BLISS GVS PHARMA LTD.



August 02, 2024

To

The Manager, Listing Department

National Stock Exchange of India Limited

Plot no. C/1 G Block,

Bandra-Kurla Complex, Bandra (East),

Mumbai-400 051 Symbol: **BLISSGVS**

To

The General Manager, Listing Department

BSE Limited

Phiroze Jeejeebhov Towers,

Dalal Street, Mumbai- 400 001

Scrip Code: **506197**

Dear Sir/Madam,

Subject: Newspaper Advertisement- Publication of Notice to Shareholders for Transfer of Unclaimed Final Dividend 2016-2017 and its corresponding Equity Shares to Investor **Education and Protection Fund (IEPF) Authority**

In accordance with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose copies of the newspaper advertisement of the notice published in The Free Press Journal (English) and Navshakti (Regional) on August 2, 2024, concerning the proposed transfer of unclaimed final dividend 2016-2017 and its corresponding shares to IEPF Authority, pursuant to Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time.

The aforesaid advertisement is also available on the website of the Company at www.blissgvs.com.

You are requested to take the above on record.

Yours faithfully,

For Bliss GVS Pharma Limited

Deepak Sawant Chief Financial Officer

Encl: a/a

Regd. Office: 102, Hyde Park, Saki Vihar Road, Andheri (East), Mumbai - 400 072, INDIA.

TEL.: (+91) (22) 42160000/ 28505387 • FAX.: (+91) (22) 28563930,

Email: info@blissgvs.com • Website: www.blissgvs.com • CIN - L24230MH1984PLC034771

Factory: Plot No. 10, 11 & 12, Survey No. 38/1, Dewan Udyog Nagar, Aliyali Village, Tal. & Dist. Palghar - 401 404.

Tel. (+91) (02525) 252713 • Fax: (+91) (02525) 255257. • Email: factory@blissgvs.com



MAHARASHTRA INDUSTRIAL DEVELOPMENT CORPORATION

(A Government of Maharashtra Undertaking)

E-Tender Notice No/21/2024

Sealed tenders are invited for the work from the registered contractors

| | Sealed teriders are invited for the | ie work in | on the registere | u contractor | 5. |
|------------|---|------------|-----------------------|--|------------|
| Sr. No. | Name of work | | Estimated cost in Rs. | Period for E-Te available of (www.mide | n website |
| | | | | From | То |
| (A) | EE, MIDC, Civil Division, Pune | | | | |
| 1 | Shirdi Industrial Park Infrastructures facilities in Shirdi Area. (PQ form Available on MIDC www.midcindia.org) | Industrial | 41,35,50,986 /- | 02/08/2024 | 16/08/2024 |



HIND RECTIFIERS LIMITED

Perfectly Engineered Power Conversion Systems

Lake Road, Bhandup (W), Mumbai - 400078. Email: corporate@hirect.com Tel.: +91-22-49601775 CIN :L28900MH1958PLC011077

EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2024

(₹ in Lakhs)

Place : Mumba

Date: August 1, 2024

| | | | | (TIT Editio |
|------------|--|------------------------------|---|---|
| Sr. No. | PARTICULARS | Quarter Ending 30.06.2024 | Year to date figures for the period ending 31.03.2024 | Corresponding 3 months ended in the previous year 30.06.2023 |
| | | (Unaudited) | (Audited) | (Unaudited) |
| 1 | Total Income from Operations | 13,552.93 | 51,755.25 | 9,758.48 |
| 2. | Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items) | 971.93 | 2,468.12 | 262.63 |
| 3. | Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items) | 971.93 | 1,768.90 | 262.63 |
| Į. | Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items) | 692.96 | 1,251.03 | 189.77 |
| 5. | Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after Tax) and Other Comprehensive Income (after tax)] | 695.09 | 1,255.25 | 191.94 |
| 6. | Equity Share Capital | 342.76 | 342.76 | 342.48 |
| 7. | Reserves (excluding Revaluation reserves) as shown in the Balance Sheet of previous year | - | 12,110.19 | - |
| 8. | Earnings Per Share (of ₹ 2/- each) (for continuing and discontinuing operations) Earnings per equity share before exceptional items | | | |
| | Basic | 4.04 | 11.39 | 1.11 |
| | Diluted | 4.03 | 11.35 | 1.10 |
| | Earnings per equity share after exceptional items | | | |
| | Basic | 4.04 | 7.30 | 1.11 |
| | Diluted | 4.03 | 7.28 | 1.10 |

- The above results have been recommended by the Audit Committee and approved by the Board of Directors of the Company at the meeting held on 1st August, 2024. The Statutory Auditors have carried out the Limited review of the financial results for the quarter ended 30th June, 2024 under Regulation 33 of SEBI (Listing Obligation & Disclosure Requirements) Regulation, 2015
 - 2) The above is an extract of the detailed Financial results for the guarter ended 30th June, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format for the said Financial Results is available on the stock exchange websites (www.bseindia.com) and (www.nseindia.com) and also on the Company's website www.hirect.com

FOR HIND RECTIFIERS LIMITED

Place: Mumbai Dated: 1st August, 2024

Education and Protection Fund ('IEPF').

Depositories Act, 1996.

favour of IEPF Authority.

SURAMYA NEVATIA MANAGING DIRECTOR & CEO

DIN 06703910

hirect.com

BLISS GVS PHARMA LIMITED

Corporate Identity Number (CIN): L24230MH1984PLC0347.

Registered Office: 102, Hyde Park, Saki Vihar Road, Andheri (East), Mumbai - 400 072.

Tel: 022-42160000 | Fax: 022-28563930 | Website: www.blissgvs.com | E-mail: info@blissgvs.com / cs@blissgvs.com

NOTICE

(For the attention of the Equity Shareholders of the Company)

Transfer of Equity Shares and Unclaimed Dividend

to Investor Education and Protection Fund ('IEPF') Account

Notice is hereby given that pursuant to the provisions of section 124(6) of the Companies

Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit,

Transfer and Refund) Rules, 2016 as amended from time to time thereafter ("the Rules"), the

Equity Shares of the Company in respect of which dividend amounts have remained unclaimed for seven consecutive years or more are required to be transferred to Investor

The Company has sent individual communication to the concerned shareholders whose

shares are liable to be transferred to IEPF as per the aforesaid Rules for taking appropriate

action and full details of such shares are made available on the Company's website at

www.blissgvs.com. The concerned shareholders may refer to the said web link to verify the

Shareholders are requested to claim the final dividend declared during the financial year

The concerned shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that as per the requirement of the Rules, the Company would be issuing duplicate share certificate(s) in lieu of the original held by them for the purpose of transfer of shares to IEPF and upon such issue the Company shall inform the depository by way of corporate action to convert the duplicate share certificates into DEMAT form and transfer in favor of the IEPF Authority. The original share certificate(s) which are registered in the name of the original shareholders will stand automatically cancelled and be deemed non-

negotiable. Concerned shareholders holding shares in dematerialized form may note that the

Company shall inform the depository by way of corporate action for the transfer of shares in

favour of the DEMAT account of the IEPF Authority. Further, the Company will not transfer such

shares to the IEPF Demat Account where there is a specific order of Court/tribunal restraining

any transfer of such shares or where the shares are hypothecated/pledged under the

Shareholders can claim their unclaimed dividend by writing to the Company/Registrar and Transfer Agent of the Company viz. Link Intime India Private Limited by providing Investor Service Request Form ISR - 1, Form ISR -2, Form No. SH 13 (Nomination Form) and Form ISR-3 (Opt out of Nomination) duly filled as per the instructions stated therein along with the supporting documents including the original cancelled cheque stating the name of the Account holder in case of physical shares or self-attested copy of Client Master List with the updated bank account details if the shares are held in DEMAT form. Please note that the last day for claiming the dividends is on or before November 02, 2024. In case, the Company does not receive any communication from the concerned shareholders by said date, the Company shall, to comply with the Rules, transfer the final dividend amount for the financial year 2016-2017 to the IEPF Authority and the corresponding shares on which such dividend amount is unclaimed for seven consecutive years shall also be transferred without any further notice. The concerned shareholder(s) are further informed that after the transfer of shares to IEPF, any corporate benefit arising out of your shareholding in the Company shall also be credited in

Please note that no claim shall lie against the Company in respect of the unclaimed dividend

amount and shares transferred to the IEPF. Shareholders may claim the dividend amount and

corresponding shares transferred to the IEPF including all benefits accruing on such shares, if

For any queries on the above matter, Shareholders are requested to contact the Company's

Registrar and Share Transfer Agents, Link Intime India Private Limited, C-101, 247 Park,

1st Floor, LBS Road, Vikhroli (West), Mumbai - 400 083, Tel: 022-28207203-05 / 4918 6178-79

details of their uncashed dividend and the corresponding shares liable to be transferred.

2016-2017 and onwards before the same is transferred to the IEPF.

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN to all concerned that we are we are investigating title of Veema Property and Land Developers LLP (previously Veema Property and Land Developers Pvt. Ltd.) having their office at 301, A Wing, 3rd Floor, Fortune 2000 BKC, Bandra (E), Mumbai 400 051, in respect of their Property, more particularly described in the SCHEDULE hereto.

All those persons having any right, title, interest, claim by way of sale exchange, assignment, transfer, mortgage, charge, lease, gift, trust, devise, inheritance, occupation, possession, tenancy, license, lien easement, release, relinquishment otherwise howsoever are hereby required to give written notice thereof with proof, if any, to the undersigned at M/s Purnanand & Co., Advocates and Solicitors, Fort Chambers, "C" Wing, 2nd Floor, 65 Tamarind Lane, Fort, Mumbai - 400 023, within 10 days from the date of publication of this notice failing which the claim, if any, shall deemed to have been waived and we will issue our Title Certificate without reference to such claim.

THE SCHEDULE ABOVE REFERRED TO:

All that piece and parcel of land bearing Old Gut No. 839, 841, 842 and collectively bearing New Gut No. 839(1) admeasuring about 6.15 acre equivalent to 24,888.17 sq. mts. situate, lying and being at Village Dhokawade, Sub-District Alibag and District Raigad, Maharashtra. Dated this 2nd day of August, 2024

For M/s Purnanand & Co **Advocates & Solicitors** Fort Chambers, "C" Wing 2nd Floor, 65 Tamarind Lane Fort, Mumbai – 400023 Email: mail@purnanand.co.in

KAYCEE INDUSTRIES LIMITED

CIN NO: L70102MH1942PLC006482 Regd. Off.: Old kamani chambers, 32-Ramjibhai kamani marg, Ballard Estate, Mumbai-400001 Website: www.kayceeindustries.com Email id: cs@kayceeindustries.com Tel No.: 022 22613521 Fax No.: 22613521 **EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS**

| Particulars Total Income from Operations Not Profit / I are for the period | 30.06.2024 Unaudited 1.281.40 | 31.03.2024 Audited | 30.06.2023 Unaudited | 31.03.2024 Audited |
|--|--|--|--|---|
| | | | Unaudited | المعناليين |
| | 1 281 40 | | | Audilea |
| Not Profit / (Local for the period | | 1,364.07 | 1,146.43 | 4,943.59 |
| | | | | |
| | 202.07 | 197.93 | 125.90 | 594.64 |
| | | | | |
| (after Exceptional and/or Extraordinary items) | 202.07 | 197.93 | 125.90 | 594.64 |
| Net Profit / (Loss) for the period after tax | | | | |
| (after Exceptional and/or Extraordinary items) | 150.42 | 157.38 | 86.91 | 449.46 |
| | | | | |
| | | | | |
| | - | - | - | -5.84 |
| Equity Share Capital | 63.47 | 63.47 | 63.47 | 63.47 |
| | | | | |
| | 2,470.07 | 2,319.66 | 2,001.03 | 2,319.66 |
| | | | | |
| | | | | |
| 1. Basic: | 236.99 | | 136.93 | 708.15 |
| 2. Diluted: | 236.99 | 247.96 | 136.93 | 708.15 |
| | Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital Reserves (excluding Revaluation Reserve) as shown in the Balance Sheet of the previous year Earnings Per Share (of Rs. 100 /- each) (for continuing and discontinued operations) - 1. Basic: | (before Tax, Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] | (before Tax, Exceptional and/or Extraordinary items) 202.07 197.93 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 202.07 197.93 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 150.42 157.38 Total Comprehensive Income for the period Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital 63.47 63.47 Reserves (excluding Revaluation Reserve) 2,470.07 2,319.66 Earnings Per Share (of Rs. 100 /- each) Oth crontinuing and discontinued operations - Lassie: 236.99 247.96 247.96 236.99 247.96 | (before Tax, Exceptional and/or Extraordinary items) 202.07 197.93 125.90 Nel Profit / (Loss) for the period before tax 202.07 197.93 125.90 Nel Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 150.42 157.38 86.91 Iotal Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] |

The Unaudited Standalone Financial Results have been prepared in accordance with the recognition and measurement principle provided in Indian Accounting Standards (IndAS), the provisions of the Companies Act. 2013 (the Act), as applicable and guideling ssued by the Securities and Exchange Board of India (SEBI) under SEBI (Listing Obligations and Disclosure R Regulations 2015. [SEBI (LODR) Regulations. 2015) as amended

The above statement of standalone financial results were reviewed and recommended by the Audit Committee of the Board o 1st August, 2024 and subsequently approved by the Board of Directors at their meeting held on 1st August 2024. The Statutor auditors have carried out a limited review of the results for the quarter ended June 30, 2024.

In accordance with the Regulation 33 of the SEBI (LODR) Regulations 2015, the above unaudited standalone financial results of the company are posted on the company's website www.kayceeindustries.com and on the website of BSE www.bseindia.com where the company's shares are listed

The Authorized share capital of the company has increased from Rs. 97,50,000 consisting of 97,500 Equity Shares of Rs. 100/each to Rs.4.00.00.000 consisting of 4.00.000 Equity Shares of Rs.100/- each. Further to the sub-division of 1 Equity Share of the Company having a face value of Rs. 100/- each fully paid up into 10 Equity Shares having a face value of Rs. 10/- fully paid, the Authorized Share Capital of the Company currently stands at Rs. 4,00,00,000 (Rupees Four Crores) divided into 40,00,000 (Fort Lakhs) Equity Shares of face value of Rs. 10/- each.

The company has allotted 25,38,800 fully paid-up Bonus Equity Shares of face the value of 10/- each in the ratio 4:1 i.e.. 4 (Four new fully paid-up Equity Shares of Rs. 10/- (Rupees Ten) each for every 1 existing fully paid-up Equity Share of Rs. 10/- (Rupee Ten) each held by the shareholders of Company as on the record date i.e. July 06, 2024. Therefore the issued and paid up equit share capital of the company has increased to 31,73,500/- shares of Rs. 10 each totalling to Rs. 3,17,35,000/- as of date.

It is to be noted that the Paid up Capital as of 30 June 2024 and EPS represented in the table, for Quarter ended 30 June 2024 relat to the period prior to the allotment of bonus shares and sub-division of equity shares. After the allotment of bonus shares a split of the equity shares on record date i.e. 06 July 2024, the paid up equity share capital has increased to Rs. 3,17,35,000/- and EPS (basic and diluted), calculated on the enhanced equity shares, would stand at Rs. 4.74/- per share for the Quarter ended

 $The previous periods' figures have been {\it re-grouped} and {\it re-classified} wherever required to conform to current periods' classification$

described in the Schedule hereunder wi

am issuing this public notice as a part of suc nvestigation.

All persons and/ or entities having any right

title, benefit, interest, share, claim or demand of whatsoever nature in respect of the said property or any part/s thereof by way of sale,

exchange, mortgage, lease, sub-lease essignment, transfer, lien, inheritance uccession, gift, easement, trust, tenance

occupation, possession, decree or order of any Court of Law or otherwise howsoever are ereby required to make the same known in riting, along with documentary evidence to the

late of this publication, failing which such right

itle, benefit, claim, interest, share and/or

lemand of whatever nature, if any, shall be leemed to have been waived and/or bandoned and no such claim will be deemed

o exist in respect of the Schedule Property and

hereafter no claims/ objections/ disputes will

Schedule of Property

ALL That piece and parcel of land and ground bearing Plot no. 39 forming part of Survey no. 3, Hissa No. 1, and Survey No. 8, Hissa No. 1 corresponding to CTS no. 129, 129/1 & 129/2 of

illage Valnai admeasuring approximate

village Vallari autheasuring approximater) 388.10 sq mtrs comprising of ground +3 upper floors consisting of a total of 8 flats, situate, lying and being at Village Valnai, Taluka Borivali

Mumbai Suburban District, having address at Dominic Lane No. 1, Orlem, Malad (West), Mumbai 400064 And bounded as follows

Sana Shaikh

Advocate

001, Shree Sadan, Gr Floor, Sonawala Road Goregaon East, Mumbai 400063

On or towards the West: by Plot No. 38;

on or towards the East: by Plot No. 40;

On or towards the North: by Plot No. 45:

On or towards the South: by Road.

Dated this 2nd day of August, 2024.

e entertained.

JITENDRA VAKHARIA **DIRECTOR - DIN NO.00047777**

Ecap Equities Limited (formerly Edel Land Limited)

Corporate Identity Number: U74900MH2008PLC287466

Regd. Off: Tower 3, Wing B, Kohinoor City Mall, Kohinoor City, Kirol Road, Kurla West, Mumbai - 400070

Standalone Financial Results for the quarter ended June 30. 2024

| | | Quarter Ended | | | | |
|----|--|---------------------------------|---------------------------------|--|--|--|
| | Particulars | June 30, 2024 (Unaudited) | June 30, 2023 (Unaudited) | Year Ended March 31, 2024 (Audited) | | |
| 1 | Total income from operations | 278.87 | 126.54 | 1,438.91 | | |
| 2 | Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) | 131.86 | (27.15) | 86.57 | | |
| 3 | Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items) | 131.86 | (27.15) | 86.57 | | |
| 4 | Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) | 123.62 | (17.46) | 139.99 | | |
| 5 | Total Comprehensive Income for the period | 123.63 | (17.51) | 139.97 | | |
| 6 | Paid up Equity Share Capital (Face Value of Rs 10/- Per Share) | 18.45 | 18.45 | 18.45 | | |
| 7 | Reserves (excluding Revaluation Reserves) | (241.58) | (526.62) | (366.18) | | |
| 8 | Securities Premium | 163.74 | 163.74 | 163.74 | | |
| 9 | Net worth | 1,063.69 | 480.30 | 939.48 | | |
| 10 | Paid up Debt Capital / Outstanding Debt | 4,164.50 | 4,270.76 | 3,949.52 | | |
| 11 | Outstanding Redeemable Preference Shares* | 0.00 | 0.00 | 0.00 | | |
| 12 | Debt Equity Ratio | 3.92 | 8.89 | 4.20 | | |
| 13 | Earnings Per Share (Face Value of Rs 10 each) | | | | | |
| | - Basic (Not annualised for quarter) | 1.29 | (0.27) | 1.85 | | |
| | - Diluted (Not annualised for quarter) | 1.29 | (0.27) | 1.85 | | |
| 14 | Capital Redemption Reserve | 6.70 | 6.70 | 6.70 | | |
| 15 | Debenture Redemption Reserve | 105.14 | 105.14 | 105.14 | | |
| 16 | Debt Service Coverage Ratio (DSCR) ¹ (Not annualised for quarter) | 0.95 | 0.07 | 0.94 | | |
| 17 | Interest Service Coverage Ratio (ISCR) ² (Not annualised for quarter) | 2.09 | 0.79 | 1.17 | | |

DSCR = Profit before interest and tax / (Interest Expense + Principal repayment of Debt securities, Borrowings other than debt securities. Inter-corporate deposits and Subordinated liabilities in next six months' ²ISCR = Profit before interest and tax / Interest expense *indicates amount less than ₹ 50,000

Mumbai, July 31, 2024.

- The above is an extract of the detailed format of quarterly and yearly standalone financial results filed with the $Stock \, Exchanges \, in \, accordance \, with \, Regulation \, 52 \, of \, the \, SEBI \, (Listing \, Obligations \, and \, Disclosure \, Requirements)$ Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the Companies Act, 2013, as applicable. The full format of the quarterly and yearly financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website - https://ecap.edelweissfin.com
- For the other items referred in Regultion 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Wholesale Debt Segment of BSE Limited and the Company's website - https://ecap.edelweissfin.com.
- The above standalone financial results of Ecap Equities Limited ('the Company') for the quarter ended June 30, 2024 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on July 31, 2024.
- The above standal one financial results for the quarter ended June 30, 2024 of the Company have been subjected and the company have beento limited review by the Statutory Auditors of the Company and the Auditors have issued an unmodified review

On behalf of the Board of Directors

Swadesh Agrawal

Executive Director and Company Secretary

PUBLIC NOTICE Notice is hereby given to the public at large the am investigating the right, title and interest DIAS CO-OPERATIVE HOUSING SOCIET LTD bearing reg no. MUM/WP/HSG/TC. 14857/2010-11/2010 having address a Dominic Lane No. 1, Orlem, Malad West Mumbai 400 064 to and in the property

PRATAAP SNACKS LIMITED

Registered and Corporate Office: Khasra No. 378/2, Nemawar Road, Near Makrand House, Indore, Madhya Pradesh, 452020, India Tel: (91 731) 243 9999, Fax: (91 731) 243 7605, CIN: L15311MP2009PLC021746, Website: www.yellowdiamond.in E-mail: complianceofficer@vellowdiamond.in

EXTRACT OF UNAUDITED IND AS FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE 2024

| | Q | UARTER ENDED |) | YEAR ENDED |
|---|-------------------------|---|-------------------------|-----------------------|
| PARTICULARS | 30.06.2024 Unaudited | 31.03.2024 Audited (Refer Note 3) | 30.06.2023 Unaudited | 31.03.2024 Audited |
| Total revenue from operations | 42,143.72 | 38,810.18 | 38,782.16 | 1,61,793.12 |
| Net profit for the period (before Tax, exceptional and/or extraordinary items) | 1,282.30 | 1,690.37 | 1,796.96 | 7,741.19 |
| Net profit for the period before tax (after exceptional and/or extraordinary items) | 1,282.30 | 1,690.37 | 1,701.05 | 7,645.28 |
| Net profit for the period after tax (after exceptional and/or extraordinary items) | 943.91 | 1,237.97 | 1,342.47 | 5,312.26 |
| Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)] | 896.53 | 1,239.98 | 1,346.26 | 5,337.01 |
| Paid-up equity share capital - Face value INR 5 each | 1,193.67 | 1,193.67 | 1,192.97 | 1,193.67 |
| Other equity (as shown in the audited balance sheet of the previous year) | | | | 71,682.20 |
| Earnings per share of INR 5 each (Not Annualised) | | | | |
| Basic - INR | 3.95 | 5.19 | 5.63 | 22.26 |
| Diluted - INR | 3.95 | 5.17 | 5.63 | 22.22 |
| Notes : | | | | |

Notes:

1 The above Ind AS financial results of the Company have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 1 August 2024.

2 The Company has determined 'Snacks Food' as a reportable segment as evaluated by the chief operating decision maker for allocation of resources and assessing the performance. There is no other reportable segment as per Ind AS 108 'Operating Segment'. Accordingly, no separate segment information has

3 The figures of the quarter ended 31 March 2024 are balancing figures between audited figures in respect of the full financial year ended 31 March 2024 and the unaudited published year-to-date figures upto 31 December 2023 which were subjected to limited review.

4 The above is an extract of the detailed format of Unaudited Ind AS Financial Results for the quarter ended 30 June 2024, filed with the Stock Exchanges under Regulation 33 of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Unaudited Ind AS Financial Results for the quarter ended 30 June 2024 are available on the websites of the Stock Exchange(s) (www.nseindia.com and www.bseindia.com) and on the Company's

Date: 01st August, 2024

Place: Indore

Managing Director and Chief Executive Officer



TATA INVESTMENT CORPORATION LIMITED

Elphinstone Building, 10 Veer Nariman Road, Mumbai 400 001. Tel 91 22 6665 8282 Fax 91 22 6665 7917

CIN: L67200MH1937PLC002622 e-mail ticl@tata.com website: www.tatainvestment.com

Statement of Unaudited Standalone and Consolidated Financial Results for the Quarter ended 30th June, 2024

(Rs. in crores)

| uarter ended Unaudited 30-06-2023 122.88 114.17 111.33 | 31-03-2024 55.89 48.22 35.26 | Year Ended Audited 31-03-2024 325.31 292.71 283.91 | 30-06-2024 143.19 155.71 131.07 | Quarter ended Unaudited 30-06-2023 151.86 151.76 147.74 | 31-03-2024 57.46 72.21 60.47 | Year Ended Audited 31-03-2024 385.95 405.94 384.96 |
|---|--|--|--|--|--|---|
| 122.88 114.17 | 55.89 48.22 | 31-03-2024 325.31 292.71 | 143.19 155.71 | 30-06-2023 151.86 151.76 | 57.46 72.21 | 31-03-2024 385.95 405.94 |
| 122.88 114.17 | 55.89 48.22 | 325.31 292.71 | 143.19 155.71 | 151.86 151.76 | 57.46 72.21 | 385.95 405.94 |
| 114.17 | 48.22 | 292.71 | 155.71 | 151.76 | 72.21 | 405.94 |
| | | | | | | |
| 111.33 | 35.26 | 283.91 | 131.07 | 147.74 | 60.47 | 384.96 |
| | | | I | | | |
| | | | | | | |
| | | | | | | |
| 2,964.80 | 1,982.84 | 10,532.60 | 2,534.12 | 3,002.18 | 2,009.32 | 10,637.04 |
| 50.60 | 50.60 | 50.60 | 50.60 | 50.60 | 50.60 | 50.60 |
| | | | | | | |
| | 6.97 | 56.11 | 25.91 | 29.02 | 11.95 | 76.09 |
| | 22.00 | 22.00 6.97 | 22.00 6.97 56.11 | 22.00 6.97 56.11 25.91 | 22.00 6.97 56.11 25.91 29.02 | 22.00 6.97 56.11 25.91 29.02 11.95 |

As on 30-06-2024 30-06-2023 31-03-2024 Total Equity (post tax) (Rs. in crores) 32,207.85 22,124.21 29,692.00 Total Equity per share (post tax) 6,366 4,373

The above is an extract of the detailed format of quarter ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter ended Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and also on Company's website www.tatainvestment.com.

> **Tata Investment Corporation Limited** (Noel N. Tata)

> > Chairmar **DIN 00024713**

Mumbai, 31st July, 2024

Email: rnt.helpdesk@linkintime.co.in. For Bliss GVS Pharma Limited Place: Mumbai Date: August 02, 2024

any, from the IEPF Authority after following the procedure prescribed in the Rules

Gagan Sharma Managing Director

ब्लिस जीव्हीएस फार्मा लिमिटेड Corporate Identity Number (CIN): L24230MH1984PLC034771

नोंदणीकृत कार्यालय: १०२, हाईड पार्क, साकी विहार रोड, साकीनाका रोड, अधेरी (पूर्व), मुंबई - ४०० ०७२ दूरध्वनी क्र: ०२२–४२१६००० फॅक्स: ०२२–२८५६३९३० वेबसाईट: www.blissgvs.com इमेल: info@blissgvs.com/cs@blissgvs.com

्र (कंपनीच्या ईक्विटी समभागधारकांनी लक्ष द्यावे यासाठी) ईक्विटी समभागांचे आणि दावा न केलेले लाभांश यांचे इनव्हेस्टर एज्युकेशन अँड प्रोटेक्शन फंड खात्यामध्ये हस्तांतरण

याद्वारे सूचना दिली जाते की कंपनी कायदा २०१३ च्या कलम १२४(६) च्या तरतूदी सहवाचित इनव्हेस्टर एज्युकेशन अँड प्रोटेक्शन फड ऑथोरिटी (अकाऊटींग, लेखापरीक्षण, हस्तांतरण आणि परतावा) नियम, २०१६ त्यानंतर वेळोवेळी सुधारणा केल्यानुसार (नियम), कंपनीचे ईक्विटी समभाग ज्यांच्या लाभांश रकमा सात वर्षांपासून किंवा त्याहून अधिक काळ विनादावा आहेत, त्या इनव्हेस्टर एज्युकेशन अँड प्रोटेक्शन फड खात्यामध्ये हस्तातरित करणे आवश्यक आहे (आयईपीएफ).

कंपनीने संबंधित समभागधारकांना ज्यांचे समभाग वरील नियमांप्रमाणे योग्य ती कृती करण्यासाठी आयईपीएफमध्ये हस्तांतरित करावयाचे आहेत त्यांच्याशी वैयक्तिक संपर्क पत्रव्यवहार केलेला आहे आणि अशा समभागांचे सर्व तपशील कपनीच्या वेबसाईटवर <u>www.blissgvs.com</u> वर उपलब्ध करून देण्यात आलेले आहेत. संबंधित समभागधारकांनी सदर वेब लिंकवर जाऊन त्याच्या कडे असलेल्या लाभाशाचे आणि त्या अनुषगाने हस्तांतरित करण्यास पात्र समभागांचे तपशील

समभागधारकाना, आयईपीएफमध्ये हस्तातरण होण्याआधी २०१६–२०१७ या आर्थिक वर्षामध्ये आणि त्यानंतर जाहीर केलेल्या अतिम लाभाशाचा दावा करण्याची विनती केली जाते.

प्रत्यक्ष स्वरूपात समभाग असणारे संबंधित समभागधारक आणि ज्यांचे समभाग आयईपीएफमध्ये हस्तांतरित करण्यास पात्र आहेत त्यांनी नोंद घ्यावी की, नियमांच्या आवश्यकतेनुसार, मूळप्रत समभागधारकांकडे असल्याने आयईपीएफमध्ये हस्तातरण करण्यासाठी कंपनी शेअर सर्टीफिकेट(स) ची नक्कलप्रत जारी करेल आणि अशा परिस्थितीत कंपनी डिपॉझिटरींना कॉर्पोरेट कृतीच्या माध्यमातून शेअर सर्टीफिकेट्सच्या नक्कलप्रती डिमॅट स्वरूपात बदलण्याबाबत आणि आयईपीएफ ऑथॉरीटींच्या नावे हस्तातरित करण्याबाबत कळवेल. मूळ शेअर सर्टीफिकेट जे मूळ समभागधारकाच्या नावे नोंदणीकृत आहे ते आपोआप रद्द ठरवले जाईल आणि वाटाघाटी न करण्यायोग्य समजले जाईल. डिमटेरियलाईज्ड स्वरूपात समभाग असणाऱ्या संबंधित समभागधारकांनी नोंद घ्यावी की कंपनी डिपॉझिटरींना कॉर्पोरेट कृतीद्वारे समभाग आयईपीएफच्या डिमॅट अकाऊटच्या नावे हस्तांतरित करण्याबद्दल कळवतील. ज्या समभागांच्याबाबतीत कोर्ट/ट्रायब्युनल यांचा कोणत्याही स्वरूपाचे हस्तातरण रोखण्याबद्दल विशिष्ट आदेश असेल किंवा डिपॉझिटरीज कायदा, १९९६ द्वारे समभागाबाबत काही गृहितके/प्रतिज्ञा असतील तर असे समभाग कपनी हस्तातरित करणार नाही.

समभागधारक, जर प्रत्यक्ष स्वरूपात समभाग असतील तर त्यांच्या दावा न केलेल्या लाभांशावर कंपनी/रजिस्ट्रार आणि कंपनीचे ट्रान्सफर एजट लिंक इनटाइम इंडिया प्रायव्हेट लिमिटेड यांना कळवु शकतात सोबत इन्व्हेस्टर सर्व्हिस रिक्वेस्ट फॉर्म आयएसआर–१, फॉर्म आयएसआर–२, फॉर्म क्र. एसएच १३ (वारसा अर्ज) आणि फॉर्म आयएसआर–३ (वारस न निवडणे) हे त्यातील सूचनानुसार योग्यरित्या भरून सोबत आधार दस्तावेज जोडून पाठवावेत आणि जर समभाग डिमॅट स्वरूपात असतील तर मूळ रद्द केलेला धनादेश त्यावर खातेदाराचे नाव किंवा अपडेट केलेल्या खात्याच्या तपशीलासह क्लायंट मास्टर लिस्टची स्व–साक्षांकित प्रत जोडावी. कृपया नोंद घ्या लाभाशासाठी दावा करण्याची अखेरची तारीख नोव्हेंबर ०२, २०२४ रोजी किंवा त्यापूर्वी आहे. जर कंपनीला संबंधित समभागधारकांकडून काहीही माहिती न मिळाल्यास नियमांचे पालन करण्याच्या उद्देशाने कंपनी २०१६-२०१७ या आर्थिक वर्षाचा अंतिम लाभांश आयईपीएफ ऑथॉरिटीला हस्तांतरित करेल आणि तसेच संबंधित समभाग ज्यावर ही लाभाश रक्कम विना दावा सात वर्षे पडून आहे ते समभागही पुढील कोणतीही सूचना न

संबंधित भागधारकांना यापुढे सूचित केले जाते की आयईपीएफ मध्ये समभाग हस्तांतरित केल्यानंतर, कंपनीतील तुमच्या शेअरहोल्डिंगमधून उद्भवणारे कोणतेही कॉर्पोरेट लाभ देखील आयर्डपीएफ ऑथॉरिटीला हस्तांतरित केले जातील.

कृपया नोंद घ्या की कंपनीविरूद्ध आयईपीएफ ऑथॉरीटीला हस्तांतरित केलेले समभाग आणि विना दावा लाभांश रक्कम . याबाबतचा कोणताही दावा असणार नाही. समभागधारक लाभाश रक्कम आणि हस्तांतरित केलेले संबंधित समभाग तसेच त्यावरील सर्व लाभासह जर काही असल्यास याबाबतचा दावा नियमांमध्ये नमूद केलेल्या विहित प्रक्रियेचे पालन करून आईपीएफ ऑथॉरीटीकडे करू शकतात.

वरील बाबतच्या कोणत्याही शकासाठी, समभागधारकाना कपनीचे रजिस्ट्रार आणि शेअर ट्रान्सफर एजट्स लिंक इनटाइम इंडिया प्रायव्हेट लिमिटेड, सी–१०१, २४७ पार्क, पहिला मजला, एलबीएस रोड, विक्रोळी (पश्चिम), मुंबई – ४०० ०८३, दूरध्वनी: ०२२–२८२०७२०३–०५ / ४९१८ ६१७८–७९ ईमेल: rnt.helpdesk@linkintime.co.in.

ठिकाण : मबर्ड

तारीख: ऑगस्ट ०२, २०२४

ब्लिस जीव्हीएस फार्मा लिमिटेड करिता स्वाक्षरी गगन शर्मा व्यवस्थापकीय संचालक

SECOND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT DATED NOVEMBER 19, 2018 AND THE FIRST CORRIGENDUM DATED APRIL 17, 2024 WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

FORTIS MALAR HOSPITALS LIMITED

HAVING ITS REGISTERED OFFICE AT FORTIS HOSPITAL, SECTOR-62, PHASE-VIII, MOHALI, PUNJAB – 160062, INDIA TEL: +91 172 5096001 FAX: +91 172 5096002

OPEN OFFER FOR ACQUISITION OF UP TO 4,894,308 (FOUR MILLION, EIGHT HUNDRED AND NINETY FOUR THOUSAND, THREE HUNDRED AND EIGHT ONLY) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF INR 10 (RUPEES TEN) EACH (**"EQUITY SHARES**"), REPRESENTING 26.00% (TWENTY SIX PERCENT) OF THE VOTING SHARE CAPITAL OF FORTIS MALAR HOSPITALS LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY NORTHERN TK VENTURE PTE. LTD. ("ACQUIRER") TOGETHER WITH 1HH HEALTHCARE BERHAD ("PAC 1") AND PARKWAY PANTAI LIMITED ("PAC 2") (COLLECTIVELY REFERRED TO AS THE "PACS"), IN THEIR CAPACITY AS THE PERSONS ACTING IN CONCERT WITH THE ACQUIRER ("OPEN OFFER").

This second corrigendum ("Second Corrigendum") is being jointly issued by HSBC Securities and Capital Markets (India) Private Limited, HDFC Bank Limited, Citigroup Global Markets India Private Limited and Deutsche Equities India Private Limited, the join managers to the Open Offer (the "**Managers**"), for and on behalf of the Acquirer and the PACs, in respect of the Open Offer to the Public

This Second Corrigendum should be read in continuation of and in conjunction with the Detailed Public Statement dated November 19,

This Second Corrigendum is being issued in all the newspapers in which the DPS and the First Corrigendum were pub

unless otherwise defined.

The Target Company had declared an interim dividend of INR 40 per Equity Share to its shareholders on April 12, 2024 and such interim dividend was paid to the eligible shareholders in accordance with applicable laws. The shareholders of the Target Company, on July 31 2024, have approved a final dividend of INR 2.5 per Equity Share for the financial year ended March 31, 2024, based on the recommendation made by the board of directors of the Target Company on May 17, 2024, and the Target Company has made stock exchange announcements dated May 17, 2024 and July 31, 2024 in this regard. The total dividend declared by the Target Company for the financial year ended March 31, 2024 is more than 50% (fifty percent) higher than the average dividend per Equity Share paid during the last 3 (three) financial years preceding the date of the public announcement dated July 13, 2018. Pursuant to the declaration of fina dividend and in terms of Regulation 8(9) and Regulation 18(5) of the SEBI (SAST) Regulations, the Acquirer and the PACs have decided to adjust the Offer Price, in the manner set out in this Second Corrigendum. Accordingly, the Public Shareholders of the Target Company are requested to take note of the Adjusted Offer Price (as defined below) and other amendments / changes set forth in this

ten only) per Equity Share pursuant to the First Corrigendum. The Acquirer and the PACs have decided to further adjust the Offer Price from INR 20.1 (Rupees twenty and paise ten only) per Equity Share to INR 17.6 (Rupees seventeen and paise sixty only) per Equity

Therefore, references to Offer Price and Adjusted Offer Price in the DPS and the First Corrigendum accordingly stand amended.

Based on the Adjusted Offer Price of INR 17.6 (Rupees seventeen and paise sixty) per Equity Share, the total funding requirement for the Open Offer, assuming full acceptance, i.e., for the acquisition of 4,894,308 (Four million, eight hundred and ninety four thousand, three hundred and eight only) Equity Shares, at the Adjusted Offer Price of INR 17.6 (Rupees seventeen and paise sixty) is INF

this Second Corrigendum (other than such information regarding the Target Company as has been obtained from public sources) and shall be jointly and severally responsible for the fulfillment of their obligations under the SEBI (SAST) Regulations in respect of the Open Offer.

(b) This Second Corrigendum shall also be available on the SEBI's website (www.sebi.gov.in). Issued on behalf of the Acquirer and the PACs by the Managers

◀ ★ HSBC **HSBC Securities and Capital Markets (India)** Private Limited 6th floor, 52/60, M.G Road, Fort, Mumbai 400 001, India Tel: +91 22 2268 1248 Fax: +91 22 6653 6207 E-mail: fortis.openoffer@hsbc.co.in Contact Person: Mr. Rachit Raigaria

SEBI Registration Number: INM000010353

Citigroup Global Markets India Private Limited

Deutsche Equities India Private Limited The Capital, 14th Floor, C-70, G Block,

Bandra-Kurla Complex, Bandra East, Mumbai 400098 Tel: +91-22-61759999 Tel: +91 22 6670 5008 Fax: +91-22-61759898 Fax: +91 22 7180 4199 E-mail: fortis.openoffer@citi.com E-mail: fortis.openoffer@db.com Contact Person: Varun Chokhani Contact Person: Mr Prathmesh Sonawane SEBI Registration Number: INM000010718

SEBI Registration No.: INR000004058

LINK Intime

Place: Mumbai

Date: 1st August 2024

citi

Link Intime India Private Limited

C-101, 1st Floor, 247 Park, LBS Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India Tel: +91 810 811 4949; Fax: +91 22 49186060; Email: fortismalar.offer@linkintime.co.in Website: www.linkintime.co.in; Contact Person: Pradnya Karanjekar;

> On behalf of the Acquirer and the PACs Northern TK Venture Pte. Ltd. IHH Healthcare Berhad

Piramal Finance

पिरामल कॅपिटल ॲण्ड हाऊसिंग फायनान्स लि. (पीसीएचएफएल) सीआयएन: एल६५९१०एमएच१९८४पीएलसी०३२६३९

नोंदणीकृत कार्यालय : युनिट क्र. ६०१, ६वा मजला, पिरामल अमिती बिल्डिंग, पिरामल अगस्त्या कॉर्पोरेट पार्क, कमानी

जंक्शन, फायर स्टेशन समोर, एलबीएस मार्ग, कुर्ला (पश्चिम), मुंबई-४०००७० दू +९१ २२ ३८०२ ४००० शाखा कार्यालय : धीरज बाग, इमारत ए तळ अधिक २ ला मजला, एक्सिस बॅकेच्या बाजूला, मोजालिसा इमारत समीर, आग्रा रोड, हरि निवास सर्कल, नीपाडा, ठाणे (पश्चिम) ४००६०२, महाराष्ट्र संपर्क व्यक्तीः १. क्रिष्णा मिश्रान २०८६२६५२२, २. श्री. विकास बनकर - १२८७७५७५८० प्राप्ते केल करणाव्य के विकास वर्षाच्या केलियाल वर्षाच्या केलियाल वर्षाच्या २००४ स. ११०० वे ट. २००

| | सांकेतिक कब्जावर ईं-लिलाव नवीन विक्री सूचना, ई-लिलाव तारीखः २०.०८.२०२४, स. ११.०० ते दु. २.०० | | | | | | | |
|---|---|---|--|---|--|--|--|--|
| कर्ज कोड/ शाखा/ कर्जदार/ सह-कर्जदार/ हमीदार | मागणी सूचनेची तारीख व रक्कम | मिळकत पत्ता अंतिम | राखीव किंमत | इसारा अनामत रक्कम (इअर) (रा. किं.च्या १०%) | थकबाकी रक्कम (०६.०६.२०२४) | | | |
| (कर्ज कोड क्र. ००००५२५१)/ (उाणे शाखा) १. श्री. बालाजी असोसिपटस् (कर्जदार/गहाणवटदार) २. श्री. अनिल कुरसिजा (एक मालकी हक संस्था) | १८-१०-२०१६ १. १५.७६,२८.२९३/- (रुपये पंप्रात कोटी शहासर लाख अझवीस हजा दोनचे च्याप्य आणि शृत्य पैसे मात्र) | ठाण्याच्या नॉरणी जिल्हा आणि उप जिल्ह्यात गाव ओवळे, तालुका आणि जिल्हा ठाणे येथे स्थित, असलेले, वसालेले सल्हें क्र. २३/४ (जुना क्र. १४९/४), २३/५ (जुना क्र. १४९/४), अणि २३/७ (जुना क्र. १४९/७) एक्ण नेमान्नामित (-१३० वो. मी. किला आसपास सह ल्यावित्त वर्तमान आणि भविष्यातील बांधकाम आणि ''ट्रिनीटी हाईट्स्', 'गामित प्रकल्पामधील त्यास जोडलेली जमीन सह सुविधाधिका, कोडलेली सुविधा (जो) जाणे, प्रत्युव, संपर्क आणि लयाम जोडलेली क्यांत सह सुविधाधिका, कोडलेली सुविधा जेमा, अप्ताण जोडलेले हां आपि जोडलेली हां का अपि प्याविधा सर्वं वर्तमान आणि प्रविधान। जाणि क्यांति का अपि प्याविधा सर्वं वर्तमान आणि परिचाना, जाणे परिचाना का अप्ताल कोडलेले हां के स्थान आणि विधान। परिचान वांधकाम वे ते सर्वं भाग आणि विधान। परिचान सांधका के स्थान का अपिता परिचाना का परिचाना का अप्ताल का अप | (रुप्ये पंचरा कोटी एकवीस लाख आणि शून्य पैसे मात्र) | इ. १,५२,१०,०००/ (रुपये एक कोटी बावज लाख दक्षा इजार आणि शून्य पैसे मात्र) | इ. ६२,४४,९४,०४६/- (रुपये बास्यः कोटी चौदा लाख एवचाणणव हजार सातको सेदेचाळीस आणि शृत्य पैसे मात्र) | | | |
| एकल मालमत्तेच्या वैयक्तीक बो | | | | | | | | |

ई-लिलावाची तारीख: २०.०८.२०२४, रोजी स. ११.०० ते द. २.०० (प्रत्येक ५ मिनिटांच्या अमर्याद विस्तारासह),

बोली सादर कारणाची अंतिम तारीख : १९.०८.२०२४, सं. ४.०० पूर्वी विक्रीच्या तपशिलवार अटी आणि शर्तीकरीता कृपया www.piramalfinance.com/e-Auction.html मध्ये पुरविलेल्या लिंकचा संदर्भ घ्याव

कर्जदार/हमीदार/गहाणवटदार यांना सरफैसी ॲक्ट अंतर्गत वैधानिक १५ दिवसांची विक्री सूचना मिळकतीचा लिलाव/विक्री करण्यात येईल आणि उर्वरित थकबाकी काही असल्यास कर्जदार/हमीदार यांच्याकडुन व्याज आणि खर्चासह वसुल करण्यात येईल.

दिनांक : ०२-०८-२०२४ सही / - (प्राधिकृत अधिकारी)

(GARWARE) गखारे

GARWARE SYNTHETICS LIMITED Registered Address: Manish Textile Industrial Premises, Opp. Golden Chemical, Penkar Pada, Mira Road-401104

CIN: L99999MH1969PLC014371 Extract of the Standalone un-audited Financial Results for the Quarter ended

| ı | 30" June, 2024. | | | | |
|-----|--|------------|-------------|-------------------|------------|
| Sr. | Particulars | Q | uarter Ende | d | Year Ended |
| No. | | 30/06/2024 | 31/03/2024 | 30/06/2023 | 31/03/2024 |
| | | Unaudited | Audited | Unaudited | Audited |
| 1 | Total Income | 266.67 | 262.19 | 289.20 | 1071.92 |
| 2 | Profit/(loss) before tax, exceptional items and | | | | |
| | extraordinary items | -11.97 | -28.42 | 3.59 | -41.92 |
| 3 | Profit/(loss) before tax but after extra ordinary | | | | |
| | activities and exceptional items) | 7.03 | -0.92 | 3.59 | -41.92 |
| 4 | Net Profit/(loss) from ordinary activities after tax | | | | |
| | (9-10) | 7.03 | 14.34 | - 3.02 | -14.42 |
| 5 | Net Profit/(loss) for the period (11+/-14) | 7.03 | 14.34 | -3.02 | -4.77 |
| 6 | Total Comprehensive Income for the period | | | | |
| | [comprising of Profit and Loss for the period | | | | |
| | (after tax) and other Comprehensive Income | | | | |
| | (After Tax)] | 7.03 | 7.80 | - 3.02 | -11.31 |
| 7 | Paid- up Equity Share Capital | | | | |
| | (Face value shall be indicated) | 580.89 | 580.89 | 580.89 | 580.89 |
| 8 | Reserves Excluding (Revaluation Reserves) as shown | | | | |
| | in the Audited Balance sheet of previous year | - | - | - | 261.88 |
| 9 | i). Earnings per share (after extra ordinary items) | | | | |
| | a. Basic | 0.12 | 0.25 | -0.05 | -0.08 |
| | b. Diluted | 0.12 | 0.25 | -0.05 | -0.08 |

The above is an extract of the detailed format of Quarter ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Require Regulations, 2015.

The full format of the Quarter ended un-audited Financial Results is available on the website of the Stock Exchange (www.bseindia.com).

Exceptional or Extraordinary items adjusted in the Statement of Profit and Loss in accordance

with IND-AS Rules / AS Rules, whichever is applicable. For Garware Synthetics Limited Sd/

Sunder K. Moolya Date: 01.08.2024 Chairman & Whole Time Director DIN: 02926064

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. Initial Public Offer of equity shares on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"



QR Code to view the DRHP)



RUBICON RESEARCH LIMITED

Our Company was incorporated on May 6, 1999, as a private limited company under the Companies Act, 1956, under the name 'Rubicon Consultants Private Limited', pursuant to a certificate of incorporation issued by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Subsequently, pursuant to a resolution passed by our Board and by our Shareholders on May 6, 2002 and June 15, 2002, respectively, the name of our Company was changed from 'Rubicon Consultants Private Limited' to 'Rubicon Research Private Limited' as we had set-up a pharma research laboratory, entered into contracts with customers from the pharma industry and was in the process of making applications to secretary, Department of Scientific and Industrial Research, Ministry of Science and Technology for carrying on scientific research development in our laboratories, consequent to which a fresh certificate of incorporation was issued by the RoC dated September 2, 2002 under the Companies Act, 1956. Furthermore, our Company's status was converted from a private limited company to a public limited company pursuant to a resolution passed by our Board and by our Shareholders on April 11, 2024 and May 13, 2024, respectively, the name of our Company was changed from 'Rubicon Research Private Limited' to 'Rubicon Research Limited' under Companies Act, 2013. A fresh certificate of incorporation dated July 23, 2024 was issued by the registrar of companies, central processing centre, Manesar, Haryana consequent to our Company's conversion into a public limited company. For details of change in the registered office of our Company, see "History and Certain Corporate Matters - Changes in our registered office" on page 255 of the draft red herring prospectus dated July 31, 2024 ("DRHP").

Registered and Corporate Office: MedOne House, B-75, Road No. 33, Wagle Estate, Thane West - 400 604, Maharashtra, India Contact Person: Deepashree Tanksale, Company Secretary and Compliance Officer; Telephone: 022 61414000, Email: investors@rubicon.co.in, Website: www.rubicon.co.in, Corporate Identity Number: U73100MH1999PLC119744,

OUR PROMOTERS: GENERAL ATLANTIC SINGAPORE RR PTE. LTD., PRATIBHA PILGAONKAR, SUDHIR DHIRENDRA PILGAONKAR, PARAG SUGANCHAND SANCHETI, SURABHI PARAG SANCHETI, AND SUMANT SUDHIR PILGAONKAR

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("EQUITY SHARES") OF RUBICON RESEARCH LIMITED (FORMERLY KNOWN AS RUBICON RESEARCH PRIVATE LIMITED)(THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹10,850 MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹1 EACH AGGREGATING UP TO ₹ 5,000 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹1 EACH AGGREGATING UP TO ₹ 5,850 MILLION BY THE PROMOTER

SELLING SHAREHOLDER, GENERAL ATLANTIC SINGAPORE RR PTE. LTD. (THE "OFFER FOR SALE").
THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [+] AND ALL EDITIONS OF THE MARATHI DAILY NEWSPAPER [●] (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

THIS OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹1 EACH, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER

PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". OUR COMPANY IN CONSULTATION WITH THE BRLMS, MAY OFFER A DISCOUNT OF UP TO ₹[●] TO THE OFFER PRICE (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND THE NET OFFER SHALL CONSTITUTE AT LEAST [●]% AND [●]%, RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRE-IPO PLACEMENT, PRIOR TO FILING OF THE RED HERRING PROSPECTUS, SUBJECT TO RECEIPT OF APPROPRIATE APPROVALS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RHP AND THE PROSPECTUS.

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable

This is an Offer in terms of Pula 19/21/h) of the Se through the Book Building Process in terms of Regulation 6(2) of the SEBI ICDR Regulations, wherein in terms of Regulation 32(2) of the SEBI ICDR Regulations, not less than 75% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion") provided that our Company in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which at least one-third shall be reserved for allocation to domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB portion excluding the Anchor Investor Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not more than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹200.000 and up to ₹1.000.000; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1,000,000, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other subcategory of Non-Institutional Bidders and not more than 10% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank accounts (including UPI ID for UPI Bidders using UPI Mechanism) (as defined hereinafter) in which the Bid amount will be blocked by the SCSBs or the Sponsor Banks, as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 446 of the DRHP

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the SEBI on August 1, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filling by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, the website of the Company at www.rubicon.co.in and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, IIFL Securities Limited, JM Financial Limited and SBI Capital Markets Limited at www.axiscapital.co.in, www.iiflcap.com, www.jmfl.com and www.sbicaps.com, respectively. Our Company invites members of the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 28 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP,

as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of the Company, and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them, see 'Capital Structure' beginning on page 101 of the DRHP. The liability of members of our Company is limited by Shares.

For details of the main objects of our Company as contained in the Memorandum of Association, see 'History and Certain Corporate Matters' on page 255 of the DRHP

| | BOOK RUNNING LEAD MANAGERS | | | | | | |
|--|--|---|--|--|--|--|--|
| AXIS CAPITAL | IIFL SECURITIES | JM FINANCIAL | O SBICAPS Complete Investment Barking Solutions | LINK Intime | | | |
| Axis Capital Limited 1st Floor, Axis House, C-2 Wadia International Center, Pandurang Budhkar Marg, Worli, Mumbai - 400 025, Maharashtra, India Telephone: +91 22 4325 2183 E-mail: rubicon.ipo@axiscap.in Investor Grievance ID: complaints@axiscap.in Website: www.axiscapital.co.in Contact person: Simran Gadh / Pratik Pednekar SEBI Registration No.: INM000012029 | IIFL Securities Limited 24th Floor, One Lodha Place, Senapati Bapat Marg, Lower Parel (West), Mumbai - 400 013, Maharashtra, India Tel: + 91 22 4646 4728 E-mail: rubicon.ipo@iiflcap.com Investor Grievance ID: ig.ib@iiflcap.com Website: www.iiflcap.com Contact person: Aditya Raturi / Pawan Jain SEBI Registration No.: INM000010940 | JM Financial Limited 7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Telephone: +91 22 6630 3030 E-mail: rrl.ipo@jmfl.com Investor Grievance ID: grievance.ibd@jmfl.com Website: www.jmfl.com Contact person: Prachee Dhuri SEBI Registration No.: INM000010361 | SBI Capital Markets Limited 1501, 15 th Floor, A & B Wing Parinee Crescenzo, BKC, Bandra (East), Mumbai - 400 051, Maharashtra, India Telephone: +91 22 4006 9807 E-mail: rubicon.ipo@sbicaps.com Investor Grievance ID: investor.relations@sbicaps.com Website: www.sbicaps.com Contact person: Vaibhav Shah SEBI Registration No.: INM000003531 | Link Intime India Private Limited C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Tel: +91 81081 14949 E-mail: rubicon.ipo@linkintime.co.in Investor Grievance ID: rubicon.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopalkrishnar SEBI Registration No.: INR000004058 | | | |

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For RUBICON RESEARCH LIMITED On behalf of the Board of Directors

Deepashree Tanksale Company Secretary and Compliance Officer

Adfactors 219

RUBICON RESEARCH LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP with the SEBI on August 1, 2024. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.rubicon.co.in and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, IIFL Securities Limited, JM Financial Limited and SBI Capital Markets Limited at www.axiscapital.co.in, www.iiflcap.com, www.jmfl.com and www.sbicaps.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act, and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.

CONCEPT

Shareholders of the Target Company, pursuant to adjustment to the Offer Price to the Open Offer 2018 ("DPS") and the first corrigendum to the DPS dated April 17, 2024 ("First Corrigendum"), unless otherwise specified.

accordance with Regulation 18(5) of the SEBI (SAST) Regulations Capitalized terms used but not defined in this Second Corrigendum shall have the same meaning assigned to such terms in the DPS,

1. Adjustment to the Offer Price:

The Offer Price was adjusted from INR 60.1 (Rupees sixty and paise ten only) per Equity Share to INR 20.1 (Rupees twenty and paise

2. Financial Arrangements: Paragraph 1 under 'Part V – Financial Arrangements' of the DPS has been amended and should be read as follows:

3. Other Information: (a) The Acquirer, the PACs and their directors in their capacity as directors, accept full responsibility for the information contained in

Contact Person: Ashwani Tandon SEBI Registration Number: INM000011252 1202, 12th Floor, First International Financial Centre, G-Block

Bandra Kurla complex, Mumbai - 400 051, India

SEBI Registration Number: INM000010833 Registrar to the Open Offer

Place: Thane, Maharashtra

Date: August 1, 2024

Second Corrigendum in relation to the Open Offer.

Share ("Adjusted Offer Price").

86,139,820.8 (Rupees eighty six million, one hundred and thirty nine thousand, eight hundred and twenty and paise eighty only).

Investment Banking Group Unit no. 701, 702 and 702-A, 7th floor, Tower 2 and 3, One International Centre, Senapati Bapat Marg, Prabhadevi. Mumbai - 400013 Tel: +91 22 3395 8233 E-mail: fortis.openoffer@hdfcbank.com

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Parkway Pantai Limited