हैं। शनिवार दोपहर 12 बजे

हमीदिया अस्पताल परिसर स्थित नई

ब्लॉक 1 और 2 के बाहर बड़ी संख्या

में डॉक्टरों ने विरोध प्रदर्शन किया। इधर

विधान सभा नेता प्रतिपक्ष उमंग सिंघार

ने भी चिकित्सकों की मांग का समर्थन

किया। गांधी मेडिकल कॉलेज से जडे

जुनियर डॉक्टर्स, मेडिकल टीचर्स

एसोसिएशन (एमटीए) और सीनियर

फैकल्टी सदस्यों ने हाथों में पोस्टर और

बैनर लिए जमकर नारेबाजी की।

प्रदर्शनकारियों की मांग थी कि डॉ.

अरुणा कुमार की नियुक्ति तुरंत रद्द की

जाए और इस पद पर निष्पक्ष व

ऑनलाइन में बारी-बारी से वीसी के जरिए आवेदकों से खुद बात की और उनकी समस्याएं सुनी। इस दौरान पांदुर्णा, मुरैना, उमरिया, नीमच, भिंड, बैतूल, निवाड़ी, रायसेन, नर्मदापुरम एवं धार जिले के एक-एक मामले तथा शहडोल व सतना जिले के 2-2 मामलों की सीधी सुनवाई की। ऐसे में मामलों में जिलों के कलेक्टर व विभागाध्यक्षों ने संबंधितों के खिलाफ मामलों की समाधान ऑनलाइन में सुनवाई से पहले ही निलंबन, कारण बताओ नोटिस, आर्थिक अपराध से जुडे मामलों में एफआइआर व वेतन वृद्धि रोके जाने संबंधी कार्रवाई कर दी थी। सीएम ने कलेक्टर्स से कहा कि आम जनता की संतुष्टि ही सरकार का ध्येय है।

### आज होगी नीट परीक्षा, अधिकारियों ने लिया जायजा

भोपाल,(निप्र)। मेडिकल कॉलेज में स्नातक प्रवेश के लिए रविवार (4 मई) को नेशनल एलिजिबिलिटी एंट्रेंस टेस्ट-2025 (नीट) परीक्षा होगी। भोपाल में कुल 35 सेंटर बनाए गए हैं। परीक्षा में 14 हजार से अधिक स्टूडेंट्स शामिल होंगे। कलेक्टर कौशलेंद्र विक्रम सिंह ने 50 टीमें बनाई हैं, जो सेंटरों का औचक निरीक्षण करेंगी। परीक्षा से पहले शनिवार को अफसरों ने केंद्रों का निरीक्षण भी किया। ताकि, खामियों को दुर किया जा सके।

वहीं, दोपहर में बैठक भी हुई। इमरजेंसी से निपटने के लिए मेडिकल टीमें भी बनाई। परीक्षा को देखते हए सीएमएचओ डॉ. प्रभाकर तिवारी ने सेंटरों पर मेडिकल टीमें तैनात की है, जो चिकित्सा संबंधित इमरजेंसी स्थिति से निपट सकेंगी। स्वास्थ्य विभाग ने हर परीक्षा केंद्र के लिए एक डॉक्टर और पैरामेडिकल स्टॉफ की व्यवस्था की है। विभाग ने 50 टीमों की तैनाती की है। जिसमें डॉक्टर पैरामेडिकल स्टॉफ अपनी सेवाएं देंगे। सीएमएचओ डॉ. तिवारी ने बताया, परीक्षार्थियों की लिए आवश्यक चिकित्सा व्यवस्थाएं की गई हैं। समन्वय के लिए जोनल मेडिकल टीम तैयार रहेगी। 108 एम्बुलेंस वाहन भी क्विक रिस्पांस के लिए लगाए गए हैं।

### इलेक्ट्रॉनिक डिवाइस नहीं ले जाएंगे

परीक्षा केंद्र के अंदर स्टूडेंट्स किसी भी प्रकार की इलेक्ट्रॉनिक डिवाइस नहीं ले जा सकेंगे। डिजिटल घडी, कैलकुलेटर, मोबाइल समेत अन्य चीजों पर पुरी तरह से बैन रहेगा। सिर्फ टांसपैरेंट पानी की बोतल अपने साथ ले जा सकते हैं।

### न्यायालय : सोलहवें व्यवहार न्यायाधीश कनिष्ठ खंड, इंदौर (म.प्र.)

आरसीएस बी 347/201 मे. राज बेरिंग विरुद्ध मे. जियोटेक वर्ल्ड वाईड पेशी तारीख: 16.05.202

ठिकाना प्लॉट नं. ए 12-13. फेस-2.

(पेरियल झोन, पीथमपुर, जिला धार (म.प्र.) मे. राज बेरिंग प्रो. धनेश शाह पिता मूलचंद शाह संविल प्रक्रिया संहिता आदेश 37 नियम 1 के अधी आपके विरूद्ध 66117/- रूपयों और ब्याज के लिं वाद संस्थित किया है। आपको इस न्यायालय तारीख 16.05.2025 को सबह 10:30 बजे दावे क उत्तर देने के लिए उपसंजात होने के लिए समन किय जाता है। आप न्यायालय में स्वयं या किसी ऐर प्लीडर द्वारा उपसंजात हो सकते हैं जिसे सम्य अनुदेश दिए गए हो और जो इस वाद से संबंधित स सारवान प्रश्नों का उत्तर दे सके या जिसके साथ ऐस कोई व्यक्ति हो जो ऐसे सभी प्रश्नों का उत्तर दे सके आपको यह भी निर्देश दिया जाता है कि आप उस दि अपनी प्रतिरक्षा का लिखित कथन दाखिल करें औ उसी दिन ऐसे सभी दस्तावेज जो आपके कब्जे र शक्ति में हैं पेश करें जिन पर आपकी प्रतिरक्षा व मुजराई का दावा-प्रतिदावा आधारित है और र्या आप किसी अन्य दस्तावेज पर चाहे वह आपके कब्जे या शक्ति में हो या न हो, अपनी प्रतिरक्षा या मुजराई वे दावे या प्रतिदावे के समर्थन में साक्ष्य के रूप में निर्भ करते हैं तो आप ऐसे दस्तावेजों की लिखित कथन पाथ उपाबद्ध की जाने वाली सूची में प्रविष्टि करें।

अनुपस्थिति में किया जाएगा। यह आज तारीख 29.04.2025 को मेरे हस्ताक्ष और न्यायालय की मदा लगाकर दिया गया है । यदि किसी कारणवश उक्त तिथि को न्याय अवकाश पर होगा तो आगामी कार्यदिवस पर य

आपको सचित किया जाता है कि यदि आप ऊ

होंगे तो वाद की सनवाई और उसका निपटारा आपक

प्रकरण सुनवाई में लिया जायेगा । मोहित रघुवंशी सोलहवें व्यवहार न्यायाधीश, कनिष्ठ खण्ड इंदौर (म.प्र.)

# फरहान पर हत्या के प्रयास का भी केस दर्ज

### **■** ऑन ड्यूटी सब इंस्पेक्टर से छीनी थी पिस्टल 🔳 मुख्य आरोपी फरहान को लगी पैर में गोली!

भोपाल,(निप्र)। भोपाल में सामने आए लव जिहाद के सनसनीखेज मामले के मख्य आरोपी फरहान खान ने शक्रवार रात पुलिस से भागने की कोशिश की। जिससे पुलिस को उस पर गोली चलाना पड़ी, और पैर में गोली लगने के कारण फरहान घायल हो गया। उसे हमीदिया अस्पताल में भर्ती कराया गया है।

बता दें पुलिस की एक टीम

मख्य आरोपी फरहान को और

अन्य आरोपियों की तलाश के लिए अपराध की पछताछ के संबंध में उसे एक वाहन में ले जा रही थी। तभी फरहान ने लघशंका का बहाना बनाया और पुलिस के वाहन से नीचे उतारा गया। उसके साथ ही एक पलिस कर्मी भी नीचे उतरा, लेकिन इसी बीच फरहान ने पलिसकर्मी की पिस्टल छीनने की कोशिश की। इसी झमाझटकी में गोली चल गई. जो फरहान के पैर में जा लगी। अब लोग कह रहे है यह तो भोपाल पुलिस थी,

**InfoBeans** 



जिसकी गोली फरहान के पैर में लगी, अगर कहीं उत्तरप्रदेश की पुलिस होती तो गोली का निशाना फरहान का सिर ही होता। बता दें पुलिस ने फरहान की एक दिन की रिमांड ले रखी थी। गोली लगने के बाद लव-जिहादी फरहान को हमीदिया हॉस्पिटल में भर्ती कराया गया। पलिस फरहान को घटनास्थल बिलकिस गंज ले गई थी। इस दौरान उसने पुलिस की पिस्टल छीन ली। पलिस ने तभी उसका शॉर्ट एनकाउंटर कर दिया। आरोपी फरहान बाथरूम करने के बहाने बाहर गया हुआ था।

फरहान पर एक और केस दर्ज-भोपाल रेप .गैंगरेप. ब्लैकमेलिंग और धर्मपरिवर्तन के लिए दबाव बनाने के मामले में मुख्य आरोपी फरहान पर हत्या के प्रयास का भी केस दर्ज कर दिया गया है। सब इंस्पेक्टर ने खुद पर हमला होने पर एफआईआर दर्ज कराई है। आरोपी ने ऑन ड्यूटी सब इंस्पेक्टर से पिस्टल छीना थी। फिर हमला करने की कोशिश की थी। इसमें सब इंस्पेक्टर को भी चोट आई थी। फिलहाल एक फरार आरोपी अबरार की तलाश में पुलिस ने अलग-अलग टीम रवाना कर दी है। एक टीम बिहार के मुजफ्फरपुर गई है। तो वहीं बंगाल में भी अबरार की तलाश की जा रही है।

लव जिहाद पर सियासत जारी० लव जिहाद और दुष्कर्म के मामले को लेकर भोपाल में राजनीतिक पारा गरमा गया है. कांग्रेस और बीजेपी आमने-सामने आ गए हैं। पूर्व मंत्री और कांग्रेस नेता पीसी शर्मा ने आरोपियों को फंडिंग करने वाले ह्यसफेदपोश नेताओंह्न के गुर्गी पर जांच की मांग की है।

### InfoBeans Technologies Limited

CIN: L72200MP2011PLC025622

Registered Office: Crystal IT Park, STP-I, 2nd Floor, Ring Road, Indore (M.P.) Contact No.: 0731-7162000, 2102

Nebsite: www.infobeans.com, Email: investor.relations@infobeans.com Statement of Audited Consolidated Financial Results for

## the Quarter and Year Ended 31 March 2025

(₹ In Lakhs except Per Share Data) Quarter Ended

Particulars Income	Audited Refer Note 2	Unaudited	Audited Refer Note 2	Audited	Audited
Income					
Revenue from Operations	10,322	9,633	9,694	39,478	36,852
Other Income	400	331	316	1,468	1,523
, ,	10,722	9,964	10,010	40,946	38,375
	0.004	0.004	0.004	07.075	00.054
					26,954 576
	654	663			2,939
d) Other expenses	1,400	1,367	1,128	5,265	4,754
Total Expenses	9,088	8,926	8,761	35,538	35,223
Profit Before Exceptional Items and Tax (III-IV)	1,634	1,038	1,249	5,408	3,152
Exceptional Items (Refer Note 3) Impairment of goodwill and intangible assets acquired on business combinations Reversal of deferred consideration payable	990 (864)		1,986 (1,925)	2,338	1,986 (1,925)
			, ,	, ,	61
, , ,		1.038			3.091
` '	.,,,,,	.,,,,,	1,100	0,202	
Current tax	491	382	282	1,670	1,240
Short / (excess) provision in respect of earlier year	(7)	9	0*	4	8
		` ,	. ,	· ,	(404)
					844
` '	1,050	706	924	3,797	2,247
Items that will not be reclassified to profit or loss in subsequent periods - Remeasurement of the defined benefit obligations - Income tax relating to above Items that will be reclassified to profit or loss in subsequent periods - Exchange differences in translating	53 (15)	(108) 32	43 (13)	(132) 39	(103) 30 52
					(21)
					(,
Period / Year (IX+XI)	1,094	724	972	3,836	2,226
Profit for the Period Attributable to - Owners of the Company - Non-controlling Interest	1,050	706	924	3,797	2,247 -
Total Other Comprehensive Income / (Loss) Attributable to - Owners of the Company - Non-controlling Interest	44	18	48	39	(21)
Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest	1,094	724 -	972	3,836	2,226 -
Paid-up Equity Share Capital (Face value of the share is ₹ 10/- per share)	2,436.88	2,436.88	2,429.84	2,436.88	2,429.84
Reserves excluding revaluation reserves as per the Balance Sheet				30,786	27,149
Earnings Per Share (of ₹ 10/- each) ^					
	Total Income (I+II) Expenses a) Employee benefits expense b) Finance costs c) Depreciation and amortisation expense d) Other expenses Total Expenses Profit Before Exceptional Items and Tax (III-IV) Exceptional Items (Refer Note 3) Impairment of goodwill and intangible assets acquired on business combinations Reversal of deferred consideration payable Total Exceptional Items (Net) Profit Before Tax (V-VI) Tax Expense Current tax Short / (excess) provision in respect of earlier year Deferred tax Total Tax Expenses Profit for the Period / Year (VII-VIII) Other Comprehensive Income Items that will not be reclassified to profit or loss in subsequent periods - Remeasurement of the defined benefit obligations - Income tax relating to above Items that will be reclassified to profit or loss in subsequent periods - Exchange differences in translating the financial statements of foreign operations Total Other Comprehensive Income Total Comprehensive Income Total Comprehensive Income for the Period / Year (IX+XI) Profit for the Period Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest	Total Income (I+II)  Expenses a) Employee benefits expense b) Finance costs c) Depreciation and amortisation expense d) Other expenses 7-otal Expenses Profit Before Exceptional Items and Tax (III-IV) Exceptional Items (Refer Note 3) Impairment of goodwill and intangible assets acquired on business combinations Reversal of deferred consideration payable Total Exceptional Items (Net) 126 Profit Before Tax (V-VI) 1,508 Tax Expense Current tax Short / (excess) provision in respect of earlier year Deferred tax Total Tax Expenses Profit for the Period / Year (VII-VIII) Other Comprehensive Income Items that will not be reclassified to profit or loss in subsequent periods - Remeasurement of the defined benefit obligations - Income tax relating to above Items that will be reclassified to profit or loss in subsequent periods - Exchange differences in translating the financial statements of foreign operations Total Other Comprehensive Income Total Other Company - Non-controlling Interest Total Other Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest Total Comprehensive Income Reserves excluding revaluatio	Total Income (I+II)	Total Income (I+II)	Total Income (I+II)   Expenses   10,722   9,964   10,010   40,946

Amount below ₹ 1 Lakh

^ Not annualised, except for the year ended 31 March 2025 and 31 March 2024 Notes to Audited Consolidated Results:

1. The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 02 May 2025 and were subjected to audit by the Statutory Auditors

2. The figures for the Quarter ended 31 March 2025 and Quarter ended 31 March 2024 are derived figures between audited figures in respect of full financial year and the unaudited published year to-date figures upto the Third Quarter of the respective financial year which were subjected to limited review

3. During the year, the group has recognised an impairment loss of  $\ref{2,338}$  lakhs (31 March 2024:  $\ref{1,986}$  lakhs) on goodwill and intangible assets pertaining to business combinations. Further, there is reversal of corresponding ontingent consideration of ₹ 2,212 lakhs (31 March 2024: ₹ 1,925 lakhs) in respect of business acquisition which is no longer payable. These are presented as exceptional items in the consolidated financial results

4. The Group operates in one segment i.e. Information Technology Services. Accordingly, no separate segmen

disclosures as required under "Ind AS-108: Operating Segments" have been presented

The Code on Social Security, 2020 ('Code') relating to employee benefits during employment and post-employment benefits received Presidential assent in September 2020. The Code has been published in the Gazette of India. Certain sections of the Code came into effect on 03 May 2023. However, the final rules/

interpretation have not yet been issued. Based on a preliminary assessment, the Group believes the impact of the change will not be significant 6. The Board of Directors considered and approved final dividend @ 10% i.e. ₹ 1/- per equity share (face value of ₹ 10/- per equity share) for the financial year 2024-25. 7. The Board of Directors of the Holding Company at its meeting dated 02 May 2025 have approved the draft scheme

of amalgamation of Infobeans Cloudtech Limited (a wholly owned subsidiary of the Holding Company) with the Holding Company under Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act') subject to the requisite approvals under the Act and the sanction of the scheme by National Company Law Tribunal ('NCLT'). The appointed date of the said scheme is 01 April 2025 or such other date as may be approved by the NCLT or any other competent authority

8. The above consolidated results are available on the Company's website https://www.infobeans.com/investors and on the stock exchange a

https://www.nseindia.com and

Date: 03 May. 2025

For and on Behalf of Board of Directors of InfoBeans Technologies Limited Avinash Sethi Director & Chief Financial Officer DIN: 01548292

# रेस्टोरेंट, होटल और क्लब बार पर कार्रवाई, कार से 38 पेटी अवैध शराब बरामद

भोपाल,(निप्र)। राजधानी भोपाल में आबकारी विभाग की ओर से बडी कार्रवाई की गई है। यहां 59 रेस्टोरेंट, होटल और क्लब बार के लाइसेंस सस्पेंड करने के बाद उन्हें सील कर दिया गया। जांच में यहां खामियां मिली थीं। दूसरी ओर, चेकिंग में एक कार से 38 पेटी अवैध शराब का परिवहन करने पर कार जब्त की गई है।

सहायक आयुक्त आबकारी वीरेंद्र कुमार धाकड ने बताया, वर्ष 2024-25 में संचालित रेस्टोरेंट, बार, होटल, सिविलियन क्लब लाइसेंस को 2025-26 के लिए रिन्यूवल करने के लिए पोर्टल पर जरूरी दस्तावेज के साथ आवेदन मांगे गए थे। लाइसेंसियों द्वारा ऑटो जनरेटेड बार लाइसेंस के ऑटो जनरेशन के 30 दिन की समयावधि में ई-आबकारी पोर्टल पर अपलोड दस्तावेजों की जांच की गई। जिनमें खामियां थीं, उन्हें दूर करने को कहा गया था। इनमें से अधिकांश बार में बिजली सुरक्षा सर्टिफिकेट समेत कई दस्तावेज नहीं पाए गए थे। इसके चलते बार लाइसेंस को सस्पेंड कर उन्हें सील कर दिया गया है।

कार्रवाई के दौरान 10 डाउनिंग स्ट्रीट. बार बेनिकट नेशन, बारिएल्स एंड रेस्टोरेंट. बावर्ची रेस्टोरेंट. भोजिन्न. बॉजी बाय. बोसकोस, क्लब ओबेलो, ड्रीम लैंड, ड्रिंक हिल, फर्जी कैफे, फर्जी हाउस, फ्लाइंग सॉसर, गुनवनी हॉस्पिटिलिटी, हैप्पी फुड एंड बावरेज, हंटर स्पोर्ट्स एंड क्लब, लॉवरी, जूह नूह नी, एमके रेस्ट्रो एंड पब रास्ता. मॉल्क्यल एयर बार. माय बार हेडक्वार्टर. निरवाना बार, परफेक्ट हॉस्पिटिलिटी, रणजीत गोल्डन ऑक, रेमिक्स लान्ज, रेयथम ऑन फायर, साकी बार एंड रेस्टोरेंट, शाही हवेली, सिम्पली फूड, स्मॉक ग्रिल हाउस, सोशल लाइट सेवल, सौम्या बार, टेब टोस्ट एंड बलिस्स, तड़का रेस्टोरेंट, ट्रीपल सेवन, अर्बन आर एंड रेस्ट्रो, वी

होटल बारः आमेर ग्रींस, इफ्फोटल बाय साया जी, होटल आमेर पैलेस, होटल अवध

पैलेस, होटल क्रस्टस प्राइम, होटल गोल्डन बार, होटल लाल प्लाजा, होटल मनप्रीत, होटल प्रसीडेंट, होटल राजदूत गौरव, होटल रणजीत. होटल सत्या विलास. होटल साया जी, होटल शिवा, होटल स्कॉय लैंड, होटल सूर्या, होटल विश्वास, होटल व्यंजन, कान्हा फन सिटी, द रेजीडेंसी।

कार के साथ 38 पेटी अवैध शराब जब्त आबकारी विभाग ने कार के साथ 38 पेटी शराब भी जब्त की है। सहायक जिला आबकारी अधिकारी आरजी भदौरिया ने बताया, 3 मई को बैरागढ़ प्रभारी अधिकारी स्वाति बघेल एवं टीम ने एक कार में देवास से भरकर लाई जा रही 381.0 बल्क लीटर अवैध विदेशी शराब के साथ दो आरोपी शाहरुख अली एवं शाकिर अली को गिरफ्तार किया। उनके खिलाफ मध्यप्रदेश आबकारी अधिनियम के तहत प्रकरण दर्ज कर विवेचना में लिया गया है। शराब 38 पेटी में रखी थी। जब्त शराब और कार की कीमत 15 लाख रुपए आंकी गई है।

नगरपालिका ने सफाई मित्रों को सौंपी ५० नवीन हाथ कचरा गाड़ियां

आष्टा,(निप्र)। नगर की सफाई व्यवस्था को सुचारू बनाए रखने एवं सफाई मित्रों की सुविधा के लिए नगरपालिका ने 50 हाथ कचरा गाडियां क्रय की, जिन्हें नपाध्यक्ष प्रतिनिधि रायसिंह मेवाडा, मुख्य नगरपालिका अधिकारी राजेश सक्सेना सहित पार्षदों की उपस्थिति में सफाई मित्रों को सौंपी गई। प्रतिनिधि रायसिंह मेवाडा ने सफाई मित्रों को कचरा गाडी सौंपते हुए कहा कि किसी भी नगर, प्रदेश एवं देश को सुंदर एवं स्वच्छ बनाने में सफाई मित्रों का अहम योगदान रहता है। सफाई मित्रों का काम जितना कठीन है जिसे हर कोई नहीं कर पाता, उतना ही सेवाभावी भी है।



नपाध्यक्ष प्रतिनिधि रायसिंह मेवाडा ने नगरवासियों से आग्रह किया है कि नगर को साफ एवं स्वच्छ बनाने में सफाई मित्रों का सहयोग करें। मुख्य नगरपालिका अधिकारी राजेश सक्सेना ने जानकारी देते हुए बताया कि स्वच्छ सर्वेक्षण 2025 के तहत लगभग 50

हाथ कचरा गाडी क्रय की गई है। सीएमओ सक्सेना ने कहा कि स्वच्छता जैसे महत्वपर्ण कार्य में संसाधनों का होना बहुत जरूरी है, संसाधनों के अभाव में कार्य प्रभावित होते है। सीएमओ सक्सेना ने स्वच्छता सर्वेक्षण 2025 में नगरपालिका आष्टा को टॉप-10 में लाने के लिए नगरपालिका का सहयोग करने नगरवासियों से अपील की। इस अवसर पर पार्षदगण हिफज्जुर्रहमान भैया मियां, सुभाष नामदेव, डॉ. सलीम खान, तारा कटारिया, शेख रईस, अतीक कुरैशी, प्रभारी स्वच्छता निरीक्षक विनोद सांगते, राजेश घेंघट, सुनील सांगते, हेमंत चंडाले आदि मौजूद थे।

SMFG

**SMFG India Home Finance Co. Ltd.** 

(Formerly Fullerton India Home Finance Co. Ltd.) Grihashakti Corporate Off.: 503 & 504, 5th Floor, G-Block, Insipre BKC, BKC Main Road, Bandra Kurla Complex, Bandra (E), Mumbai - 400051. Regd. Off.: Commerzone IT Park, Tower B, 1st Floor, No. 111, Mount Poonamallee Road, Porur, Chennai – 600116, TN

POSSESSION NOTICE FOR IMMOVABLE PROPERTY [(Appendix IV) Rule 8(1)] WHEREAS the undersigned being the Authorized Officer of SMFG India Home Finance Co. Ltd. (Formerly Fullerton India Home Finance Co. Ltd.) a Housing Finance Company [duly registered with National Housing Bank (Fully Owned by RBI)] (hereinafter referred to as "SMHFC") under Secuitisation and Reconstruction of Financial Assests and Enforcement of Security Interest Act, 2002 (54 of 2002), and in exercise of the powers conferred under Section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued Demand Notice dated mentioned below under Section 13(2) of the said Act calling upon you being the borrowers (names mentioned below) to repay the amount mentioned in the said notice and interest thereon within 60 days from the date of receipt of the said notice. The borrowers mentioned herein below having failed to repay the amount, notice is hereby given to the borrowers mentioned herein below and to the public in general that the undersigned has Taken Possession of the property described herein below in exercise of powers conferred on me under sub-section (4) of Section 13 of the Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002. The borrowers mentioned here in above in particular and the public in general are hereby cautioned not to deal with said property and any dealings with the property will be subject to the charge of "SMHFC" for an amount as mentioned herein under and interest thereon.

SI No	Name of the Borrower(s) Guarantor(s) LAN	Description of Secured Assets (Immovable Property)	Demand Notice Date & Amount	Date of Possession
1	LAN:- 618139511672588 1. Jagjeet Singh, S/o. Resham Singh 2. Darshna Kaur W/o. Jagjeet Singh	All The Piece and Parcel of The Property Measuring 0 K 10 Marla Being 5/51 Share Out Of 05k 02 Marla, Comprised In Sq No-105, Killa No-5/2/2/1(1-17), 5/2/2/3(3-5), Hb No-178, Jamabandi For The Year 2016-17, Situated At Village-Buppan, Tehsil & District-Sirsa As Per Transfer Deed Bearing Wasika No-10411 Dated 6-10-2021 Recorded In The Name Of Darshana Kaur D/O Daleep Singh. Bounded As Under:-East-Vacant Land, West-Plot Of Bhirawan Bai Etc. North-Gali, South-Vacant Land.	Rs. 13,90,293.60 (Rs. Thirteen Lakh Ninety Thousand Two Hundred Ninety Three & Paise	02.05.2025
2	LAN :- 617440111709853 1. Rajesh Singh 2. Neelam Devi	All The Piece and Parcel of The Property Bearing Plot No-89, Measuring 406 Sq Yards, Property Id No-3lufa563, 0 Kanal 7 Marla Bakdar 7/558 Share Of Being 27 Kanal 18 Marla, Comprised In Khewat No-483 Min, Khatauni No-553, Murabba No-181//5/1, 6, 25/2/2, 182//10/2, 11, 190//5/2/1, Kitte 6 Bakhanakasht, 0 Kanal 1 Marla Bakdar 1/86 Share Of Being 4 Kanal 6 Marla, Khewat No-483 Min, Khatauni No-557, Murabba No-182//20/2, Kitta 1, 0 Kanal 5 Marla Bakdar 5/386 Share Of Being 19 Kanal 6 Marla, Khewat No-483 Min, Khatauni No-558, Murabba No-181//15, 16, 182//20/1 Kitte 3, Jamabandi For The Year 2021-22, Situated At Vaka Patti Afgan, Arjun Nagar, Within Limits Of Mc, Kaithal As Per Sale Deed Bearing Regd No-2751 Dated 27-6-2024 Recorded In The Name Of Rajesh Singh S/O Shyam Lal. Bounded as Under:-East-Plot No-91, West-Street, North-Plot No-90 Babita, South-Street.	21.01.2025 Rs. 30,66,012.24 (Rs. Thirty Lakh Sixty Six Thousand Twelve & Paise Twenty Four Only) as on 10.01.2025	02.05.2025
3	LAN:- 611439211349839 1. Mahavir Singh S/o. Ashok Kumar 2. Umesh Kumari W/o. Mahavir Singh	All The Piece and Parcel of The Property Land Measuring 04 Marla 03 Sarsai(130 Sq Yards) Being 13/3594 Sahre Out of 59 Kanal 18 Marla, Comprised In Khewat No-118/100, Khatauni No-147 And 148, Jamabandi For The Year 2019-20, Situated At Village-Behrampur, Tehsil-Bapooli, District-Panipat As Per Sale Deed Bearing Wasika No-2338 Dated 24-3-2023 Recorded In The Name of Mahavir Singh S/O Ashok Kumar. Bounded as Under:-East-Sunil, West-Anita, North-Rasta, South-Farm Of Ravinder.	Rs. 9,68,609.97 (Rs. Nine Lakh Sixty Eight Thousand Six Hundred Nine & Paise Ninety	03.05.2025

Place: Sirsa, Kaithal, Panipat, Haryana Date: 02.05.2025 / 03.05.2025

Authorized Officer, SMFG INDIA HOME FINANCE CO. LTD (Formerly Fullerton India Home Finance Co. Ltd.,

### CORRIGENDUM Corrigendum to the publication in Financial Express and Mumbai Lakshadweep on May 2, 2025 ("Original

Publication") of the Audited Financial Results for the quarter and year ended March 31, 2025. Due to inadvertent error in the Annexure A to the Audited Financial Results for the quarter and year ended March 31, 2025 revised Extract of the Audited Financial Results for the quarter and year ended March 31, 2025 is published through this

## **Arka Fincap Limited**

Regd. Office: 2504, 2505, 2506, 25th Floor, One Lodha Place, Lodha World Towers, Senapati Bapat Marg, Lower Parel, Mumbai- 400013, India.

Tel: +91 22 40471000 CIN: U65993MH2018PLC308329 Website: www.arkafincap.com E-mail: arkasecretarialandcompliance@arkaholdings.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2025

						(₹ In Lakhs
			Quarter ended	5	Year	ended
Sr. No.	Particulars	31 March 2025	31 December 2024	31 March 2024	31 March 2025	31 March 2024
		(Note e)	Unaudited	(Note e)	Audited	Audited
1	Total Income from Operations	20,217.04	20,970.84	15,967.26	77,441.82	56,366.16
2	Net Profit / (Loss) for the period (before Tax, Exceptionaland/or Extraordinary items)	1,141.04	2,968.13	2,384.32	9,411.76	10,907.71
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,141.04	2,968.13	3,944.91	10,940.26	9,379.21
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	668.57	2,206.98	2,921.71	8,035.60	6,923.08
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	657.08	2,199.74	2,901,37	8,006.07	6,902.74
6	Paid up Equity Share Capital (Face value of ₹ 10/- each)	92,872.81	92,872.81	92,872.81	92,872.81	92,872.81
7	Reserves (excluding Revaluation Reserve)				31,853.47	24,795.63
8	Securities Premium Account				5,860.66	5,860.66
9	Net worth	124,554.34	124,740,48	117,489.03	124,554.34	117,489.03
10	Paid up Debt Capital/ Outstanding Debt	545,461.79	4,99,204.81	382,136.95	545,461.79	382,136.95
11	Outstanding Redeemable Preference share	- 8		34	*	
12	Debt Equity Ratio	4.38:1	4:1	3.28:1	4.38:1	3.28:1
13	Earning per share (In ₹) (Not Annualised):					
	(a) Basic (Not Annualised)	0.07	0.24	0.31	0.87	0.75
	(b) Diluted (Not Annualised)	0.07	0.24	0.31	0.86	0.74
14	Capital Redemption Reserve	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
15	Debenture Redemption Reserve	. 507	4110	Not Applicable	е	11 10
16	Debt Service Coverage Ratio		-	Not Applicable	9	
17	Interest Service Coverage Ratio			Not Applicable	0	

- The above is an extract of detailed format of audited financial results for the quarter and year ended 31 March 2025 filed with BSE Limited ("BSE") under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Operational Circular no. SEBI/HO/DDHS/DDHS\_Div1/P/CIR/2022/0000000103 dated 29 July 2022. The full format of the audited financial results are available on the website of the Company at www.arkaholdings.com and on the website of the BSE at www.bseindia.com
- For the other line items referred in Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR"), pertinent disclosures have been made to the BSE and can be accessed on the website of BSE at www.bseindia.com (i) Net worth is calculated as defined under Sec. 2(57) of the Companies Act, 2013"(ii) Paid up Debt Capital/ Outstanding Debt =
- Debt Securities + Borrowings (other than debt securities) Arka Fincap Limited ("the Company") being a Non-Banking Financial Company is not required to create Debenture Redemption
- Reserves in terms of Rule 18 of Companies (Share Capital and Debenture) Rules, 2014.
- The figures for the fourth quarter of the current and previous year are the balancing figures between (a) audited figures in respect of the full financial year and (b) the published year to date figures up to the end of third quarter of the respective financial years which
- were subjected to limited review by the statutory auditors.

XXXXXX	Particulars		Quarter ended		Year ended	
Sr. No.		31 March 2025	31 December 2024	31 March 2024	31 March 2025	31 March 2024
		Audited	Unaudited	Audited	Audited	Audited
(a)	Outstanding redeemable preference shares (quantity and value)	Nil	Nil	Nil	Nil	Nil
(b)	Total debts to total assets	0.82:1	0.81:1	0.78:1	0.82:1	0.78:1
(c)	Net profit margin (%) <sup>3</sup>	3.20%	10.26%	18.03%	10.20%	12.13%
(d)	Gross NPA (%)	0.69%	0.42%	0.23%	0.69%	0.23%
(e)	Net NPA (%)	0.20%	0.17%	0.06%	0.20%	0.06%
(f)	Capital adequacy ratio (CRAR)	20.84%	21.89%	25.09%	20.84%	25.09%
(g)	Liquidity coverage ratio (LCR)	192%	210%	219%	192%	219%
(h)	There is no material deviation in the use of proceeds from the issue of Non-Convertible Debentures.					

## Notes:

Place: Mumbai

Date: 30 April 2025

(1) Debt = Debt Securities + Borrowings (other than debt securities) + Subordinated Debt.

- (2) The Company being a Non-Banking Financial Company registered with the Reserve Bank of India, Current ratio, Long term debt to working capital ratio, Bad debts to Account receivable ratio, Current liability ratio, Debtors turnover ratio, Inventory turnover ratio, Operating margin are not applicable
- (3) The Company being a Non-Banking Financial Company is not required to create Debenture Redemption Reserve in terms of Rule 18 of Companies (Share Capital and Debenture) Rules, 2014.

For and on behalf of the Board of Directors of Arka Fincap Limited

> Samrat Gupta Managing Director DIN: 07071479

### IIFL SAMASTA FINANCE LIMITED

CIN: U65191KA1995PLC057884

Registered Office: No. 110/3, Lalbagh Main Road, Krishnappa Layout, Bengaluru - 560027 Website: www.iiflsamasta.com, Tel: 080 4291 3500

Reg 52(8) Read With Reg 52(4) of SEBI (Listing Obligation and Disclosure Requirement ) Regulation 2015 (Amount in ₹Cr) Statement of Audited Financial Results for the The Year Ended March 31,2025

St.		Year Ended	Quarter Ended	Year Ended
No.	Particulars	March 31.2025	March 31.2024	March 31.2024
WU.		Audited Au		Audited
1	Total Income from Operations	2499.048	763.00	2,731.06
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	15.65	157.32	657.14
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	15.65	157.32	657.14
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	20.40	120.28	503.04
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	20.20	119,77	501.16
6	Paid up Equity Share Capital	668.44	668.44	668.44
7	Reserves (excluding Revaluation Reserve)	1,365.48	1,341.28	1,341.28
8	Securities Premium Account	484.06	484.06	484.06
9	Net worth	1,955.78	1,919.99	1,919.99
10	Paid up Debt Capital / Outstanding Debt	23.35%	17.13%	17.13%
	Outstanding Redeemable Preference Shares			
	Debt Equity Ratio	3.56	4.64	4.64
	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)			37,000
	1. Basic:	0.31	1.93	8.09
	2. Diluted:	0.30	1.93	7.95
14	Capital Redemption Reserve			
	Debenture Redemption Reserve	100	(8)	
	Debt Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable
	Interest Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable

Rules / AS Rules, whichever is applicable

By order of the Board For IIFL Samasta Finance Limited Venkatesh N Managing Director DIN: 01018821

Note :a.) The above is an extract of the detailed format of quarterly/ annual financial results filed with the Stock Exchange(s) under regulation 52 of the Listing Regulations. The full format of the quarterly/annual financial results is available on the websites of the Stock Exchange(s) and the listed entity (https://www.bseindia.com). b.) For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) (BSE & NSE) and can be accessed on the URL (https://www.bseindia.com).

c.) The impact on net profit / loss, total comprehensive income or any other relevant financial item(s) due to change(s) in accounting policies shall be disclosed by means of a footnote

Date: 02.05.2025

Place: Bengaluru

### InfoBeans Technologies Limited

CIN: L72200MP2011PLC025622

Registered Office: Crystal IT Park, STP-I, 2nd Floor, Ring Road, Indore (M.P.) Contact No.: 0731-7162000, 2102 Website: www.infobeans.com, Email: investor.relations@infobeans.com

Statement of Audited Consolidated Financial Results for

the Quarter and Year Ended 31 March 2025

(₹ In Lakhs except Per Share Data) Quarter Ended Year Ended

		Quarter Ended			Year Ended		
Sr.	Particulars	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024	
No.	1.00 1100111	Audited Refer Note 2	Unaudited	Audited Refer Note 2	Audited	Audited	
70	Income	000000000	62/92/22	1072/2017	00014(1255	0.00000000	
1 1	Revenue from Operations	10,322	9,633	9,694	39,478	36,852	
990	Other Income	400	331	316	1,468	1,523	
m	Total Income (I+II)	10,722	9,964	10,010	40,946	38,375	
	Expenses a) Employee benefits expense	6,991	6,831	6,821	27,375	26,954	
	b) Finance costs	43	65	140	242	576	
	c) Depreciation and amortisation expense	654	663	672	2,656	2,939	
	d) Other expenses	1,400	1,367	1,128	5,265	4,754	
IV	Total Expenses	9,088	8,926	8,761	35,538	35,223	
٧	Profit Before Exceptional Items and Tax (III-IV)	1,634	1,038	1,249	5,408	3,152	
VI	Exceptional Items (Refer Note 3) Impairment of goodwill and intangible assets acquired on business combinations Reversal of deferred consideration payable	990 (864)		1,986 (1,925)	2,338 (2,212)	1,986 (1,925	
200	Total Exceptional Items (Net)	126	4 000	61	126	61	
VII	Profit Before Tax (V-VI)	1,508	1,038	1,188	5,282	3,091	
VIII	Tax Expense Current tax	491	382	282	1,670	1,240	
	Short / (excess) provision in respect of earlier year	(7)	9	0*	4	1,2,40	
	Deferred tax	(26)	(59)	(18)	(189)	(404	
	Total Tax Expenses	458	332	264	1,485	844	
IX.	Profit for the Period / Year (VII-VIII)	1,050	706	924	3,797	2,247	
×	Other Comprehensive Income Items that will not be reclassified to profit or loss in subsequent periods - Remeasurement of the defined benefit obligations - Income tax relating to above Items that will be reclassified to profit or loss in subsequent periods - Exchange differences in translating the financial statements of foreign operations	53 (15)	(108) 32	43 (13)	(132) :39 132	(103) 30	
XI	Total Other Comprehensive Income	44	18	48	39	(21	
XII	Total Comprehensive Income for the		- 2020	Variable	7.81888		
	Period / Year (IX+XI)	1,094	724	972	3,836	2,226	
XIII	Profit for the Period Attributable to  - Owners of the Company  - Non-controlling Interest	1,050	706	924	3,797	2,247	
XIV	Total Other Comprehensive Income / (Loss) Attributable to - Owners of the Company - Non-controlling Interest	44	18	48	39	(21	
ΧV	Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest	1,094	724	972	3,836	2,226	
XVI	Paid-up Equity Share Capital (Face value of the share is ₹ 10/- per share)	2,436.88	2,436.88	2,429.84	2,436.88	2,429.84	
XVII	Reserves excluding revaluation reserves as per the Balance Sheet	100000000000000000000000000000000000000			30,786	27,149	
XVIII	Earnings Per Share (of ₹ 10/- each) ^ (1) Basic (₹) (2) Diluted (₹)	4.31 4.29	2.90 2.88	3.80 3.78	15.59 15.51	9.25 9.18	

(2) Diluted (₹) \* Amount below ₹ 1 Lakh

Not annualised, except for the year ended 31 March 2025 and 31 March 2024.

Notes to Audited Consolidated Results:

1. The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 02 May 2025 and were subjected to audit by the Statutory Auditors. 2. The figures for the Quarter ended 31 March 2025 and Quarter ended 31 March 2024 are derived figures between

audited figures in respect of full financial year and the unaudited published year to-date figures upto the Third

Quarter of the respective financial year which were subjected to limited review. During the year, the group has recognised an impairment loss of ₹ 2,338 lakhs (31 March 2024; ₹ 1,986 lakhs) on

- goodwill and intangible assets pertaining to business combinations. Further, there is reversal of corresponding contingent consideration of ₹ 2,212 lakhs (31 March 2024: ₹ 1,925 lakhs) in respect of business acquisition which is no longer payable. These are presented as exceptional items in the consolidated financial results. 4. The Group operates in one segment i.e. Information Technology Services, Accordingly, no separate segment
- disclosures as required under "Ind AS-108: Operating Segments" have been presented. 5. The Code on Social Security, 2020 ('Code') relating to employee benefits during employment and post-
- employment benefits received Presidential assent in September 2020. The Code has been published in the Gazette of India. Certain sections of the Code came into effect on 03 May 2023. However, the final rules/ interpretation have not yet been issued. Based on a preliminary assessment, the Group believes the impact of the change will not be significant. 6. The Board of Directors considered and approved final dividend @ 10% i.e. ₹ 1/- per equity share (face value of
- ₹ 10/- per equity share) for the financial year 2024-25.
- 7. The Board of Directors of the Holding Company at its meeting dated 02 May 2025 have approved the draft scheme of amalgamation of Infobeans Cloudtech Limited (a wholly owned subsidiary of the Holding Company) with the Holding Company under Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act') subject to the requisite approvals under the Act and the sanction of the scheme by National Company Law Tribunal ('NCLT'). The appointed date of the said scheme is 01 April 2025 or such other date as may be approved by the NCLT or any other competent authority.
- The above consolidated results are available on the Company's website https://www.infobeans.com/investors

and on the stock exchange at https://www.nseindia.com and https://www.bseindia.com.

Place: Indore

Date: 03 May, 2025



For and on Behalf of Board of Directors of InfoBeans Technologies Limited Avinash Sethi Director & Chief Financial Officer DIN: 01548292

### AUTHUM AUTHUM INVESTMENT & INFRASTRUCTURE LIMITED

Regi.Off.: 707, Raheja Centre, Free Press Journal Road, Nariman Point, Mumbal-21. Ph.: (022) 6747 2117 Fax: (022) 6747 2118 E-mail: info@authum.com Branch Off.: Office No-1216-1220, 12th Floor, Naurang House, Plot No-21, Kasturba Gandhi Road, Connaught Place, New Delhi-110001

POSSESSION NOTICE (As per Rule 8(1) of Security Interest (Enforcement) Rules, 2002 Without Prejudice, previous notice dated 2 May 2025 under section 13(4) of The SARFAESI Act, 2002, hereby withdrawn and this fresh notice dated 3 May 2025 shall be treated as Possession Notice under section 13(4) issued by AllL for the captioned

That pursuant to the approved resolution plan of the Reliance Home Finance Limited (RHFL) by its Lenders in terms of RBI Circular No. RBI/2018-19/ 203, DBR.No. BP. BC. 45/21.04, 048/2018-19 dated June 7, 2019 on Prudential Framework for Resolution of Stressed Assets, the order of Hon'ble Supreme Court of India dated March 3, 2023 and the Special Resolution passed by the Shareholders on March 25, 2023, RHFL has entered into the agreement to transfer its Business by way of a slump sale on a going concern basis, to Reliance Commercial Finance Limited (Hereinafter

account (s) of the Borrower has/have also been transferred to RCFL RCFL was further acquired by Authum Investment and Infrastructure Limited., in pursuance of the implementation of the Resolution Plan submitted by Authum Investment and Infrastructure Limited on January 15, 2021 for RCFL in terms of the Reserve Bank of India (Prudential Framework for Resolution of Stressed Assets)

referred to as "RCFL") and whereas all the rights and liabilities pertaining to the loan

Furthermore, the Hon'ble National Company Law Tribunal, Mumbai Bench ("NCLT") approved the Scheme of Arrangement for demerger of lending business of RCFL to Authum Investment & Infrastructure Limited vide its order dated May 10, 2024, in view of which, the lending business and rights and entitlements attached thereto of the RCFL stands be transferred to and vested in Authum Investment and Infrastructure Whereas the undersigned being the Authorized officer of the Authum Investment and

Infrastructure Limited under the Securitization and Reconstruction of Financial Assets

and Enforcement of Security Interest Act, 2002 and in exercise of Powers conferred Under Section 13(2) Read With Rule 8 Of The Security Interest (enforcement) Rules 2002, Issued A Demand Notice Dated 6th February 2025 Calling Upon The Borrower (s) /co-borrower(s): 1) Mukesh Baweja, 2) Robin Baweja, 3) Rajrani Krishan Lal, 4) Mukesh Baveja Logistic All Are At P No 214 A Chand Nagar Vishnu Garden 110018 Also At: Plot No 387 Upper F/F WZ-179-A Chand Ngr Kanhiya Park New Delhi 110018 Vide Loan Account No. RHLPDEL000048996 To Repay The Amount Mentioned In The Notice Being Rs. ₹1,84,13,220/- (rupees One Crore Eighty-four Lakh Thirteen Thousand Two Hundred Twenty Only) As On 31 January 2025 against Loan Agreement within 60 days from the date of receipt of the said notices. The Borrower(s)/Co-borrower(s) having failed to repay the amount, notice is hereby given to the Borrower(s)/Co-Borrower and the public in general that the undersigned has taken 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 said rules on this 3rd May 2025. The Borrower(s)/ Co-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 Authum Investment and Infrastructure Limited for total amount of Rs.19278764/- as on 30 April 2025 and Interest, cost, expenses and other charges thereon as per loan agreement. The Borrower/co-borrowers/Mortgagor(s) attention is invited to the provision of Section 13(8) of the SARFAESI Act, in respect of time available, to

redeem the secured assets. DESCRIPTION OF IMMOVABLE PROPERTY All The Piece And Parcel Of The Property Bearing Municiple No - 179A (WZ-179A

Constructed On Portion Of Plot No. 387, Admeasuring 125 Sq.yds Out Of Mustatil No.

35 Killa No. 11 Situated In The Area Of Village Khiyala in The Abadi Of Kanhiya Park Now

Known As Chand Nagar New Delhi- 110018. As Bounded As Under: North: Road 30ft Wide, South: Property On Portion Of Plot No. 387, East: Property On Portion Of Plot No. 387, West: Road 25ft Wide. Place: New Delhi **Authorized Officer** 

FOR ANY QUERY, PLEASE CONTACT MR. PANKAJ JAYANT- 9999748087 OR CUSTOMERCAREHFD@AUTHUM.COM

Authum Investment and Infrastructure Limited

PROZONE REALTY LIMITED Corporate Identification Number: L45200MH2007PLC174147

Date: 3rd May 2025

Name of the Target Company

reasonable

Airport, Vile Parle (East), Mumbai -400089, Maharashtra; ntact Number: +91 2268239000/9001; EmailAddress: investorservice@prozonerealty.com Website: www.prozonerealty.com Recommendations of the Committee of Independent Directors ("IDC") of Prozone Realty

Limited(herein referred as the "Target Company" or "PRL" or "TC") in relation to the Open Offer ("Offer") made by M/s. Apax Trust (acting through its trustee- Mr. Nikhil Chaturvedi) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "SEBI (SAST) Regulations"). Date April 30, 2025

Details of offer pertaining to the Target This Offer is being made pursuant to

Prozone Realty Limited

Company	Regulation 3(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto for acquisition of up to 3,96,76,750 (Three crore Ninety-Six Lakh Seventy-Six Thousand Seven Hundred and Fifty only) Equity Shares of ₹ 2/- (Indian Rupees Two) each at an Offer Price of ₹ 25/- (Indian Rupees Twenty-Five Only) per equity share, payable in cash, aggregating to ₹ 99,19,18,750 /- (Indian Rupees Ninety-Nine Crores Nineteen Lakhs Eighteen Thousand Seven Hundred and Fifty only) representing 26.00% of Equity share capital
Name of the Acquirer and PAC with the Acquirer	Acquirer: M/s. Apax Trust (Acting through its Trustee – Mr. Nikhil Chaturvedi)  PAC: Mr. Nikhil Chaturvedi
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th, Plot FP-616, (PT), Naman Midtown, Senapati Bapat Marg, Near India bulls, Dadar (West), Mumbai – 400013
Members of the Committee of Independent Directors (IDC)	Mr. Umesh Kumar     Mrs. Deepa Misra Harris     Mrs. Dipa Hetal Hakani     Mr. Umesh Kumar chaired the meeting.
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/Relationship) if any,	All the members of the IDC are Non – Executive Independent Directors of the Company. The Committee Member neither hold any equity shares in the company nor do they have any contract/relationship with the Target Company.
Trading in Equity Shares/ Securities of the target company by IDC Members	None of the members of IDC have traded in the securities of the Target Company from the date of the Public Announcement till the date of this recommendation.
IDC Member's relationship with the Acquirers (Directors, Equity shares owned, and other contract/Relationship) if any.	None of the IDC Members have any relationship with the Acquirers.
Trading in the Equity shares/other securities of the acquirer by IDC Members	
Recommendation on Open Offer, as to whether the offer, is or is not, fair and	Based on the review of the valuation report, networth certificate and other relevant information presented the IDC is of the

decision in the best of their interests. Disclosures of the Voting Pattern of the The recommendations were unanimously meeting in which the open offer proposed approved by the members of the IDC present was discussed at the meeting.

Summary of reasons for recommendation

IDC Members have taken into consideration reviewed and noted the following Offer Documents for making the recommendation:

a) Public Announcement dated December 31, b) Detailed Public Announcement dated January 07, 2025; c) Letter of Offer dated April 25, 2025 incorporating all necessary changes as per

information presented, the IDC is of the

opinion that the Offer to the public

shareholders is in line with the SEBI SAST Regulations and appears to be fair and

The shareholders may independently

evaluate the Offer, the market performance of the Equity Shares and then take an informed

SEBI Observation Letter dated April 21, 2025. d) Networth certificates received from independent Chartered Accountants. e) Valuation Report for determination of Open Offer Price for equity share received from

Registered Valuer. The IDC members noted that: a) The Equity Shares of the Target Company are frequently traded on BSE and NSE in

terms of Regulation 2(1)(j) of the Takeover b) The Offer Price of Rs. 25/- per equity share offered by the Acquirer is equal to that of the price paid by the Acquirer in Share Purchase Agreement to the Sellers, which has been

determined on the basis of the valuation report. c) The offer price is in accordance with Regulation 8 of the Takeover Code. d) Based on the certificates obtained by the acquirer, the Acquirer has enough resources to undertake the open offer commitment.

Based on review of the above documents, the members of the IDC are of the view that the Offer to the public shareholders is in line with the SEBI SAST Regulations and appears to be fair and reasonable.

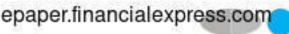
Details of Independent Advisors, if any Any other matter to be highlighted Nil Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated April 25,

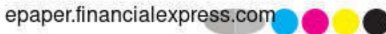
accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI SAST Regulation. Place: Mumbai For and on behalf of the Committee of Independent Directors Date: April 30, 2025

To the best of our knowledge and belief, after making proper enquiry, the information contained or

of Prozone Realty Limited Umesh Kumar

Chairperson of Independent Director Committee DIN:01733695









**FE SUNDAY** 

Recommendations of the Committee of Independent Directors ("IDC") of Prozone Realty Limited(herein referred as the "Target Company" or "PRL" or "TC") in relation to the Open Offer ("Offer") made by M/s. Apax Trust (acting through its trustee- Mr. Nikhil Chaturvedi) (herein referred as Acquirer) to the Public Shareholders of the Target Company under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended from time to time (herein referred as the "SEBI (SAST) Regulations").

April 30, 2025

Date	April 30, 2025
Name of the Target Company	Prozone Realty Limited
Details of offer pertaining to the Target Company	Regulation 3(1) of the Securities and Exchange Board of India (Substantia Acquisition of Shares and Takeovers Regulations, 2011 and subsequen amendments thereto for acquisition of up to 3,96,76,750 (Three crore Ninety-Six Lakl Seventy-Six Thousand Seven Hundred and Fifty only) Equity Shares of ₹ 2/- (Indian Rupees Two) each at an Offer Price of ₹ 25/ (Indian Rupees Twenty-Five Only) per equity share, payable in cash, aggregating to ₹ 99,19,18,750 /- (Indian Rupees Ninety Nine Crores Nineteen Lakhs Eighteen Thousand Seven Hundred and Fifty only representing 26.00% of Equity share capital
Name of the Acquirer and PAC with the Acquirer	Acquirer: M/s. Apax Trust (Acting through its Trustee – Mr. Nikhil Chaturvedi)  PAC: Mr. Nikhil Chaturvedi
Name of the Manager to the Offer	Gretex Corporate Services Limited Reg. Address: A-401, Floor 4th, Plot FP-616 (PT), Naman Midtown, Senapati Bapat Marg Near India bulls, Dadar (West), Mumbai – 400013
Members of the Committee of Independent Directors (IDC)	Mr. Umesh Kumar     Mrs. Deepa Misra Harris     Mrs. Dipa Hetal Hakani     Mr. Umesh Kumar chaired the meeting.
IDC Members Relationship with the Target Company (Director, Equity Share Owned and Other Contract/Relationship) if any,	All the members of the IDC are Non - Executive Independent Directors of the Company. The Committee Member neithe hold any equity shares in the company nor do they have any contract/relationship with the Target Company.
Trading in Equity Shares/ Securities of the target company by IDC Members	None of the members of IDC have traded in the securities of the Target Company from the date of the Public Announcement till the date

Recommendation on Open Offer, as to Based on the review of the valuation report. whether the offer, is or is not, fair and networth certificate and other relevant reasonable.

IDC Member's relationship with the

of the acquirer by IDC Members

and other contract/Relationship) if any.

information presented, the IDC is of the opinion that the Offer to the public shareholders is in line with the SEBI SAST Regulations and appears to be fair and The shareholders may independently

Trading in the Equity shares/other securities Not Applicable, as the Acquirer is the Trust.

Acquirers (Directors, Equity shares owned, relationship with the Acquirers.

of this recommendation.

evaluate the Offer, the market performance of the Equity Shares and then take an informed decision in the best of their interests. Disclosures of the Voting Pattern of the The recommendations were unanimously

None of the IDC Members have any

meeting in which the open offer proposed approved by the members of the IDC presen was discussed at the meeting. IDC Members have taken into consideration, Summary of reasons for recommendation

reviewed and noted the following Offer Documents for making the recommendation: a) Public Announcement dated December 31 b) Detailed Public Announcement dated

January 07, 2025; c) Letter of Offer dated April 25, 2025

incorporating all necessary changes as per SEBI Observation Letter dated April 21, 2025. d) Networth certificates received from independent Chartered Accountants. e) Valuation Report for determination of Open Offer Price for equity share received from Registered Valuer. The IDC members noted that:

a) The Equity Shares of the Target Company are frequently traded on BSE and NSE in terms of Regulation 2(1)(j) of the Takeover b) The Offer Price of Rs. 25/- per equity share offered by the Acquirer is equal to that of the price paid by the Acquirer in Share Purchase Agreement to the Sellers, which has been determined on the basis of the valuation c) The offer price is in accordance with Regulation 8 of the Takeover Code. d) Based on the certificates obtained by the acquirer, the Acquirer has enough resources to undertake the open offer commitment. Based on review of the above documents, the members of the IDC are of the view that the

Offer to the public shareholders is in line with

the SEBI SAST Regulations and appears to be fair and reasonable. Details of Independent Advisors, if any Any other matter to be highlighted Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated April 25, To the best of our knowledge and belief, after making proper enquiry, the information contained or

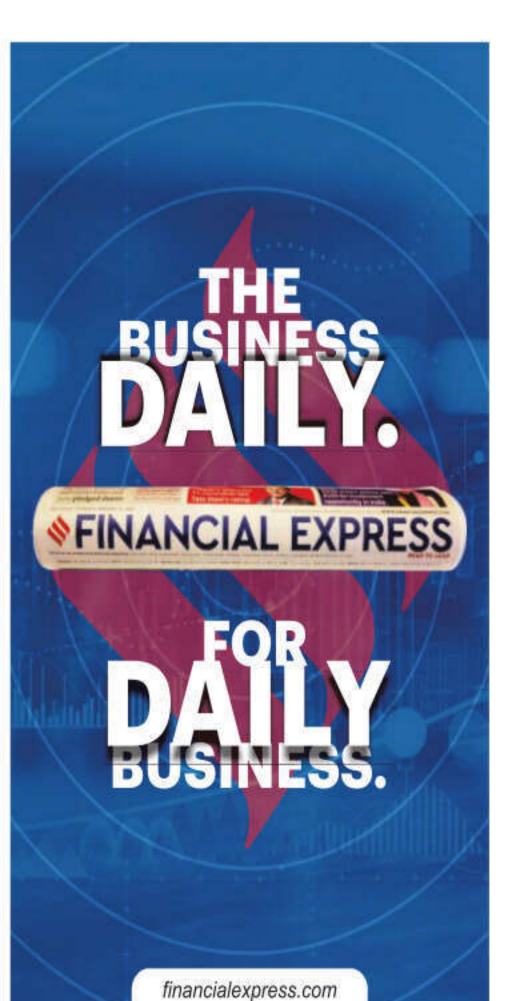
accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to

Place: Mumbai

Date: April 30, 2025

be disclosed by the Target Company under the SEBI SAST Regulation. For and on behalf of the Committee of Independent Directors of Prozone Realty Limited

> Umesh Kumar Chairperson of Independent Director Committee DIN:01733695





### SADHANA NITRO CHEM LIMITED

(CIN: L24110MH1973PLC016698) Regd. Office: Hira Baug, 1st Floor, Kasturba Chowk (C.P. Tank), Mumbai - 400004 Ph.: 022-23865629 Fax: 022-23887235 E-Mail: sadhananitro@sncl.com Website: www.sncl.com STANDALONE/CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED MARCH 31, 2025

	STANDALONE						CONSOLIDATED		
Sr. No	Particulars		Preceding 3 months ended on 31.12.2024 (Unaudited )	Corresponding 3 months in the previous year ended on 31.03.2024 (Audited )	Accounting year ended on	year ended on	Accounting year ended on 31.03.2025 (Audited )	year ended on	
1)	Total income from operations	4091	3010	5767	13599	19286	16738	19401	
2)	Net Profit / (Loss) for the periord (before tax, Exceptional Item)	484	179	553	913	1612	1151	1283	
3)	Net Profit / (Loss) for the periord before tax (After, Exceptional items)	484	179	553	913	1612	1151	1283	
4)	Net Profit / (Loss) for the periord after tax (After, Exceptional items)	399	64	189	522	741	756	408	
5)	Total comprehensive income for the period (comprising profit/(Loss) for the period (after tax and other comprehensive income (after tax))	398	73	168	574	745	808	412	
6)	Equity Share Capital	3294	3294	2471	3294	2471	3294	2471	
7)	Earnings Per Share (of Rs.1/- each) for continuing and discountinued operation)	7.	7.0		(4)	20	(8)	1	
	Basic	0.12	0.02	0.08	0.16	0.30	0.23	0.17	
	Diluted:	0.12	0.02	0.08	0.16	0.30	0.23	0.17	

The Audited Standalone / Consolidated Financial Results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 02nd May, 2025. These audited financial results have been prepared in accordance with the Indian Accounting Standards ("Ind-AS") as specified under Section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) and the provisions of the Companies Act, 2013. The results for the guarter & Year ended 31st March, 2025 are audited by the Statutory Auditor of the Company, under regulation 33 of

Securities & Exchange Board of India (Listing obligation and disclosure requirements) regulation, 2015, as amended. The unmodified report was issued by them thereon. The above results comprise the results of Sadhana Nitro Chem Limited (Parent Company) and Anuchem B.V.B.A, Belgium wholly owned

subsidiary: The company / Group is primarily engaged in one business segment i.e. manufacturing of chemical intermediates, heavy organic chemicals and performance chemicals and it is primary segment. The company is also engaged in the manufacture of wireless network equipment and related

Software development. However, since the revenue, profits & total assets of this segment is less than 10% of the combined revenue, profits & assets of all the reporting segments, disclosures as required by Ind-As 108, 'Operating Segments' are not given. The Board of Directors have recommended a dividend of Rs. 0.10 per equity share (10 %) for Financial Year 2024-25 in its meeting held on

2nd May, 2025 by which is subject to deduction of tax and shareholder's approval. The Company / Group had issued and allotted 8,23,52,605 fully paid-up Equity Shares at an issue price of Rs 6.06 per Equity Share (including a premium of Rs 5.06 per Equity Share) to eligible equity shareholders in the ratio of 1 Right equity shares for every 3 Fully paid-up equity shares held, pursuant to the Rights Issue. Accordingly, the paid-up equity share capital of the Company has been increased from Rs. 24,70.58,452 to Rs. 32,94,11,057 by addition of 8,23,52,605 equity shares.

The figures for the quarter ended March 31, 2025 and March 31, 2024 are the balancing figures between the audited figures in respect of the full financial year and unaudited published figures for the nine-month period ended 31st December, 2024 & 31st December, 2023

respectively. Also, the figures for these nine-months period had only been reviewed and not subjected to audit. Previous period figures have been regrouped / reclassified, wherever necessary to conform to current period classification. The above is an extract of the detailed format of the financial results for the Quarter Ended 31st March, 2025 filed with Stock Exchanges, under

Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Results') The complete format of the results is available on www.bseindia.com., www.nseindia.com and on the company's website at www.sncl.com.

For Sadhana Nitro Chem Limited

Abhishek Asit Javeri Managing Director

DIN: 00273030

Date: 02.05.2025

Place: Bengaluru

(Rs in Lakh)

### CIN: U65191KA1995PLC057884

Registered Office: No. 110/3, Lalbagh Main Road, Krishnappa Layout, Bengaluru - 560027 Website: www.iiflsamasta.com, Tel: 080 4291 3500 Reg 52(8) Read With Reg 52(4) of SEBI (Listing Obligation and Disclosure Requirement ) Regulation 2015

**IIFL SAMASTA FINANCE LIMITED** 

SI.		Year Ended	Quarter Ended	Year Ended
No.	Particulars	March 31.2025	March 31.2024	March 31.2024
WLF.		Audited	Audited	Audited
1	Total Income from Operations	2499.048	763.00	2,731.06
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	15.65	157.32	657.14
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	15.65	157.32	657.14
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	20.40	120.28	503.04
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	20.20	119.77	501.16
6	Paid up Equity Share Capital	668.44	668.44	668.44
7	Reserves (excluding Revaluation Reserve)	1,365.48	1,341.28	1,341.28
8	Securities Premium Account	484.06	484.06	484.06
9	Net worth	1,955.78	1,919.99	1,919.99
10	Paid up Debt Capital / Outstanding Debt	23.35%	17.13%	17.13%
11	Outstanding Redeemable Preference Shares		-	-
12	Debt Equity Ratio	3.56	4.64	4.64
13	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)		(a)	
	1. Basic:	0.31	1.93	8.09
	2. Diluted:	0.30	1.93	7.95
14	Capital Redemption Reserve	- 8		19.1
	Debenture Redemption Reserve	*		
	Debt Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable
	Interest Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable

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

By order of the Board For IIFL Samasta Finance Limited Venkatesh N Managing Director DIN: 01018821

(₹ In Lakhs)

Year ended

Note :a.) The above is an extract of the detailed format of quarterly/ annual financial results filed with the Stock Exchange(s) under regulation 52 of the Listing Regulations. The full format of the quarterly/ annual financial results is available on the websites of the Stock Exchange(s) and the listed entity (https://www.bseindia.com). b.) For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) (BSE & NSE) and can be accessed on the URL (https://www.bseindia.com).

c.) The impact on net profit / loss, total comprehensive income or any other relevant financial item(s) due to change(s) in accounting policies shall be disclosed by means of a footnote

InfoBeans

Place : Mumbai

Date : 02.05.2025

### InfoBeans Technologies Limited CIN: L72200MP2011PLC025622

Registered Office: Crystal IT Park, STP-I, 2nd Floor, Ring Road, Indore (M.P.) Contact No.: 0731-7162000, 2102 Website: www.infobeans.com, Email: investor.relations@infobeans.com

Statement of Audited Consolidated Financial Results for

# the Quarter and Year Ended 31 March 2025

(₹ In Lakhs except Per Share Data) Vear Ended Quarter Ended

		C	uarter Ende	Year Ended		
Sr.	Particulars	31.03.2025	31,12,2024	31.03.2024	31.03.2025	31.03.2024
No.		Audited Refer Note 2	Unaudited	Audited Refer Note 2	Audited	Audited
	Income	) T-2417483-11.2	47753747	0020430	1762427922207	***********
	Revenue from Operations	10,322	9,633	9,694	39,478	36,852
	Other Income	400	331	316	1,468	1,523
L	Total Income (I+II)	10,722	9,964	10,010	40,946	38,375
	Expenses	10000000		100000	100000000000000000000000000000000000000	
	a) Employee benefits expense	6,991 43	6,831	6,821 140	27,375 242	26,954
	b) Finance costs     c) Depreciation and amortisation expense	654	65 663	672	2,656	576 2,939
	d) Other expenses	1,400	1,367	1,128	5,265	4,754
1	Total Expenses	9,088	8,926	8,761	35,538	35,223
8	Profit Before Exceptional Items and Tax (III-IV)	1,634	1,038	1,249	5,408	3,152
ī	Exceptional Items (Refer Note 3)	1,004	1,000	1,240	0,400	0,102
	Impairment of goodwill and intangible assets acquired on business combinations	990	7.2	1,986	2,338	1,986
	Reversal of deferred consideration payable	(864)		(1,925)	(2,212)	(1,925)
	Total Exceptional Items (Net)	126		61	126	61
11	Profit Before Tax (V-VI)	1,508	1,038	1,188	5,282	3,091
111		1,500	1,030	1,100	3,202	3,031
111	Tax Expense Current tax	491	382	282	1,670	1,240
	Short / (excess) provision in respect of earlier year	(7)	9	0*	4	1,240
	Deferred tax	(26)	(59)	(18)	(189)	(404)
	Total Tax Expenses	458	332	264	1,485	844
9	Profit for the Period / Year (VII-VIII)	1,050	706	924	3,797	2,247
	Other Comprehensive Income Items that will not be reclassified to profit or loss in subsequent periods - Remeasurement of the defined benefit obligations - Income tax relating to above Items that will be reclassified to profit or loss in subsequent periods - Exchange differences in translating	53 (15)	(108) 32	43 (13)	(132) 39	(103) 30
.	the financial statements of foreign operations	6	94	18	132	52
1	Total Other Comprehensive Income	44	18	48	39	(21)
11	Total Comprehensive Income for the Period / Year (IX+XI)	1,094	724	972	3,836	2,226
111	Profit for the Period Attributable to - Owners of the Company - Non-controlling Interest	1,050	706	924	3,797	2,247
IV	Total Other Comprehensive Income / (Loss) Attributable to - Owners of the Company - Non-controlling Interest	44	18	48	39	(21)
(V	Total Comprehensive Income Attributable to - Owners of the Company - Non-controlling Interest	1,094	724	972	3,836	2,226
VI	Paid-up Equity Share Capital (Face value of the share is ₹ 10/- per share)	2,436.88	2,436.88	2,429.84	2,436.88	2,429.84
VII	] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [		500000000000000000000000000000000000000	14770014-5220010	30,786	27,149
VIII	[2] A A B B B B B B B B B B B B B B B B B	4.31 4.29	2.90 2.88	3.80 3.78	15.59 15.51	9.25 9.18

Not annualised, except for the year ended 31 March 2025 and 31 March 2024. Notes to Audited Consolidated Results:

1. The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 02 May 2025 and were subjected to audit by the Statutory Auditors. 2. The figures for the Quarter ended 31 March 2025 and Quarter ended 31 March 2024 are derived figures between

audited figures in respect of full financial year and the unaudited published year to-date figures upto the Third Quarter of the respective financial year which were subjected to limited review. During the year, the group has recognised an impairment loss of ₹ 2,338 lakhs (31 March 2024: ₹ 1,986 lakhs) on goodwill and intangible assets pertaining to business combinations. Further, there is reversal of corresponding contingent consideration of ₹ 2.212 lakhs (31 March 2024; ₹ 1.925 lakhs) in respect of business acquisition which

is no longer payable. These are presented as exceptional items in the consolidated financial results. 4. The Group operates in one segment i.e. Information Technology Services. Accordingly, no separate segment disclosures as required under "Ind AS-108: Operating Segments" have been presented.

5. The Code on Social Security, 2020 ('Code') relating to employee benefits during employment and postemployment benefits received Presidential assent in September 2020. The Code has been published in the Gazette of India. Certain sections of the Code came into effect on 03 May 2023. However, the final rules/ interpretation have not yet been issued. Based on a preliminary assessment, the Group believes the impact of the change will not be significant.

6. The Board of Directors considered and approved final dividend @ 10% i.e. ₹ 1/- per equity share (face value of ₹ 10/- per equity share) for the financial year 2024-25.

7. The Board of Directors of the Holding Company at its meeting dated 02 May 2025 have approved the draft scheme of amalgamation of Infobeans Cloudtech Limited (a wholly owned subsidiary of the Holding Company) with the Holding Company under Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act') subject to the requisite approvals under the Act and the sanction of the scheme by National Company Law Tribunal ('NCLT'). The appointed date of the said scheme is 01 April 2025 or such other date as may be

approved by the NCLT or any other competent authority. The above consolidated results are available on the Company's website https://www.infobeans.com/investors

and on the stock exchange at https://www.nseindia.com and https://www.bseindia.com.



For and on Behalf of Board of Directors of InfoBeans Technologies Limited Avinash Sethi Director & Chief Financial Officer DIN: 01548292

### CORRIGENDUM

Corrigendum to the publication in Financial Express and Mumbai Lakshadweep on May 2, 2025 ("Original Publication") of the Audited Financial Results for the quarter and year ended March 31, 2025. Due to inadvertent error in the Annexure A to the Audited Financial Results for the quarter and year ended March 31, 2025 revised Extract of the Audited Financial Results for the quarter and year ended March 31, 2025 is published through this Corrigendum.

# **Arka Fincap Limited**

Regd. Office: 2504, 2505, 2506, 25th Floor, One Lodha Place, Lodha World Towers, Senapati Bapat Marg, Lower Parel, Mumbai- 400013, India.

Tel: +91 22 40471000 CIN: U65993MH2018PLC308329

Website: www.arkafincap.com E-mail: arkasecretarialandcompliance@arkaholdings.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2025

Quarter ended

022				Tour ended		
Sr. No.	Particulars	31 March 2025	31 December 2024	31 March 2024	31 March 2025	31 March 2024
		(Note e)	Unaudited	(Note e)	Audited	Audited
1	Total Income from Operations	20,217.04	20,970.84	15,967.26	77,441.82	56,366.16
2	Net Profit / (Loss) for the period (before Tax, Exceptionaland/or Extraordinary items)	1,141.04	2,968.13	2,384.32	9,411.76	10,907.71
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,141.04	2,968.13	3,944.91	10,940.26	9,379.21
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	668.57	2,206.98	2,921.71	8,035.60	6,923.08
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	657.08	2,199.74	2,901.37	8,006.07	6,902.74
6	Paid up Equity Share Capital (Face value of ₹ 10/- each)	92,872.81	92,872.81	92,872.81	92,872.81	92,872.81
7	Reserves (excluding Revaluation Reserve)				31,853.47	24,795.63
8	Securities Premium Account				5,860.66	5,860.66
9	Net worth	124,554.34	124,740.48	117,489.03	124,554.34	117,489.03
10	Paid up Debt Capital/ Outstanding Debt	545,461.79	4,99,204.81	382,136.95	545,461.79	382,136.95
11	Outstanding Redeemable Preference share			:+;		
12	Debt Equity Ratio	4.38 : 1	4:1	3.28:1	4.38:1	3.28 : 1
13	Earning per share (In ₹) (Not Annualised):					
	(a) Basic (Not Annualised)	0.07	0.24	0.31	0.87	0.75
	(b) Diluted (Not Annualised)	0.07	0.24	0.31	0.86	0.74
14	Capital Redemption Reserve	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
15	Debenture Redemption Reserve	Not Applicable				
16	Debt Service Coverage Ratio		9	Not Applicable	в	
17	Interest Service Coverage Ratio	Not Applicable				

Limited ("BSE") under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Operational Circular no. SEBI/HO/DDHS/DDHS\_Div1/P/CIR/2022/0000000103 dated 29 July 2022. The full format of the audited financial results are available on the website of the Company at www.arkaholdings.com and on the website of the BSE at

For the other line items referred in Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Regulrements) Regulations, 2015 ("SEBI LODR"), pertinent disclosures have been made to the BSE and can be accessed on the website of BSE at www.bseindia.com (i) Net worth is calculated as defined under Sec. 2(57) of the Companies Act, 2013\*(ii) Paid up Debt Capital/ Outstanding Debt =

Debt Securities + Borrowings (other than debt securities) Arka Fincap Limited ("the Company") being a Non-Banking Financial Company is not required to create Debenture Redemption

Reserves in terms of Rule 18 of Companies (Share Capital and Debenture) Rules, 2014. The figures for the fourth quarter of the current and previous year are the balancing figures between (a) audited figures in respect of the full financial year and (b) the published year to date figures up to the end of third quarter of the respective financial years which were subjected to limited review by the statutory auditors.

Additional disclosures in accordance with Regulations 52(4) read with 52(8) of SEBI LODR:

Sr. No.	Particulars	Quarter ended			Year ended	
		31 March 2025 Audited	31 December 2024 Unaudited	31 March 2024 Audited	31 March 2025 Audited	31 March 2024 Audited
(b)	Total debts to total assets	0.82:1	0.81 : 1	0.78:1	0.82:1	0.78 : 1
(c)	Net profit margin (%)3	3.20%	10.26%	18.03%	10.20%	12.13%
(d)	Gross NPA (%)	0.69%	0.42%	0.23%	0.69%	0.23%
(e)	Net NPA (%)	0.20%	0.17%	0.06%	0.20%	0.06%
(f)	Capital adequacy ratio (CRAR)	20.84%	21.89%	25.09%	20.84%	25.09%
(g)	Liquidity coverage ratio (LCR)	192%	210%	219%	192%	219%
(h)	There is no material deviation in the use of proceeds from the issue of Non-Convertible Debentures.					- 770

## Notes:

Place: Mumbai

Debt = Debt Securities + Borrowings (other than debt securities) + Subordinated Debt.

(2) The Company being a Non-Banking Financial Company registered with the Reserve Bank of India, Current ratio, Long term debt to working capital ratio, Bad debts to Account receivable ratio, Current liability ratio, Debtors turnover ratio, Inventory turnover ratio, Operating margin are not applicable

(3) The Company being a Non-Banking Financial Company is not required to create Debenture Redemption Reserve in terms of Rule 18 of Companies (Share Capital and Debenture) Rules, 2014.

For and on behalf of the Board of Directors of Arka Fincap Limited

> Samrat Gupta Managing Director

> > DIN: 07071479

Date: 30 April 2025

Place: Indore

Date: 03 May, 2025

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