**FINANCIAL EXPRESS** 

Rs in lakhs except EPS

0.28

Let's Succeed Together!

Pradeep Kisan Khandagale

Managing Director

Year Ended

2.92



## BF UTILITIES LIMITED

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30" June, 2025	State of the state	Year Ended 31" March, 2025
No.	15 TER 2009 AND PRODUCTION FOR	(Unaudited)	(Unaudited)	(Audited)
1 2	Total Income from operations Net Profit / (Loss) for the period (before tax and exceptional	576.57	545.37	1,858.36
196	items) Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
7	Earning Per Share (Not Annualised for Quarters)			0.02000000
	Basio:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com.

Place: Pune Date : 13 August, 2025 For BF Utilities Limited B S Mitkari Whole-Time Director DIN: 03632549

### **HIM TEKNOFORGE LIMITED** CIN: L29130HP1971PLC000904

Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Rs. in Lacs) Except EPS

Щ.	(Rs. In Lacs) Except EP									
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)					
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61					
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61					
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287.23	412.73	216.71	975.80					
5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369.25	226.96	963.20					
6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43					
7.	Reserves excluding Revaluation Reserves	-	-	-	21850.13					
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)									
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67					
No	Notes:-									

## 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting

held on August 13, 2025. These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"

3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions

of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India. 4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter

No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the guarter, as there are no transactions to report.

5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards. 6. The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of

EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is on

the increased capital during the period

3. Corresponding figures of the previous guarter have been regrouped and reclassified to make the same comparable with the current period figures, wherever considered necessary

PLACE: Gametha, Vadodra DATED:18.08.2025



For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

### JUPITER INFOMEDIA LIMITED Corporate Identification Number: L22200MH2005PLC152387

Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India; Contact Number: +91-22-61979000/+91-22-26341691/92/93

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com

Recommendations of the Committee of Independent Directors ("IDC") of M/s Jupiter Infomedia Limited ("Target Company") in relation to the Open Offer ("Offer") made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively referred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations').

	mpany, at a price of ₹52.00/ aggregating to a maximum (Acquirer 2) Acquirers. While, in terms of turnar Bhikhafal Baldha, who lic shareholder of the Targe of acting in concert with the				
ng Share Capital of the Target Con esh, assuming full acceptance a 10/- payable in cash. or 1) and Mrs. Kajal Gopal Baldha berson is acting in concert with the, 3/ (SAST) Regulations, Mr. Gopalk marital relationship and is a public dowever, such Deemed PAC is no is Offer, within the meaning of Re- rivate Limited	mpany, at a price of ₹52.00/ aggregating to a maximum (Acquirer 2) Acquirers. While, in terms of turnar Bhikhafal Baldha, who lic shareholder of the Targe of acting in concert with the				
erson is acting in concert with the, BI (SAST) Regulations, Mr. Gopalk marital relationship and is a publi lowever, such Deemed PAC is no is Offer, within the meaning of Re rivate Limited	Acquirers. While, in terms of turnar Bhikhafal Baldha, who lic shareholder of the Targe of acting in concert with the				
ndependent Directors					
Swaraj Shares and Securities Private Limited  Sr. No. Name of the Independent Directors Design					
rial Desai	Chairman				
Mohantal Agrawal	Member				
Vipulkumar Ranpura	Member				
ndent Directors on the Board of the red into any other contract or have					
at they have not traded in the Equ ublic Announcement till the date of					
None of the IDC Members hold any contract, nor have any direct or indirect relationship with the Acquirers, their promoters, directors, and shareholders, in their personal capacities.					
at they have not traded in the equ	ity shares of the Corporate				
Documents issued by the Manager hat the Offer is fair and reasonable ently evaluate the Offer, the market decision in the best of their intently review the Letter of Offer dat and therein before taking any decision.	e and in line with the SEBI et performance of the Equity terests: Further, the Public led Friday, August 08, 2025				
ated Wednesday, April 09, 2025 (Filic Announcement dated Wednesday, April 09, 2025 (Filic Announcement) lated Saturday, April 19, 2025, in equirers on Monday, April 21, 2025. (Hindi daily) (All Editions), and Micailed Public Statement); and April 28, 2025, filed and subril 16 (1) of the SEBI (SAST) Regulation of Acceptance and Form Statistics (SAST) and Subril 16 (1) of the SEBI (SAST) Regulation (SAST) and SEBI (SAST) are	Public Announcement'); dnesday. April 16, 2025 connection with this Offer Financial Express (English umbai Lakshadeep (Marath mitted with SEBI pursuant to ions ('Draft Letter of Offer') H-4 dated Friday, August 08 Regulations.				
	decision in the best of their intently review the Letter of Offer dated therein before taking any decisions ideration and reviewed the folkoated Wednesday, April 09, 2025 ("lic Announcement") ated Saturday, April 19, 2025, in quirers on Monday, April 21, 2025 (Hindi daily) (All Editions), and Mailed Public Statement"); inday, April 28, 2025, filed and sub 6 (1) of the SEBI (SAST) Regulat Form of Acceptance and Form Signal and Sub-				

Any other matter to be highlighted Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08: 2025.

None

Disclosure of Voting Pattern

Place: Mumbai

Details of Independent Advisors, if any

Date: Wednesday, August 13, 2025

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors

These recommendations have been unanimously approved by the IDC Members

M/s Jupiter Infomedia Limited Mr. Jay Ishwarlal Desai Chairman of the IDC (DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174

Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-4047350

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a

special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of

Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5<sup>th</sup> Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390, , 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

Kurian Zacharias Company Secretary and Compliance Officer

Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500

Quarter ended Ended Particulars 30.06.2025 31.03.2025 30.06.2024 31.03.2025 unaudited audited unaudited audited 1732.72 1157.40 5919.47 Total Income from Operation(Net) 1544.20 54.62 626.70 Net profit for the period(before Exceptional and Extraordinary items and tax) Net profit for the period before Tax (after 54.51 51.59 290.69 618.68 exceptional and extraordinary items) Net profit for the period after tax ( after 53.73 233.77 48.90 506.29 Exceptional and extraordinary items) Total comprehensive income for the period 53.73 233.77 506.29 (comprising profit for the period(after tax) and other comprehensive income (after tax) 1732.1898 1732.1898 1732.1898 1732.1898 **Equity Share Capital** Other Equity 6624.6 Earnings per share(Rs. 10/- each) 0.31 1.35 0.28 2.92

Extract of the unaudited Financial Results for the quarter ended 30 June, 2025

.The above is an extract of the detailed format of unaudited financial results for the quarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

0.31

1.35

For and on behalf of the Board of Directors Alpine Housing Development Corporation limited Sd Place : Bangalore SAKabeer Date: 13 August 2025 Chairman and Managing Director DIN 01664782

## UNIVASTU INDIA LIMITED

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar, Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198,

Email: info@univastu.com, Website: www.univastu.com Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025

Diluted

### (Rs in Lakhs except per equity share data) Concolidated Ctandalana

2		Standalone			Consolidated			2 0	
Sr.	Particulars		Quarter Ended		Year Ended	Quarter Ended			Year Ended
No.		30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from operations	2,688.77	3,243.21	1,867.56	10300.55	2,958.04	4,040.15	2,821.57	17,202.98
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45
3	Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	268.67	271.18	147.06	1036.23	400.80	421.73	244.49	1,551.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	268.67	265.31	147.06	1030.36	400.80	415.86	244.49	1,545.41
6	Equity Share Capital	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900
7.	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -		20 111 19	0.40-23-33					
	1. Basic:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78
	2. Diluted:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78

### Notes:

1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com.

2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on 12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company. For Univastu India Limited

Place: Pune Date: 12.08.2025



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to view the above

# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited) CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road,

Thiru Vi Ka Industrial Estate, Guindy, Chennai - 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

Quarter Ended

S.No **Particulars** 31.03.2025 30.06.2025 30.06.2024 31.03.2025 (Unaudited) (Refer note h) (Unaudited) (Audited) 1,55,067.93 34,028,67 Total Income from Operations for the period / year 42,990.17 43,411.52 Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items) 8,718.44 38.832.32 8,154.88 12,047.10 Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items) 8,718.44 38,832.32 8.154.88 12,047.10 Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items) 9,307.10 6,569.24 29,511.16 6,165.05 Total Comprehensive Income for the period / Year 9,196.27 6,391.92 29,219.17 6,030.28 Paid up Equity Share Capital 13,136.42 13,136.42 12,753.43 13,136,42 2,65,181.04 2,27,106.19 Reserves (excluding Revaluation Reserve) 2,71,781.02 2,65,181.04 1,71,989.46 Securities Premium Account 1,71,989.46 1,58,147.64 1,71,989.46 Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve) 2,84,917.44 2,78,317.46 2,39,859.62 2,78,317.46 10 Paid up Debt Capital / Outstanding Debt (debt securities + borrowings) 5,60,672.31 5,62,924.20 4,50,979.33 5,62,924.20 Debt Equity Ratio (Refer note d) 2.02 1.97 1.88 2.02 Earnings per share (of INR 10 each) (Refer note e) 4.98 22.44 Basic 4.70 4.94 22.25 Diluted 4.66 7.04 Capital Redemption Reserve 14 Debenture Redemption Reserve (Refer note f) 15 Debt Service Coverage Ratio (Refer note g)

### 16 Interest Service Coverage Ratio (Refer note g) Notes:

(a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.

(b) The financial results for the quarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com)

Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the quarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

(d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).

(e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.

Debenture) Rules, 2014. (g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no

disclosure has been made.

(h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

For and on behalf of the board of directors of

Place: Chennai Date: 13.08.2025



D. Arulmany Managing Director and Chief Executive Officer

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and the Company (https://www.veritasfin.in/announcement-and-results.php). (c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the

(f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and

Veritas Finance Limited (formerly known as Veritas Finance Private Limited)



## BF UTILITIES LIMITED

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30 <sup>th</sup> June, 2025	Quarter Ended 30" June, 2024	Year Ended 31" March, 2025
No.	100000000000000000000000000000000000000	(Unaudited)	(Unaudited)	(Audited)
1 2	Total Income from operations Net Profit / (Loss) for the period (before tax and exceptional	576.57	545.37	1,858.36
	items) Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
Ö-,	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each) Earning Per Share (Not Annualised for Quarters)	1,883.38	1,883.38	1,883.38
	Basic:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com.

Place: Pune Date : 13 August, 2025

For BF Utilities Limited B S Mitkari Whole-Time Director DIN: 03632549

HIM TEKNOFORGE LIMITED CIN: L29130HP1971PLC000904 Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** 

	w			(Rs	. in Lacs) Except EPS
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287.23	412.73	216.71	975.80
5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369.25	226.96	963.20
6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43
7.	Reserves excluding Revaluation Reserves	-	-	-	21850.13
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)				
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67

- 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting held on August 13, 2025. These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com.
- 2. The company is engaged in a single business segment "Manufacturing of Auto Components" 3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions
- of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India. 4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the quarter, as there are no transactions to report.
- b. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards.
- 6. The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of
- '. EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is on the increased capital during the period.
- 8. Corresponding figures of the previous quarter have been regrouped and reclassified to make the same comparable with the current period figures, wherever considered necessary.

PLACE: Gametha, Vadodra DATED:18.08.2025



For and On behalf of Board of Directors Rajiv Aggarwal Jt. Managing Director **DIN No. 00094198** 

## JUPITER INFOMEDIA LIMITED

Corporate Identification Number: L22200MH2005PLC152387. Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India; Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com

Recommendations of the Committee of Independent Directors ('IDC') of M/s Jupiter Infomedia Limited ('Target Company') in relation to the Open Offer ('Offer') made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively

Date	Wednesday, August 13, 2025							
Name of the Target Company	Jupiter Infome	dia Limited						
Details of the Offer pertaining to the Target Company	Open offer being made by the Acquirers for acquisition of up to 26,05,200 Offer Shares, representing 26,00% of the Voting Share Capital of the Target Company, at a price of ₹52,000 per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13,54,70,400.00/- payable in cash.							
Names of the Acquirers and Persons Acting in Concert with the Acquirers	For the purpos Regulation 2 ( is related to A Company, is a Acquirers for I SEBI (SAST)	Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2) the purpose of this Offer no person is acting in concert with the Acquirers. While, in te pulation 2 (1) (q) (2) of the SEBI (SAST) Regulations, Mr. Gopalkumar Bhikhalal Baldh elated to Acquirer 2 through marital relationship and is a public shareholder of the inpany, is a Deemed PAC. However, such Deemed PAC is not acting in concert w juirers for the purposes of this Offer, within the meaning of Regulation 2 (1) (q) (1) BI (SAST) Regulations.						
Name of the Manager to the offer	Swarai Shares	and Securities Private Limited						
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation					
Independent Directors (IDC)	1.	Mr. Jay Ishwarlal Desai	Chairman					
	2.	Mr. Anilkumar Mohanlal Agrawal	Member					
	3.	Ms. Bhumika Vipulkumar Ranpura	Member					
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any		embers are Independent Directors on the Board of ers have not entered into any other contract or have npany.						
Trading in the Equity Shares/other securities of the Target Company by IDC Members	IDC Members have confirmed that they have not traded in the Equity Shares of the Target Company from the date of the Public Announcement till the date of this Recommendations.							
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.		C Members hold any contract, nor have any direct ir promoters, directors, and shareholders, in their p						
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members Acquirer.	have confirmed that they have not traded in the ed	quity shares of the Corporate					
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Acquirer, IDC (SAST) Regul The sharehold Shares, and t Shareholders,	ers may independently evaluate the Offer, the mar take an informed decision in the best of their is should independently review the Letter of Offer d	ble and in line with the SEBI rket performance of the Equit nterests. Further, the Public ated Friday, August 08, 2025					
Summary of reasons for the recommendation	including the risk factors described therein before taking any decision in relation to this Offic IDC Members have taken into consideration and reviewed the following Offer Documents for making the recommendation:  a) The Public Announcement dated Wednesday, April 09, 2025 (Public Announcement')  b) Corrigendum to the Public Announcement dated Wednesday, April 16, 20 (Corrigendum to the Public Announcement')  c) Detailed Public Statement dated Saturday, April 19, 2025, in connection with this Office published on behalf of the Acquirers on Monday, April 21, 2025, Financial Express (Enging daily) (All Editions), Jansatta (Hindi daily) (All Editions), and Mumbai Lakshadeep (Man Daily) (Mumbai Edition) ("Detailed Public Statement");  d) Draft Letter of Offer dated Monday, April 28, 2025, filed and submitted with SEBI pursuant the provisions of Regulation 16 (1) of the SEBI (SAST) Regulations ("Draft Letter of Offer e) The Letter of Offer along with Form of Acceptance and Form SH-4 dated Friday, August 2025 ("Letter of Offer");  The Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Regulations.  Based on the review of the aforesaid Offer Documents, the IDC Members are of the view of the service of the view of the view of the service of the view of the vi							
Disclosure of Voting Pattern		is in line with the parameters prescribed by SEBI in nendations have been unanimously approved by the						
Disclosure of Young Fauern	ringse recomm	remodulis nave usen unanimously approved by the	ie in o menhoria					
Details of Independent Advisors, if any	None	7-707						

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025.

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations.

For and on behalf of the Committee of Independent Directors

M/s Jupiter Infomedia Limited

Place: Mumbai Date: Wednesday, August 13, 2025 Mr. Jay Ishwarlal Desai Chairman of the IDC (DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of Shareholders are informed that the window is only for re-lodgement of transfer deeds that

were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only in demat mode.

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5<sup>th</sup> Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390,, 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

> For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

**Kurian Zacharias** Company Secretary and Compliance Officer

Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 Extract of the unaudited Financial Results for the quarter ended 30 June, 2025 Rs in lakhs except EPS

SII	N Particulars	1	Quarter ended			
		30.06.2025 unaudited	31.03.2025 audited	30.06.2024 unaudited	31.03.2025 audited	
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47	
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70	
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68	
4	Net profit for the period after tax ( after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29	
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29	
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898	
7	Other Equity				6624.6	
8	Earnings per share(Rs. 10/- each) a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92	

.The above is an extract of the detailed format of unaudited financial results for the quarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com 2. The results have been prepared in accordance with IND AS prescribed under section, 133 of the Companies Act

For and on behalf of the Board of Directors Alpine Housing Development Corporation limited Place : Bangalore SAKabeer Date: 13 August 2025 Chairman and Managing Director

DIN 01664782

### UNIVASTU INDIA LIMITED

Email: info@univastu.com, Website: www.univastu.com

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar, Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198,

_	E V						(Rs in L	akhs except per e	quity share data
00			Stand	dalone			Consc	olidated	-
Sr.	Particulars		Quarter Ended	r I	Year Ended		Quarter Ended	8	Year Ended
No.	SECONDER TOTAL	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from operations	2,688.77	3,243.21	1,867.56	10300.55	2,958.04	4,040.15	2,821.57	17,202.98
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45
3	Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	268.67	271.18	147.06	1036.23	400.80	421.73	244.49	1,551.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	268.67	265.31	147.06	1030.36	400.80	415.86	244.49	1,545.41
6	Equity Share Capital	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -								
	1. Basic:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78
	2. Diluted:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78

- 1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the guarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com.
- 2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on 12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company.

For Univastu India Limited

Pradeep Kisan Khandagale

**Managing Director** 

Place : Pune Date: 12.08.2025



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Results in detail

# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road, Thiru Vi Ka Industrial Estate, Guindy, Chennai - 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

3625.4			Quarter Ended				
S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)		
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93		
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32		
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32		
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16		
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17		
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42		
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04		
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46		
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46		
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20		
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02		
12	Earnings per share (of INR 10 each) (Refer note e)						
	- Basic	4.70	7.09	4.98	22.44		
	- Diluted	4.66	7.04	4.94	22.25		
13	Capital Redemption Reserve	-		120			
14	Debenture Redemption Reserve (Refer note f)			- 22	2		
15	Debt Service Coverage Ratio (Refer note g)	-			=		
16	Interest Service Coverage Ratio (Refer note g)	049	123	× 1	·		

## Notes:

- (a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.
- (b) The financial results for the quarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).
- (c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ("Ind AS") 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the quarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the quarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

- (d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).
- (e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised. (f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and
- Debenture) Rules, 2014.
- (g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no disclosure has been made.
- (h) Figures for the guarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited)

Ahmedabad

Place: Chennai Date: 13.08.2025

epaper.financialexpress.com

Quarter ended year

FINANCIAL EXPRESS



## **BF UTILITIES LIMITED**

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30" June, 2025	Quarter Ended 30" June, 2024	Year Ended 31" March, 2025
No.	15 1973 S 0 18 POOR POOR POOR POOR POOR POOR POOR POO	(Unaudited)	(Unaudited)	(Audited)
1 2	Total Income from operations Net Profit / (Loss) for the period (before tax and exceptional	576.57	545.37	1,858.36
100	items) Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
9	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
7	Earning Per Share (Not Annualised for Quarters)			11/2/2013/19
	Basio:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com

Place: Pune Date : 13 August, 2025 For BF Utilities Limited B S Mitkari Whole-Time Director DIN: 03632549

### **HIM TEKNOFORGE LIMITED** CIN: L29130HP1971PLC000904

Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Rs. in Lacs) Except EPS

_	(No. III Eddo) Except El								
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)				
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61				
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61				
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287.23	412.73	216.71	975.80				
5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369.25	226.96	963.20				
6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43				
7.	Reserves excluding Revaluation Reserves	-	-	-	21850.13				
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)								
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67				
l	ne -			100	11				

## 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting

held on August 13, 2025. These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"

3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India.

4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the guarter, as there are no transactions to report.

5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards.

6.The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks o

EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is or the increased capital during the period

3. Corresponding figures of the previous guarter have been regrouped and reclassified to make the same comparable with the current period figures, wherever considered necessary

PLACE: Gametha, Vadodra DATED:18.08.2025



For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

# JUPITER INFOMEDIA LIMITED

Corporate Identification Number: L22200MH2005PLC152387

Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India; Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com Recommendations of the Committee of Independent Directors (IDC') of M/s Jupiter Infomedia Limited ('Target Company') in relation to

the Open Offer ('Offer') made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively referred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations'). Wednesday August 13, 2025

Date	Wednesday, August 13, 2025						
Name of the Target Company	Jupiter Infomedia Limited						
Details of the Offer pertaining to the Target Company	Open offer being made by the Acquirers for acquisition of up to 26,05,200 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at a price of ₹52.00/-per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13,54,70,400.00/- payable in cash.						
Names of the Acquirers and Persons Acting in Concert with the Acquirers	For the purpos Regulation 2 ( is related to A Company, is a Acquirers for	M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2)  For the purpose of this Offer no person is acting in concert with the Acquirers. While, in terms Regulation 2 (1) (q) (2) of the SEBI (SAST) Regulations, Mr. Gopalkumar Bhikhafal Baldha, wis related to Acquirer 2 through marital relationship and is a public shareholder of the Targ Company, is a Deemed PAC. However, such Deemed PAC is not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2 (1) (q) (1) of the SEBI (SAST) Regulations.					
Name of the Manager to the offer	Swaraj Shares	s and Securities Private Limited	12 22 22 22 2				
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation				
Independent Directors (IDC)	1.	Mr. Jay Ishwarlal Desai	Chairman				
South and the second se	2.	Mr. Anilkumar Mohanlal Agrawal	Member				
	3.	Ms. Bhumika Vipulkumar Ranpura	Member				
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any		embers are Independent Directors on the Board of pers have not entered into any other contract or have mpany.					
Trading in the Equity Shares/other securities of the Target Company by IDC Members	IDC Members have confirmed that they have not traded in the Equity Shares of the Target Company from the date of the Public Announcement till the date of this Recommendations.						
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.		C Members hold any contract, nor have any direct ir promoters, directors, and shareholders, in their p					
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members Acquirer.	have confirmed that they have not traded in the ed	uity shares of the Corporate				
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Acquirer, IDC (SAST) Regul The sharehold Shares, and Shareholders,	review of the Offer Documents issued by the Manag Members believe that the Offer is fair and reasonal ations. Iters may independently evaluate the Offer, the mar take an informed decision in the best of their in should independently review the Letter of Offer d isk factors described therein before taking any dec	ble and in line with the SEBI ket performance of the Equity nterests: Further, the Public ated Friday, August 08, 2025.				
Summary of reasons for the recommendation	making the re- a) The Public b) Corrigent ('Corrigent c) Detailed P published daily) (All I Daily) (Mu d) Draft Lette the provisi e) The Letter 2025 ('Let The Offer Price the Offer Price	have taken into consideration and reviewed the forcemmendation: Announcement dated Wednesday, April 09, 2025 dum to the Public Announcement dated Wednesday, April 09, 2025 dum to the Public Announcement') Public Statement dated Saturday, April 19, 2025, on behalf of the Acquirers on Monday, April 21, 2025, on behalf of the Acquirers on Monday, April 21, 2025, on behalf of the Acquirers on Monday, April 21, 2025, on behalf of the Acquirers on Monday, April 21, 2025, on behalf of the Acquirers on Monday, April 28, 2025, filed and su mbai Edition) ("Detailed Public Statement"); or of Offer dated Monday, April 28, 2025, filed and su ons of Regulation 16 (1) of the SEBI (SAST) Regulator Offer along with Form of Acceptance and Form ster of Offer"); et is in terms of Regulation 8(2) of the SEBI (SAST) review of the aforesaid Offer Documents, the IDC is in line with the parameters prescribed by SEBI in	(Public Announcement'); ednesday, April 16, 2025 in connection with this Offer, 25, Financial Express (English Mumbai Lakshadeep (Marathi bmitted with SEBI pursuant to ations ("Draft Letter of Offer"); SH-4 dated Friday, August 08, ) Regulations. Members are of the view that the SEBI (SAST) Regulations.				
Disclosure of Voting Pattern	These recomm	nendations have been unanimously approved by the	e IDC Members				

Any other matter to be highlighted Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025.

None

Details of Independent Advisors, if any

Date: Wednesday, August 13, 2025

Place: Mumbai

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in a naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information equired to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors

M/s Jupiter Infomedia Limited

Mr. Jay Ishwarlal Desai Chairman of the IDC (DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174

Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a

special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5<sup>th</sup> Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390, , 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

Kurian Zacharias Company Secretary and Compliance Officer

Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED

CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 Extract of the unaudited Financial Results for the quarter ended 30 June, 2025 Rs in lakhs except EPS

Ŭ.,	Particulars	culars					
	8	30.06.2025 unaudited	31.03.2025 audited	30.06.2024 unaudited	31.03.2025 audited		
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47		
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70		
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68		
4	Net profit for the period after tax ( after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29		
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29		
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898		
7	Other Equity				6624.6		
8	Earnings per share(Rs. 10/- each) a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92		

Place : Bangalore

Date: 13 August 2025

.The above is an extract of the detailed format of unaudited financial results for the quarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

> For and on behalf of the Board of Directors Alpine Housing Development Corporation limited Sd SAKabeer Chairman and Managing Director DIN 01664782

### UNIVASTU INDIA LIMITED

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar, Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198,

Email: info@univastu.com, Website: www.univastu.com



Pradeep Kisan Khandagale

Managing Director

Year Ended

Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025 (Rs in Lakhs except per equity share data)

8		Standalone				2			
Sr.	Particulars	Quarter Ended			Year Ended	Quarter Ended			Year Ended
No.		30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from operations	2,688.77	3,243.21	1,867.56	10300.55	2,958.04	4,040.15	2,821.57	17,202.98
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45
3	Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	268.67	271.18	147.06	1036.23	400.80	421.73	244.49	1,551.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	268.67	265.31	147.06	1030.36	400.80	415.86	244.49	1,545.41
6	Equity Share Capital	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900
7.	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -		20 100 100	45 Aug 20 20 1			V		
	1. Basic :	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78
	2. Diluted:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78

## Notes:

1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com. 2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on

12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company. For Univastu India Limited

Place : Pune Date: 12.08.2025



Scan this QR Code

to view the above

# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road,

Thiru Vi Ka Industrial Estate, Guindy, Chennai – 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

Quarter Ended

S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02
12	Earnings per share (of INR 10 each) (Refer note e)				
	- Basic	4.70	7.09	4.98	22.44
	- Diluted	4.66	7.04	4.94	22.25
13	Capital Redemption Reserve		#3	5	-
14	Debenture Redemption Reserve (Refer note f)	-	*	<b>:</b>	=
15	Debt Service Coverage Ratio (Refer note g)		-	-	2
16	Interest Service Coverage Ratio (Refer note g)		20		

## Notes:

Place: Chennai

(a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.

(b) The financial results for the guarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).

(c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the quarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

(d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).

(e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.

(f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014.

disclosure has been made.

(h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

Date: 13.08.2025 epaper.financialexpress.com

**BENGALURU** 

D. Arulmany Managing Director and Chief Executive Officer

(g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no

For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited)

Rs in lakhs except EPS

FINANCIAL EXPRESS



## BF UTILITIES LIMITED

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025 (₹ in Lakhs)

Sr.	Particulars	Quarter Ended 30" June, 2025		Year Ended 31" March, 2025
No.	R424912549745	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations	576.57	545.37	1,858.36
1005	Net Profit / (Loss) for the period (before tax and exceptional items)  Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
200	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
7	Earning Per Share (Not Annualised for Quarters)	22420000000	Heraden America	A MAGGINETIA
0.0	Basic:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com.

Place: Pune Date : 13 August, 2025

HIM TEKNOFORGE LIMITED

CIN: L29130HP1971PLC000904 Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Re in Lace) Except EDS

S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287.23	412.73	216.71	975.80
5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369.25	226.96	963.20
6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43
7.	Reserves excluding Revaluation Reserves	-	-	-	21850.13
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)				
	Basic:	3.03	4.93	2.75	11.67
	Diluted:	3.03	4.93	2.75	11.67

I. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting held on August 13, 2025 . These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"

3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India.

4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the quarter, as there are no transactions to report. 5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated

be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards. 6. The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of

under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will

. EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is on

the increased capital during the period. 8. Corresponding figures of the previous quarter have been regrouped and reclassified to make the same comparable with the current period figures, wherever considered necessary.

PLACE: Gametha, Vadodra



For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

For BF Utilities Limited

B S Mitkari

Whole-Time Director

DIN: 03632549

DATED:18.08.2025 JUPITER INFOMEDIA LIMITED

Corporate Identification Number: L22200MH2005PLC152387 Registered Office: 336, Laxmiplaza, Laxmi Indestate; New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India;

Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com

Recommendations of the Committee of Independent Directors ("IDC") of M/s Jupiter Infomedia Limited ("Target Company") in relation to

the Open Offer ('Offer') made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively eferred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations'). Wednesday, August 13, 2025 Date

Date	rredicadaly, ridgest to, Even						
Name of the Target Company	Jupiter Infomedia Limited						
Details of the Offer pertaining to the Target Company	Open offer being made by the Acquirers for acquisition of up to 26,05,200 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at a price of ₹52.00/-per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13,54,70,400.00/- payable in cash.						
Names of the Acquirers and Persons Acting in Concert with the Acquirers	For the purpos Regulation 2 ( is related to A Company, is a Acquirers for	M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2)  For the purpose of this Offer no person is acting in concert with the Acquirers, While, in terms Regulation 2 (1) (q) (2) of the SEBI (SAST) Regulations, Mr. Gopalkumar Bhikhalal Baldha, wis related to Acquirer 2 through marital relationship and is a public shareholder of the Targ Company, is a Deemed PAC. However, such Deemed PAC is not acting in concert with the Acquirers for the purposes of this Offer, within the meaning of Regulation 2 (1) (q) (1) of the SEBI (SAST) Regulations.					
Name of the Manager to the offer	the Manager to the offer Swaraj Shares and Securities Private Limited						
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation				
Independent Directors (IDC)	1.	Mr. Jay Ishwarlal Desai	Chairman				
	2	Mr. Anilkumar Mohanlal Agrawal	Member				
	3.	Ms. Bhumika Vipulkumar Ranpura	Member				
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any	IDC Memb     Target Cor		ve other relationships with the				
Trading in the Equity Shares/other securities of the Target Company by IDC Members		have confirmed that they have not traded in the Ed the date of the Public Announcement till the date					
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.	None of the IDC Members hold any contract, nor have any direct or indirect relationship with the Acquirers, their promoters, directors, and shareholders, in their personal capacities.						
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members Acquirer.	have confirmed that they have not traded in the eq	quity shares of the Corporate				
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Acquirer, IDC (SAST) Regul The sharehold Shares, and Shareholders,	review of the Offer Documents issued by the Manag Members believe that the Offer is fair and reasonal ations. Iters may independently evaluate the Offer, the mar take an informed decision in the best of their in should independently review the Letter of Offer dails isk factors described therein before taking any decision.	ble and in line with the SEBI ket performance of the Equity nterests. Further, the Public ated Friday, August 08, 2025.				
Summary of reasons for the recommendation	IDC Members making the reca) The Public b) Corrigent ('Corrigent c) Detailed Published daily) (All Daily) (Mud) Draft Lette the provision of the Letter 2025 ('Lett' The Offer Price Based on the	have taken into consideration and reviewed the follogommendation: Announcement dated Wednesday, April 09, 2025 dum to the Public Announcement dated Wednesday, April 19, 2025, dum to the Public Announcement') Public Statement dated Saturday, April 19, 2025, on behalf of the Acquirers on Monday, April 21, 202 Editions), Jansatta (Hindi daily) (All Editions), and I mbai Edition) ("Detailed Public Statement"); or of Offer dated Monday, April 28, 2025, filed and surpos of Regulation 16 (1) of the SEBI (SAST) Regulator Offer along with Form of Acceptance and Form Ster of Offer); et is in terms of Regulation 8(2) of the SEBI (SAST) review of the aforesaid Offer Documents, the IDC is in line with the parameters prescribed by SEBI internal contents.	('Public Announcement'); ednesday, April 16, 2025 in connection with this Offer, 25, Financial Express (English Mumbal Lakshadeep (Marathi bmitted with SEBI pursuant to ations ('Draft Letter of Offer'); SH-4 dated Friday, August 08, ) Regulations.				
Disclosure of Voting Pattern		nendations have been unanimously approved by th					
Details of Independent Advisors, if any	None						
the contract of the contract of part and the contract of the c							

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025. To the best of our knowledge and belief, after making the proper enguiry, the information contained in or accompanying this statement is, in all naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information

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

Place: Mumbai

Date: Wednesday, August 13, 2025

For and on behalf of the Committee of Independent Directors M/s Jupiter Infomedia Limited

Mr. Jay Ishwarlal Desai Chairman of the IDC (DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA

WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January

in demat mode. The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5<sup>th</sup> Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390, , 40020733 or

06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only

e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com. For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

> Kurian Zacharias Company Secretary and Compliance Officer



Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 Extract of the unaudited Financial Results for the quarter ended 30 June, 2025

			T to iii lait	no oxoopt Li O			
SIN	Particulars		Quarter ended				
		30.06.2025 unaudited	31.03.2025 audited	30.06.2024 unaudited	31.03.2025 audited		
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47		
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70		
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68		
4	Net profit for the period after tax ( after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29		
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29		
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898		
7	Other Equity				6624.6		
8	Earnings per share(Rs. 10/- each) a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92		

.The above is an extract of the detailed format of unaudited financial results for the guarter ended 30 June 2025. filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website  $\underline{www.alpinehousing.com}$  and the Stock exchange website  $\underline{www.bseindia.com}$ 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

> For and on behalf of the Board of Directors Alpine Housing Development Corporation limited SAKabeer Chairman and Managing Director DIN 01664782

## UNIVASTU INDIA LIMITED

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198,

Email: info@univastu.com, Website: www.univastu.com Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025

Place: Bangalore

Date: 13 August 2025

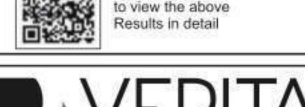
		Standalone					Consc	olidated		
Sr.	Particulars	9	Quarter Ended		Year Ended	Quarter Ended			Year Ended	
No.		30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	
1	Total Income from operations	2,688.77	3,243.21	1,867.56	10300.55	2,958.04	4,040.15	2,821.57	17,202.98	
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45	
3.	Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	268.67	271.18	147.06	1036.23	400.80	421.73	244.49	1,551.28	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	200000000000000000000000000000000000000	265.31	147.06	1030,36	400,80	415.86	244.49	1,545,41	
6	Equity Share Capital	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) - 1. Basic:	2.24	2.26	1,24	8.64	2.18	2.39	1.45	8.78	
	2. Diluted:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78	

## Notes:

1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the guarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com. 2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on

12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company. For Univastu India Limited

Place: Pune Date: 12.08.2025



Scan this QR Code

Pradeep Kisan Khandagale Managing Director

Year Ended



# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road, Thiru Vi Ka Industrial Estate, Guindy, Chennai – 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

Quarter Ended

Victor 1						
S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93	
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32	
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32	
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16	
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17	
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42	
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04	
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46	
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46	
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20	
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02	
12	Earnings per share (of INR 10 each) (Refer note e)					
	- Basic	4.70	7.09	4.98	22.44	
	- Diluted	4.66	7.04	4.94	22.25	
13	Capital Redemption Reserve	1 8	20	=	3	
14	Debenture Redemption Reserve (Refer note f)			, i		
15	Debt Service Coverage Ratio (Refer note g)			5		
16	Interest Service Coverage Ratio (Refer note g)	2	2	2		

## Notes:

Place: Chennai

Date: 13.08.2025

(a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.

(b) The financial results for the quarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).

(c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the guarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

(d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).

(e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.

(f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014.

(g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no disclosure has been made.

(h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

> For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited)

Sd/-D. Arulmany

epaper.financialexpress.com

Managing Director and Chief Executive Officer

Chandigarh

Quarter ended year

FINANCIAL EXPRESS



## **BF UTILITIES LIMITED**

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30" June, 2025	Quarter Ended 30" June, 2024	Year Ended 31" March, 2025
No.	15 TE 20 STATE TO STA	(Unaudited)	(Unaudited)	(Audited)
1 2	Total Income from operations Net Profit / (Loss) for the period (before tax and exceptional	576.57	545.37	1,858.36
196	items) Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
7	Earning Per Share (Not Annualised for Quarters)	AND THE		10200374
	Basio:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com

Place: Pune Date : 13 August, 2025

B S Mitkari Whole-Time Director DIN: 03632549

For BF Utilities Limited

### **HIM TEKNOFORGE LIMITED** CIN: L29130HP1971PLC000904

Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Rs. in Lacs) Except EPS

(ro. in Edds) Exc						
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)	
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61	
3.	Extraordinary items)  Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61	
4.	Net Profit / (Loss) for the period after tax (after Exceptional	287.23	412.73	216.71	975.80	
5.	and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional	284.19	369.25	226.96	963.20	
6.	and/or Extraordinary items) Paid up Equity Share Capital	189.43	189.43	157.32	189.43	
7.	(face value of Rs. 2/- per share) Reserves excluding Revaluation Reserves	-	-	-	21850.13	
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)					
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67	
$\Box$	M.	1		10	-	

## 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting

held on August 13, 2025. These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"

3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India.

4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the guarter, as there are no transactions to report. 5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated

under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards. 6.The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of

EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is or

the increased capital during the period 3. Corresponding figures of the previous guarter have been regrouped and reclassified to make the same comparable with the current

period figures, wherever considered necessary

PLACE: Gametha, Vadodra DATED:18.08.2025



For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

JUPITER INFOMEDIA LIMITED Corporate Identification Number: L22200MH2005PLC152387 Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India; Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com

Recommendations of the Committee of Independent Directors (IDC') of M/s Jupiter Infomedia Limited ('Target Company') in relation to

the Open Offer ('Offer') made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively referred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations'). Date Wednesday, August 13, 2025

the ball of the second						
Name of the Target Company	Jupiter Infomedia Limited					
Details of the Offer pertaining to the Target Company	Open offer being made by the Acquirers for acquisition of up to 26,05,200 Offer Shares, representing 26,00% of the Voting Share Capital of the Target Company, at a price of ₹52,00/-per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13,54,70,400,00/- payable in cash.					
Names of the Acquirers and Persons	M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2)					
Acting in Concert with the Acquirers	For the purpose Regulation 2 ( is related to A Company, is Acquirers for SEBI (SAST)	For the purpose of this Offer no person is acting in concert with the Acquirers. While, in Regulation 2 (1) (q) (2) of the SEBI (SAST) Regulations, Mr. Gopalkumar Bhikhafal Bald is related to Acquirer 2 through marital relationship and is a public shareholder of the Company, is a Deemed PAC. However, such Deemed PAC is not acting in concert Acquirers for the purposes of this Offer, within the meaning of Regulation 2 (1) (q) (SEBI (SAST) Regulations.				
Name of the Manager to the offer	Swaraj Shares and Securities Private Limited					
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation			
Independent Directors (IDC)	1,	Mr. Jay Ishwarlal Desai	Chairman			
	2.	Mr. Anilkumar Mohanlal Agrawal	Member			
	3.	Ms. Bhumika Vipulkumar Ranpura	Member			
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any	2. IDC Memb					
Trading in the Equity Shares/other securities of the Target Company by IDC Members		IDC Members have confirmed that they have not traded in the Equity Shares of the Target Company from the date of the Public Announcement till the date of this Recommendations.				
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.	None of the IDC Members hold any contract, nor have any direct or indirect relationship with the Acquirers, their promoters, directors, and shareholders, in their personal capacities.					
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members have confirmed that they have not traded in the equity shares of the Corporate Acquirer.					
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Based on the review of the Offer Documents issued by the Manager to the Offer on behalf of the Acquirer, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST) Regulations.  The shareholders may independently evaluate the Offer, the market performance of the Equity Shares, and take an informed decision in the best of their interests: Further, the Public Shareholders, should independently review the Letter of Offer dated Friday, August 08, 2025, including the risk factors described therein before taking any decision in relation to this Offer.					
Summary of reasons for the recommendation	IDC Members making the re a) The Public b) Corriger ('Corriger c) Detailed F published daily) (All Daily) (Mud) Draft Lette the provisi e) The Letter 2025 ('Let The Offer Pric Based on the	have taken into consideration and reviewed the fol- commendation: Announcement dated Wednesday, April 09, 2025 dum to the Public Announcement dated Wednesday and the Public Announcement') Public Statement dated Saturday, April 19, 2025, in on behalf of the Acquirers on Monday, April 21, 202 Editions), Jansatta (Hindi daily) (All Editions), and filmbai Edition) ("Detailed Public Statement"); or of Offer dated Monday, April 28, 2025, filed and surplines of Regulation 16 (1) of the SEBI (SAST) Regulation of Offer along with Form of Acceptance and Form State of Offer); the is in terms of Regulation 8(2) of the SEBI (SAST) review of the aforesaid Offer Documents, the IDC is in line with the parameters prescribed by SEBI interview.	lowing Offer Documents for  (Public Announcement');  ednesday, April 16, 2025  in connection with this Offer,  5, Financial Express (English  Mumbai Lakshadeep (Marathi  bmitted with SEBI pursuant to  stions ('Draft Letter of Offer');  SH-4 dated Friday, August 08,  Members are of the view that			
Disclosure of Voting Pattern		nendations have been unanimously approved by the	The state of the s			
Details of Independent Advisors, if any	None:	White and the second the minute of spiroves of the	O 10-0 HIGHIOGIA			
Any other matter to be highlighted	None					
	1 1 30 0 M (C O C O C O C O C O C O C O C O C O C					

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025.

Place: Mumbai

Date: Wednesday, August 13, 2025

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors

M/s Jupiter Infomedia Limited

Mr. Jay Ishwarlal Desai Chairman of the IDC

(DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174

Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-4047350 SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a

special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5<sup>th</sup> Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390, , 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

Kurian Zacharias Company Secretary and Compliance Officer

Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED

CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 Extract of the unaudited Financial Results for the quarter ended 30 June, 2025 Rs in lakhs except EPS

	Particulars				Ended
		30.06.2025 unaudited	31.03.2025 audited	30.06.2024 unaudited	31.03.2025 audited
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68
4	Net profit for the period after tax ( after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898
7	Other Equity				6624.6
8	Earnings per share(Rs. 10/- each) a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92

Place : Bangalore

Date: 13 August 2025

.The above is an extract of the detailed format of unaudited financial results for the quarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

> For and on behalf of the Board of Directors Alpine Housing Development Corporation limited Sd SAKabeer Chairman and Managing Director DIN 01664782

### UNIVASTU INDIA LIMITED

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar,

Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198, Email: info@univastu.com, Website: www.univastu.com Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025



Pradeep Kisan Khandagale

Managing Director

Year Ended

(Rs in Lakhs except per equity share data) Standalone Consolidated Sr. Quarter Ended Year Ended Quarter Ended Year Ended **Particulars** No. 31.03.2025 30.06.2025 30.06.2024 31.03.2025 30.06.2025 31.03.2025 30.06.2024 31.03.2025 (Unaudited) (Audited) (Audited) (Unaudited) (Audited) (Unaudited) (Unaudited) (Audited) Total Income from operations 2,688.77 3,243.21 1,867.56 10300.55 2,958.04 4,040.15 2,821.57 17,202.98 Net Profit/(Loss) for the period (before Tax. 314.60 372.49 176.16 1280.61 599.65 680.95 341.82 2,348.45 Exceptional and/or Extraordinary items) 314.60 372.49 176.16 1280.61 599.65 341.82 2,348.45 680.95 Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax 268.67 271.18 147.06 400.80 1,551.28 1036.23 421.73 244.49 (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period 268.67 400.80 147.06 1030.36 415.86 244.49 1.545.41 [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital 11.99.55.900 11.99.55.900 | 11.99.55.900 11,99,55,900 11,99,55,900 11.99,55,900 11,99,55,900 11,99,55,900 Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -2.24 2.26 1.24 2.18 2.39 1.45 8.78 8.64 2.24 2.26 1.24 8.64 2.18 2.39 1.45 8.78 2. Diluted

### Notes:

1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the guarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com. 2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on

12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company. For Univastu India Limited

Place : Pune Date: 12.08.2025



Scan this QR Code

to view the above

# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road, Thiru Vi Ka Industrial Estate, Guindy, Chennai – 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

Quarter Ended

			dual to Lindon		rear Ender
S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02
12	Earnings per share (of INR 10 each) (Refer note e)				
	- Basic	4.70	7.09	4.98	22.44
	- Diluted	4.66	7.04	4.94	22.25
13	Capital Redemption Reserve	-	#8	5	
14	Debenture Redemption Reserve (Refer note f)		28		
15	Debt Service Coverage Ratio (Refer note g)		-	-	3
16	Interest Service Coverage Ratio (Refer note g)			_	

## Notes:

Place: Chennai

(a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.

(b) The financial results for the guarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).

(c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the guarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

(d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).

(e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.

(f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014. (g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no

disclosure has been made.

(h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

> For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited)

Date: 13.08.2025 epaper.financialexpress.com

CHENNAI/KOCHI

**FINANCIAL EXPRESS** 



## **BF UTILITIES LIMITED**

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30" June, 2025	Management of the Colonial Col	Year Ended 31" March, 2025
No.	ACT BETTY THE HOUSE CONTROL	(Unaudited)	(Unaudited)	(Audited)
1 2	Total Income from operations Net Profit / (Loss) for the period (before tax and exceptional	576.57	545,37	1,858.36
25	items) Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
~	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
7	Earning Per Share (Not Annualised for Quarters)			WEARSON.
	Basic:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com.

Place: Pune Date : 13 August, 2025

Whole-Time Director **HIM TEKNOFORGE LIMITED** 

For BF Utilities Limited

B S Mitkari

DIN: 03632549

CIN: L29130HP1971PLC000904 Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India

Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Rs. in Lacs) Except EPS

$\vdash$		(RS. III Lacs) Except EPS							
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)				
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61				
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61				
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287.23	412.73	216.71	975.80				
5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369.25	226.96	963.20				
6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43				
7.	Reserves excluding Revaluation Reserves	-	-	-	21850.13				
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)								
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67				
No	tos	200	6	Altr.	100				

## 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting

- held on August 13, 2025. These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"
- 3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India.
- 4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the quarter, as there are
- 5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards.
- 6.The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of 7. EPS for the guarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is on
- the increased capital during the period
- 3. Corresponding figures of the previous guarter have been regrouped and reclassified to make the same comparable with the current period figures, wherever considered necessary

PLACE: Gametha, Vadodra

DATED:18.08.2025

no transactions to report.



For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

## JUPITER INFOMEDIA LIMITED

Corporate Identification Number: L22200MH2005PLC152387

Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India; Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com Recommendations of the Committee of Independent Directors ("IDC") of M/s Jupiter Infomedia Limited ("Target Company") in relation to

the Open Offer ("Offer") made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively referred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial

Acquisition of Shares and Takeovers) Re	gulations, 2011 a	nd Subsequent Amendments thereto ('SEBI (	SAST) Regulations').			
Date	Wednesday, A	ugust 13, 2025				
Name of the Target Company	Jupiter Infome	Jupiter Infomedia Limited				
Details of the Offer pertaining to the Target Company	representing 2 per Offer Sha	Open offer being made by the Acquirers for acquisition of up to 26,05,200 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at a price of ₹52.00/-per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13,54,70,400.00/- payable in cash.				
Names of the Acquirers and Persons	M/s Arix Capit	al Limited (Acquirer 1) and Mrs. Kajal Gopal Bald	ha (Acquirer 2)			
Acting in Concert with the Acquirers	Regulation 2 (1) (q) (2) of the SEBI (SAST) Regulations, Mr. Gopalkumar Bhikhalal Bal is related to Acquirer 2 through marital relationship and is a public shareholder of the Company, is a Deemed PAC. However, such Deemed PAC is not acting in concern Acquirers for the purposes of this Offer, within the meaning of Regulation 2 (1) (q) SEBI (SAST) Regulations.					
Name of the Manager to the offer	Swaraj Shares	and Securities Private Limited				
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation			
Independent Directors (IDC)	1,	Mr. Jay Ishwarlal Desai	Chairman			
	2.	Mr. Anilkumar Mohanlal Agrawal	Member			
	3.	Ms. Bhumika Vipulkumar Ranpura	Member			
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any	TOTAL TOTAL PROPERTY CONTRACTOR IN	embers are Independent Directors on the Board of ers have not entered into any other contract or h inpany.	[1007] - CONTROL OF THE CONTROL OF			
Trading in the Equity Shares/other securities of the Target Company by IDC Members	IDC Members have confirmed that they have not traded in the Equity Shares of the Target Company from the date of the Public Announcement till the date of this Recommendations.					
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.		C Members hold any contract, nor have any director promoters, directors, and shareholders, in their				
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members Acquirer.	have confirmed that they have not traded in the	equity shares of the Corporate			
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Based on the review of the Offer Documents issued by the Manager to the Offer on behalf of the Acquirer, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST) Regulations.  The shareholders may independently evaluate the Offer, the market performance of the Equity Shares, and take an informed decision in the best of their interests. Further, the Public Shareholders, should independently review the Letter of Offer dated Friday, August 08, 2025, including the risk factors described therein before taking any decision in solution to the Offer.					
Summary of reasons for the recommendation	including the risk factors described therein before taking any decision in relation to this Offer.  IDC Members have taken into consideration and reviewed the following Offer Documents for making the recommendation:  a) The Public Announcement dated Wednesday, April 09, 2025 ('Public Announcement');  b) Corrigendum to the Public Announcement dated Wednesday, April 16, 2025 ('Corrigendum to the Public Announcement')  c) Detailed Public Statement dated Saturday, April 19, 2025, in connection with this Offer, published on behalf of the Acquirers on Monday, April 21, 2025, Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions), and Mumbai Lakshadeep (Marathi					

Any other matter to be highlighted None Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025.

Disclosure of Voting Pattern

Place: Mumbai

Details of Independent Advisors, if any

Date: Wednesday, August 13, 2025

2025 ('Letter of Offer'):

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information equired to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors

Daily) (Mumbai Edition) ('Detailed Public Statement');

 d) Draft Letter of Offer dated Monday, April 28, 2025, filed and submitted with SEBI pursuant to the provisions of Regulation 16 (1) of the SEBI (SAST) Regulations ("Draft Letter of Offer");

e) The Letter of Offer along with Form of Acceptance and Form SH-4 dated Friday, August 08,

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

The Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Regulations.

These recommendations have been unanimously approved by the IDC Members

M/s Jupiter Infomedia Limited

Mr. Jay Ishwarlal Desai Chairman of the IDC (DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174

Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-4047350

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a

special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5<sup>th</sup> Floor, 1 Club House road, Chennai 600 002 , Tel 044 - 28460390, , 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

Kurian Zacharias

Company Secretary and Compliance Officer

Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA

WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 Extract of the unaudited Financial Results for the quarter ended 30 June, 2025 Rs in lakhs except EPS Quarter ended Particulars 30.06.2025 31.03.2025 30.06.2024 31.03.2025

		unaudited	audited	unaudited	audited
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68
4	Net profit for the period after tax ( after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898
7	Other Equity				6624.6
8	Earnings per share(Rs. 10/- each) a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92

Place : Bangalore

Date: 13 August 2025

.The above is an extract of the detailed format of unaudited financial results for the quarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

> For and on behalf of the Board of Directors Alpine Housing Development Corporation limited Sd SAKabeer Chairman and Managing Director DIN 01664782

### UNIVASTU INDIA LIMITED

Email: info@univastu.com, Website: www.univastu.com

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar, Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198,

2.24



(Rs in Lakhs except per equity share data) Standalone Consolidated Sr. Quarter Ended Year Ended Quarter Ended Year Ended **Particulars** No. 30.06.2025 31.03.2025 30.06.2024 31.03.2025 30.06.2025 31.03.2025 30.06.2024 31.03.2025 (Unaudited) (Audited) (Unaudited) (Audited) (Unaudited) (Audited) (Unaudited) (Audited) Total Income from operations 2,688.77 3,243.21 1,867.56 10300.55 2,958.04 4,040.15 2,821.57 17,202.98 Net Profit/(Loss) for the period (before Tax. 314.60 372.49 176.16 1280.61 599.65 680.95 341.82 2,348.45 Exceptional and/or Extraordinary items) 372.49 176.16 599.65 2,348.45 Net Profit/(Loss) for the period before tax 314.60 1280.61 680.95 341.82 (After Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax 268.67 271.18 147.06 400.80 1036.23 421.73 1,551.28 (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period 400.80 268.67 147.06 1030.36 415.86 244.49 1.545.41 [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital 11.99.55.900 11.99.55.900 11.99.55.900 11.99.55.900 11,99,55,900 11.99.55.900 | 11.99.55.900 | 11,99,55,900 Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -2.24 2.26 1.24 8.64 2.18 2.39 1.45 8.78

Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025

## Notes:

2. Diluted

1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the guarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com.

1.24

8.64

2.18

2.39

2.26

2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on 12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company. For Univastu India Limited

Place: Pune Date: 12.08.2025



Scan this QR Code

to view the above

Pradeep Kisan Khandagale Managing Director

1.45

8.78



# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road, Thiru Vi Ka Industrial Estate, Guindy, Chennai – 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

			Quarter Ended		Year Ended
S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02
12	Earnings per share (of INR 10 each) (Refer note e)				
	- Basic	4.70	7.09	4.98	22.44
	- Diluted	4.66	7.04	4.94	22.25
13	Capital Redemption Reserve		53		-
14	Debenture Redemption Reserve (Refer note f)		8		-
15	Debt Service Coverage Ratio (Refer note g)		-		2
16	Interest Service Coverage Ratio (Refer note g)		48		

## Notes:

Place: Chennai

- (a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.
- (b) The financial results for the guarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).
- (c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the quarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

- (d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).
- (e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.
- (f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014. (g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no
- disclosure has been made.
- (h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited)

Date: 13.08.2025 epaper.financialexpress.com

New Delhi

Quarter ended year

FINANCIAL EXPRESS



## **BF UTILITIES LIMITED**

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30" June, 2025	Quarter Ended 30" June, 2024	Year Ended 31" March, 2025
No.	15 TE 20 STATE TO STA	(Unaudited)	(Unaudited)	(Audited)
1 2	Total Income from operations Net Profit / (Loss) for the period (before tax and exceptional	576.57	545.37	1,858.36
196	items) Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
7	Earning Per Share (Not Annualised for Quarters)	AND THE		10200374
	Basio:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com

Place: Pune Date : 13 August, 2025

B S Mitkari Whole-Time Director DIN: 03632549

For BF Utilities Limited

### **HIM TEKNOFORGE LIMITED** CIN: L29130HP1971PLC000904

Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Rs. in Lacs) Except EPS

$\vdash$	(No. III Edob) Except E						
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)		
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61		
3.	Extraordinary items)  Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61		
4.	Net Profit / (Loss) for the period after tax (after Exceptional	287.23	412.73	216.71	975.80		
5.	and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional	284.19	369.25	226.96	963.20		
6.	and/or Extraordinary items) Paid up Equity Share Capital	189.43	189.43	157.32	189.43		
7.	(face value of Rs. 2/- per share) Reserves excluding Revaluation Reserves	-	-	-	21850.13		
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)						
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67		
$\Box$	M.	1		10	-		

## 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting

held on August 13, 2025. These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"

3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India.

4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the guarter, as there are no transactions to report. 5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated

under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards. 6.The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of

EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is or

the increased capital during the period 3. Corresponding figures of the previous guarter have been regrouped and reclassified to make the same comparable with the current

period figures, wherever considered necessary

PLACE: Gametha, Vadodra DATED:18.08.2025



For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

JUPITER INFOMEDIA LIMITED Corporate Identification Number: L22200MH2005PLC152387 Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India; Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com

Recommendations of the Committee of Independent Directors (IDC') of M/s Jupiter Infomedia Limited ('Target Company') in relation to

the Open Offer ('Offer') made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively referred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations'). Date Wednesday, August 13, 2025

the ball of the second						
Name of the Target Company	Jupiter Infomedia Limited					
Details of the Offer pertaining to the Target Company	Open offer being made by the Acquirers for acquisition of up to 26,05,200 Offer Shares, representing 26,00% of the Voting Share Capital of the Target Company, at a price of ₹52,00/-per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13,54,70,400,00/- payable in cash.					
Names of the Acquirers and Persons	M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2)					
Acting in Concert with the Acquirers	For the purpose Regulation 2 ( is related to A Company, is Acquirers for SEBI (SAST)	For the purpose of this Offer no person is acting in concert with the Acquirers. While, in Regulation 2 (1) (q) (2) of the SEBI (SAST) Regulations, Mr. Gopalkumar Bhikhafal Bald is related to Acquirer 2 through marital relationship and is a public shareholder of the Company, is a Deemed PAC. However, such Deemed PAC is not acting in concert Acquirers for the purposes of this Offer, within the meaning of Regulation 2 (1) (q) (SEBI (SAST) Regulations.				
Name of the Manager to the offer	Swaraj Shares and Securities Private Limited					
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation			
Independent Directors (IDC)	1,	Mr. Jay Ishwarlal Desai	Chairman			
	2.	Mr. Anilkumar Mohanlal Agrawal	Member			
	3.	Ms. Bhumika Vipulkumar Ranpura	Member			
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any	2. IDC Memb					
Trading in the Equity Shares/other securities of the Target Company by IDC Members		IDC Members have confirmed that they have not traded in the Equity Shares of the Target Company from the date of the Public Announcement till the date of this Recommendations.				
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.	None of the IDC Members hold any contract, nor have any direct or indirect relationship with the Acquirers, their promoters, directors, and shareholders, in their personal capacities.					
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members have confirmed that they have not traded in the equity shares of the Corporate Acquirer.					
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Based on the review of the Offer Documents issued by the Manager to the Offer on behalf of the Acquirer, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST) Regulations.  The shareholders may independently evaluate the Offer, the market performance of the Equity Shares, and take an informed decision in the best of their interests: Further, the Public Shareholders, should independently review the Letter of Offer dated Friday, August 08, 2025, including the risk factors described therein before taking any decision in relation to this Offer.					
Summary of reasons for the recommendation	IDC Members making the re a) The Public b) Corriger ('Corriger c) Detailed F published daily) (All Daily) (Mud) Draft Lette the provisi e) The Letter 2025 ('Let The Offer Pric Based on the	have taken into consideration and reviewed the fol- commendation: Announcement dated Wednesday, April 09, 2025 dum to the Public Announcement dated Wednesday and the Public Announcement') Public Statement dated Saturday, April 19, 2025, in on behalf of the Acquirers on Monday, April 21, 202 Editions), Jansatta (Hindi daily) (All Editions), and filmbai Edition) ("Detailed Public Statement"); or of Offer dated Monday, April 28, 2025, filed and surplines of Regulation 16 (1) of the SEBI (SAST) Regulation of Offer along with Form of Acceptance and Form State of Offer); the is in terms of Regulation 8(2) of the SEBI (SAST) review of the aforesaid Offer Documents, the IDC is in line with the parameters prescribed by SEBI interview.	lowing Offer Documents for  (Public Announcement');  ednesday, April 16, 2025  in connection with this Offer,  5, Financial Express (English  Mumbai Lakshadeep (Marathi  bmitted with SEBI pursuant to  stions ('Draft Letter of Offer');  SH-4 dated Friday, August 08,  Members are of the view that			
Disclosure of Voting Pattern		nendations have been unanimously approved by the	The state of the s			
Details of Independent Advisors, if any	None:	White and the second the minute of spiroves of the	O 10-0 HIGHIOGIA			
Any other matter to be highlighted	None					
	1 1 30 0 M (C O C O C O C O C O C O C O C O C O C					

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025.

Place: Mumbai

Date: Wednesday, August 13, 2025

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors

M/s Jupiter Infomedia Limited

Mr. Jay Ishwarlal Desai Chairman of the IDC

(DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174

Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-4047350 SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a

special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5<sup>th</sup> Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390, , 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

Kurian Zacharias Company Secretary and Compliance Officer

Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED

CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 Extract of the unaudited Financial Results for the quarter ended 30 June, 2025 Rs in lakhs except EPS

	Particulars				Ended
		30.06.2025 unaudited	31.03.2025 audited	30.06.2024 unaudited	31.03.2025 audited
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68
4	Net profit for the period after tax ( after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898
7	Other Equity				6624.6
8	Earnings per share(Rs. 10/- each) a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92

Place : Bangalore

Date: 13 August 2025

.The above is an extract of the detailed format of unaudited financial results for the quarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

> For and on behalf of the Board of Directors Alpine Housing Development Corporation limited Sd SAKabeer Chairman and Managing Director DIN 01664782

### UNIVASTU INDIA LIMITED

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar,

Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198, Email: info@univastu.com, Website: www.univastu.com Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025



Pradeep Kisan Khandagale

Managing Director

Year Ended

(Rs in Lakhs except per equity share data) Standalone Consolidated Sr. Quarter Ended Year Ended Quarter Ended Year Ended **Particulars** No. 31.03.2025 30.06.2025 30.06.2024 31.03.2025 30.06.2025 31.03.2025 30.06.2024 31.03.2025 (Unaudited) (Audited) (Audited) (Unaudited) (Audited) (Unaudited) (Unaudited) (Audited) Total Income from operations 2,688.77 3,243.21 1,867.56 10300.55 2,958.04 4,040.15 2,821.57 17,202.98 Net Profit/(Loss) for the period (before Tax. 314.60 372.49 176.16 1280.61 599.65 680.95 341.82 2,348.45 Exceptional and/or Extraordinary items) 314.60 372.49 176.16 1280.61 599.65 341.82 2,348.45 680.95 Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax 268.67 271.18 147.06 400.80 1,551.28 1036.23 421.73 244.49 (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period 268.67 400.80 147.06 1030.36 415.86 244.49 1.545.41 [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital 11.99.55.900 11.99.55.900 | 11.99.55.900 11,99,55,900 11,99,55,900 11.99,55,900 11,99,55,900 11,99,55,900 Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -2.24 2.26 1.24 2.18 2.39 1.45 8.78 8.64 2.24 2.26 1.24 8.64 2.18 2.39 1.45 8.78 2. Diluted

### Notes:

1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the guarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com. 2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on

12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company. For Univastu India Limited

Place : Pune Date: 12.08.2025



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to view the above

# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road, Thiru Vi Ka Industrial Estate, Guindy, Chennai – 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

Quarter Ended

			Tour Ended		
S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02
12	Earnings per share (of INR 10 each) (Refer note e)				
	- Basic	4.70	7.09	4.98	22.44
	- Diluted	4.66	7.04	4.94	22.25
13	Capital Redemption Reserve	-	#8	5	
14	Debenture Redemption Reserve (Refer note f)		28		
15	Debt Service Coverage Ratio (Refer note g)		-	-	3
16	Interest Service Coverage Ratio (Refer note g)			_	

## Notes:

Place: Chennai

(a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.

(b) The financial results for the guarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).

(c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the guarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

(d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).

(e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.

(f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014. (g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no

disclosure has been made.

(h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

> For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited)

Date: 13.08.2025 epaper.financialexpress.com

CHENNAI/KOCHI

**FINANCIAL EXPRESS** 



## BF UTILITIES LIMITED

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30" June, 2025	Sea Service Control of the Control o	Year Ended 31" March, 2025
No.	Recent 2014/16	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations	576.57	545.37	1,858.36
31559	Net Profit / (Loss) for the period (before tax and exceptional items)  Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
520	items)	929.05	1,944.42	2,150.35
4	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
6	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
	Earning Per Share (Not Annualised for Quarters)	7.5 10000000000000	1004000 5001000	(1.000)
CU	Basic:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com.

Place: Pune Date : 13 August, 2025

B S Mitkari Whole-Time Director DIN: 03632549

For BF Utilities Limited

(₹ in Lakhs

HIM TEKNOFORGE LIMITED CIN: L29130HP1971PLC000904

Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Do in Loca) Except EDS

_	(Rs. in Lacs) Except E									
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)					
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61					
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378.56	380.89	332.37	1290.61					
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287.23	412.73	216.71	975.80					
5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369.25	226.96	963.20					
6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43					
7.	Reserves excluding Revaluation Reserves	-	-	-	21850.13					
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)									
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67					
No.	Notes:-									

## 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting

- held on August 13, 2025 . These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"
- 3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India.
- 4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the quarter, as there are no transactions to report.

5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated

under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will

- be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards. 6. The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of
- 7. EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is on
- the increased capital during the period. 8. Corresponding figures of the previous quarter have been regrouped and reclassified to make the same comparable with the current period figures, wherever considered necessary.

DATED:18.08.2025

PLACE: Gametha, Vadodra



JUPITER INFOMEDIA LIMITED

For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

Corporate Identification Number: L22200MH2005PLC152387 Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India;

Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com

Recommendations of the Committee of Independent Directors ("IDC") of M/s Jupiter Infomedia Limited ("Target Company") in relation to the Open Offer ('Offer') made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively referred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations').

Date	Wednesday, A	ugust 13, 2025					
Name of the Target Company	Jupiter Infomedia Limited						
Details of the Offer pertaining to the Target Company	representing 2 per Offer Sha	Open offer being made by the Acquirers for acquisition of up to 26.05,200 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at a price of ₹52.00/-per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13.54,70,400.00/- payable in cash.					
Names of the Acquirers and Persons Acting in Concert with the Acquirers	For the purpos Regulation 2 ( is related to A Company, is a	al Limited (Acquirer 1) and Mrs. Kajal Gopal Baldh te of this Offer no person is acting in concert with th 1) (q) (2) of the SEBI (SAST) Regulations, Mr. Gopa cquirer 2 through marital relationship and is a pu a Deemed PAC, However, such Deemed PAC is the purposes of this Offer, within the meaning of a Regulations.	ne Acquirers, While, in terms of alkumar Bhikhalal Baldha, who blic shareholder of the Target not acting in concert with the				
Name of the Manager to the offer	Swaraj Shares	and Securities Private Limited					
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation				
Independent Directors (IDC)	1.	Mr. Jay Ishwarlal Desai	Chairman				
	2	Mr. Anilkumar Mohanlal Agrawal	Member				
	3.	Ms. Bhumika Vipulkumar Ranpura	Member				
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any		embers are Independent Directors on the Board of ers have not entered into any other contract or have expany.					
Trading in the Equity Shares/other securities of the Target Company by IDC Members		have confirmed that they have not traded in the Ed the date of the Public Announcement till the date					
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.		C Members hold any contract, nor have any direct ir promoters, directors, and shareholders, in their p					
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members Acquirer.	have confirmed that they have not traded in the ed	quity shares of the Corporate				
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Acquirer, IDC (SAST) Regul The sharehold Shares, and I Shareholders,	eview of the Offer Documents issued by the Manag Members believe that the Offer is fair and reasonal ations. Hers may independently evaluate the Offer, the mar take an informed decision in the best of their is should independently review the Letter of Offer disk factors described therein before taking any dec	ble and in line with the SEBI rket performance of the Equity nterests. Further, the Public lated Friday, August 08, 2025,				
Summary of reasons for the recommendation	making the rec a) The Public b) Corrigenc ('Corrigenc c) Detailed P published o daily) (All I Daily) (Mu d) Draft Lette the provision e) The Letter	have taken into consideration and reviewed the forcemmendation: Announcement dated Wednesday, April 09, 2025 from to the Public Announcement dated Wildum to the Public Announcement') Public Statement dated Saturday, April 19, 2025, on behalf of the Acquirers on Monday, April 21, 2025, on behalf of the Acquirers on Monday, April 21, 2025, and Editions), Jansatta (Hindi daily) (All Editions), and imbai Edition) ("Detailed Public Statement"); or of Offer dated Monday, April 28, 2025, filed and surprise of Regulation 16 (1) of the SEBI (SAST) Regulation of Offer along with Form of Acceptance and Formatter of Offer');	('Public Announcement'); ednesday, April 16, 2025 in connection with this Offer, 25, Financial Express (English Mumbal Lakshadeep (Marathi ubmitted with SEBI pursuant to ations ('Draft Letter of Offer');				

Any other matter to be highlighted None Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025.

Disclosure of Voting Pattern

Place: Mumbai

Details of Independent Advisors, if any

Date: Wednesday, August 13, 2025

To the best of our knowledge and belief, after making the proper enguiry, the information contained in or accompanying this statement is, in all naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Independent Directors

The Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Regulations.

These recommendations have been unanimously approved by the IDC Members

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

M/s Jupiter Infomedia Limited

Mr. Jay Ishwarlal Desai Chairman of the IDC (DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off: 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA

WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a

special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only in demat mode.

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5th Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390, , 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

> For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

Kurian Zacharias Company Secretary and Compliance Officer

Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500

			1 to III lak	ils except Li 3	
SIN	Particulars		arter ended	year Ended	
		30.06.2025 unaudited	31.03.2025 audited	30.06.2024 unaudited	31.03.2025 audited
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68
4	Net profit for the period after tax (after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898
7	Other Equity				6624.6
8	Earnings per share(Rs. 10/- each)  a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92

Extract of the unaudited Financial Results for the quarter ended 30 June, 2025

NOTES .The above is an extract of the detailed format of unaudited financial results for the guarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulrements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

> For and on behalf of the Board of Directors Alpine Housing Development Corporation limited SAKabeer Chairman and Managing Director DIN 01664782

## UNIVASTU INDIA LIMITED

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198,



Email: info@univastu.com, Website: www.univastu.com Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025

Place: Bangalore

Date: 13 August 2025

		Standalone			(Rs in Lakhs except per equity share dat Consolidated				
Sr.	Particulars	Quarter Ended		Year Ended		Quarter Ended	Li Y	Year Ended	
No.		30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from operations	2,688.77	3,243.21	1,867.56	10300.55	2,958.04	4,040.15	2,821.57	17,202.98
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.4
3.	Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.4
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	268.67	271.18	147.06	1036.23	400.80	421.73	244.49	1,551.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	268.67	265.31	147.06	1030,36	400,80	415.86	244.49	1,545.4
6	Equity Share Capital	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -								
	1. Basic:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78
	2. Diluted:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78

### Notes:

- 1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com. 2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on
- 12th August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company. For Univastu India Limited

Place : Pune Date: 12.08.2025



Scan this QR Code

to view the above

Pradeep Kisan Khandagale Managing Director

Year Ended



# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road, Thiru Vi Ka Industrial Estate, Guindy, Chennai - 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

Quarter Ended

38 S.Y.	프로그리트 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그		rear Ended		
S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02
12	Earnings per share (of INR 10 each) (Refer note e)				
	- Basic	4.70	7.09	4.98	22.44
	- Diluted	4.66	7.04	4.94	22.25
13	Capital Redemption Reserve	1	£:	×	
14	Debenture Redemption Reserve (Refer note f)				8
15	Debt Service Coverage Ratio (Refer note g)			50	
16	Interest Service Coverage Ratio (Refer note g)	29		=	<u> </u>

## Notes:

- (a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.
- (b) The financial results for the guarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).
- (c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the guarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

- (d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).
- (e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.
- (f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014.
- (g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no disclosure has been made.
- (h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited) Sd/-D. Arulmany

Date: 13.08.2025

Place: Chennai

epaper.financialexpress.com

Managing Director and Chief Executive Officer

Kolkata

Rs in lakhs except EPS

FINANCIAL EXPRESS



## BF UTILITIES LIMITED

Regd. Off.: Mundhwa, Pune Cantonment, Pune-411036 CIN: L40108PN2000PLC015323 Tel: 91 7719004777 Email: secretarial@bfutilities.com Website: www.bfutilities.com

Extract of Statement of Unaudited Standalone Financial Results for the Quarter ended 30 June, 2025

Sr.	Particulars	Quarter Ended 30 <sup>th</sup> June, 2025		Year Ended 31" March, 2025
No.	2002 SEN 2014 MARC	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations	576.57	545.37	1,858.36
31559	Net Profit / (Loss) for the period (before tax and exceptional items)  Net Profit / (Loss) for the period before tax (after exceptional	929.05	1,944.42	2,150.35
3-01	items)	929.05	1,944.42	2,150,35
ORGANIA PROPERTY.	Net Profit / (Loss) for the period after tax	642.12	1,750.15	1,598.32
	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	642.23	1,752.88	1,599.96
10000	Equity Share Capital (of Rs. 5/- each)	1,883.38	1,883.38	1,883.38
150-11	Earning Per Share (Not Annualised for Quarters)	224888000000	11-14-240-12-012-0	A. W. G. C. C. C. C.
00	Basic:	1.70	4.65	4.24
	Diluted:	1.70	4.65	4.24

Note: The above is an extract of the detailed format of Quarterly Unaudited Financial Results filed with the Stock Exchanges under Regulations 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on www.nseindia.com, www.bseindia.com and on the Company website www.bfutilities.com.

Place: Pune Date : 13 August, 2025

B S Mitkari Whole-Time Director DIN: 03632549

For BF Utilities Limited

HIM TEKNOFORGE LIMITED CIN: L29130HP1971PLC000904

Regd office: Village Billanvali Baddi - 173205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.net Website: www.Himteknoforge.com

**UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30.06.2025** (Re in Lace) Except EDS

_	(Rs. in Lacs) Except E									
S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)					
1. 2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61					
3.		378.56	380.89	332.37	1290.61					
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287.23	412.73	216.71	975.80					
5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369.25	226.96	963.20					
6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43					
7.		-	-	-	21850.13					
8.	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)									
	Basic: Diluted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67					
No	Notes:-									

## 1. The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorsat their meeting

- held on August 13, 2025 . These Financial Results for the Quarter Ended June 30,2025 are available on the Bombay Stock Exchange Website-www.bseindia.com and on the Company's Website www.himteknoforge.com. 2. The company is engaged in a single business segment "Manufacturing of Auto Components"
- 3. The financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS), in pursuance to the provisions of section 133 of the Companies Act, 2013 and other accounting principles generally accepted in India.
- 4. M/s Himforge Rings LLP, a subsidiary of the Company, has not commenced any operations or business activities during the quarter No financial transactions were recorded in the LLP, and neither the Company nor any other partners have made any capital contributions since its inception. Accordingly, no consolidated financial statements have been prepared for the quarter, as there are no transactions to report.

5. During the quarter, the Company entered into a Joint Venture Agreement with M/s Borghi Assali S.r.l., a company incorporated

under the laws of Italy, and Mr. Piercelestino Pecorari, an Italian citizen. Pursuant to the agreement, a new joint venture company will

- be incorporated. Upon incorporation and subsequent capital contribution by the Company, the joint venture entity will be classified as an Associate of the Company in accordance with the applicable accounting standards. 6. The unutilised amount received against Convertible Warrants has been temporarily parked in cash credit account with the Banks of
- . EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is on
- the increased capital during the period. 8. Corresponding figures of the previous quarter have been regrouped and reclassified to make the same comparable with the current
- period figures, wherever considered necessary.

PLACE: Gametha, Vadodra

DATED:18.08.2025



For and On behalf of Board of Directors Rajiv Aggarwal **Jt. Managing Director** DIN No. 00094198

Corporate Identification Number: L22200MH2005PLC152387 Registered Office: 336, Laxmiplaza, Laxmi Indestate, New Link Road, Andheri West, Mumbai - 400053, Maharashtra, India;

Contact Number: +91-22-61979000/+91-22-26341691/92/93;

Email Address: jupiter@jimtrade.com/ admin@jupiterinfomedia.com; Website: www.jupiterinfomedia.com

JUPITER INFOMEDIA LIMITED

Recommendations of the Committee of Independent Directors ("IDC") of M/s Jupiter Infomedia Limited ("Target Company") in relation to the Open Offer ('Offer') made by M/s Arix Capital Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha (Acquirer 2), (hereinafter collectively referred to as 'Acquirers'), to the Public Shareholders of the Target Company under the provisions of Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ('SEBI (SAST) Regulations').

Date	Wednesday, A	ugust 13, 2025					
Name of the Target Company	Jupiter Infome	Jupiter Infomedia Limited					
Details of the Offer pertaining to the Target Company	representing 2 per Offer Sha	Open offer being made by the Acquirers for acquisition of up to 26.05,200 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at a price of ₹52.00/ per Offer Share, payable in cash, assuming full acceptance aggregating to a maximum consideration of ₹13,54,70,400.00/- payable in cash.					
Names of the Acquirers and Persons Acting in Concert with the Acquirers	For the purpos Regulation 2 ( is related to A Company, is a	al Limited (Acquirer 1) and Mrs. Kajal Gopal Baldha e of this Offer no person is acting in concert with the () (q) (2) of the SEBI (SAST) Regulations, Mr. Gopal cquirer 2 through marital relationship and is a put of Deemed PAC, However, such Deemed PAC is a the purposes of this Offer, within the meaning of F Regulations.	e Acquirers, While, in terms of lkumar Bhikhalal Baldha, who olic shareholder of the Targe not acting in concert with the				
Name of the Manager to the offer	Swaraj Shares	and Securities Private Limited					
Members of the Committee of	Sr. No.	Name of the Independent Directors	Designation				
Independent Directors (IDC)	1.	Mr. Jay Ishwarlal Desai	Chairman				
	2	Mr. Anilkumar Mohanlal Agrawal	Member				
	3.	Ms. Bhumika Vipulkumar Ranpura	Member				
IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any		mbers are Independent Directors on the Board of t ers have not entered into any other contract or hav npany.					
Trading in the Equity Shares/other securities of the Target Company by IDC Members		have confirmed that they have not traded in the Eq the date of the Public Announcement till the date					
IDC Member's relationship with the Acquirers (Director, Equity shares owned, any other contract/ relationship), if any.		C Members hold any contract, nor have any direct or promoters, directors, and shareholders, in their po					
Trading in the equity shares/other securities of the acquirers by IDC Members	IDC Members Acquirer.	have confirmed that they have not traded in the eq	uity shares of the Corporate				
Recommendation on the Open offer, as to whether the offer, is or is not, fair, and reasonable	Acquirer, IDC (SAST) Regulation The sharehold Shares, and the Shareholders,	Based on the review of the Offer Documents issued by the Manager to the Offer on behalf of the Acquirer, IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST) Regulations.  The shareholders may independently evaluate the Offer, the market performance of the Equity Shares, and take an informed decision in the best of their interests. Further, the Public Shareholders, should independently review the Letter of Offer dated Friday, August 08, 2025 including the risk factors described therein before taking any decision in relation to this Offer.					
Summary of reasons for the recommendation	IDC Members have taken into consideration and reviewed the following Offer Documen making the recommendation:  a) The Public Announcement dated Wednesday, April 09, 2025 ('Public Announcement')  Corrigendum to the Public Announcement')  c) Detailed Public Statement dated Saturday, April 19, 2025, in connection with this published on behalf of the Acquirers on Monday, April 21, 2025, Financial Express (I daily) (All Editions), Jansatta (Hindi daily) (All Editions), and Mumbal Lakshadeep (I Daily) (Mumbal Edition) ('Detailed Public Statement');  d) Draft Letter of Offer dated Monday, April 28, 2025, filed and submitted with SEBI purs the provisions of Regulation 16 (1) of the SEBI (SAST) Regulations ('Draft Letter of e). The Letter of Offer along with Form of Acceptance and Form SH-4 dated Friday, Aug.						

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated Friday, August 08, 2025. To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all

naterial respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information

None

Disclosure of Voting Pattern

Place: Mumbai

Details of Independent Advisors, if any

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

Any other matter to be highlighted

Date: Wednesday, August 13, 2025

2025 ('Letter of Offer'):

The Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Regulations

These recommendations have been unanimously approved by the IDC Members

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

> For and on behalf of the Committee of Independent Directors M/s Jupiter Infomedia Limited

Mr. Jay Ishwarlal Desai Chairman of the IDC (DIN: 05265036)



ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA

WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Pursuant to SEBI circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2 2025 a

special window has been opened from July 07 2025 to January06 2026 for the re-lodgement of

Shareholders are informed that the window is only for re-lodgement of transfer deeds that were lodged prior to deadline of April 01, 2019 and rejected/ returned due to deficiency in the documents may be re-lodged through the special window from July 07, 2025 till January 06, 2026. Shareholders are to note that the securities that are re-lodged shall be issued only in demat mode.

The shareholders who lodged securities prior to deadline of April 01, 2019, and wish to avail this facility may contact the RTA M/s CAMEO CORPORATE SERVICES LTD, Subramanian Building, 5th Floor, 1 Club House road, Chennai 600 002, Tel 044 - 28460390, , 40020733 or e-mail investor@cameoindia.com or send an e-mail to contact@alpinehousing.com.

For Alpine Housing Development Corporation Limited on behalf of the Board of Directors

Kurian Zacharias Company Secretary and Compliance Officer



Alpine ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED CIN: L85110KA1992PLC013174 Regd off; 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:+91-80-40473500 Extract of the unaudited Financial Results for the quarter ended 30 June, 2025

SIN	Particulars		Qu	arter ended	year Ended
		30.06.2025 unaudited	31.03.2025 audited	30.06.2024 unaudited	31.03.2025 audited
1	Total Income from Operation(Net)	1732.72	1544.20	1157.40	5919.47
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	51.60	298.58	54.62	626.70
3	Net profit for the period before Tax (after exceptional and extraordinary items)	51.59	290.69	54.51	618.68
4	Net profit for the period after tax ( after Exceptional and extraordinary items)	53.73	233.77	48.90	506.29
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	53.73	233.77	48.90	506.29
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898
7	Other Equity				6624.6
8	Earnings per share(Rs. 10/- each) a) Basic b) Diluted	0.31 0.31	1.35 1.35	0.28 0.28	2.92 2.92

.The above is an extract of the detailed format of unaudited financial results for the guarter ended 30 June 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulrements) Regulations, 2015 The full format of the unaudited financial Results for the quarter ended 30 June 2025 are available on the Company's website  $\underline{www.alpinehousing.com}$  and the Stock exchange website  $\underline{www.bseindia.com}$ 2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act

> For and on behalf of the Board of Directors Alpine Housing Development Corporation limited SAKabeer Chairman and Managing Director DIN 01664782

UNIVASTU INDIA LIMITED

CIN - L45100PN2009PLC133864.

Dateb 13-08-2025

Place Bangalore

Regd. Office: Bungalow No. 36/B, C.T.S. No 994 & 945 (S.No.117 & 118) Madhavbaug, Shivtirth Nagar, Kothrud, Pune, Maharashtra, India, 411038 Tel: 020-25434617, Mobile: 9552586198, Email: info@univastu.com, Website: www.univastu.com



Extract of Unaudited Financial Results for the 1st Quarter Ended on 30.06.2025 (Rs in Lakhs except per equity share data) Consolidated Standalone Quarter Ended Year Ended Quarter Ended Year Ended **Particulars** 

Place: Bangalore

Date: 13 August 2025

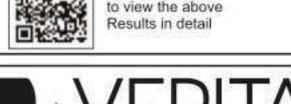
B. R.	raniculais	The state of the s		Providence Division Place Division Pro-					
No.		30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from operations	2,688.77	3,243.21	1,867.56	10300.55	2,958.04	4,040.15		17,202.98
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599,65	680.95	341.82	2,348.45
3	Net Profit/(Loss) for the period before tax (After Exceptional and/or Extraordinary items)	314.60	372.49	176.16	1280.61	599.65	680.95	341.82	2,348.45
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	268.67	271.18	147.06	1036.23	400.80	421.73	244.49	1,551.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	268.67	265.31	147.06	1030,36	400.80	415.86	244.49	1,545.41
6	Equity Share Capital	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900	11,99,55,900
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -								
	1. Basic:	2.24	2.26	1,24	8.64	2.18	2.39	1.45	8.78
	2. Diluted:	2.24	2.26	1.24	8.64	2.18	2.39	1.45	8.78

Notes:

Sr.

- 1 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 and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly Financial Results are available on the websites of the Stock Exchange www.nseindia.com and the website of the Company www.univastu.com.
- 2 The above unaudited financial results have been reviewed and recommended by the Audit Committee and are approved by the Board of Directors in their respective meetings held on 12" August, 2025 and a Limited review of the same has been carried out by the Statutory Auditors of the Company.

Place : Pune Date: 12.08.2025



Scan this QR Code

For Univastu India Limited Pradeep Kisan Khandagale Managing Director

Year Ended



# VERITAS FINANCE LIMITED

(formerly known as Veritas Finance Private Limited)

CIN: U65923TN2015PLC100328, RBI Regn No: N-07.00810

Regd. Office: SKCL Central Square 1, South and North Wing, 7th Floor, Unit C28-C35, CIPET Road, Thiru Vi Ka Industrial Estate, Guindy, Chennai - 600 032. www.veritasfin.in

Statement of Unaudited Financial Results for the Quarter Ended 30 June 2025

(All amounts are in INR lakhs, unless stated otherwise)

Quarter Ended

25.00			Tear Ended		
S.No	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Refer note h)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Total Income from Operations for the period / year	42,990.17	43,411.52	34,028.67	1,55,067.93
2	Net Profit for the period / year (before Tax, Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
3	Net Profit for the period / year before tax (after Exceptional and/or Extraordinary items)	8,154.88	12,047.10	8,718.44	38,832.32
4	Net Profit for the period / year after tax (after Exceptional and/or Extraordinary items)	6,165.05	9,307.10	6,569.24	29,511.16
5	Total Comprehensive Income for the period / Year	6,030.28	9,196.27	6,391.92	29,219.17
6	Paid up Equity Share Capital	13,136.42	13,136.42	12,753.43	13,136.42
7	Reserves (excluding Revaluation Reserve)	2,71,781.02	2,65,181.04	2,27,106.19	2,65,181.04
8	Securities Premium Account	1,71,989.46	1,71,989.46	1,58,147.64	1,71,989.46
9	Net worth (equity and preference share capital + reserve and surplus excluding revaluation reserve)	2,84,917.44	2,78,317.46	2,39,859.62	2,78,317.46
10	Paid up Debt Capital / Outstanding Debt (debt securities + borrowings)	5,60,672.31	5,62,924.20	4,50,979.33	5,62,924.20
11	Debt Equity Ratio (Refer note d)	1.97	2.02	1.88	2.02
12	Earnings per share (of INR 10 each) (Refer note e)				
	- Basic	4.70	7.09	4.98	22.44
	- Diluted	4.66	7.04	4.94	22.25
13	Capital Redemption Reserve	1	20	×	3
14	Debenture Redemption Reserve (Refer note f)	-	-	3.	
15	Debt Service Coverage Ratio (Refer note g)	<u> </u>		5	
16	Interest Service Coverage Ratio (Refer note g)	29	2	-	

Notes:

- (a) Veritas Finance Limited ("the Company") is a company limited by shares domiciled in India and incorporated on 30 April 2015 under the provisions of the Companies Act, 2013 registered with Reserve Bank of India ("RBI") and is classified under middle layer as per scale based regulations issued by RBI to carry on the business of NBFC without accepting public deposits. The debt securities of the Company namely non-convertible debentures are listed on the Bombay Stock Exchange ("BSE") and National Stock Exchange ("NSE"). The Company is engaged in extending credit to micro and small enterprises, typically self-employed businesses and salaried segment for the purpose of their business expansion, working capital, construction of houses, and purchase of used commercial vehicles. Pursuant to conversion into a public company, the Company had changed its name to Veritas Finance Limited with effect from 23 October 2024.
- (b) The financial results for the guarter ended 30 June 2025 are available on the websites of BSE (https://www.bseindia.com), NSE (https://www.nseindia.com) and the Company (https://www.veritasfin.in/announcement-and-results.php).
- (c) These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in accordance with the Indian Accounting Standard ('Ind AS') 34 - "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting standards) Rules, 2015, as amended from time to time, and other accounting principles generally accepted in India and in terms of Regulation 52 of the Securities Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Regulations) Regulations 2015 (as amended). Any application guidance/ clarifications/ directions issued by the Reserve Bank of India are implemented as and when they are issued/become applicable.

The statement of unaudited financial results for the guarter ended 30 June 2025, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on 13 August 2025. This statement of unaudited financial results for the guarter ended 30 June 2025, have been subjected to limited review by the statutory auditors of the Company.

- (d) Debt equity ratio is calculated as ((Debt securities + Borrowings) / Net worth)).
- (e) Basic and diluted earnings per share disclosed for the quarters ended 30 June 2025, 31 March 2025 and 30 June 2024 have not been annualised.
- (f) Debenture redemption reserve is not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies (Share Capital and Debenture) Rules, 2014.
- (g) Debt service coverage ratio and Interest service coverage ratio is not applicable for Non-Banking Financial Company (NBFC) and accordingly no disclosure has been made.
- (h) Figures for the quarter ended 31 March 2025, are derived by deducting the reported year to date figures for the period ended 31 December 2024, which were subject to limited review, from audited figures for the year ended 31 March 2025.

For and on behalf of the board of directors of Veritas Finance Limited (formerly known as Veritas Finance Private Limited) Sd/-

> D. Arulmany Managing Director and Chief Executive Officer

Date: 13.08.2025

Place: Chennai

epaper.financialexpress.com

Lucknow

सूर्योदय- ०५:४६ सूर्यास्त- ०७:०७

जनसता | १४ अगस्त, २०२५

### हरियाणा में ग्यारह साल बाद संगठन का गठन

## कांग्रेस ने पिछडा वर्ग पर जताया भरोसा

चंडीगढ, १३ अगस्त (जनसत्ता)।

हरियाणा में एक के बाद एक तीन विधानसभा चुनाव हारने के बाद अब कांग्रेस ने भी गैर-जाट मतदाताओं पर ध्यान केंद्रित कर दिया है। कांग्रेस ने प्रदेश में 11 साल बाद जिला अध्यक्षों की नियुक्ति करते हुए जाति विशेष की छवि को हटाकर भाजपा की तरह पिछड़ा वर्ग पर भी भरोसा जताया है। इसमें अनुसूचित जाति, पंजाबी, बनिया, ब्राह्मण व राजपूत समाज के लोगों को भी रिझाने की कोशिश की है।

त्रमाण के लागा का ना रक्षान का काशरार का है। 32 जिलाध्यक्षों को सूची में महरू एक महिला साहिदा खान को नूंह में जिलाध्यक्ष बनाया है। हालांकि कांग्रेस राजनीति में महिलाओं को 33 फीसव आरक्षण की वकालत करती रही है। पार्टी नेतृत्व ने हरियाणा में जातिगत ही नहीं नेताओं के बीच भी संतुलन बनाने में कोई कसर नहीं छोड़ी है।

, सामान्य जाति की गैर-जाट श्रेणी में पार्टी ने नौ सामान्य जाति को गर-जाट श्रणा में पाटी न नी नेताओं को मौका दिया है। इनमें तीन पंजाबी, दो बनिए और दो राजपृत और दो ही ब्राह्मण शामिल हैं। बजरंग दास गर्ग को हिसार (शहरी), पंकज अग्रवाल को अंबाला शहर, दुष्यंत चौहान को अंबाला (ग्रामीण) व

कुल छह जिलों में जाट नेताओं को मौका कुल छह । गरामा में आट. नताओं का माका जाटलंड के रोहतक व इंग्जिंग में भी गैर-जाट हेट पर वाव खेला है। कुल छड जाट नेताओं को जिलाध्यक्ष बनाया है। पार्टी ने मिवानी। ग्रामीण) में अनिरुद्ध चीहरी, जींद में रिषीपाल सिंह, कुरुक्षेत्र में मेवा सिंह, सोनीपत (ग्रामीण) में रमेश मिलकू तथा सोनीपत (ग्रामीण) में (ग्रामाण) में रेसरा माराफ तथा सानापत (ग्रामाण) में संजीव कुमार दहिया को जिलाध्यक्ष बनाया है। एक जट सिख को मौका मिला है। कुमारी सैलजा के करीबी परविंदर परी को अंबाला छावनी का प्रधान बनाया है।

संजय चौहान को पंचकूला का जिलाध्यक्ष बनाया है पंजाबी कोटे से कमल दीवान को सोनीपत (शहरी) पक्ज डावर को गुरुग्राम (शहरी) तथा पराग गांवा को करनाल (शहरी) की कमान मिली है। वहीं ब्राह्मणों में फरीदाबाद से बलजीत कौशिक और फतेहाबाद में अरविंद शर्मा को प्रधान बनाया है। अन्य पिछडा वर्ग अरायर राना का प्रवान चानाथ है। अन्य निष्ठेड़ घन को साथने के लिए ही कांग्रेस ने जिलांच्यक्षों की सूची में पिछड़ा वर्ग के दस चेहरों को जिलों की कमान दी है। इनमें चार गुर्जर और तीन् युद्ध के अलावा तीन नेता अन्य पिछड़ा वर्ग से आते हैं।

### भिवानी में शिक्षिका की हत्या, धड से अलग मिला सिर

चंडीगढ्, १३ अगस्त (जनसता)।

हरियाणा के भिवानी में स्कूल शिक्षिका की हत्या का मामला सामने आया है। की हत्या का मामला सामने आया है। चुधवार को लोहारू के सिंघानी गांव में नहर के पास खेतों में 19 वर्षीय शिक्षिका का गर्दन कराय हुआ शव मिला। उसका सिर धड़ से अलग मिला है। यह घटना तब सामने आई जब ग्रामीण सुबह खेतों की तरफ गए और उन्होंने शव

देखकर पुलिस को सूचना दी। मृतका की पहचान ढाणी लक्ष्मण गांव की रहने वाली मनीषा के रूप में हुई है, जो पिछले दो

*निजी* प्ले स्कूल में पढ़ाती थी, परिजनों ने शव लेने से किया इनकार, सड़क पर लगाया जाम।

दिनों से लापता थी। लोहारू पुलिस ने शव को कब्जे में लेकर पोस्टमार्टम के लिए भेज दिया और मौके पर फारेंसिक विज्ञान प्रयोगशाला (एफएसएल) के दल को बुलाया। शव के पास मनीषा की जूनी और दुंपट्टा पड़ा था, जबकि घटनास्थेल पर घसीटे जाने के निशान भी मिले।

पुलिस को आशंका है कि हत्या कहीं और की गई और शव को सुनसान जगह

पर लाकर फेंका गया। पुलिस ने हर पहलू से मामले की जांच शुरू कर दी है और हत्या का मुकदमा दर्ज किया गया है।

शव मिलने की सूचना मिलते ही मनीषा के परिजन और गांव के लोग बड़ी संख्या में मौके पर पहुंच गए। घटना से गुस्साए लोगों ने सिंघानी गांव के बस अडडे पर सडक पर जाम लगा दिया और नारेबाजी की। परिजनों ने शव लेने से इनकार करते हुए निष्पक्ष जांच और आरोपियों की तत्काल गिरफ्तारी की मांग की। परिजनों का कहना है कि जब तक आरोपियों को गिरफ्तार नहीं किया जाता, तब तक वे शब को नहीं उठाएंगे।

### कैथल में सड़क दर्घटना. आप विधायक राजिंदरपाल कौर छीना घायल

चंडीगढ्, १३ अगस्त (ब्यूरो)।

लुधियाना दक्षिण से आप की विधायक राजिंदरपाल कौर छीना बुधवार तड़के हरियाणा के कैथल जिले में एक वाहन के डिवाइडर से

क अवस्ता जान से घायल हो गई। पुलिस ने बताया कि यह दुर्घटना खरक पांडवा टोल के पास उस समय हुई जब वह दिल्ली से लौट रही थीं। हादसे में छीना के चेहरे पर चोटें आई हैं। उन्हें प्राथमिक उपचार के बाद लुधियाना 'रेफर' कर दिया गया है।

### नेशनल फर्टिलाइज़र्स लिमिटेड

ई—आवेदन रिवर्ग सं. एनएफएल/एकटीजी-डी/ईओआई/पीडीआर/2025/01 विभिन्न राज्यों में आर्मुर्ति और विप्णन हेतु पोटाश डिराइट्स मीडीआर) यूनिटों से प्राप्त पोटाश के के हम्मैन मेरिकान्मार्था से अमोदा आमीडीश किए जाते हैं। अदिक जानकारी https://etenders.gov.inleprosurvilago (e-limbering) एवं www.nationalfertilizers.com (Homogoog) देवें | ई-निविद्या त्या, 2025\_MFL, 244486] है | विदिश्य जमा करने की अधीन विदिश्य जन्मनीक निविद्या स्टानके खुलने की विधि 03.09.2025 को 15,30 बजे/ 04.09.2025 को 1,5,30 बजे हैं | इस निविद्या से संस्थीत कोई भी शुद्धियन केयर हम्मती वेक्साइटो वर प्रकारित किया जगरणा | स्थम महाप्रबंधक (विध्यम—डोमेसिटक)

### भगवान श्रीकृष्ण की शिक्षाओं का सार जीवन में अपनाना है : जया

पंचळूला, १३ अगस्त (जनसत्ता) **।** 

हंसराज पब्लिक स्कूल, संक्टर-छह में भगवान श्रीकृष्ण जन्माष्टमी का पर्व भक्तिभाव के साथ मनाया गया। विद्यार्थियों ने मनमोहक प्रस्तुतियों से पूरे वातावरण को भिक्तमय बना दिया। इस अवसर पर विद्यालय की प्रधानाचार्या जया भारद्वाज ने विद्यार्थियों को कहा कि भगवान विद्यायया का कहा कि मगवान श्रीकृष्ण की शिक्षाओं का सार जीवन में सत्य, करुणा और उद्देश्यपूर्ण आचरण को अपनाना है। जन्माष्टमी का यह पर्व हमें अपने मूल्यों पर चिंतन करने और उन्हें अपने जीवन में उतारने की प्रेरणा देता है।

प्ररणा दता है। कार्यक्रम की शुरुआत प्रातः सभा के साथ हुई, जहां छात्रों ने भजनों से सभी को मंत्रमुग्ध कर दिया। इसके बाद, एक ज्ञानवर्धक



सत्र का आयोजन किया गया जिसमें भगवान श्रीकृष्ण के जीवन, उनकी शिक्षाओं पर प्रकाश

विद्यार्थियों ने पास के एक मंदिर जाकर भगवान के दर्शन किए और वहां के भक्तिमय माहौल का अनुभव किया। नन्हे-मुन्ने बच्चे राधा और कृष्ण की वेशभूषा में सजे-धजे मंच पर उतरे और अपने मनमोहक नृत्य से सबका मन मोह लिया। उत्सव का मुख्य आकर्षण वही हांडी प्रतियोगिता रही, जिसमें विद्यार्थियों ने भरपर जोश और टीम भावना का प्रदर्शन किया।

## के प्रोटीन्स लिमिटेड

इह.			समाप्त तिमादी		
सं.	विवरण	30.06.2025 ( अनंकेश्वर)	31.03.2025 (अनंकेहिला)		31.03.2025 aidafter
1	प्रचालमें से कुल आय	11494.60	13720.41	3733.30	26770.60
2	अवधि के लिए शुद्ध लाभ/(हानि) (कर, सामान्व और/वा असाधारण मदों से पूर्व)	470.51	391.51	333.71	1145.10
3	कर के पूर्व अवधि के लिए शुद्ध लाभ/(हानि) (सामान्य और/या असाधारण मर्वों के बाद)		391.51	333.71	1145.10
4	कर के बाद अवधि के लिए शुद्ध लाभ/(हानि) (सामान्य और/वा असाधारण मर्वों के बाद)		279.61	248.13	839.74
5	अविश्व के लिए कुल व्यापक आव [अविश्व (कर के बाद) के लिए लाभ/(हानि) तथा अन्य व्यापक आव (कर के बाद) को शामिल करके]		278.48	248.13	838.61
6	इक्किटी शेवर पूंजी (शेवर का ऑकित मूल्य 1/- रू. प्रति)	3753.72	3753.72	3753.72	3753.72
7	अन्य इविवादी (आर्गश्रेत)			(4)	3192.86
8	प्रति प्रोवर आव (प्रस्थेक 1/- रु.) (जारी और बंद परिवालन के लिए) 1. मूल:	0.09	0.07	0.07	0.22

मिति को गई। विशेष कुछ को के संभावन कर रहे हैं, के बस्पति रिल्ड्ड देन के विशेषों के कावसाव में मार्ग हुई है, इसीला अधिक को काव मुख्य करने के लिए जब में आवासक है, मित्रक में के आवास के पूर्वमां मुख्य करने कर के स्थाप के पूर्व अध्याप करने स्थाप के स्थाप

### तीसरी बार फेरबदल अब विज बनाए गए यमुनानगर में स्वतंत्रता समारोह के मुख्य अतिथि

चंडीगढ़, 13 अगस्त (जनसत्ता)**।** 

हरियाणा सरकार ने स्वतंत्रता दिवस के अवसर पर आयोजित होने वाले कार्यक्रमों में मुख्य अतिथि की ्रर ्रायंक्रमों म अतिथि सूची



आताय का सूची में तीसरी बार बदलाव किया है। बुधवार को दोबारा मुख्य अतिथियों की सूची में परिवहन मंत्री अनिल विज को अलग से जिला आर्बोटित करके यमुनानगर का मुख्य अतिथि बनाया गया है।

### एण्ड शिंध बैंक (भ्रात सरकार का एक अपक्रम)

(बाराकारक्यर पर एक प्रथम)

संप्रेसी अधितम्स की सारा 13(3) के अंतर्गत मुक्ता
सिक्यल, दिसीच आलिस के सारी में क्षिति हैं कि स्वर्ण अधितम्स की सारा 13(3) के अंतर्गत मुक्ता
सिक्यल, दिसीच आलिस के सारी में कि स्वर्ण की स्वर्ण की सिक्यल की सारा 13(3) के अंतर्गत अपको सिक्यल की स्वर्ण की स्वर्ण

1211	नामका जानामच करन का विभिन्न समात हा जाएगा।								
क्र. भारता उपारकर्ता/भारंटर/ सं. बंधककर्ता का ग्राम		अवल संपालशंपातवा का प्रवस्थ	इटेडेड रीडेप्डन सूचना दिनांक	की तिथि	बकाया राष्ट्रि	आरक्षित कीमत			
1.	शास्ता : जिहाल शिंह वाला	(क) संपत्ति/आवासीय भूखंड, माप ओके 5एम, 11 के	11.08.2025	13.07.2020	जीईसीएल सोन 70,40,590.74 रुपये	事) 示. 8,61,000/-			
वाप	ओ घोलिया कलां, बाधा	18एम का 5/238 हिस्सा, खारा संख्या 27/9/11(0- 11/1(7-12) 28//15/2(3-6), खेवट संख्या 842, वर्ष जमावदी, ग्राम इंडियाया सी. तहसील बरनाला, जिला ब	7 2008-09 和	01.07.2020 7	मा 2,01,69,958/- रुपय आर उस पर । ब्याज औरलागत एवं अन्य शुल्क सहित।	ख) र.11,88,000/-			
वाल	ा, जिला। मोगा, साझेदार: 1,	जमाबदा, ग्राम हाड्याया मा, तहमाल बरनाला, जिला ब टाइटल डीड संख्या 862 दिनांक 04.06.2015, सुश्री अं (ख) दकान (सब्जी फल वृथ), माप 30'-4.5" x 10' या	ज बाला पत्नी थी।	राजीव कमार के प	क्ष में पंजीकृत, उप-पंजीयक कार्यालय बरनाल 11. नई अनाज मंडी. पत्तों रणसीन रोड. निह	ा में पंजीकृत। ाल सिंह वाला में			

ाथ भारत ने पह पर माना (श) इसार (स्वार पर पूर), साथ 30-45 % (0) वर्गी 33.38 में पर, लार्ट संबर 21.1 हुं है अंतर संहै, वर्गा उन्होंने हिन्दा संबर स्थान की साम ने वह रिक्त में होता कि हिन्दा संबर्ध कर की साम ने वह रिक्त में होता कि साम ने वह रिक्त में होता के साथ की स्थान के स्थान के साम ने कि साम

### ब्रूक्स लेबोरेटरीज लिमिटेड CIN:L24232HP2002PLC000267 पंजीकृत कार्याल्य: गांव किंग्जपुर, गांवाफ़ गेंड, बसे, विला सीन्त (हेप्र.) - 174101 ई-मेल: investors@brookslabs.net, थेबसाइट: www.brookslabs.net Brooks को समाप्त तिमाही के लिए अलेखापरीक्षित विलीय परिणामों का सार (लाख रु. में) कंसोलिडेटिड . स्टेंडएलोन 30 जून-25 31 मार्च-25 30 जून-24 31 मार्च-2 अनेकेक्षित अंकेक्षित अनेकेक्षित अंकेक्षित 30 जून-25 31 मार्च-25 30 जून-24 31 मार्च-25 अनेकेक्षित अंकेक्षित अनेकेक्षित अंकेक्षित 2,572.89 2,393.73 1,800.22 8,343.99 2,572.89 2,393.73 1,800.22 8,343.99 प्रगालना ५ कुल जाग ( सक्त) स्वान्त्रमा गोर्तिकीयसँ से अराधि के लिए सुद्ध लाग/(डानि) (स्वस्योगी, कर, विज्ञेष तथा/ असाधारण मदीं के लाग/(डानि) के शोराने से पूरी) कर से मुग्ने अमधि के लिए सुद्ध लाभ/(डानि) (सहनोगी, मिलेष तथा/ असाधारण मदीं के लाभ/(डानि) 265.06 154.77 (21.23) 322.76 265.06 151.23 (21.23) 319.22 154.77 (21.23) 322.76 958.48 (128.26) (241.34) (979.16) 137.23 305.22 958.48 (241.34) (996.70) (21.23) (145.80) ः - अवधि के लिए कुल व्यापक आय [अवधि के लिए (कर के बाट)लाभ/(ब्रामि) 265.06 135.40 (21.23) 303.39 958.48 (147.63) (241.34) (998.53) कर के चाद) को शामिल करके] किनटी शेयर पूंजी (अंकित मुल्य 10/– नर्मृल्यांकन आरक्षितों के अतिरिक्त आ 2,945.72 2,945.72 2,624.67 2,945.72 8,561.25 2,945.72 2,945.72 2,624.67 2,945.72 - 6,864.71 तुनर्मूल्यांकन आरक्षितों के आंतारक्त आराश्रत आय प्रति शेयर (१०/– रु. प्रति का) (यार्विक नहीं

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कन्द्रवयान कंपनी लिमिटेड, र्राज्ञ कार्यालयः एडलवाइस हाउस, सीएसटी गेड, कलिना, मुंबई 400038 और सन्ताइस हाउस, विकास लेन, क्रोतिनकेरी किलेन, एमएसआर्कीए क्षेत्र, क्रलिना, सैटाक्रज पूर्व, मुंबई-400038 किसोक्ष नीटिस

ECLIS MILECT प्रियमिक के प्रतिभृतिकारण और पुनर्वमी किया हिन अधिनियम, 2002 (अधिनियम), प्रियमिक के प्रतिभृतिकारण और पुनर्वमी हिन अधिनियम, 2002 (अधिनियम), की आप । १६५२) के तहत मुख्या , त्रियमिक के किया के प्रतिभित्त के प्रतिभत्त के प्रतिभित्त के प्रतिभित्त के प्रतिभित्त के प्रतिभत्त के प्रतिभित्त के प्रतिभित्त के प्रतिभत्त के प्रतिभ

उधारकर्ताओं /सह-उधारकर्ताओ/बंधककर्ताओ	एनपीए की	13(2)	सकाया राशि/
	विधि	की तिथि	देय गर्जि
. नैयां बढ़ार हेवियुक्त (विरामीत कर्या के प्रतिक के प्राप्त में, एक्टवर्ग)। में वर्गातित हैं र अविच्छा अपन्त कर पान क्ष्म के प्रतिक के प्रतिक हैं प्रतिक है प्रतिक हैं प्रतिक है प्रतिक हैं प्रतिक	श कर रहे हैं: ( ना नगर, हरिया रिंतोनी, जगाधरी 4, वासुदेश करि	ए) श्रीमती रेन् मा =135001। १, बमुना नगर, तोनी, जगधरी, सुदेव कॉलोनी,	15,88,465.81 (रुपए पन्द्रह लाख अठासी हजार चार सी पैंसट रुपए तथा इक्यासी पैसे मात्र) और साथ ही क्याज/लागत/कोई अन्य शल्क

हर को नामें आदि में कहा अपने कारण के प्रति के प

परोठ नाम याने उपास्कर्ता और उनके गारंटों और रंपककर्ताओं को हुस नेंदिस के प्रकारन को रागीख से 60 दिनों के भीतर कासवा गाँग का भुगतान करने के लिए क बता है, अन्यत्रा सरकेसी अधिनित्तम, 2002 को वारा 13 उप–वारा (4) के तहत 60 दिनों को समात्रि के बाद आरे कदम उठार जाएँगे।

केनरा बैंक Canara Bank 📣

पेहोवा शाखाः कथल रोड, पेहोवा जिला कुरूक्षेत्र-136128 (हरियाणा)

सिंडिकेट Syndicate ई-मेलः cb19678@canarabank.com

	कर्जवार/गारंटर के नाम	संपत्ति का विवरण/प्रभावित होने वाली प्रतिभृतित संपत्ति का पता	डिमांड नोटिस की तिथि	एनपीए की तिथि	डिमांड नोटिस के अनुसार गांग		
		अनुसूची-ए: (उभारकर्ता द्वारा प्राप्त ऋण सूचिधा/सूचिधाओं का विवरण] क्रम संख्या 1: ऋण संख्या 160001363620, नामः		11.08.2025	17,86,099.29 रूपये तथा साथ में अतिरिक्त		
	यमुनानगर, हरियाणा - 135133, इसके अलायाः प्लॉट 179, अल्प्स	सजनी चर्ना, ऋष की प्रकृति/सीमाः आवास विक्त, स्वीकृति तिथि अनुसूची-ची। [सुरक्षा परिसंपत्तिवो का विवरण] क्रम संस्	: 13.01.2023, राशिः या 1: अचलः आवारं	रीव संपत्ति में प्लॉट	जागत।		
	येदांत, गांव बसड़ी, सेक्टर 28 और 29, करनाल, हरियाणा- 132116 सेक्टर 28 और 29, करनाल, हरियाणा- 132116						

## HIM TEKNOFORGE LIMITED (Regd office: Village Billanvill Badd- 172205, Dist: Solan (HP) India Ph. No. +91(1795)654026, Email: gujarat.gears@gmail.com/cs@gagl.n Website: www.Himteknoforge.com

TABLES FOR THE QUARTER ENDED ON 30.08.2025
(Rs. in Lass) Except EPS

L	_	(Na in caca) Except Et 0						
	S. No.	Particulars	Quarter ended on 30.06.2025 (Unaudited)	Quarter ended on 31.03.2025 (Audited)	Quarter ended on 30.06.2024 (Unaudited)	Year ended on 31.03.2025 (Audited)		
	2.	Total income from operations Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	10175.14 378.56	10773.9 380.89	10560.45 332.37	40700.29 1290.61		
	3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	378,56	380.89	332,37	1290.61		
	4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	287,23	412,73	216,71	975,80		
	5.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	284.19	369,25	226,96	963.20		
	6.	Paid up Equity Share Capital (face value of Rs. 2/- per share)	189.43	189.43	157.32	189.43		
	7.	Reserves excluding Revaluation Reserves	-	-	-	21850.13		
	8,	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)						
		Basic: Dijuted:	3.03 3.03	4.93 4.93	2.75 2.75	11.67 11.67		

oles.
The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorist their meeting.
The above unaudited financial results were reviewed by the Audit Committee and approved by the Board of Directorist their meeting between their meeting of the Board of Directorist their meeting between their meeting of the Board of Directorist their meeting of their company is engaged in a single business segment "Manufacturing of Audic Components".
The formanic less law we been prepared in a conductive with the float Accounting Standards (the AS), in pursuance to the provision of section 133 of the Company or any above the Component or any account of the AS), in pursuance to the provision of section 133 of the Company or any other pursuance to the provision of section 133 of the Company or any other pursuance to the provision of section 133 of the Company or any other pursuance to the provision of section 133 of the Company or any other pursuance to the provision of section 133 of the Company or any other pursuance to the provision of section 133 of the Company or any other pursuance to the provision of section 133 of the Company or any other pursuance to the provision of section 133 of the Company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance to the provision of the company or any other pursuance

The Committee of the Company entered into a Joint Venture Agreement with M/s Borghl Assall S.C.L. a company incorporating in the clauser. The Company entered into a Joint Venture Agreement with M/s Borghl Assall S.C.L. a company incorporating red subsection Percent entering the Company of the leave of Islay and Mr. Fincredistrian Percentage of Committee of Islay and Mr. Fincredistrian Percentage of Islay and Mr. Fincredistrian Percentage of Committee of Islay and Mr. Fincredistrian Percentage of Islay and Mr. Fincredistrian Percentage

company.

EPS for the quarter ended June 30,2025 is not comparable with that of the corresponding period of previous year as the same is of the increased capital during the period.

Corresponding figures of the previous quarter have been regrouped and reclassified to make the same comparable with the currenpend fundance, there we considered necessary.



Rajiv Aggan Jt. Managing Director DIN No. 00094198