Website: www.fazethree.com | E-mail : cs@fazethree.com | Tel.: 022-43514444/400 Regd.Off.: Survey No. 380/1, Khanvel Silvassa Road, Village Dapada, Silvassa – 396 230, UT of D&NH

EXTRACT OF UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

(Rs. In Crores except EPS data)

	1					except EP3 data		
	STANDALONE			CONSOLIDATED				
PARTICULARS	Quarter	Ended	Nine Months Ended	Quarter	Ended	Nine Months Ended		
	31-Dec-24	31-Dec-23	31-Dec-24	31-Dec-24	31-Dec-23	31-Dec-24		
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited		
Total Income from Operations	170.05	129.12	460.12	178.19	138.26	479.39		
Net profit/ (loss) for the period (before Tax, Exceptional and/or Extraordinary item)	11.43	15.45	30.81	11.57	16.99	31.37		
Net profit/ (loss) for the period before Tax (After Exceptional and/or Extraordinary item)	11.43	15.45	30.81	11.57	16.99	31.37		
Net profit/ (loss) for the period after Tax (After Exceptional and/or Extraordinary item)	8.79	11.44	22.84	8.87	12.71	23.24		
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (aftertax)]	8.45	11.28	22.28	8.55	12.36	22.70		
Paid-up Equity Share Capital (face value Rs. 10/-per share)	24.32	24.32	24.32	24.32	24.32	24.32		
Reserves excluding revaluation reserves (other equity)	-	-	-	-	-	-		
Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)-								
Basic:	3.61	4.70	9.39	3.65	5.23	9.56		
Diluted:	3.61	4.70	9.39	3.65	5.23	9.56		

Place: Mumbai

Date: February 11, 2025

. The above is an extract of the detailed format of statement of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed financial results and this extract were reviewe and recommended by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on 11th February 2025. The full format of the Statement of Financial Results are available on the Company's website (www.fazethree.com/financial-result/), on the website of BSE Limited (www.bseindia.com) and on the website of NSE Limited (www.nseindia.com)

. The Financial Results for the quarter and nine months ended December 31, 2024 have been subjected to limited review by the statutory auditors. The figures for the previous reporting period have been re-grouped/re-classified wherever necessary, to make them comparable and the comparable period have been re-grouped and the comparable period hav

Ajay Anand Managing Director DIN:00373248

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.

PUBLIC ANNOUNCEMENT





WEBTEL ELECTROSOFT LIMITED

CIN: U72900DL2000PLC104917

Our Company was incorporated as a Private Limited Company under the Companies Act, 1956 in the name and style of "Webtel Electrosoft Private Limited" bearing Certificate of Incorporation Number U72900DL2000PTC104917 issued by the Registrar of Companies, Delhi dated March 31, 2000. Further, our Company was converted into a Public Limited Company in pursuance of a special resolution passed by the members of our Company at the Extra-Ordinary General Meeting held on July 30, 2024 and the name of our Company changed from "Webtel Electrosoft Private Limited" to "Webtel Electrosoft Limited" & Registrar of Companies, Delhi issued a new certificate of incorporation consequent upon conversion dated October 24,2024, bearing CIN U72900DL2000PLC104917. For further details of incorporation please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page 204 of this Draft Red Herring Prospectus.

Registered Office: 110-114, First Floor 18 Rattan Jyoti Building, Rajendra Place, Central Delhi, New Delhi, India, 110008 Tel No: +91 93191-78770, Fax: N.A., Email: legal@webtel.in; Website: www.webtel.in; Company Secretary and Compliance Officer: Mrs. Neetu Verma

Our Promoters: (I) VIJAY SAHNI, (II) RAJENDER KAPOOR, (III) SANGEETA SAHNI, (IV) VIRENDER BHASIN AND (V) RAJEEV KHANDELWAL (HUF).

"THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON EMERGE PLATFORM OF NSE.

THE ISSUE

INITIAL PUBLIC OFFERING UP TO 46,16,400 EQUITY SHARES OF RS. 10/- EACH ("EQUITY SHARES") OF WEBTEL ELECTROSOFT LIMITED ("WEBTEL" OR THE "COMPANY") FOR CASHATA PRICE OF₹[●]/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO₹[●] LAKHS ("THE ISSUE"). OUT OF THE ISSUE, 2,31,600 EQUITY SHARES AGGREGATING TO ₹ [●] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 43,84,800 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT AN ISSUE PRICE OF ₹ [●]/-PER EQUITY SHARE AGGREGATING ₹ [●] LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.50% AND 25.17%, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN ALL EDITIONS OF [] (WHICH ARE WIDELY CIRCULATED ENGLISH DAILY NEWSPAPER) AND ALL EDITIONS OF [] (WHICH ARE WIDELY HINDI DAILY NEWSPAPER) AND ALL EDITIONS OF [●] THE REGIONAL LANGUAGE OF DELHI, WHERE OUR REGISTÉRED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", "STOCK EXCHANGE") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITE

In case of any revision in the Price Band, the Bid/Issue Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Issue Period not exceeding ten working days. In cases of force majeure, banking strike or similar circumstances, our Company, for reasons to be recorded in writing, extends the Bid/Issue Period for a minimum of one working day, subject to the Bid/Issue Period not exceeding ten working days. Any revision in the Price Band, and the revised Bid/Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor Bank.

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 of the SEBI ICDR Regulations and in compliance with Regulation 253 of the SEBI ICDR Regulations wherein not more than 50.00% of the Net Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company in consultation with the BRLM may allocate up to 60.00% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price in accordance with the SEBI ICDR Regulations. 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 (other than the Anchor Investor Portion) ("Ne QIB Portion"). Further, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggrega demand from Mutual Funds is less than 5,00% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15.00% of the Net Offer shall be available for allocation on a proportionate basis to Non-institutional Investors and not less than 35.00% of the Net Offer shall be available for allocation to Retail Individual Investors in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Issue Price. All Bidders, other than Anchor Investors, are required to participate in the Offer by mandatorily utilizing the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) in which the corresponding Bid Amounts will be blocked by the Sel Certified Syndicate Banks ("SCSBs") or under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Issue Procedure" on page 319.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations and in compliance with additional eligibility criteria for in principle approval for listing on NSE EMERGE in accordance with press release dated December 18, 2024 of 208th SEBI Board meeting on "Review of SME framework under SEBI (ICDR) Regulations, 2018, to inform the public that our Company is proposing, subject to applicable statutory and regulatory require conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on February 11, 2025. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the Draft Red Herring Prospectus filed with NSE Emerge shall be made public, for comments, if any, for a period of at least 21 days from the date of filing, by hosting it on the website of NSE Emerge at https://www.nseindia.com/companies-listing/corporate-filings-offer-documents#sme_offer, on the website of the BRLM at www.narnolia.com and also on the website of the Company at www.webtel.in. Our Company invites the public to give comments on the Draft Red Herring

Prospectus filed with NSE Emerge with respect to disclosures made in the Draft Red Herring Prospectus. The public is requested to send a copy of the comments to the Company Secretary & Compliance Officer of our Company, and/or to the BRLM at their respective addresses mentioned below. All comments must be received by our Company and/or the Secretary & Compliance Officer of our Company, and/or to the BRLM in relation to the offer on or before 5.00 p.m. on the 21st day from the afore Draft Red Herring Prospectus with NSE Emerge.

Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue 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 in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securiti and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 29 of this Draft Red Herring Prospectus.

Any decision to invest in the equity shares described in the Draft Red Herring Prospectus may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the Draft Red Herring Prospectus. The equity shares when offered through the Red Herring Prospectus, are proposed to be listed on Emerge Platform of NSE ('NSE Emerge').

For details of the share capital and capital structure of our Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by then of our Company, see "Capital Structure" beginning on page 78 of the Draft Red Herring Prospectus. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in our Memorandum of Association, see "Our History & Certain Other Corporate Matters" beginning on page 204 of the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER Narnolia[®]

NARNOLIA FINANCIAL SERVICES LIMITED

Telephone No: 033- 40501500; +91- 8130678743

SEBI Registration No.: INM000010791 Address: 201, 2nd Floor, Marble Arch, 236

REGISTRAR TO THE ISSUE

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED SEBI Registration No.: INR000003241 Address: D-153 A, 1st Floor, Okhla Industrial Area, Phase - I. New Delhi-110020 phone No: +91-11-40450193-97 Email: compliances@skylinerta.com

Mrs. Neetu Verma Address: 110-114, First Floor 18 Rattan Jyoti Building, Rajendra Place, Central Delhi, New Delhi, India, 110008 Tel.: +91 93191-78770; E-mail:legal@webtel.in

COMPANY SECRETARY AND COMPLIANCE OFFICER

Investors can contact our Company Secretary and Compliance Officer, the Lead Managers or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receip of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.

Website: www.namolia.com Email ID: pankaj.passi@namolia.com; ipo@namolia.com Contact Person: Mr. Anui Rana Contact Person: Mr. Pankai Pasi All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

> For Webtel Electrosoft Limited On Behalf of the Board of Directors

Place: Delhi Date: February 12, 2025

Mrs. Neetu Verma Company Secretary and Compliance Officer

Disclaimer: Webtel Electrosoft Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Draft Red Herring Prospectus on February 11, 2025. The Draft Red Herring Prospectus is available on the website of NSE Emerge at https://www.nseindia.com/companies-listing/corporate-filings-offer-documents#sme_offer and is available on the websites of the BRLM at www.narnolia.com and also on the website of the Company www.webtel.in. Any potential investors should note that Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefu before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the uacy of the Draft Red Herring Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 29 of this Draft Red Herring

The Equity Shares have not been and will not be registered under the U.S Securities Act of 1933, as amended (U.S. Securities Act) or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S Persons (as defined in Regulation), except pursuant to exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transaction in reliance on Regulation S under the U.S Securities Act and the applicable laws of the jurisdiction where those offers and sale occur. The Equity Shares have not been and will not be gistered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and application may not be made by persons in any such jurisdiction, excep in compliance with the applicable laws of such jurisdiction.

JAYSYNTH

JAYSYNTH ORGOCHEM LIMITED (Formerly known as JD Orgochem Limited)

CIN: L24100MH1973PLC016908 Registered Office: 301, Sumer Kendra, P. B. Marg, Worli, Mumbai – 400 018 Email Id: investor.relations@jaysynth.com : Website: www.jaysynth.com Tel No.: 022-49384200/4300

Extract of Un-audited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended 31st December, 2024

(₹in lakhs, except EPS)

		Standalone						
Sr.	Sr .		Quarter Ended			Nine Months Ended		
No.	Particulars	31 st Dec, 2024	30 th Sept, 2024	31 st Dec, 2023	31 st Dec, 2024	31 st Dec, 2023	31 st Mar, 2024	
			Un-audited		Un-aud	ited	Audited	
1	Total Income from Operations	6,095.83	5,961.62	5,114.60	17,042.72	15,447.74	20,574.44	
2	Net Profit for the period (before Tax, Exceptional and Extraordinary items)	753.64	570.78	442.99	1,675.66	1,256.01	1,692.47	
3	Net Profit for the period before tax (after Exceptional and Extraordinary items)	753.64	570.78	511.50	1,675.66	1,324.52	1,760.98	
4	Net Profit for the period after tax (after Exceptional and Extraordinary items)	592.69	417.20	410.24	1,265.30	1,075.50	1,243.43	
5	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and Other Comprehensive Income (after tax)]	515.37	469.07	463.92	1,252.55	1,193.65	1,400.70	
6 7	Equity share capital (Face Value ₹1/-) Earnings Per Share (of ₹1/- each) (for continuing and discontinued operation)	1,349.06	1,349.06	1,349.06	1,349.06	1,349.06	1,349.06	
	a) Basic b) Diluted	0.44 0.44	0.31 0.31	0.30 0.30	0.94 0.94	0.80 0.80	0.92 0.92	

(₹in lakhs, except EPS)

		Consolidated							
Sr.		(Quarter Ended		Nine Mont	hs Ended	Year Ended		
No.	Particulars -	31 st Dec, 2024	30 th Sept, 2024	31 st Dec, 2023	31st Dec, 2024	31 st Dec, 2023	31 st Mar, 2024		
			Un-audited		Un-audi	ited	Audited		
1	Total Income from Operations	6,035.73	5,745.98	5,132.63	16,818.65	15,753.09	21,177.52		
2	Net Profit for the period (before Tax, Exceptional and Extraordinary items)	705.63	576.21	403.35	1,669.37	1,174.27	1,660.03		
3	Net Profit for the period before tax (after Exceptional and Extraordinary items)	705.63	576.21	471.86	1,669.37	1,242.78	1,728.54		
4	Net Profit for the period after tax (after Exceptional and Extraordinary items)	545.66	423.83	369.94	1,255.56	982.60	1,228.97		
5	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and Other Comprehensive Income (after tax)]	466.79	474.50	422.14	1,238.93	1,097.72	1,381.79		
6 7	Equity share capital (Face Value ₹1/-) Earnings Per Share (of ₹1/- each)	1,349.06	1,349.06	1,349.06	1,349.06	1,349.06	1,349.06		
	(for continuing and discontinued operation) a) Basic b) Diluted	0.40 0.40	0.31 0.31	0.27 0.27	0.93 0.93	0.73 0.73	0.91 0.91		

Place: Mumbai

Date: 12th February, 2025

1 The above mentioned Un-audited Standalone and Consolidated Financial Results for the quarter and nine months ended 31st December, 2024 have been reviewed by the Audit Committee and approved by the Board of Directors at the meeting held on 12st February, 2025.

2 In accordance with the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Statutory Auditor have performed Limited Review of the above Un-audited Standalone and Consolidated Financial Results for the quarter and nine months ended 31st December, 2024.

The above is an extract of the detailed format of Un-audited Standalone and Consolidated Financial Results for the quarter and nine months ended 31 December 2024, filed with the BSE Ltd. under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Financial Results for the quarter and nine months ended 31" December 2024, are available on the website of BSE Ltd. i.e. www.bseindia.com and on the Company's website i.e. ${\color{blue} www.jaysynth.com}.$

This statement has been prepared in accordance with Companies (Indian Accounting Standards) Rules, 2015 (Ind AS), prescribed u/s 133 of the Companies Act, 2013 and other recognised accounting practice and policies to the extent applicable.

5 The Board at its meeting held today i.e. 12" February, 2025 considered and approved proposal to redeem 6,00,00,000 fully paid up 2% Redeemable Non-convertible Non-cumulative Non-participating Preference shares having face value of ₹1/- each aggregating to ₹600 lakhs together with dividend up to date of redemption out of accumulated profits of the Company in accordance with the provisions of the Companies Act, 2013 and as per terms of issue of the said preference shares. The redemption would be completed on 31st March, 2025.

6 The Company has identified two operating segments i.e. Colorants & Chemicals and Inkjet Printers in accordance with the Indian Accounting Standard ('INDAS') 108 on Operating Segments. The Company had commenced new line of business activity in Inkjet Printers with effect from November 2024 Accordingly, the Company has reported segment information as per the Ind AS 108, 'Operating Segments', as below:

Name of Segment	Main product groups			
a) Colorants & Chemicals	Dyestuffs, Digital ink, Textiles auxiliaries, Pigments, Pigment dispersion			
b) Inkjet Printers	Inkjet printers for digital printing			

7 Previous period figures are regrouped/rearranged, wherever necessary

BY ORDER OF THE BOARD For JAYSYNTH ORGOCHEM LIMITED

(PARAG SHARADCHANDRA KOTHARI) **EXECUTIVE CHAIRMAN AND MANAGING DIRECTOR** DIN: 00184852

આર્ટ નિર્માણ લિમિટેડ

CIN: L45200GJ2011PLC064107 રજિસ્ટર્ડ ઓફિસ: 410, જેબીઆર આર્કેડ, સાયર્ન્સ સિટી રોડ, સોલા, અમદાવાદ, ગુજરાત -380060.

(0): 079 27710511/12 (E): cs@artnirman.com (W): www.artnirman.com Statement of Unaudited financial results for the Quarter ended on 31/12/2024 (Rs. In Lakhs except EPS)

Nine Months | Nine Months ended ended For the Quarter Quarter 31.12.2024 31.12.2023 Sr. **Quarter Ending** year ended **Particulars Ending on** ended on 30.12.2024 (Year to date No (Year to date on 30.09.2024 31.12.2023 for Current for Previous | 31.03.2024 Period) Period) Unaudited Unaudited Unaudited Unaudited Audited Unaudited Total income from operations 463.88 854.96 376.84 1876.61 2111.52 3464.18 (net) Net Profit for the period (before 2 Tax, Exceptional and/or 27.80 53.33 7.78 121.84 93.62 114.61 Extraordinary items) Net Profit for the period before 3 Tax, (after Exceptional and/or 27.80 53.33 7.78 121.84 93.62 114.61 Extraordinary items) Net Profit for the period after tax (after Exceptional and/or 27.80 53.33 121.84 93.62 117.87 7.78 Extraordinary items) Total Comprehensive income for 27.80 53.33 7.78 121.84 93.62 117.87 the period (after Tax) **Equity Share Capital** 2495.60 2495.60 2495.60 2495.60 2495.60 2495.60 Face Value of Equity Share 7 10.00 10.00 10.00 10.00 10.00 10.00 Capital Earnings Per Share (Basic / 8 0.11 0.03 0.47 0.21 0.49 0.38 Diluted)

Note:

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website i.e. www.nseindia.com. and the same is also available on the company's website i.e. www.artnirman.com. The full result is also available by scanning the below mentioned QR Code.

Date: 13.02.2025 Place: Ahmedabad



Sd/-Ashokkumar R. Thakker **Managing Director DIN: 00787630**

FAZE THREE LIMITED
CIN No. L99999DN1985PLC000197 Website: www.fazethree.com | E-mail: cs@fazethree.com | Tel.: 022-43514444/400 Regd.Off.: Survey No. 380/1, Khanvel Silvassa Road, Village Dapada,

Silvassa – 396 230, UT of D&NH

EXTRACT OF UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

	(Rs. In Crores except EPS date CONSOLIDATED						
PARTICULARS	Quarter	Ended Ended	Nine Months Ended	Quarter Ended		Nine Months Ended	
	31-Dec-24	31-Dec-23	31-Dec-24	31-Dec-24	31-Dec-23	31-Dec-24	
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	
Total Income from Operations	170.05	129.12	460.12	178.19	138.26	479.39	
Net profit/ (loss) for the period (before Tax, Exceptional and/or Extraordinary item)	11.43	15.45	30.81	11.57	16.99	31.37	
Net profit/ (loss) for the period before Tax (After Exceptional and/or Extraordinary item)	11.43	15.45	30.81	11.57	16.99	31.37	
Net profit/ (loss) for the period after Tax (After Exceptional and/or Extraordinary item)	8.79	11.44	22.84	8.87	12.71	23.24	
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (aftertax)]	8.45	11.28	22.28	8.55	12.36	22.70	
Paid-up Equity Share Capital (face value Rs. 10/- per share)	24.32	24.32	24.32	24.32	24.32	24.32	
Reserves excluding revaluation reserves (other equity)	-	-	-	-	-	-	
Earnings Per Share (of Rs. 10/- each) (for continuing	ng and disconti	nued operation	s)-		•		
Basic:	3.61	4.70	9.39	3.65	5.23	9.56	
Diluted:	3.61	4.70	9.39	3.65	5.23	9.56	

. The above is an extract of the detailed format of statement of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed financial results and this extract were reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on 11th February 2025. The full format of the Statement of Financial Results are available on the Company's website (www.fazethree.com/financial-result/), on the website of BSE Limited (www.bseindia.com) and on the website of NSE Limited

The Financial Results for the quarter and nine months ended December 31, 2024 have been subjected to limited review by the statutory auditors. The figures for the previous reporting period have been re-grouped/re-classified wherever necessary, to make them comparable

By Order of the Board

Managing Director DIN:00373248

OFFICE OF THE SUPERINTENDING ENGINEER PUBLIC HEALTH ENGINEERING DEPARTMENT CIRCLE CHURU e-mail: sephedchuru@gmail.com or secircle.chu.phed@raiasthan.gov.in

NOTICE INVITING BID (25-31/2024-2025)

Bids for 07 nos, works of Total Rs. 500.00 lacs at Churu are invited from interested bidders upt 06.00 PM on date 17.02.2025 Other particulars of the bid may be visited on the procurement porta https://sppp.rajasthan.gov.in of the state and phed tenders.raj.nic.in department website and

eproc.rajasthan.gov.in.
UBN PHE2425WSRC08853, UBN PHE2425WSRC08854, UBN PHE2425WSRC08855, UBN PHE2425WSRC08857, UBN PHE2425WSRC08859,

UBN PHE2425WSRC08860

DIPR/C/1529/2025

No. 3238-3271

Date: February 11, 2025



Imagine. Innovate. Inspire.

(A University established by the Government of Odisha

No: IIIT-Bh/15006

Date: 10.02.2025

ADVERTISEMENT DOCTORAL PROGRAMME

IIIT Bhubaneswar is a next generation Technology Institute engaged in Under Graduate & Post Graduate education and research.

Applications are invited for Doctoral Programme. For further details visit: https://www.iiit-bh.ac.in

REGISTRAR

PUBLIC NOTICE

That my clients state that immovable Properties i.e. Plot/Bungalow No. B/86 consisting of land admeasuring 223.24.67 Sq. construction of residential bungalow made thereon in the Trikamnagai Co - Operative Housing Society Ltd; Vibhag - 1 constituting the land of Final Plot Nos. 16 & 17 of T.P. Scheme No. 8 (Revenue Survey No. 35/1-+B naiki of Moie: Navagam, Taluka: City (Choryasi), District absolute ownership and possession of Kanjibhai Mavjibhai Patel and he/she also informed me that out of Original Documents of the said properties viz (1). Original Registration Receipt in respect of Sale Deed lodged for registration in the office of the Sub-Registrar of Surat: 3 (Navagam) vide Sr. No. 12398 on Date : 19.12.1994 and finally registered vide New Sr. No. 4970 on Date : 23.04.1996. (2) Original Share Certificate issued by Trikamnagar Co - Operative Housing Society Ltd bearing Certificate No. 3421 to 3425 and 4561 to 4580 and 2426 to 2430 and 1536 to 1540 and 806 to 810 and (3) Original Possession Receipt issued by Trikamnagar Co-Operative Housing Society Ltd to Liliben Babubhai have been lost/misplaced by that never ever that was/were used as Security for obtaining financial assistance/loan by said client's from anyone. If any Person or Persons, Society, Banks, Financial Institution, Trust, Group etc. owing any right ownership or possession or lien or claim of whatsoever nature in respect thereof are hereby informed and called upon to raise any such rights or claim in written within 7 days from the publication of this notice, personally with documentary evidence in original before the undersigning, upon expiry of which period, no rights r claims of whatsoever nature shall be entertained and I will issue clear LSR/Title Clearance Report of said property/ies and then my client/s will proceed availed and loan and for mortgage of the said property/ies in nis/her/its bank and the bank shall have its first charge over said property/ies.

SURENDRA O. SARASWAT (ADVOCATE) F-6 -7, D. G. POINT, PARVAT PATIA, SURAT MO. NO. 99250-13933



Gujarat Electricity Regulatory Commission 6th Floor, GIFT ONE, Road 5C, Zone 5, GIFT City, Gandhinagar, Gujarat-382355. (O) 079 23602000, (F) 079 23602054/55

NOTICE FOR PUBLIC HEARING

The Gujarat Electricity Regulatory Commission (GERC) has decided to conduct Public Hearing in the petitions filed by Gujarat State Electricity Corporation Ltd. (Petition No. 2418/2024), Gujarat Energy Transmission Corporation Ltd. (Petition No. 2419/2024), State Load Dispatch Centre (Petition No. 2420/2024), Uttar Gujarat Vij Company Ltd. (Petition No. 2421/2024), Dakshin Gujarat Vij Company Ltd. (Petition No. 2422/2024) Madhya Gujarat Vij Company Ltd. (Petition No. 2423/2024), Paschim Gujarat Vij Company Ltd. (Petition No. 2424/2024), Torrent Power Ltd. -Generation (APP) (Petition No. 2425/2024), Torrent Power Limited Distribution (Ahmedabad) (Petition No. 2426/2024), Torrent Power Limited Distribution (Surat) (Petition No. 2427/2024), Torrent Power Limited Distribution (Dahej) (Petition No. 2428/2024), Torrent Power Limited Distribution (Dholera) (Petition No. 2429/2024), MPSEZ Utilities Ltd. (Petition No. 2430/2024), GIFT Power Company Limited (Petition No. 2431/2024) and AspenPark Infra Vadodara Pvt. Ltd. (Petition No 2440/2025) for Truing up of FY 2023-24 in accordance with the GERC (MYT) Regulations, 2016 and the MYT Petition for Approval of Aggregate Revenue Requirement for each year of the 4th Control Period i.e. FY 2025-26 to FY 2029-30 and Determination of Tariff for FY 2025-26 as per GERC (MYT) Regulations, 2024. The utilities have given Public Notice in newspapers fo inviting objections / suggestions from stakeholders in the said petitions. The Public hearings in the said petitions will be conducted as per the below mentioned table:

Name of the Utilities	Date of Public Hearing
Date of Public Hearing	24th February, 2025 at 11:30 AM
TPL-G, TPL-D (A), TPL-D (S) and TPL-D, (D) TPL-D (Dh), MUL, GIFT PCL and AIVPL	24th February, 2025 at 2:30 PM
DGVCL, MGVCL, PGVCL and UGVCL	25th February, 2025 at 2:30 PM

The public hearing in the said petitions will be conducted as per the above mentioned Table at the Commission's Office. Interested persons may represent their views before the Hon'ble Commission during Public Hearing

Gandhinaga

12/02/2025 Secretary, GERC



SHAH ALLOYS LIMITED

Regd Off.: 5/1, Shreeji House, B/h M.J.Library, Ashram Road, Ahmedabad - 380 006 CIN: L27100GJ1990PLC014698 Website: www.shahalloys.com

ted Financial Results for the Quarter and Nine Months ended on 31st December, 2024

	(Rs. in crore except per share dat						
		CONSOLIDATED					
		Ql	JARTER END	ED	NINE MON	THS ENDED	YEAR ENDED
Sr. No.	Particulars Particulars	31.12.2024 (UNAUDITED)	30.09.2024 (UNAUDITED)	31.12.2023 (UNAUDITED)	31.12.2024 (UNAUDITED)	31.12.2023 (UNAUDITED)	31.03.2024 (AUDITED)
1	Total Income from Operations	52.00	66.36	144.68	236.91	484.83	613.24
2	Net Profit / (Loss) for the Period (Before Tax, Exceptional and/or Extraordinary Items)	(2.55)	(8.44)	(10.25)	(19.93)	(9.10)	(9.53)
3	Net Profit / (Loss) for the Period Before Tax (After Exceptional and/or Extraordinary Items)	(2.55)	(8.44)	(25.85)	(19.93)	(24.70)	(19.04)
4	Net Profit / (Loss) for the Period After Tax (After Exceptional and/or Extraordinary Items)	(1.92)	(6.41)	(23.21)	(15.07)	(22.25)	(18.81)
5	Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	(2.31)	(6.53)	(23.94)	(15.68)	(22.57)	(19.24)
6	Equity Share Capital	19.80	19.80	19.80	19.80	19.80	19.80
7	Reserves (Excluding Revaluation Reserves) as per balance sheet of previous accounting year						-8.54
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
	1. Basic:	(1.09)	(3.23)	(12.18)	(7.69)	(11.64)	(9.42)
	2. Diluted :	(1.09)	(3.23)	(12.18)	(7.69)	(11.64)	(9.42)

Notes:

The above is an extract of the detailed format of Un-audited Standalone and Consolidated Financial Results for the quarter & nine months ended or 31.12.2024 duly reviewed by the Audit Committee filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Nine Months Financial Results are available on the Stock Exchange websites viz www.bseindia.com and www.nseindia.com and on Company's website viz, www.shahallovs.com

The extract of the Un-audited Standalone financial results for the Quarter & Nine Months ended 31st December, 2024 are as under

			STANDALONE				
	QUARTER ENDED			NINE MONTHS ENDED			
31.12.202		31.12.2023	31.12.2024 (UNAUDITED)	31.12.2023	31.03.2024 (AUDITED)		
	, (,	,	(/	, ,	634.63		
	13.31	13.78		23.40	11.86		
	15.34	0.82	(7.93)	10.25	2.58		
0	31.12.2024 (UNAUDITED 52.00 od before tax -15.89	31.12.2024 30.09.2024 (UNAUDITED) (UNAUDITED) 52.00 88.11 od before tax -15.89 13.31	31.12.2024 30.09.2024 31.12.2023 (UNAUDITED) (UNAUDITED) (UNAUDITED) 52.00 88.11 168.71 and before tax -15.89 13.31 13.78	31.12.2024 30.09.2024 31.12.2023 31.12.2024 (UNAUDITED) (UNAUDITED) (UNAUDITED) (UNAUDITED) 52.00 88.11 168.71 244.05 od before tax -15.89 13.31 13.78 (12.79)	31.12.2024 30.09.2024 31.12.2023 31.12.2023 (UNAUDITED) (UNAUDITED) (UNAUDITED) (UNAUDITED) (UNAUDITED) (UNAUDITED) (UNAUDITED) (UNAUDITED) (UNAUDITED) and before tax -15.89 13.31 13.78 (12.79) 23.40		

For and on behalf of Board of Directors For Shah Alloys Limited

Place : Sante Rajendrakumar Shah (DIN:00020904) Date : 12.02.2025 Chairman

ee

Smt. Kusumben Kadakia Institute of Computer Application - MCA

Approved by AICTE & Affiliated to GTU, Ahmedabad. Kadakia Educational Campus, Hansot Road, Ankleshwar – 393001 Email: kadakiacampus@gmail.com, Mobile: 9099063371, Website: www.kadakiaeducation.edu.in

Applications are invited from suitable candidates for teaching positions in MCA Program at Smt. Kusumben Kadakia Institute of Computer Application, Ankleshwar

Sr. No.	POSITION	SPECIALIZATION
1	Principal / Professor - 01 No.	
2	Associate Professor- 01 No.	Computer
3	Assistant Professor-04 Nos	Application
4	Computer Lab Assistant - 01 No.	

Qualifications, Experience, pay scale and service conditions are as per norms of AICTE and GTU, Ahmedabad and Trust. Interested candidates should apply with their detailed Curriculum Vitae along with photograph, attested certificates, mark sheets, testimonials on the above address within 15 days from the date of publication of this advertisement by Reg. Post / Speed Post only in favour of Managing Trustee.

Sd/-Authorized Signatory

JOB OPPORTUNITIES

Gujarat State Aviation Infrastructure Company Limited, A Govt. of Gujarat Undertaking

GUJSAIL Complex, Nr. Torrent Sub Station, SVPI Airport, Ahmedabad – 380 004.

Phone no. 079-22882043-41

Experience in the

Minimum 5 years

Aviation Sector

Minimum 2 years'

Flight Operation

Experience in

_" on or before 26-02-2025 - 18:10 Hrs.

relevant field

GUJSAIL is looking for suitable candidate for undertaking day to day operations for the following

Qualification

Bachelor Degree in

AME/Aeronautical

Flight Dispatcher

Licence or B.Sc.

Pilot License.

Mechanical/Electrical

Engineer or Equivalent

Aviation or Commercial

Pilot Licence and Private

The above said post (1) & (2) are purely on contractual basis through an outsource agency for the period of

Desired candidates may send their resumes along with one passport size photograph, self-attested

photocopies of academic credentials/experience certificates to HR Department, GUJSAIL Complex, SVPI

Airport, Ahmedabad or Send All Document through Email - gm-admin-gujsail@gujarat.gov.in

Sanskruti Sanraksha Charitable Trust Managed by Ipcowala Education Campus, Petlad-Khambhat Road,

Dharmaj-388430, Ta: Petlad, Dist.: Anand, M: 9099063458, M: 9099063141 Recruitment Of Faculties For Academic Year 2025-2026 Last Date of Receiving Application: 05/03/2025

	Indubhai Patel College of Pharmacy & Research Centre						
Sr.	Name of Department	B.Pharm/ M.Pharm / Pharm.D.					
No.	'	Prof./ Asso. Prof	Asst. Prof./Lecturer				
1	Pharmaceutics	2	1				
2	Pharmaceutical Chemistry including Analysis	5	2				
3	Pharmacology	1	2				
4	Pharmacy Practice / Pharm.D	1	0				
5	Pharmacognosy	1	1				

Non Teaching (Technical) :- Laboratory Technician - 04, Qualification: Diploma in Pharmacy from Pharmacy Council of India (PCI) recognized Institute or University State Pharmacy Council Registration is mandatory.

Pharmacy: Qualification & Pay Scale As per PCI & GTU norms. Ipcowala Institute of Engineering & Technology

Sr.	Subject/Branch		BE/ME		Dip	loma		
No.		Prof.	Asso.Prof.	Asst. Prof.	HOD	Lecture		
1	Principal		1		-			
2	Mechanical/Automobile Engineering	2	4	5	2	13		
3	Civil Engineering	0	0	0	1	3		
4	Computer Engineering/IT	2	4	8	2	7		
5	Electrical	0	0	0	1	6		
6	Mathematics	0	0	1	0	2		
7	Physics	0	0	0	0	1		
8	Communication Skill	0	0	0	0	1		
9	Chemistry	0	0	0	0	1		
Fnai	Engineering: Qualification & Pay Scale As per AICTE GTIL & GOG norms							

Interested Candidates may apply by sending their latest C.V. and all elf-attested copy of all mark sheets & Degree Certificates with two passport size photographs at above address, Number of Post may ary according to availability of suitable candidate. Chairman

No. of

11 Months extendable based on the performance.

superscripting Resume for the post of _

positions:-

Sr. No. Post

Airport Manager

(Mandvi Airstrip)

Assistant Flight



(NAAC ACCREDITED S NO 3/1+4, AUNDH-RAVET ROAD, TATHAWADE, PUNE-411033

WANTED Applications are invited for the following posts.

Sr. No	Post	No. of Posts	Qualification
1.	Principal	01 Post (Open to all)	(a) Ph.D. (in Law) (b) Professor/Associate Professor with a total service/experience of all least fifteen years of treathing/research in Universities, Colleges and other institutions of higher education. (c) A minimum of 10 Research publications in peer-reviewed of UGC-listed Journals. (d) A minimum of 110 Research Score as per Appendix III Table 2 of UGC Regulations.
2.	Asst. Prof. (Law)	08 Post SC - 01, ST - 01, DT(A) OBC - 01, SEBC - 01, EWS - 01, Open - 02	LLM, NET or SET or Ph.D. In Law - 01,
3.	Asst. Prof. (Economics)	01 Post (Open to all)	MA (Economics) NET or SET or Ph.D.in Economics
4.	Asst. Prof. (Political Science)	01 Post (Open to all)	MA (Political Science) NET or SET or Ph.D.in Political Science
5.	Asst. Prof. (Sociology)	01 Post (Open to all)	MA (Sociology) NET or SET or Ph.D.in Sociology
6.	Asst. Prof. (English)	01 Post (Open to all)	MA (English) NET or SET or Ph.D.in English
7.	Librarian	01 Post (Open to all)	M. lib. & NET or SET or Ph.D.

Candidate with teaching experience will be preferred.

Pay scale and service conditions as per rules of the State Government /UGC Savitribai Phule Pune University/ Bar Council of India / Sri Balaji Society

Eligible candidates to send their application indicating the post applied for long with all attested Xerox copies of relevant educational qualificatio documents, experience certificates, post qualifying NET/SET/Ph.D. (as applicable only to be considered) by Mail / Registered post within (21) twenty one days of publication of this advertisement.

For more details about the college, visit www.balajilaw.edu.in

Address for Correspondence:

H.R. Department. Sri Balaji Society, Survey No. 55/2-7, Tathawade, Opp. Mumbai-Pune-Bangalore Highway, Pune - 411033.

E-mail ID: recruitment@balajilaw.edu.in

Prof. B Paramanandhar Trustee, Sri Balaji Society, Pune

"IMPORTANT"

copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss o damage incurred as a result of transactions with companies associations or individuals advertising in its newspapers or Publications. We therefor recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on ar advertisement in any

Consolidated

40,000/- to

70,000/- per

60,000/- per

Salary Pay Scale

SARDAR VALLABHBHAI PATEL INSTITUTE OF TECHNOLOGY (SVIT) — VASAD Managed by The New English School Trust B/h. S.T. Bus Depo, Vasad - 388 306, Dist Anand **APPOINTMENTS** [A] Sardar Vallabhbhai Patel Institute of Technology- Degree

Engineering (Affiliated to GTU, Ahmedabad)
Applications are invited for the following posts:

	Degree Engineering					
Sr. Disciplines No.		Professor	Associate Professor	Assistant Professor		
1	Computer Engineering	02	03	06		
2	Computer Sci. & Design	01	00	03		
3	Information Technology	02	04	04		
4	Aeronautical Engineering	00	01	02		
5	EC	00	00	02		
6	MBA	00	01	02		
	Diploma	Engineer	ing			
1	Civil Engineering	00	00	03		
2	Mechanical Engineering	00	00	02		
3	Electrical Engineering	00	00	03		
4	Computer Engineering	00	00	04		
5	Information Technology	00	00	02		
6	English	00	00	01		

Qualifications & Experience as per AICTE & GTU Norms. Salary as per AICTE / GTU Norms. Actual number of positions may vary at the time of interview, based availability of suitable candidates [B] Sardar Vallabhbhai Patel Institute of Computer Application

iliated to Sardar Patel Un Applications are invited for following posts:

Sr. No. Post BCA B.Sc.-IT Assistant Professor

Qualifications & Experience as per Sardar Patel University Norms, Salary as per SPU Norms. Actual number of positions may vary at the time of interview, based on availability of suitable candidates [C] Sardar Vallabhbhai Patel Institute of Nursing (Affiliated to Sardar

Patel University, V.V.Nagar) Applications are invited for following posts Asstt. Nursing

Sr. No. Disciplines Principal Vice Principal Professor Professor Professor Professor Tutor 1 B.Sc. Nursing 01 01 01 01 05

NOTE: We required Asstt. Professor Specialty in MSN, MHN, OBG & CHN Qualifications & Experience as per Sardar Patel University & INC & GNC Norms. Salary as per SPU Norms. Actual number of positions may vary at the time of interview, ased on availability of suitable candidates.

Separate applications should be made for each post applied, Interested candidates should send their applications to the Chairman in a prescribed format (only) available on institute website www.svitvasad.ac.in along with CV, two passport size photographs and self attested photocopies of all certificates of qualification &

Last date of receipt of application for Engineering & Computer Application is

15/03/2025 & for Nursing is 24/02/2025 Date: 12/02/2025







Ref. No.: BAOU/ 8793 /2025. Advertisement for the post of Research Associate, Research Assistant and Field Investigators for ICSSR Funded Project under the special Call for Collaborative Research Proposals on Longitudinal Studies in Social and Human Sciences at Dr. Babasaheb Ambedkar Open University, 'Jyotirmay' Parisar, Sarkhej-Gandhinagar Highway, Chharodi, Ahmedabad - 382 481.

Sr. No.	Nature of	No.	Remuneration	Qualifications	Desirable Skills		
	Post	of Post					
1	Research Associate	1	Rs. 47,000/- per month	Postgraduate in subject relevant to the research area of the Project or any Social Science discipline with minimum 55% with NET /M.Phil./Ph.D. and 2 years of Research Experience.	Strong academic writing skills, Computer Knowledge, ICT Skills, Data Analysis Software and Bharatiya Knowledge		
2	Research Assistant	1	Rs. 37,000/- per month	Ph.D./M.Phil/ Postgraduate in subject relevant to the research area of the Project or any Social Science discipline with a minimum of 55% marks.	Systems. Proficiency in Gujarati Hindi, and English languages.		
3	Field Investigator	1	Rs. 20,000/- per month	Postgraduate in a social science discipline with a	Computer Knowledge, ICT Skills, Proficiency in Guiarati.		

Hindi, and English languages. For more details and to download the application form, visit: https://baou.edu.in/icssrbkssetu The deserving candidates requested to forward their filled form, updated CV along with all the required certificates to the university address by post and senc

minimum of 55%.

a scanned copy to icssrbkssetu@baou.edu.in and bks.icssrproject@gmail.com

Last date of Application: March 03. 2025

Only short-listed candidates would be called for the interview. Candidates are advised to visit university website regularly to verify the date & time of interview

No TA/DA will be paid for attending the interview.

Ahmedabad





FAZE THREE LIMITED

EXTRACT OF UN-AUDITED FINANCIAL RESULTS FO	R THE QUA	MIEK AND	AIME MONI	19 ENDED	DECEMBER	31, 2024	
				(Rs. In Cro	res except	EPS data)	
		STANDAL	ONE	CONSOLIDATED			
Particulars	Quarte	r Ended	Nine Months Ended	Quarter ended		Nine Months Ended	
	31-Dec-24	31-Dec-23	31-Dec-24	31-Dec-24	31-Dec-23	31-Dec-24	
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited	
Total Income from Operation	170.05	129.12	460.12	178.19	138.26	479.39	
Net profit/ (loss) for the period (before Tax, Exceptional and/or Extraordinary items)	11.43	15.45	30.81	11.57	16.99	31.37	
Net profit/ (loss) for the period before Tax (After Exceptional and/or Extraordinary items)	11.43	15.45	30.81	11.57	16.99	31.37	
Net profit/ (loss) for the period after Tax (After Exceptional and/or Extraordinary items)	8.79	11.44	22.84	8.87	12.71	23.24	
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	8.45	11.28	22.28	8.55	12.36	22.70	
Paid-up Equity Share Capital (Face value of ₹ 10/- per share)	24.32	24.32	24.32	24.32	24.32	24.32	
Reserves excluding revaluation reserves (Other Equity)	-	-	-	-	-	-	
Earnings Per Share (Face value of ₹ 10/- each) (for c	ontinuing a	nd discont	inued opera	tions):			
Basic:	3.61	4.70	9.39	3.65	5.23	9.56	
Diluted:	3.61	4.70	9.39	3.65	5.23	9.56	

The above is an extract of the detailed format of statement of Financial Results filed with the Stock Exchange under Regulatic 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed financial results and this extract were reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Company a their respective meetings held on 11th February 2025. The full format of the Statement of Financial Results are available on the Company's website (www.fazethree.com/financial-result/), on the website of BSE Limited (www.bseindia.com) and on the vehsite of NSE Limited (www.nseindia.com)

e Financial Results for the quarter and nine months ended December 31, 2024 have been subjected to limited review by the statutory auditors. The figures for the previous reporting period have been re-grouped/ re-classified wherever necessary.



Place: Mumbai Date: February 11, 2025 By Order of the Board For FAZE THREE LIMITED Sd/

Aiav Anano



JUNIPER HOTELS LIMITED

(Formerly known as JUNIPER HOTELS PRIVATE LIMITED) CIN: L55101MH1985PLC152863 Registered Office: Off Western Express Highway, Santacruz East, Mumbai 400 055.
Email: complianceofficer@juniperhotels.com; Website: www.juniperhotels.com

AND NINE MONTHS ENDED DECEMBER 31, 2024 (₹ In Lakhs, unless otherwise stated STANDALONE CONSOLIDATED Nine Months Ended Year Ended Year Ended Nine Months Ended Quarter Ended Quarter Ended

ratticulais	31, 2024	30, 2024	31, 2023	31, 2024	31, 2023	March 31, 2024	31, 2024	30, 2024	31, 2023	31, 2024	31, 2023	March 31, 2024
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Total Income	22,680.83	19,528.39	20,618.44	60,040.52	54,364.22	76,050.72	26,098.31	22,286.15	24,069.94	68,866.15	57,812.98	82,630.62
Profit / (loss) before tax	4,059.31	2,295.06	24.84	8,125.50	(4,626.30)	(4,111.50)	4,351.60	1,992.89	292.08	7,653.47	(4,361.85)	(3,674.83)
Profit / (loss) for the period	3,034.00	(1,939.48)	21.18	2,570.76	(2,635.57)	908.34	3,249.29	(2,782.38)	354.48	1,633.45	(2,295.73)	2,379.79
Total Comprehensive Income / (loss) for the period, net of tax	3,045.51	(1,901.53)	11.22	2,612.04	(2,622.55)	875.63	3,257.38	(2,743.99)	345.50	1,671.43	(2,281.73)	2,352.13
Paid-up equity share capital (Face value Rs. 10/- per share)	22,250.24	22,250.24	17,250.24	22,250.24	17,250.24	22,250.24	22,250.24	22,250.24	17,250.24	22,250.24	17,250.24	22,250.24
Other equity	-	-	-	-	-	2,39,582.61	-	-	-	-	-	2,43,276.38
Earnings/ (loss) per equity share of face value of INR 10 each attributable to equity hdders of the parent (EPS) Basic and Diluted (') * Not Annualised"	1.36*	(0.87)*	0.01*	1.16*	(1.71)*	0.56*	1.46*	(1.25)*	0.21*	0.73*	(1.49)*	1.46*

The above is an extract of the detailed format of unaudited financial results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Li Obligations and Disclosure Requirements), 2015 as amended ("Listing Regulations"). The full format of the unaudited financial results are available on the Stock Exchange web www.nseindia.com and www.bseindia.com and on Company's website www.juniperhotels.com.





WEST BENGAL STATE ELECTRICITY DISTRIBUTION COMPANY LIMITED

(A Govt. of West Bengal Enterprise) Regd. Office: Vidyut Bhavan, Block-DJ, Sector-II, Bidhannagar, Kolkata - 700 091 CIN: U40109WB2007SGC113473, Tel. No.: +91 (033) 2319 7209, www.wbsedcl.in

Extract from the Un-Audited Standalone and Consolidated Financial Results for the Quarter and Three months ended on 31.12.2024 (₹ in Lakh)

		l	Standalon	e	Consolidated			
SI. No.	Particulars	Quarte	er Ended	Financial Year Ended	Quarter Ended		Financial Year Ended	
NO.		31.12.2024	31.12.2023	31.03.2024	31.12.2024	31.12.2023	31.03.2024	
		Un-Audited	Un-Audited	Audited	Un-Audited	Un-Audited	Audited	
1	Total Income from Operations	856311	813943	3336610	856311	813943	3336610	
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(732)	4048	12412	(732)	4048	12412	
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	(732)	4048	12412	(732)	4048	12412	
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(937)	3636	10851	(937)	3636	10851	
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after Tax) and Other Comprehensive Income (after Tax)]	1457	2417	5753	1457	2417	5753	
6	Paid-up Equity Share Capital	427332	345343	355025	427332	345343	355025	
7	Reserves (excluding Revaluation Reserve)	62907	61381	79593	62907	61381	79593	
8	Securities Premium Account	0	0	0	0	0	0	
9	Net Worth	451880	370178	397648	451880	370178	397648	
10	Paid-up Debt Capital / Outstanding Debt	1705650	1758188	1543911	1705650	1758188	1543911	
11	Outstanding Redeemable Preference Share	0	0	0	0	0	0	
12	Debt Equity Ratio	1.94	2.19	2.03	1.94	2.19	2.03	
13	Earnings Per Share of ₹ 10/– each (for Continuing and Discontinued Operations)							
	Basic & Diluted before extraordinary items & net movement of Regulatory Deferral account balance (₹) (not annualised)	1.41	0.39	(2.59)	1.41	0.39	(2.59)	
	Basic & Diluted after extraordinary items & net movement of Regulatory Deferral account balance (₹) (not annualised)	(0.02)	0.13	0.30	(0.02)	0.13	0.30	
14	Capital Redemption Reserve	0	0	0	0	0	0	
15	Debenture Redemption Reserve	22034	20367	20784	22034	20367	20784	
16	Debt Service Coverage Ratio	0.74	0.64	0.98	0.74	0.64	0.98	
17	Interest Service Coverage Ratio	1.32	1.21	1.46	1.32	1.21	1.46	

Notes:

Place: Kolkata

Date: 12th February, 2025

- 1. The above is an extract of the detailed format of the Statements of Limited Reviewed Standalone and Consolidated Financial Results filed with the Stock Exchange under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015. The Statements of Limited Reviewed Standalone and Consolidated Financial Results are available on the Company's website www.wbsedcl.in and on the website of Bombay Stock Exchange (www.bseindia.com)
- 2. The above results were reviewed and recommended by the Audit Committee of the Board of Directors in its meeting held on 12th February, 2025 and approved by the Board of Directors in its meeting held on the same day. 3. The Limited Reviewed Financial Results for the Quarter ended 31st December, 2024 was carried out by the Statutory Auditor of the Company as required under Regulation 52 of the Securities and
- Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Statutory Auditor of the Company, R. Gopal & Associates, Chartered Accountants, have issued Limited Reviewed Reports with unmodified opinion on the said Standalone and Consolidated Financial Results.
- 4. Total value of secured, redeemable, non-convertible bonds issued by the Company on private placement basis is Rs 100000 Lakhs. These securities are listed with Bombay Stock Exchange in Wholesale Debt Market.
- 5. Tariff order for the year 2024-25 and APR order for the year 2022-23 has been issued by WBERC on 06.03.2024 & 09.12.2024 respectively. Financial impact of the said Tariff orders and APR order has
- been considered in the Financial Statements of FY: 2024-25 (Q3). $6. \ \ \, The previous period's figures have been re-grouped/re-classified/re-measured wherever necessary to confirm current period's classification.$
- 7. The Financial Statements of West Bengal Green Energy Development Corporation Limited (WBGEDCL), only Associate Company of WBSEDCL, has been considered for preparation of Consolidated Financial Statement based on management certificate obtained in this regard.
- 8. WBSEDCL is in process of assessing the compliance requirement with respect to the recently issued Electricity Distribution (Accounts and Additional Disclosure) Rules, 2024 ("Accounting Rules 2024") by the Ministry of Power. These rules specify that the requirement for recognition of revenue, provisioning of trade receivables and the additional disclosures needs to be incorporated in the Company's annual financial statements, if applicable. No impact of the rules is perceived by the management in this third quarter financial statement in the property of the
- 9. Ratios are calculated on annualized basis.

For West Bengal State Electricity Distribution Company Limited

ICA- N 71(1)/2025

(Santanu Basu) Chairman and Managing Director

BY THE DY. COLLECTOR (LAND ACQUISITION) NO. 7, **MUMBAI & MUMBAI SUBURBAN DISTRICT**

NOTIFICATION

No.: DCLA-7/LA/M.S.D./LAQ-850/2021 - Whereas, Development Plan 2034 of Greater Mumbai Municipal Corporation (hereinafter referred to as "the said Development Plan 2034") of Urban Development Department of Government of Maharashtra under, Notification No. TP.R/4317/629/ CR-118/2017/ DP/UD-11, dated 8th May 2018 has been published in Maharashtra Government Gazette Part One - Kokan Divisional Supplement, dated Thursday to Wednesday, May, 17-23, 2018 Sanctioned under sub-section (1) of section 31 of Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as "the said Maharashtra Act"), and come into force with effect from date of Notification;

Whereas, the land specified in the schedule - 1 appended hereto (hereinafter referred to as "Said Lands") Rule No. 55 of the Development Plan 2034, "Any alignment modifications introduced in Metro/Mono/Coastal Road/ Elevated Corridors/ Corridors of Mass Rapid Transport System, including BRTS, by the Appropriate Authority and sanction by Government shall stand automatically amended on the Development Plan as modified." are affected by the site reserved for the purpose of "Mumbai Metro Line-7, For Commuter Stairs, Lifts, Accelerators at Kurar Station in Andheri (East) to Dahisar (East) Project." (hereinafter referred to as the said "Public Purpose" in the said Revised Development

Whereas, Government in Urban Development Department under Notification No TPB/4317/629/ CR118/2017/DP/UD-11 dated 8th May 2018 issued under sub-section (1) of section 31 of the said Maharashtra Act has approved sanction to Draft Development. Plan 2034 (hereinafter referred as Development Plan, 2034) with modifications shown in schedule 'A' appended notification excluding the substantial modification as shown in schedule 'B' appended to the notification;

Whereas, Mumbai Metropolitan Region Development Authority (hereinafter referred to as "the said Acquiring Body") has made an application to the Appropriate Government/ Collector, Mumbai Suburban District under sub-section (1) of section 126 of the said Maharashtra Act for acquiring the said land for the said Public purpose;

Whereas, under Government Resolution, Urban Development Department No.TPB/2175-5206/ UD-11, dated 3rd March 1979 issued under sub-section (1) of section 151 of the said Maharashtra Act, the powers exercisable by the State Government in respect of sub-sections (1), (2) and (4) of section 126 of the said Maharashtra Act relating to the acquisition of the land for public purpose specified in the sanctioned Development Plan, have been delegated to the Collector, Mumbai Suburban District. Whereas, the compensation is to be awarded against the acquisition of the said land is to be paid wholly by the said Acquiring Body;

Whereas, the Government in Urban Development Department under, Maharashtra Regional and Town Planning (Second Amendment) Ordinance, 2015, published in Government Gazette dated 29th August 2015 mentioned that the procedure specified in sections 4 to 15 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (hereinafter referred to as the "said Acquisition Act, 2013") shall not be applicable in respect of any land required, reserved or designated in a Regional Plan, Development Plan or Town Planning Scheme for public purpose;

And whereas, the Deputy Collector (Land Acquisition) No.7, Mumbai & Mumbai Suburban District, is satisfied that the said land is needed for the said Public Purpose. Therefore, in exercise of the delegated powers and under sub-section (2) and (4) of section 126 of the said Maharashtra Act read with sub-section (1) of section 19 of the said Land Acquisition Act, 2013 the Dy. Collector (Land Acquisition) No. 7, Mumbai & Mumbai Suburban District, hereby declares that the said land is needed for the said public purpose and under clause (g) of section 3 of the said Acquisition Act, 2013, the Collector, being the appropriate Government, is pleased to designate Dy. Collector (Land Acquisition) No. 7, Mumbai & Mumbai Suburban District, Pratapgarh Co. Op. Ho. Soc., Vinayak Apartment, Opp. Haffkine Institute, 1st Floor, Parel Village, Mumbai - 400 012 to perform the functions of a Collector under the said Act.

Schedule - 1

Description of the Land to be Acquired

Village - Kurar

Taluka - Borivali

Dist. - Mumbai Suburban

Sr. No.	C.T.S. No.	Area of Required Land (Sq. Mtr.)
1.	91	6.25
2.	92	686.21
3.	114A	81.37
	Total -	773.83

Schedule - 2

Statement of the nature of Public Purpose

	Name of project	"Mumbai Metro Railway-7, For Commuter Stairs, Lifts, Accelerators at
		Kurar Station in Andheri (East) to Dahisar (East) Project"
	Description of project work	"Mumbai Metro Railway-7, For Commuter Stairs, Lifts, Accelerators at
ı		Kurar Station in Andheri (East) to Dahisar (East) Project"
	Benefits of the society	Public Transport facility will be available

Schedule - 3 Description of resettlement area

Schedule - 4 Summary of Rehabilitation and Rehabilitation Scheme

The plan of the said land can be inspected during office hours on any working day at the office of the Dy. Collector (Land Acquisition) No. 7, Mumbai & Mumbai Suburban District, Pratapgarh Co. Ho. Soc., Vinayak Apartment, Opp. Haffkine Institute, 1st Floor, Parel Village Mumbai - 400 012.

RAVINDRA BOMBLE,

Parel, Mumbai dated 4th October 2024. Deputy Collector (Land Acquisition) No.7, Mumbai and Mumbai Suburban



Catch the latest column of



A quiz on the week's development.

