ASIAN HOTELS (EAST) LIMITED

CIN: L15122WB2007PLC162762

Regd. Office : Hyatt Regency Kolkata Hotel, JA-1, Sector - III, Salt Lake City, Kolkata - 700 106, W.B., India Tel: 033 6820 1344 / 1346, Fax : 033 2335 8246, E-mail : clocs@sarafhotels.com, Website : www.ahleast.com 30th May, 2025

The Manager	The Manager
Listing Department	Listing Department
BSE Limited	National Stock Exchange of India Ltd.
Phiroze Jeejeebhoy Towers,	Exchange Plaza, C-1, Block G,
Dalal Street, Mumbai- 400001	Bandra Kurla Complex,
Tel: (9122) 2272 1233/4	Bandra (E), Mumbai – 400 051
Fax: (9122) 2272 1919	Tel: (022) 2659 8100/14
	Fax: (022) 2659 8120
Type of Security: Equity shares	Type of Security: Equity shares
Scrip Code : 533227	NSE Symbol : AHLEAST

Madam/ Sir,

Ref: Disclosure under Regulation 30 & Regulation 33 of the SEBI Listing Regulations, 2015.

Sub: Outcome of the Adjourned Board Meeting of even date i.e. 30th May, 2025.

The Board of Directors of the Company at its meeting of even date has *inter-alia* considered and approved the audited standalone and consolidated financial results of the Company for the quarter (Q4) and financial year ended 31st March, 2025 and took note of the audit report issued by M/s. Singhi & Co., Kolkata, Statutory Auditors of the Company.

Pursuant to Regulation 33(3) (d) of SEBI Listing Regulations, 2016 read with SEBI Circular No. CIR/CFD/CMD/56/2016 dated 27th May, 2016, the Company hereby declare that the Statutory Auditor, M/s Singhi & Co., Kolkata, (FRN: 302049E) has issued Audit Report(s) dated 30th May, 2025 with modified opinion on standalone and consolidated audited financial results for the quarter (Q4) and financial year ended 31st March, 2025.

Enclosed please find the audited financial results along with the auditor's report and Statement on Impact of Audit Qualification.

The Board of Directors recommended dividend of 10% i.e. Re. 1/- per fully paid-up equity shares of Rs. 10/- each for the financial year ended 31st March, 2025, subject to a declaration of the same by the Members at the ensuing 18th Annual General Meeting (AGM) and it will be credited/dispatched to the members on or before 30 days from the date of AGM.

The meeting of the Board of Directors commenced at 06:30 p.m. and concluded at 09:10 p.m.

This is for your information and dissemination.

Thanking you. Yours truly, For Asian Hotels (East) Limited (Ea Saumen Chatterjee Kolkata Chief Legal Officer & **Company Secretary**





OWNER OF

Encl.: as above



Chartered Accountants

Independent Auditor's Report on the Quarterly and Year to Date Audited Standalone Financial Results of the company pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To the Board of Directors of Asian Hotels (East) Limited

Report on the audit of the Standalone Financial Results

Qualified Opinion

- We have audited the accompanying statement of quarterly and year to date standalone financial results of Asian Hotels (East) Limited ('the Company") for the quarter ended March 31, 2025 and for the year ended March 31, 2025 ("Statement), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulation").
- In our opinion and to the best of our information and according to the explanations given to us, except for the possible effects of the matter described in the "Basis for Qualified Opinion" section of our report, the statement:
 - a. is presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
 - b. gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the net profit and other comprehensive income and other financial information of the Company for the quarter ended March 31, 2025 and for the year ended 31st March 2025.

Basis for Qualified Opinion

3. As disclosed in note 7 to the accompanying standalone financial results, an order dated November 2, 2024 (the "Order") was issued by the Government of Odisha through the General Administration and Public Grievance Department, citing non-compliance by GJS Hotels Limited, a wholly owned subsidiary (the "subsidiary") with certain terms and conditions of the lease deed. Pursuant to this Order, the subsidiary was directed to vacate the property located in Odisha and the performance bank guarantee of Rs. 350 lakhs, furnished by the Company, was forfeited. The subsidiary of the Company, has filed a writ petition before the Hon'ble High Court of Orissa challenging the said Order. As at March 31, 2025, the Company holds investments in the said subsidiary amounting to Rs. 860.86 lakhs in the form of equity shares and Rs. 394.22 lakhs as loans, which also includes the amount pertaining to the encashment of the bank guarantee.

The events and circumstances as described above, including the surrender of the property to the government, forfeiture of the bank guarantee, and the financial position of the subsidiary, raise significant doubt regarding the recoverability of the Company's investment in the subsidiary. However, no provision for impairment has been recognized in respect of these exposures in the financial statements, which, in our opinion, is not in accordance with the requirements of Indian Accounting Standard (Ind AS) 36 – Impairment of Assets.

Accordingly, had the Company recognized an impairment loss, the carrying amount of the investment would have been reduced by Rs. 1,255.08 lakhs, and total expenses, net profit before tax, total comprehensive Income and shareholders' funds would have been increased/ (reduced) by Rs. 1,255.08 lakhs, Rs. (1,255.08) lakhs, Rs. (939.20) lakhs and Rs. (939.20) lakhs, respectively.

4. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Standalone Financial Results" section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical



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requirements that are relevant to our audit of financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our ethical responsibilities in accordance with the requirements and the Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our qualified opinion.

Management and Board of Directors' Responsibilities of the Annual Standalone Financial Results

5. These standalone annual financial results have been prepared on the basis of the annual standalone financial statements. The Company's Management and the Board of Directors are responsible for the preparation and presentation of the financial results and information that gives a true and fair view of the net profit and other comprehensive income of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the annual financial results, the Management and the Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Annual Standalone Financial Results

- 6. Our objectives are to obtain reasonable assurance about whether the annual financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the statement.
- 7. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - a. Identify and assess the risks of material misstatement of the financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - b. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion through a separate report on the complete set of standalone financial statements whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
 - c. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management and Board of Directors



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- d. Conclude on the appropriateness of the Management and Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- e. Evaluate the overall presentation, structure and content of the financial results, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- 8. Materiality is the magnitude of misstatements in the standalone financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Standalone Financial Results.
- 9. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 10. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matter

- 11. The figures for the quarter ended March 31, 2025 and the corresponding quarter ended in the previous year as reported in the standalone annual financial results are the balancing figures between audited figures in respect of the full financial year ended on March 31, 2025 / March 31, 2024 and the published year to date figures upto the end of the third quarter of the current and previous financial year respectively. Also, the figures up to the end of the third quarter of the current and previous financial year respectively had only been reviewed and not subjected to audit by us.
- 12. The standalone annual financial results dealt with by this report have been prepared for the express purpose of filing with stock exchanges. These results are based on the audited standalone financial statements of the Company for the year ended March 31, 2025 on which we issued a modified audit opinion vide our report dated May 30, 2025.

Our opinion on the standalone annual financial results is not modified in respect to the above matters.



For Singhi & Co. Chartered Accountants Firm Registration No.302049E

Sd/-M L Shukla Partner Membership No. 051505 UDIN: 25051505BMOVMZ9960

Place: Kolkata Date: May 30, 2025

	ASIAN HOTE REGD OFFICE: HYATT REGENCY KOLKATA, J/ CIN No L151 STATEMENT OF AUDITED STANDALONE FINANCIAL RI	LS (EAST) LI A -1, SECTOR 22WB2007PLC ESULTS FOR 3-months onded 31.03.2025 (Audited)	III, SALT LAKE	CITY, KOLKATA - 7 (Rs in lakhs, exce Corresponding 3- months ended 31.03.2024 (Audited)	t MARCH 202	5 er share data) Year Ended 31.03.2024
	CIN No L161 STATEMENT OF AUDITED STANDALONE FINANCIAL R	3-months ended 31.03.2025	Proceeding 3- months ended 31.12.2024 (Unaudited)	(Rs In lakhs, exce Corresponding 3- months ended 31.03.2024	st MARCH 2025 pt share and p Year Ended	Year Ended
	STATEMENT OF AUDITED STANDALONE FINANCIAL RI	3-months ended 31.03.2025	THE QUARTER & Proceeding 3- months ended 31.12.2024 (Unaudited)	Corresponding 3- months ended 31.03.2024	Year Ended	Year Ended
		3-months onded 31.03.2025	Proceding 3- months ended 31.12.2024 (Unaudited)	Corresponding 3- months ended 31.03.2024	Year Ended	Year Ended
	ome from Operations	onded 31.03.2025	months ended 31.12.2024 (Unaudited)	months ended 31.03.2024		
	ome from Operations	(Audited)		(Audited)		
	ome from Operations	(Audited)			(Audited)	(Audited)
	ome from Operations					
	ome from Operations		(Relet Note 5/			
	ome from Operations					
			0.055.00	3,361.27	11,302.28	10,846.82
aF	Revenue from Operations	3,496.52	3,255.29	1,704.72	2,131.37	1,889,81
	Other Income	585.97	527.85	5,065.99	13,433.65	12,736.63
	Total Income	4,082.49	3,783.14	5,065.55	10,100,00	12,100.00
2 Exp				170.05	1,480,83	1.552.52
	Consumption of provisions, beverages, smokes & others	409.56	437.12	473.65 530.17	2,328.98	2,174.24
	Employee Benefit Expense	545.32	604.90		1,597.59	1,521.94
	Finance Cost (see Note no. 6)	394.36	405.76	755.38	381.25	362.68
	Depreciation and Amortisation Expense	96.64	97.18	91.40	698.04	687.11
	Fuel, Power & Light	152.02	160.18	153.27		
	Repairs, Maintenance & Refurbishing	151.01	125.71	165.61	532.60	531.36
	Operating and General Expenses	788.09	849.54	712.74	2,918.09	2,867.88
	Total Expenses	2,537.00	2,680.39	2,882.22	9,937.38	9,697.73
	fit before exceptional items and tax (1-2)	1,545.49	1,102.75	2,183.77	3,496.27	3,038.90
_			-	-		815.54
	ceptional Items (see Note no. 2)	1,545.49	1,102.75	2,183.77	3,496.27	3,854.44
	ofit before tax (3+4)	1,040.40				
	k Expense	416.14	269.53	581.13	895.23	779.96
	Current Tax	410.14	8.64	(22.51)	61.44	200.70
	Deferred Tax (Credit) / Expense	1.083.84	824.58	1,625,15	2,539.60	2,873.78
	t Profit for the period (5 - 6)	1,005.04	024.00			
8 Oth	ner Comprehensive Income / (Loss)					
A	(i) Items that will not be reclassified to profit or loss	12,49	(0.40)	(11.14)	11.30	(1.59
	Remeasurement of defined benefit liability				(2.84)	0.40
	(ii) Income tax relating to items that will not be reclassified to profit or loss	(3.14)		. 2.80	(2.84)	
B	(i) Items that will be reclassified to profit or loss	-	-	-	-	
	(ii) Income tax relating to items that will be reclassified to profit or	-	-	-	-	-
	loss	1.093.19	824.28	1,616.81	2,548,06	2,872.59
9 Tot	tal Comprehensive Income (7 + 8)	1,729.17	1,729.17	1,729.17	1,729.17	1,729.17
10 Pai	id-up Equity Share Capital (Ordinary Shares of Rs 10 each)	1,725.17	-		17.004.94	14,889,18
11 Re:	serves excluding revaluation reserve					
12 Ear	rnings per equity share (Face value Rs 10/- each)*	6.27	4,77	9.40	14.69	16.62
	Basic	6.27	4.77	9.40	14.69	16.62

(b) Diluted
 * Earnings per share are not annualised except for years ended 31st March, 2025 and 31st March, 2024.

Notes:

1 The above financial results for the quarter and financial year ended 31st March, 2025 have been reviewed & recommended by the Audit Committee and approved by the Board of Directors at their respective meetings held on 30th May 2025. The financial results for the year-ended March 31, 2025 have been audited by the statutory auditors of the Company and they have issued qualified report on the aforesaid results w.r.t. matter detailed in Note no. 7 below.

2 Exceptional items in year-ended 31st March 2024 represents reversal of provision for VAT amounting to Rs 815.54 lakhs relating to a demand by the WBVAT department which was guashed by the West Bengal Tax Tribunal (WBTT) by an order dated 04-08-2023.

3 (a) The Company received a favourable order dated 05.08.2024 from the Commissioner of Income Tax (Appeals) [CIT(A)], NFAC, Delhi, in connection with the assessment order passed under Section 143(3) of the Income-tax Act, 1961 on 30.09.2022 for the Income tax demand of Rs 13,927.73 lakhs. In the said order, the CIT(A) directed the Assessing Officer to reassess the matter made during the original assessment.

Subsequently, on 09.12.2024, the Income Tax Department filed an appeal before the Income Tax Appellate Tribunal (ITAT) against the CIT(A) order. The Company has submitted cross-objections in response, and the matter is currently pending before the ITAT.

Based on a detailed evaluation, the Company believes that its position is well-supported and legally sustainable, and accordingly, no provision has been made in the financial statements in respect of this matter.



Notes (contd.):

3 (b) The Income Tax Department has passed an Assessment order u/s 143(3) of the I.T. Act, 1961 on 31.03.2025 determining the Income tax liability of Rs 1,420.18 lakhs for the Assessment Year 2023-24. The Company has preferred an appeal before CIT(A). The hearing of the Appeal is yet to take place.

Based on a detailed evaluation, the Company believes that its position is well-supported and legally sustainable, and accordingly, no provision has been made in the financial statements in respect of this matter.

4 Pursuant to the order dated 9th January 2024 issued by the Hon'ble VCLAT, New Delhi Bench, and in accordance with the arrangements entered into with the promoters of Asian Hotels (West) Ltd, New Delhi ("AHWL"), the Company's material wholly-owned subsidiary, Novak Hotels Pvt Ltd ("Novak"), is in the process of acquiring the Hyatt Regency, Mumbal ("HRM") from AHWL.

Further, physical possession of the property was taken over by Novak. However, the legal formalities relating to the acquisition is still pending, primarily due to non-fulfilment of a condition under the framework agreement signed with the promoters of AHWL, which relates to the revocation of suspension of trading in the equity shares of AHWL.

In this regard, Novak Hotels has borrowed Rs. 40,294.94 lakhs from various group companies and other entities, including an interest-bearing loan of Rs. 19,036.12 lakhs from the Company. The amount deposited by Novak Hotels with the Hon'ble NCLAT, New Delhi Bench, in compliance with the directions of the Bench, has been considered as an advance to AHWL and will be adjusted at the time of acquisition of HRM in the books of Novak.

- 5 During the year-ended 31-03-2025, loan to Novak amounting to Rs. 499 lakhs has been converted into 49,90,000 nos of fully paid up equity shares of Rs 10/- each. This conversion resulted in an increase in the Company's Investment in the said subsidiary company from Rs. 1 lakh to Rs. 500 lakhs.
- 6 Finance cost for the quarters ended 31-03-2025 and 31-12-2024 includes interest expense of Rs 392.08 lakhs and 405.76 lakhs respectively incurred by the company on the loan taken from financial institution against the security created by way of equitable mortgage on Hyatt Regency Hotel, Kolkata for providing loan to the said subsidiary company required for the purpose as stated in Note no. 4.
- 7 GJS Hotels Ltd ("GJS"), a wholly owned subsidiary of the Company, has filed a writ petition before the Hon'ble High Court of Odisha, Cuttack, challenging the order dated 2nd November 2024 issued by the Government of Odisha through the General Administration & Public Grievance Department. The said order pertains to the determination of the lease deed executed with the Government and the resumption/taking over of possession of the leasehold land held by GJS in Bhubaneswar.

Pursuant to the writ petition, the Hon'ble High Court, vide its interim order dated 13th November 2024, granted a stay on the operation of the aforesaid order dated 2nd November 2024. The stay continues to be in effect as of the date of approval of the financial statements, and the next date of hearing is yet to be listed by the Hon'ble Court.

As at 31st March 2025, the Company has investments in GJS amounting to Rs. 860.86 lakhs in the form of equity shares and Rs. 394.22 lakhs as loans, which include amounts of Rs. 350 lakhs debited on account of encashment of the performance bank guarantee provided by the Company.

Based on the prevailing legal position and management's assessment, the Company is of the view that the outcome of the matter is likely to be favourable. Accordingly, no provision for impairment in respect of the Company's investment in equity and loan to GJS has been considered necessary in the financial statements.

- 8 The Board has recommended a final dividend of Rs 1.00 per equity share (10%), subject to the approval of members in the ensuing Annual General Meeting. The dividend proposed is in accordance with section 123 of the Companies Act, 2013, as applicable.
- 9 The financial figures of the last quarters are the balancing figures between audited figures in respect of the full financial year upto 31st March and unaudited published year to date figure upto the third quarter i.e 31st December of the financial year which were subject to limited review.
- 10 The Company is primarily engaged in only one segment, i.e. the business of Hotel operations, and thus the separate reporting as per the Ind AS-108 "Operating Segments" is no longer required.
- 11 This Statement is as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Statement of Assets and Liabilities and Cash Flow Statement are annexed herewith.
- 12 Figures of the previous periods are regrouped, wherever necessary.

By order of the Board of Directors

For Asian Hotels (East) Limited

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Place : Kolkata Date : 30th May 2025



ASIAN HOTELS (EAST) LIMITED REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA-700 106 CIN No. - L15122WB2007PLC162762

STATEMENT OF ASSETS AND LIABILITIES

	(I STANDALONE			
SI. No.	Particulars	As at 31-03-2025 (Audited)	As at 31-03-2024 (Audited)	
Α	ASSETS	1		
1	Non-Current Assets	11 127 01	11,060.77	
	a) Property, plant and equipment	11,137.81	0.68	
	b) Capital work - in - progress		10.09	
	c) Intangible Assets	5.57	10101	
	d) Financial assets	1 000 00	861.86	
	(i) Investments	1,360.86	25.38	
	(ii) Others	7.38	579.3	
	e) Income tax assets	453.83	36.67	
	f) Other non current assets	69.59	12,574.76	
	Total Non-Current Assets	13,035.04	12,07	
2	Current Assets	100.00	153.19	
_	a) Inventories	139.08	100.10	
	b) Financial assets		44.18	
	(i) Investments	332.20	611.41	
	(ii) Trade Receivables	687.59	41.71	
	(iii) Cash & Cash Equivalents	22.23	688.46	
	(iv) Other Bank Balances	338.71		
1	(v) Loans	22,757.20	21,121.53	
1.	(vi) Others	0.76	30.19	
	c) Other current assets	259.79	224.74	
	Total Current Assets	24,537.56	22,915.41	
	TOTAL - ASSETS	37,572.60	35,490.17	
В	EQUITY & LIABILITIES			
1	Equity	4 700 47	1,729.17	
	a) Equity Share Capital	1,729.17	14,889.18	
	b) Other Equity	17,004.94	16,618.35	
	Total - Equity	18,734.11	10,010.30	
2	Liabilities			
	Non-Current Liabilities			
	a) Financial liabilities	14,196.59	14,881.87	
	(i) Borrowings	14, 198.59	17.97	
	(ii) Other financial liabilities	106.84	102.15	
	b) Provisions	1,278.91	1,214.62	
	c) Deferred tax liabilities (Net)	15,691.49	16,216.6	
	Total - Non Current Liabilities	10,001.40	10,21010	
	Current Liabilities			
	a) Financial liabilities	831.15	465.00	
	(i) Borrowings	001.10	100101	
	(ii) Trade Payables	71.85	6.79	
	- Total outstanding dues of Micro & Small Enterprises			
	- Total outstanding dues of creditors other than Micro &	926.42	687.9	
	Small Enterprises	507.52	702.2	
	(iii) Other financial liabilities	560.90	553.7	
	b) Other Current Liabilities	249.16	239.4	
	c) Provisions	3,147.00	2,655.2	
	Total - Current Liabilities TOTAL - EQUITY & LIABILITIES	37,572.60	35,490.1	



By order of the Board of Directors For Asian Hotels (East) Limited

Joint Managing Director

ASIAN HOTELS (EAST) LIMITED CIN: L15122WB2007PLC162762 STANDALONE STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31.03.2025

			(Rs in lakhs)
		For the	For the
	Particulars	year ended	year ended
		31.03.2025	31.03.2024
		(Audited)	(Audited)
٨	CASH FLOW FROM OPERATING ACTIVITIES		
~	Profit before tax	3,496.26	3,854.42
		-,	
	Adjustments for :	381.25	362.68
	Depreciation/amortization expense	1.19	(0.00)
	Loss/(profit) on sale of Property, Plant & Equipment	9.89	16.22
	Provision for bad and doubtful debts	1,597.59	1,521.94
	Interest Expense	(72.01)	-
	Excess provision written back	(2,038.03)	(1,870.53
	Interest income	(2,038.03)	(0.19
	Fair value loss / (gain) on mutual funds	3,373.31	3,884.53
	Operating profit before changes in assets and liabilities	3,373.31	5,004.55
	Adjustments for :		
	Increase/(decrease) in Trade payables, Financial liabilities and	279.64	(547.20
	other current & non-current liabilities	05.00	46.27
	Increase/(decrease) in other provisions	25.68	40.27
	Decrease/(increase) in Trade receivables, Financial assets and	(121.11)	180.98
	other current & non-current assets		(52.49
	Decrease/(increase) in inventories	14.11	90.00
	Decrease/(increase) in non-current financial assets	18.00	50.00
	Decrease/(increase) in current financial assets	29.43	(1.10
	Decrease /(increase) in current loans	1.10	3,600.99
	Cash generated from/(used in) operations	3,620.16	(839.26
	Less: Direct taxes paid (Net of Refunds)	(769.76)	2,761.73
	Net cash flow from/ (used in) Operating Activities (A)	2,850.40	2,701.73
_			
в.	CASH FLOWS FROM INVESTING ACTIVITIES		
	Purchase of Property, Plant & Equipment, Capital work in progress	(489.64)	(207.00
	including Capital Advances Proceeds from sale of Property, Plant & Equipment	2.43	0.01
	Purchase of current investments	(2,144.25)	-
	Proceeds from sale of current investments	1,859.06	3,230.60
	Proceeds upon maturity of / (Investment in) Fixed Deposits	349.75	0,200.00
	Loans given to subsidiaries	(370.12)	(19,479.28
	Loans repaid by subsidiaries	50.00	55.00
	Interest received	222.39	167,91
	Net cash flow from/(used in) Investing Activities (B)	(520.38)	(16,232.77
	Net cash now non/lused in/ investing Activities (D)	[320.30]	(10,232.11

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C.	CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from non-current borrowings Repayment of non-current borrowings Interest paid on borrowings Payment of other borrowing cost Dividend paid on shares Net cash flow from/(used in) in Financing Activities (C)	(319.13) (1,597.59) - (432.78) (2,349.50)	15,346.87 - (1,020.07) (501.88) (433.23) 13,391.70
	Net increase/(decrease) in Cash and Cash Equivalents (A + B + C)	(19.48)	(79.34)
	Opening Cash and Cash Equivalents	41.71	121.05
	Closing Cash and Cash Equivalents	22.23	41.71

Notes:

1. The above cash flow statement has been prepared under the "Indirect method" set out in Ind AS - 7 "Statements of Cash Flows" specified under section 133 of the Companies Act 2013.

- 2. Figures in bracket indicate cash outflows.
- 3. Cash and cash equivalents:-

o. Oastrand cash equivalents."	As at <u>31.03.2025</u>	As at 31.03.2024
	9,49	31.68
-Cash in Hand	12.74	10.03
-Balances with Scheduled Banks in Current A/c	22.23	41.71
Total		

4. Previous period figures have been regrouped and recasted wherever necessary to confirm to the current year's classification.



Place : Kolkata Date : 30th May 2025 By Order of the Board of Directors For Asian Hotels (East) Limited

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Joint Managing Director

ASIAN HOTELS (EAST) LIMITED

CIN: L15122WB2007PLC162762

Regd. Office : Hyatt Regency Kolkata Hotel, JA-1, Sector - III, Salt Lake City, Kolkata - 700 106, W.B., India Tel: 033 6820 1344 / 1346, Fax : 033 2335 8246, E-mail : clocs@sarafhotels.com, Website : www.ahleast.com Statement on Impact of Audit Qualifications (for audit report with modified opinion) submitted

along-with Annual Audited Financial Results - (Standalone)

I.	SI. No.	Particulars	Audited Figures (as reported before adjusting for qualifications) Rs in Lacs	Adjusted Figures (audited figures after adjusting for qualifications) Rs in Lacs
	1.	Turnover / Total income	13,433.65	13,433.65
	2.	Total Expenditure	9,937.38	9,937.38
	3.	Net Profit/(Loss) before tax	3,496.27	3,496.27
	4.	Earnings Per Share	14.69	14.69
	5.	Total Assets	37,572.60	37,572.60
	6.	Total Liabilities	18,838.49	18,838.49
	7.	Net Worth	18,734.11	18,734.11
	8.	Any other financial item(s) (as felt appropriate by the management)	18	(<u>*</u>
				November 2,
		2024 (the "Order") was issued by the Government of Odisha the Public Grievance Department, citing non-compliance by G subsidiary (the "subsidiary") with certain terms and conditio Order, the subsidiary was directed to vacate the property locate guarantee of Rs. 350 lakhs, furnished by the Company, was for has filed a writ petition before the Hon'ble High Court of Or March 31, 2025, the Company holds investments in the said sul n the form of equity shares and Rs. 394.22 lakhs as loans, which o the encashment of the bank guarantee. The events and circumstances as described above, including government, forfeiture of the bank guarantee, and the finar significant doubt regarding the recoverability of the Comp However, no provision for impairment has been recognized financial statements, which, in our opinion, is not in accord Accounting Standard (Ind AS) 36 – Impairment of Assets.	JS Hotels Limited, a w ns of the lease deed. Pur d in Odisha and the perfor- feited. The subsidiary of t issa challenging the said osidiary amounting to Rs. ch also includes the amount the surrender of the pr include position of the sub pany's investment in th in respect of these exp ance with the requireme	nistration and cholly owned rsuant to this ormance bank he Company, Order. As at 860.86 lakhs int pertaining operty to the sidiary, raise e subsidiary. osures in the nts of Indian
	b.	Public Grievance Department, citing non-compliance by G subsidiary (the "subsidiary") with certain terms and conditio Order, the subsidiary was directed to vacate the property locate guarantee of Rs. 350 lakhs, furnished by the Company, was for has filed a writ petition before the Hon'ble High Court of Or March 31, 2025, the Company holds investments in the said sub n the form of equity shares and Rs. 394.22 lakhs as loans, which o the encashment of the bank guarantee. The events and circumstances as described above, including government, forfeiture of the bank guarantee, and the finan- significant doubt regarding the recoverability of the Comp However, no provision for impairment has been recognized financial statements, which, in our opinion, is not in accord	JS Hotels Limited, a w ns of the lease deed. Pur d in Odisha and the perfor- feited. The subsidiary of t issa challenging the said osidiary amounting to Rs. ch also includes the amount the surrender of the pr includes the sub- pany's investment in the in respect of these exp- ance with the requireme	nistration and cholly owned rsuant to this ormance bank he Company, Order. As at 860.86 lakhs int pertaining operty to the sidiary, raise e subsidiary. osures in the nts of Indian
	b	Public Grievance Department, citing non-compliance by G subsidiary (the "subsidiary") with certain terms and conditio Order, the subsidiary was directed to vacate the property locate guarantee of Rs. 350 lakhs, furnished by the Company, was for has filed a writ petition before the Hon'ble High Court of Or March 31, 2025, the Company holds investments in the said sul n the form of equity shares and Rs. 394.22 lakhs as loans, which o the encashment of the bank guarantee. The events and circumstances as described above, including government, forfeiture of the bank guarantee, and the finan- significant doubt regarding the recoverability of the Comp However, no provision for impairment has been recognized financial statements, which, in our opinion, is not in accord Accounting Standard (Ind AS) 36 – Impairment of Assets. Type of Audit Qualification: Whether appeared first time/rep For Audit Qualification(s) where the impact is quantified [JS Hotels Limited, a w ns of the lease deed. Pur d in Odisha and the perfor feited. The subsidiary of t issa challenging the said osidiary amounting to Rs. ch also includes the amount the surrender of the pr includes the amount the surrender of the pr includes the sub- oany's investment in th in respect of these exp ance with the requireme of Opinion / Adverse Op etitive/since how long con	nistration and cholly owned rsuant to this ormance bank he Company, Order. As at 860.86 lakhs int pertaining operty to the sidiary, raise e subsidiary. osures in the nts of Indian
	b. c. d.	Public Grievance Department, citing non-compliance by G subsidiary (the "subsidiary") with certain terms and conditio Order, the subsidiary was directed to vacate the property locate guarantee of Rs. 350 lakhs, furnished by the Company, was for has filed a writ petition before the Hon'ble High Court of Or March 31, 2025, the Company holds investments in the said sul in the form of equity shares and Rs. 394.22 lakhs as loans, while to the encashment of the bank guarantee. The events and circumstances as described above, including government, forfeiture of the bank guarantee, and the finan significant doubt regarding the recoverability of the Comp However, no provision for impairment has been recognized financial statements, which, in our opinion, is not in accord Accounting Standard (Ind AS) 36 – Impairment of Assets. Type of Audit Qualification: Whether appeared first time/rep	JS Hotels Limited, a w ns of the lease deed. Pur d in Odisha and the perfor feited. The subsidiary of t issa challenging the said osidiary amounting to Rs. ch also includes the amount is the surrender of the pr icial position of the sub bany's investment in th in respect of these exp ance with the requireme of Opinion / Adverse Op etitive/since how long com by the auditor, Manager	nistration and cholly owned rsuant to this ormance bank he Company, Order. As at 860.86 lakhs int pertaining operty to the sidiary, raise e subsidiary. osures in the nts of Indian

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	(ii) If management is unable to estimate the	e impact, reasons for the same:		
	of Orissa, Cuttack. The Hon'ble High Court on the operation of the aforesaid order dated date of approval of the financial results, and	pany has so far well represented before the Hon'ble High Court , vide its interim order dated 13th November 2024, granted a stay 2 2nd November 2024. The stay continues to be in effect as of the the next date of hearing is yet to be listed by the Hon'ble Court. e case at large, the Company of having a positive and favourable		
	(iii) Auditors' Comments on (i) or (ii) above	81		
	Same as mentioned in Point II. (a) above.			
III.				
	Umesh Saraf Joint Managing Director			
	Bimal Kr. Jhunjhunwala CFO			
	Shourya Sengupta Audit Committee Chairman Shoury Argh			
	M L Shukla Partner Singhi & Co. Chartered Accountants Statutory Auditor	Sd/-		

Place: Kolkata Date: 30.05,2025





(*)



Chartered Accountants

161, Sarat Bose Road Kolkata-700 026, (India) T +91(0)33-2419 6000/01/02 E kolkata@singhico.com

Independent Auditor's Report on Consolidated Annual Financial Results of Asian Hotels (East) Limited pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended)

To the Board of Directors of Asian Hotels (East) Limited

Report on the Audit of the Consolidated Annual Financial Results

Qualified Opinion

- We have audited the accompanying statement of consolidated annual financial results of Asian Hotel (East) Limited (hereinafter referred to as the 'Holding Company') and its subsidiary (Holding Company and its subsidiary together referred to as 'the Group') for the year ended March 31, 2025 and the consolidated statement of assets and liabilities and the consolidated statement of cash flows as at and for the year ended on that date (together referred to as the 'consolidated financial results'), attached herewith, being submitted by the Holding Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ('Listing Regulations').
- 2. In our opinion and to the best of our information and according to the explanations given to us except for the possible effects of the matter described in the 'Basis for Qualified Opinion' section of our report and based on the consideration of reports of other auditors on separate audited financial statements/ financial information of the subsidiaries, the aforesaid annual consolidated financial results:
 - a. Includes the financial results of the following subsidiaries:
 - i) GJS Hotels Limited (100% Subsidiary) and
 - ii) Novak Hotels Private Limited (100% Subsidiary)
 - b. are presented in accordance with the requirements of Regulation 33 of the Listing Regulations in this regard; and
 - c. gives a true and fair view in conformity with the recognition and measurement principles laid down in the applicable Indian Accounting Standards (Ind AS) and other accounting principles generally accepted in India of the consolidated net profit and other comprehensive income and other financial information of the Group for the year ended March 31, 2025 and the consolidated annual statement of assets and liabilities along with the cash flows as at and for the year ended March 31, 2025.

Basis for Qualified Opinion

3. As disclosed in note 7 to the accompanying standalone financial results, an order dated November 2, 2024 (the "Order") was issued by the Government of Odisha through the General Administration and Public Grievance Department, citing non-compliance by GJS Hotels Limited, a wholly owned subsidiary (the "subsidiary") with certain terms and conditions of the lease deed. Pursuant to this Order, the subsidiary was directed to vacate the property located in Odisha and the performance bank guarantee of Rs. 350 lakhs, furnished by the Company, was forfeited. The subsidiary of the Company, has filed a writ petition before the Hon'ble High Court of Orissa challenging the said Order. As at March 31, 2025, the subsidiary's investments in the said asset along with capital work in progress amounts to Rs. 776.26 lakhs.

The events and circumstances as described above, including the surrender of the property to the government, forfeiture of the bank guarantee, and the financial position of the subsidiary, raise significant doubt regarding the recoverability of subsidiary's investments in the said asset along with capital work in progress. However, no provision for impairment has been recognized in respect of these exposures in the financial statements, which, in our opinion, is not in accordance with the requirements of Indian Accounting Standard (Ind AS) 36 – Impairment of Assets.





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Accordingly, had the Company recognized an impairment loss, the carrying amount of the subsidiary's investments in the said asset along with capital work in progress would have been reduced by Rs. 776.26 lakhs, and total expenses, net profit before tax, total comprehensive Income and shareholders' funds would have been increased/ (reduced) by Rs. 776.26 lakhs, Rs. (776.26) lakhs, Rs. (580.89) lakhs, respectively.

4. We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ('the Act'). Our responsibilities under those Standards are further described in the "Auditor's Responsibilities for the Audit of the Annual Consolidated Financial Results" section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our ethical responsibilities in accordance with the requirements and the Code of Ethics. We believe that the audit evidence obtained by us, along with consideration of the reports of the other auditors referred to in sub paragraph "15" of the Other Matters paragraph is sufficient and appropriate to provide a basis for our opinion on the consolidated annual financial results.

Emphasis of Matter

5. We draw your attention to Note no. 7 of the Consolidated annual financial results, inter alia, relates to the following Emphasis of Matter (EOM) paragraph which has been included in the audit report of the statutory auditor of the wholly owned subsidiary, Novak Hotels Private Limited, vide their report dated May 27, 2025 related to Note no. 27 of financial statements of the subsidiary which is reproduced below:

"We draw attention to Note no. 27 of the Financial Statements, which describes the delay in the receipt of interest income by the Company, from Asian Hotels (West) Limited ("AHWL"). As stated in the said note, the management of the Company is actively engaged in negotiations and based on their assessment, does not expect any material impact on the recoverability of the said interest amount as at the reporting date. Any impact arising from the outcome of these negotiations, if and when crystallised, will be accounted for in the books of the Company."

Our opinion is not modified in respect of the above matter.

Management and Board of Directors' Responsibilities of the Consolidated annual financial results

- 6. These consolidated financial results have been prepared on the basis of the annual consolidated financial statements. The Holding Company's Management and the Board of Directors are responsible for the preparation and presentation of the consolidated financial results that gives a true and fair view of the net profit and other comprehensive income of the Company and other financial information of the Group and the consolidated statement of assets and liabilities along with the cash flows as at and for the year ended March 31, 2025 in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued there under and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The respective Management and the Board of directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the preparation of the consolidated financial results by Management and Board of Directors of the Holding Company, as aforesaid.
- 7. In preparing the consolidated financial results, the respective Management and the Board of Directors included in the Group are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or concerned operations, or has no realistic alternative but to do so.



8. The respective Board of Directors of the companies included in the Group are also responsible for overseeing the Group's financial reporting process of each company.

Auditor's Responsibilities for the Audit of the Annual Consolidated annual financial results

- 9. Our objectives are to obtain reasonable assurance about whether the annual financial results as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Consolidated annual financial results.
- 10. As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - a. Identify and assess the risks of material misstatement of the financial results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - b. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(i) of the Act, we are also responsible for expressing our opinion through a separate report on the complete set of consolidated financial statements whether the company has adequate internal financial controls with reference to financial statements in place and the operating effectiveness of such controls.
 - c. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures in the Consolidated annual financial results made by the Management and Board of Directors.
 - d. Conclude on the appropriateness of the Management and Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
 - e. Evaluate the overall presentation, structure and content of the Consolidated annual financial results, including the disclosures, and whether the Consolidated annual financial results represent the underlying transactions and events in a manner that achieves fair presentation.
 - f. Obtain sufficient appropriate audit evidence regarding the financial results of the entities within the group to express an opinion on the consolidated annual financial results. We are responsible for the direction, supervision and performance of the audit of financial results of such entities included in the consolidated annual financial results of which we are independent auditors. For the other entities included in the consolidated annual financial results, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audit carried out by them. We remain solely responsible for our audit opinion. Our responsibilities in this regard are further described in sub-paragraph "15" of the "Other Matters" paragraph in this audit report.





- 11. Materiality is the magnitude of misstatements in the consolidated financial results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the consolidated financial results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Consolidated Financial Results.
- 12. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 13. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.
- 14. We also performed procedures in accordance with the circular issued by SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

Other Matter

- 15. The accompanying consolidated financial results includes audited financial results of two (2) subsidiaries, whose financial results reflects total asset of Rs. 47,227.60 lakhs and Rs. 47,227.60 lakhs, income of Rs. 983.75 lakhs and Rs. 3,990.43 Lakhs, total net loss after tax of 78.29 lakhs and Rs. 787.57 Lakhs and total comprehensive loss of Rs. 78.29 lakhs and Rs. 787.57 Lakhs and the net cash inflow of Rs. 89.91 lakhs and Rs. 103.27 Lakhs for the quarter and year ended on that date, as considered in the consolidated annual financial results, which have been audited by their respective independent auditors. Our opinion on the consolidated annual financial results, in so far as it relates to the amounts and disclosures included in respect of these entities, is based solely on the reports of such auditors and the procedures performed by us are as stated in paragraph above. Our opinion on the consolidated annual financial results with respect to our reliance on the work done and the reports of the other auditors.
- 16. The Consolidated financial results include the results for the quarter ended March 31, 2025 and the corresponding quarter ended in the previous year as reported in the consolidated annual financial results being the balancing figure between the audited figures in respect of the full financial year ended on March 31, 2025/ March 31, 2024 and the published unaudited year to date figures up to the third quarter of the current and previous financial year respectively, which were only reviewed and not subjected to audit by us.
- 17. The consolidated annual financial results dealt with by this report have been prepared for the express purpose of filing with stock exchanges. These results are based on the audited consolidated financial statements of the Company for the year ended March 31, 2025 on which we issued a modified audit opinion vide our report dated May 30, 2025.

Our opinion on the consolidated annual financial results is not modified in respect to the above matters.

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For Singhi & Co. Chartered Accountants Firm Registration No.302049E

Sd/-M L Shukla Partner Membership No. 051505 UDIN: 25051505BMOVNA8970

Place: Kolkata Date: May 30, 2025

ASIAN HOTELS (EAST) LTD REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA-700 106 CIN No. - L15122WB2007PLC162762 INT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE OLIARTER & YEAR ENDED 31st MA STATEMENT OF AUDITED CONSOLIDA

AUDITED CONSOLIDATED FINANCIAL R	ESULTS FOR	162762			
	LOULIS FOR	LC162762 DR THE QUARTER & YEAR ENDED 31st MARCH 2025			
			(Rs in lakhs, oxo	ept share and	por share data
	3-months ended 31.03.2025	Preceding 3- months ended 31.12.2024	Corresponding 3 months ended 31.03.2024		Year Ended 31.03.2024
	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1 Jucana ((Refer Note 9)	(·		(Addited)
1 Income from Operations					
a Revenue from Operations					
	3,496.52	3,255.29	3,361.26	11,302.28	10,846.82
2 Exponses	1,068.36	1,031,01	2,638.42	4,104.42	2,823.51
	4,564.88	4,286.30	5,999.68	15,406.70	13,670.33
a Consumption of provisions, beverages, smokes & others b Employee Benefit Expense					10100
b Employee Benefit Expense	409.56	437.12	473.65	1,480.83	1,552.52
C IFINANCE Cost (see Nata	545.89	605.43	531.72	2,331.45	2,180.73
V Depleciation and Amortica till	917.52	1,245.29	1,281.06	3,952.95	2,047.62
	97.72	97.36	91.40	382,51	362.68
f Repairs, Maintenance & Defutition	152.02	160.18	153.27	698.04	687.11
a loperating and General Exponence (151.01	125.71	165.60	532.60	531.36
	823.39	844.96	714.40	3,309.99	2,870,16
3 Profit / (Loss) before executive	3,097.11	3,516.05	3,411.10	12,688.37	10,232.18
Profit / (Loss) before exceptional items and tax (1-2) Exceptional Items (see Note no. 2)	1,467.77	770.25	2,588.58	2,718.33	3,438.15
5 Profit before tax (3+4)	-	-	-	-	815.54
6 Tax Expense	1,467.77	770.25	2,588.58	2,718.33	4,253.69
- Current Tax		<u> </u>			
- Deferred Tax (Credit) / Expense	416.14	278.58	683.44	904.28	882.27
7 Net Profit for the period (5 - 6)	46.09	8.64	(22.51)	62.02	200.70
8 Other Comprehensive Income (/Leas)	1,005.54	483.03	1,927.65	1,752.03	3,170.72
A (i) Items that will not be reclassified to profit or loss					
Remeasurement of defined benefit liability			4		
 (ii) Income tax relating to items that will not be reclassified to profit or loss 	12.49	(0.40)	(11.14)	11.30	(1.59)
	(3.14)	0.10	2.80	(2.84)	0.40
I to notif or lease	-	-	-	-	
(ii) Income tax relating to items that will be reclassified to profit or loss		-	-	-	-
9 Total Comprehensive Income (7 + 8)					
Profit Attributable to :	1,014.89	482.73	1,919.31	1,760.49	3,169.53
Shareholders of the Company	1.000				
Non Controlling Interest	1,005.54	483.03	1,927.65	1,752.03	3,170.72
	-	-	-	-	-
Total Comprehensive Income for the period attributable to:	1,005.54	483.03	1,927.65	1,752.03	3,170.72
Shareholders of the Company					
Non Controlling Interest	1,014.89	482.73	1,919.31	1,760.49	3,169.53
	-	-	-	-	-
10 Paid-up Equity Share Capital (Ordinary Shares of Rs 10 each)	1,014.89	482.73	1,919.31	1,760.49	3,169.53
11 Reserves excluding revaluation reserve	1,729.17	1,729.17	1,729.17	1,729.17	1,729.17
12 Earnings Per Equity Share of Face value of Rs 10 each*	-	-	-	22,627.73	21,299.54
1) Basic					
2) Diluted	5.82	2.79	11.15	10.13	18.34
* Earnings per share are not annualised except for years ended 31st March, 202	5.82	2.79	11.15	10.13	18.34

Earnings per share are not annualised except for years ended 31st March, 2025 and 31st March, 2024.

Notes:

1 The above financial results for the quarter and financial year ended 31st March, 2025 have been reviewed & recommended by the Audit Committee and approved by the Board of Directors at their respective meetings held on 30th May 2025. The financial results for the year-ended March 31, 2025 have been audited by the statutory auditors of the Company and they have issued qualified report on the aforesaid results w.r.t. matter detailed in Note no. 7 below.

2 Exceptional items in year-ended 31st March 2024 represents reversal of provision for VAT amounting to Rs 815.54 lakhs relating to a demand by the WBVAT department which was quashed by the West Bengal Tax Tribunal (WBTT) by an order dated 04-08-2023.

3 (a) The Company received a favourable order dated 05.08.2024 from the Commissioner of Income Tax (Appeals) [CIT(A)], NFAC, Delhi, in connection with the assessment order passed under Section 143(3) of the Income-tax Act, 1961 on 30.09.2022 for the Income tax demand of Rs 13,927.73 lakhs. In the said order, the CIT(A) directed the Assessing Officer to reassess the matter made during the original assessment.

Subsequently, on 09.12.2024, the Income Tax Department filed an appeal before the Income Tax Appellate Tribunal (ITAT) against the CIT(A) order. The Company has submitted cross-objections in response, and the matter is currently pending before the ITAT.

Based on a detailed evaluation, the Company believes that its position is well-supported and legally sustainable, and accordingly, no provision has been made in the financial statements in respect of this matter.

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3 (b) The Income Tax Department has passed an Assessment order u/s 143(3) of the I.T. Act, 1961 on 31.03.2025 determining the Income tax liability of Rs 1,420.18 lakhs for the Assessment Year 2023-24. The Company has preferred an appeal before CIT(A). The hearing of the Appeal is yet to take place.

Based on a detailed evaluation, the Company believes that its position is well-supported and legally sustainable, and accordingly, no provision has been made in the financial statements in respect of this matter,

4 Pursuant to the order dated 9th January 2024 issued by the Hon'ble NCLAT, New Dethi Bench, and in accordance with the arrangements entered into with the promoters of Asian Hotels (West) Ltd, New Dethi ("AHWL"), the Company's material wholly-owned subsidiary, Novak Hotels Pvt Ltd ("Novak"), is in the process of acquiring the Hyatt Regency, Mumbal ("HRM") from AHWL.

Further, physical possession of the property was taken over by Novak. However, the legal formalities relating to the acquisition is still pending, primarily due to non-fulfilment of a condition under the framework agreement signed with the promoters of AHWL, which relates to the revocation of suspension of trading in the equity shares of AHWL.

In this regard, Novak Hotels has borrowed Rs, 40,294,94 lakhs from various group companies and other entities, including an interest-bearing loan of Rs, 19,036,12 lakhs from the Company. The amount deposited by Novak Hotels with the Hon'ble NCLAT, New Delhi Bench, in compliance with the directions of the Bench, has been considered as an advance to AHWL and will be adjusted at the time of acquisition of HRM in the books of Novak.

- 5 During the year-ended 31-03-2025, loan to Novak amounting to Rs. 499 lakhs has been converted into 49,90,000 nos of fully paid up equity shares of Rs 10/- each. This conversion resulted in an increase in the Company's Investment in the said subsidiary company from Rs. 1 lakh to Rs. 500 lakhs.
- 6 Finance cost for the quarters ended 31-03-2025 and 31-12-2024 includes interest expense of Rs 924.37 lakhs and 1245.29 lakhs respectively incurred by the company on the loan taken from financial institution against the security created by way of equitable mortgage on Hyatt Regency Hotel, Kolkata for providing loan to the said subsidiary company required for the purpose as stated in Note no. 4.
- 7 The Company's wholly-owned subsidiary named GJS Hotels Ltd (GJS) has filed a writ petition before the Odisha High court challenging the Order issued by the Govt of Odisha, through the GA Dept dated 2nd November 2024 determining the lease and asking GJS to vacate the property in Bhubaneswar within 15 days, also resulting in forfeiture of the performance bank guarantee (PBG) amounting to Rs. 350 lakhs earlier given by GJS to the Govt.

The Hon'ble Court vide its order dated 13th November, 2024 had stayed the aforesaid order dated 2nd November, 2024 and the stay order continues to be effective till the next date of hearing which is not yet listed by the Hon'ble Court.

As on 31st March 2025, the Company has investments of Rs 860.86 lakhs in GJS as equity shares and Rs 394.22 lakhs as loan to it which includes debit for encashment of PBG provided by the Company.

The management is hopeful of a favourable resolution of the matter in Company's favour. In view of the same, no provision for impairment against the Company's investment in equity and loan to GJS has been made in the books of accounts.

- 8 The Board has recommended a final dividend of Rs 1.00 per equity share (10%), subject to the approval of members in the ensuing Annual General Meeting. The dividend proposed is in accordance with section 123 of the Companies Act, 2013, as applicable.
- 9 The financial figures of the last quarters are the balancing figures between audited figures in respect of the full financial year upto 31st March and unaudited published year to date figure upto the third quarter i.e 31st December of the financial year which were subject to limited review.
- 10 The Company is primarily engaged in only one segment, i.e. the business of Hotel operations, and thus the separate reporting as per the Ind AS-108 "Operating Segments" is no longer required.
- 11 This Statement is as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Statement of Assets and Liabilities and Cash Flow Statement are annexed herewith.
- 12 Figures of the previous periods are regrouped, wherever necessary.

By order of the Board of Directors For Asian Hotels (East) Limited

anaging Director



Place : Kolkata Date : 30th May 2025

ASIAN HOTELS (EAST) LIMITED REGD OFFICE: HYATT REGENCY KOLKATA, JA •1, SECTOR III, SALT LAKE CITY, KOLKATA-700 106 CIN No. - L15122WB2007PLC162762

STATEMENT OF ASSETS AND LIABILITIES

			(Rs in lakhs)
	_	Consolidate	
SI. No.	Particulars	As at 31-03-2025	As at 31-03-202
A	ASSETS	(Audited)	(Audited
1	Non-Current Assets		
•	a) Property, plant and equipment	11 005 74	11,557.55
	b) Capital work - in - progress	11,665.74	272.79
	c) Intangible Assets	291.60	10.09
	d) Goodwill on Consolidation	5.57	
	e) Financial assets	6,213.06	6,213.0
		67.05	25.7
	(i) Others	37.95	25.7
	f) Income tax assets	453.84	738.2
	g) Other non current assets	39,435.23	36.6 18,854.1
-	Total Non-Current Assets	58,102.99	18,854.1
2	Current Assets		150.4
	a) Inventories	139.08	153.1
	b) Financial assets		
	(i) Investments	343.66	44.1
	(ii) Trade Receivables	687.59	611.4
	(iii) Cash & Cash Equivalents	199.47	115.6
	(iv) Other Bank Balances	338.71	688.4
	(v) Loans	-	1.1
	(vi) Others	6,236.84	39,764.4
	c) Other current assets	846.87	224.7
	Total Current Assets	8,792.22	41,603.2
	TOTAL - ASSETS	66,895.21	60,457.3
B	EQUITY & LIABILITIES		· · · · · · · · · · · · · · · · · · ·
1	Equity		4 700 4
	a) Equity Share Capital	1,729.17	1,729.1
	b) Other Equity	22,627.73	21,299.5
-	Total - Equity	24,356.90	23,028.7
2	Liabilities		
	Non-Current Liabilities		
	a) Financial liabilities	11100 50	14 001 0
	(i) Borrowings	14,196.59 109.15	14,881.8
	(ii) Other financial liabilities b) Provisions	109.15	17.9 102.1
	c) Deferred tax liabilities (Net)	1,279,49	1,214.6
	Total - Non Current Liabilities	15,692.07	16,214.0
	Current Liabilities	13,032.07	10,210.0
	a) Financial liabilities		
	(i) Borrowings	18,763.11	18,476.4
	(ii) Trade Payables	10,700,11	10,470.4
	- Total outstanding dues of Micro, Small and Medium		
	Enterprise	71.85	71.2
	- Total outstanding dues of creditors other than Micro ,		
	Small and Medium Enterprise	926.42	623.4
	(iii) Others	5,984.44	1,022.6
	b) Provisions	249.16	239.4
	c) Other Current Liabilities	851.26	778.8
	Total - Current Liabilities	26,846.24	21,212.00
	TOTAL - EQUITY & LIABILITIES	66,895.21	60,457.3



By order of the Board of Directors For Asian Hotels (East) Limited

Joint Managing Director

Place : Kolkata Date : 30th May 2025

ASIAN HOTELS (EAST) LIMITED CIN: L15122WB2007PLC162762

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31.03.2025

		(Rs in lakhs)
Particulars	Year-ended	Year-ended
	31.03.2025	31.03.2024
	(Audited)	(Audited
A. CASH FLOW FROM OPERATING ACTIVITIES		
Profit before tax	2,718.32	4,253.69
Adjustments for :		
Depreciation/amortization expense	382.51	362.68
Loss/(profit) on sale of Property, Plant & Equipment	1.19	(0.00
Loss/ (Profit) on Sale of non-current Investment	(0.81)	-
Interest expense	3,952.95	2,047.62
Sundry balances written back	(72.01)	-
Provision for bad and doubtful debts	9.89	16.22
Interest income	(4,009.62)	(2,804.24)
Fair value gain on mutual funds	(3.48)	(0.19)
Operating profit before changes in assets and liabilities	2,978.94	3,875.78
Adjustments for :		
Increase/(decrease) in Trade payables, Financial liabilities and other current &		
non-current liabilities	(382.45)	(1,823.09)
Increase/(decrease) in Provisions	25.68	46.27
Decrease/(increase) in Trade receivables, Financial assets and other current &		
non-current assets	271.47	180.98
Decrease/(increase) in inventories	14.11	(52.49)
Decrease /(increase) in non-current financial assets	(1,652,10)	90.00
Decrease/(increase) in current financial assets	29.43	(39,734.26)
Decrease /(increase) in current loans	1.10	(1.10)
Cash generated from/(used in) operations	1,286.18	(37,417.91)
Less: Direct taxes paid	(1,247.02)	(1,100.54)
Net cash flow from/ (used in) Operating Activities (A)	39.16	(38,518.45)
B. CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of Property, Plant & Equipment, including Capital advances	(1,086.60)	(214.95)
Proceeds from sale of Property, Plant & Equipment	2.43	0.01
Purchase of current investments	(2,194.25)	-
Proceeds from sale of current investments	1,899.06	3,230.60
Proceeds upon maturity of / (Investment in) Fixed Deposits	319.65	(1.00)
Non-current loans repaid /(given)	1,795.53	-
Interest received	222.39	2,798.77
Net cash flow from/(used in) Investing Activities (B)	958.21	5,813.42
	1.	, I

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C. CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from non-current borrowings	2,017.10	42,306.22
Repayment of non-current borrowings	(900.31)	(8,947.93)
Interest paid on borrowings	(1,697.69)	273.85
Payment of other borrowing cost		(601.88)
Proceeds from Issue of new Equity shares		1,00
Dividend paid on shares	(432.78)	(433,23)
Net cash flow from/(used in) in Financing Activities (C)	(913.58)	32,698,04
Net increase/(decrease) in Cash and Cash Equivalents (A + B + C)	83.79	(6.99)
Cash and Cash Equivalents at the beginning of the year	115.68	122.67
	-	
Less: Opening Cash Balanco of subsidiary	115.68	122.67
Oracle and Oracle Freedomics at the send of the server	199.47	115.68
Cash and Cash Equivalents at the end of the year		

Notes:

1. The above cash flow statement has been prepared under the "Indirect method" set out in Ind AS - 7 "Statements of Cash Flows" specified under section 133 of the Companies Act 2013.

2. Figures in bracket indicate cash outflow.

3. Cash and cash equivalents included in the Cash Flow Statement comprise of the following:-

	As at	hand a start of the start of th
	31.03,2025	31,03,2024
	13.05	10.17
-Cash in Hand	186.42	105.51
-Balances with Scheduled Banks in Current A/c	199.47	115.68
Total		

4. Previous period figures have been regrouped and recasted wherever necessary to confirm to the current year's classification.

Place : Kolkata Date : 30th May 2025



By Order of the Board of Directors For Asian Hotols (East) Limited

Joint Managing Director

As at

ASIAN HOTELS (EAST) LIMITED

CIN: L15122WB2007PLC162762

Regd. Office : Hyatt Regency Kolkata Hotel, JA-1, Sector - III, Salt Lake City, Kolkata - 700 106, W.B., India Tel: 033 6820 1344 / 1346, Fax : 033 2335 8246, E-mail : clocs@sarafhotels.com, Website : www.ahleast.com

Statement on Impact of Audit Qualifications (for audit report with modified opinion) submitted alongwith Annual Audited Financial Results – (Consolidated)

	[See Regulation 33 of the SED	I (LODR) Regulations, 2015]	
		Audited Figures	Adjusted Figures
I.	Particulars	(as reported before adjusting for qualifications) Rs in Lacs	(audited figures after adjusting for qualifications) Rs in lacs
	Turnover / Total income	15,406.70	15,406.70
	Total Expenditure	12,688.37	12,688.37
	Net Profit/(Loss) before tax	2,718.33	2,718.33
	Earnings Per Share	10.13	10.13
ľ	Total Assets	66,895.21	66,895.21
Ī	Total Liabilities	42,538.31	42,538.31
	Net Worth	24,356.90	24,356.90
	Any other financial item(s) (as felt appropriate by the management)	-	-

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Audit Qualification (each audit qualification separately):

a. Details of Audit Qualification:

As disclosed in note 7 to the accompanying standalone financial results, an order dated November 2, 2024 (the "Order") was issued by the Government of Odisha through the General Administration and Public Grievance Department, citing non-compliance by GJS Hotels Limited, a wholly owned subsidiary (the "subsidiary") with certain terms and conditions of the lease deed. Pursuant to this Order, the subsidiary was directed to vacate the property located in Odisha and the performance bank guarantee of Rs. 350 lakhs, furnished by the Company, was forfeited. The subsidiary of the Company, has filed a writ petition before the Hon'ble High Court of Orissa challenging the said Order. As at March 31, 2025, the subsidiary's investments in the said asset along with capital work in progress amounts to Rs. 776.26 lakhs.

The events and circumstances as described above, including the surrender of the property to the government, forfeiture of the bank guarantee, and the financial position of the subsidiary, raise significant doubt regarding the recoverability of subsidiary's investments in the said asset along with capital work in progress. However, no provision for impairment has been recognized in respect of these exposures in the financial statements, which, in our opinion, is not in accordance with the requirements of Indian Accounting Standard (Ind AS) 36^{ow} impairment of Assets.







12										
	b. Type of Audit Qualification: Qualified Opinion / Disclaimer of Opinion / Adverse Opinion									
	c. Frequency of qualification: Whether appeared first time/repetitive/since how long continuing: First Time									
	For Audit Qualification(s) where the impact is quantified by the auditor, Management's Views:									
	Not Applicable									
	e. For Audit Qualification(s) where the impact is not quantified by the auditor:									
	(i) Management's estimation on the impact of audit qualification: Estimation not ascertainable as explained in Point (ii) below.									
	(ii) If management is unable to estimate the impact, reasons for the same:									
	The management is confident that the Company has so far well represented before the Hon'ble High Court of Orissa, Cuttack. The Hon'ble High Court, vide its interim order dated 13th November 2024, granted a stay on the operation of the aforesaid order dated 2nd November 2024. The stay continues to be in effect as of the date of approval of the financial results, and the next date of hearing is yet to be listed by the Hon'ble Court. Considering the aforesaid stay order and the case at large, the Company of having a positive and favourable outcome in the matter.									
Ĩ	(iii) Auditors' Comments on (i) or (ii) above:									
	Same as mentioned in Point II (a) above.									
[.	Signatories:									
	Umesh Saraf									
	Joint Managing Director Bimal Kr. Jhunjhunwala CFO									
	Bimal Kr. Jhunjhunwala CFO									
	Shourya Sengupta Audit Committee Chairman Ahoung Angle									
	M L Shukla Partner Singhi & Co. Chartered Sd/- Accountants Statutory Auditor									

Place: Kolkata

Date: 30.05.2025





PUBLIC NOTICE

NOTICE is hereby given to the public at large that Protium Finance Limited formerly known as Growth Source Financial Technologies Limited and prior to that it was known as Growth Source Financial Technologies Private Limited) a non-banking finance company registered with Reserve Bank of India having its registered office at Nirlon Knowledge Park (NKP), 7th Floor, Block B2, Phase – I Nirlon Knowledge Park, Pahadi Village, Off. Western Express Highway, Cama Industrial Estate, Goregaon(E), Mumbai- 400063, Maharashtra, intends to close one of its branch located at **UCP-012,2FL, 2nd** Floor, Bengal Ambuja, City Center, Durgapur, West Bengal,Pin-713216.w.e.f. 31st August 2025.

The customer who are being serviced from the location which is being close will be serviced from the 10C, 4th Floor, Sai Krishna Building, Piccaso Bithi formerly known as Hungerford Street) P. S. Shakespeare Sarani, Kolkata 700017 from 1st September 2025 onwards.

All the concerned persons are requested to take note of the said changes and ensure to make all future correspondence and communication on the new branch address as notified here

For Protium Finance Limited Place:Kolkata Date: 31.05.2025

Dhunseri[®]

DHUNSERI TEA & INDUSTRIES LIMITED

Regd. Office: Dhunseri House, 4A, Woodburn Park, Kolkata - 700020

CIN: L15500WB1997PLC085661

Website: www.dhunseritea.com; E-mail: mail@dhunseritea.com

CORRIGENDUM

This is with reference to the notice published on 30.05.2025 in the newspaper Business

Standard (Kolkata & Mumbai editions). There

was a typographical error in the date: March 29, 2025 should be read as May 29, 2025. All

other contents remain unchanged. We

regret any inconvenience caused.

e-Tender

Sealed e-tenders is hereby invited from the eligible bidders in connection with the execution of 07(Seven) nos of works. The details of the NIeT No. 22/MZP/PATHASHREE-III-2025-26 & 24/2025-26 are available in the district website https://murshidabad.gov.in/ also available in the website http://wbtenders.gov.in notice-inviting-tender-no-22/MZP/PATHASHREE-III 2025-26 & 24/2025-26

Sd/ Addl. Executive Officer Murshidabad Zilla Parishad

Forr [See Regulation By Regd. A/D, Dasti failing which by Pu OFFICE OF THE RECOVERY OFFIC Debts Recovery Tribunal, Siligu 2nd Floor, PCM Tower, Sevoke Ro Siliguri - 734 001, West Bengal DEMAND NOTICE Notice under Sections 25 to 28 Recovery of Debts & Bankruptcy A and Rule 2 of Second Schedule to the Tax Act, 1961 RC / 42 / 2024. 06.05.2025 CANARA BANK - Versus -MA MANASHA OIL MILL ALIA M/S. MAA MANASHA OIL MILL ANI (CDs) 1. Ma Manasha Oil Mill alias M/s. Maa I Oll Mill (Proprietor Sri Bishnu Sarkar Business at Bahanya Bingha, P.S. -Bazar, P.O. & District - Malda, Pin - 7 West Bengal 2. Sri Bishnu Sarkar (Proprietor Manasha Oil Mill alias M/s. Maa Mana Mill), S/o. Fakan Sarkar, resident of B

Bingha, P.S.-English Bazar, P.O. & I Malda, Pin - 732102, West Bengal. This is to notify that as per the R

Certificate issued in pursuance of order by the Presiding Officer, DEBTS RECOVERY TRIBUNAL SILIGURI in **OA/7/2021** an amount of Rs. 30,76,707.38 (Rupees Thirty Lakhs Seventy Six Thousands Seven Hundred Sever and Paise Thirty Eight only) along with pendentellite and future interest @10.35% w.e.f. 12.02.2021 till realization and costs of **Rs. 33,000.00** (Rupees Thirty Three Thousands only) has become due against you (Jointly and severally / Fully / Limited).

2. You are hereby directed to pay the above sur within 15 days of the receipts of the notice, failing which the recovery shall be made in accordance with the Recovery of Debts due to Banks and Financial Institutions Act, 1993 and Rules the

3. You are hereby ordered to declare on an affidavit the particulars of yours assets on or before the next date of hearing.

4. You are hereby ordered to appear before the indersigned on 23.07.2025 at 10.30 A.M. for further proceedings

NAGARJUNA

NAGARJUNA RMC



The undersigned being the Authorised officer of the Bank of Baroda Sonarpur Branch, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise o Powers conferred under section 13(12) read with rule 3 of the Securit nterest (Enforcement) Rules 2002 issued a Demand Notice dated 11.03.2025 calling upon the borrowers Shri Pabitra Mondal & Smt Chhanda Mondal of AP Nagar, Sonarpur, Kolkata - 700150 to repay the mount mentioned in the notice being Rs. 15.32 057 (Fifteen Lakhs Thirty Two Thousand Fifty Seven Only) as on 27.01.2025 plus unapplied interes and charges thereon to till date within 60 days from the date of receipt of th said notice

The Borrowers having failed to repay the amount, notice is hereby given to the borrowers/guarantors and the public in general that the undersigned has taken possession of the property described herein below in exercise o powers conferred on him/her under Section 13(4) of the said Act read with Rule 8 and 9 of the said rule on this 29th day of May of the year 2025. The Borrowers/guarantors in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property

will be subject to the charge of the Bank of Baroda for an amount Rs. 15,32,057 (Fifteen Lakhs Thirty Two Thousand Fifty Seven Only) as on 27.01.2025 to till date with further interest, cost and incidental hereon

The Borrower's attention is invited to provisions of sub-Section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets

Description of Immovable Property All that piece and parcel of land measuring area 2 cottah situated at Mouza Malipukuria, P.S. - Sonarpur, J.L. No. 24, Re Sa No. 193, Touzi No.- 250 appertaining to L.R. Dag No. 632, L.R. Khatian No. 3063, A.D.S.R - Sonarpu under Sonarpur II Gram Panchavet, Dist.- South 24 Parganas

Property stands in the name of Sri Pabitra Mondal. Property butted & bounded - North : R.S. Dag No. 581. South: R.S. Dag No. 583 & 582. East: Land of Dag No. 581. West : 10 ft wide commo

Authorized Officer

Bank of Baroda

passage. Date : 29.05.2025 Place: Sonarpur, South 24 Parganas

ASIAN HOTELS (EAST) LIMITED

REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA-700 106

EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER (Q4) & YEAR ENDED 31st MARCH 202

CIN No. - L15122WB2007PLC162762

SI. No.	Particulars	Three-months ended 31.03.2025 (Audited)	Year-ended 31.03.2025 (Audited)	Three-months ende 31.03.2024 (Audited)	
1)	Total Income from Operations (Net)	3,496.52	11,302.28	3,361.26	
2)	Net Profit / (Loss) for the period before				
	Exceptional Items and Tax	1,467.77	2,718.33	2,588.58	
3)	Net Profit / (Loss) for the period before tax				
	(after Exceptional and/or Extraordinary Items)	1,467.77	2,718.33	2,588.58	
4)	Net Profit / (Loss) for the period after tax				
	(after Exceptional and/or Extraordinary Items)	1,005.54	1,752.03	1,927.65	
5)	Total Comprehensive Income for the period	1,014.89	1,760.49	1,919.31	
6)	Equity Share Capital	1,729.17	1,729.17	1,729.17	
7)	Other Equity (excluding Revaluation reserves				
	as shown in Balance Sheet of Previous year)	22,627.73	22,627.73	21,299.54	
8)	Earnings Per Share for the period after				
	extraordinary activities (Face Value Rs 10/- each)				
	Basic :	5.82	10.13	11.15	
	Diluted :	5.82	10.13	11.15	

	STANDALONE						
Particulars	Three-months ended	Year-ended	Three-months ended				
	31.03.2025	31.03.2025	31.03.2024				
	(Audited)	(Audited)	(Audited)				
Total Income from Operations (Net)	3,496.52	11,302.28	3,361.27				
Net Profit / (Loss) for the period before tax	1,545.49	3,496.27	2,183.77				
Net Profit / (Loss) for the period after tax	1,083.84	2,539.60	1,625.15				
Total Comprehensive Income	1,093.19	2,548.06	1,616.81				
		-					

Notes 2. The Board of Directors of the Company, at their meeting held on 30th May, 2025, approved the audited standalone and consolidated financial results of the Company for the quarter (Q4) and yearended 31st March, 2025 ("Financial Results").

3. The above is an extract of the detailed format of financial results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Dis

Consecutive Investments & Trading Company Limited

(CIN L67120WB1982PLC035452)

Reg. Office: 23, Ganesh Chandra Avenue, 3rd Floor, Kolkata - 700 013 Website: www.consecutiveinvestments.com Email Id: info@consecutiveinvestment.com Contact No: 033-22114457

STATEMENT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON 31 ST MARCH, 2025

Based on the recommendations of the Audit Committee the Board of Directors at their respective Meetings held on 29th May, 2025. has approved the standalone audited financial results for the guarter and year ended 31st March, 2025 along with Auditor's Report as required under Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015. The result is also available on the websites of the Stock Exchange(s) and the listed entity at https://consecutiveinvestments.in/financial-result/

Scan the QR code to view the financial results on the website of the company

For and on behalf of **CONSECUTIVE INVESTMENTS & TRADING COMPANY LIMITED**



Sd/-

Jitendrakumar C. Leuva,

Managing Director

(DIN: 10865406)

Place : Kolkata Date : 29/05/2025

Place: Kolkata

Sr.

No.

П.

(Rs in lakhs)

g

STEELMAN TELECOM LIMITED

(Formerly known as Steelman Telecom Private Limited) Corporate Office: Mani Casadona. Flat No 15E1, Floor No-15. Plot No-IIF/04. Street No-372, Action Area-IIF, New Town, Kolkata-700156. Website: www.steelmantelecom.com | Email: contact@steelmantelecom.in | Phone No. +91-8443022233 CIN No. L55101WB2003PLC096195

> Statement of the Audited (Standalone and Consolidated) Financial Results for the half year and Financial Year ended 31st March 2025

The Audited (Standalone and Consolidated) Financial Results for the half year and Financial Year ended 31st March 2025 have been reviewed by the Audit Committee and approved by the Board of Directors of the Company in the meeting held on 30th May 2025. The complete Audited (Standalone and Consolidated) Financial Results for the guarter and Financial Year ended 31st March 2025, have been filed under Regulation 33 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements), Regulations, 2015 with Stock Exchanges and are available on the website of Stock Exchanges, www.bseindia.com and on Company's website www.steelmantelecom.com. The same can be accessed by scanning the QR code.



For and on behalf of STEELMAN TELECOM LIMITED (Previously known as Steelman Telecom Pvt Limited)

> MAHENDRA BINDAL (MANAGING DIRECTOR) DIN: 00484964



		East: Property of Palan and Chunilal Shikari, West: Property of Sarif Hossain Mistry & Oyarish
IV. Physical Possession date :- 28th January 2025	V.	Last Date for submission of BID :- 3rd July 2025 by 4 pm
VI. Date of property inspection- 20th June 2025 from 12 pm-1 pm	VII.	Date & Time of E-Auction :- 07th July 2025 11 am to 1 pm with extension of 5 minutes each

Reserve Price : Rs. 30,66,525/- (Rupees Thirty Lakhs Sixty Six Thousand Five Hundred Twenty Five Only)

EMD: (10% of Reserve price): Rs. 3,06,652.50/- (Rupees Three Lakhs Six Thousand Six Hundred Fifty Two and Fifty Paise Only)

Mr. Debashis Saha (Borrower) and 2. Mrs. Rita Saha Roy (Co-borrower)

No. Amount outstanding as per 13(2) Notice: Rs. 50,09,435.04/- (Rupees Fifty Lakhs Nine Thousand Four Hundred Thirty Five and Zero Four paise only) under the Loan A/c No. HLN001701066255 due as on 13.08.2024

III. Description of the Immovable Property : Schedule-A (Description of land over which the mortgage flat is situated) - All that piece and parcel of land measuring about 3 Cottahs be the same a little more or less, together with multi storied building lying and situate at Mouza Rambhadrabati, J. L. No.7, R. S. No.43, Touzi No.223, comprised in R.S. Dag 313, R.S. Khatian No.23 & L. R. Khatian No. 1319, 1320, 1321 & 1322, Police Station-Khardah under Municipal ward no. 22, Holding no. 115(New)

DDT Ollow 1 Or A stilled	Requirer 2025 ar	ments) Re re availat html). The	egulations, ole on the	2015. The	full forma y's webs	at for the t ite (URL nning the C	hree-mont : https://v QR Code pr By 6	ths and y www.ahl rovided b order of t For Asian	rear-ende least.con below. he Board Hotels (E	ed March 3 m/financia i of Directors East) Limited Sd/ Umesh Sara ging Directo IN: 0001798	, -	/	 97 (Old), Nabapally, P.O Sodepur, Kolkata-700110, within municipal limits of Panihati municipality, under jurisdiction of ADSRO- Sodepur, Dist North 24 Parganas, along with attributed to proportionate share of land and the same is butted and bounded in the following manner:- Boundaries:- North: 12 ft wide Road, Nabapally, South: House of Smt. Manju Dey & Jagadish Karmakar, East: House of Dhiren Das, West: House of Pallab Biswas Schedule-B (Description of the mortgage flat) - All that a self contained residential marble floor Flat No. Al on the 1st floor measuring about an area of 450 Sq. Ft. super built up area on the North-East Side, Flat No. A2 on the 1st floor measuring about an area of 650 Sq. Ft. super built up area on the North-East Side, Flat No. A2 on the 1st floor measuring about an area of 650 Sq. Ft. super built up area on the North-East Side, Flat No. A2 on the 1st floor measuring about an area of 450 Sq. Ft. super built up area on the South-West Side, Flat No. A4 on the 1st floor measuring about an area of 650 Sq. Ft. super built up area on the South-East Side, in G+3 building without Lift facility at Holding No. 115 (New), 97 (Old), Nabapally, Post Office-Sodepore, Police Station-Khardah, Kolkata-700110 within the municipal limits of Panihati Municipality, under jurisdiction of Additional District Sub-Registry office Sodepur, District: North 24 Parganas with proportionate share of land particularly described in the "First Schedule" hereinabove with common areas and facilities TOETHER WITH the undivided proportionate impartible share of land component in the said premises, with all easement right thereupon and drainage facility. IV. Physical Possession date :-06th March 2025 V. Last Date for submission of BID :- 3rd July 2025 by 4 pm VII. Date & Time of E-Auction :-07th July 2025 11 am to 1 pm with extension of 5 minutes each Reserve Price : Rs. 58,52,2000/- (Rupees Firk Eight Lakhs Fifty Two Thousand Only) <
NCL GROUP NCL INDUSTRIES LTD NISO 9001 : 2015 COMPANY 7th Floor, NCL Pearl, Near Rail Nilayam, SD Road, Secunderabad - 500026 CIN: L33130TG1979PLC002521 www.nclind.com EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2025						bad - 50 lind.co		Sr. No. 3.	 I. Name of the Borrower/Guarantor(s)/Security Provider(s): 1. Mr. Nitish Biswas (Borrower) and 2. Mrs. Rupali Biswas Bhowmick (Co-borrower) II. Amount outstanding as per 13(2): Rs. 16,44,337.55/- (Rupees Sixteen Lakhs Forty Four Thousand Three Hundred Thirty Seven and Fifty Five Paise only) under the 				
			STANDA			_		ONSOL	1	1			Municipality, Nabapally under Ward No.22, Holding No.97(Old) 115(New), P.S. Khardah, District: North 24 Parganas, within the Jurisdiction of A.D.S.R. Sodepur.
PARTICULARS	ended		ended	Year ended 31.03.2025	Year ended 31.03.2024	Quarter ended	Quarter ended 31.12.2024	Quarter ended	Year ended				IV. Physical Possession date:-13th September 2023 V. Last Date for submission of BID:-20th June 2025 by 4 pm VI. Date of property inspection-16th June 2025 from 2 pm-3 pm VI. Date & Time of E-Auction:-25th June 2025 11 am to 01 pm with extension of 5 minutes each
		Unaudited		Audited	51.05.2024	Audited	(Unaudited)	51.05.2024	Audited				Reserve Price : Rs. 15,30,000/- (Rupees Fifteen Lakhs Thirty Thousand Only) EMD : (10% of Reserve price) : Rs. 1,53,000/- (Rupees One Lakh Fifty Three Thousand Only)
Total Income	39,132.08	3 34,618.34	42,486.44	1,43,113.46	1,66,162.34	39,189.89	34,647.45	42,551.77	1,43,200.9	8 1,66,230.30	╞	Sr.	
Net Profit for the period (before tax and Exceptional items)	889.10	569.60	3,375.62	5,298.88	14,764.82	944.72	531.76	3,355.63	5,286.43	3 14,666.48		Sr. No. 4.	 II. Amount outstanding as per 13(2) Notice: Rs. 21,35,720.50/- (Rupees Twenty One Lakhs Thirty Five Thousand Seven Hundred Twenty and Fifty paise only) under the
Net Profit for the period before tax (after Exceptional items)	889.10	569.60	3,375.62	4,292.55	14,764.82	944.72	531.76	3,355.63	4,280.10	14,666.48			Loan A/c No. MOR001700602696 & Rs. 1,40,772.07/- (Rupees One Lakh Forty Thousand Seven Hundred Seventy Two and Zero Seven paise only) under the Loan A/c No. MOR001700681848, both due as on 29.11.2023
Net Profit for the period after tax (after Exceptional items)	643.84	335.84	2,417.90	2,538.26	9,420.21	693.37	298.00	2,397.92	2,519.73	3 9,321.86			III. Description of the Immovable Property : Schedule-A (Description of the mortgage land over which the mortgage flat is situated) - All that piece and parcel o BASTU land measuring an area of 7 Cottahs 8 Chittacks 32 sq.ft. more or less together with Multi Storied Building (G+3) standing thereon comprised in R.S. Dag No.853 recorded in R.S. Khatian No. 162, in Mouza -Udayrajpur, J.L. No.43, Police Station Barasat now at Madhyamgram, ADSRO Barasat, District of North 24 Parganas and
Total Comprehensive Income (Net of tax) for the period	621.36	335.84	2,376.81	2,515.78	9,379.11	670.89	298.00	2,356.82	2,497.25	5 9,280.77			within the local limits of Madhyamgram Municipality under Ward no.7. Holding No.33, Premises at 5 No. Basunagar, Kolkata - 700129, Which is butted and bounded in the manner following: North: 18 ft. wide Municipal Road, South: Land of Dag No.855, East: J.H. Levree's Development Scheme No. 16, West: Other Land.
Paid up Equity Share Capital (Face Value of Rs. 10/- E	ch) 4,523.28	3 4,523.28	3 4,523.28	4,523.28	4,523.28	4,523.28	4,523.28	4,523.28	4,523.28	3 4,523.28			Schedule-B (Description of the mortgage flat) - All that the Self-contained residential Flat (Floor Finished by Tiles) measuring super built up area 1350 sq.ft. be the same a little more or less being Flat No. 4-A on the 3rd Floor, South-East Facing consisting of 3 Bed Rooms, 1 Kitchen, 1 Drawing cum Dining, 2 Toilet, 2 Balcony together with
Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of Previous year)				81,915.21	80,982.58	6			81,300.9	3 80,386.83			undivided impartible proportionate share of land of Schedule "A" hereinabove written and right to use the staircase, roof and all other common utilities, amenities and facilities of the said building.
Earnings per Share (of Rs.10/-each) (not annualised)													IV.Physical Possession date :- 29th August 2024V.Last Date for submission of BID :- 20th June 2025 by 4 pmVI.Date of property inspection-16th June 2025 from 12 pm-1 pmVII.Date & Time of E-Auction :- 25th June 2025 11 am to 01 pm with extension of 5 minutes each
Basic & Diluted 1. The above results for the quarte	1.37	0.74		5.56	20.74		0.66	5.19	5.52				Reserve Price : Rs. 33,30,000/- (Rupees Thirty Three Lakhs Thirty Thousand Only) EMD : (10% of Reserve price) : Rs. 3,33,000/- (Rupees Three Lakhs Thirty Three Thousand Only)
Standards ("Ind AS") prescribed thereunder and other accounting Committee has reviewed the abov meeting held on 30th May, 2025. 3 Exchanges under Regulation 33 o Audited Financial Results are avai Stock Exchange of India Ltd (www Secunderabad 30-05-2025	under sect principle e results a . The abov f SEBI (Lis lable on th nseindia.c By O For N	tion 133 c es genera and later f ve is an e sting and ne web sit com), and rder of th NCL Ind	of the Con ally accept the Board extract of t Other Dis tes of Bon I the Comp the Board ustries	npanies A oted in Ind of Directo the detaile cclosure R nbay Stock pany's web Limited	ct 2013 (" dia and t ors appro ed format equireme k Exchan o site (ww	'the Act") he guide ved the a of the Fi ents) Reg ge Ltd (w w.nclind.) read with lines issu- bove resu- inancial R ulations 2 ww.bsein .com).	h the rele ued by 3 ults and Results fi 2015. The dia.com	evant ru SEBI. 2. its relea iled with e full for) and Th Managin	les issued The Audit ise in their the Stock mat of the e National		of p wel Que or Pro ram	Interested bidders are hereby advised to do their own due diligence related to the above properties before submission of bid. Bank account details for depositing EMD and mode of payment of EMD is given in detailed terms and conditions of the sale, please refer to the link provided in yesbank.in/about-us/media/auction-property Secured Creditor's website i.e www.yesbank.in. In case of any difficulty in obtaining Tender Documents/ e-bidding catalogue or Inspection of the Immovable Properties / Secured Assets and for Queries, Please Contact Concerned Officials of YES BANK LTD., Mr. Sudip Roy on 7624025070 or Email: sudip.roy1@yesbank.in, Mr. Ankit Tulshan on +919874638888 or Email: ankit.tulshan@yesbank.in, Mr. Biswadip Bhattacharjee, on 8334058885 or Email: biswadip.bhattacharjee@yesbank.in and Officials of M/s. e- Procurement Technologies Limited (Auction Tiger) Ahmedabad, Bidder Support Numbers : 9265562821, 079-61200594/598/568/587/538. Email: amprasad@auctiontiger.net, ravi.m@eptl.in and support@auctiontiger.net. <u>SALE NOTICE TO BORROWER/GAURANTORS</u> The above shall be treated as Notice U/r 9(1) of Security interest (Enforcement) Rules,2022 to the Obligants under SI. No's. 1 to 2 to pay the same within 30 days and Notice to the Obligants under SI.No. 3 & 4 to pay the same within 15 days from the date of publication.
	n luna 🕹	2 1	BISO	N PANEL	N NO	BISC	DN Lam	N	CLd	∾r™		Dat	Date: 31.05.2025 Authorized Officer

Fit it. Forget it.

Date: 31.05.2025	Authorized Officer
Place: Kolkata, West Bengal	For YES Bank Limited





নাম-পদবী

গত ২৮/০৫/২০২৫ S.D.E.M., শ্রীরামপর, হুগলী কোর্টে ৭৭১১ নং এফিডেভিট বলে Samir Bhowmick S/o. Niranian Bhowmick Samir Bhowmik S/o. N. Bhowmik সর্বত্র একই ব্যক্তি বলিয়া পরিচিত হইয়াছি।

নাম-পদবী

গত ২৮/০৫/২০২৫ S.D.E.M., শ্রীরামপুর, হুগলী কোর্টে ৭৭০৬ নং এফিডেভিট বলে Sudharanjan Mondal S/o. Tarapada Mondal ও Sudharanjan Mandal S/o. T. Mandal সর্বত্র একই ব্যক্তি বলিয়া পরিচিত হইয়াছি।

নাম-পদবী

গত ১৯/০৫/২০২৫ জুডিশিয়াল ম্যাজিস্ট্রেট, সদর, হুগলী কোর্টে ৩৯৮ নং এফিডেভিট বলে আমি Alakesh Kundu ঘোষণা করিয়াছি যে, আমার পিতা Krishna Chaitanya Kundu 3 Krishna Chtny Kundu উভয়েই সর্বত্র একই ব্যক্তি বলিয়া পরিচিত হইয়াছেন।

নাম-পদবী

গত ৩০/০৫/২০২৫ S.D.E.M., সদর, হুগলী কোর্টে ০৭ নং এফিডেভিট বলে আমি Subrata Singha ঘোষণা করিয়াছি যে, আমার পিতা Niranjan Singha ও N. Singha উভয়েই সর্বত্র একই ব্যক্তি বলিয়া পরিচিত হইয়াছেন।

নাম-পদবী

গত ৩০/০৫/২০২৫ S.D.E.M., সদর, হুগলী কোর্টে ০৯ নং এফিডেভিট বলে আমি Ahammad Ali Sarkar ঘোষণা করিয়াছি যে, আমার পিতা Mojehar Ali Sarkar ও M. Sarkar উভয়েই সর্বত্র একই ব্যক্তি বলিয়া পরিচিত হইয়াছেন।



AFFIDAVIT Alev Hassan, Son of Late Khalid Ansari, আমার মক্তেল শ্রী মন্মথ সাহা পিতা residing at 27 and also at 28. Madan Mohan Burman Street, Kolkata - 700007. West Bengal. In my voter id card my name has been wrongly recorded as Avi Hassin in place of my actual name Aley Hassan so I hereby declared through the affidavit no- 5101 dated- 23/05/2025 under (1st Class) Judicial Magistrate Calcutta that Aley Hassan and Avi Hassin

চঞ্চল সাহা সাং এলাঙ্গি পোঃ- পিপড়া গাছি জেলা- নদীয়া, ইং ২৫.০১.২৪ তারিখে কঞ্চনগর ADSR অফিসে রেজিস্ট্রিকৃত ৬৩৭৪ নং কোবলা দলিল মূলে জেলা নদীয়া মৌজা ৯৭ সোন্দা আর.এস. ও এল.আর. ৬৪৬ নং দাগে s the same and one identical person. ১২২৬৩ নং খতিয়ান হইতে ৩.৩০

শ্রেণিবদ্ধ

বিজ্ঞাপন

বিজ্ঞপ্থি

শতক সম্পত্তি ক্রয় করেন। যাহা রেজিস্ট্রিকৃত আমমোক্তার দ্বয় ১) সুব্রত প্রামাণিক পিতা কার্তিক প্রামানিক য় বিজ্ঞপ্তি য় সাং ডঃ সচিন সেন রোড ২) সৌমেন

আমমোক্তারনাগ বাগ পিতা সত্যেন্দ্র বাগ সাং রবীন্দ্র আমার মক্কেল সেখ রমজান আলি. পিতা- মত ঠাকুর রোড উভয়ের পোঃ- কৃষ্ণনগর তমকিন উদ্দিন, সাং- মূলগ্রাম, থানা- ঘাটাল, জেলা- পশ্চিম মেদিনীপুর এই মুর্ম্মে থানা কোতোয়ালি, ইং ০১-০৩-২৪ জানাইতেছে যে, (১) সৈয়দ ফজলে করিম, তারিখে কৃষ্ণনগর ADSR অফিসে **(২) আনোয়ারুল করিম**ুসৈয়দ উভয়ের রেজিস্ট্রিকৃত ২৩০৬ নং আমমোক্তার পিতা- মত সৈয়দ এহসান কবিম. (৩) সৈয়দা নামা দলিল মূলে উভয়ে ১, অলোক কিশওয়ার করিম স্বামী- নওসের আলি, (৪) সৈয়দা আক্তার করিম, পিতা- মৃত সৈয়দ তরফদার পিতা মন্টলাল তরফদার সাং এহসান করিম এবং (৫) একরামল করিম পোঃ- তারকগঞ্জ ও ২, সুব্রত রায় পিতা সৈয়দ, পিতা- মৃত সৈয়দ রহম করিম, সাকিম-সন্তোষ রায় সাং এম.জি. রোড পোঃ-৬নং পরভেজ সাইদিরেঞ্জ, কলিকাতা ৭০০০১৯ হাল সাং- মুলগ্রাম, থানা- ঘাটাল কৃষ্ণনগর, উভয়কে ক্ষমতা যুক্ত জেলা- পশ্চিম মেদিনীপুর গত ইং- ১২/০৯/ আমমোক্তার নামা নিযুক্ত করেন। উক্ত ১৯৯৫ তারিখে সৈয়দ ফজলে করিম দ্বারা সম্পত্তির বিষয়ে কারোর কোনরকম ম্পাদিত আলিপর সাবরেজিস্ট্রি অফিসে নিবন্ধকৃত ৩২৩ নং আমমোক্তারনামা মুলে আপত্তি থাকে তাহা হইলে বিজ্ঞাপনটি এবং গত ইং- ২০/০২/১৯৯৭ তারিখে প্রকাশিত হইবার ৩০ দিনের মধ্যে আনোয়ারুল করিম সৈয়দ, সৈয়দ কিশওয়ার নদীয়া জেলার কৃষ্ণনগর ১ বি.এল করিম এবং সৈয়দ আক্তার করিম দ্বারা এ্যান্ড এল.আর. ও অফিসে যোগাযোগ সম্পাদিত শিয়ালদা সাবরেজিস্টি অফিসে নিবন্ধকত ১১৬ নম্বর আমমোক্তার নামা মলে করিবেন তাহাদের নিযুক্ত আমমোক্তার **একরা**মুল করিম সৈয়দ পিতা- মৃত সৈয়দ এহসান করিম

সাকিম- ৬নং পরভেজ সাইদিবেঞ্জ কলিকাতা ৭০০০১৯ হাল সাং- মলগ্রাম, থানা- ঘাটাল জেলা- পশ্চিম মেদিনীপুর আমমোক্তার হিসাবে এবং স্বয়ং ইং ১০/০৮/২০০০ তারিখ সম্পাদিত ও ইং ১৩/০৮/২০০০ তারিখে A.D.SR. Ghatal অফিসে নিবন্ধকৃত ২৭৪৪/২০০০ নম্বর বিক্রয় কোবালা মূলে ঘাটাল থানার অন্তর্গত মুলগ্রাম মৌর্জায় জে.এল নং- ৭৫. এল.আর ১৭৭৬ দাগে ২০ ণতক সম্পত্তি আমার মক্কেল **সেখ রামজান আলি** পিতা- মৃত তমকিন উদ্দিন বরাবর বিক্রয় করিয়া দখলে স্থাপন করিয়া দিয়াছেন। উক্ত খরিদা সম্পত্তি আমার মক্কেল নিজ নামে রেকর্ড করিবার জন্য B.L. & L.R.O. ঘাটাল অফিসে আবেদন করিয়াছেন। যাহার Mutation Case no. - MN/2025/ 1027/7798 (হাতে কাহারো কোনো আপত্তি থাকিলে টপযুক্ত তথ্য প্রমাণ লইয়া বিজ্ঞাপন প্রকাশের ৩০ দিনের মধ্যে B.L. & L.RO. Ghatal

অফিসে জানাইবেন অন্যথায় আমার মক্কেল উক্ত বিক্রয় দলিল বলে ক্রয়কৃত সম্পত্তি নিজ নামে রেকর্ড করিয়া লইবেন Subrata Kulavi (Advocate) Dt.28.05.25 Ghatal Court EN. No.: F/1818/2014

বিজ্ঞপ্থি জেলা - হুগলী

শ্রীরামপুরের ফাস্ট ট্রাক্ কোর্ট আদালত ম্যাট্রিমোনিয়া<u>ল সূট নং-২৯১/২০২২</u>

শ্রীমতী পাপিয়া দাস, (হাজরা), স্বামী-শ্রী মিলন দাস, পিতা-শ্রী জয়দেব হাজরা, সাং- পিয়ারাপুর মাঝি পাড়া, পোঃ- শেওড়াফুলী, থানা-শ্রীরামপুর, জেলা- হুগলী, পিন-৭১২২২৩।

...পিটিশনার শ্রী মিলন দাস, পিতা-প্রয়াত শীতল দাস, সাং- পিয়ারাপুর মাঝি পাড়া, পোঃ- শেওড়াফুলী, থানা- শ্রীরামপুর, জেলা- হুগলী, পিন-৭১২২২৩।

...রেসপন্ডেন্ট এতদ্বারা রেসপন্ডেন্টকে জানানো যাইতেছে যে, আপনার বিরুদ্ধে দরখাস্তকারিনী অত্র আদালতে একটি ডিভোর্স মোকর্দ্মমা দায়ের করিয়াছেন। আপনার উপর বিগত সময়ে বারংবার আদালত হইতে রেজিষ্ট্রী ও পেয়াদা মারফৎ নোটিশ প্রেরণ করিলেও আপনি তাহা সচতরভাবে এডাইয়া গিয়া নোটিশ বে-জারী করিয়াছেন। তৎকারণে দরখাস্তকারিনী/ বাদী দেঃ কাঃ বিধি আইনের অর্ডার ৫ রুল ২০ (১) (১এ) ধারায় দরখাস্ত করিলে তাহা বিগত ইংরাজী ০৪/০৩/২০২৫ তারিখে মঞ্জুর হইয়াছে।

অতএব এই মোকর্দ্মার বিষয়ে আপনার কোন আপত্তি ও জবাব দিবার থাকিলে অত্র বিজ্ঞাপন প্রকাশিত হইবার ৩০ (ত্রিশ) দিনের মধ্যে আপনি অথবা আপনার নিযুক্তীয় উকিল বাবুর দ্বারা আদালতে হাজির হইয়া জবাব বা আপত্তি দাখিল করিবেন, অন্যথায় আপনার বিরুদ্ধে দরখাস্তকারিনীর

শৈলেন্দ্র নাথ দে, সাং তাঁতিবাগান চার ঠাকুরতলা প্রার্থনা মত এক তরফা শুনানী হইবে। পোঃ ও থানা চন্দননগর, জেলা হুগলী, মহাশয় দরখাস্তকারীর পক্ষে গত ইংরাজী ২২/০৩/২০২৩ তারিখে হুগলী ডি.এস.আর-১. অফিসে রেজিষ্ট্রীকৃত ২৬৫৭/ ২০২৩ নং কোবালা দলিল মূলে (১) গৌরী এ্যাডভোকেট Arindam Banerjee চট্টোপাধ্যায়, স্বামী ৺শস্তু চট্টোপাধ্যায় যাহার পাওয়ার নং ১৮৩/১৯, ডি.এস.আর.-১, ৪.৫ শ্রীরামপুর কোর্ট, হুগলী শতক জমি ও (২) অনিমেষ চট্টোপাধ্যায়. পিত

জয়ন্ত কুমার বিশ্বাস

।। বিজ্ঞপ্তি ।।

<u>আমমোক্তার নামা</u>

আমার মক্তেল শ্রী

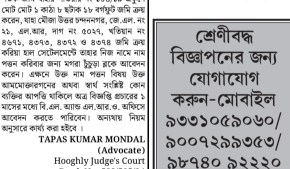
মনুসারে কার্য্য করা হইবে

Regd. No.-532/505/94

এ্যাডভোকেট

পিতা প্ৰয়া

আদালতের অনুমত্যানুসারে, শন্থ চট্টোপাধ্যায় এর থেকে ০৪ শতক ও ৪. সমীর চক্রবর্ত্তী শতক জমি যাহার পাওয়ার নং ১৭২/২০১৯ (ও সেরেস্তাদার শ্রী কান্ত চট্টোপাধ্যায় পিতা ৺শস্ত চট্টোপাধ্যায় এর ফাস্ট ট্রাক আদালত অ্যাডিসনাল থেকে ৪ শতক -৪৪.৫ শতক জঁমি যাহার পাওয়ার নং ১৯২/১৯ <mark>(৪) বিশ্বজিত চট্টোপাধ্যায়</mark>, পিত ভিষ্টিক জজ শ্রীরামপুর কোর্ট, হুগলী, শস্ভু চট্টোপাধ্যায় এর থেকে ০৪ শতক ৪.৫ পঃ বঃ, ২১/০৫/২০২৫ ণতক জমি যাহার পাওয়ার নং ১৮৪/১৯ একনে



বিজ্ঞপ্থি

এতদ্বারা সর্ব্ব সাধারনকে জানানো যাইতেছে যে, পশ্চিমবঙ্গে বি.এল. এ্যান্ড এল.আর ও অফিসে নিম্নলিখিত ''ল", ক্লার্কস্ গন কাজ করিতেছেন। পশ্চিমবঙ্গ ''ল" ক্লার্কস রাজ্য কাউন্সীল অফিস শিয়ালদা কোর্ট কমপ্লেক্স (৭ম তল) ১নং বেলেঘাটা রোড, কোলকাতা-৭০০০১৪, ঠিকানায় তাঁহাদের লাইসেন্স করিবার জন্য আবেদন করিয়াছেন। ইহাতে কাহারো আপত্তি থাকিলে বিজ্ঞপ্তি জারির ১৫ দিনের মধ্যে উপোরক্ত ঠিকানায় কাউন্সীল অফিসে জানাইতে পারেন। জেলা- পশ্চিম মেদিনীপুর, থানা-পিংলা, বুদ্ধদেব মন্ডল, ২) জেলা-হুগলী, থানা-আরামবাগ, বিশ্বজিৎ রায়,

সারমিন মন্ডল মল্লিক, সেখ ইসমাইল, থানা- পুরশুড়া- প্রসাদ কুমার মান্না, থানা- গোঘাট-২- হিরণ্য ঘোষ, ৩) জেলা- দঃ ২৪ পরগনা, থানা-বাসন্তী- বিশাখা মন্ডল, মৃনাল মন্ডল। Adhir Manna President A.I.L.C.F

West Bengal State 29/05/2025

শ্রেণিবদ্ধ বিজ্ঞাপন গ্রহণ কেন্দ্র

উত্তর ২৪ পরগন

অ্যাড কানেক্সন সন্তোষ কমার সিং হোম নং -৩, বিএল নং-১৮, মেঘনা মোড়, পোস্ট ও থানা-জগদ্দল, উত্তর ২৪ পরগনা ফোন- ৮৩৩৬০ ৮৮৭২১ ইমেইল- adconnexon@gmail.com <u>এ.এন. বিজ্ঞাপন গ্রহনকেন্দ্র</u>

সেখ আজাহার উদ্দিন, বারাসাত, জেলা- উত্তর ২৪ পরগনা, কলকাতা-৭০০১২৪, মোঃ-**৯৭৩৩৬৫২৬**৩৬ হুগলি <u>মা লক্ষ্মী জেরক্স সেন্টার,</u>

সবাণী চ্যাটার্জি, ঠিকানা কোটের ধার ওল্ড জেলা পরিষদ, চুঁচুড়া, জেলা হুগলি, পিন: ৭১২১০১, মোঃ ৯৪**৩৩১৬৮৯১৮**। জিৎ অ্যাডভার্টাইজিং এজেন্সি,

প্রসেনজিৎ সামন্ত, ঠিকানা- দলুইগাছা, সিঙ্গুর, বন্ধন ব্যান্ধের পাশে, জেলা- হুগলী, পশ্চিমবঙ্গ মোঃ ৯৮৩১৬৯৯২৪৪ নদিয়া

<u>টাইপ কর্ণার</u> **নিরঞ্জন পাল,** ঠিকানা : কালেক্টরি মোড, এসপি বাংলোর বিপরীতে, পোঃ কৃষ্ণনগর, জেলাঃ নদিয়া পিন: 985505, মোঃ ৯৪৭৪৩৩৪৯৭৮ <u>রাজ টেলিকম,</u> **অমিতাভ বিশ্বাস,** ঠিকানা: করিমপুর, জেলা

নদিয়া. মোঃ ৯৪৩৪৪২০৬৮৬/ ৯০৯৩৬৮৮৫৩০। সুজয়া উদ্যোগ সমূহ, শ্রীধর অঙ্গন, বাজাব বোড, নবদ্বীপ নদিয়া-৭৪১৩২, **মোঃ ৯৩৩৩২২০৬৫৯**। <u>অবসর</u>,

<u>ডি.</u> বালা, চাকদহ, নদিয়া। মোঃ 98098703071

পর্যদের আদেশ অনুসারে

জয়েন্ট ম্যানেজিং ডিরেক্টর

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হাওড়ার বাগনান প্রকল্পের গড়চুমুক সরকারি খামারে প্রাণী প্রশিক্ষণ শিবির

নিজস্ব প্রতিবেদন: সম্প্রতি হাওড়ার বাগনান ডব্লবিসিএডিসি গড়চুমুক পশুখামারে পশ্চিমবঙ্গ সরকারের পঞ্চায়েতি ও গ্রামোন্নয়ন দপ্তরের অধীন পশ্চিমবঙ্গ সামগ্রিক অঞ্চল উন্নয়ন পর্যদ বাগনান প্রকল্পের উদ্যোগে ও রাজ্য গ্রামীণ আজীবিকা মিশনের আর্থিক সহায়তায় একদিনের প্রাণী পালনের প্রশিক্ষণ শিবির অনুষ্ঠিত হল। অনুষ্ঠানে উপস্থিত ছিলেন ডব্লসিএডিসি বাগনান প্রকল্পের চেয়ারম্যান ও বিধায়ক শ্যামপুর-১ প্রভাত কুমার বোস এবং সভাপতি শ্যামপুর-১ পঞ্চায়েত সমিতি। উপস্থিত

ছিলেন সিএডিসি রাজ্যস্তরীয় আধিকারিকগণ। চেয়ারম্যান তাঁর ভাষণে বলেন, 'প্রশিক্ষণের মধ্যে দিয়ে গ্রামীণ জীবন জীবিকার মানোন্নয়ন ঘটানে সম্ভব। রাজ্য জেলা ও ব্লক স্তরের স্টারপার্ড এর কর্মচারীরা নিরন্তর প্রশিক্ষণের মধ্যে দিয়ে উন্নয়নের ধারাকে অব্যাহত রেখেছেন।' সিএডিসি



নিজস্ব প্রতিবেদন: প্রায় একমাস ধরে এসএসসি অফিসের সামনে একাধিক সংগঠনের তরফ থেকে চলছে অবস্থান-বিক্ষোভ। তার জেরে কাজ ব্যাহত হচ্ছে স্কল সার্ভিস কমিশনের। এদিকে অবিলম্বে দপ্তর সচল করতে স্কুল সার্ভিস কমিশন। আর সেই কারণেই এসএসসি অফিসকে সচল রাখতে পলিশ প্রশাসনের সাহায্য চেয়ে চিঠি গেল স্কুল সার্ভিস কমিশনের তরফ থেকে।

বিশেষত নিয়োগ দুর্নীতির ঘটনাকে কেন্দ্র করে এসএসসি অফিসে গত একমাসে একাধিকবার ঘেরাও হয়েছে। আগামী দিনে এই ধরনের কর্মসূচি চলতে থাকলে সুপ্রিম কোর্টের তরফ থেকে যে নির্দিষ্ট সময়সীমা দেওয়া



কৃত্রিম বুদ্ধিমত্তার যুগেও মানবিক ভাব ও আবেগের সহজ চলনের সঙ্গী রবি ঠাকুর। তাই তাঁর জন্মজয়ন্তী উদযাপন উপলক্ষে 'সালংকারা স্কুল অফ ডান্স' গ্র্রুপের তরফে কবি প্রণামের অনুষ্ঠান করা হয়। উত্তম মঞ্চে তাঁদের ৯০ জন শিক্ষার্থীকে নিয়ে একটি সান্ধ্য অনুষ্ঠানে ধরা পড়ে 'বিশ্বকবির নারী ভাবনা'। 'সালংকারা'র কর্ণধার নৃত্যশিল্পী অঙ্কিতা রায়ের পরিকল্পনা ও নির্দেশনায় শিল্পীদের সম্মিলিত উপস্থাপনায় নবতম আঙ্গিকে মঞ্চস্থ 'চিত্রাঙ্গদা' দর্শকের উচ্ছুসিত প্রশংসা অর্জন করে।

আমোক্তারনামা ও ওমারীশ সুত্রে ক্রীত সম্পত্তির বিষয়ে বিজ্ঞস্তি এডছারা আমার মস্কেল (১) শ্রী দেবালীষ দাস (২) শ্রী সমীর দাস (০) শ্রী মনোরঞ্জন দাস (৪) শ্রী মালীষ দাস সর্ব পিতা- বুলু দাস, সাকিন-হারজন কলোনী, নিউ ডেভেলাপমেণ্ট, থানা-খড়ণপুর টাউন, জেলা-পশ্চিম মেদিনীপুর এর পক্ষে সর্ব সাধারনের উদ্দেশ্যে এই বিজ্ঞস্তি দেওয়া যাইতেছে যু, নিম তপশীল বর্ণিত সম্পত্তি যায়ার মূল মালিক ছিলেন 'গোবিন্দ লাল সাহ পিতা- কৈলাসু সাহ বিল্প জেলা প্রাণ্ড প্রাণ্ড ক্রিয়ার মূল মালক ছিলেন 'গোবিন্দ লাল সাহ পিতা- কৈলাসু সাহ থে, শেষ উপশাল বাগও সম্পন্থ উগ্রহা ধুল মালফ গৃহলেশ গোগেপ লাল সাহ পিতা- বেংলালগ সাহ সাকিম-কৌশ্ল্যা, থানা-খড়গণুর টাউন, উক্ত গোবিন্দ লাল সান্থর পরলোকগমনে তাঁর ওয়ারীগণ খথা- (১) সালল কুমার সাহ (২) স্বালী কুমার সাহ (৩) অমল কুমার সাহ (৪) শ্যামল কুমার সাহ (৫) বিমল কুমার সাহ, তাঁদের পরলোকণত পিতার ত্যক্ত সম্পত্তির ১৬ আনা মালিক ও দখলীকার হন। তমধ্যে (১) সলিল কুমার সাহ ও অমল কুমার সাহ তাঁদের পক্ষে ডাতা সুনীল কুমার সাহ (ক হিন। তন্মধ্যে (১) গাঁলল কুমার সন্থ ও অমল কুমার সাছ তাঁদের পক্ষে ভ্রাতা সুনাঁল কুমার সাছ কে আমোন্ডার নিযুক্ত করেন। যাহার নং – IV- 71/2001 ADSR - Kharagpur, অপরদিকে (২) বিমল কুমার সাছ তাঁর পক্ষে ভ্রাতা সুনীল কুমার সাছ কে তামোন্ডার নিযুক্ত করেন। যাহার নং-IV-50/97 ADSR - Kharagpur, উক্ত দুইটি আমোন্ডারনামা দলিল মূলে এবং হ্বয়ং শ্রী সুনীল কুমার সাছ এবং আপর 'গোঁবন্দলাল সাহর এক ওয়ারীশ শ্রী শ্যামল কুমার সাহ, উক্ত সম্পর্জি, শ্রী বুলু দাস পিতা - হঁবলি দাস, সাকিন-মিউ ডেডেলাপমেন্ট পোঃ +থানা- খড়গপুর টাউন- মহালয়কে দালল নং-1-4994/21 ADSR - Kharagpur - মূলে বিরুমে করেন। উক্ত বুল্প দার বা হুয়েত তাঁহার তাক্ত সম্পত্তির ওয়ারীশ সুত্রে ১৬ তানা মালিক ও দখলীকার হন (১) সূভামিনী দাস (স্ত্রী) (২) পেবালীয় দাস (পৃত্র) (৩) আলীয় দাস (পুত্র) (৪) মনোরঞ্জন দাস (পুত্র) (৫) সমীর দাস (পুত্র) (১) কেব আচার্যা বির্বাচিত কন্যা (৭) সব্বতটা ভোলাতিয়ে। বিবাহিতা কন্যা)। তাবার উক্ত

কলকাতায় করোনার দাপট, আক্রান্ডের সংখ্যা বেডে ৩০

নিজস্ব প্রতিবেদন: কলকাতায় ওয়ান-ডে ব্যাটিং-এর মেজাজে করোনা। দাপট ক্রমেই বাড়ছে। স্বাস্থ্য দপ্তর সূত্রে খবর, কলকাতায় নতুন করে করোনা আক্রান্ত হয়েছেন সাত জন। ফলে অ্যাকটিভ করোনা আক্রান্তের সংখ্যা এই মুহূর্তে গিয়ে দাঁড়াল ৩০-এ। যদিও করোনার এই বাড়বাড়ন্ত নিয়ে স্বাস্থ্য কর্মকর্তারা আশ্বাস দিচ্ছেন, এই মুহূর্তে উদ্বেগের কোনও কারণ নেই। তবে রাজ্য সরকার হাত গুটিয়ে বসে নেই। সুত্রে খবর মিলছে, প্রশাসনের তরফ থেকে নজরদারি বাড়ানো হয়েছে। কারণ, আইআইটি খড়গপুরের গবেষক এবং পুরুলিয়া সরকারি মেডিক্যাল কলেজের দুই চিকিৎসকের মধ্যেও করোনা সংক্রমণ ছড়িয়েছে। এই ঘটনায় কপালে ভাঁজ রাজ্য স্বাস্থ্য দপ্তরের আধিকারিকদের। আর সেই কারণেই কতজন করোনা আক্রান্ত হচ্ছেন সেই সংক্রান্ত তথ্য পেতে গুরুত্বপুর্ণ পদক্ষেপ করল রাজ্য স্বাস্থ্য দপ্তর। করোনা আক্রান্ত নিয়ে সমস্ত বেসরকারি হাসপাতাল এবং ন্যাবগুলির কাছে তথ্য চাওয়া হল রাজ্য সরকারের তরফ থেকে। কোনও করোনা পজিটিভ রোগীর খোঁজ পেলেই জানাতে নির্দেশ দেওয়া হয়েছে। প্রতিদিন একটি নির্দিষ্ট ফর্ম্যাটে করোনা পজিটিভদের সম্পর্কে জানাতে হবে বলে নির্দেশ জারি করা হয়েছে স্বাস্থ্য দপ্তরের তরফ থেকে। সূত্রে খবর, কলকাতার চারটি হাসপাতালে নতুন করে সাতজনের করোনা আক্রান্তের সন্ধান মিলেছে। এর ফলে রাজ্যে অ্যাকটিভ করোনা আক্রান্তের সংখ্যা ৩০ এ পৌঁছেছে। সূত্রের খবর, বর্তমানে আলিপুরের একটি বেসরকারি হাসপাতালে দুজন কোভিড ১৯-এ আক্রান্ত হয়ে চিকিৎসাধীন। তাদের মধ্যে একজন, আলিপুরের ৮৯ বছর বয়সী বৃদ্ধও রয়েছেন। এদিকে, ঠাকুরপুকুরের ৪১ বছর বয়সী এক মহিলাও একই হাসপাতালে ভর্তি। হাসপাতাল সূত্র জানিয়েছে যে তিনি মাথাব্যথা, জুর এবং শ্বাসকস্টের সমস্যা নিয়ে হাসপাতালে ভর্তি হন। যদিও তাঁর অক্সিজেন সাপোর্টের প্রয়োজন পড়েনি, তবুও সতর্কতা হিসেবে তাকে আইসোলেশনে রাখা হয়েছে। এর পাশাপাশি ইএম বাইপাসের কাছে একটি বেসরকারি হাসপাতালেও করোনায় আক্রান্ত হয়ে এক রোগী ভর্তি। এছাড়াও, সল্টলেকের একটি বেসরকারি হাসপাতালে ২ জনের রিপোর্ট পজিটিভ এসেছে। সল্টলেকের এক হাসপাতালে আরও দুইজন কোভিড-১৯ রোগী ভর্তি হয়েছেন। অন্যদিকে কলকাতা পোর্ট ট্রাস্ট হাসপাতালে ভর্তি থাকা দুই রোগীর দেহে ধরা পড়েছে করোনা ভাইরাস। যদিও রাজ্য স্বাস্থ্য বিভাগ এ ব্য়াপারে এখনও কোনও সরকারি নির্দেশিকা জারি না করলেও সূত্রে খবর, কোভিড আক্রান্ডের সংখ্যা বৃদ্ধি পেলে বেলেঘাটা (আইডি) হাসপাতালে দুটি আইসোলেশন ওয়ার্ড প্রস্তুত রাখা হয়েছে। ইতিমধ্যে, বাংলায় নতুন করে কোভিড-১৯ আক্রান্তের খবর পাওয়ায়, কলকাতা পুরসভার তরফ থেকে শহরের সমস্ত স্বাস্থ্যকেন্দ্রে ব্যানার লাগানোর পাশাপাশি নাগরিকদের সচেতন করার সিদ্ধান্ত নিয়েছে।

এএসসি সূত্রে খবর, এসএসসি অফিসের কর্মচারিদের কাজ করতে যাতে কোন অসুবিধা না হয় তা নিশ্চিত করার জন্য অনুরোধ জানানো হয়েছে চিঠিতে। সুত্রের খবর, এই চিঠিতে চেয়ারম্যান রাজ্য পুলিশ প্রশাসনকে জানান, প্রায় গত এক মাস ধরে তিনি দপ্তরে যেতে পারছেন না এই অবস্থান বিক্ষোভের জন্য। তার জেরে কাজ ব্যাহত হচ্ছে বিশেষ ভাবে। নিয়োগ বিজ্ঞপ্তি জারি হবার পর একাধিক কাজ এসএসসি দপ্তরকে

এর ভারপ্রাপ্ত আধিকারিক বলেন, 'চলতি বছরেই প্রায়

বারো হাজার এসএইচজি গ্রুপের মহিলাদের পশুপালন,

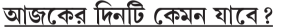
কৃষিকাজ ও মৎস্য পালনের প্রশিক্ষণ দিয়ে স্বনির্ভর করার

উদ্যোগ নেওয়া হয়েছে।' অনুষ্ঠানে ডা. উদয়ভানু গাঙ্গুলি,

এসএসসি অফিসের যাওয়ার ও বেরোনোর গেট সচল

রাখার জন্য অনুরোধ জানিয়ে রাজ্য পুলিশকে চিঠি

এসএসসি পাঠানো হল চেয়ারম্যানের তরফ থেকে।



আজ ৩১ শে মে। ১৬ ই জ্যৈষ্ঠ্য। শনি বার। পন্ঞ্চমী তিথি, জন্মে কর্কট রাশি, অস্টোত্তরী চন্দ্র র দশা, বিংশোত্তোরী বুধের মহাদশা, মৃতে একুর্পাদ দোষ।

মেষ রাশি : বুদ্ধির চাতুর্য্যে কৌশলে পারিবারিক সমস্যা সমাধান হবে। শরীর পীড়াদায়ক হলেও কস্ট কম হবে। শ্বশুরবাড়ির দুই আত্মীয় সহযোগিতায় অর্থকস্ট দূর হবে। কৃষিজমি, বাস্তু থেকে আয় বৃদ্ধি। বিদ্যার্থীদেরও শুভ। মন্ত্র হনুমান চালিশা পাঠ।

বৃষ রাশি : মাথা ঠাণ্ডা করে প্রশ্নের উত্তর দিলে কর্ম শান্তির বাতাবরণ। দোকান বাণিজ্য শুভ। ছাত্র-ছাত্রীদের জন্য শুভ। গুপ্তভাবে মেলামেশা করার কারণে সামাজিক সম্মানহানির সম্ভাবনা। মন্ত্র শিবমন্ত্র।

মিথুন রাশি : নৈরাশ্য-হতাশা গ্রাস করবে। মানসিকভাবে কিছু বিপর্যয়। দাম্পত্যে বিতর্ক, ছোট বিষয়কে কেন্দ্র করে বড় তর্ক-বিবাদ। প্রেমিক যুগল কেন অন্যের সিদ্ধান্ত মেনে নিচ্ছেন ? বাণিজ্যে লাভ প্রাপ্তি। যারা বিতরণ কর্মে, পুস্ত | বিক্রেতা তাদেরও শুভ। মন্ত্র গণেশ মন্ত্র।

কর্কট রাশি : জয়ী হবার দিন। স্বজন-পরিজনের দ্বারা আনন্দ লাভ। নতুন ক্রয়-বিক্রয়ে লাভ প্রাপ্তি। বিদ্যালয়ে শিক্ষকতা করেন, তাদের শুভ সংবাদ প্রাপ্তি। দাম্পত্যে সুখ প্রাপ্তি। এক সন্তানের কারণে সম্মান বৃদ্ধি। প্রতিবেশীর পূর্ণ সহযোগ প্রাপ্তি। মন্ত্র দক্ষিণা কালী।

সিংহ রাশি : সম্মানজনক জয়। পরিবারে আনন্দ প্রাপ্তি। ভুল বোঝাবুঝি যা চলে আসছিল আজ তা অতীব শুভ দিন। বাণিজ্যে লাভ প্রাপ্তি। দোকান, কৃষিজমি, বাস্তু থেকে আয় বৃদ্ধি। বিদ্যার্থীদের শুভ সৌভাগ্য যোগ। সতর্ক থাকতে হবে প্রেমিকযুগলদের। মন্ত্র শিবমন্ত্র।

কন্যা রাশি : জিভকে বশে না আনলে তর্ক-বিতর্কের দ্বারা তৈরি করা শুভ ভাগ্য নষ্ট হবে। আজ বিবাদে গেলে স্বামী-স্ত্রীর অশান্তি। প্রেমিক যুগল ছোট ভ্রমণে যাবেন। বিদ্যার্থীদের সৌভাগ্য যোগ। কর্মের প্রচেষ্টার দ্বারা তাদের শুভ সৌভাগ্য যোগ। মন্ত্র আদ্যান্ত্রোত্রম পাঠ।

তুলা রাশি : অতীব সুখ আজ অন্যের কাছে বিষময় হয়ে উঠবে। আপনার নেওয়া সিদ্ধান্তই সঠিক, আজ প্রমাণ হবে। তবে জয় স্পষ্টবাক্য প্রয়োগ দ্বারা অন্যের আত্মাকে কস্ট দিলে আজ স্বপ্ন অধরা থাকবে। সন্তানের কারণে মানসিক দুঃশ্চিন্তা বৃদ্ধি। মন্ত্র কালীমন্ত্র।

বৃশ্চিক রাশি : আজ বান্ধবের দ্বারা সমস্যা মুক্তি। আজ বৈবাহিক জীবনে ভ্রমণের আনন্ত। যে বা যারা আপনার থেকে সরে গিয়েছিল, তারা আবার আপনার পাশে থাকবে। এক সন্তানের ভুলে অর্থ ক্ষতির সম্ভাবনা। মন্ত্র শনি মন্ত্র পাঠ।

ধনু রাশি : কর্মে প্রশান্তি। ট্রান্সফার বিষয়ে আলোচনা শুভত্ব হবে। দাম্পত্যে তৃতীয় ব্যক্তির দ্বারা বিবাদ। পরিবারের ছোটস দস্য দ্বারা আনন্দ বৃদ্ধি। পিতা-পিতৃব্যর সম্পত্তি থেকে আয়বৃদ্ধি। মন্ত্র শ্রীকৃষ্ণ মন্ত্র।

মকর রাশি : শুভ সংবাদ প্রাপ্ত হবে। আত্মীয়-স্বজন দ্বারা আনন্দ বৃদ্ধি। পরিবারে আয় বৃদ্ধির নতুন যোগ। হারিয়ে যাওয়া অনাত্মীয় যে অনেক উপকার করেছিল, আজ তার সঙ্গে সম্পর্ক হবে। মন্ত্র কালী মন্ত্র। কুন্তু রাশি কাজ সম্পূর্ণ হলেও বাধা থাকার কারণে জীবনের পূর্ণতা প্রাপ্তি নেই। যারা কথা দিয়েছিল, আজ তাদের কথা না রাখার দিন। মন্ত্র দেবী দুর্গা।

মীন রাশি : আয় কম হবে। ঋণ বিষয়ে চিন্তা বৃদ্ধি হবে। ঋণ এক পাপযোগ। পরিবারে অশান্তির বাতাবরণ, প্রিয় মানুযকেও ভুল বোঝার দিন, অতীতের কোন কাজ নিয়ে আজ অনুশোচনা হবে। মন্ত্র শনি মন্ত্র। (আজ বিশ্ব ধুমপান হীন দিবস।)

ঘোষণা- এই পত্রিকায় প্রকাশিত বিজ্ঞাপনের সত্যতা সম্পর্কে এজেন্ট বা পত্রিকা কর্তৃপক্ষ কোনওভাবে দায়বদ্ধ নয়।

	এশিয়ান হোটেলস (
	রেজিঃ অফিস : হায়াৎ রিজেন্সি কর্ব মন্টলেক সিটি কলকা		সেক্তর-৩,					
	সল্টলেক সিটি, কলকাতা-৭০০ ১০৬ CIN No L15122WB2007PLC162762							
			-					
	৩১ মার্চ, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসি নিরীক্ষিত কনসোলিডেটেড আ	ণক (ওখ এেমা। থিক ফলাফলের	সক <i>)</i> এবং বথে সোরাগ্র্মা	v				
		44 40114.0012		প্রতি শেয়ার ডেটা ব্যতীত)				
ক্র.			কনসোলিডেটেড					
নং	বিবরণ	ত্রৈমাসিক সমাপ্ত ৩১.০৩.২০২৫	বর্ষ সমাপ্ত ৩১.০৩.২০২৫	ত্রৈমাসিক সমাপ্ত ৩১.০৩.২০২৪				
		(নিরীক্ষিত)	(নিরীক্ষিত)	(নিরীক্ষিত)				
(د	কার্যাদি থেকে মোট আয় (নিট)	৩,৪৬৯.৫২	১১,৩০২.২৮	৩,৩৬১.২৬				
২)	নিট লাভ/(ক্ষতি) সময়কালের জন্য ব্যতিক্রমী দফা ও কর পূর্ব	১ ,8७৭.৭৭	২,৭১৮.৩৩	২,৫৮৮.৫৮				
(ە	নিট লাভ/(ক্ষতি) কর পূর্ব সময়কালের জন্য (ব্যতিক্রমী এবং/বা বিশেষ দফা পরবর্তী)	১ ,8७৭.৭৭	২,৭১৮.৩৩	২,৫৮৮.৫৮				
8)	নিট লাভ/(ক্ষতি) কর পরবর্তী সময়কালের জন্য (ব্যতিক্রমী এবং/বা বিশেষ দফা পরবর্তী)	\$,006.68	১,৭৫২.০৩	১,৯২৭.৬৫				
¢)	মোট ব্যাপক আয় সময়কালের জন্য	১,০১৪.৮৯	১,৭৬০.৪৯	১,৯১৯.৩১				
৬)	ইক্যুইটি শেয়ার মূলধন	১,৭২৯.১৭	১,৭২৯.১৭	১,৭২৯.১৭				
۹)	অন্যান্য ইক্যুইটি (ঊর্ধর্তপত্রে প্রদর্শিত পূর্ববর্তী বছরের পুনর্মূল্যায়ন সংরক্ষণ ব্যতীত)	३२,७ ३१.१७	૨૨,৬૨૧.૧৩	২১,২৯৯.৫৪				
۶)	শেয়ার প্রতি আয় সময়কালের জন্য বিশেষ কার্যাদি পরবর্তী (ফেস ভ্যালু ১০/- টাকা প্রতিটি)							
	মূল :	৫.৮২	১০.১৩	> >.>@				
	মিশ্রিত :	৫.৮২	১০.১৩	১১.১ <i>৫</i>)				
দ্রস্টব্য - ১. স্ট্যান্ডঅ্যালোন নিরীক্ষিত আর্থিক ফলাফলের মূল তথ্য নিম্নরূপ : (লক্ষ টাকায়)								
			স্ট্যান্ডঅ্যালোন					
	বিবরণ	ত্রৈমাসিক সমাপ্ত ৩১.০৩.২০২৫	বর্ষ সমাপ্ত ৩১.০৩.২০২৫	ব্রৈমাসিক সমাপ্ত ৩১.০৩.২০২৪				
		(নিরীক্ষিত)	(নিরীক্ষিত)	(নিরীক্ষিত)				
	র্দি থেকে মোট আয় (নিট) লাভ / (ক্ষতি) করপূর্ব সময়কালের জন্য	৩,৪৯৬.৫২	55,002.2b	৩,৩৬১.২৭ ১১৮০০০				
	লাভ / (ক্ষাত) করপূব সময়কালের জন্য লাভ / (ক্ষতি) কর পরবর্তী সময়কালের জন্য	১,৫৪৫.৪৯ ১,০৮৩.৮৪	৩,৪৯৬.২৭ ১ <i>৫</i> ৩১.৬০	২,১৮৩.৭৭ ১৬১৫১৫				
	লাভ / (ক্ষাও) কর পরবতা সমরকালের জন্য ট ব্যাপক আয়	১,০৮৩.৮৪ ১,০৯৩.১৯	২,৫৩৯.৬০ ২,৫৪৮.০৬	১,৬২৫.১৫ ১,৬১৬.৮১				
٤. ر	স্তানৰ আন ০১ মাৰ্চ, ২০২৫ (''আৰ্থিক ফলাফল'') সমাপ্ত ব্ৰৈমাসিক (মনসেলিদেনেট্ৰ আৰ্থিক ফলাফলগুলি আৰ্চিট কৰ্মিটি চাবা ব	(৪র্থ ত্রৈমাসিক) এ	বং বছরের জন্য স	ন্ট্যান্ডঅ্যালোন এবং				

ন এবং কনসোলিডেটেড আর্থিক ফলাফলগুলি অডিট কমিটি দ্বারা পর্যালোচনা করা হয়েছিল এবং তারপরে ৩০ মে, ২০২৫ তারিখে অনুষ্ঠিত তাদের সভায় পরিচালকদের দ্বারা অনুমোদিত হয়েছে।

৩. উপরোক্তটি সেবি লিস্টিং রেগুলেশনস, ২০১৫ -এর রেগুলেশন ৩৩ অধীনে স্টক এক্সচেঞ্জে ফাইল করা আর্থিক ফলাফলের বিশদ বিন্যাসের একটি নির্যাস। ৩১ মার্চ, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক এবং বছরের আর্থিক ফলাফলের

সম্পূর্ণ বিন্যাস কোম্পানির ওয়েবসাইট (URL: https://www.ahleast.com/financial-results.html) -তে পাওয়া যায়। এটি নিচে দেওয়া কিউআর কোডটি স্ক্যান করে এটি এক্সেস করা যাবে।



স্থান : কলকাতা

তারিখ : ৩০ মে, ২০২৫

(৬) রন্থা আবন্ধ (বিবাহিত জনায়) ৭) পুরুষ (৫) কেন্দ্রের দেশে (বিবাহিতা কনায়)। আবার উদ্ধ ওয়ারীশনের মধ্যে (১) শ্রীমতী সুভাষিশী দাস (২) শ্রীমতী সরস্বতী ভোলাতচিয়া (এবং (৩) শ্রীমতী রত্না আচার্যা, তাঁহাদের প্রান্ত ৩/৭ অংশ সম্পত্তি, অপর ওয়ারীশনন যথা -(১) শ্রী দেবাশীয় দাস (২) শ্রী সমীর দাস (৩)শ্রী মনোরঞ্জুন দাস এবং (৪) শ্রী আশীষ দাস - বরাবর দানপত্র করিয়াছেন। নশত্র দলিল নং- I-1302/2019 ADSR - Kharagpur. তপশীল বনিত সম্পত্তি জেলা পেশিচম মেদিনীপুর, থানা-খড়গণুর লোকগাল, মৌজা-মীরপুর, জে.এল. নং- ২৪০, R.S. উত্তিমান নং- ২৬৪, L.R. খতিয়ান নং-১২৫, R.S. দাণ নং-৫৩২, L.R. দাণ নং-৬১০, শ্রেনী-পশি, বর্তমানে রাস্তর্ভূমি পরিমান- ৫.১৪ তেসি। বর্তমানে উক্ত সম্পত্তির মিউটেশন বা নাম খারিজ ইইরে। উক্ত সম্পত্তির বিষয়ে যদি কাছারো কোন আপত্তি দানী, অধিকার বা বক্তব্য থাকিলে, এই বিজ্ঞপ্তি প্রকাশের ৩০ দিনের মধ্যে বি.এল.এন্ড এল.আর.ও খর্ডগপুর ১ নং বা নিম্ন স্বাক্ষরকারীর

গজাও এবাং দেও পারিবেন। কাছে অভিযোগ জানাইতে পারিবেন। আক্রাক/৫/১০১৫ শ্রীদাম ঘোষ, অ্যাডভোকেট, জজকোর্ট মেদিনীপুর

	SOMA TEXTILE	S & IND	USTRI	ES LI	MITEC)					
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	Website: www.somatextiles.com; E-mail ID: investors@somatextiles.com CIN:L51909WB1940PLC010070										
	EXTRACTS OF THE AUDI FOR THE QUARTER A					LTS					
						n Lakhs)					
	Particulars	Quarter	Ended		Year E						
		31-March 2025	31-Dec 2024	31-March 2024	31-March 2025	31-March 2024					
		Audited		Audited	Audited	Audited					
	Total income from operations	426	118	489	1454	1165					
	Net Profit / (Loss) for the period	420	110	409	1454	1105					
	(before Tax, Exceptional items) ^	(134)	(145)	298	(132)	174					
	Net Profit / (Loss) for the	(101)	(110)	200	(102)						
	period before tax										
	(after exceptional items) ^	(75)	(34)	2230	6828	2412					
	Net Profit / (Loss) for the period										
	after tax (after exceptional items)	24	(34)	1928	6927	2110					
	Total comprehensive income for										
	the period [{Comprising Profit/										
	(Loss) for the period (after tax)										
	and other comprehensive										
	income(after tax)}]	28	(34)	1931	6931	2113					
	Paid up Equity Share Capital	3303	3303	3303	3303	3303					
	Earnings Per Share										
	(of Rs. 10/- each) (for continuing and discontinued operations)										
	Basic :	0.08	(0.10)	5.85	20.98	6.40					
	Diluted:	0.08	(0.10)	5.85	20.98	6.40					
	 Includes share in profit of associ 		(0.10)	0.00	20.00	0.40					
	Extract from th		e financia	l results	: (Rs. I	n Lakhs)					
	Particulars	Quarter			Year E	,					
	T articulars	31-March		31-March		31-March					
		2025	2024 Unaudited	2024	2025 Audited	2024 Audited					
	Income from operations	Auditeu	Unaudited	Auditeu	Auditeu	Addited					
	(Turnover)	387	59	103	949	573					
	Profit before tax	(134)	(145)	298	(132)	174					
	Profit after tax	24	(34)	1928	6927	2110					
	Note:										
	1) The above results for the qua	arter and vea	r ended N	larch 31	. 2025 ha	ive been					
	reviewed and recommended										
	Board of Directors at its me										
	Auditor's Report of the Statut										
	2) The above is an extract of the										
	Financial Results filed with the										
	SEBI (Listing and Other Dis										
	SEBI Circular CIR/CFD/FAC										
	of the same are availabl					e. NSE					
	(www.nseindia.com) and E website www.somatextiles.c		seindia.c	om) and		npany s					
1	website www.somatextiles.c	om.									
			or Soma	Toytilos	& Indust	rios I td					
			or ooma	iextile3		Somany					
	Place: Ahmedabad			M	/anaging						
	Date: 30th May, 2025				DIN: 0	0024903					
		THE SECTOR									