

January 20, 2023

**BSE Limited** 

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai - 400 001

**Scrip Code: 542760** 

**National Stock Exchange of India Limited** 

Exchange Plaza

Bandra Kurla Complex

Bandra (East), Mumbai – 400 051

Symbol: SWSOLAR

Sub.: Newspaper Publication on the Unaudited Standalone and Consolidated Financial results ("Unaudited Financial Results") of Sterling and Wilson Renewable Energy Limited ("the Company") for the quarter and nine months ended December 31, 2022

Ref.: Regulation 30 read with Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations")

Dear Sir/ Madam.

Pursuant to the Regulation 30 read with Regulation 47 of the SEBI Listing Regulations, please find enclosed herewith the Newspaper Publication on the Unaudited Financial Results of the Company for the quarter and nine months ended December 31, 2022.

Request you to take the same on records.

Yours faithfully,

For Sterling and Wilson Renewable Energy Limited

Jagannadha Rao Ch. V. Company Secretary and Compliance Officer

Encl: As above

### **FINANCIAL EXPRESS**

Treebo achieves

**AGGREGATOR** 

Ebitda breakeven

# B Capital closes third growth fund series with \$2.1 billion

**SALMAN SH** Bengaluru, January 19

B CAPITAL, A global multistage investment firm with investments in India, the US and other Asian markets, on Thursday announced the close of its third venture growth fund and related companion funds ("Growth Fund III"), with an aggregate capital commitments of \$2.1 billion. Together, these funds position B Capital to leverage the firm's growth investing capabilities across the globe, with an emphasis on the US and Asia, the fund said in a statement.

Founded in 2015, B Capital leverages an integrated team across nine locations in the US and Asia, as well as a strategic partnership with BCG, to provide the value-added support entrepreneurs need to scale fast and efficiently, and to expand into new markets.

The multi-stage fund alreadymanages \$6.3 billion in ass-

CIN: U74120MH2011PLC219930

360 ONE PORTFOLIO MANAGERS LIMITED

(Formerly known as IIFL Wealth Portfolio Managers Limited)

Maharashtra, India. | Tel: (91-22) 4876 5600 | Fax: (91-22) 4646 4706



■ To focus on global growth investments, primarily in enterprise, fintech & healthcare tech

■ Multi-stage fund already manages \$6.3 billion in AUM across multiple funds

■ In India, it has led investments into startups like Meesho, MoEngage, BlackBuck, Bizongo and Byju's

ets under management across multiple funds, the firm focuses on seed to late-stage venture growth investments, primarily in the enterprise, financial technology and healthcare sectors. The fund is led by Howard Morgan, Sheila Patel, Eduardo Saverin and Raj Ganguly.

In India, B Capital has led investments into startups such as social commerce firm Meesho, SaaS platform MoEngage,

Regd. Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel West, Mumbai 400013,

Email id: secretarial@iiflw.com | Website: www.iiflwealth.com/Wealth-Portfolio-Managers/

B2B tech-enabled logistics startup BlackBuck and B2B packaging materials marketplace Bizongo and edtech Byju's.

B Capital's latest fundraise comes at a time when 2023 is expected to be another formidable year for startups even as both global and domestic VCs sit on large amounts of dry powder funds amounting to multiple billion dollars. Although late-stage deal-making is expected to take a huge hit this year, fund managers and partners at domestic VC firms expect 2023 to be a reasonable year for early-stage startups.

"Growth Fund III's portfolio

includes companies that are transforming their respective industries and generating meaningful impact. Our strategic partnership with Boston Consulting Group and strong on-the-ground presence in key geographies enable us to provide our portfolio companies with targeted insights and expert advice. This multifaceted, forward-thinking strategy lays a foundation for consistent portfolio company growth and firm success," said Saverin, co-founder, managing partner at B Capital.

The Growth III Fund series close is the latest milestone for B Capital, which most recently announced the closing of its dedicated early-stage fund Ascent Fund II worth \$250 million in July 2022.

wealth

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## Nick Walker named Cairn Oil & Gas CEO

**RAJAT MISHRA** New Delhi, January 19

appointed the chief executive officer of Vedanta's Cairn Oil & Gas, the country's largest private oil and gas exploration and production company, effective from January 5, 2023. Walker was the president and CEO at Lundin Energy, one of the leading European independent E&P companies. Walker had previously worked with energy majors such as BP, Talisman Energy and Africa Oil.

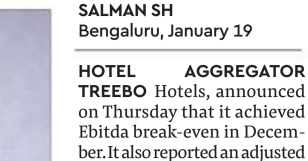
NICK WALKER HAS been

Vedanta, in a stock exchange filing on January 3, giving out production numbers, stated that its oil and gas production during the October-December quarterwas 144,789 barrels per day. According to the release, Walkerwill be leading all aspects of Cairn's strategy, including development of strategic alliances with global partners to fast-track business delivery. He will drive adoption and deployment of best-in-class oil and gas



Walker was CEO at Lundin Energy, one of the leading **European independent E&P** companies

technologies and processes, with focus on innovation and digitalisation, for business transformation. Walker will be the sixth CEO of the company since the Anil Agarwal-led group bought the company from Scottish explorer Cairn Energy, now known as Capricorn Energy, in 2011. Walker joins Cairn Oil & Gas after Prachur Sah quit the firm to join Indus Towers (formerlyBhartiInfratel)asMDand CEO effective January 3, 2023.



expenses) of ₹1.65 crore. The startup also announced that it achieved an annualised revenue run rate (ARR) of \$82 million in the same month representing a 130% y-o-y

million ARR a year ago. "This Ebitda break-even is a defining moment in our journev. We feel like we are graduating from being a startup, which is often thought of as a licence to be perpetually loss-making, to a real business. What makes this milestone truly special is that it comes in the backdrop of the devastating pandemic which brought the entire travel industry to its knees," said Sidharth Gupta, co-founder of Treebo.

Ebitda (adjusted for ESOP

growth compared to the \$36-

Gupta added that the com-



We feel like we are graduating from being a startup to

SIDHARTH GUPTA, **CO-FOUNDER, TREEBO** 

a real business.

pany has consistently operated with "solid" unit economics and has been profitable post all variable and semi-variable expenses for a while now. "That, combined with a culture of strong cost discipline and growing scale, allowed us to hit Ebitda break-even," he said.

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities. Not for release, publication or distribution directly or indirectly, outside India.

#### PUBLIC ANNOUNCEMENT

Initial public offer of equity shares on the main board of the Stock Exchanges (defined below) in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended



(Please scan the QR Code to view the DRHP)



### RASHI PERIPHERALS LIMITED

of incorporation dated March 15, 1989 issued by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Our Company became a deemed public limited company under Section 43A of the Companies Act, 1956 and the word 'private' was deleted with effect from July 1, 1997, and then the Company once again became a private limited company with effect from October 29, 2001. Subsequently, our Company changed its name and was converted into a public limited company pursuant to a special resolution passed in the extraordinary general meeting of our Shareholders held on July 29, 2022 and consequently, a fresh certificate of incorporation dated August 4, 2022 was issued by the RoC to our Company under its present name, Rashi Peripherals Limited. For details of changes in the name and the registered office address of our Company, see 'History and Certain Corporate Matters' on page 249 of the Draft Red Herring Prospectus dated January 18, 2023 ("DRHP"), filed with the Securities and Exchange Board of India ("SEBI") on January 19, 2023.

Corporate Identity Number: U30007MH1989PLC051039 Registered and Corporate Office: Ariisto House, 5" Floor, Corner of Telli Galli, Andheri (E), Mumbai 400 069, Maharashtra, India

Tel: +91 22 6177 1771/72; Contact Person: Hinal Tejas Shah, Company Secretary and Compliance Officer; Website: www.rptechindia.com; E-mail: investors@rptechindia.com

KAPAL SURESH PANSARI, KESHAV KRISHNA KUMAR CHOUDHARY, CHAMAN PANSARI, KRISHNA KUMAR CHOUDHARY (HUF) AND SURESH M PANSARI HUF INITIAL PUBLIC OFFERING OF UP TO [ • ] EQUITY SHARES OF FACE VALUE OF ₹ 5 EACH ("EQUITY SHARES") OF RASHI PERIPHERALS LIMITED (OUR "COMPANY"

PROMOTERS OF OUR COMPANY: KRISHNA KUMAR CHOUDHARY, SURESHKUMAR PANSARI,

OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [+] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ [+] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ 7,500 MILLION (THE "OFFER"). THE OFFER WILL CONSTITUTE [.)% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRIVATE PLACEMENT OF SUCH NUMBER OF SPECIFIED SECURITIES FOR CASH CONSIDERATION AGGREGATING UP TO ₹ 1,500 MILLION, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE - IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, AND

WILL BE COMPLETED PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO THE OFFER COMPLYING WITH RULE 19(2)(B) OF THE SCRR. THE FACE VALUE OF THE EQUITY SHARES IS ₹ 5 EACH. THE OFFER PRICE IS [ • ] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [●], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [●], AND THE [●] EDITION OF THE MARATHI DAILY NEWSPAPER [ • ] ( MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA WHEREIN THE REGISTERED OFFICE OF OUR

COMPANY IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS"). In case of any revision in the Price Band, the Bid/ Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLMs, for reasons

to be recorded in writing, extend the Bid / Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLMs and at the terminals of the Members of the Syndicate, Self-Certified Syndicate Banks ("SCSBs") and by intimation to Designated Intermediaries and Sponsor Bank(s), as applicable. This Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with

Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"), provided that our Company in consultation with the BRLMs may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion") in accordance with SEBI ICDR Regulations. One-third of the Anchor Investor Portion shall be reserved for the domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price in accordance with the SEBI ICDR Regulations. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders, out of which (a) one third of such portion shall be reserved for applicants with an application size of more than ₹ 0.20 million and up to ₹ 1.00 million and (b) two-third of such portion shall be reserved for applicants with an application size of more than ₹ 1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to participate in the Offer by mandatorily utilising the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account and UPI ID in the case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amounts will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of their respective Bid Amounts, Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details,

This public announcement is being made in compliance with of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the SEBI on January 19, 2023

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the websites of SEBI at www.sebi.gov.in, Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and the websites of BRLMs, i.e. JM Financial Limited at www.jmfl.com and ICICI Securities Limited at www.icicisecurities.com. Our Company hereby invites the members of the public to give comments on the DRHP filed with SEBI with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of the Company and the BRLMs at their respective addresses mentioned below. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5 p.m. on the 21st day from the aforesaid date of filing the DRHP

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of our Company and this Offer, including the risks involved. The Equity Shares have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 35 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered, through the RHP, are proposed to be listed on Stock

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 249 of the DRHP. The liability of the members of our Company is limited.

For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see "Capital Structure" on page 96 of the DRHP.

REGISTRAR TO THE OFFER **BOOK RUNNING LEAD MANAGERS** 

JM FINANCIAL **JM Financial Limited** 7<sup>th</sup> Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai – 400 025

see "Offer Procedure" on page 451 of the DRHP.

Maharashtra, India Tel: +91 22 6630 3030 E-mail: rplipo.2022@jmfl.com Investor Grievance E-Mail: grievance.ibd@jmfl.co Website: www.imfl.com Contact person: Prachee Dhuri

SEBI Registration No.: INM000010361

**ICICI** Securities **ICICI Securities Limited** 

ICICI Venture House,

Appasaheb Marathe Marg, Prabhadevi, Mumbai – 400 025 Maharashtra. India **Tel:** +91 22 6807 7100 E-mail: rptech.ipo@icicisecurities.com **Investor Grievance E-Mail:** customercare@icicisecurities.com Website: www.icicisecurities.com

Contact person: Ashik Joisar/Gaurav Mittal SEBI Registration No.: INM000011179

Mumbai 400 083 Maharashtra, India **Tel:** + 91 22 4918 6200 E-mail: rptechindia.ipo@linkintime.co.in **Investor Grievance E-mail:** rptechindia.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan SEBI Registration No.: INR000004058

**LINK** Intime

**Link Intime India Private Limited** 

C-101. 1<sup>st</sup> Floor. 247 Park

L.B.S. Marg, Vikhroli West

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

For RASHI PERIPHERALS LIMITED On behalf of the Board of Directors Hinal Tejas Shah Company Secretary and Compliance Officer

RASHI PERIPHERALS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP with SEBI on January 19, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLMs, i.e. JM Financial Limited at www.jmfl.com and ICICI Securities Limited at www.icicisecurities.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" of the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" beginning on page 35 of the DRHP.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transactions exempt from, or not subject to, the registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States. CONCEPT

3/IV	Statement of Unaudited Financial Results for the Quarter and Nine	Distorths Ended 2	eenabee31,2022	March 31, 2022
1	Total Income from Operations	276.07	380.49	986.01
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	42.83	152.40	166.93
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	42.83	152.40	166.93
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	29.76	114.77	138.06
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	29.95	116.64	139.24
6	Paid up Equity Share Capital	2.49	2.49	2.49
7	Reserves (excluding Revaluation Reserve and Capital redemption reserve)	NA	NA	2,134.90
8	Securities Premium Account	1,996.00	1,996.00	1,996.00
9	Net worth	2,434.87	2,499.86	2,137.40
10	Paid up Debt Capital / Outstanding Debt	2,655.18	-	-
11	Outstanding Redeemable Preference Shares	NA	NA	NA
12	Debt Equity Ratio	1.25	NA	0.43
13	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -			
	1. Basic:	119.29	460.03	553.40
	2. Diluted:	119.29	460.03	553.40
14	Capital Redemption Reserve	NA	NA	NA
15	Debenture Redemption Reserve	NIL	NIL	NIL
16	Total Debts To Total Assets Ratio	0.49	- 1	0.27
17	Debtors Turnover Ratio	0.86	1.39	2.93
18	Net Profit Margin Ratio	10.85	30.66	14.12
19	Debt Service Coverage Ratio	0.03	NIL	0.04
20	Interest Service Coverage Ratio	1.71	7.54	0.32

Statement of Unaudited Financial Results for the Quarter Ended December 31, 2022

**Date:** January 18, 2023

Place: Mumbai

These financial results have been reviewed by the Board of the Company at their meeting held January 18, 2023. The Statutory Auditors have issued limited review report with an unmodified opinion on the financial results for the quarter ended December 31, 2022. 2. These financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards prescribed

under Section 133 of the Companies Act, 2013 read with relevant Rules issued thereunder and other accounting principles generally accepted in India. These financial results have also been prepared in accordance with the requirement of Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 . For the items referred in Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the pertinent disclosures have been made to

the BSE Limited and can be accessed on www.bseindia.com and on the website of the company i.e.www.iiflwealth.com/Wealth-Portfolio-Managers . The above is an extract of the detailed format of Quarterly financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other

Disclosure Requirements) Regulations, 2015. The full format of the quarter & nine months results are available on the websites of the Stock Exchange on www.bseindia.com and on the website of the Company i.e.www.iiflwealth.com/Wealth-Portfolio-Managers

5. Previous year figures have been regrouped/reclassified to make them comparable with those of current year,

FOR 360 ONE PORTFOLIO MANAGERS LIMITED

Himadri Chatterjee Whole Time Director (DIN: 09122104)



### STERLING AND WILSON RENEWABLE ENERGY LIMITED

(formerly known as Sterling and Wilson Solar Limited)

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2022

Sr.		Quarter Ended			Nine Months ended		Year Ended	
No.	Particulars	31.12.2022 (Unaudited)	30.09.2022 (Unaudited)	31.12.2021 (Unaudited)	31.12.2022 (Unaudited)	31.12.2021 (Unaudited)	31.03.2022 (Audited)	
1	Total Income from Operations (Net)	406.96	312.69	1,494.86	1,926.58	4,127.91	5,198.94	
2	Net (Loss) for the period / year (before Tax, Exceptional and/or Extraordinary items)	(95.14)	(308.22)	(416.45)	(761.22)	(786.71)	(910.16)	
3	Net (Loss) for the period / year before tax (after Exceptional and/or Extraordinary items)	(95.14)	(308.22)	(416.45)	(761.22)	(786.71)	(910.16)	
4	Net (Loss) for the period / year after tax (after Exceptional and/or Extraordinary items)	(99.15)	(298.71)	(428.78)	(753.85)	(789.15)	(915.76)	
5	Total Comprehensive (Loss) for the period / year [Comprising (Loss) for the period / year (after tax) and Other Comprehensive Income (after tax)]	(122.19)	(258.15)	(467.06)	(690.49)	(687.79)	(845.60)	
6	Paid - up Equity Share Capital (face value of ₹ 1/- each)	18.97	18.97	18.97	18.97	18.97	18.97	
7	Reserves (excluding Revaluation Reserve)						897.79	
8	Earnings Per Share (of ₹ 1/- each) (for continuing and discontinued operations) -							
	1. Basic (in ₹):	(5.34)	(15.65)	(26.31)	(39.65)	(48.77)	(54.21)	
	2. Diluted (in ₹):	(5.34)	(15.65)	(26.31)	(39.65)	(48.77)	(54.21)	

INFORMATION ON STANDALONE UNAUDITED FINANCIAL RESULTS (₹ in Crore) Sr. Quarter ended Nine Months ended Year ended No. Particulars 31.12.2022 30.09.2022 31.12.2021 31.12.2022 31.12.2021 31.03.2022 (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Audited) Revenue from Operations 292.56 213.98 1,035.49 1,299.86 2,840.86 3,459.58 (Loss) before Tax (42.46)(55.08)(34.88)(199.50)(137.55)(205.42)(Loss) after Tax (44.99)(55.31)(32.27)(204.32)(109.47)(167.52)

Notes:

Place: Mumbai

Date : January 19, 2023

 a) The above financial results, as reviewed and recommended by the Audit Committee at its meeting held on January 19, 2023, have been approved by the Board of Directors at its meeting held on January 19, 2023. The Statutory Auditors of the Company have conducted "Limited Review" of the above financial results of the Company for the quarter and nine months ended December 31, 2022.

b) The above is an extract of the detailed format of the Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results are available on the website of the Stock Exchanges i.e. www.bseindia.com and www.nseindia.com and the Company i.e. www.sterlingandwilsonre.com

For Sterling and Wilson Renewable Energy Limited

Mr. Khurshed Daruvala

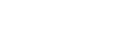
CIN: L74999MH2017PLC292281 Reg. Office: 9th Floor, Universal Majestic, P. L. Lokhande Marg, Chembur (West), Mumbai - 400043, Maharashtra. Tel: (91-22) 25485300 | Fax: (91-22) 25485331 | Email: info@sterlingwilson.com | Website: www.sterlingandwilsonre.com

financialexp.epag

DIN: 00216905

Chairman

(₹ in Crore)



Place: Mumbai

Date : January 19, 2023

ठिकाण: जयपुर

दिनांक: २०-०१-२०२३

आवास फायनान्शियर्स लिमिटेड

(पूर्वी एयू हाऊसिंग फायनान्स लिमिटेड अशी ज्ञात)(सीआयएन: एल६५९२२आरजे२०११पीएलसीओ३४२९७) . आणि कॉर्पो. कार्यालय : २०१-२०२. २ रा मजला, साऊथ एंड स्क्वेअर, मानसरोवर इंडस्ट्रियल एरिया, जयपूर-३०२०२०

याअर्थी निम्नस्वाक्षरीकारांनी **आवास फायनान्शियर्स लिमिटेडचे (पूर्वी ''एयू हाऊसिंग फायनान्स लिमिटेड'' अशी ज्ञात)** प्राधिकृत अधिकारी म्हणून सिक्युरिटायझेशन ॲंण् रिकन्स्ट्रक्शन ऑफ फायनान्शियल ॲसेटस् ऑण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अन्वये आणि सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स २००२ च्या नियम ९ सहवाचत कलम १३(१२) अन्वये प्रदान केलेल्या अधिकारांचा वापर करून सदर सूचना प्राप्त झाल्यापासून ६० दिवसांत संबंधित सूचनेत नमूद केलेली रककम प्रदान करण्यासाठी खालील नमूर कर्जदारांना बोलाविण्याकारेता मागणी सूचना जारी केलेली आहे. कर्जदारांनी सदरह रककम प्रदान करण्यास कसूर केलेली आहे म्हणून निन्नस्वाक्षरीकारांनी खालील नमूद तारखेस सदरह अधिनियमाच्या कलम १३(४) सहवाचता सदरह् नियमावलीच्या नियम ९ अन्वये मला प्रदान केलेल्या अधिकारांचा वापर करून येथील खालील वर्णिलेल्या मिळकतीचा कब्जा घेतत

विशेषत: कर्जदार आणि हमीदार आणि सर्वसामान्य जनतेला याद्वारे सावधान करण्यात येते की, सदरह मिळकतीच्या देवघेवीचा व्यवहार करू नये आणि सदरह मिळकतीच्या देवघेवीच कोणताही व्यवहार हा खालील नमूद रक्कम आणि त्यावरील पुढील व्याज या रकमेकरिता **आवास फायनान्शियर्स लिमिटेडच्या (पूर्वी ''एयू हाऊसिंग फायनान्स लिमिटेड'' अर्श तात)** च्या प्रभाराच्या अधीन राहील

कर्जदाराचे नाव मिलकतीचे वर्णन रामचंदेर रामसुरत बेनबंशी, सौ. राणू रामचंदेर ६ एप्रिल २२ फ्लॅट क्र. १०१. १ला मजला. विंग-बी. हरि रेसिडेन्सी. घर मिळकत क्र. ५५ए आणि ५५बी, विचुंबे, पनवले, जाने २३ रोजीस बेनबंशी (खाते क्र.) एलएनपीईएन०२२१९ रु. १२८५९४०/ एप्रिल २०२२ रोजीप्रमाणे देय | रायगड, महाराष्ट्र मोजमापित ३०० चौ. फू. घेतला.

मागणी सूचना

आणि रक्कम

१७-जाने.-२०२३ आणि

कर्जदार/जामीनदार यांचे मागणी सूचनेची तारीख

नाव

सेक्युरिटायझेशन अँड रिकन्स्टुक्शन ऑफ फायनान्शिअल ॲसेटस् अँड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (सदर ॲक्ट) च्या कलम १३(२) सहवाचता सिक्युरिट इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ (सदर रूल्स) च्या नियम ३ (१) अन्वये. सदर ॲक्टच्या कलम ९३(१२) सहवाचता सदर रूल्सच्या नियम ३ अन्वये प्राप्त अधिकारांचा वाप इस्तर-(ए॰)लास-) हल्यः, ए०ए (सदर रूल) च्या नयन ४) जन्य- सरं, अरुट्यो इति १८) हाश्याचा सरं, रत्यच्या नयन अन्यन्य करून आयआपपफपल होम फायनात्म लि. (आयआपएफएल एचएफएल) (पूर्वी इंडिया इन्फोलाइन हार्किस फायनात्म लि.अशी जात) च्या प्राधिकृत अधिकान्यांनी त्यांना जात्मै केत्त्या संबंधित माणी सूचनेत नमुद केतेली राक्षम चुकती करण्यासाठी कर्त्यसंगांनी व्या मूचना जारी केती होती. वरील संबंधात, प्रदानाच्या तराध्येयति माणी सूचनेच्या तराखेपासून युडील व्याजासह एकवित येथील खालीस्य हे केतील राक्षम सरं, सूचनेच्या प्रसिद्धीपासून ६० दिखसात चुकती करण्यासाठी कर्जदारांना बाढ़ारे पुन्हा एक्टत सूचना देणात वेत आहे. कर्जदार, माणी सूचना तारखेस थकवाकी रक्कम आणि कर्ज स्कोन्य रतफेडीसाठी देऊ केलेले तारण यांचा तपशिल खालीलप्रमाणे:

४१०१०१, महाराष्ट्र, भारत येथे स्थित सर्व्हें क्र. २८३/३+४, राजेंद्रगुरू नगर वरील बांधकामि इ. १२,२४,४५५/- (रूपये निकाळजे श्री चोखर धारकर निकालजे बारा लाख चोवीस हजार चारशे साईनाथ संकुल अपार्टमेंट नावाच्या बिल्डिंगमधील १ल्या मजल्यावरील फ्लॅट क्र. १०२ पंचावन्न मात्र) बिल्टअप क्षेत्र मोजमापित ६९० चौ.फूट आणि चटई क्षेत्र मोजमापित ५०४ चौ.फूट. (प्रॉस्पेक्ट क्र. ९२६७११) त्र वतीलप्रमाणे आयआयप्रफारल एचएफएल ला प्रदान करण्यात सदर कर्जदारांनी कसूर केली तर, आयआयएफएल एचएफएल सर्वस्वी कर्जदारांची जोखीम, खर्च आणि परिणामांवर सदर अधिनियमाच्या कलम १३(४) वरील तारण मत्तांच्या विरोधात कार्यवाही करेल. पुढील तपशिलाकरिता कृपया शाखा कार्यालयात प्राधिकृत अधिकाऱ्यांकडे संपर्क साधावा :- शाखा कार्यालय येथे: द्कान क्र. १०५, १०६, १०७, पहिला मजला, विकास गॅलेक्सी, सानेवाडी, बदलापुर (पूर्व)-

मिलकतीचे सर्व ते भाग आणि विभाग असलेला: गाव नेरळ, तालुका कर्जत, जिल्हा रायगः

THE NEW PIECE GOODS BAZAAR CO. LTD.

(Sheth Mooljee Jaitha Cloth Market)

Reg. Office: 51/53, L.K. Chawl, Ground Floor, Room No.1,2 & 3, 1st Ganeshwadi

Near M. J. Market, Mumbai – 400 002.

NOTICE

NOTICE is hereby given that the details of the given below share certificate name mentioned below table have applied for duplicate Share Certificate in lieu of misplace

Original Share Certificate. The particulars of the names of the Shareholders and the

Any person having any claim or objection with regard to the said shares or lien or agains

the issue of duplicate Share Certificates thereof must inform the undersigned about such

claim or objection/s within 15 days from the date hereof at the address given below failing

which such objection or claim shall be deemed to have been waived and the Company

shall proceed to issue such duplicate share certificate to the above mentioned Applicants

The above mentioned Original Share Certificate shall stand cancelled for all purpose after

Folio No.

4486

distinctive numbers of their respective shareholding are as follows

Tel. No. 2240 2462 / 2241 1890 Email:mjmarket09@yahoo.com

Share

Certificate No

2693 To 2698

1089 To 1094

For The New Piece Goods Bazaar Co. Ltd.

Rameshkumar H. Jain Mahesh J. Shah

Distinctive Nos. No of

26921 To 26970

10881 To 10940

**Directors Office in Charge** 

10258 To 10263 92857 To 92904 48

४२१५०३ किंवा कॉर्पोरेट कार्यालयः आयआयएफएल टॉवर, प्लॉट क्र. १८, उद्योग विहार, फेज-IV. गुरुगाव, हरियाणा. ठिकाणः बदलापुर, दिनांकः २०-०१-२०२३ सही/- प्राधिकृत अधिकारी, आयआयएफएल होम फायनान्स लि. करिता

Sr. Name of the Shareholders

2) Manojkumar Kawedia

1) Uday Kishore Mashruwala

2) Tejas Kishore Mashruwala

ssue of Duplicate Share Certificates.

Dated this 20th Day of January, 2023

1) Parvat Kawedia

### STERLING & WILSON स्टर्लिंग ॲण्ड विल्सन रिन्यूएबल एनंर्जी लिमिटेड

प्राधिकत अधिकारी, आवास फायनान्शियर्स लिमिटेड

				_			(₹ कोटी मध
अनु.			रोजी संपलेली तिमा	-	रोजी संपले	रोजी संपलेले व	
क्र. क्र.	तपशील	३१.१२.२०२२	३०.०९.२०२२	३१.१२.२०२१	३१.१२.२०२२	३१.१२.२०२१	३१.०३.२०२
ж.		(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित
	प्रचलनाद्वारे एकूण उत्पन्न (निव्वळ)	४०६.९६	३१२.६९	१,४९४.८६	१,९२६.५८	४,१२७.९१	५,१९८.९
₹.	कालावधीसाठी/वर्ष निव्वळ (तोटा)	(९५.१४)	(३०८.२२)	(४१६.४५)	(७६१.२२)	(७८६.७१)	(९१०.१६
	(कर, अपवादात्मक आणि/किंवा असाधारण मुद्दे पूर्व)						
3	कालावधीसाठी/वर्ष करपूर्व निव्वळ (तोटा)	(९५.१४)	(३०८.२२)	(४१६.४५)	(७६१.२२)	(७८६.७१)	(९१०.१६
	(अपवादात्मक आणि/किंवा असाधारण मुद्दे पश्चात)						
8	कालावधीसाठी/वर्ष करपश्चात निव्वळ (तोटा)	(९९.१५)	(२९८.७१)	(४२८.७८)	(७५३.८५)	(७८९.१५)	(९१५.७१
	(अपवादात्मक आणि/किंवा असाधारण मुद्दे पश्चात)						
4	कालावधीसाठी/वर्ष एकूण सर्वसमावेशक (तोटा)	(१२२.१९)	(२५८.१५)	(४६७.०६)	(६९०.४९)	(६८७.७९)	(८४५.६०
	(कालावधीसाठी/वर्ष (करपश्चात) (तोटा) आणि इतर						
	सर्वसमावेशक मिळकत (करपश्चात)सह)						
ξ.	भरणा केलेले समभाग भांडवल (प्रत्येकी १ रु. दर्शनी मूल्य)	9८.९७	१८.९७	9८.९७	9८.९७	9८.९७	٩८.९
v.	राखीव (पुनर्मूल्यांकन राखीव वगळून)						८९७.७
۷.	प्रति समभाग मिळकत (प्रत्येकी रु.१/- च्या)						
	(चालू व खंडित कामकाजासाठी) –						
	१. मूलभूत (रुपये मध्ये)	(4.38)	(१५.६५)	(२६.३१)	(३९.६५)	(86.98)	(५४.२९
	२. विरलीकृत (रूपये मध्ये):	(4.38)	(१५.६५)	(२६.३१)	(३९.६५)	(४८.७७)	(५४.२९

							(₹ कोटी मध्ये)
अनु.	तपशील	रोजी संपलेली तिमाही			रोजी संपले	रोजी संपलेले वर्ष	
क्र.		३१.१२.२०२२	३०.०९.२०२२	३१.१२.२०२१	३१.१२.२०२२	३१.१२.२०२१	३१.०३.२०२२
gn.		(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(अलेखापरिक्षित)	(लेखापरिक्षित)
٩.	प्रचलनाद्वारे मिळणारा महसूल	२९२.५६	२१३.९८	9,034.89	१,२९९.८६	२,८४०.८६	३,४५९.५८
₹.	करपूर्व (तोटा)	(४२.४६)	(५५.०८)	(38.८८)	(१९९.५०)	(१३७.५५)	(२०५.४२)
₹.	करपश्चात (तोटा)	(88.99)	(५५.३१)	(३२.२७)	(२०४.३२)	(१०९.४७)	(१६७.५२)
	-						

अ) वरील वित्तीय निष्कर्ष, लेखापरीक्षण समितीने दिनांक १९ जानेवारी २०२३ रोजी पार पडलेल्या त्यांच्या सभेमध्ये पुनर्विलोकित आणि शिफारस केले असून संचालक मंडळाने आपल्या दिनांव १९ जानेवारी २०२३ रोजी पार पडलेल्या सभेमध्ये त्यांना मान्यता दिली आहे. कंपनीच्या सांविधिक लेखापरीक्षकांनी दिनांक ३१ डिसेंबर २०२१ रोजी समाप्त झालेल्या तिमाही व अर्धवर्षाकरिता कंपनीच्या वरील वित्तीय निष्कर्षांचे ''मर्यादित पुनर्विलोकन'' केले आहे.

**बी)** सेबीच्या नियमावली २०१५, (लिस्टिंगच्या जबाबदाऱ्या आणि प्रकटीकरणच्या आवश्यकता) मधील नियम ३३ अंतर्गत स्टॉक एक्सचेंजकडे दाखल करण्यात आलेल्या कंपनीच्या अलेखापरिक्षित वित्तीय निष्कर्षांच्या तपशीलवार स्वरुपाचा वर गोषवारा देण्यात आला आहे. संपूर्ण स्वरुपातील एकत्रित आणि स्वतंत्र अलेखापरिक्षित वित्तीय परिणाम स्टॉक एक्सचेंजेसच्या वेबसाईटसवर म्हणजे www.bseindia.com आणि www.nseindia.com येथे आणि कंपनीच्या वेबसाइटवर www.sterlingandwilsonsolar.com येथे उपलब्ध आहेत.

करिता स्टर्लिंग ॲण्ड विल्सन रिन्यूएबल एनर्जी लिमिटेड स्वाक्षरी / -

**ठिकाण** : मुंबई दिनांक: 19 जानेवारी 2023

खर्शद दारुवाल DIN: 00216905

CIN: L74999MH2017PLC292281

नोंदणीकृत कार्यालय: 9 वा मजला, युनिव्हर्सल मॅजेस्टिक, पी. एल. लोखंडे मार्ग, चेंबूर (पश्चिम), मुंबई-400043, महाराष्ट्र. दूरध्वनी: (91-22)25485300 । फॅक्स: (91-22) 25485331 । ईमेल: info@sterlingwilson.com । वेबसाइट: www.sterlingandwilsonre.com

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#### ३१ डिसेंबर, २०२२ रोजी संपलेल्या तिमाही आणि नऊमाही अखेरच्या लेखापरीक्षित स्वतंत्र आणि अलेखापरीक्षित एकत्रीकृत वित्तीय निष्कर्षांचा उतारा

					स्वतत्र	नऊमाही अखेर १९.१२.२०२२ ३१.१२.२०२१ नेखापरीक्षित" लेखापरीक्षित" २२,४५२.३९ १८,४२८.८९	
	अनु. —	ै। तपशील ।	तिमार्ह	तिमाही अखेर		नऊमाही अखेर	
	क्र.		३१.१२.२०२२ लेखापरीक्षित*	३१.१२.२०२१ लेखापरीक्षित*	३१.१२.२०२२ लेखापरीक्षित*		३१.०३.२०२२ लेखापरीक्षित*
	9	परिचलनातून एकूण उत्पन्न	७,५२१.८२	७,४९१.१३	२२,४५२.३९	१८,४२८.८९	२५,१८८.५१
	ર	कालावधीकरीता निव्वळ नफा (अपवादात्मक गोष्टींपूर्वी)	१,४४२.९८	৭,३६७.४२	३,८३५.५९	२,९९१.६०	४,२४७.८७
	3	कालावधीकरीता करपूर्वीचा निव्वळ नफा	१,४४२.९८	ঀ,३६७.४२	३,८३५.५९	२,९९१.६०	४,१९४.१४
	8	कालावधीकरीता करपश्चात निव्वळ नफा	१,०८५.८८	१,०२०.२६	२,८६६.४५	२,२३४.७५	३,१३४.७१
	4	कालावधीकरीता एकूण व्यापक उत्पन्न	१,१००.६२	९६९.२१	२,९२४.७९	२,१९०.६५	३,०६२.४०
	Ę	भरणा झालेले समभाग भांडवल	९५.९२	९५.९२	९५.९२	९५.९२	९५.९२
		(दर्शनी मूल्य प्रत्येकी ₹१ प्रती भाग)					
	O	ताळेबंद तारखेनुसार पुनर्मूल्यांकन निधी वगळता इतर निधी					9३,२५३.9७
	۷	प्रति समभाग मिळकत (प्रत्येकी ₹१/-)					
		मूलभूत (₹ मध्ये) (*अवार्षिकीकृत)	99.32*	१०.६४*	२९.८९*	२३.३०*	३२.६८
		सौम्यिकृत (₹ मध्ये) (*अवार्षिकीकृत)	99.32*	१०.६४*	२९.८९*	२३.३०*	३२.६८

				(₹ कोटीमध्ये)		
अनु.	तपशाल	तिमाही	तिमाही अखेर		नऊमाही अखेर	
क्र.		३१.१२.२०२२ अलेखापरीक्षित*	३१.१२.२०२१ अलेखापरीक्षित*	३१.१२.२०२२ अलेखापरीक्षित*	३१.१२.२०२१ अलेखापरीक्षित"	३१.०३.२०२२ लेखापरीक्षित*
9	परिचलनातून एकूण उत्पन्न	८,६३६.७४	८,५२७.२४	२५,७०१.२५	२१,२०८.६१	२९,१०१.२८
२	कालावधीकरीता निव्वळ नफा (अपवादात्मक गोष्टींपूर्वी)^	१,४७८.२०	9,३९३.७२	४,००३.१९	२,९९८.५४	8,३०३.४२
3	कालावधीकरीता करपूर्वीचा निव्वळ नफा <sup>^</sup>	१,४७८.२०	৭,३९३.७२	३,९७८.९८	२,९९८.५४	४,१८७.७२
8	कालावधीकरीता करपश्चात निव्वळ नफा	१,०९७.०६	9,0३9.२९	२,९३६.९२	२,२१०.७६	३,०८४.८१
ч	कालावधीकरीता एकूण व्यापक उत्पन्न	१,०६७.३०	९७१.४५	२,९३२.००	२,१४४.७४	२,८५९.१५
Ę	भरणा झालेले समभाग भांडवल	९५.९२	९५.९२	९५.९२	९५.९२	९५.९२
	(दर्शनी मूल्य प्रत्येकी ₹१ प्रती भाग)					
O	ताळेबंद तारखेनुसार पुनर्मूल्यांकन निधी वगळता इतर निधी					9३,७9५.६४
۷	प्रति समभाग मिळकत (प्रत्येकी ₹१/-)					
	मूलभूत (₹ मध्ये) (*अवार्षिकीकृत)	99.98*	90. <b>५</b> ९*	૨ <b>९.</b> ९५*	२२.७३*	३१.५९
	सौम्यिकृत (₹ मध्ये) (*अवार्षिकीकृत)	99.98*	90. <b>५</b> ९*	૨ <b>९.</b> ९५*	२२.७३*	३१.५९

<sup>#</sup>नोट २ चा संदर्भ घ्यावा.

^सहयोगींमधील नफ्यातील वाटा समाविष्ट आहे.

स्थळ : मुंबई

दिनांक : १९ जानेवारी, २०२३

१. वरील उतारा सेबी (लिस्टिंग ऑब्लिगेशन अँड डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंजकडे दाखल केलेल्या स्वतंत्र व एकत्रीकृत वित्तीय निष्कर्षांचे सविस्तर प्रारुप आहे. सविस्तर वित्तीय निष्कर्षांचे आणि या उताऱ्याचे लेखा समितीद्वारा अवलोकन आणि शिफारस करण्यात आले होते आणि कंप्रनीच्या संचालक मंडळाद्वारा १९ जानेवारी, २०२३ रोजी घेण्यात आलेल्या त्यांच्या संबंधित समेत मान्य करण्यात आले होते. स्वतंत्र व एकत्रीकृत वित्तिय निष्कर्षांचा संपूर्ण प्रारुप (https://www.asianpaints.com/more/investors/investors-landing-page.html?q=financial-results) या कंपनीच्या वेबसाईटवर आणि (www.nseindia.com) या नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडच्या वेबसाईटवर आणि (www.bseindia.com) या बीएसई लिमिटेडच्या वेबसाईटवर उपलब्ध आहे.

३१ डिसेंबर, २०२२ आणि ३१ डिसेंबर, २०२१ रोजी संपलेल्या तिमाही आणि नऊमाहीसाठी स्वतंत्र आणि एकत्रित वित्तीय निष्कर्ष लेखापरिक्षकद्वारा अनुकमे लेखापरीक्षण करण्यात आले आहेत आणि मर्यादित पुनरावलोकनास अधिन केले आहेत. लेखापरिक्षकांनी लेखापरीक्षण आणि मर्यादित पुनरावलोकनावर अपरिवर्तित मत व्यक्त केले आहे. दि. ३१ मार्च, २०२२ रोजी संपलेल्या वर्षाकरिता स्वतंत्र आणि एकत्रित वित्तीय निष्कर्षांचे लेखापरिक्षकांद्वारे लेखापरीक्षण करण्यात आले. लेखापरिक्षकांनी लेखापरिक्षीत वित्तीय निष्कर्षांवर अपरिवर्तित मत व्यक्त केले आहे.

संचालक मंडळाकरिता आणि वतीने

Place : Mumbai Date : January 19, 2023

सही / – अमित सिंगल व्यवस्थापकीय संचालक आणि मुख्य कार्यकारी अधिकारी

डीआयएन : ०७२३२५६६

जाहीर सूचना सचना घ्यावी की, आमचे अशील मे. सिद्धीविनायक ''ए'' को-ऑपरेटिव्ह हौसिंग सोसायटी लि., ज्याचा पत्ता येथे बंदर पाखाडी गाव, कांदिवली (प.), मुंबई ४०००६७ यांनी सिद्धिविनायक ए सीएचएसएल अशा ज्ञात सोसायटी बिल्डिंगीच्या ४थ्या मजल्यावरील फ्लॅट क्र. ए-४०३ च्या संदर्भामध्ये सभासदत्व आणि शेअर प्रमाणपत्राच्या हस्तांतरासाठी १) कृपा नंदिश मेहता, २) हिरल प्रमोद मालविया यांच्या कडून अर्ज प्राप्त केला

कोणत्याही व्यक्ती किंवा व्यक्तीला वरील सदर फ्लॅट क्र. ए-४०३ आणि/किंवा परिसर किंवा त्यावरील कोणत्याही भागाच्या संदर्भामध्ये कोणताही दावा किंवा हक जसे की, हक, नामाधिकार, हितसंबंध, वारसाहक, शेअर, विक्री, गहाण, भाडेपट्टा, धारणाधिकार, परवाना, बक्षीस, ताबा किंवा भार असल्यास त्यांनी तसे निम्नस्वाक्षरीकार यांना त्यांच्या तसे दावे जर असल्यास, सर्व पूरक मुळ कागदपत्रासह या सूचनेच्या प्रसिद्धीच्या तारखेपासून १४ दिवसांच्या आत खालील नमूद पत्त्यावर कळविणे आवश्यक आहे, अन्यथा दावे जर असल्यास ते बिनशर्ती आणि अपरिवर्तनियपणे त्यागित आणि परित्यागित आणि समाप्त केल्याचे समजले जातील आणि सदर सभासदत्व आणि शेअर प्रमाणपत्राच्या हस्तांतरणाकरीता संबंधित सोसायटीवर बंधनकारक असणार नाही

२०/०१/२०२३

दीपक पांडे ॲण्ड असो. वकील सी-३४/५१७, गिरिराज सीएचएसएल, सेक्टर ५, चारकोप, कांदिवली (प.), मुंबई-६७.

याद्वारे सूचना देण्यात येते की, श्रीम. अबिगेल जॉर्ज बेंजामिन हे सिद्धार्थ नगर को-ऑपरेटिव्ह हौसिंग सोसायटी लि., ज्याचा पत्ता येथे रूम क्र. १७/१४९, सिद्धार्थ नगर को-ऑपरेटिव्ह हौसिंग सोसायटी लि. गोरेगाव (प.), मुंबई-४००१०४ चे सभासद असून कोणतेही नामनिर्देशन न करता १६.१२.२०२० रोजीस निधन झाले आहे. कै. श्रीम. अबिगेल जॉर्ज बेंजामिन यांचे वारस यांनी त्यांच्या नावामध्ये सदर रूम क्र १७/१४९ साठी च्या संदर्भासह शेअर प्रमाणपत्राच्या हस्तांतराकरीता अर्ज केला

सोसायटी याद्वारे सोसायटीच्या सदर रूम क्र. १७/१४९ मधील मयत सभासदाच्या सदर शेअर्स आणि हितसंबंधाच्या हस्तांतरासाठी कोणतेही इतर वारक किंवा दावेदार/आक्षेपक यांच्याकडन दावे किंवा आक्षेप या सूचनेच्या प्रसिद्धीपासून १० दिवसाच्या कालावधीच्या आत मागवित आहेत. वरील उपरोक्त कालावधीमध्ये जर दावे/आक्षेप प्राप्त न झाल्यास, सोसायटी ही सोसायटीच्या उप-विधी अंतर्गत पुरविलेल्या तरतुदींप्रमाणे सोसायटीच्या भांडवल/मिळकतीमधील मयत सभासदाच्या शेअर्स आणि हितसंबंधासह व्यवहार करण्यास मोकळी असेल. ठिकाण:- मुंबई

दिनांक: २०.०१.२०२३

दी सिद्धार्थ नगर सीएचएस लि. च्या वतीने आणि करीता सही/-सन्मा. सचिव

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**PUBLIC ANNOUNCEMENT** 

Initial public offer of equity shares on the main board of the Stock Exchanges (defined below) in compliance with Chapter II of the





#### RASHI PERIPHERALS LIMITED

of incorporation dated March 15, 1989 issued by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Our Company became a deemed public limited company under Section 43A of the Companies Act, 1956 and the word 'private' was deleted with effect from July 1, 1997, and then the Company once again became a private limited company with effect from October 29, 2001. Subsequently, our Company changed its name and was converted into a public limited company pursuant to a special resolution passed in the extraordinary general meeting of our Shareholders held on July 29, 2022 and consequently, a fresh certificate of incorporation dated August 4, 2022 was issued by the RoC to our Company under its present name, Rashi Peripherals Limited. For details of changes in the name and the registered office address of our Company, see History and Certain Corporate Matters' on page 249 of the Draft Red Herring Prospectus dated January 18, 2023 ("DRHP"), filed with the Securities and Exchange Board of India ("SEBI") on January 19, 2023.

Corporate Identity Number: U30007MH1989PLC051039

Registered and Corporate Office: Ariisto House, 5th Floor, Corner of Telli Galli, Andheri (E), Mumbai 400 069, Maharashtra, India Tel: +91 22 6177 1771/72; Contact Person: Hinal Tejas Shah, Company Secretary and Compliance Officer; Website: www.rptechindia.com; E-mail: investors@rptechindia.com

PROMOTERS OF OUR COMPANY: KRISHNA KUMAR CHOUDHARY, SURESHKUMAR PANSARI, KAPAL SURESH PANSARI, KESHAV KRISHNA KUMAR CHOUDHARY, CHAMAN PANSARI, KRISHNA KUMAR CHOUDHARY (HUF) AND SURESH M PANSARI HUF

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 5 EACH ("EQUITY SHARES") OF RASHI PERIPHERALS LIMITED (OUR "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ 7,500 MILLION (THE "OFFÉR"). THE OFFER WILL CONSTITUTE [●]% OF THE POST-OFFER PAID-UP EQUITY SHÀRE CAPITAL OF OUR OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRIVATE PLACEMENT OF SUCH NUMBER OF SPECIFIED SECURITIES FOR CASH

CONSIDERATION AGGREGATING UP TO ₹ 1,500 MILLION, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE - IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, AND WILL BE COMPLETED PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO THE OFFER COMPLYING WITH RULE 19(2)(B) OF THE SCRR. THE FACE VALUE OF THE EQUITY SHARES IS ₹ 5 EACH. THE OFFER PRICE IS [ • ] TIMES THE FACE VALUE OF THE EQUITY SHARES.

THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [•], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•], AND THE [•] EDITION OF THE MARATHI DAILY NEWSPAPER [•] (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA WHEREIN THE REGISTERED OFFICE OF OUR COMPANY IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBIICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/ Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of three Working Days, subject to the Bid / Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLMs and at the terminals of the Members of the Syndicate, Self-Certified Syndicate Banks ("SCSBs") and by intimation to Designated  $Intermediaries\ and\ Sponsor\ Bank(s),\ as\ applicable.$ 

This Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available to allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"), provided that our Company in consultation with the BRLMs may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion") in accordance with SEBI ICDR Regulations. One-third of the Anchor Investor Portion shall be reserved for the domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price in accordance with the SEBI ICDR Regulations. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders, out of which (a) one third of such portion shall be reserved for applicants with an application size of more than ₹ 0.20 million and up to ₹ 1.00 million and (b) two-third of such portion shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to participate in the Offer by mandatorily utilising the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account and UPI ID in the case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amounts will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of their respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" on page 451 of the DRHP.

This public announcement is being made in compliance with of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the SEBI on January 19, 2023.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filling by hosting it on the websites of SEBI at www.sebi.gov.in, Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and the websites of BRLMs, i.e. JM Financial Limited at www.jmfl.com and ICICI Securities Limited at www.icicisecurities.com. Our Company hereby invites the members of the public to give comments on the DRHP filed with SEBI with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of the Company and the BRLMs at their respective addresses mentioned below. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5 p.m. on the 21st day from the aforesaid date of filing the DRHP

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of our Company and this Offer, including the risks involved. The Equity Shares have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 35 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered, through the RHP, are proposed to be listed on Stock

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 249 of the DRHP. The liability of

the members of our Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see "Capital Structure" on page 96 of the DRHP.

BOOK RUNNING L	REGISTRAR TO THE OFFER	
JM FINANCIAL	<b><i>Icici</i></b> Securities	<b>LINK</b> Intime
JM Financial Limited	ICICI Securities Limited	Link Intime India Private Limited
7 <sup>th</sup> Floor, Cnergy	ICICI Venture House,	C-101, 1st Floor, 247 Park
Appasaheb Marathe Marg	Appasaheb Marathe Marg,	L.B.S. Marg, Vikhroli West
Prabhadevi, Mumbai – 400 025	Prabhadevi, Mumbai – 400 025 Maharashtra, India	Mumbai 400 083 Maharashtra, India
Maharashtra, India	Tel: +91 22 6807 7100	Tel: + 91 22 4918 6200
Tel: +91 22 6630 3030	E-mail: rptech.ipo@icicisecurities.com	E-mail: rptechindia.ipo@linkintime.co.in
E-mail: rplipo.2022@jmfl.com	Investor Grievance E-Mail:	Investor Grievance E-mail:
Investor Grievance E-Mail: grievance.ibd@jmfl.co	customercare@icicisecurities.com	rptechindia.ipo@linkintime.co.in
Website: www.jmfl.com	Website: www.icicisecurities.com	Website: www.linkintime.co.in
Contact person: Prachee Dhuri	Contact person: Ashik Joisar/Gaurav Mittal	Contact Person: Ms. Shanti Gopalkrishnan
SEBI Registration No.: INM000010361	SEBI Registration No.: INM000011179	SEBI Registration No.: INR000004058

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

For RASHI PERIPHERALS LIMITED On behalf of the Board of Directors

Company Secretary and Compliance Officer

RASHI PERIPHERALS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP with SEBI on January 19, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLMs, i.e. JM Financial Limited at www.jmfl.com and ICICI Securities Limited at www.icicisecurities.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" of the RHP, when filed. Potential investors should not rely on the DRHP filed

with SEBI for making any investment decision. Specific attention of the investors is invited to "Risk Factors" beginning on page 35 of the DRHP. The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transactions exempt from, or not subject to, the registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the Securities Act and pursuant to the

applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.