BENGAL & ASSAM COMPANY LIMITED

Consolidated Financial Results (Unaudited) for the Quarter and Half Year ended 30th September, 2025

(₹ in Lakhs) Half Year Quarter Ended SI. Ended **Particulars** 30.09.2025 30.09.2024 30.09.2025 (Revised -Refer Note No. 1) 64,238.10 58,987.88 1,21,551.0 Total Income from operations Profit before Interest, Depreciation & Taxes 18,138.55 22,981.34 35,786.82 Net Profit for the period (before Tax and 20,074.76 15,429.43 29,997.38 Exceptional Items) Net Profit for the period (before Tax but after 20,074.76 15,429.43 29,997.38 Exceptional Items) Net Profit for the period (after Tax and Exceptional Items) 22,562.68 12,774.71 48,405.13 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income 23.853.85 11,267.12 52,030.89 (after tax)] 1,140.39 1,140.39 1,140.39 Equity Share Capital 8 Other Equity excluding Revaluation Reserve as shown in Audited Balance Sheet as of 31st March, 2025 9,75,022.75 Earnings per share of ₹ 10/- each 191.94 Basic and Diluted (₹) 111.79 408.93 Standalone Financial information of the Company, pursuant to Regulation 47(1)(b) of SEB (Listing Obligations and Disclosure Requirements) Regulations, 2015:

Half Year Quarter Ended **Particulars** No. 30.09.2025 30.09.2024 30.09.2025 (Revised -Refer Note No. 1) 18,073.1 Revenue 15,229.99 12,325.04 2 Profit before Interest, Depreciation & Taxes 12,431,97 11,960.53 12,937.0 (PBIDT) 12,289.43 12,652.72 3 Profit before Tax 11,767.32 4 Profit After Tax 10.612.00 9,915.42 10,888.05 Notes:

- The Scheme of Arrangement amongst Umang Dairies Limited (UDL), Bengal & Assam Company Limited (BACL), and Panchmahal Properties Limited (PPL), a Wholly-owned Subsidiary of BACL, and their respective Shareholders and Creditors, pursuant to the provisions of Sections 230 and 232 of the Companies Act, 2013 for demerger of Dairy Business Undertaking of UDL with and into PPL and amalgamation of residual business of UDL into and with BACL, w.e.f. 1st April, 2023 (Appointed Date), sanctioned by the Honble Benches of the National Company Law Tribunal at Kolkata & Allahabad, has become effective on 17th June, 2025. Accordingly, the financial results of the Company for the corresponding periods have been revised. Further, in terms of the Scheme, 1,07,571 equity shares of the Company were allotted to the shareholders of UDL, which has been listed and traded w.e.f. 24th September, 2025
- filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Financial Results are available on the website of Stock Exchange at www.bseindia.com and also on Company's website a www.bengalassam.com. The same can be accessed by scanning the QR Code provided below:

2 The above is an extract of the detailed format of quarterly / half yearly Financial Results



Shares and complete their KYC.

For Bengal & Assam Company Limited

Place: New Delhi (Bharat Hari Singhania) Date: 11.11.2025 Chairma Shareholders holding Shares in Physical Mode are requested to dematerialise their

Admin. Office: Patriot House, 4th Floor, 3, Bahadur Shah Zafar Marg, New Delhi- 110002, Phone: 91-11-66001112 Regd. Office: 7, Council House Street, Kolkata-700 001 Telephone No.: 033-22486181, Fax No. 033-22481641 CIN: L67120WB1947PLC221402 Website: www.bengalassam.com, E mail ID: dswain@jkmail.com

Richfield Financial Services Ltd

CIN: L65999WB1992PLC055224 Regd. Address: 2B, GRANT LANE, 2ND FLOOR, KOLKATA, WB-700012 EMAIL: secretarial@rfsl.co.in | Website: www.rfsl.co.in.

PUBLIC NOTICE OF THE EGM - E-VOTING AT THE EGM & BOOK CLOSURE Notice is hereby given that an Extraordinary General Meeting (EGM) of 'Richfield' Financial Services Limited' (' the Company') will be held on Wednesday, 03" December, 2025 at 03:00 P.M (IST), through video conference/other audio visual means in compliance with all applicable laws and General circulars Issued by the Ministry of Corporate Affairs ('MCA'), Government of India and Securities and Exchange Board of India ("SEBI") to transact the Special Business as set out in the Notice of the Meeting.

Electronic copies of the Notice of EGM have been sent to all the members whose email ID: are registered with the Company/ Depository participant(s). The same is also available on website of the Company. Members are requested to note that the physical copies of the aforesaid documents will not be made available to them by the Company. The dispatch o Notice has been completed on 11"November, 2025.

In compliance with Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is providing its members, facilities for remote e-voting to cast votes on all resolutions set out in the Notice of the EGM. Members holding shares either in physical form or dematerialised form, as on the cut-off date of Wednesday, 26" November, 2025, may cast their vote electronically on the businesses set forth in the Notice of the EGM through the electronic voting system, from a place other than the place of venue of the EGM (remote e-voting) and Detailed procedure is provided in the Notice of EGM.

Members holding shares in dematerialized mode are requested to register their email addresses and mobile numbers with their relevant depositories through their depositary participants. Members holding shares in physical mode are requested to furnish their email addresses and mobile numbers with the Company's Registrar and Share Transfer Agen M/s. Niche Technologies Private Limited (herein referred as 'RTA').

Notice is further given that, pursuant to the provisions of Section 91 of the Companies Act, 2013, the Register of Members and Share Transfer books of the Company will remain closed from Thursday, 27th November 2025 to Wednesday, 03th December 2025 (both days inclusive) for the purpose of the EGM.

All the members are informed that:

- The businesses as set forth in the Notice of EGM may be transacted through e-voting The remote e-voting shall commence on Sunday, 30" November, 2025 (9.00 a.m.)
- The remote e-voting shall end on Tuesday, 2rd December, 2025 (5.00 p.m.). IV. The cut-off date for determining the eligibility for e-voting is Wednesday, 26"
- November, 2025. Any person, who acquires shares of the company and becomes member of the company after the dispatch of Notice and holding shares as of the cutoff date may obtain login ID and password by sending an email to nichetechpl@nichetechpl.com. However, if a person is already registered with for remote e-voting, then existing user ID and password can be used for casting vote. Members holding shares in physical form who have not registered their mail
- addresses with the Company/Depositories may obtain the log in and password for Evoting providing the below necessary details: For Physical Shareholders-Please provide necessary details like Folio No., Name of
- the shareholder, scanned copy of the share certificate (front and back), PAN (selfattested scanned copy of PAN card), AADHAR (self-attested scanned copy of AADHAR card) by email to Company at rfsl.nbfc@gmail.com or to Registrar & Share Transfer Agent at nichetechpl.com. For Demat Shareholders-Please provide Demat account details (CDSL-16-digit
- beneficiary ID or NSDL-16-digit DPID +CLID), Name, Client master or copy of consolidated Account statement, PAN (Self attested scanned copy of PAN card), AADHAR (self-attested scanned copy of AADHAR card) by email to Company at rfsl.nbfc@gmail.com or with your respective Depository Participant (DP)
- If you have any queries or issues regarding attending EGM & e-Voting from the NSDL

e-Voting System, you can write an email to evoting@nsdl.com. VI. Members eligible to vote may note that:

Place: Kochi

Date: 11-11-2025

- The remote e-voting module shall be disabled after 5.00 p.m. Tuesday, 2[™] December, 2025 and once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently;
- b) The members who have cast their votes by remote e-voting prior to the EGM may also attend the EGM but shall not be entitled to cast their voted again; and
- A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting. d) If a member cast votes by both modes, then voting done through e-voting shall prevail
- and e-voting during the EGM shall be treated as invalid.
- VII. The company has appointed M/s Lakshmmi Subramanian & Associates, Practising Company Secretaries, having office at "Murugesa Naicker Complex, No.81, Greams Road, Chennai-600006 as the scrutinizer to scrutinise the e-voting process and poll at EGM in a fair and transparent manner.
- VIII. The results of e-voting will be announced by the Company on its website www.rfslco.in. and also to stock exchanges at www.bseindia.in.

By Order of the Board For Richfield Financial Services Limited Mr. Vadasseril Chacko Georgekutty **Managing Director** PREMIER POLYFILM LIMITED

Read. Office: 305. III Floor. Elite House. 36; Community Centre, Kailash Colony Extn., Zamroodpur, New Delhi -110048

CIN NO. L25209DL1992PLC049590, | Phone: 011-45537559, | Email: compliance.officer@premierpoly.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED ON 30™ SEPTEMBER,2025

					(Rup	ees in Lakhs)
Sr. No.	Particulars	Quarter ended 30/09/2025	Quarter ended 30/09/2024	Half Year ended 30/09/2025	Half Year ended 30/09/2024	Year ended 31/03/2025
		Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	8,413	8,007	15,910	15,137	30,464
2	Net Profit for the period (before tax, Exceptional and/ or Extraordinary items)	1,100	1,053	1,924	1,836	3,463
3	Net Profit before tax for the period before tax (after Exceptional and/or Extraordinary items)	1,100	1,053	1,924	1,836	3,463
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	801	786	1,401	1,374	2,600
5	Total Comprehensive Income for the period (comprising profit for the period (after tax) and other Comprehensive Income (after Tax)	656	742	1,413	1,370	2,501
6	Equity Shares Capital (Face value Rs.1/- Per equity share)	1,059	1,059	1,059	1,059	1,059
7	Reserve (excluding Revaluation Reserve) as shown in the Audited balance sheet of previous accounting year	10,728	8,384	10,728	8,384	10,728
8	Earnings Per Share of Rs. 1/- each (for continuing and discontinued Operations) Basic and diluted*	0.76 (FV Rs.1/-)	3.75* (FV Rs.5/-)	1.34 (FV Rs.1/-)	6.56* (FV Rs.5/-)	2.48 (FV Rs.1)

- The above extract is an extract of the detailed format of Financial Results filed with the Stock Exchanges under the Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results are available on the stock exchanges website: www.bseindia.com and www.nseindia.com. The same is also available on the company's Website www.premierpoly.com The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the company at their Meeting held or
- 10th November 2025 *The company has Subdivision of existing Equity Shares from One Equity Share of Rs. 5/- each into Five Equity Shares of Rs. 1/- each w.e.f 05th November 2024 so Earning per share has been calculated by taking into consideration of face value of share @ Rs. 1/- each.
- Other Figures, except Earnings per share, for the previous period have been regrouped/rearranged wherever necessary to correspond with the
- Current period's floures. The Company has no subsidiary/associate/Joint Venture Company(ies).
- The Company is mainly engaged in manufacturing and sale of Flexible PVC Flooring, Film and Sheets. Hence the Operations of the company are considered as a single business product. Segment reporting is not applicable

For PREMIER POLYFILM LIMITED AMITAABH GOENKA MANAGING DIRECTOR& CEC DIN:00061027

LORDS CHLORO ALKALI LIMITED CIN: L24117RJ1979PLC002099

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE

REGD. OFFICE: SP-460, MATSYA INDUSTRIAL AREA, ALWAR (RAJASTHAN) - 301030 CORPORATE OFFICE: A - 281, FIRST FLOOR, DEFENCE COLONY, NEW DELHI - 110024 Tel.: 011-40239034, Email: secretarial@lordschloro.com Web: www.lordschloro.com

		uarter ended	1	Half Yea	Year ended	
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)
Total income	10,077.37	10,046.61	6,085.85	20,123.98	12,639.07	27,181,47
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,412.96	1,402.55	54.12	2,815.51	258.36	815.29
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,412.96	1,402.55	54.12	2,815.51	258.36	815.29
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	903.79	1,045.01	35.86	1,948.80	231.14	618.06
Total comprehensive income for the period [(comprising profit/ (Loss) for the period and other comprehensive income (after tax))]	912,10	1,053.33	35.59	1,965,43	230.61	651.33
Paid up Equity Share Capital (face value of Rs. 10/- each)	2,515.39	2,515.39	2,515.39	2,515.39	2,515.39	2,515.39
Other equity excluding revaluation reserve				1.0		
Earnings per share (of Rs. 10/- each) (for continuing operations) :						
a) Basic	3.59	4.15	0.22	7.75	0.92	2.46
b) Diluted	3.37	3.93	900000000	7.27	0.89	2.37

Place: New Delhi

Date: 10-11-2025

Place: New Delhi

Date :10-11-2025

- approved by the Board of Directors at their meeting held on 10-11-2025. These results are as per regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation 2015, as amended. The Statutory Auditors have carried out limited review of these results for the quarter & half year ended on September 30, 2025.
- The above financial results have been prepared in accordance with the principles and procedures of Indian Accounting Standards ("Ind AS") as notified under the Companies (India Accounting Standards) Rules, 2015 as specified in section 133 of Companies Act, 2013.
- As per Indian Accounting Standards (Ind AS) 108 "Operating Segment", the Company's business falls within a single business segment viz. Chloro alkali sector/production of Caustic Soda.
- Provision for taxation is made at the effective income tax rates.
- Figures of the previous period have been re-grouped/re-arranged and/or recasted wherever required.



For Lords Chloro Alkali Limited Ajay Virmani (Managing Director) DIN: 00758726

Schneider Belectric

Schneider Electric Infrastructure Limited CIN: L31900GJ2011PLC064420

Regd. Office: Milestone 87, Vadodara-Halol Highway,

Village Kotambi, Post Office Jarod, Vadodara 391 510, Gujarat Phone: 02668 664466 /664300, Fax: 02668 664621

Website: https://infra-in.se.com/, Email: company.secretary@schneider-electric.com

POSTAL BALLOT NOTICE

Notice is hereby given pursuant to Section 108 and 110 of the Companies Act, 2013 ("the Act"), read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, General Circular No. 03/2025 dated September 22, 2025 read together with other relevant circulars issued in this regard by Ministry of Corporate Affairs, Government of India ("the MCA Circular(s)"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and such other applicable laws and regulations, for seeking approval of the Members of Schneider Electric Infrastructure Limited ("the Company") on the resolutions as mentioned in the Postal Ballot Notice dated November 7, 2025 ("Postal Ballot Notice"), by voting through electronic means ("e-voting") only.

All Members are therefore, informed that:

Date: November 11, 2025

Place: Gurugram

- The Company has completed the online dispatch (only through emails) of Postal Ballot Notice on Tuesday, November 11, 2025 to all the Members whose names appear in the Register of Members/ List of Beneficial Owners, and who have registered their email address, maintained by Depositories/ Company/Registrar and Transfer Agent (RTA) of the Company as on Friday. November 7, 2025 ("Cut-off Date") in accordance with the provisions of the Act read with Rules made thereunder and applicable circulars issued by the Ministry of Corporate Affairs ("MCA Circulars");
- In accordance with MCA Circulars, physical copies of the Postal Ballot Notice along with Postal Ballot Forms and pre-paid business reply envelopes have not been sent to the Members for this Postal Ballot and the Company is providing to its Members the facility to exercise their right to vote only by electronic means through e-voting process provided by National Securities Depository Limited ("NSDL") and the businesses shall be transacted through such e-voting system only;
- c) The e-voting for Postal Ballot shall commence on Wednesday, November 12, 2025 (9.00 a.m. IST) and ends on Thursday, December 11, 2025 (5.00 p.m. IST) and the e-voting module will not be allowed beyond the said time and date. Once the vote on a resolution is cast by a Member, the Member shall not be allowed to change it subsequently;
- The voting rights of the Members shall be in proportion to their share in the paid-up equity share capital of the Company as on the Cut-off Date. A person, who is not a member as on the Cut-off Date, should treat this Postal Ballot Notice for information purpose only;
- To enable maximum participation in the e-voting process, the Company has made appropriate arrangements with Company's Registrar and Share Transfer Agent viz. CB Management Services (P) Limited, (RTA) for registration of email addresses. The Members may send their e-mail registration request to the Company at company.secretary@scheneider-electric. com or to their respective Depository Participants (DPs)/ or to the RTA at ranu.devtalukdar@ in.mpms.mufg.com;
- The Board of Directors have appointed Mr. Kapil Dev Taneja, Partner, failing him Mr. Sujeet Kumar, Partner, M/s. Sanjay Grover & Associates, Company Secretaries, as Scrutinizers to scrutinize the postal ballot e-voting; The Postal Ballot Notice is available on the website of the Company at https://infra-in.se.com/,
- website of NSDL at www.evoting.nsdl.com and the website of Stock Exchanges i.e. The BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com; The result of the e-voting shall be declared within two working days from the date of end of

remote e voting period and will be hosted on the website of the Company at https://infra-in.

- se.com/ besides being communicated to the NSDL, Stock Exchanges and RTA; To understand the process of e-voting. Members are requested to go through the notes to the Postal Ballot Notice or they may refer to the FAQs at www.evoting.nsdl.com or contact Ms. Pallavi Mhatre (Senior Manager), NSDL on toll-free no.: 022 - 4886 7000 and 022 - 2499 7000 or send request at evoting@nsdl.com;
- For any grievance or query, Members may write to Mr. Sumit Goel, Company Secretary and Compliance Officer at company.secretary@schneider-electric.com or to the RTA, at ranu.deytalukdar@in.mpms.mufq.com. By Order of the Board

For Schneider Electric Infrastructure Limited

FINANCIAL EXPRESS

ELLENBARRIE INDUSTRIAL GASES LTD. CIN: L24112WB1973PLC029102 Registered Office: 3A Ripon Street, Kolkata, West Bengal-700016, India,

Email : complianceofficer@ellenbarrie.com; info@ellenbarrie.com Website : www.ellenbarrie.com Phone: 033-4822 6521; 033-2229 1923

Extract of Unaudited Financial Results for the guarter and half year ended September 30, 2025 (₹ in million, except Earnings per share data) Quarter Ended Half Year Ended Year Ended 30 September 30 June 30 September 30 September 30 September 31 March **Particulars** 2024 2025 2025 2025 2024 2025 Audited Unaudited Unaudited Unaudited Unaudited Unaudited Total Income 1,017.84 904.59 1,019,42 1,922.43 1,771.61 3,484.32 Profit/ (Loss) for the period before tax (before Exceptional and/or Extraordinary items) 278.29 677.90 555.65 1,078.25 399.61 344.98 Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 278.29 677.90 1,078.25 399.61 344.98 555.65 Net Profit/ (Loss) for the period after tax 832.89 (after Exceptional and/or Extraordinary items) 367.17 187.12 296.52 554.29 458.41 Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) & Other 186.50 547.30 834.66 Comprehensive Income (after tax) 360.80 320.21 485.95 Paid-up equity share capital (Face Value of ₹ 2/- per share) 281.87 281.87 261.87 281.87 261.87 261.87 4,439,76 Reserves (excluding Revaluation Reserve) Earning per share (Face value of ₹ 2/- per share) (not annualised) Basic & Diluted 2.61 1.42 2.26 4.07 3.50 6.36

Notes: The unaudited financial results of Ellenbarrie Industrial Gases Limited ('the Company') has been prepared in accordance with the Indian Accounting Standards notified under Section 133 of the Companies Act 2013, as amended, read with relevant rules there under ("Ind.AS") and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) 2015, as amended ('the Regulations'). The standalone financial results for the quarter ended 30 September, 2025 were reviewed by the Audit Committee and have been approved and taken on

record by the Board of Directors at its meeting held on 10 November, 2025. The statutory auditors have issued unmodified reports on these results. The above is an extract of the detailed format of quaterly financial results filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the financial results are available on the websites of the stock exchange website of BSE and NSE at www.nseindia.com and www.bseindia.com respectively and also on the company's official website www.ellenbarrie.com. The

> By the order of the Board For Ellenbarrie Industrial Gases Limited Padam Kumar Agarwala Chairman & Managing Director DIN: 00187727

Odigma

Place: Kolkata

Date: 10 November, 2025

same can be accessed by scanning the QR code provided below.

ODIGMA CONSULTANCY SOLUTIONS LIMITED [CIN: L72900GJ2011PLC131548]

Registered Office: 27th Floor, GIFT Two Building, Block No. 56, Road -5C, Zone-5, GIFT CITY, Gandhinagar - 382050 **Email:** ir@odigma.ooo, **Tel:** +91 79 6777 2200, **Website:** www.odigma.ooo

EXTRACT OF STATEMENT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE

QUARTER AND SIX MONTHS ENDED ON SEPTEMBER 30, 2025 (Rupees in lakhs, except per share data and if otherwise stated)

		Standalone		
Particulars	Quarter ended on 30-09-2025	Six Months ended on 30-09-2025	Quarter ended on 30-09-2024	
	(Unaudited)	(Unaudited)	(Unaudited)	
Total Income	1,290.78	1,974.87	841.53	
Net Profit / (Loss) for the period/ year before Tax	16.13	30.32	9.73	
Net Profit / (Loss) for the period/ year after tax of continuing operations	12.06	22.68	7.28	
Net Profit / (Loss) for the period/ year after tax of discontinued operations	-	-		
Total Comprehensive Income for the period/ year (comprising Profit / (Loss) for the period/ year after tax and other comprehensive income after tax)	12.06	22.68	6.23	
Paid-up equity share capital (Face Value of the share Re 1/- Each)	312.58	312.58	312.58	
Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)				
Earnings Per Share (Face value of Re. 1/- each)				
(not annualised)				
Basic:	0.04	0.07	0.02	
Diluted:	0.04	0.07	0.02	

1) The above financial results are reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on November 11, 2025. 2) The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under

Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of financial results are available on the Stock Exchanges websites at www.bseindia.com and www.nseindia.com and on the Company website at www.odigma.ooo. The same can be accessed by scanning the QR Code provide below: For Odigma Consultancy Solutions Limited

Date: November 11, 2025 Place: Gandhinagar



Vishal Mehta Chairman

DIN: 03093563

RISHAB SPECIAL YARNS LIMITED Corporate Identification Number: L17114MH1987PLC451094 Registered Office: 303, Tower A, Peninsula Business Park, G.k. Marg, Lower Parel, Mumbai, Delisle Road, Mumbai, Mumbai, Maharashtra, India, 400013, Contact Number: +91-86575-30413; Website: www.rishabspecial.in Email ID: compliance.rsyl@gmail.com

Recommendations of the Committee of Independent Directors ('IDC') of M/s Rishab Special Yarns Limited ('Target Company') in relation to the Open Offer ('Offer') made by Mr. Vatsal Agarwaal (Acquirer 1), M/s Nextera Global Private Limited (Acquirer 2) along with Ms. Manavika Rishiraj Agarwal (PAC), (hereinafter collectively referred to as 'Person Acting in Concert with the Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations').

Tuesday, November 11, 2025

M/s Rishab Special Yarns Limited Name of the Target Company Details of the Offer pertaining to the Target Company Open offer being made by the Acquirers along with the PAC for acquisition of up to 9,25,782 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at a price of \$\mathbb{Z}\$13.00/- per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹1,20,35,166.00/- payable Mr. Vatsal Agarwaal (Acquirer 1), Nextera Global Private Limited (Acquirer 2) and Names of the Acquirers and Persons Acting in Concert with the Acquirers Ms. Manavika Rishiraj Agarwal (Person Acting in Concert) Name of the Manager to the Offer Swaraj Shares and Securities Private Limited Members of the Committee of Independent Name of the Independent Directors Designation No. Directors (IDC) Mr. Desh Deepak Chairman Mr. Goutam Kumar Bhakat IDC Member's relationship with the Target Company All IDC Members are Independent Directors on the Board of the Target Company. (Director, Equity shares owned, any other IDC Members have not entered into any other contract or have other relationships contract/relationship), if any with the Target Company. Trading in the Equity Shares/other securities of the IDC Members have confirmed that they have not traded in the Equity Shares of the Target Company by IDC Members Target Company from the date of the Public Announcement till the date of these Recommendations.

None of the IDC Members hold any contract, nor have any direct or indirect relationship IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other with the Acquirers, their promoters, directors, and shareholders, in their personal contract/ relationship), if any, Trading in the equity shares/other securities of the IDC Members have confirmed that they have not traded in the equity shares of the Acquirers and PAC by IDC Members Acquirers or the PAC. Recommendation on the Open offer, as to whether Based on the review of the Offer Documents issued by the Manager to the Offer on the offer, is or is not, fair, and reasonable behalf of the Acquirers and the PAC, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST) Regulations. The shareholders may independently evaluate the Offer, the market performance of the Equity Shares, and take an informed decision in the best of their interests. Further, the Public Shareholders, should independently review the Letter of Offer dated Monday, November 03, 2025 including the risk factors described therein before taking any decision in relation to this Offer. IDC Members have taken into consideration and reviewed the following Offer Summary of reasons for the recommendation Documents for making the recommendation: a) The Public Announcement dated Tuesday, October 29, 2024 ('Public Announcement'); b) Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of the Acquirers and PAC on Tuesday,

November 05, 2024, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition), and Jagruk Times (Hindi daily) (Jaipur Edition) ('Detailed Public Statement'); c) Draft Letter of Offer dated Tuesday, November 12, 2024, filed and submitted with SEBI pursuant to the provisions of Regulation 16 (1) of the SEBI (SAST) Regulations ('Draft Letter of Offer'); d) The Letter of Offer along with Form of Acceptance and Form SH-4 dated Monday, November 03, 2025 ('Letter of Offer'); The Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Regulations.

Based on the review of the aforesaid Offer Documents, the IDC Members are of the view that the Offer Price is in line with the parameters prescribed by SEBI in the SEBI (SAST) Regulations. These recommendations have been unanimously approved by the IDC Members

Any other matter to be highlighted None Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Monday, November 03, 2025. To the best of our knowledge and belief, after making the proper enquiry, the information contained in 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

For and on behalf of the Committee of Independent Directors M/s Rishab Special Yarns Limited

> Mr. Desh Deepak Chairman & Director of the IDC (DIN: 10737200)

Place: Mumbai Date: Tuesday, November 11, 2025

Disclosure of Voting Pattern

Details of Independent Advisors, if any

required to be disclosed by the Target Company under the Regulations.

epaper.financialexpress.com

Sumit Goel

Company Secretary & Compliance Officer



लॉईडस् एन्टरप्रायझेस लिमिटेड

नोंदणीकृत कार्यालयः ए२, २रा मजला, मधु इस्टेट, पांडुरंग बुधकर मार्ग, लोअर परळ, मुंबई-४०००१३.

सीआयएनः एल२७१००एमएच१९८६पीएलसी०४१२५२, ई-मेल:lloydsenterprises@lloyds.in, वेबसाईट:www.lloydsenterprises.in ३० सप्टेंबर, २०२५ रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता एकमेव व एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

				एर	क्रमेव	मेव			एकत्रित						
अ	. तपशील	संपलेली तिमाही			संपलेले	संपलेले अर्धवर्ष संपलेले वर्ष			संपलेली तिमाही			ने अर्धवर्ष	संपलेले वर्ष		
क्र		३०.०९.२५	३०.०६.२५	३०.०९.२४	३०.०९.२५	३०.०९.२४	३१.०३.२५	३०.०९.२५	३०.०६.२५	३०.०९.२४	३०.०९.२५	३०.०९.२४	३१.०३.२५		
		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित		
٩	कार्यचलनातून एकूण उत्पन्न	9२५.२४	३६४.२६	9८४.४४	४८९.५०	३५९.१५	६२६.७६	४४६.६६	६१३.०१	809.93	१०५९.६७	034.60	9400.93		
२	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	२८.५१	२६०.४२	93.45	२८८.९३	98.88	9८.३१	43.43	२८७.५४	४६.४५	389.00	₹ ८.0⊍	9६३.9५		
3.	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	२८.५ १	२६०.४२	93.48	२८८.९३	98.89	9८.३9	43.43	२८७.५ ४	४६.४५	389.00	ĘC.00	9६३.9५		
8.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	30.0 4	२२१.२७	93.48	२५१.३२	98.86	9६.४३	६ 9.८४	२४८.६७	४०.४६	390.49	40.80	923.38		
ч.	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा) (करानंतर) आणि इतर सर्वकष उत्पन्न (करानंतर))	(९९१.२३)	990६.0४	८४९.४६	998.८9	२१००.२७	9२२१.८७	(५२८.७३)	\u036.86	3८3.3७	298.04	£02.28	९८३.२२		
ξ.	समभाग भांडवल (दर्शनी मूल्य रु.१/- प्रती)	938.83	920.29	920.29	938.83	920.29	920.29	939.93	920.29	920.29	938.83	920.29	920.29		
O.	इतर समभाग (लेखापरिक्षित ताळेबंद पत्रकात दिल्यानसार)						X430 XX						2/83 84		

— मूळ व सौमिकृत उत्पन्न प्रतिभाग (वार्षिकीकरण नाही) (रू.)

परिपत्रक क्र. सीआयआर/सीएफडी/एफएसी/६२/२०१६ द्वारे सुचित सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स, २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली अलेखापरिक्षित एकमेव व एकत्रित वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. अलेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.lloydsenterprises.in वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com व www.nseindia.com वेबसाईटवर उपलब्ध आहे

वरील वित्तीय निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन व शिफारस करण्यात आले आणि मंगळवार, ११ नोव्हेंबर, २०२५ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करून नोंद्रपटावर घेण्यात आले.

वरील आर्थिक निकालांचे संपूर्ण स्वरूप खाली दिलेल्या क्युआर कोड स्कॅन करून देखील पाहता येईल.

मंडळाच्या वतीने व करिता लॉईडस् एन्टरप्रायझेस लिमिटेड सही/ बाबलाल अगरवात व्यवस्थापकीय संचालव

डीआयएन:०००२९३८९

0.90

0.32

2.89

IN THE PUBLIC TRUSTS REGISTRATION OFFICE.

GREATER MUMBAI REGION, MUMBAI. Dharmadaya Ayukat Bhavan, 1st Floor a Bhavan, Sasmira Road, Worli, Mumbai 400030

PUBLIC NOTICE OF INQUIRY

In the matter of: Mandsaur Memorail Education Society

PTR No F-8271 (Mumbai)

Mandsaur Welfare Society PTR No E-18899 (Mumbai)

Whereas the trustees of the above trust has filed

Under section 50 (a) (ii) of the Maharashtra Public

This is to call upon you to submit your objection if any, in the matter before the Ld. Assistant Charity Commissioner-I, Greater Mumbai Region, Mumbai at the above address within 30 days from the date of publication of this notice, failing which the Application

Given under my hand and seal of Hon'ble Joint Charity Commissioner, Greater Mumbai Region,

I/C Superintendent (Jud.)
Public Trusts Registration Office,
Greater Mumbai Region, Mumbai

This. 11th day of the month of November 2025.

application about amalgamation of the trust i.e. Mandsaur Memorail Education Society having PTR No F - 8271 (M)

Under section 50 (a)(ii) of the Maharashtra Public Trusts Act, 1950.

Filed by: Mohammadi Taherali Singaporewala

All concerned having interest.

(a) Mohammadi Taherali Singaporewala

(b) Abbasbhai Nuruddin Kagalwala

(d) Abdulqudir Sajjadhusain Munshi e) Mustafa Kurbanhusein Mandsaurwala

f) Huzaifa Sadigali Mandsaurwala (g) Mansur Ismailbhai Vangrewala into

Mandsaur Welfare Society having PTR No E-18899 (M) a) Mohammadi Taherali Singaporewala

h) Abbashbai Nuruddin Kagalwala

(c) Sirajuddin Sadikali Suterwala

will be decided on its own merits.

Mumbai.

Seal

c) Sirajuddin Sadikali Suterwala

Through their Trustees

Change Report Number: ACC/I/ 157/2025

Technoplast Ltd.

दिनांक: ११.११.२०२

पिरॅमिड टेक्नोप्लास्ट लिमिटेड

सीआयएन : L28129MH1997PLC112723 **नोंदणीकृत कार्यालय :** कार्यालय क्र. २, २ रा मजला, शाह ट्रेड सेंटर, राणी सती मार्ग, पश्चिम द्रुतगती महामार्गाजवळ, मालाड (पूर्व), मुंबई - ४०० ०९७. https://pyramidtechnoplast.com/info@pyramidtechnoplast.com/

	दि. ३०.०९.२०२५ रोजी संपलेली तिमा	ही व सहामार्ह	ोकरिताच्या अ	लेखापरीक्षित	स्थायी वित्ती	य निष्कर्षांचा <i>र</i>	अहवाल						
			(रु. लाखांत, उत्पन्न प्रतिशेअर वगळता)										
अ	तपशील		तिमाहीअखेर		सहामा	हीअखेर	वर्षअखेर						
क्र		३०.०९.२०२५	३०.०६.२०२५	३०.०९.२०२४	३०.०९.२०२५	३०.०९.२०२४	३१.०३.२०२५						
		(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)						
8	परिचालनातून महसूल	१६,०८१.८८	१६,३८१.१२	१३,३१४.०४	३२,४६३.०१	२६,६७६.५०	५९,१३३.५५						
2	अपवादात्मक बाबी व करपूर्व नफा/तोटा (१-२)	८१८.९३	१,०५६.८०	७७२.०२	१,८७५.७३	१,७८२.२६	३,६१२.८९						
Э	करपूर्व नफा/तोटा	८१८.९३	१,०५६.८०	997.07	१,८७५.७३	१,७८२.२६	३,६१२.८९						
8	करपश्चात निव्वळ नफा/तोटा	६१५.३३	990.20	५७०.५६	१,४०६.१३	१,३२७.२६	२,६६७.२५						
ч	वर्षाकरिता एकूण सर्वसमावेशक उत्पन्न (करपश्चात)	६१५.६५	७९३.९२	५७२.४४	१,४०९.५७	१,३३१.६४	२,७१२.९६						
દ્દ	प्रदानित समभाग भांडवल (दर्शनी मूल्य प्रत्येकी रु.१०/-)	३,६७८.४८	३,६७८.४८	३,६७८.४८	३,६७८.४८	३,६७८.४८	३,६७८.४८						
b	उत्पन्न प्रतिशेअर (प्रत्येकी रु. १०/-)												

सौम्यीकृत

वरील विवरण हे सेबी (सूची व अन्य विमोचन आवश्यकता) विनियमन, २०१५ च्या विनिमयन ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे दाखल करण्यात आलेल्या तिमाही वित्तीय निष्कर्षांच्या विस्तृत प्रारूपाचा सारांश आहे. तिमाही/सहामाही वित्तीय निष्कर्षांचे संपूर्ण प्रारूप स्टॉक एक्सचेंज वेबसाइट अर्थात https://www.bseindia.com व https:/

२.१६

१.५६

3.63

१.६७

दिनांक : ११.११.२०२५ ठिकाण : मुंबई



पिरॅमिड टेक्नोप्लास्ट लिमिटेडच्य सही/-

३.६२

७.३८

संचालक मंडळाच्या आदेशाद्वारे संचालक व सीएफओ

RISHAB SPECIAL YARNS LIMITED

Corporate Identification Number: L17114MH1987PLC451094
Registered Office: 303, Tower A, Peninsula Business Park, G.k. Marg, Lower Parel, Contact Number: +91-86575-30413; Website: www.rishabspecial.in Email ID: compliance.rsyl@gmail.com

Recommendations of the Committee of Independent Directors ('IDC') of M/s Rishab Special Yarns Limited ('Target Company') in relation to the Open Offer ('Offer') made by Mr. Vatsal Agarwaal (Acquirer 1), M/s Nextera Global Private Limited (Acquirer 2) along with ral (PAC), (hereina red to as 'Per ectively ret Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations').

Date	Tuesday, November 11, 2025						
Name of the Target Company	M/s Rishab Special Yarns Limited						
Details of the Offer pertaining to the Target Company	Open offer being made by the Acquirers along with the PAC for acquisition of up to 9,25,782 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at a price of ₹13.00/- per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹1,20,35,166.00/- payable in cash.						
Names of the Acquirers and Persons Acting in Concert with the Acquirers	Mr. Vatsal Agarwaal (Acquirer 1), Nextera Global Private Limited (Acquirer 2) and Ms. Manavika Rishiraj Agarwal (Person Acting in Concert)						
Name of the Manager to the Offer	Swaraj Shares and Securities Private Limited						
Members of the Committee of Independent Directors (IDC)	Sr. No. Name of the Independent Directors	Designation					
	1. Mr. Desh Deepak	Chairman					
	2. Mr. Goutam Kumar Bhakat	Member					
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/relationship), if any	All IDC Members are Independent Directors on the Board of the IDC Members have not entered into any other contract or have with the Target Company.						
Trading in the Equity Shares/other securities of the Target Company by IDC Members	IDC Members have confirmed that they have not traded in the Eq Target Company from the date of the Public Announcement till Recommendations.						
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.	None of the IDC Members hold any contract, nor have any direct or in with the Acquirers, their promoters, directors, and shareholders, in capacities.						
Trading in the equity shares/other securities of the Acquirers and PAC by IDC Members	IDC Members have confirmed that they have not traded in the equal Acquirers or the PAC.	uity shares of the					
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Based on the review of the Offer Documents issued by the Manager to the Offer on behalf of the Acquirers and the PAC, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST) Regulations. The shareholders may independently evaluate the Offer, the market performance of the Equity Shares, and take an informed decision in the best of their interests. Further, the Public Shareholders, should independently review the Letter of Offer dated Monday, November 03, 2025 including the risk factors described therein before taking any decision in relation to this Offer.						
Summary of reasons for the recommendation	IDC Members have taken into consideration and reviewed th Documents for making the recommendation: a) The Public Announcement dated Tuesday, October 25	ŭ					

hese recommendations have been unanimously approved by the IDC Members Disclosure of Voting Pattern Details of Independent Advisors, if any

None

Any other matter to be highlighted

Date: Tuesday, November 11, 2025

Place: Mumbai

Ferms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Monday, November 03, 2025. To the best of our knowledge and belief, after making the proper enquiry, the information contained in 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 informatio required to be disclosed by the Target Company under the Regulations

e SEBI (SAST) Regulations.

Regulations ('Draft Letter of Offer');

November 03, 2025 ('Letter of Offer');

For and on behalf of the Committee of Independent Directors M/s Rishab Special Yarns Limite

Detailed Public Statement dated Monday, November 04, 2024, in connection with this Offer, published on behalf of the Acquirers and PAC on Tuesday, November 05, 2024, in Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition). and Jagruk Times (Hindi daily) (Jaipur Edition) ('Detailed Public Statement') Draft Letter of Offer dated Tuesday, November 12, 2024, filed and submitted with SEBI pursuant to the provisions of Regulation 16 (1) of the SEBI (SAST)

The Letter of Offer along with Form of Acceptance and Form SH-4 dated Monday

he Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Regulations Based on the review of the aforesaid Offer Documents, the IDC Members are of ne view that the Offer Price is in line with the parameters prescribed by SEBI in

> Mr. Desh Deepak Chairman & Director of the IDC (DIN: 10737200)



Vaishali Co-Op Housing Society Ltd. Poonam Sagar, Mira Road (East), invites Expressions of Interes from PMCs for its Redevelopment /Self-Redevelopment project. Experienced PMCs are requested to submit proposal/quotation with company profile and credentials within 07 days of this publication. The Managing Committee reserves all rights to accept or reject any offer without assigning reasons.

For details contact: Mr. Idrish Shah Mob: 9892128922 Mr. Abhishekh Kaskar 7875311538 For and on behalf of

Vaishali Co-op. Housing Society Ltd. Sd/- Hon. Chairman / Secretary Place: Mira Road Date: 12/11/202

PUBLIC NOTICE INVITATION FOR PROJECT MANAGEMENT

CONSULTANTS (PMC) New Ashiana Co-Op Housing Society Ltd. Kashi Mira, Mira Road East), invites Expressions of Interest from PMCs for its Redevelopment /Self-Redevelopment project. Experienced PMCs are requested to submit proposal/quotation with company profile and credentials within 07 days of this publication. The Managing Committee reserves all rights to accept or reject any offer without assigning reasons.

For details contact: Mr. Shafiullah Shariff Mob: 7021784670 For and on behalf of New Ashiana Co-op. Housing Society Ltd. Sd/- Hon. Chairman

Place: Mira Road Date: 12/11/202

Notice is hereby given to public that th

lat No. **4-A-31**, Building No. 4A Floor-3r Narinder Park Jupiter CHS Ltd, Village hayander, Near Nehal Corner Hotel, Naya Nagar Mira Road (East).. Tal & Dist Thane 401107 is standing in the name of Mrs Yasmin Raziuddin Faroogui and Mi lohammed Raziuddin Mohd Waliuddii Farooqui. The said Mr. Mohamme Raziuddin Farooqui died on 24.06.2025 leaving behind 1) Mrs. Yasmin Raziuddin Farooqui (Wife), 2) Mr. Mohd Waliuddin Mohd Raziuddin Farooqui (Son), 3) Mr. Mohd Wasiuddin Mohd Raziuddii Farooqui (Son) 4) Miss Nafisa Raziuddii Farooqui (Daughter) only legal heirs.

We hereby invites claim or objections from the heirs or others in respect thereof by way o sale, exchange, gift, mortgage, will, charge trust, inheritance, possession, lease, lien o otherwise howsoever are requested to inform the same in writing to the undersign having address at E/216 Gaurav Garden opposite old Petrol Pump Mira Road (East). Thane-401107, within 15 days from the date hereof failing which, the claim or claims if any, of such person or persons will be considered to have been waived and/or abandoned. Sd- KAVERI NARKAR (Advocate High Court)



दि. ३०.०९.२०२५ रोजी संपलेली तिमाही व सहामाहीकरिताचे अलेखापरीक्षित

एकत्रित वित्तीय निष्कर्षांचा सारांश

नोंदणीकृत कार्यालय: ४७, कांदिवली इंडस्ट्रियल इस्टेट, कांदिवली (पश्चिम), मुंबई - ४०० ०६७, महाराष्ट्र, भारत.

सीआयएन : L99999MH1962PLC012451 वेबसाइट : www.unichemlabs.com; ई-मेल : shares@unichemlabs.com; दूर. : (०२२) ६६४७४१००

			तिमाहीअखेर		सहामा	वर्षअखेर	
अ.	तपशील	३०.०९.२०२५	३०.०६.२०२५	30.09.7078	३०.०९.२०२५	30.09.7078	३१.०३.२०२५
क्र.	444001	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित (टीप क्र. २ पहा)	अलेखापरीक्षित	अलेखापरीक्षित (टीप क्र. २ पहा)	लेखापरीक्षित
१	परिचालनातून एकूण उत्पन्न	५७८.९६	५२६.६०	५०७.३६	१,१०५.५६	९९०.७०	२,११०.९।
2	कालावधीकरिता निव्वळ नफा/(तोटा)						
	(कर व अपवादात्मक बाबींपूर्व)	86.88	(९.०२)	२७.१३	३८.४२	३४.९४	१५४.५
3	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)						
	(अपवादात्मक बाबीपश्चात)	(१०.८२)	(९.०२)	२७.१३	(१९.८४)	३४.९४	१५४.५
γ	करपश्चात कालावधीकरिता निव्वळ नफा/						
	(तोटा) (अपवादात्मक बाबीपश्चात)	(११.८९)	(१०.४७)	२४.६३	(२२.३६)	२६.७०	१३७.५
4	कालावधीकरिता एकूण सर्वसमावेशक						
	उत्पन्न (कालावधीकरिता (करपश्चात)						
	नफा/(तोटा) व अन्य सर्वसमावेशक उत्पन्न						
	(करपश्चात) यांचा समावेश)	(१०.०४)	(७.४२)	२१.८०	(१७.४६)	२४.१५	१३०.५७
ξ	प्रदानित समभाग भांडवल	१४.०८	१४.०८	१४.०८	१४.०८	१४.०८	१४.०
b	अन्य समभाग (पुनर्मूल्यांकन राखीव वगळता)						२,४२१.८
6	उत्पन्न प्रतिशेअर						
	(दर्शनी मूल्य प्रत्येकी रु. २/-) (अवार्षिकीकृत)						
	अ) मूलभूत	(१.६९)	(१.४९)	३.५०	(३.१८)	३.७९	१९.५
	ब) सौम्यीकृत	(१.६९)	(१.४९)	३.४९	(३.१८)	ડેઇ.ફ	१९.४७

टीपा :

- दि. ३०.०९.२०२५ रोजी संपलेली तिमाही व सहामाहीकरिताच्या अलेखापरीक्षित एकत्रित वित्तीय निष्कर्षांचे (अहवाल) लेखापरीक्षण समितीद्वारे पुनरावलोकन करण्यात आले असून कंपनीच्या संचालक मंडळाद्वारे त्यांच्या दि. ११.११.२०२५ रोजी आयोजित सभेमध्ये त्यांना मंजुरी देण्यात आली आहे. वैधानिक लेखापरीक्षकांनी दि. ३०.०९.२०२५ रोजी संपलेली तिमाही व सहामाहीकरिताच्या सदर एकत्रित वित्तीय निष्कर्षांवर असुधारित लेखा निष्कर्ष सादर केला आहे. वरील विवरण हे सेबी (सूची अनिवार्यता व विमोच-आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे दाखल करण्यात आलेल्या स्थायी व एकत्रित वित्तीय निष्कर्षांचा सारांश आहे. सदर एकत्रित अलेखापरीक्षित वित्तीय निष्कर्षांचे संपूर्ण प्रारूप स्टॉकएक्सचेंजेसच्या वेबसाइट्स अर्थात www.bseindia.com व www.nseindia.com वर तसेच कंपनीची वेबसाइट www.unichemlabs.com वर उपलब्ध आहेत.
- दि. ३१.०३.२०२५ रोजी संपलेल्या वर्षादरम्यान, कंपनी व तिची संपूर्ण मालकीची उपकंपनी युनिकेम फार्मास्युटिकल (यूएसए) आयएनसी यांनी बेशोर फार्मास्युटिकल्स एलएलसी, यूएसए (बेशोर यूएसए) (इप्का लॅबोरेटरीज् लिमिटेड - कंपनीची धारण कंपनी यांची पूर्णतः मालकीची पायउतार झालेली उपकंपनी) यांच्यासमवेत बेशोर यूएसएच्य मालकीच्या नऊ (९) एएनडीएशी संबंधित उत्पादन मंजुरींमधील सर्व हक्क, मालकी हक्क तसेच हितसंबंध व बेशोअर यूएसएच्या यूएसए जेनेरिक फॉर्म्युलेशन मार्केटिंग/वितरण व्यवसायाची संपूर्ण व्यवसायाची घसरण विक्री/हस्तांतरण (कर्जमुक्त)व व्यवसायाशी संबंधित सर्व गुडविल समवेत खरेदी करण्यासाठी करार केला आहे

व्यवहारांचा समावेश करण्यासाठी मागील कालावधीचे (दि. ३०.०९.२०२४ रोजी संपलेली तिमाही व सहामाही) निर्धारित निकाल पुन्हा नमूद केले आहेत. पुढे, कराराच्या तारखेपर्यंतचे हे पुनर्लिखित तुलनात्मक व निकाल व्यवस्थापन प्रमाणित आकडेवारीवर आधारित आहेत.

परिणामी, आयएनडी एएस १०३ बिझनेस कॉम्बिनेशन्स च्या परिशिष्ट सी नुसार, कंपनीने इप्का लॅबोरेटरीज लिमिटेडच्या सामान्य नियंत्रणाच्या तारखेपासून बेशोअर यूएसए

- दि. ३०.०४.२०२५ पासून प्रभावी स्वरूपात युनिकेम लॅबोरेटरीज् आयलॅंड ही कंपनीची उपकंपनी म्हणून संपुष्टात आली आहे. एकत्रिकरणाच्या उद्देशाने उपकंपनीची आकडेवारी ही वरील निर्देशित दिनांकापर्यंत विचारात घेतली आहे व रू. १.९९ कोटींचा निळळ नफा दि. ३०.०९. २०२५ रोजी संपलेल्या सहामाहीमध्ये अन्य उत्पन्नामध्ये गणला गेला
- कंपनी व त्यांची उपकंपनी निचे जेनेरीज लि. (निचे) यांना युरोपियन कमिशनकडून (ईयू) एकत्रित १९.५५ दशलक्ष युरोंचा दंड व व्याजाच्या प्रदानाचा मागणी आदेश दि. १७.०९.२०२५ प्राप्त झाला आहे व तो कंपनीद्वारे दि. निचे यांच्याद्वारे ईयू यांना हप्त्यांतून यापूर्वीच प्रदान २.७९ दशलक्ष युरो च्या प्रदानाच्या जुळवणीपरचात २८.१०.२०२५ रोजी संपूर्ण प्रदान पूर्ण केले. वरील संदर्भात कंपनीने दि. ३१.०३.२०२४ रोजी संपलेल्या वर्षांदरम्यान ईव् यांना प्रदान १३.९६ दशलक्ष युरो इतक्या अंतिम रकमेच्या प्रदानासंदर्भात पस्तिकेतील तरतदीची मान्यता दिली आहे व व्याज म्हणून दर्शविण्यात आलेली शिल्लक रक्कम दि. ३०.०९.२०२५ रोजी संपलेली तिमाही व सहामाहीमद्ये अपवादात्मक बाबीअंतर्गत नोंद केली आहे

दि. ३०.०९.२०२५ रोजी संपलेली तिमाही व सहामाहीकरिताचे अलेखापरीक्षित स्थायी वित्तीय निष्कर्षांचा सारांश

		तपशील		तिमाहीअखेर		सहामा	वर्षअखेर	
11	अ. क्र.		३०.०९.२०२५	३०.०६.२०२५	30.09.7078	३०.०९.२०२५	30.09.7078	३१.०३.२०२५
			अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित
	१ २	परिचालनातून एकूण उत्पन्न अपवादात्मक बाबी व करपूर्व	३५६.९०	३८४.२५	४३६.८८	७४१.१५	८२६.६३	१,७३५.७०
		नफा/(तोटा)	(४.६९)	(१.८७)	४३.३७	(६.५६)	६४.८५	१७८.६८
	ş	करपूर्व नफा/(तोटा)	(३७.८३)	(१.८७)	४३.३७	(३९.७०)	६४.८५	१८२.६८
П	γ	करपश्चात नफा/(तोटा)	(३९.९३)	(१.८५)	४३.३७	(४१.७८)	६४.८५	१६२.९६
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मंडळाच्या आदेशाद्वारे, युनिकेम लॅबोरेटरीज लिमिटेड करित सही/ पबित्रकुमार कालीपाडा भट्टाचार्य व्यवस्थापकीय संचालक डीआयएन : ०७१३११५२

ठिकाण : इंदोर

दिनांक: ११.११.२०२५

TEMBO GLOBAL INDUSTRIES LIMITED (Formerly known as - Saketh Exim Limited) Registered Office: Plot No, PAP-D-146-147, Turbhe MIDC, TTC Industrial Area Opp.Balmer Lawrie Van Leer Co, Turbhe Navi Mumbai - 400 705 Tel: 22 27620641 Website: www.sakethexim.com CIN: L29253MH2010PLC204331

TEMBO

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

(₹ in Lakhs, except otherwise stated)

	Standalone								Conso	lidated		
	Quarter Ended			6 months ended Year		Quarter Ended			6 months ended		Year	
Particulars				ende		ended					ended	
i diticulais	30/09/2025	30/06/2025	30/09/2024	30/09/2025	30/09/2024	31/03/2025				30/09/2025		31/03/2025
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Income												
(a) Revenue from Operations	22,423.00	23,025.21	16,384.57	45,448.21		65,501.85		24,812.26			29,225.58	74,324.98
(b) Other Income	314.54	34.43	908.54	348.97	1,040.60	379.89	334.69	251.43	908.54	586.13	1,040.60	310.42
Total Income from Operations	22,737.54	23,059.64	17,293.11	45,797.18		65,881.74	24,875.21	25,063.69	17,293.11	49,938.91	30,266.18	74,635.40
Total Expenses	20,483.06	21,116.47	15,396.70	41,599.52		60,209.00	22,005.27	22,553.01	15,396.70	44,558.27	27,645.85	67,074.00
Profit before Share of Profit of Equity Accounted Investments and Tax	2,254.49	1,943.17	1,896.41	4,197.66	2,621.32	5,672.74	2,869.95	2,510.69	1,896.41	5,380.63	2,620.33	7,561.40
Share of Profit of equity accounted investees (net of tax)	-	-	-	-	-	-	113.47	73.90	53.92	187.37	59.14	54.07
Profit before income tax	2,254.49	1,943.17	1,896.41	4,197.66	2,621.32	5,672.74	2,983.42	2,584.59	1,950.33	5,568.01	2,679.47	7,615.47
Tax Expense:												
Current Tax	(573.04)	(493.90)	(484.87)	(1,066.94)	(681.82)	(1,471.56)	(765.59)	(600.83)	(484.87)	(1,366.42)	(681.82)	(2,036.97)
Earlier Year Tax						(119.62)	-		-			(119.62)
Deferred Tax	(30.47)	31.62	(7.33)	1.15	2.04	(7.00)	(24.03)	25.18	(7.33)	1.15	2.04	8.09
Profit/ (Loss) for the period	1,650.97	1,480.89	1,404.21	3,131.87	1,941.54	4,074.55	2,193.80	2,008.94	1,458.13	4,202.74	1,999.69	5,466.97
Other Comprehensive Income												
Item that will not be reclassified to Profit or Loss	-	-	0.00	-	(3.51)	(38.25)	-	-	0.00	-	(3.51)	(38.25)
Income Tax effect	_	-	(0.00)	-	0.88	9.63	-	-	(0.00)	-	0.88	9.63
Other Comprehensive Income for the period	-	-	0.00	-	(2.63)	(28.62)	-	-	0.00	-	(2.63)	(28.62)
Total Comprehensive Income for the period	1,650.97	1,480.89	1,404.21	3,131.87	1,938.91	4,045.93	2,193.80	2,008.94	1,458.13	4,202.74	1,997.06	5,438.35
Profit/ (Loss) attributable to:							0.000.40	4 000 00	4 450 40	0.040.40	4 000 00	5 000 50
Owners of the Company							2,008.42	1,902.00	1,458.13		1,999.69	5,096.50
Non-Controlling Interests							185.37	106.94	-	292.31	-	370.47
Other Comprehensive Income attributable to:							-	-	-	-	-	(28.62)
Owners of the Company Non-Controlling Interests							-	-	-	-	-	(20.02)
Total Comprehensive Income attributable to:							-	-	-	-	-	-
Owners of the Company							2,008.42	1.902.00	1,458.13	3,910.42	1,999.69	5,067.88
Non-Controlling Interests							185.37	1,902.00	1,430.13	292.31	1,999.09	370.47
Paid-up equity share capital (Face value ₹10/- per share)	1,546.71	1,546.71	1.110.37	1,546.71	1,110.37	1,546.71	1.546.71	1,546.71	1.110.37	1.546.71	1,110.37	1,546.71
Isuue of equity share warrants (Face value ₹10/- per share)	8.10	8.10	23.84	8.10	23.84	8.10	8.10	8.10		8.10	23.84	8.10
Other Equity	0.10	0.10	20.04	0.10	20.04	0.10	0.10	0.10	20.04	0.10	20.04	0.10
Earnings Per Share (Not annualized)												
(a) Basic(₹)	10.67	9.57	12.65	20.25	17.46	26.16	14.18	12.99	13.13	27.17	17.99	32.77

DETAILED RESULTS WILL BE AVAILABLE ON NSE AND COMPANY WEBSITE



For Tembo Global Industries Limited Mr. Sanjay Patel

Place: Navi Mumbai

| जनसत्ता |

19 12 नवंबर, 2025

RISHAB SPECIAL YARNS LIMITED
Corporate Identification Number: L17114MH1987PLC451094 Registered Office: 303, Tower A, Peninsula Business Park, G.k. Marg, Lower Parel,
Mumbai, Delisle Road, Mumbai, Mumbai, Maharashtra, India, 400013.

Contact Number: +91-86575-30413; Website: www.rishabspecial.in Email ID: compliance.rsyl@gmail.com

Recommendations of the Committee of Independent Directors (¶DC') of M/s Rishab Special Yarns Limited ('Target Company') in relation to the Open Offer ('Offer') made by Mr. Vatsal Agarwaal (Acquirer 1), M/s Nextera Global Private Limited (Acquirer 2) along with Ms. Manavika Rishiraj Agarwal (PAC), (hereinafter collectively referred to as 'Person Acting in Concert with the Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations').

· · · · · · · · · · · · · · · · · · ·							
Date	Tuesday, November 11, 2025						
Name of the Target Company	M/s Rishab Special Yarns Limited						
Details of the Offer pertaining to the Target Company	open offer being made by the Acquirers along with the PAC for acquisition of up to 9,25,782 Offer Shares, representing 26,00% of the Voting Share Capital of the Target Company, at a price of ₹13,00/- per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹1,20,35,166,00/- payable in cash.						
Names of the Acquirers and Persons Acting in Concert with the Acquirers	Mr. Vatsal Agarwaal (Acquirer 1), Nextera Global Private Limited (Ms. Manavika Rishiraj Agarwal (Person Acting in Concert)	Acquirer 2) and					
Name of the Manager to the Offer	Swaraj Shares and Securities Private Limited						
Members of the Committee of Independent Directors (IDC)	Sr. Name of the Independent Directors	Designation					
	1. Mr. Desh Deepak	Chairman					
	2. Mr. Goutam Kumar Bhakat	Member					
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/relationship), if any	All IDC Members are Independent Directors on the Board of the IDC Members have not entered into any other contract or have of with the Target Company.	other relationships					
Trading in the Equity Shares/other securities of the Target Company by IDC Members	IDC Members have confirmed that they have not traded in the Equal Target Company from the date of the Public Announcement till Recommendations.	•					
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.	None of the IDC Members hold any contract, nor have any direct or indirect relationship with the Acquirers, their promoters, directors, and shareholders, in their personal capacities.						
Trading in the equity shares/other securities of the Acquirers and PAC by IDC Members	IDC Members have confirmed that they have not traded in the equity shares of the Acquirers or the PAC.						
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Based on the review of the Offer Documents issued by the Managbehalf of the Acquirers and the PAC, IDC Members believe that the reasonable and in line with the SEBI (SAST) Regulations. The shareholders may independently evaluate the Offer, the mark the Equity Shares, and take an informed decision in the best of their the Public Shareholders, should independently review the Lett Monday, November 03, 2025 including the risk factors described the any decision in relation to this Offer.	e Offer is fair and et performance of interests. Further, er of Offer dated					
Summary of reasons for the recommendation	IDC Members have taken into consideration and reviewed th Documents for making the recommendation: a) The Public Announcement dated Tuesday, October 29 Announcement'); b) Detailed Public Statement dated Monday, November 04, 20 with this Offer, published on behalf of the Acquirers and F November 05, 2024, in Financial Express (English daily) (All E (Hindi daily) (All Editions), Mumbal Lakshadeep (Marathi Daily) and Jagruk Times (Hindi daily) (Jaipur Edition) ('Detailed Pul C) Draft Letter of Offer dated Tuesday, November 12, 2024, file with SEBI pursuant to the provisions of Regulations ('Draft Letter of Offer'); d) The Letter of Offer along with Form of Acceptance and Form SI-November 03, 2025 ('Letter of Offer'); The Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Based on the review of the aforesaid Offer Documents, the IDC M the view that the Offer Price is in line with the parameters prescrib the SEBI (SAST) Regulations.	p., 2024 ('Public 24, in connection PAC on Tuesday, ditions), Jansatta (Mumbai Edition), blic Statement'); ed and submitted the SEBI (SAST) I-4 dated Monday, Regulations.					
Disclosure of Voting Pattern	These recommendations have been unanimously approved by the	e IDC Members					
Details of Independent Advisors, if any	None						
Any other matter to be highlighted	None						

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Monday, November 03, 2025.

To the best of our knowledge and belief, after making the proper enquiry, the information contained in 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 be disclosed by the Target Company under the Regulations.

For and on behalf of the Committee of Independent Directors

M/s Rishab Special Yarns Limited

sd/-

Mr. Desh Deepak Chairman & Director of the IDC (DIN: 10737200)

Place: Mumbai Date: Tuesday, November 11, 2025

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