

August 8, 2022

The Secretary, Listing Department, BSE Limited, 1st Floor, Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai – 400 001 The Manager, Listing Department, National Stock Exchange of India Limited, 'Exchange Plaza', C-1 Block G, Bandra Kurla Complex, Bandra (East), Mumbai – 400 051 Scrip Symbol: MARICO

<u>Subject: Disclosure under Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements)</u>

Regulations, 2015 ("SEBI Listing Regulations")

Dear Sir/Madam,

Scrip Code: 531642

Pursuant to Regulation 47 of the SEBI Listing Regulations, please find enclosed a newspaper extract of the un-audited consolidated financial results of the Company for the quarter ended June 30, 2022, approved by the Board of Directors at its meeting held on August 6, 2022 and published in Financial Express and the Free Press Journal (English Daily) and Navshakti (Marathi Daily) on August 7, 2022.

The same is being made available on the website of the Company at: <a href="https://marico.com/india/investors/documentation/shareholder-info">https://marico.com/india/investors/documentation/shareholder-info</a>

Kindly take the above on record.

Thank you.

Yours faithfully,

For Marico Limited

Vinay M A
Company Secretary & Compliance Officer

Encl.: As above

Marico Limited Regd Office: 7th Floor Grande Palladium 175, CST Road, Kalina Santacruz (E) Mumbai 400 098, India Tel: (91-22) 6648 0480 Fax: (91-22) 2650 0159

CIN: L15140MH1988PLC049208 Email: investor@marico.com

Mideast Integrated Steels Limited Regd. Off: H-1, Zamrudpur Community Centre, Kailash Colony, New Delhi - 110 048 Website: www.mescosteel.com; CIN: L74899DL1992PLC050216

Ph. No. 011-29241099 & 40587085

S. No.	PARTICULARS		Standalone Results		Consolidated Results			
		10	Quarter Ended		Year Ended	Quarter Ended	Quarter Ended	Year Ended
		30-Jun-21	30-Jun-20	201000000000000000000000000000000000000	31-Mar-21 Audited	30-Jun-21	30-Jun-20	31-Mar-21
		Unaudited	Unaudited			Unaudited	Unaudited	Audited
		Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn
1	Total Income from Operations	2,649.56	4.84	1,280.71	1,991.59	2,649.56	4.84	1,991.5
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,242.02	(157.81)	(774.75)	(831.13)	1,157.24	(223.04)	(1,242.93
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,242.02	(157.81)	(774.75)	(831.13)	1,157.24	(223.04)	(1,242.93
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	1,242.02	(167.81)	(774.75)	(851.13)	1,157.24	(233.04)	{1,262.93
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,242.02	(167.26)	(773.72)	(848.85)	1,157.24	(232.49)	(1,260.75
6	Equity Share Capital (Face value Rs.10/- per Equity Share )	1,378.75	1,378.75	1,378.75	1,378.75	1,378.75	1,378.75	1,378.7
7	Reserves (excluding Revaluation Reserve as shown in	355500000000000000000000000000000000000	- Little State of Sta			110000000000	AIRBROOM	(6)6-2040.
	balance sheet of previous year)	-	-			1.0	-	
8	Earning per share (of Rs.10/- each) (for continuing and discontinued operations)							
	Basic (Rs.)	9.01	(1.22)	(5.62)	(6.17)	8.39	(1.69)	(9.16
	Diluted (Rs.)	9.01	(1.22)	(5.62)	(6.17)	8.39	/1.69)	(9.16)

Extract of the Statement of Unaduited Financial Results for the quarter and half year ended 30th September, 2021

S. No.	PARTICULARS	VOICE 11141	Standalone	Berge - concess	54 - 75 - 151000 - 25	Consolidated	some and
(45,000)	9/16/4/QEST9/28/104	Quarter e	nded	Half Year ended	Quarter ended	Quarter ended	Half year ended
		30-Sep-21	30-Sep-20	30-Sep-21	30-Sep-21	30-Sep-20	30-Sep-21
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited
	Annual Control of the	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn
1	Total Income from Operations	15.45	353.59	2,665,01	15.45	353.59	2,685.01
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(104.64)	59.67	1,137.37	(196.01)	(5.55)	961.21
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items )	(104.64)	59.67	1,137.37	(196.01)	(5.55)	961.21
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(104.64)	54.67	1,137.37	(196.01)	(10.55)	961.21
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(104,64)	54.87	1,137.37	(196.01)	(10.35)	961.21
6	Equity Share Capital (Face value Rs. 10/- per Equity Share )	1,378.75	1,378.75	1,378.75	1,378.75	1,378.75	1,378.75
7	Reserves (excluding Revaluation Reserve as shown in	U.					
70	balance sheet of previous year)	(2)	(35		32	9	9
8	Earning per share (of Rs.10/- each)( for continuing and discontinued operations)						
	Basic (Rs.)	(0.76)	0.40	8.25	(1.42)	(0.08)	6.97
	Diluted (Rs.)	(0.76)	0.40	8.25	(1.42)	(0.08)	6.97

	Extract of the Statement of Unaudited Financi	ial Results for t	he quarter and nine	months ended	i 31st December, 202	1
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S.	PARTICULARS		Standalone			Consolidated		
No.		100000000000000000000000000000000000000		Nine Months Ended	Quarter ended	Quarter ended	Nine Months Ended	
		31-Dec-21	31-Dec-20	31-Dec-21	31-Dec-21	31-Dec-20	31-Dec-21	
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	
		Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	Rs. in Mn	
10	Total Income from Operations	388.36	352.45	3,053.37	483.77	352.45	3,148.78	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	271.26	41.75	1,408.62	259.10	(25.41)	1,220.3	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items )	271.26	41.75	1,408.62	259.10	(25.41)	1,220.3	
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	271.26	36.75	1,408.62	259.10	(30.41)	1,220.3	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	271.26	37.25	1,408.62	259.10	(29.91)	1,220.3	
6	Equity Share Capital (Face value Rs. 10/- per Equity Share )	1,378.75	1,378.75	1,378.75	1,378.75	1,378.75	1,378.75	
7	Reserves (excluding Revaluation Reserve as shown in balance sheet of previous year)		- 8		- 3			
8	Earning per share (of Rs.10/-each) (for continuing and discontinued operations)		- 4		- 8			
	Basic (Rs.)	1.97	0.27	10.22	1.88	(0.22)	8.5	
	Diluted (Rs.)	1.97	0.27	10.22	1,88	(0.22)	8.5	

The above results have been reviewed and recommended by the Audit Committee and have been approved and taken on record by the Board of Directors at its meeting held on August 05, 2022. In pursuance to the Judgement dated 2nd August, 2017 of Honorable Supreme Court of India, in the matter of Writ Petition (Civil) No. 114 of 2014 (Common Cause v/s Union of India & Others), an amount of ? 924.75 crores has been imposed on the Company towards 'Compensation' as determined in the said Judgement which was to be paid by 31st December 2017, eventhough the Government Taxes and Royally was paid on the ores extracted. Since the amount was not paid by the stipulated date, the Honorable Supreme Court ordered to stop mining operations with effect from 1st. January 2018.

The Company had filed a 'Curative petition' (Civil) before the Honorable Supreme Court of India challenging the Judgement in March 2018 however the petition has been dismissed by the Supreme Court during the reporting quarter. Provision for the above compensation along with interest. has not been made in the books of accounts. Further the realization amount from said sale should be deposited with the State of Odisha towards partial satisfaction of the Compensation demand raised by Demand Notice dated 02.09.2017. The Company is in process to sell the iron one and to comply with the norms, it is further to be noted that Company managed to get an extension of further six months vide last order dated 24th November, 2020. The Company has deposited with the Government Rs. 343.48 crores including GST till There was arbitration award received in June 2019 for 718 crores. The Company has already appealed to this Award. The appeal has been admitted in the High Court. The Company is confident to win the award.

Previous periods figures have been regrouped / rearranged wherever necessary to conform to the current period's classification(s)

The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations. 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchange (www.bseindia.com) and the listed entity (www.mescosteel.com)

> For and on behalf of the Board of Directors For Mideast Integrated Steels Limited Rita Singh Chairperson cum Managing Director

RELIGARE | SME LOANS

(INR in Lacs)

Year Ended

RELIGARE FINVEST LIMITED

CIN: U74999DL1995PLC064132

Place: New Delhi

Date: 05.08.2022

Regd. Office: First Floor, P-14, 45/90, P-Block, Connaught Place, New Delhi -110001, Tel No : 011-40021400 Corporate Office: Max House, 7th Floor, Block A, Dr. Jha Marg, Okhla Phase III, Okhla Industrial Estate, New Delhi - 110020, Tel No.: 011 - 61405300



**Quarter Ended** 

Statement of Standalone Unaudited Financial Results For The Quarter Ended June 30, 2022

-		Quarter	rear Ended	
S. No.	Particulars	30-Jun-22	30-Jun-21	31-Mar-22
140.		Unaudited	Unaudited	Audited
1	Total Income from Operations	3,516.19	4,918.66	15,974.66
2	Net Profit / (Loss) for the period (before Tax and Exceptional items)	(10,707.85)	(14,240.60)	(1,25,221.31)
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	(10,707.85)	(14,240.60)	(1,25,221.31)
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	(10,707.85)	(14,286.22)	(1,74,706.43)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(10,688.72)	(14,225.77)	(1,74,629.92)
6	Paid up Equity Share Capital	26,209.53	26,209.53	26,209.53
7	Reserves (excluding Revaluation Reserve)	(2,61,983.34)	(92,891.95)	(2,53,295.12)
8	Securities premium account	2,13,640.65	2,13,640.65	2,13,640.65
9	Net worth	(2,35,900.69)	(66,857.96)	(2,27,232.95)
10	Paid up Debt Capital / Outstanding Debt	4,71,920.54	4,53,449.10	4,58,535.10
11	Outstanding Redeemable Preference Shares	Nil	Nil	Nil
12	Debt Equity Ratio	(2.00)	(6.80)	(2.02)
13	Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations)-			10.00
	1. Basic:	(4.09)	(5.45)	(66.66)
	2. Diluted:	(4.09)	(5.45)	(66.66)
14	Capital Redemption Reserve	Nil	Nil	Nil
15	Debenture Redemption Reserve	0.00	-	
16	Debt Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable
17	Interest Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable

- The above is an extract of the detailed format of quarterly standalone financial results filed with the Stock Exchange under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the websites of the Stock Exchange (www.bseindia.com) and the Company (www.religarefinvest.com). For the other line items referred in Regulation 52 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, pertinent
- disclosures have been made to the Stock Exchange (BSE) and can be accessed on the URL (www.bseindia.com). Pursuant to clause 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a limited review of standalone financial results
- for the guarter ended June 30, 2022, has been carried out by the statutory auditors. The same have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meetings held on August 05, 2022. Assets Cover: Religare Finvest Limited ('RFL') is facing significant asset liability mismatches as a result of siphoning and misappropriation of funds by the
- erstwhile Promoters of Religare Enterprises Limited ("REL"), Parent Company of RFL and their associates. Consequently, the Company is facing significan asset liability mismatches ('ALM'). As a result, the Company has been unable to service its obligations in respect of payments to lenders and is declared non-performing by its lenders. The defaults in payment of dues towards principal and interest towards listed non-convertible debentures have been appropriately disclosed by the Company to regulatory/statutory body and all stakeholders during the respective period. During the quarter ended June 30, 2022, REL has settled outstanding amounts of principal and interest payable towards listed non-convertible debenture amounting to Rs. 11,937.46 lacs and obtained NOC from debenture trustee. As at June 30, 2022, the Company is carrying an interest default of Rs. 337.00 lacs on NCD series 35. and 36. Due to the aforesaid, the Company is not in a position to determine the 'Asset Cover' in respect of the NCDs as required under clause 54(3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Company has been put under a Corrective Action Plan ("CAP") by RBI vide its letter dated January 18, 2018 which, interalia, prohibits RFL from expansion of credit/investment portfolios other than investment in Government Securities and advices RFL not to pay dividend. The Company has proposed its revised DRP alongwith its parent Company REL, continuing as its promoter / investor to its lenders (subject to all requisite approvals and compliances with all applicable norms/ regulations). The Company received a letter dated June 03, 2021 from State Bank of India (SBI) stating that the proposal is under consideration on merit (with REL as a shareholder) and will be considered if it is in compliance of RBI circular dated June 07, 2019 subject to necessary internal approvals by all Consortium Lenders. However, RBI vide letter dated February 11, 2022 advised the company that the restructuring of the Company cannot be implemented with REL continuing as its promoter since the Company has been declared as "Fraud" exposure by lenders. The Company filed a writ petition before the Delhi High Court seeking stay of operation of the aforesaid order besides other reliefs and the matter is sub-judice.

Post RBI letter dated February 11, 2022 on the DRP, RFL has proposed One Time Settlement ('OTS') with its lenders (through lead banker i.e. SBI), Various joint lenders' meetings and meetings of core committees have been held for discussions regarding the OTS proposal. The Company has submitted the final OTS proposal to lenders on July 07, 2022 and is pursuing with all lenders for approval for timely completion. The Company is also taking the necessary corrective measures as advised by RBI and alongwith implementation of the OTS proposal, will seek removal of CAP in the due course. Accordingly, the financial results have been prepared on Going Concern basis.

- Earnings Per Equity Share for the quarter ended have been calculated for the three months and not annualised. Formula for Debt/Equity ratio is Total Debt/ Total Shareholders fund.
- There is no significant change in accounting policy, hence, there is no impact on profit/loss, total comprehensive income or any other relevant financial
- item(s) during the quarter ended June 30, 2022. Pursuant to amendment in Schedule III to the Companies Act, 2013 by Ministry of Corporate Affairs vide its notification dated March 24, 2021, the
- comparative figures as disclosed in these results have been regrouped/ reclassified, wherever necessary, to make them comparable to current quarter

For Religare Finvest Limited

Dr. Rashmi Saluja Place: New Delhi Chairperson & Managing Director Date: August 05, 2022 DIN - 01715298

THE COMPANY IS HAVING A VALID CERTIFICATE OF REGISTRATION DATED NOVEMBER 10, 2006 ISSUED BY THE RESERVE BANK OF INDIA (RBI) UNDER SECTION 45 IA OF THE RESERVE BANK OF INDIA ACT, 1934. HOWEVER, THE RBI DOES NOT ACCEPT ANY RESPONSIBILITY OR GUARANTEE ABOUT THE PRESENT POSITION AS TO THE FINANCIAL SOUNDNESS OF THE COMPANY OR FOR THE CORRECTNESS OF ANY. OF THE STATEMENTS OR REPRESENTATIONS MADE OR OPINIONS EXPRESSED BY THE COMPANY AND FOR REPAYMENT OF DEPOSITS/ DISCHARGE OF LIABILITY BY THE COMPANY.

> SMS 'LOANS' to 575758 customerservice@religare.com

WWW.FINANCIALEXPRESS.COM SUNDAY, AUGUST 7, 2022



CIN: L15140MH1988PLC049208

Registered Office: 7th Floor, Grande Polladium, 175, CST Road, Kalina, Santacruz (East), Mumbai 400098. Tel: +91-22-66480480, Fax: +91-22-26500159, Email: investor@marico.com, Website: www.marico.com

> Extract of Consolidated Financial Results of Marico Limited for the quarter ended June 30, 2022

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	Year Ended		
June 30, 2022 (Un-audited)	March 31, 2022 (Audited) *	June 30, 2021 (Un-audited)	March 31, 202 (Audited)
2,558	2,161	2,525	9,512
499	322	467	1,601
371	251	356	1,225
368	272	370	1,260
129	129	129	129
2.88	1.95	2.76	9.50
2.87	1.95	2.76	9.49
	(Un-audited) 2,558 499 371 368 129	(Un-audited) (Audited) *  2,558	June 30, 2022         March 31, 2022         June 30, 2021           (Un-audited)         (Audited) *         (Un-audited)           2,558         2,161         2,525           499         322         467           371         251         356           368         272         370           129         129         129           2.88         1.95         2.76

a) The above is an extract of the detailed format of Quarterly 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 Quarterly Financial Results are available on the websites of the Stock Exchanges, www.nseindia.com and www.bseindia.com and on the Company's website www.marico.com. b) The Consolidated unaudited financial results for the quarter ended June 30, 2022 were reviewed by the Audit Committee and approved by the Board of Directors of Marico Limited ("the Company") at their meeting held on August 06, 2022. The results for the preceding / corresponding quarters have been subjected to review by the statutory auditors.

c) Additional Information on standalone financial results is as follows:

Rs (In Crore)

Saugata Gupta

Amount in INR Mn.

Managing Director and CEO

		Quarter ended					
Particulars	June 30, 2022 (Un-audited)	March 31, 2022 (Audited) *	June 30, 2021 (Un-audited)	March 31, 2022 (Audited)			
Revenue from operations	1,976	1,686	2,043	7,500			
Profit before tax	481	341	340	1,413			
Net Profit after tax	387	293	263	1,163			

\* The figures for the three months ended March 31, 2022 are arrived at as difference between audited figures in respect of full financial year and the unaudited published figures upto nine months ended December 31 of the relevant financial year. Also the figures up to the end of third quarter had only been reviewed and not subjected to audit. For further details, kindly visit: http://marico.com/india/investors/documentation;BSE- http://www.bseindia.com/ and The

National Stock Exchange of India Limited - https://www.nseindia.com For Marico Limited

Date: August 6, 2022

Place: Mumabi

# zensar An MRPG Company

# Zensar Technologies Limited

CIN No. L72200PN1963PLC012621

Registered Office: Zensar Knowledge Park, Plot # 4, MIDC, Kharadi, Off Nagar Road, Pune – 411014, Maharashtra, India Tel. No.: +91 20 6605 7500 Fax No.: +91 20 6605 7888 E-mail: investor@zensar.com | Website: www.zensar.com

## Zensar reports 28.5% quarterly YoY growth in Q1FY23

Extract of Unaudited Consolidated Financial Results for the Quarter Ended June 30, 2022

			Quarter Ended		Year Ended
	Particulars	30-Jun-2022	31-Mar-2022	30-Jun-2021	31-Mar-2022
	P	Unaudited	Unaudited	Unaudited	Audited
1	Total Income	12,247	12,261	9,552	43,815
2	Profit before tax	1,020	1,796	1,395	5,741
3	Net Profit / (Loss) before tax	1,020	1,796	1,395	5,741
4	Net Profit / (Loss) after tax (before share of non controlling interests)	751	1,308	1,026	4,217
5	Total Comprehensive Income (before share of non controlling interests)	938	1,323	1,171	4,272
6	Equity Share Capital	453	452	451	452
7	Other equity (excluding Revaluation Reserve)	30,000-00	13003-741	100,000	26,417
8	Earnings Per Share (Face value INR. 2 each) (not annualised):	Former		10.000000	35346256
	a) Basic	3.32	5.75	4.48	18.43
	b) Diluted	3.29	5.70	4.44	18.27

- These unaudited results have been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting "("IndAS 34"), prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued there under as amended from time to time. The above financial results were reviewed and recommended by the Audit Committee and taken on record by the Board of Directors at their meeting held on 5 August 2022.
- Standalone Financial Information:

		Quarter Ended					
Particulars	30-Jun-2022	31-Mar-2022	30-Jun-2021	31-Mar-2022			
	Unaudited	Unaudited	Unaudited	Audited			
Revenue from Operations	4,354	4,451	3,702	16,289			
Profit before tax	763	1,493	986	4,306			
Net profit for the period	549	1,059	760	3,211			

In July 2021, Company acquired 100% equity stake in M3Bi India for a total consideration of INR 178 Mn.

In July 2021, Zensar Technologies Inc (wholly owned subsidiary of the Company) acquired 100% of voting interest in M3Bi LLC for an upfront consideration of USD 21.60 Mn and performance based deferred earnouts upto USD 7 Mn over next 36 months. The excess of the purchase consideration paid over the fair value of assets including intangible assets acquired has been attributed to goodwill.

During the current quarter, provisional purchase price allocation was finalized and accounting was done as prescribed by IND AS 103 "Business combinations". The results for the quarter ended 30 June 2022 include the results of M3Bi India and M3Bi LLC and are therefore not comparable with results of

- The Group reversed contingent consideration during the quarter ended and year ended 31 March 2022 amounting to INR 163 Mn (USD 2.13 Mn) and INR 195 Mn (USD 2.56 Mn) respectively payable on business combinations consummated in prior years based on Company's assessment that these are no longer payable. (a) During the quarter and year ended March 31, 2022, Zensar (South Africa) Proprietary Limited (ZSAPTY) bought back the entire shareholding of 250,001 shares held by Clusten 16 Proprietary Limited (Clusten) (including their associated parties), through execution of
- relevant agreements. The difference between the buyback consideration paid and the amount of non-controlling interest recognized till the date of buyback amounting to Rs. 144 Mn had been adjusted against reserves in the consolidated financial results for the quarter and year ended March 31, 2022. (b) The Share Subscription and Shareholders' Agreement between Zensar (Africa) Holdings Proprietary Limited (ZAHL), ZSAPTY and Clusten came to an end. As part of this Shareholders' Agreement ZAHL had entered into a call/put option to buy back the aforesaid shares at fair value
- as at the date of exercise of the call/put option. During the quarter ended 31 March 2022, since the aforesaid Share Subscription and Shareholders' Agreement came to an end and the call/put option was no longer exercisable, the Group reversed liability amounting to INR 239 Mn accrued through statement of profit and loss over previous periods for the call/put option which is included in the other income for the guarter and year ended March 31, 2022 During the guarter and year ended 31 March 2022, Zensar (South Africa) Proprietary Limited (ZSAPTY) issued 250,001 shares to
- Riverbend Trade & Invest 58 Proprietary Limited (Riverbend) by way of entering into Subscription and Shareholders' Agreement between ZSAPTY, Riverbend, Cloudberry Fund Manager Proprietary Limited (Cloudberry), Kapela Fund 2 and Zensar (Africa) Holdings Proprietary Limited (ZAHL). As part of the aforesaid Shareholders' Agreement, ZSAPTY and Riverbend have entered into a call/put option (exercisable after 7 years from the effective date of the aforesaid Shareholders' Agreement) which gives ZSAPTY the right to buy back and Riverbend to enforce a buyback, of the aforesaid shares at fair market value as at the date of exercise of the call/put option respectively. The fair value loss of INR 110 Mn for these call/put options for the quarter and year ended March 31, 2022 has been included in other income in the consolidated financial results.
- The above is an extract of the detailed format of Quarterly 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 standalone and consolidated quarterly financial results are available on stock exchange websites (www.nseindia.com and www.bseindia.com) and on Company's website (www.zensar.com).



Mumbai

Date: 05" August, 2022

Scan this QR code to download Results for the Quarter ended 30<sup>th</sup> June, 2022

For and on behalf of the Board

Ajay Singh Bhutoria **CEO** and Managing Director DIN: 09013862







www.religarefinvest.com

1860-266-4111



Registered Office: 201, Viraj Tower, W.E.Highway, Andheri(E), Mumbai- 400069, Maharashtra, India Tel.: +91 22 39548500 / 407515151 FAX: +91 22 40751535 / 39548600 Email: info@inventuregrowth.com

EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2022

								(₹ in lacs)
		STAND	ALONE			CONSC	LIDATED	
Davidana.	C	uarter Ende	d	Year Ended	G	Quarter Ende	ed	Year Ended
Particulars	30.06.2022	31.03.2022	30.06.2021	31.03.2022	30.06.2022	31.03.2022	30.06.2021	31.03.2022
	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)
1 Total Income	738	914	984	3,898	934	1,232	1,370	5,031
2 Net Profit/(Loss) for the period (before Tax,								
Exceptional and/or Extraordinary items)	208	239	207	1,018	315	282	547	1,803
3 Net Profit/(Loss) for the period before Tax								
(after Exceptional and/or Extraordinary items)	208	239	207	1,018	315	332	547	1,903
4 Net Profit/(Loss) for the period after Tax								
(after Exceptional and/or Extraordinary items)	142	144	147	755	223	209	402	1,394
5 Total Comprehensive Income for the period								
[Comprising Profit/(Loss) for the period (after tax)								
and Other Comprehensive Income (after tax)]	154	150	150	740	206	243	428	1,436
6 Equity Share Capital	8400	8400	8400	8400	8400	8400	8400	8400
7 Earnings Per Share (of Rs. 1/- each)								
- Not Annualised								
1. Basic	0.02	0.02	0.02	0.09	0.03	0.02	0.05	0.17
2. Diluted	0.02	0.02	0.02	0.09	0.03	0.02	0.05	0.17
Note:	•	•				•	•	•

The above is an extract of the detailed format of quarterly results filed with Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirement) Regulation, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchanges (www.bseindia.com, www.nseindia.com) and the Company's Website, www.inventuregrowth.com.

> On Behalf of the Board of Directors Inventure Growth & Securities Limited

Kanji B. Rita Place : Mumbai **Managing Director** Date: 05.08.2022 DIN - 00727470

**ANNUAL GENERAL BODY MEETING** lotice is hereby given that the **4**\* General Body Meeting of Raheia Vistas Co-Operative Housing Society Limited ed at Raheja Vihar, Village Tungwa Powai. Mumbai - 400 072, will be held or August 21st 2022 (Sunday) at 09:30 AM through OAVM to transact the business as per the agenda. Members of the Society are hereby requested to attend the said meeting via the link which will be emailed to you email id available on records. To update you email details and for further information mail to agm.rvchsl@gmail.com

NOTICE FOR 04th

For & On behalf of the Managing Comm Raheja Vistas CHS Ltd Mr. Bhavin Mavan

Mumbai, 06<sup>th</sup> August 2022 (Hon. Secretary)

### **PUBLIC NOTICE**

NOTICE is hereby given to the public at large that our clients intending to purchase premises described in the schedule owners, i.e. **Meghdoot Developers Private** Limited. Any person/s or Financial Institution, having

any claim to the under mentioned premise and/or any part thereof either by way of Sale Agreement, Contract, Gift, Lease, Mortgage Charge, Lien, legal heirship and/or possession/custody of Original Agreement/s and/or Share Certificate/s etc., or in any othe manner whatsoever is/are required to the same known in writing, alongwith certified true copies of documentary proof, to the undersigned, Pradeep Rane & Associates having its address at 323/A. 3rd floor, Goku Arcade, Subhash Road, Vile Parle (East), Mumbai – 400 057, within fourteen (14) days from the date hereof, failing which the sale will be concluded without any reference to such claim/s, if any, and the same shall be considered as waived and/or abandoned. THE SCHEDULE ABOVE REFERRED TO:

(1) Premises No.1 admeasuring 496 sq. ft. carpet area and (2) Premises No.2 admeasuring 668 sq. ft. carpet area on the round floor of the building known as Abhishek belonging to Shah Niwas Co-op. Hsg. Soc. Ltd., constructed on the land bearing C.T.S. No.590 and 590/1 to 3 of Revenue Village Irla, Taluka Andheri, the Registration District and Sub-District of Mumbai City and Mumbai Suburban lying, being and situate at Irla Bridge, Andher (West), Mumbai – 400058 and having five (5) fully paid-up shares of Rs.50/- each bearing share distinctive nos. 1 to 5 (both inclusive) ınder Share Certificate No. 1 issued bv Niwas Co-operative Housing Society Limited". Dated 07th day of August, 2022.

Pradeep Rane & Associates
(Co-operative Consultant & Legal Advisor)



ll Sr.

### PUNE SOLAPUR EXPRESSWAYS PRIVATE LIMITED

Quarter ended

Year ended

CIN: U74120PN2009PTC164629

Regd. Office: Patas Plaza, KM65 NH 65 (Old NH 9), Taluka Daund, Pune-412 219 Extract of Statement of Standalone Financial Results for the guarter ended 30 Jun 2022 [Regulation 52(8) read with Regulation 52(4) of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015]

**Particulars** 

J 01.	i di ticulai 3	Quarter criaca	icai chaca
No.		30.06.22	31.03.22
		(Unaudited)	(Audited)
		INR in lakhs	INR in lakhs
1	Total Income from Operations	6,023.32	18,659.74
2	Net Profit (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	3,238.38	2,587.70
3	Net Profit (Loss) for the period after tax, Exceptional and/or Extraordinary items	2,774.49	2,587.70
4	Net Profit (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	2,774.49	2,587.70
5	Total Comprehensive Income/(Loss) for the period [Comprising (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	0.33	1.32
6	Paid-up equity share capital (Face Value of the equity share INR 10 each)	477.34	477.34
7	Reserve excluding Revaluation Reserves	-	-
8	Securities Premium Account	20,122.66	20,122.66
9	Net worth	8,788.93	6,014.11
10	Paid up debt capital/ Outstanding debt	80,121.82	80,920.63
11	Outstanding Redeemable Preference Shares.	(Please refer note 3)	(Please refer note 3)
12	Debt Equity ratio (in times)	9.39	13.72
13	Earnings per share * (Face value of INR 10/- each)		
	(a) Basic (INR)	58.12	54.21
	(b) Diluted (INR)	58.12	54.21
14	Capital Redemption Reserve	NA	NA
15	Debenture Redemption Reserve	1,280.78	1,026.93
16	Debt Service Coverage ratio (in times)	2.58	1.36
17	Interest Service Coverage ratio (in times)	3.74	2.09
	* Not annualised for quarter ended 30 Jun 2022		

1) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the financial results are available on the websites of BSE Limited and on Investor relation section at Company's website i.e. http://psepl.in.

2) For other line items of the Regulation 52(4) of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, the pertinent disclosures have been made to the Stock Exchange i.e BSE Limited and can be accessed on the URL- https://www.bseindia.com. 3) As the Company has not issued any redeemable preference shares during the period, hence this clause

is not applicable.

4) In accordance with SEBI circular dated October 5, 2021, the Company has availed the exemption w.r.t presentation of corresponding financial results for the quarter ended Jun 30, 2021

For and on behalf of Pune Solapur Expressways Private Limited Rajesh Sirohia

Additional Director Place : Mumbai Dated: 05th August 2022 DIN: 02595453



### **Marico Limited**

CIN: L15140MH1988PLC049208

Registered Office: 7th Floor, Grande Palladium, 175, CST Road, Kalina, Santacruz (East), Mumbai 400098. Tel: +91-22-66480480, Fax: +91-22-26500159, Email: investor@marico.com, Website: www.marico.com

### **Extract of Consolidated Financial Results of Marico Limited** for the quarter ended June 30, 2022

				Rs (in Crore)
		Quarter Ended		Year Ended
Particulars	June 30, 2022 (Un-audited)	March 31, 2022 (Audited) *	June 30, 2021 (Un-audited)	March 31, 2022 (Audited)
Revenue from operations	2,558	2,161	2,525	9,512
Profit before tax	499	322	467	1,601
Net Profit for the period attributable to owners				
(after Minority Interest)	371	251	356	1,225
Total Comprehensive attributable to owners				
(after Minority Interest)	368	272	370	1,260
Equity Share Capital	129	129	129	129
Earnings Per Share (of Re 1/- each) (Not annualised)				
Basic (in Rs.)	2.88	1.95	2.76	9.50
Diluted (in Rs.)	2.87	1.95	2.76	9.49

a) The above is an extract of the detailed format of Quarterly 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 Quarterly Financial Results are available on the websites of the Stock Exchanges, www.nseindia.com and www.bseindia.com and on the Company's website www.marico.com.

b) The Consolidated unaudited financial results for the guarter ended June 30, 2022 were reviewed by the Audit Committee and approved by the Board of Directors of Marico Limited ("the Company") at their meeting held on August 06, 2022. The results for

the preceding / corresponding quarters have been subjected to review by the statutory auditors. c) Additional Information on standalone financial results is as follows

Rs (in Crore)

KS (III GISTE)								
Particulars		Year Ended						
Particulars	June 30, 2022	March 31, 2022	June 30, 2021	March 31, 2022				
	(Un-audited)	(Audited) *	(Un-audited)	(Audited)				
Revenue from operations	1,976	1,686	2,043	7,500				
Profit before tax	481	341	340	1,413				
Net Profit after tax	387	293	263	1,163				

The figures for the three months ended March 31, 2022 are arrived at as difference between audited figures in respect of full financial year and the unaudited published figures upto nine months ended December 31 of the relevant financial year. Also the  $figures\ up to\ the\ end\ of\ third\ quarter\ had\ only\ been\ reviewed\ and\ not\ subjected\ to\ audit.$ 

For further details, kindly visit: http://marico.com/india/investors/documentation;BSE- http://www.bseindia.com/ and The National Stock Exchange of India Limited- https:/www.nseindia.com

Place: Mumab

Date : August 6, 2022

For Marico Limited Saugata Gupta Managing Director and CEO



## ISHAY LIMITED

Head Office: Plot No. 36, Zone - 1, Maharana Pratap Nagar, Bhopal - 462011, Madhya Pradesh Tel: 022 6666 6618, 0755 2558283 | Fax: 0755 4229 195 | Website: www.atishay.com

### CIN NO: L70101MH2000PLC192613 STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2022

[₹ in Lakhs except EPS]

Sr.		For	For the quarter ended For				
No.	Particulars			30-June-21	31-March-22		
NO.		Unaudited	Unaudited	Unaudited	Audited		
1	Total revenue from operations	355.27	629.21	400.63	1,975.39		
2	Net profit/(loss) for the period (before tax and exceptional items)	(41.42)	10.56	(48.97)	28.56		
3	Net profit/(loss) for the period before tax (after exceptional items)	(41.42)	10.56	(48.97)	28.56		
4	Net profit/(loss) for the period after tax (after exceptional items)	(35.81)	4.48	(43.79)	11.27		
5	Total comprehensive income for the period [comprising profit / (loss) for the period (after tax) and other comprehensive income (after tax)]	(34.74)	3.94	(42.18)	15.55		
6	Paid up Equity Share Capital (Face Value of ₹10/- per Equity Share)	1,098.13	1,098.13	1,098.13	1,098.13		
7	Reserves (excluding revaluation reserve) as shown in the audited balance sheet of the previous year	-	1	•	2,504.93		
8	Earnings Per Share (of ₹10 each) (for continuing and discontinued operations) -						
	1. Basic	(0.33)	0.04	(0.40)	0.10		
	2. Diluted	(0.33)	0.04	(0.40)	0.10		

The above is an extract of the detailed format of Quarterly and Yearly Financial Results filed with Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and Yearly Financial Results is available on the Company's website www.atishay.com and Stock Exchange website www.bseindia.com.

For and on behalf of Board of Atishay Limited

Place: Bhopal Date : August 06, 2022

Akhilesh Jain **Chairman & Managing Director** DIN No. 00039927

### **IndoStar Capital Finance Limited**

Regd. Office: One World Center, Tower 2A, 20th Floor, Jupiter Mills Compound, S B Marg, Mumbai - 400013, India Tel: +91 22 43157000 Fax: +91 22 43157010 CIN: L65100MH2009PLC268160

### EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE **QUARTER AND YEAR ENDED 31 MARCH 2022**

	(INR in Lakhs)									
		QUARTE	R ENDED	YEAR ENDED	YEAR ENDED					
Sr. No.	Particulars	31 March 2022	31 March 2021	31 March 2022	31 March 2021					
		Unaudited	Unaudited	Audited	Audited					
1	Revenue from operations (including other income)	34,096	27,909	117,429	128,716					
2	Profit / (loss) before tax	(91,972)	(34,551)	(89,636)	(21,889)					
3	Profit / (loss) after tax	(75,366)	(31,706)	(73,651)	(21,410)					
4	Total Comprehensive Income (comprising of Profit/(loss) after tax and other comprehensive income after tax	(75,323)	(31,684)	(73,598)	(21,406)					
5	Paidup Share Capital (Face value of INR 10/- each)	13,608	12,373	13,608	12,373					
6	Earning Per Share (* not annualised)									
	Basic (INR)	*(55.38)	*(26.42)	(59.51)	(20.83)					
	Diluted (INR)	*(55.38)	*(26.42)	(59.51)	(20.83)					

The above is an extract of detailed format of audited consolidated financial results for the quarter and year ended 31 March 2022, prepared pursuant to regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI circular dated 5 July 2016. The full format of the audited standalone financial results and audited consolidated financial results are available on the website of the Company at www.indostarcapital.com and on the websites of the BSE Ltd. at www.bseindia.com and the National Stock Exchange of India Ltd. at www.nseindia.com. The key information of the audited standalone financial results of the Company are given below:

### **EXTRACT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022**

(INR in Lakhs)

1	(INTERNATIONAL PROPERTY OF THE								
Sr. No.			QUARTE	R ENDED	YEAR ENDED	YEAR ENDED			
	Particulars	31 March 2022	31 March 2021	31 March 2022	31 March 2021				
ı			Unaudited	Unaudited	Audited	Audited			
l	1	Revenue from operations (including other income)	29,186	26,724	105,355	119,327			
l	2	Profit / (loss) before tax	(93,825)	(33,892)	(94,085)	(25,711)			
l	3	Profit / (loss) after tax	(76,725)	(31,173)	(76,919)	(24,147)			
l	4	Total comprehensive income	(76,687)	(31,154)	(76,872)	(24,146)			

a. Estimation of uncertainty relating to COVID-19 global health pandemic: In assessing the recoverability of loans, receivables, goodwill and investments, the Group has considered internal and external sources of information upto the date of approval of these financial results. The Group has performed stress testing on the assumptions used and based on current indicators of future economic conditions, the Group expects to recover the carrying amount of these assets. The Group has developed estimates and applied management overlays for the purpose of determination of the provision for impairment of financial assets. The financial results, includes the potential impact of the COVID-19 pandemic on the Group's financial results which are dependent on future developments, which are highly uncertain, including, among other things, any new information concerning the severity of the COVID-19 pandemic and any action to contain its spread or mitigate its impact whether Government mandated or elected by the Company and its subsequent impact on the recoverability's on the Group's assets. The Group has, based on current available information and based on the policy approved by the Board, determined the provision for impairment of financial assets including the additional overlay for uncertainty over the potential macro-economic impact of the pandemic. Based on the current indicators of future economic conditions, the Group considers this provision to be adequate and expects to recover the carrying amount of these financial assets. Given the uncertainty over the potential macro-economic condition, the impact of the global health pandemic may be different from that estimated as at the date of approval of these financial results and the Group will continue to closely monitor any material

changes to future economic conditions. b. Pursuant to certain observations and control deficiencies identified during the course of the statutory audit of the annual financial statements of the Company, the Audit Committee of the Company had approved the appointment of an independent external agency for conducting a review of the policies, procedures and practices of the Company relating to the sanctioning, disbursement and collection of the commercial vehicle loan portfolio and SME loans along with assessing the adequacy of the expected credit loss allowance ("Loan Portfolio Review"). The above review included: (a) Review existence of the borrowers of the CV and SME loans; (b) Assess the quality and risks pertaining to the loan portfolio for CV and SME loans; (c) Review of: (i) loan files for the period January 2022 to March 2022. (ii) operational risk management framework and (iii) internal control framework for the CV and SME loans; and upon completion of (a), (b) and (c), the Audit Committee has also additionally initiated a review for undertaking root cause analysis of deviations to policies and gaps in the internal financial controls and systems (including of control gap/control override and individuals involved) and has appointed an external law firm along with an external agency in this regard ("Conduct Review") The Conduct Review is ongoing and is expected to be completed by September 2022. Upon receipt of findings of the aforementioned Conduct Review, the Company shall take appropriate redressal and accountability measures.

The Company has concluded that it is impracticable to determine the prior period - specific effects, if any, of the impairment allowance, loan assets written off and changes in fair value of financial guarantee contracts recorded during the year in respect of loan assets, investment in security receipts and impairment thereon because significant judgements have been applied in determining the staging of the loan assets and the

related impairment allowance for events and conditions which existed as on 31 March 2022 and the Company believes it is not practicable to apply the same judgement without hindsight for the prior period(s).

d. Material uncertainty relating to Going Concern The Company has incurred losses during the previous year and

continued to incur losses during the current year as a result of impairment allowance recorded on its loan portfolio, due to COVID-19 pandemic and the resultant deterioration and defaults in its loan portfolio. As a result, as at 31 March 2022, the Company exceeded the threshold specified for gross non-performing asset (GNPA) and / or net non-performing asset (NNPA) ratios for certain borrowing arrangements. Additionally certain borrowing arrangements have overriding clause to terminate, reduce, suspend or cancel the facility in future, at the absolute discretion of the lender. Due to this, the total liabilities exceed the total assets maturing within twelve months by Rs. 220,604 lakhs as at 31 March 2022. While some of the lenders have option to terminate, reduce, suspend or cancel the facility in future the Management expects that lenders, based on customary business practice, may increase the interest rates relating to these borrowing arrangements which is expected to continue till the time GNPA/ NNPA ratio exceed thresholds. The Company has an established track record of accessing diversified sources of finance. However, there can be no assurance of success of management's plans to access additional sources of finance to the extent required, on terms acceptable to the Company, and to raise these amounts in a timely manner. This represents a material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern. Management's Plan to address the Going Concern uncertainty: Subsequent to the year-end and till the adoption of these financial results, the Company has raised incremental financing of Rs. 117,000 lakhs from banks and financial institutions based on support from the promoters of the Company. As at 31 March 2022, the Company is in compliance with the required capital adequacy ratios and has cash and cash equivalents aggregating Rs. 7,180 lakhs, liquid investments aggregating Rs. 29,403 lakhs and has pool of loan assets eligible for securitization in the event the lenders recall the borrowing arrangements. As at the date of adoption of these financial results, none of the lenders have recalled their borrowings. Further, after due approvals by the Board of Directors of the Company, Management may also plan to raise additional financing through monetization of a portion of its holding in its 100% subsidiary IndoStar Home Finance Private Limited. Accordingly, the Management considers it appropriate to prepare these financial statements/results on a going concern basis and that the Company will be able to pay its dues as they fall due and realise its assets in the normal course of business. The consolidated financial results of IndoStar Capital Finance

Limited ("the Company") and its subsidiaries (together referred to as "the Group") for the quarter and year ended 31 March 2022 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 5 August 2022.

For and on behalf of the Board of Directors of

**IndoStar Capital Finance Limited** Deep Jaggi

Place: Mumbai Chief Executive Officer Date: 5 August 2022 DIN: 09412860 501/531, Laxmi Mall, Laxmi Industrial ter, Above AXIS Bank, New Link Road, Andheri (W), Mumbai 400053. Contact: 91-22-42578500 Fax No.: 91-22-42578522 CIN: L45200MH1992PLC069044

Notice is hereby given that the meeting of the board of directors of the company will be held on 13th August, 2022 at the registered address 501/531, Laxmi Mall, Laxmi Industrial Estate, New Link Road, Andheri West, Mumbai - 400053 to consider and take on record the Unaudited Standalone Financial Results for the Quarter ended 30th June, 2022.

> For Garnet Construction Limited Kishan Kumar Kedia Managing Director DIN No. 00205146



Place: Mumbai

### सांगली सहकारी बँक लि., मुंबई २४२२४६३३/२४३१२५९४/२४३१०९४२/२४२१०४९२/२४२२०९२८, फॅक्स : २४२१०५९८

#### शाखा : गिरगांव | दादर | गोवंडी | मालाड | विक्रोळी सर्व खातेदारांस नम्र आवाहन

 मा. रिझर्व्ह बँक ऑफ इंडीया यांच्या दि.०८.०७.२०२२ रोजीच्या निर्देशानुसार बँकेचा एन.पी.ए. काही प्रमाणा वाढल्यामुळे आपल्या बॅकेवर "दंडात्मक कारवाई" बँकींग रेग्युलेशन ॲक्ट १९४९ अंतर्गत, सेक्शन ३५(A) अंतर्गत फक्त ६ महिन्यांकरिता करण्यात आली आहे.

बँकेच्या ग्राहकांच्या स.५,००,०००/- (स्पये पाच लाख फक्त) पर्यंतच्या ठेवी (डिपॉझीट इन्सुरन्स ॲन्ड क्रेडीत गॅरंटी कार्पोरेशन) अंतर्गंत सरक्षित आहेत.

त्या अंतर्गत रक्कम प्राप्त करणेकरीता बँकेच्या सर्व खातेदारांनी "DICGC" अंतर्गत आपल्या खात्यावरील रक्कम प्राप् करून घेण्याकरीता दिनांक १२.०८.२०२२ पर्यंत **"DICGC"** (डिपॉझीट इन्शुरन्स ॲन्ड क्रेडीट गॅरंटी कार्पेरेशन) यांच कॉर्म **"KYC"** डॉक्युमेंटसह आपल्या ज्ञाखेत येऊन त्वरीत भरून दयावा, ही नम्र विनंती

दिनांका: ०१.०८.२०२२ स्थळ : मुंबई



मुख्य कार्यकारी अधिकारी सांगली सहकारी बँक लि., मुंबई



### सीजे जिलेटिन उत्पादने लिमिटेड

CIN: L24295MH1980PLC023206

नोंदणीकृत कार्यालय: प्लॉट क्र. २३७, आझाद नगर, रहिवाशी संघ, आचार्य दोंदे मार्ग, शिवरी (प), मुंबई, (M.H.) - ४०००१५ दूरध्वनी क्रमांकः ०७४८०-४२३३०८, ४२३३०१ । ई-मेल : cjsecretarial@gmail.com संकेतस्थळ: http://www.cjgelatineproducts.com

> साठी अलिखित स्टॅंडअलोन आर्थिक परिणामांचे स्टेटमेंट ३० जून, २०२२ रोजी तिमाही संपली

	(रु. लाखांमध्ये, ईपीएस वगळता)						
विशेष	तिमाही संपली	तिमाही संपली	वर्ष संपले				
	३०/०६/२०२२	३०/०६/२०२१	38/03/2022				
	लेखापरीक्षण	लेखापरीक्षण	ऑडिट केले				
	न केलेले	न केलेले					
ऑपरेशन्समधून एकूण उत्पन्न (नेट)	१०५७.९६	६८३.३८	३९६७.२३				
निव्वळ नफा / (तोटा) कालावधीसाठी (कर आधी,							
अपवादात्मक आणि/किंवा असाधारण वस्त्)	७.४०	0.60	४७.७४				
करपूर्वीच्या कालावधीसाठी निव्वळ नफा / (तोटा)							
(अपवादात्मक आणि/किंवा असाधारण वस्तूंनंतर)	৬.४०	٥وا.٥	४०.७४				
करानंतरच्या कालावधीसाठी निव्वळ नफा / (तोटा)							
(अपवादात्मक आणि/किंवा असाधारण वस्तूंनंतर)	৬.४०	0.00	३४.६९				
कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न या							
कालावधीसाठी नफा/(तोटा) (करानंतर) आणि इतर	৬.४०	٥٠.٥٥	३४.६९				
सर्वसमावेशक उत्पन्न (करानंतर)							
पेड-अप इक्रिटी शेअर कॅपिटल	४८१.३३	४८१.३३	४८१.३३				
राखीव (पुनर्मूल्यांकन राखीव वगळून) मागील वर्षाच्या							
(म्हणजे ३१-०३-२०२२) ऑडिट केलेल्या ताळेबंदात		-29.22					
दाखवल्याप्रमाणे							
प्रति समभाग कमाई (प्रत्येकी रु १०/-) (चालू आणि	०.१५	०.०१	०.७२				
बंद केलेल्या ऑपरेशन्ससाठी) मूलभूत आणि सौम्य							
रीप∙ वरील मेबी (सची आणि इतर प्रकटीकरण आवश्यकत	ı) नियमावली २०१५ च्य	ग नियमन ३३ अंतर्गत बॉम	बे स्टॉक एक्सचेंजमध्ये				

भरलेल्या त्रैमासिक आर्थिक निकालांच्या तपशीलवार स्वरूपाचा उतारा आहे. त्रैमासिक आर्थिक निकालांचे संपूर्ण स्वरूप बॉम्बे स्टॉक एक्सचेंज (www.bseindia.com) च्या वेबसाइटवर आणि कंपनीच्या वेबसाइटवर (www.cigelatineproducts.com) उपलब्ध

साठी सी.जे.जिलेटिन उत्पादने लिमिटेड

ठिकाण: मंडीदीप अध्यक्ष आणि व्यवस्थापकीय संचालव तारीख: ऑगस्ट ०६. २०२२ (DIN: 01406945

### advanced enzymes Advanced Enzyme Technologies Limited CIN No.: L24200MH1989PLC051018

Regd. Office and Corporate Office: Sun Magnetica, 5th Floor, LIC Service Road, Louiswadi, hane - 400604, Maharashtra, India. **Tel No**: 91-22-41703220 **Fax No**: +91-22-25835159 Website: www.advancedenzymes.com, Email Id: sanjay@advancedenzymes.com

## EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR QUARTER ENDED JUNE 30, 2022

		(₹in million ex	cept the Earnii	ngs per share)
		Quarter ended		Year ended
Particulars	June 30, 2022	March 31, 2022	June 30, 2021	March 31, 2022
	(Unaudited)	(Audited) (Refer Note [vi])	(Unaudited) (Refer Note [iii])	(Audited)
Total income from operations	1,211.22	1,317.34	1,370.14	5,293.83
Net Profit / (Loss) for the period (before tax,				
exceptional and/ or extraordinary items)	236.97	339.47	547.43	1,710.58
Net Profit / (Loss) for the period before tax				
(after exceptional and/ or extraordinary items)	236.97	339.47	547.43	1,710.58
Net Profit / (Loss) for the period after tax				
(after Exceptional and/or Extraordinary items)	175.81	252.54	397.20	1,237.99
Total Comprehensive Income for the period				
[Comprising Profit / (Loss) for the period (after tax)				
and Other Comprehensive Income (after tax)]	407.02	371.28	469.78	1,403.19
Equity Share Capital	223.61	223.60	223.56	223.60
Reserves excluding Revaluation Reserve as				
per the last audited Balance Sheet				10,662.33
Earnings Per Share of ₹ 2 each (not annualised)				
(for continuing and discontinued operations)				
Basic	1.60	2.19	3.40	10.70
Diluted	1.60	2.18	3.39	10.68

The above is an extract of the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed format of consolidated unaudited financial results of Advanced Enzymetric and the detailed fi Technologies Limited (the "Company" or the "Holding Company") and the financial results of the subsidiar companies, Advanced Bio-Agro Tech Limited (India), Advanced Enzytech Solutions Limited (India), June 1981 (India), Ju Biotech Private Limited (India), Scitech Specialities Private Limited (India) (w.e.f. 11 January 2021), Advance Enzymes USA, Inc. (U.S.A.), Cal India Foods International (U.S.A.), Advanced Supplementary Technologie Corporation (U.S.A.), Enzyme Innovation, Inc. (U.S.A.), Dynamic Enzymes, Inc. (U.S.A.), Advance Enzymes (Malaysia) Sdn. Bhd. (Malaysia), Advanced Enzymes Europe B.V. (Netherlands) and Evox

Technologies GmbH (Germany). The Holding Company and its subsidiary companies constitute the "Group" The above is an extract of the detailed format of consolidated unaudited financial results for the quarter ende 30 June 2022 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of quarterly results (standalone and consolidated) for the guarter ended 30 June 2022 are available on the Stock Exchange's website www.bseindia.com and www.nseindia.com and on Company's website: www.advancedenzymes.com

ii) On 11 January 2021, the Group completed the acquisition of 51% of the paid up equity share capital in Sc Tech Specialties Private Limited ('SSPL') for a total consideration of Rs 316.26 million. As of 31 March 2021 the Group has accounted for the acquisition on provisional basis and finalised the purchase price allocation for the acquisition in the quarter ended on 30 September 2021 and accordingly, revised the provisional amounts of goodwill of Rs. 13.54 million. The Group on finalising of purchase price allocation has recognised fair value of Net Assets acquired of Rs. 320.00 million resulting in Capital reserve of Rs. 3.74 million.

### Impact on Consolidated Statement of Profit and Loss due to finalisation of purchase price allocation-

to initial out on paronaso prico	(₹ in million)	
	Quarter ended	Year ended
Particulars	June 30,	March 31,
	2021	2022
Total expenses*	1.90	1.90
Profit before tax	(1.90)	(1.90)
Profit after tax	(1.42)	(1.42)
Net profit for the period attributable to:		
- Equity shareholders of the Company	(0.72)	(0.72)
- Non-controlling interest	(0.70)	(0.70)
Basic earning per share	(0.01)	(0.01)
Diluted earning per share	(0.01)	(0.01)

includes depreciation and amortisation and other expenses [iv) Effective 18 August 2021, the Company has acquired additional stake of 15% in its subsidiary JC Biotect Private Limited for consideration of Rs 211.25 million. Post this additional acquisition the Company holds 85% stake in the subsidiary. On account of acquisition of additional stake of 15% by the Company in JC Biotect Private Limited Non-controlling interest has been reduced by Rs. 123.67 million and adjusted Rs. 87.58

The above financial results of the Company were reviewed by the Audit Committee and thereafter approve

by the Board of Directors at their meeting held on 6 August 2022.

(vi) The figures for the quarter ended 31 March 2022 are the balancing figures between consolidated audited. figures in respect of the full financial year and the published year to date figures upto the end of the third quarter of the relevant financial year. Also, the figures up to the end of the third quarter had only been reviewed

and not subjected to audit.

Place: Thane

Date: 6th August, 2022

ii) The key standalone linandal information a	(	(₹in million)		
	Year ended			
Particulars	June 30, 2022	March 31, 2022	June 30, 2021	March 31, 2022
	(Audited)	(Unaudited)	(Audited)	(Audited)
Total income from operations	721.10	707.48	727.52	2,727.98
Profit before tax	102.76	179.66	250.86	720.72
Profit after tax	77.78	143.52	185.48	545.11

By Order of the Board For Advanced Enzyme Technologies Limite

> M. M. Kabra Wholetime Directo DIN: 00148294

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#### **CHANGE OF NAME** My maiden name is Pragnya

Ranjoalkar (Aadhar No. xxxx xxx) 4848). I, married to Mr. Ajinkya Terkar (Aadhar no. xxxx xxxx 2582) on 20th December 2015 (Marriage registration No. 50021696).

My name post marriage is Pragnya Terkar. Pragnya Ranjoalkar and Pragnya Terkar are one and same person

Name of our son is Adhrit Terkar (Aadhar no. xxxx xxxx 3313)

## गांधी स्पेशल ट्युब्ज लि.

(सीआयएन - एल २७१०४ एमएच १९८५ पीएलसी ०३६००४) नों. कार्यालय : २०१-२०४, प्लाझा, २ रा मजला, ५५, ह्युजेस रोड, मुंबई-४०० ००७. तू. : ९१-२२-२३६३ ४१७९/२३६३ ४१८३/२३६३ ५०४२ info@gandhitubes.com, वेबसाईट : www.gandhispecial

### ३० जुन, २०२२ रोजी संपलेल्या तिमाहीसाठी अलेखापरिक्षित वित्तीय निष्कर्षांचा उतारा

(ईपीएस सोड्न रु. लाखांत तपशील संपलेली तिमाही संपलेली तिमाही संपलेले वर्ष 30/4/2022 30/4/2029 39/3/2022 (अलेखापरिक्षित) (अलेखापरिक्षित) (लेखापरिक्षित) १. प्रवर्तनातून एकूण उत्पन्न (निव्वळ) 8,809.49 ३,४८१.८० १४,१७७.३९ कालावधीसाठी निव्वळ नफा (+)/तोटा (-) (कर, अपवादात्मक आणि/किंवा अनन्यसाधारण बाबींपूर्वी) १,५८७.३२ १,४३८.५१ 4,086.46 कालावधीसाठी करपूर्व निञ्वळ नफा (+)/तोटा (-) (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबीनंतर) १,५८७.३२ १,४३८.५१ ५,०४८.५८ कालावधीसाठी करोत्तर निव्वळ नफा (+)/तोटा (-) (अपवादात्मक आणि/किंवा अनन्यसाधारण बाबींनंतर) १,१९६.१० १,१०७.०७ ३,८५६.५८ कालावधीसाठी एकण सर्वसमावेशक उत्पन्न (कालावधीसाठी नफा/(तोटा) (करोत्तर) व अन्य सर्वसमावेशक उत्पन्न (करोत्तर) समाविष्ट) 9.200.40 2.220.98 3.268.88 €09.€0 ६४५.९३ 509.50 ६. समभाग भांडवल ७. इतर इकिटी १४,१०९.११ |प्रति समभाग प्राप्ती (ईपीएस) (प्रत्येकी रु. ५/- चे) (अखंडित आणि खंडित प्रवर्तनांसाठी) मूलभूत आणि सौम्यिकृत 9.68 6.40 33.08

वरील अलेखापरीक्षित वित्तीय निष्कर्षांना लेखापरीक्षण समितीने पूनर्विलोकित केले आणि ०५ ऑगस्ट, २०२२ रोजी झालेल्या बैठकीत संचालक मंडळाने ते मंजूर केले. वैधानिक

लेखापरीक्षकांनी ह्या निष्कर्षांचे मर्यादित पुनर्विलोकन केले आहे.

इंड एएस १०८ च्या बाबतीत कंपनीचा केवळ एकच अहवालयोग्य विभाग आहे. चाल कालावधींच्या आकडेवारीशी त्यांना तलनायोग्य बनवण्यासाठी आवश्यकतेनसार मागील कालावधीच्या आकडेवारीला पनर्गठीत आणि/किंवा पनर्रचित आणि/किंवा पनर्यचींकत

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंटस्) रेप्युलेशन्स, २०१५ च्या रेप्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे सादर केलेल्या ३० जून, २०२२ रोजी संपलेल्या हीसाठी अलेखापरिक्षित वित्तीय निष्कर्षांच्या तपशिलवार विवरणाचा एक उतारा वर दिलेला आहे. ३० जून, २०२२ च्या तिमाहीसाठी अलेखापरीक्षित वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्सचेंजच्या वेबसाईटस : www.nseindia.com, www.bseindia.com वर आणि कंपनीची वेबसाईट : www.gandhis

गांधी स्पेशल ट्युब्ज लिमिटेड साठी ठिकाण: मंबई. मनहर गांधी दिनांक : ०५ ऑगस्ट, २०२२ अध्यक्ष आणि व्यवस्थापकीय संचालक



#### CIN: L15140MH1988PLC049208

Registered Office: 7th Floor, Grande Palladium, 175, CST Road, Kalina, Santacruz (East), Mumbai 400098. Tel: +91-22-66480480, Fax: +91-22-26500159, Email: investor@marico.com, Website: www.marico.com

#### Extract of Consolidated Financial Results of Marico Limited for the quarter ended June 30, 2022

				Rs (in Crore)		
		Quarter Ended  June 30, 2022   March 31, 2022   June 30, 2021   (Un-audited) (Audited) * (Un-audited)				
Particulars	'					
Revenue from operations	2,558	2,161	2,525	9,512		
Profit before tax	499	322	467	1,601		
Net Profit for the period attributable to owners						
(after Minority Interest)	371	251	356	1,225		
Total Comprehensive attributable to owners						
(after Minority Interest)	368	272	370	1,260		
Equity Share Capital	129	129	129	129		
Earnings Per Share (of Re 1/- each) (Not annualised)						
Basic (in Rs.)	2.88	1.95	2.76	9.50		

Diluted (in Rs.) 2.87 1.95 2.76 9.49 a) The above is an extract of the detailed format of Quarterly 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 Quarterly Financial Results are available on the websites of the Stock Exchanges, www.nseindia.com and www.bseindia.com and on the Company's website www.marico.com. o) The Consolidated unaudited financial results for the quarter ended June 30, 2022 were reviewed by the Audit Committee and approved by the Board of Directors of Marico Limited ("the Company") at their meeting held on August 06, 2022. The results for

the preceding / corresponding quarters have been subjected to review by the statutory auditors.

c) Additional Information on standalone financial results is as follows								
•	I			Rs (in Crore)				
		Year Ended						
Particulars	June 30, 2022	March 31, 2022	June 30, 2021	March 31, 2022				
	(Un-audited)	(Audited) *	(Un-audited)	(Audited)				
Revenue from operations	1,976	1,686	2,043	7,500				
Profit before tax	481	341	340	1,413				
Not Profit after tay	207	202	262	1 162				

The figures for the three months ended March 31, 2022 are arrived at as difference between audited figures in respect of ful financial year and the unaudited published figures upto nine months ended December 31 of the relevant financial year. Also the

figures up to the end of third quarter had only been reviewed and not subjected to audit. For further details, kindly visit: http://marico.com/india/investors/documentation;BSE- http://www.bseindia.com/ and The

National Stock Exchange of India Limited-https:/www.nseindia.com For Marico Limited Saugata Gupta Date : August 6, 2022 Managing Director and CEO



# CUB

### सिटी युनियन बँक लि.

क्रेडीट रिकव्हरी ॲण्ड मॅनेजमेंट डिपार्टमेंट प्रशासकीय कार्यालय: क्र. २४-बी, गांधी नगर

कंबकोणम-६१२ ००१. **ईमेल आयडी :** crmd@cityunionbank.in फोन: ०४३५-२४३२३२२, फॅक्स: ०४३५-२४३१७४६ सरफैसी ॲक्ट २००२ अन्वये निविदा-नि-लिलाव विक्री सूचना

खालील मिळकत/ती या **सिटी युनियन बँक लिमिटेड** कडे गहाण आहेत त्या कर्जदार/हमीदार **क्र. ?) मे** महालक्ष्मी ट्रेडर्स, १ ला मजला, गुरुकृपा बंगला, स्टार कॉलनी, डोंबिवली (पू), ठाणे जिल्हा ४२१२०३ क्र. २) कु. सालवी वर्षा प्रकाश, बाकुल बांदा खोत यांची मुलगी, १ ला मजला, गुरुकुपा बंगला, स्टार कॉलनी, डॉबिवली (पू), ठाणे जिल्हा ४२१२०३. क्र. ३) श्री. एस पाटील मधुरामी, १ ला मजला, <mark>गुरुकृपा बंगला, स्टार कॉलनी, डोंबिवली (पू), ठाणे जिल्हा ४२१२०३</mark>. यांचेकडून ०३.०८.२०२२ रोजीस रु.१०,००,५९४/- (रुपये दहा लाख पाचशे चौऱ्याण्णव मात्र) सह एकत्रित ०४.०८.२०२२ पासून ते प्रभारीत होणारे पुढील व्याज आणि इतर खर्च, बँकेकडे इतर थकबाकीच्या वसुलीकरिता सरफैसी ॲक्ट, २००२ अंतर्गत सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम ८(६) व ९ अंतर्गत बँकेच्या प्राधिकृत अधिकाऱ्याद्वारे निविदा-नि-जाहीर लिलावाने विकण्यात येणार आहे.

आमच्या बँकेकडील गहाण स्थावर मिळकत (कु. सालवी वर्षा प्रकाश, बाकुल बांदा खोत यांची मुलगी यांच्या मालकीची मिळकत)

कल्याण डोंबिवली महानगरपालिकेच्या हद्दीत नोंदणीकृत उप जिल्हा कल्याण, जिल्हा ठाणे मध्ये महसूल गार भोपार, तालूका कल्याण आणि जिल्हा ठाणे मध्ये सर्व्हे क्र. २४२ आणि सर्व्हे क्र. ३१ येथे असलेले आणि वसलेले डोंबिवली पूर्व लोढा हेरिटेज वास्तु नावे इमारतीच्या बी विंग मध्ये तळमजल्यावर शॉप क्र. एस-१०, मोजमापित १९० चौ.फू. बिल्टअप क्षेत्रचे सर्व ते भाग आणि विभाग.

राखीव किंमत : रु. २०,००,०००/-(रुपये वीस लाख मात्र) लिलावाचा तपशील निविदा नि लिलाव विक्रीची तारीख सिटी युनियन बँक लिमिटेड, मुंबई कल्याण शाखा, १-ई, रामकृष्ण नगर, मुरबाड रोड, कल्याण पश्चिम, मुंबई-४२१ 30.06.2022 ३०४. दूरध्वनी क्रमांक: ०२५१-२२०३२२२, सेल क. ९३२५०५४२५२

निविदा-नि-लिलाव विक्रीच्या अटी आणि शर्ती :

(१) इच्छक बोलीदाराने लिलावाकरिता व्यक्तिश: हजर राहणे आणि व्यक्तिश: सहभागी होणे आणि तो/ती त्याच्या/तिच्याकरिता बोली करीत असल्याची लेखी घोषणा करणे आवश्यक आहे. (२) इच्छुक बोलीदार व्यवस्थापक, सिटी युनियन बँक लिमिटेड, मुंबई कल्याण शाखा, १-ई, रामाकृष्ण नगर, मुरबाड रोड, कल्याण पश्चिम, मुंबई- ४२१ ३०४ यांचेकडून निविदा प्रपत्र प्राप्त करू शकतात. (३) इच्छुक बोलीदाराने याद्वारे अधिसूचित केल्यानुसार निविदा-नि-लिलाव विक्रीच्या तारखेस दु. १२.०० वा. किंवा पूर्वी ''सिटी युनियन बँक लिमिटेड'' च्या नावे काढलेल्या राखीव किंमतीच्या १०% च्या इअरकरिता पे ऑर्डर/डिमांड ु ड्राफ्टसह एकत्रित **प्राधिकृत अधिकारी, सिटी युनियन बँक लिमिटेड** यांच्या नावे मोहोरबंद लिफाफ्यातूनच फक्त विहित निविदा प्रपत्रातून त्यांच्या बोली सादर करणे आवश्यक आहे. (४) मिळकतीचे निरीक्षण आणि इतर तपशिलाकरिता इच्छक खरेदीदार टेलिफोन क. ०२५१-२२०३२२२. सेल क. ९३२५०५४२५२ वर संपर्क करू शकतात. **(५)** मिळकत/ती ''जे आहे जेथे आहे'' आणि ''जे आहे जसे आहे'' तत्त्वाने विकण्यात येतील. (६) मोहोरबंद निविदा याद्वारे अधिसूचित केल्यानुसार निविदा-नि-लिलाव विक्रीच्या तारखेस **दु. १.०० वा**. इच्छुक बोलीदारांच्या उपस्थितीत उउडण्यात येतील. विक्री बंद निविदेच्या मार्गाने होणार असली तरीही प्राधिकृत अधिकारी त्यांच्या स्वतःच्या निर्देशाने निविदा लिलाव प्रक्रिया बंद होतेवेळी प्राप्त एकापेक्षा उच्चतम बोलीचा प्रस्ताव देण्यास इच्छुक बोलीदारांच्या दरम्यान खुला लिलाव करतील आणि त्यानंतर उच्चतम बोली करणाऱ्या व्यक्तीला विक्री निश्चित करण्यात येईल. तथापि, विक्री, सिटी युनियन बँक लिमिटेडच्या निश्चितीच्या अधीन राहील. (७) यशस्वी बोलीदाराने विक्री पूर्ण झाल्यानंतर त्वरित विक्री रकमेच्या २५% (भर**लेली इअर धरू**न) आणि ७५% ची उर्वरित रक्कम विक्री निश्चितीच्या तारखेपासून १५ दिवसांत जमा करणे आवश्यक आहे, कसरवार ठरल्यास अगोदर जमा केलेली २५% रक्कम जप्त करण्यात येईल. (८) विक्री प्रमाणपत्र हे येथील विहित कालावधीत संपूर्ण विक्री मोबदला प्राप्त झाल्यानंतर फक्त यशस्वी खरेदीदाराच्या नावे प्राधिकृत अधिकाऱ्यांद्वारे जारी करण्यात येईल. (९) यशस्वी खरेदीदाराने कायद्यानुसार प्रयोज्य मुद्रांक शुल्क, नोंदणी प्रभार इ. असे अभिहस्तांतरणाकरिता देय प्रभार/शुल्क भरायचे आहेत. (१०) यशस्वी बोलीदाराने काही असल्यास सांविधिक थकबाकी (कायदेशीर घराचा कर, वीज प्रभार आणि अन्य थकबाकी), टीडीएस, जीएसटी काही असल्यास, शासन, शासकीय उपक्रम, स्थानिक मंडळाची थकबाकी भरायची आहे. (११) प्राधिकृत अधिकाऱ्यांकडे कोणतेही कारण न देता बोली स्वीकारणे किंवा नाकारणे किंवा विक्री पुढे ढकलणे किंवा रद्द करण्याचे सर्व अधिकार

प्राधिकृत आधिकारी ठिकाण: कुंबकोणम, दिनांक: ०५.०८.२०२२

नोंद. कार्यालय: १४९, टी. एस. आर. (बीग) स्ट्रीट, कंबकोणम, थनजवुर, जिल्हा, तामिळनाडू - ६१२ ००१, सीआयएन - एल६५११०टीएन१९०४पीएलसी००१२८७ टेलिफोन क्र. ०४३५–२४०२३२२, फॅक्स: ०४३५–२४३१७४६, वेबसाईट : www.cityunionbank.

#### *्रिडि* सी.जे. जिलेटिन उत्पादने लिमिटेड CIN: L24295MH1980PLC023206

नोंदणीकृत कार्यालय: प्लॉट क्र. 237, आझाद नगर, रहिवाशी संघ, आचार्य दोंदे मार्ग, शिवडी (प), मुंबई, (M.H.) - 400015 दुरध्वनी क्रमांक: 07480-423308. 423301 ई-मेल : cjsecretarial@gmail.com सेंकेतस्थळ: www.cjgelatineproducts.com

#### 42 व्या वार्षिक सर्वसाधारण सभेची सूचना आणि ई-मतदान माहिती याद्वारे **सूच**ना देण्यात येत आहे की कंपनीची ४२वी वार्षिक सर्वसाधारण सभा **शनिवारी** होणार आहे. **24 सप्टेंबर 2022 रोजी दुपारी 12:00** वाजता व्हिडिओ कॉन्फुरन्सिंगद्वारे

("VC")/इतर ऑडिओ व्हिज्युअल मोड ("OAVM") ते एजीएमच्या सूचनेमध्ये नमूद केल्याप्रमाणे व्यवसाय व्यवहार करा. कॉर्पोरेट अफेअर जनरल मंत्रालयाच्या अनुपालनात परिपत्रक क्रमांक 20/2020 दिनांक 5 मे 2020, दिनांक 8 एप्रिल 2020, 13 एप्रिल 2020, 13 जानेवारी, 2021, डिसेंबर 08 आणि 14, 2021 आणि 05 मे, 2022 कॉर्पोरेट व्यवहार मंत्रालयाने (MCA) जारी केले आणि सिक्युरिटीजने जारी केलेल्या १२ मे २०२०, १५ जानेवारी २०२१ आणि १३ मे २०२२ च्या परिपत्रकांनुसार एक्सचेंज बोर्ड ऑफ इंडिया (सेबी) कंपनीची एजीएम VC/OAVM सुविधेद्वारे आयोजित केली जाईल, त्याशिवाय सामायिक ठिकाणी कंपनीच्या सदस्यांची प्रत्यक्ष उपस्थिती.

संबंधित परिपत्रकांचे पालन करून, वार्षिक अहवालासह एजीएमची सूचना योग्य वेळी पाठविली जाईल केवळ इलेक्ट्रॉनिक मोडद्वारे कंपनीच्या त्या सदस्यांना ज्यांचे **ई-मेल पत्ते** नोंदणीकृत आहेत डिपॉझिटरी सहभागी. **42वी एजीएम** आयोजित करणारी सूचना कंपनीच्या वेबसाइटवर येथे उपलब्ध केली जाईल www.cjgelatineproducts.com स्टॉक एक्सचेंजची वेबसाइट अर्थात बीएसई लिमिटेडची www.bseindia.com आणि वेबसाइट www.evotingindia.com वर सीडीएसएल. सदस्य VC/OAVM सुविधेद्वारे एजीएममध्ये उपस्थित राहू शकतात आणि सहभागी होऊ शकतात फक्त VC/OAVM द्वारे सभेला उपस्थित राहणारे सदस्य कोरम मोजण्याच्या उद्देशाने मोजले जातील. कंपनी कायदा, 2013 च्या कलम 103 अंतर्गत.

कंपनी आपल्या सदस्यांना त्यांचे मत देण्यासाठी रिमोट ई-व्होटिंग सुविधा (**"रिमोट ई व्होटिंग")** प्रदान करेल. एजीएमच्या सूचनेमध्ये दिलेल्या सर्व ठरावांवर. शिवाय, कंपनी मतदानाची सुविधा देत आहे एजीएम ("**ई-मतदान")** दरम्यान ई-व्होटिंग प्रणालीद्वारे. रिमोट ई-व्होटिंग/ई-व्होटिंगसाठी तपशीलवार प्रक्रिया असेल एजीएमच्या सूचनेमध्ये प्रदान केले आहे. जे सदस्य भौतिक मोडमध्ये शेअर्स धारण करत आहेत किंवा ज्यांनी नोंदणी केलेली नाही त्यांच्या ई-मेल पत्त्यांवर एजीएमची सूचना पाहण्याची विनंती केली जाते एजीएम दरम्यान रिमोट ई-व्होटिंग/ई-व्होटिंगद्वारे मत देेण्यासाठी वापरकर्ता आयडी आणि पासवर्ड. सूचना आणि वार्षिक अहवाल प्राप्त करण्यासाठी, सदस्यांना त्यांच्या ई-मेल पत्त्याची नोंदणी/अपडेट करण्याची विनंती केली जाते आणि इतर तपशील.

ई-मेल पत्ता/इतर तपशील अपडेट करण्यासाठी सूचनाः

अ) फिजिकल मोडमध्ये शेअर्स धारण करणाऱ्या सदस्यांना विनंती आहे की त्यांनी खालील तपशाल/कागदपत्रासह याग्य स्वाक्षरा कलला **फाम ISR-1** कपनाच्या आर टा ए कड् पाठवा, म्हणजे **अंड्रोइट कॉर्पोरेट सर्व्हिसेस प्रायव्हेट लिमिटेड ("आर टी ए"),** 18-20, जाफरभॉय इंड. एस्ट. , 01 ला मजला, मकवाना रोड, मरोळ नाका, अंधेरी (पू), मुंबई एमएच.-400059: अ) फोलिओ क्रमांक, ब) भागधारकाचे नाव, क) ईमेल आयडी, ड) पॅन कार्डची प्रत (स्वयं-साक्षांकित),**ई)** आधारची प्रत (स्वतः-प्रमाणित) **फ**) शेअर सर्टिफिकेटची प्रत (पुढे आणि मागे) आणि जर स्वाक्षरी आर टी ए रेकॉर्डशी जुळत नसेल तर त्याव्यतिरिक्त **फॉर्म ISR-2** आणि रद्द केलेला चेक देखील अनिवार्य आहे.

ब) **डीमॅट मोड** मध्ये शेअर्स धारण करणारे सदस्य त्यांचा ई-मेल पत्ता/इतर तपशील त्यांच्याशी संपर्क साधून नोंदवू शकतात संबंधित डिपॉझिटरी सहभागी

साठी , सी.जे. जिलेटिन उत्पादने लिमिटेड िकाण∙ मंदीदीप दिनांक : ०७/०८/२०२२

विकास जैन (कंपनी सचिव)

स्वाक्षरी



Registered Office: 201, Viraj Tower, W.E.Highway, Andheri(E), Mumbai- 400069, Maharashtra, India Tel.: +91 22 39548500 / 407515151 FAX: +91 22 40751535 / 39548600 Email: info@inventuregrowth.com

#### EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS **FOR THE QUARTER ENDED 30TH JUNE, 2022**

								(< in lacs)
		STAND	ALONE		CONSOLIDATED			
<b>.</b>	Quarter Ended			Year Ended	Quarter Ended			Year Ended
Particulars	30.06.2022	31.03.2022	30.06.2021	31.03.2022	30.06.2022	31.03.2022	30.06.2021	31.03.2022
	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)
1 Total Income	738	914	984	3,898	934	1,232	1,370	5,031
2 Net Profit/(Loss) for the period (before Tax,								
Exceptional and/or Extraordinary items)	208	239	207	1,018	315	282	547	1,803
3 Net Profit/(Loss) for the period before Tax								
(after Exceptional and/or Extraordinary items)	208	239	207	1,018	315	332	547	1,903
4 Net Profit/(Loss) for the period after Tax								
(after Exceptional and/or Extraordinary items)	142	144	147	755	223	209	402	1,394
5 Total Comprehensive Income for the period								
[Comprising Profit/(Loss) for the period (after tax)								
and Other Comprehensive Income (after tax)]	154	150	150	740	206	243	428	1,436
6 Equity Share Capital	8400	8400	8400	8400	8400	8400	8400	8400
7 Earnings Per Share (of Rs. 1/- each)								
- Not Annualised								
1. Basic	0.02	0.02	0.02	0.09	0.03	0.02	0.05	0.17
2. Diluted	0.02	0.02	0.02	0.09	0.03	0.02	0.05	0.17
Note:								

Place : Mumbai

Date: 05.08.2022

The above is an extract of the detailed format of quarterly results filed with Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirement) Regulation, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchanges (www.bseindia.com, www.nseindia.com) and the Company's Website, www.inventuregrowth.com.

> On Behalf of the Board of Directors **Inventure Growth & Securities Limited** Sd/

Kanji B. Rita **Managing Director** DIN - 00727470

#### ०४ थ्या वार्षिक सर्वसाधारण सभेसाठी सुचन याद्वारे सचना देण्यात येते की. विषय पत्रिकेप्रम

कामकाजे करण्यासाठी **रहेजा विहार, गाव तुंगवा** पवर्ड. मंबर्ड-४०० ०७२ येथे स्थित रहेजा व्हिस्टास को- ऑपरेटीव्ह हाऊसिंग सोसायटी लिमिटेडची ४ थी वार्षिक सर्वसाधारण सभा २१ ऑगस्ट. २०२२ (रविवार) रोजी स. ०९.३० **वा. ओएव्हीएम मार्फत** होणार आहे सोसायटीच्या सभासदांनी कृपया नोंदीमध्ये उपलब्ध असलेल्या तमच्या ईमेल आयडीवर ईमेल केल्या जाणाऱ्या लिंक वरून सदर सभेस हजर राहावे. तुमचे ईमेल तपशील अद्ययावत करण्याकरिता आणि पुढील माहीतीसाठी <u>agm.rvchsl@gmail.con</u> वर ईमेल करा. व्यवस्थापकीय समितीन्य

वतीने आणि साठी रहेजा व्हिस्टास सीएचएस लि श्री. भाविन मवानी मुंबई, ०६ ऑगस्ट, २०२२ (मानद सचिव)

#### TO WHOMSOEVER IT MAY CONCERN

That MR. **MOHAMMAD** ATIQURRAHMAN S/o ABUBAKAR SHAIKH, MR. ATUAR REHMAN S/6 ATIQUR REHMAN, MR. AMANUR REHMAN S/o ATIQUR REHMAN MR. MOHAMMED ZAKARIYA S/ ATIQUR REHMAN have made a sale greement in favor of MR. SALIM ABDUL SHAKOOR SHAIKH for land pearing Survey no. 184, Hissa No 3(PT) situated at Village Pelhar, Adm Area 8866 Sq. Ft, 8 Guntha 14 Sq eet All the persons Governme uthorities bank and financia nstitutes etc. are hereby requested to ntimate to me as their counsel abou any claim whatsoever regarding the said flat within 14 Days.

Sanjay V. singh Advocate High Court no 26, Sai Bazar, Near Tulinj Police Station, Nalasopara East - 401209 Mob No. 7219760700