UNIVERSAL STARCH-CHEM ALLIED LTD.





Date :

11th November, 2025

To The Corporate Relationship Department Bombay Stock Exchange, Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai- 400 001

Sub: Submission of News Paper clipping.

Ref: - Code No. 524408 -Universal Starch Chem Allied Limited

Dear Sir,

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 enclosed herewith the clipping of the Standalone Un-Audited Financial Results for the quarter and half year ended 30.09.2025 published in English and Marathi newspaper namely in "The Free Press Journal" and "Navshakti".

Kindly take the above on your record and acknowledge the receipt of the same Thanking you,

For Universal Starch Chem Allied Limited

Nikhil Borana Company Secretary & Compliance Officer DIN: 00235016

Encl. a/a

Factory: Rawal Industrial Estate, Dada Nagar, Dondaicha - 425 408. Dist.: Dhule (Maharashtra)
Phone: 02566-244151, 244152, 244153 • E-Mail: dondaicha@universalstarch.com

GRIHUM HOUSING FINANCE LIMITED (FORMERLY KNOWN AS POONAWALLA HOUSING FINANCE LTD)

(FORMERLY KNOWN AS POONAWALLA HOUSING FINANCE LTD)
Registered Office: 6th Floor, B Building, Ganga Trueno, Lohegaon, Pune, Mahar ashtra 411014 /hereas, the undersigned being the Authorised Officer of Grihum Housing Finance Limited (formerly known as Poonawalla Housing Finance Limited as the name Poonawalla Housing Finance Limited changed to Grihum Housing Finance Limited with effect from 17 Nov 2023 (Previously known as Magma Housing Finance Limited and originally

incorporated with name of GE Money Housing Finance Public Unlimited Company) herein after referred as Secured Creditor of the above Corporate/ Register office under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (hereinafter referred as the "said Act") and in exercise of the powers conferred under Section 13 (12) of the said Act read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a demand notice below dated calling upon the below Borowers to repay the amount mentioned in the notice within 60 days from the date of receipt of the said notice. The borrowers having failed to repay the amount, notice is hereby given to the borrowers 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 of the Security Interest Enf 2002 on this 05th Day of the November of the 2025.

The borrowers in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of secured Creditor the amount and interest thereon. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the

L	secu	ired assets. Details of Prop	erty taken in possession are herein below.			
	Sr. No.	Name of Borrowers	Description of Property	Possession taken Date	Date of statutory Demand Notice	Amount in Demand Notice (Rs.)
ľ			All The Piece And Parcel Of The Flat No. 603, On The 6th Floor, In 'H' Wing,			Loan No. HM0491H18100201
ı	1.		Adm29.73 Sq. Mtrs. (Built-Up), In The Building Known As "Aastha Sahvas", Con-			Rs. 1657082/- (Rupees Sixteen Lakh Fifty
ı			structed On The Land Bearing S. No. 242, H. No. 1, At Village-Achole, Nallasopara (East), TalVasai, DistPalghar. And Boundaries Of The Plot. East West North-			Seven Thousand Eighty Two Only) payable as on 09/07/2025 along with inter-
ı		KADAM	. South			est @ 13.85 p.a. till the realization.

In any case if there is any difference between the contents of local language publication and English newspaper publication, the content, of the English newspaper language published in Free Press Journal shall be prevail

Place: MUMBAI Date: 11.11.2025

Sd/- Authorised Officer, Grihum Housing Finance Limited, (Formerly known as Poonawalla Housing Finance Limited



SHRIRAM ASSET MANAGEMENT COMPANY LIMITED

CIN: I 65991MH1994PLC079874

Regd. Off.: 217, 2nd Floor, Swastik Chambers, Near Junction of S.T. & C.S.T. Road, Chembur, Mumbai - 400 071.

Email ID: srmf@shriramamc.in, Website: www.shriramamc.in

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025

The Unaudited Financial results of the Company for the quarter and half year ended September 30, 2025, were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on November 10, 2025. The Statutory Auditors of the Company have carried out a Limited Review of the said Results.

The aforesaid results along with the Limited Review Report are available on the website of the Stock Exchange at www.bseindia.com and the Company's webpage at https://www.shriramamc.in/shareholder-disclosures-underregulation-46-of-lodr and can also be accessed by scanning the below QR code.



By Order of the Board of Directors For Shriram Asset Management Company Limited

Sd/-Kartik Jain Managing Director & CEO (DIN No. 09800492)

Place: Mumbai Date: November 10, 2025



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 HALF YEAR ENDED SEPTEMBER 30, 2025

		Fo	or the Quarter End	the Quarter Ended		For the Six Months Ended	
Sr. No.	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total Income from Operations	8,024.83	7,463.28	5,222.94	15,488.08	9,957.04	22,855.68
2	Net Profit/ (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items#)	2,747.91	2,469.25	1,410.82	5,217.12	2,542.23	5,652.07
3	Net Profit/ (Loss) for the period before tax (after Exceptional and/ or Extraordinary items#)	2,747.91	2,469.25	1,410.82	5,217.12	2,542.23	5,652.07
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	2,032.52	1,844.01	1,110.86	3,876.49	1,905.05	4,114.11
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,032.52	1,844.01	1,105.97	3,876.49	1,893.29	4,088.95
6	Paid up Equity Share Capital	14,988.46	14,988.49	12,447.26	14,988.46	12,447.26	14,303.84
7	Reserves (excluding Revaluation Reserve)	50,727.07	48,865.98	25,496.29	50,727.07	25,496.29	40,905.25
8	Securities Premium Account	37,381.46	37,564.48	18,293.26	37,381.46	18,293.26	31,458.49
9	Net worth	65,715.53	63,854.47	37,943.55	65,715.53	37,943.55	55,209.09
10	Paid up Debt Capital/ Outstanding Debt	0.00	0.00	0.00	0.00	0.00	0.00
11	Outstanding Redeemable Preference Shares	0.00	0.00	0.00	0.00	0.00	0.00
12	Debt Equity Ratio	1.41	1.38	2.21	1.41	1.38	1.58
13	Earnings Per Share (for continuing and discontinued operations) (not annualised)						
	1. Basic 2. Diluted	1.36 1.30	1.23 1.18	0.89 0.84	2.60 2.48	1.54 1.45	3.21 3.03
14	Capital Redemption Reserve	NA	NA	NA	NA	NA	NA
15	Debenture Redemption Reserve	NA	NA	NA	NA	NA	NA
16	Debt Service Coverage Ratio	NA	NA	NA	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	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, whichever is applicable

a) The above is an extract of the detailed Unaudited Financial Results for the quarter ended 30 September 2025 filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the financial results are available on the website of the Company (https://www.infinityfincorp.com). BSE Limited (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 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 Accounting Standards) Rules

2015 and subsequent amendments thereto, with effect from April 01, 2025 with transition date of April 01, 2024. Accordingly, the financial results for the quarter and half year ended September 30, 2025 have been prepared in compliance with Ind AS and other accounting principles generally accepted in India.

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

Place: Mumbai Date: 10th November 2025

Shrikant Ravalkar Managing Director & CEO

PUBLIC NOTICE

Public at large is hereby informed that my clients viz. 1) MRS. SURABHI ABHISHEK KOKATE and 2) MR ARHISHEK RAJENDRA KOKATE intend to purchase the Shop No. 11 admeasuring 174.37 sq. ft. carpet area on the Ground Floor in the building known as Heena Horizon of the society known as 'Horizon Shivaji Park Cooperative Housing Society Limited (formerly known as 'Sitaram Prasad Maa Mukta Co-operative Housing Society *Limited*) HOLDING 10 (Ten) fully paid-up shares of Rs.50/- (Rupees Fifty Only) each bearing distinctive Nos. from 121 to 130 (both inclusive) under Share Certificate No. 13 issued by the said society, situated at Gokhale Road North, Dadar West, Mumbai - 400028 lying and being on plot of land bearing Final Plot No. 22 & 23 TPS IV Mahim and Cadastral Survey No. 1587 8 1683 of Mahim Division within revenue limits of Mumbai District, from the Owners of the Shop viz. 1) MR. SHARANG ANAND ATHAVALE and 2) MRS. MAITREYEE

SHARANG ATHAVÁLE. All person(s) / firm / party / banks / financial institution having any claim or interest in the said property or any part thereof by way of sale, development, release, gift, lease, leave and license, inheritance, exchange, mortgage, charge, lien, trust, possession, easement, attachment or otherwise howsoever are hereby required to make the same to known to the undersigned in writing with supporting documents at address R. No. 2, Maintenance Off. Compound, Opp. Shivsena Shakha, Near Building No. 32, Abhyudaya Nagar, Kalachowki, Mumbai 400033 within 14 days from the date of publication hereof failing which, any claim/s, shall be considered as waived off abandoned/given up or surrendered.

Place: Mumbai Date: 11/11/2025

Sd/-**Prashant Satam** Advocate High Court

Universal Starch-Chem Allied Ltd.

CIN: L24110MH1973PLC016247 Mhatre Pen Building, 2nd Floor, B wing, Senapati Bapat Marg, Dadar West, Mumbai 400028. **Extract of Standalone Un-Audited Financial Results** for the Quarter and Half Year Ended on 30th September, 2025

		Re	guiation 47(1)	(b) of the SEI	BI (LODK) Reg	guiations, 201	oj Amt in Lacs
		Q	uarter Ende	ed	Half Yea	ar Ended	Year Ended
Sr.	Particulars	30.09.2025	30.06.2025	30.09.2024	30.09.2025	30.09.2024	31.03.2025
No.		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	9765.07	12162.34	9132.00	21927.41	22493.09	49238.74
2	Net Profit / (Loss) for the period (before Tax,						
	Exceptional and/or Extraordinary items)	80.96	-247.48	-870.90	-166.52	-670.44	427.28
3	Net Profit / (Loss) for the period before tax (after						
	Exceptional and/or Extraordinary items)	80.96	-247.48	-870.90	-166.52	-670.44	427.28
4	Net Profit / (Loss) for the period after tax (after						
	Exceptional and/or Extraordinary items)	76.46	-250.60	-821.78	-174.15	-675.33	321.18
5	Total Comprehensive Income for the period						
	[Comprising Profit / (Loss) for the period(after tax)						
	and Other Comprehensive Income (after tax)]	-1.24	0.89	0.15	-0.35	1.37	1.57
6	Equity Share Capital	420	420	420	420	420	420
7	Reserves (excluding Revaluation Reserve)as						
	shown in the Audited Balance Sheet of the						
	previous year						
8	Earnings Per Share (of Rs. 10/- each) (for						
	continuing and discontinued operations) -						
	1. Basic: 2. Diluted:	1.82	-5.97	-19.57	-4.15	-16.08	7.65

Note:-

Place: Mumbai

Date: 10.11.2025

) The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges unde Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015 have been reviwed by Audi Committee and Approved by The Board in its meeting held on 10th November, 2025. The full format of the Quarterly/Annua Financial Results are available on the websites of the Stock Exchange(s) and the listed entity. (URL of the filings).

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.

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



For Universal Starch Chem Allied Limited Sd/ Jitendrasinh J Rawal **Chairman & Managing Director**

DIN: 00235016

मराढी मनाचा

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www.navshakti.co.in

CORRIGENDUM This is with reference to the

Public Notice for Missing Share Certificate of 'Lloyds Metals And Energy Limited' published in The Press Journal dated 8/11/2025 on page No. 26, in which read the Folio No. as '0118001' instead of 118001'



MALAVIYA NATIONAL INSTITUTE OF TECHNOLOGY JAIPUR Jawahar Lal Nehru Marg, Jaipur-302017 Admission to Ph.D. Programmes 2025-2

F.4/A-V-1/2025-26/Acad/Ph.D./02

Online Applications are invited tor admission to Ph.D. programme in all the Departments/Centres for Even Semester 2025-26 (January 2026). For more information visit www.mnit.ac.in. The last date for submission of online application is 25th November 2025.

REGISTRAR CBC 21312/12/0005/2526

Shri Sanjeev Vishwanath Joshi

Date of passing of Board Resolution

ent's perception of risk factors

DMCC SPECIALITY CHEMICALS LIMITED

Regd. Off.: Prospect Chambers, 317/321, Dr. D.N.Road, Fort, Mumbai - 400 001 (India) Web: www.dmcc.com Email: investor@dmcc.com Ph.: +91 22 22048881-2-3 FORM DPT-1

CIRCULAR OR CIRCULAR IN THE FORM OF ADVERTISEMENT INVITING DEPOSITS [Pursuant to section 73 (2)(a) and section 76 and rule 4(1) and 4(2) of the Companies (Acceptance of Deposits) Rules, 2014]

Э.	Name of the Company	DMCC SPECIALITY CHEMICALS LIMITED (Formerly known as The Dharamsi Morarji Chemical Company Limited) (CIN: L24110MH1919PLC000564)
	Address	317/21 Prospect Chambers, Dr. D N Road, Mumbai, Maharashtra, 400001
	Website	www.dmcc.com
	Contact details	Tel: 022-22048882 / 22048883 Fax: 022-22813657 / 22852232 Email: investor@dmcc.com
).	Date of incorporation of the Company	25-Sep-1919
2.	Business carried on by the Company and its subsidiaries with the details of branches or units, if any	The DMCC Speciality Chemicals Limited (Formerly known as The Dharamsi Morarji Chemical Company Limited) (DMCC), established in 1919, was the first producer of Sulphuric Acid and Phosphate Fertilizers in India. The company at present, is a leading manufacturer of specialty and bulk chemicals with a global footprint and it is a fully integrated speciality chemicals player in sulphur, boron and ethanol chemistry and its products find usage in a wide range of industries such as pharmaceuticals, detergents, dyes, fertilisers, pigments and cosmetics. DMCC takes pride in its 100+ years of expertise in Sulphur chemistry and has also diversified its operations across other downstream products. DMCC exports cost effective and value-added products to more than 25 countries across 6 continents. The Company has its factory located at: (1) Roha: 105, MIDC Industrial Area, Audyogik Vasahat Post Office, Dhatav, Roha 402116, Dist. Raigad, Maharashtra. (2) Dahej: Plot No. CH-S/1 G.I.D.C, Dahej Industrial Estate, Taluka: Vagra, Dist. Bharuch, Gujarat. The Company has its Registered Office (Headquarter) in Mumbai at 317/321, Prospect Chambers, Dr. D. N. Road, Fort, Mumbai –400 001. DMCC (Europe) GmbH (Formerly known as Borax Morarij (Europe) GmbH) is a 100% wholly owned subsidiary Company in Germany Perirbelliner Pl. 1, 48249 Dülmen, Germany, Primarily it owns registrations for your company's products as per

REACH regulations. This is a requirement for sales into the European Union

d. Brief Particulars of the Management of the Company The Company is managed by the Managing Director and Chief Executive Officer under the supervision, directions and

. Name, addresses, DIN and occupations of the Directors DIN DIN Occupation Correspondence Address 01334360 Shri Laxmikumar Narottam Goculdas 00459347 Business 5 Shri Mukul Manoharlal Talv Profession 317/321, Prospect Chambers Dr. D. N. Road, Fort, Mumba - 400 001 Profession Shri Bimal Lalitsingh Goculdas 00422783 6 Dr. (Mrs.) Janaki Ashwin Patwardhan 09180182 00004883 Profession Ms. Mitika Laxmikumar Goculdas 02879174 7 Shri Haren Devidas Parekh Business 10633725

8 Shri Kuldeep Kumar Tiwari

00392020

The DMCC Speciality Chemicals Limited (Formerly known as The Dharamsi Morarji Chemical Company Limited) has 100+ years expertise in Sulphur chemistry and has also diversified its operations across other downstream products. The Company is Listed at BSE Limited since 0.1-March-1959 and on 01-Dec-2021 listed on the National Stock Exchange of India Limited (NSE). The Company has adequate surplus as well as internal accruals for timely repayment of fixed deposits.

Barring unforeseen circumstances, the management does not foresee any adverse situation which may affect the Sarring unforeseen circumstances, the management does not foresee any adverse situation which may affect the repayment of principal amount of deposit or any interest thereon.

Service

g. Details of default, including the amount involved, duration of default and present status, in repayment of

Statutory dues Debentures and interest thereon NIL Loan from any bank or financial institution and interest thereon NIL PARTICULARS OF THE DEPOSIT SCHEME

Date of passing of resolution in the general meeting 22rd September, 2021 (100th Annual General Meeting) authorizing the invitation of such deposits . Type of deposits, i.e., whether secured or unsecured **Jnsecured**

Amount which the company can raise by way of Net Worth as on 31.03.2025 is Rs. 208.161 Crores deposits as per the Act and the rules made Therefore, amount can be raised from: Therefore, amount can be raised from:
Shareholder: Rs. 20.81 Crores (10% of the Net Worth)
Others: Rs. 52.04 Crores (25% of the Net Worth)
Total: Rs. 72.85 Crores

20th September 2025

Aggregate of deposits actually held on the last day of the immediately preceding financial year Aggregate of deposits actually held as on date of Rs. 1038.35 Lakhs issue of circular or advertisement

Amount of deposit proposed to be raised Maximum upto Rs. 20.00 Crores at any point of time Deposits due for repayment till 31st March, 2026 is Rs. 43.06 Lakhs and
 Deposit repayable within the next twelve months i.e. from 19th September 2025 to 18th September, 2026 is Rs. 44.82 lakhs. unt of deposit repayable within the next twelve

Terms of raising of deposits: Duration, Rate of interest, Mode of payment and repayment SCHEME - I: FIXED DEPOSIT SCHEME Cumulative Scheme Non-Cumulative Scheme Type of Scheme

	Duration	1 Year	2 Year	3 Year	1 Year	2 Year	3 Year			
	Minimum Deposit	The minimum a	mount of Deposit ac	ceptable will be Rs. 10,0	000/ Higher amounts	will be accepted in m	nultiples of Rs. 5,000/			
	Rate of Interest	7.75	8.00	8.25	7.50	7.75	8.00			
	Approx. Annual Yield %	7.98	8.24	8.51	-	-	-			
	Interest Payment Frequency	payable on mat	ounded as per cal urity date or on the p ate happens to be a	endar quarter, will be revious business day in holiday.	Interest will be paid maturity or on the pre happens to be a holid	evious business day	ndar quarters and a in case end of quarte			
	Additional Interest to Shareholders, Existing Employees, Senior Citizen above 60 Years.		0.25% per Annu	.25% per Annum 0.25% per An		0.25% per Annum	n			
	Mode of payment and repayment	Payment of int ECS/Direct Cr	terest and principal redit/ RTGS/ NEFT/0	will be made by direct of Cheque.	credit in sole/first-nam	ned depositor's bank	account through			
f.	Proposed time schedule mentioning the date of opening	ng of the Scheme and the time period for which the circular or advertisement is valid								
	Date of opening of the Scheme	From the date of publishing of circular (DPT-1) in newspaper (after thirty days of filling of circular (DPT-1) with the Registrar of Companies)								
	Time period for which the circular or advertisement is valid	Till 30th Septem whichever is ea		e date of next Annual G	General Meeting of the	he Company to be held for FY 2025-26				
g.	Reasons or objects of raising the deposits	For meeting sh	ort term / working o	apital requirement of th	e Company					
h.	Credit rating obtained									
	Name of the Credit Rating Agency	CRISIL Ratings	Limited (For Rs. 20	Crores)						
	Rating Obtained	CRISILBBB+/S	Stable							
	Meaning of the rating obtained	This rating indic	cates that the degree	e of safety regarding time	ely payment of interest	and principal is satis	factory.			
	Date on which rating was obtained	05 May, 2025								
	Extent of deposit insurance; Name of the Insurance Company, terms of the insurance coverage, duration of coverage, extent of coverage, procedure for claim in case of default etc.	Not Applicable. MCA Notification	As per Companies on No. S.O. (E) dated	(Amendment) Act, 2017 d 05/07/2018 w.e.f. 15-0	, provision related to D 8-2018	Deposit Insurance ha	s been omitted vide			
i.	Short particulars of the charge created or to be created for securing such deposits, if any	Company is ac	cepting Unsecured [Deposit. Hence Not Appl	icable.					

from the interests of other persons DETAILS OF ANY OUTSTANDING DEPOSITS Rs. 1038.35 Lakhs (Current Outstanding) Amount Outstanding w.e.f. 20th November 2024 Date of acceptance Rs 1038 351 akhs Total amount accepted In the range of 7.75% p.a. to 8.25% p.a for the deposit holder who will accept deposit from the date of publication Rate of Interest

koverisement in rewspaper. In the range of 8,25% p.a. to 8,75% p.a. for the deposit holder who has accepted deposit w.e.f. 20th November 2023. The deposit holder who has accepted deposit before 20th November 2023 falls under the old range of Rate of Intere ne range of 7.25% p.a. to 8.25% p.a. 27 Nos. as per the deposit receipt Total number of depositors Default, if any, in repayment of deposits and payment of interest thereon, if any, including number of depositors, amount and duration of default involved

Any waiver by the depositors, of interest accrued on deposits NO 4 FINANCIAL POSITION OF THE COMPANY (STANDALONE) Profits of the Company, before and after making provision for tax, for the three financial years immediately preceding the date of issue of circular or advertisement (Standalone Financials)

| Dividends declared by the company in respect of the said three financial years; Interest coverage ratio for last three years

In Rs. Lakhs In Rs. Lakhs Year ended 31.03.2025 31.03.2024 Year ended 31.03.2023 Year ended 31.03.2025 Year ended 31.03.2024 Year ended 31.03.2023 **Particulars** Particulars

Dividend Proposed/ Paid / Declared 25% (Proposed) 10% (Paid) Profit/(Loss) Before Tax 3.115.05 1,722.15 1.050.21 Nil Profit/(Loss) After Tax 2,153.97 1,157.08 685.67 Interest coverage ratio 3.97 2.25 2.00

c Asummary of the financial position of the Company as in the three audited balance sheets immediately preceding the date of issue of circular or advertisement

			In Rs. Lakhs				In Rs. Lakhs	
Assets	Year ended 31.03.2025	Year ended 31.03.2024	Year ended 31.03.2023	Equity and Liabilities	Year ended 31.03.2025	Year ended 31.03.2024	Year ended 31.03.2023	
Non-Current Assets					31.03.2025	31.03.2024	31.03.2023	
Property, Plant and Equipment	21,471.74	22,313.81	21,431.91	Equity and Liabilities				
Capital work-in-progress	8 .18	588.91	1,133.41	Equity				
Goodwill	1,465.10	1,465.10	1,465.10	Equity Share capital	2.493.99	2.493.99	2.493.99	
Other Intangible Assets	453.83	21.46	31.35	Other Equity	20,226,74	18.421.78	17.295.93	
Deferred Tax Assets	828.72	1,255.17	1,523.60		20,220.74	10,421.70	17,200.00	
Right of Use Assets	2.83	11.93	23.86	Liabilities				1
Other non-current assets	226.40	475.38		Non-Current Liabilities	4,304.98	6,069.30	7,026.86	
Other non-Current Financial Assets -				Current liabilities	15,257.92	10,687.08	13,221.33	
Non-Current Investments	53.96	53.96	754.38	Total Equity and liabilities	37,978.65	37,672.13	40,038.11	
Total Non-Current Assets	24,510.76	26,185.72	26,363.61	. ,			· · ·	
Total Current Assets	13,467.89	11,486.42	13,674.50					
Total Assets	37,978.65	37,672.13	40,038.11					

d	Audited Cash Flow Statement for the three years im	mediately preceding the date of i	ssue of circular or advertisement	In Rs. Lakhs
	Particulars	Year ended 31.03.2025	Year ended 31.03.2024	Year ended 31.03.2023
	Cash Inflow from Operating Activities	3,799.57	3,827.46	2,997.84
	Cash inflow from Investing Activities	(667.83)	(1,004.00)	(2,055.87)
	Cash inflow from Financing Activities	(2.978.32)	(2710.09)	(999.39)

Any change in accounting policies during the last three years and their effect on the profits and the reserves of the Company.

Not Applicable. The Company has adopted Indian Accounting Standards ("Ind AS") from April 01, 2017. Accordingly, the Financial Statements from FY 2017-18 onwards are prepared in accordance with Ind AS, prescribed under Section 133 of Companies Act, 2013, read with the relevant Rules issued thereunder and the other recognised accounting practices and policies to the extent applicable.

5 A DECLARATION BY THE DIRECTORS THAT

Any financial or other material interest of the directors, No. omoters or key managerial personnel in such deposits d the effect of such interest in so far as it is differen

a. I the Company has not defaulted in the repayment of deposits accepted either before or after the commencement of the Act or payment of interest there on, the Board of Directors have satisfied themselves fully with respect to the affairs and prospects of the Company and that they are of the opinion that having regard to the estimated future financial position of the Company, the Company will be able to meet its liabilities as and when they become due and that the Company will not become insolvent within a period of one year from the date of issue of the circular or advertisement;

the Company has complied with the provisions of the Act and the rules made thereunder;

the compliance with the Act and the rules does not imply that repayment of deposits is guaranteed by the Central Government; e. the deposits accepted by the company before the commencement of the Act have been repaid in full.

in case of any adverse change in credit rating, depositors will be given a chance to withdraw deposits without any penalty;

g. I the deposits shall be used only for the purposes indicated in the circular or circular in the form of advertisement;

the deposits accepted by the Company (other than the secured deposits, if any, aggregate amount of which to be indicated) are unsecured and rank pari-passu with other unsecured liabilities of the Company. This circular is issued on the Authority and in the name of the Board of Directors of the Company, the text hereof has been approved by the Board of Directors by passing a unanimous resolution by way of circulation on 20th September, 2025.

Certificate of Statutory Auditor issued pursuant to the Companies (Acceptance of Deposits) Rules, 2014 as Amended.

This is to certify that DMCC Speciality Chemicals Limited (Formerly known as The Dharamsi Morarji Chemical Company Limited) has not committed any default in the repayment of the deposits or in the payment of any interest on such deposits accepted either before or after the commencement of the Companies Act, 2013

For Rahul Gautam Divan & Associa ICAI Firm Registration number: 120294W Chartered Accountants

> Partne Membership No.: 13875

Date: 20th September, 2025 Place: Mumbai

UDIN: 25138754BMOAFZ529

approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Open Offer, along with the other documents required to be tendered to accept this Open Offer. In the event such approvals are not submitted, the Acquirer reserve the right to reject such Equity Shares tendered in this Open Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITIES PERTAINING TO THE OFFER:

Sr. No.	Nature of Activity	Day & Date ⁽¹⁾
1)	Date of Public Announcement	Monday, November 03, 2025
2)	Date of publication of Detailed Public Statement	Tuesday, November 11, 2025
3)	Last date for filing of Draft Letter of Offer with SEBI	Tuesday, November 18, 2025
4)	Last date for public announcement for competing offer(s)	Tuesday, December 02, 2025
5)	Last date for receipt of SEBI observations on the DLoF (in the event SEBI has not sought clarifications or additional information from the Manager)	Tuesday, December 09, 2025
6)	Identified Date ⁽²⁾	Thursday, December 11, 2025
7)	Last date by which this LoF is to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Thursday, December 18, 2025
8)	Last date by which the committee of the independent directors of the Target Company is required to publish its recommendation to the Public Shareholders for this Open Offer	Monday, December 22, 2025
9)	Last date for upward revision of the Offer Price and/or Offer Size	Tuesday, December 23, 2025
10)	Date of Public Announcement for Opening the Offer	Wednesday, December 24, 2025
11)	Date of Commencement of the Tendering Period ("Offer Opening Date")	Friday, December 26, 2025
12)	Date of Closing of the Tendering Period ("Offer Closing Date")	Thursday, January 08, 2026
13)	Last date for communicating Rejection/acceptance and payment of consideration for accepted equity shares or equity share certificate/return of unaccepted share certificates/credit of unaccepted shares to Demat Account	Thursday, January 22, 2026

- SEBI (SAST) Regulations, 2011) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.
- (2) Identified Date is only for the purpose of determining the names of the Eligible Equity Shareholders as on such date to whom the Letter of Offer will be sent. It is clarified that all the holders (registered or unregistered) of Equity Shares of the Target Company except the Acquirer, Promoters/Promoter Group and Non-Promoter allottee in the proposed preferential issue of the Target Company, are eligible to participate in this Offer any time during the tendering period of the Offer

VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER:

- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date i.e., the date falling on the tenth (10th) Working Day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. An accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way.
- 2) The Public Shareholders may also download the Letter of Offer from the website of SEBI i.e. www.sebi.gov.in or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the equity shares and their folio number, DP Identity, Client Identity, Current Address and Contact Details
- 3) In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Equity Shares agreed to be acquired in this Offer the Acquirer shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with the Manager to the Offer.
- The Open Offer will be implemented by the Acquirer subject to applicable laws, through the stock exchange mechanism made available by the stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations, 2011 and SEBI circular bearing number CIR/CFD/POLICY/ CELL/1/2015 dated April 13, 2015, as amended from time to time, read with the SEBI circular bearing number CFD/DCR2/ CIR/P/2016/131 dated December 09, 2016, as amended from time to time ("Acquisition Window Circulars") and SEBI Circular bearing number SEBI/HO/CFD/DCR-III/CIR/P/2021/ 615 dated August 13, 2021 issued by SEBI. As per SEBI Circular bearing number SEBI/ HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, a lien shall be marked against the shares of the shareholders participating in the tender offer. Upon finalisation of the entitlement, only the accepted quantity of shares shall be debited from the demat account of the shareholders. The lien marked against unaccepted shares shall be released. The detailed procedure for tendering and settlement of shares under the revised mechanism is specified in the Annexure to the said circular.
- 5) National Stock Exchange of India Limited ("NSE") shall be the Stock Exchange for the purpose of tendering the equity shares in the Open Offer.
- The Acquirer will appoint a registered broker as a Buying Broker for the purpose of this Open Offer through whom the purchases and settlements on account of the Offered Shares tendered during the tendering period under this Open Offer will be made.
- 7) All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective Stockbroker ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period.
- A separate Acquisition Window will be provided by NSE to facilitate the placing of orders. The Selling Broker would be required to place an order / bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Open Offer using the Acquisition Window of the NSE Before placing the order/bid, the Selling Broker will be required to mark lien on the tendered Equity Shares. Details of such Equity Shares marked as lien in the demat account of the Public Shareholders shall be provided by the depository to the Indian Clearing Corporation ("Clearing Corporation").
- As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations, 2015, as amended and SEBI's press release dated December 03, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 01, 2019. However in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form

are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations, 2011.

- 10) Equity Shares should not be submitted/tendered to the Manager to the Open Offer, the Acquirer or the Target Company.
- 11) The detailed procedure for tendering Equity Shares in the Open Offer will be available in the Letter of Offer, which shall be available on the website of SEBI i.e., www.sebi.gov.in.
- IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER.
- X. OTHER INFORMATION:
- 1) For the purpose of disclosures in this DPS relating to the Target Company, the Acquirer relied on the publicly available information and information provided by the Target Company and has not independently verified the accuracy of details of the Target Company. Subject to the aforesaid, the Acquirer accepts the responsibility for the information contained in the Detailed Public Statement and also for the obligations of the Acquirer as laid down in the SEBI (SAST) Regulations, 2011 and subsequent amendments made thereof.
- 2) Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, the Acquirer has appointed Mark Corporate Advisors Private Limited as Manager to the Offer.
- The Acquirer has appointed Bigshare Services Private Limited, as Registrar to the Offer having registered office at Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (Fast), Mumhai-400093, Tel, No. +91,22,6263,8200 Fax No.: +91 22 6263 8299, Email ID: openoffer@bigshareonline.com; Investor Grievance Email ID: investor@bigshareonline.com; Contact Person: Mr. Maruti Eate, SEBI Reg. No.: INR000001385.
- In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.
- 5) This DPS and the PA will also be available on the website of SEBI i.e., www.sebi.gov.in. Issued by Manager to the Offer:



MARK CORPORATE ADVISORS PRIVATE LIMITED

CIN: U67190MH2008PTC181996

404/1, The Summit, Sant Janabai Road (Service Lane). Off Western Express Highway, Vile Parle (East), Mumbai-400 057.

Contact Person: Mr. Manish Gaur Telephone No.: +91 22 2612 3207/08

Email ID: openoffer@markcorporateadvisors.com

Investor Grievance Email ID: investorgrievance@markcorporateadvisors.com

SEBI Registration No.: INM000012128

For and on behalf of the Acquier:

Sd/-

Satyapoorna Chander Yalamanchili

Date: November 11, 2025

इंडियन ओव्हरसीज बँक

ॲसेट रिकव्हरी मॅनेजमेंट ब्रांच

मेकर टॉवर ई, ५वा मजला, कफ परेड, मुंबई-४००००५. दूर.- ०२२-२२१७४१७५, ०२२-२२१७४१७६, ईमेलः iob1998@iob.in

दै. नवशक्ती मध्ये ८/११/२०२५ रोजी पान क्र. १० वर छापून आलेल्या इंडियन ओव्हरसीज बँक ने जारी केलेल्या 'स्थावर मिळकतीच्या विक्रीसाठी ई-लिलावाकरिता जाहीर सूचना' मधील कोष्टाकातील २ ऱ्या रकान्याचे शिर्षक 'राखीव किंमत समाविष्ट १% टीडीएस (रू. मध्ये) 'ऐवजी' 'राखीव किंमत' १% टीडीएस वगळून (रु. मध्ये)' असे वाचावे.

(प्राधिकृत अधिकारी) इंडियन ओव्हरसीज बँक

मंडळाच्या सभेची सूचना

सूचना याद्वारे रोण्यात येते की, सेवी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन्स, २०१५ च्य एयुलेशन ३३ ला अनुसरुन भारतम व्हेन्चर्स लिमिटेड (पूर्वीं पेट प्लस्टीक्स लिमिटेड म्हणून ज्ञात) च्या संचालक मंडळाची एक सभा अन्य बाबींसह पुढील विषय विचारात घेणे आणि मंजुरी करण्यासाठी शुक्रवार, १४ नोव्हेंबर, २०२५ रोर्ज हार्यालय क्र. १३०१, १३[ँ]वा मजला, सिग्नेचर बिझनेस पार्क, कमर्शिअल प्रिमायसेस सीएचएसएल, पोस्टल कॉलनी, चेंबूर, मुंबई - ४०००७१ येथे घेण्यात येणार आहे.

- २० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही आणि अर्ध वर्षासाठी कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष वर विच
- करणे आणि पटलावर घेण्यासाठी. . अध्यक्षांच्या परवानगीने इतर कोणताही व्यवसाय
- II सभेची सूचना स्टॉक एक्सचेंजची वेबसाईट, म्हणजेच बीएसई लिमिटेडची www.bseindia.com वर देखील उप

(पूर्वी पेट प्लस्टीक्स लिमिटेड म्हणून ज्ञात)

व्यवस्थापकीय संचालक

ठिकाण : मंबर्ड दिनांक : ०७/११/२०२५



ठिकाण: मुंबई

सुला व्हाईतयार्डस लिमिटेड

नोंदणीकृत कार्यालय : ९०१ सोलारिस वन, एन. एस. फडके मार्ग, अंधेरी (पू), मुंबई, महाराष्ट्र, भारत – ४०००६९. फोन: ०२२ ६१२८०६०६ / ६०७ **ईमेल:** info@sulawines.com सीआयएन: एल१५एमएच२००३पीएलसी१३९३५२

३० सप्टेंबर २०२५ रोजी संपलेल्या तिमाही आणि सहामाहीकरिता अलेखापरिक्षित अलिप्त आणि एकत्रित वित्तीय निष्कर्षाचा उतारा

कंपनीच्या संचालक मंडळाने १० नोव्हेंबर, २०२५ रोजी झालेल्या त्यांच्या सभेत ३० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही आणि सहामाहीकरिता कंपनीचे अलेखापरिक्षित अलिप्त आणि एकत्रित वित्तीय निष्कर्ष मंजूर केले.

संपूर्ण वित्तीय निष्कर्ष आणि मर्यादित पुनरावलोकनासह अहवाल स्टॉक एक्सेंजवर उपलब्ध आहेत आणि कंपनीची वेबसाईट https://sulavineyards.com/investor-relations.php वर पोस्ट केला आहे आणि क्युआर कोड स्कॅन करुन सुध्दा पाहता येईल.



संचालक मंडळाच्या वतीने आणि करिता सही/-

राजीव सामंत

सीईओ आणि व्यवस्थापकीय संचालक

दिनांक: १० नोव्हेंबर, २०२५ डीआयएन: ०००२०६७५ टिप: वरील माहिती ही सेबी (लिस्टींग ऑब्लिगेशन ॲण्ड डिस्क्लोजर रिकायरमेंटस्) रेम्युलेशन, २०१५ च्या रेम्युलेशन ३३ सहवाचता रेम्युलेशन ४७(१) नुसार आहे.

फ्रेडून फार्मास्यूटीकल्स लिमिटेड सीआयएन क्र.: एल२४२३९एमएच१९८७पीएलसी०४३६६२

नोंद. कार्यालय: ११ वा मजला, टॉवर ए, उमीं इस्टेट, ९५, गणपतराव कदम मार्ग, लोअर परेल (प), डिलाईल रोड, मुंबई - ४०००१३. फोन नंबर : +९१ २२ ४०३१ ८१११ फॅक्स : + ९१ २२ ४०३१ ८१३३

ईमेल : business@fredungroup.com वेबसाईट : www.fredungroup.com



अनु.	तपशिल	संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेल्या अर्ध वर्ष	संपलेल्या अर्ध वर्ष	संपलेले वर्ष
क्र.		३० सप्टेंबर, २०२५ (अलेखापरिक्षित)	३० जून, २०२५ (अलेखापरिक्षित)	३० सप्टेंबर, २०२४ (अलेखापरिक्षित)	३० सप्टेंबर, २०२५ (अलेखापरिक्षित)	३० सप्टेंबर, २०२४ (अलेखापरिक्षित)	३१ मार्च, २०२५ (लेखापरिक्षित)
٤.	प्रवर्तनातून एकूण उत्पन्न	१४५२९.१५	११९८५.५०	0	२६५१४.६५	0	४५,६२६.८५
۲.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बी पूर्व #)	१२७०.५३	९०४.०४	o	२१७४.५७	o	२,७४९.३८
₹.	कालावधीकरिता निव्वळ नफा/(तोटा) करपूर्व (अपवादात्मक आणि/िकंवा अनन्यसाधारण बार्बी पूर्व #)	१२७०.५३	९०४.०४	o	२१७४.५७	o	२,७४९.३८
٧.	कर पश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बी पश्चात #)	९४३.१७	६७६.५८	o	१६१९.७५	o	१,९७३.९३
ч.	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता नफा/ (तोटा)(करोत्तर) आणि इतर सर्वसमावेशक उत्पन्न (करोत्तर समाविष्टित)	९४३.१७	६७६.५८	o	१६१९.७५	o	१,९३९.५
ξ.	समभाग भांडवल	४७२.१७	४७२.१७	0	४७२.१७	0	४७२.१।
9 .	राखीव (मागील वर्षाच्या लेखापरीक्षित ताळेबंदात दाखवल्याप्रमाणे पुनर्मूल्यांकित राखीव वगळून)	o	o	o	0	o	C
८.	प्रति समभाग प्राप्ती (प्रत्येकी रु. १०/चे) (अखंडित आणि खंडित प्रवर्तनासाठी)						
	(ए) मुलभूत	१९.९८	१४.३३	0	३४.३०	0	88.6
	(बी) सौम्यिकृत	१९.९८	१४.३३	0	३४.३०	0	88.6

३० सप्टेंबर, २०२५ रोजी संपलेली तिमाही आणि अर्ध वर्षाकरिता अलेखापरिक्षित एकत्रित वित्तीय निष्कर्षांचा उतारा

							(रु. लाखात
अनु.	तपशिल	संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेल्या अर्ध वर्ष	संपलेल्या अर्ध वर्ष	संपलेले वर्ष
क्र.		३० सप्टेंबर, २०२५ (अलेखापरिक्षित)	३० जून, २०२५ (अलेखापरिक्षित)	३० सप्टेंबर, २०२४ (अलेखापरिक्षित)	३० सप्टेंबर, २०२५ (अलेखापरिक्षित)	३० सप्टेंबर, २०२४ (अलेखापरिक्षित)	३१ मार्च, २०२५ (लेखापरिक्षित)
٤.	प्रवर्तनातून एकूण उत्पन्न	१४५२९.१४	११९८५.५०	१०७३५.३५	२६५१४.६४	१८६१६.४३	४५,६२६.८२
٦.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बी पूर्व #)	१३००.५९	908.08	७५७.६०	२२०४.६३	१३०९.५०	२८२७.०८
₹.	कालावधीकरिता निव्वळ नफा/(तोटा) करपूर्व (अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बी पूर्व #)	१३००.५९	908.08	७५७.६०	२२०४.६३	१३०९.५०	२८२७.०८
٧.	कर पश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बी पश्चात #)	९७३.२३	६७६.५८	४२७.३३	१६४९.८१	८४०.३२	२०८०.७६
ч.	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता नफा/ (तोटा)(करोत्तर) आणि इतर सर्वसमावेशक उत्पन्न (करोत्तर समाविष्टित)	९७३.२३	६७६.५८	४२७.३३	१६४९.८१	८४०.३२	२०४६.४१
ξ.	समभाग भांडवल	४७२.१७	४७२.१७	४७२.१७	४७२.१७	४७२.१७	४७२.१७
७.	राखीव (मागील वर्षाच्या लेखापरीक्षित ताळेबंदात दाखवल्याप्रमाणे पुनर्मूल्यांकित राखीव वगळून)	o	o	o	o	o	o
٤.	प्रति समभाग प्राप्ती (प्रत्येकी रु. १०/चे) (अखंडित आणि खंडित प्रवर्तनासाठी)						
	(ए) मुलभूत	२०.६१	१४.३३	०९.०५	३४.९४	१७.८०	\$8.6
	(बी) सौम्यिकृत	२०.६१	१४.३३	०९.०५	३४.९४	१७.८०	88.63

वरील माहिती म्हणजे सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे सादर केलेल्या संपलेली तिमाही अलेखापरिक्षित वित्तीय निष्कर्षांच्या तपशीलवार विवरणाचा एक उतारा आहे. वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्स्चेंज वेबसाईट www.bseindia.com आणि कंपनीची वेबसाईट www.fredungroup.com वर उपलब्ध आहे.

ब) 🛮 #इंड-एएस नियम / एएस नियमानुसार, जे लागू असेल त्यानुसार नफा आणि तोट्याच्या विवरणपत्रात समायोजित केलेल्या अपवादात्मक आणि/किंवा अनन्साधारण बाबी

फ्रेडून फार्मास्यूटीकल्स लिमिटेडसाठी व्यवस्थापकीय संचालक आणि सीएफओ

युनिव्हर्सल स्टार्च-केम अलाईड लि.

सीआयएन : एल२४११०एमएच१९७३पीएलसी०१६२४७

म्हात्रे पेन बिल्डिंग, २रा मजला, सेनापती बापट मार्ग, दादर (पश्चिम), मुंबई-४०० ०२८

३० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही आणि अर्ध वर्षासाठी अलिप्त अलेखापरिक्षित वित्तीय निष्कर्षांचा उतारा सेबी (एलओडीआर) रेग्यलेशन्स, २०१५ चे रेग्यलेशन ४७(१) (बी) (रू. लाखांत

			संपलेली तिमाही		संपलेले	अर्ध वर्ष	संपलेले वर्ष
अ.	तपशील	३०.०९.२०२५	३०.०६.२०२५	३०.०९.२०२४	३०.०९.२०२५	३०.०९.२०२४	३१.०३.२०२५
क्र.		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षि	लेखापरिक्षित
१	प्रवर्तनातून एकूण उत्पन्न	९७६५.०७	१२१६२.३४	९१३२.००	२१९२७.४१	२२४९३.०९	४९२३८.७४
2	कालावधीसाठी निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा अनन्यसाधारण बार्बीपूर्वी)	८०.९६	- २४७.४८	-८७०.९०	-१६६.५२	-६७०.४४	४२७.२८
ş	कालावधीसाठी करपूर्व निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबींनंतर)	८०.९६	- २४७.४८	-८७०.९०	-१६६.५२	-६७०.४४	४२७.२८
8	कालावधीसाठी करोत्तर निव्वळ नफा/(तोटा) (अपवादात्मक आणि/र्किवा अनन्यसाधारण बाबींनंतर)	७६.४६	-२५०.६०	-८२१.७८	-१७४.१५	-६७५.३३	३२१.१८
ų	कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न (कालावधीसाठी नफा/(तोटा) (करोत्तर) आणि इतर सर्वसमावेशक उत्पन्न (करोत्तर) धरून)	-8.88	٥.८९	0.84	-0.34	१.३७	१.५७
Ę	समभाग भांडवल	४२०	४२०	४२०	४२०	४२०	४२०
G	मागील वर्षाच्या लेखापरिक्षित ताळेबंदात दाखवल्याप्रमाणे राखीव (पुनर्मूल्यांकीत राखीव वगळून)						
۷	प्रति भाग प्राप्ती (प्रत्येकी रु. १०/ – चे) (अखंडित आणि खंडित कामकाजासाठी)						

टिपा :

ठिकाण : मंबर्ड

- वरील माहिती म्हणजे सेबी (लिस्टींग अँड अद्र डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंजसकडे सादर केलेल्या तिमाही/वार्षिक वित्तीय निष्कर्षांच्या तपशिलवार विवरणाचा एक उतारा आहे ज्याचे लेखापरिक्षिण समितीने पुनरावलोकन केले आहे १० नोव्हेंबर, २०२५ रोजी झालेल्या त्यांच्या सभेमध्ये संचालक मंडळाने मंजुरी दिले. तिमाही/वार्षिक वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्स्चेंजच्या आणि सूचिबद्ध मंडळाच्या वेबसाईटस् वर उपलब्ध
- लेखा धोरणांमधील बदलांमुळे निव्वळ नफा/तोटा, एकूण सर्वसमावेशक उत्पन्न किंवा अन्य कोणत्याही संबंधित वित्तीय बाबींवरील होणारे परिणाम एका तळटीपेच्या माध्यमातून कळवले जातील.
- प्रयोज्य असलेल्या इंड-एएस रुल्स/एएस रुल्स नसार अपवादात्मक आणि/किंवा अनन्यसाधारण बाबी नफा आणि तोटा पत्रकात समायोजित केल्या आहेत.



युनिव्हर्सल स्टार्च-केम अलाईड लिमिटेड साठी जितेंद्रसिंह जे. रावल अध्यक्ष आणि व्यवस्थापकीय संचालक

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 HALF YEAR ENDED SEPTEMBER 30, 2025

		Fo	r the Quarter End	ed	For the Six N	For the Year ende	
Sr. No.	Particulars	September 30, 2025 (Unaudited)	June 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	September 30, 2025 (Unaudited)	September 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total Income from Operations	8,024.83	7,463.28	5,222.94	15,488.08	9,957.04	22,855.68
2	Net Profit/ (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items#)	2,747.91	2,469.25	1,410.82	5,217.12	2,542.23	5,652.07
3	Net Profit/ (Loss) for the period before tax (after Exceptional and/ or Extraordinary items#)	2,747.91	2,469.25	1,410.82	5,217.12	2,542.23	5,652.07
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	2,032.52	1,844.01	1,110.86	3,876.49	1,905.05	4,114.1
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,032.52	1,844.01	1,105.97	3,876.49	1,893.29	4,088.9
6	Paid up Equity Share Capital	14,988.46	14,988.49	12,447.26	14,988.46	12,447.26	14,303.8
7	Reserves (excluding Revaluation Reserve)	50,727.07	48,865.98	25,496.29	50,727.07	25,496.29	40,905.2
8	Securities Premium Account	37,381.46	37,564.48	18,293.26	37,381.46	18,293.26	31,458.4
9	Net worth	65,715.53	63,854.47	37,943.55	65,715.53	37,943.55	55,209.0
10	Paid up Debt Capital/ Outstanding Debt	0.00	0.00	0.00	0.00	0.00	0.0
11	Outstanding Redeemable Preference Shares	0.00	0.00	0.00	0.00	0.00	0.0
12	Debt Equity Ratio	1.41	1.38	2.21	1.41	1.38	1.5
13	Earnings Per Share (for continuing and discontinued operations) (not annualised)						
	1. Basic 2. Diluted	1.36 1.30	1.23 1.18	0.89 0.84	2.60 2.48	1.54 1.45	3.2 3.0
14	Capital Redemption Reserve	NA	NA	NA	NA	NA	N/
15	Debenture Redemption Reserve	NA	NA	NA	NA	NA	N/
16	Debt Service Coverage Ratio	NA	NA	NA	NA	NA	N/
17	Interest Service Coverage Ratio	NA	NA	NA	NA	NA	N/

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

a) The above is an extract of the detailed Unaudited Financial Results for the quarter ended 30 September 2025 filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the financial results are available 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 Accounting Standards) Rules. 2015 and subsequent amendments thereto, with effect from April 01, 2025 with transition date of April 01, 2024. Accordingly, the financial results for the quarter and half year ended September 30, 2025 have been prepared in compliance with Ind AS and other accounting principles generally accepted in India

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

Shrikant Ravalkar Managing Director & CEO

दिनांक : ११ नोव्हेंबर, २०२५

फ्रेड्न नरीमन मेधोर

Place: Mumbai Date: 10th November 2025