SIKKO INDUSTRIES LIMITED

CIN: L51909GJ2000PLC037329

Regd. Off: 508 Iscon Elegance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand,

Vejalpur, Ahmedabad – 380 051; **Telephone:** +91 79-66168950/66168951

Website: www.sikkoindia.in, E-mail: compliance@sikkoindia.com



Date: February 01, 2025

To,
Listing Compliance Department
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex,
Bandra (E), Mumbai – 400 051.

Dear Sir / Madam,

Sub: Intimation of issue of advertisement in the newspapers for "Basis of Allotment" with respect to Rights Issue of Fully Paid-up Equity shares of Sikko Industries Limited ("the Company") pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 and other applicable provisions.

Ref: Sikko Industries Limited (Symbol: SIKKO; ISIN: INE112X01017)

Please find attached herewith the copy of newspaper advertisement informing about the Right Issue – Basis of Allotment as published in the requisite newspaper as on February 01, 2025 as per the requirement of Regulation 84 (1) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.

The Said Advertisement has been published in following newspapers-

Sr. No.	Newspaper Name	Language	Editions
1.	Financial Express	English	All India Edition
2.	Jansatta	Hindi	All India Edition
3.	Financial Express	Gujarati	Regional Edition

In relation to the aforementioned, please find enclosed copy of Advertisement dated January 31, 2025 and published on February 01, 2025 in the above-mentioned newspapers.

The said newspaper advertisement has also been uploaded on the website of the Company at www.sikkoindia.in

Kindly take the same on your record and oblige us.

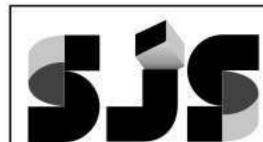
Thanking You,

For, Sikko Industries Limited

Dhruvitkumar Pareshbhai Mandliya Company Secretary and Compliance Officer Membership No. ACS 66920

Place: Ahmedabad





S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.			Quarter ended		(Rupees in m Nine month	Year ended	
No.	Particulars	31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358,58	387.53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38
7	Other equity		0.550,000,000	350,500		0.20.000	
8	Earnings Per Share (of Rs. 10/- each) 1. Basic	Not Annualised 8.83	Not Annualised 9.34	Not Annualised 6.72	Not Annualised 27.14	Not Annualised 18.85	Annualised 27.45
	2. Diluted	8,58	9.06	6.57	26.48	18.47	26.87

Key Standalone Financial Information of the company is given below:

Sr.			Quarter ended		Nine month	Year ended	
No.	Particulars	31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885,56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

The above Consolidated & Standalone Unaudited Financial Results for the quarter and nine months ended 31st December, 2024, were reviewed and recommended by the Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.

For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph **Managing Director**

DIN: 00784084

Date: 30th January, 2025

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed v and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Bangalore

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants Number of Va Application Received		No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)	
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523	
Renouncees	49	14,294	43,82,183	43,96,477	
Total	716	94,062	49,45,938	50,40,000	

2. Information regarding applications received (including ASBA applications):

			SIKKO INDUSTRI	ES LIMITED	<u>- Rights is</u>	SUE					
Category	Gross			Less:	Less: Rejections/Partial Amount			Valid			
oalegol y	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)		
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00		
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00		
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00		
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00		
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00		

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference - SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

CIN: U67120MH1993PTC074079

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg,

Lower Parel (East), Mumbai – 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138; | Fax No.: +91-40-6716 1563 **Email**: newissue@purvashare.com | **Website**: www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri **SEBI Registration Number:** INR000001112

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051.

COMPANY SECRETARY AND COMPLIANCE OFFICER

Website: www.sikkoindia.in E-Mail: compliance@sikkoindia.com **Telephone No:** +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Date:- January 31, 2025 Place:- Ahmedabad

Jayantibhai Mohanbhai Kumbhani **Managing Director** DIN: 00587807

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com. Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States.

THE ANUP ENGINEERING LIMITED

CIN: L29306GJ2017PLC099085 Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024

	(Regulation 33 read with Regula	ation 47(1)(b) of the SEBI (LODR) Re	gulation, 2015)		
	6		70		except per share data
Sr. No.	Particulars		Quarte	er Ended	Nine Months Ended
			31.12.2024	30.09.2024	31.12.2024
			Unaudited	Unaudited	Unaudited
1 🖟	Revenue from Operations		17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extrac	ordinary items)	3279.74	3792.89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Ex	3279.74	3792.89	9981.43	
4	Net Profit for the period after tax (after Exceptional and/or Extr	aordinary items)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profi Other Comprehensive Income (after tax)]	t for the period (after tax) and	2523.61	3195.99	8164.52
6	Paid up Equity Share Capital		2,002.64	2000.25	2002.64
7	Earnings Per Share (of Rs. 10/- each)	Basic:Rs.	15.11	16.32	43.50
- 9		Diluted : Rs.	15.09	16.32	43.39
Standa	lone information:				[Rs. in Lakhs]
C. N.	Deuticuleus	Outsides Finaled	All-s	tha - Cala	d Veer Ended

Sr. No. Particulars Quarter Ended Nine months Ended Year Ended 31.12.2024 | 30.09.2024 | 31.12.2023 31.12.2024 31.12.2023 31.03.2024 Unaudited Unaudited Unaudited Unaudited Unaudited Audited 17087.10 18787.32 12840.14 50302.88 39346.22 55034.47 Revenue from Operations 3424.35 3768.92 2641.21 10078.45 8059.87 11617.59 Profit before tax 3136.85 3231.45 10347.50 2016.76 8752.64 6044.75 Profit after tax (497.79)Other Comprehensive Income/(Loss) (net of tax) (57.27)12.32 (512.22)11.46 (107.34)Total Comprehensive Income after tax 2639.06 3174.18 2029.08 8240.42 6056.21 10,240.16

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

Place: Ahmedabad Date: 31st January, 2025 For The Anup Engineering Limited Reginaldo Dsouza **Managing Director** DIN: 08590850

Dhani Loans and Services Limited

(CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

(₹ in Lakhs) Quarter ended Nine months ended Quarter ended Year ended **Particulars** 31.12.2024 31.12.2024 31.12.2023 31.03.2024 No. (Unaudited) (Unaudited) (Unaudited) (Audited) Total Income from Operations 6,904.38 21,873.64 8,080.61 31,758.06 13,291.03 Net profit/(loss) for the period (before tax and exceptional items) 6,677.22 3,160.25 9,923.99 Net profit/(loss) for the period before tax (after exceptional items) 6,677.22 13,291.03 3,160.25 9,923.99 Net profit/(loss) for the period after tax (after exceptional items) 4,072.62 9,055.12 3,303.01 7,373.92 4,072.62 Total Comprehensive Income for the period/year (9,201.82)3,303.01 7,517.09 Paid-up equity share capital 6,118.80 6,118.80 6,118.80 6,118.80 Reserves (excluding Revaluation Reserve) 3,02,938.36 3,02,938.36 3,08,565.06 3,12,067.95 8. Securities Premium Account 2,97,573.15 2,97,573.15 2,97,573.15 2,97,573.15 9. Net Worth 3,07,595.94 3,07,595.94 3,13,222.64 3,16,725.53 7,936.12 25,830.94 Paid-up debt capital / outstanding debt 7,936.12 13,728.76 Outstanding Redeemable Preference Shares Debt Equity Ratio 0.03 0.10 0.05 Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) 14.8* Basic (Amount in ₹) 6.664 5.40* 12.05 -Diluted (Amount in ₹) 6.66* 14.8* 5.40* 12.05 Capital Redemption Reserve 900.82 900.82 900.82 900.82 Debenture Redemption Reserve Debt Service Coverage Ratio Not Applicable, being an NBFC

Notes to the Financial Results:

Interest Service Coverage Ratio

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

For and on behalf of Board of Directors

Not Applicable, being an NBFC

Place : Gurugram

Sanjeev Kashyap **CEO & Whole Time Director**

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosur Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").



Date: 31 January 2025

DR. AGARWAL'S HEALTH **CARE LIMITED**



Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1st Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3" Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST, DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [◆] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[+] MILLION BY DR. AGARWAL'S EYE INSTITUTE COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[...] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [◆]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1,129,574 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [•]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [◆] % AND [◆] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today"

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR. AGARWAL'S HEALTH CARE LIMITED

On behalf of the Board of Directors

Thanikainathan Arumugam Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private

Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold

(i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in "offshore transactions" as defined in and in compliance with Regulation S under the Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Ahmedabad

financialexp.epapr.in

Place: Chennai Date: January 31, 2025

[Rs. in Lakhs except per share data]

39346.22

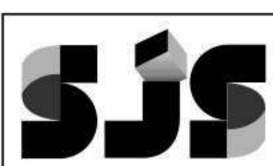
8059.87

6044.75

55034.47

11617.59

10347.50



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.			Quarter ended		Nine month	Year ended	
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
140.	ACADOMICA PROGRAMMATORS	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38
7	Other equity						
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Annualised				
	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87

Key Standalone Financial Information of the company is given below:

Sr.			Quarter ended		Nine month	Year ended		
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023 Unaudited	31.03.2024	
NO.		Unaudited	Unaudited	Unaudited	Unaudited		Audited	
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61	
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56	
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59	
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60	

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director

DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Bangalore

Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Guiarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22.

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1 The Break-up of valid applications received through ASBA (after technical rejections) is given below:

1. The break-up of valid applic	alions received infoug	jii ASDA (aiter tecililical rejections)	is given below	0	
Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)	
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523	
Renouncees	49	14,294	43,82,183	43,96,477	
Total	716	94,062	49,45,938	50,40,000	

2. Information regarding applications received (including ASBA applications):

			SIKKO INDUSTRII	ES LIMITED	<u>- Rights is</u>	SUE			
Category	Gross			Less:	Rejections/	Partial Amount	Valid		
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The

investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India, **Tel:** + 91 22 4961 4132 / +91 22 4970 0138; **Fax No.**: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri **SEBI Registration Number:** INR000001112 **CIN**: U67120MH1993PTC074079

COMPANY SECRETARY AND COMPLIANCE OFFICER

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Website: www.sikkoindia.in **E-Mail:** compliance@sikkoindia.com

Telephone No: +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Jayantibhai Mohanbhai Kumbhani **Managing Director** DIN: 00587807

Date:- January 31, 2025 Place:- Ahmedabad

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction. Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States.



Revenue from Operations

Profit before tax

Profit after tax

2

Place: Ahmedabad

Date: 31st January, 2025

THE ANUP ENGINEERING LIMITED CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015)

Sr. No.	Particulars			Quarte	r Ended	Nin	e Months Ended	
				31.	12.2024	30.09.202	24	31.12.2024
				Una	audited	Unaudite	ed	Unaudited
1	Revenue from Operations			1	7160.12	19314.	11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extrao	rdinary items)			3279.74	3792.	89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Ex	traordinary ite	ms)		3279.74	3792.	89	9981.43
4	Net Profit for the period after tax (after Exceptional and/or Extra	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)					26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and							
	Other Comprehensive Income (after tax)]				2523.61	3195.	99	8164.52
6	Paid up Equity Share Capital				2,002.64	2000.	25	2002.64
7	Earnings Per Share (of Rs. 10/- each)		Basic : Rs.		15.11	16.	32	43.50
			Diluted : R	S.	15.09	16.	32	43.39
Standal	one information:			720	77	(-1110/	[Rs. in Lakhs]
Sr. No.	Particulars	\$ #	Quarter End	ed	Nine	months E	nded	Year Ended
		31.12.2024	30.09.2024	31.12.2023	31.12.	2024 3	1.12.202	3 31.03.2024
		Unaudited	Unaudited	Unaudited	Unauc	lited U	naudite	d Audited

Other Comprehensive Income/(Loss) (net of tax) (497.79)(57.27)12.32 (512.22)11.46 (107.34)Total Comprehensive Income after tax 2639.06 3174.18 2029.08 8240.42 6056.21 10,240.16 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code

18787.32

3768.92

3231.45

17087.10

3424.35

3136.85

For The Anup Engineering Limited Reginaldo Dsouza Managing Director DIN: 08590850

50302.88

10078.45

8752.64

12840.14

2641.21

2016.76

Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)] (₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	8 1	(40)		19
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	15	**	.	12
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the guarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time. 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under

2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in

- Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

For and on behalf of Board of Directors Sanjeev Kashyap

Place: Gurugram Date: 31 January 2025

CEO & Whole Time Director

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").



DR. AGARWAL'S HEALTH **CARE LIMITED**



Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3rd Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST. DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY")

FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [◆] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹(•) MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[◆] MILLION (CONSTITUTING UP TO [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1.129,574 EQUITY SHARES AGGREGATING UP TO ₹(•) MILLION (CONSTITUTING UP TO [•)% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today".

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025.

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

For DR. AGARWAL'S HEALTH CARE LIMITED On behalf of the Board of Directors

Thanikainathan Arumugam

Place: Chennai Date: January 31, 2025

Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision and instead should place reliance on the RHP.

This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in *offshore transactions* as defined in and in compliance with Regulation S under the Securities Act and the applicable financialexp epapr. In

CONCEPT BENGALURU



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.			Quarter ended		Nine month	s ended	Year ended	
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024	
000000		Unaudited	i Unaudited	Unaudited	Unaudited	Unaudited	Audited	
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00	
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49	
3	Net Profit for the period before tax (after exceptional items)	358,58	387.53	279.02	1122.65	762.49	1126.49	
4	Net Profit for the period after tax and after exceptional items	277.11	291,47	208.53	850.98	581.71	853.71	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206,52	839.16	572.54	868.75	
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310,38	313.20	310.38	310.38	
7	Other equity	250000111						
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Annualised					
	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45	
.	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87	

Key Standalone Financial Information of the company is given below:

Sr.	Particulars		Quarter ended		Nine mont	Year ended	
No.		31.12.2024	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024	31.12.2023 Unaudited	31.03.2024 Audited
		Unaudited			Unaudited		
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951,79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

The above Consolidated & Standalone Unaudited Financial Results for the guarter and nine months ended 31st December, 2024, were reviewed and recommended by the Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com

For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Bangalore

Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

2. Information regarding applications received (including ASBA applications):

,			SIKKO INDUSTRII	ES LIMITED	- RIGHTS IS	SUE			
Category	Gross			Less:	Rejections/I	Partial Amount	Valid		
oatogory	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India. **Tel:** + 91 22 4961 4132 / +91 22 4970 0138: | **Fax No.**: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri **SEBI Registration Number:** INR000001112

CIN: U67120MH1993PTC074079

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya

SIKKO INDUSTRIES LIMITED

Registered Office: 508, Iscon Eligance, Nr. Jain Temple,

COMPANY SECRETARY AND COMPLIANCE OFFICER

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Website: www.sikkoindia.in **E-Mail:** compliance@sikkoindia.com

Telephone No: +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Date:- January 31, 2025 Place:- Ahmedabad

Javantibhai Mohanbhai Kumbhani **Managing Director**

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States

garima advt.

DIN: 00587807



Place: Ahmedabad

Date: 31st January, 2025

THE ANUP ENGINEERING LIMITED CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015)

	(11 031 111101100101111111031111111111111			[Rs. in Lakhs	s except per share data]
Sr. No.	Particulars		Quarte	r Ended	Nine Months Ended
			31.12.2024	30.09.2024	31.12.2024
			Unaudited	Unaudited	Unaudited
1	Revenue from Operations		17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)		3279.74	3792.89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary ite	ems)	3279.74	3792.89	9981.43
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary item	ns)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the period Other Comprehensive Income (after tax)]	(after tax) and	2523.61	3195.99	8164.52
6	Paid up Equity Share Capital		2,002.64	2000.25	2002.64
7	Earnings Per Share (of Rs. 10/- each)	Basic: Rs.	15.11	16.32	43.50
		Diluted : Rs.	15.09	16.32	43.39
Standa	Ione information:				[Rs. in Lakhs]

Sr. No. Particulars **Quarter Ended** Nine months Ended Year Ended 31.12.2024 30.09.2024 31.12.2023 31.12.2024 31.12.2023 31.03.2024 Unaudited Unaudited Unaudited Unaudited Unaudited Audited Revenue from Operations 17087.10 18787.32 12840.14 50302.88 39346.22 55034.47 Profit before tax 3424.35 3768.92 10078.45 8059.87 11617.59 2 2641.21 Profit after tax 3136.85 3231.45 2016.76 8752.64 6044.75 10347.50 (57.27) 12.32 (512.22) 11.46 Other Comprehensive Income/(Loss) (net of tax) (497.79)(107.34)Total Comprehensive Income after tax 2639.06 3174.18 8240.42 2029.08 10,240.16

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

> For The Anup Engineering Limited Reginaldo Dsouza **Managing Director** DIN: 08590850

Dhani Loans and Services Limited

(CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

(₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201,82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067,95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	85	320	8	85
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	24	35		
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

Place : Gurugram

Sanjeev Kashyap Date: 31 January 2025 CEO & Whole Time Director

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure

Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"). DR. AGARWAL'S HEALTH **CARE LIMITED**



For and on behalf of Board of Directors

Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies. Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennal 600 006, Tamil Nadu, India Corporate Office: 3" Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST, DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY")

FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[...] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1.579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [.]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1,129,574 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [•]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today"

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR. AGARWAL'S HEALTH CARE LIMITED On behalf of the Board of Directors

Thanikainathan Arumugam

Company Secretary & Compliance Officer DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of

its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S.

Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in "offshore transactions" as defined in and in compliance with Regulation S under the Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Chandigarh

Place: Chennai Date: January 31, 2025

[Rs. in Lakhs except per share data]

8059.87

6044.75

6056.21

11.46

11617.59

10347.50

(107.34)

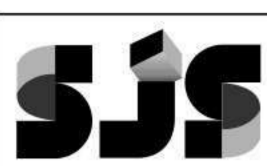
10,240.16

10078.45

8752.64

(512.22)

8240.42



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
NO.	**************************************	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38
7	Other equity						
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Annualised				
	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87

Key Standalone Financial Information of the company is given below:

Sr.			Quarter ended		Nine monti	ns ended	Year ended	
No.	Particulars	31.12.2024	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024	31.12.2023	31.03.2024 Audited	
2000		Unaudited			Unaudited	Unaudited		
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61	
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56	
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59	
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60	

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director

DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Bangalore

Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Guiarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

1. The break-up of valid applie	ations received till oug	in AODA (anter technical rejections)	is given below.	()
Applicants	Number of Valid No. of Rights Equity Applications Shares accepted and allotted Received against Right Entitlements (A)		No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

2. Information regarding applications received (including ASBA applications):

			SIKKO INDUSTRII	ES LIMITED	<u>- Rights is</u>	SUE					
Category	Gross			Less:	Rejections/	Partial Amount		Valid			
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)		
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00		
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00		
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00		
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00		
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00		

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable has been completed on January 24, 2025. The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India, **Tel:** + 91 22 4961 4132 / +91 22 4970 0138; **Fax No.**: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri **SEBI Registration Number:** INR000001112

CIN: U67120MH1993PTC074079

COMPANY SECRETARY AND COMPLIANCE OFFICER

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Website: www.sikkoindia.in **E-Mail:** compliance@sikkoindia.com **Telephone No:** +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Jayantibhai Mohanbhai Kumbhani **Managing Director**

DIN: 00587807

Date:- January 31, 2025 Place:- Ahmedabad

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States.



Profit before tax

Profit after tax

Place: Ahmedabad

Date: 31st January, 2025

Other Comprehensive Income/(Loss) (net of tax)

Total Comprehensive Income after tax

THE ANUP ENGINEERING LIMITED CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015)

Sr. No.	Particulars				Quarte	er Ended	Nine	Months Ended
				31.	2.2024	30.09.20	24 3	1.12.2024
				Una	udited	Unaudi	ted l	Jnaudited
1	Revenue from Operations			1	7160.12	19314	1.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extrao	rdinary items)			3279.74	3792	2.89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Ex		3279.74	3792	2.89	9981.43		
4	Net Profit for the period after tax (after Exceptional and/or Extra		3021.40	3253	3.26	8676.74		
5	Total Comprehensive Income for the period [Comprising Profit Other Comprehensive Income (after tax)]		2523.61	3195	5.99	8164.52		
6	Paid up Equity Share Capital				2,002.64).25	2002.64
7	Earnings Per Share (of Rs. 10/- each)		Basic: Rs		15.11		5.32	43.50
			Diluted : R	s.	15.09	16	5.32	43.39
Standal	one information:			7.00			71707	[Rs. in Lakhs]
Sr. No.	Particulars	2	Quarter End	ed	Nine	months	Ended	Year Ended
		31.12.2024	30.09.2024	31.12.2023	31.12.	2024 3	31.12.2023	31.03.2024
		Unaudited	Unaudited	Unaudited	Unaud	dited l	Jnaudited	Audited
1	Revenue from Operations	17087.10	18787.32	12840.14	5030	2.88	39346.22	55034.47

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

3424.35

3136.85

(497.79)

2639.06

3768.92

3231.45

(57.27)

3174.18

For The Anup Engineering Limited Reginaldo Dsouza Managing Director DIN: 08590850

2641.21

2016.76

2029.08

12.32

Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)] (₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	94	(40)		59
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	3.5		.	12
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time. 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under

2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in

- Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008

(CIN: U74899DL1994PLC062407)

For and on behalf of Board of Directors

Place: Gurugram Date: 31 January 2025

CEO & Whole Time Director This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities



DR. AGARWAL'S HEALTH **CARE LIMITED**



Sanjeev Kashyap

Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956; pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3rd Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST. DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [◆] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹(•) MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1.129,574 EQUITY SHARES AGGREGATING UP TO ₹(•) MILLION (CONSTITUTING UP TO [•)% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today".

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR. AGARWAL'S HEALTH CARE LIMITED On behalf of the Board of Directors

Place: Chennai Date: January 31, 2025

Thanikainathan Arumugam Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with

SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section financial exp elaws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

CHENNAL/KOCH 4(a) of the Securities Act, or (ii) outside the United States in *offshore transactions* as defined in and in compliance with Regulation S under the Securities Act and the applicable

CONCEPT



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.			Quarter ended		Nine month	s ended	Year ended
No.	Particulars	31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38
7	Other equity						
8	Earnings Per Share (of Rs. 10/- each) 1. Basic 2. Diluted	Not Annualised 8.83 8.58	Not Annualised 9,34 9.06	Not Annualised 6.72 6.57	Not Annualised 27.14 26.48	Not Annualised 18.85 18.47	Annualised 27.45 26.87

Key Standalone Financial Information of the company is given below:

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited
				Unaudited			
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited guarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.

For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director

DIN: 00784084

Place: Bangalore Date: 30th January, 2025

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliva

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

2. Information regarding applications received (including ASBA applications):

	SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE									
Category	Gross			Less: Rejections/Partial Amount			Valid			
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00	
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00	
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00	
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00	
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00	

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. **DISCLAIMER CLAUSE OF SEBI:** It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter

of Offer has been cleared or approved by SEBI. **DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange):** "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The

REGISTRAR TO THE ISSUE

Purva Sharegistry

investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138: | Fax No.: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112 **CIN**: U67120MH1993PTC074079

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED



SIKKO INDUSTRIES LIMITED

Registered Office: 508, Iscon Eligance, Nr. Jain Temple,

COMPANY SECRETARY AND COMPLIANCE OFFICER

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051 Website: www.sikkoindia.in

E-Mail: compliance@sikkoindia.com

Telephone No: +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Date:- January 31, 2025 Place:- Ahmedabad

Javantibhai Mohanbhai Kumbhani **Managing Director** DIN: 00587807

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States.



Place: Ahmedabad

Date: 31st January, 2025

THE ANUP ENGINEERING LIMITED

CIN: L29306GJ2017PLC099085 Regd, Office: Behind 66 KV Elec, Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015)

l		,	, , ,	[Rs. in Lakhs	except per share data]
Sr. No.	Particulars		Quarte	r Ended	Nine Months Ended
			31.12.2024	30.09.2024	31.12.2024
			Unaudited	Unaudited	Unaudited
1	Revenue from Operations		17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	3279.74	3792.89	9981.43	
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)			3792.89	9981.43
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items	s)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the period (Other Comprehensive Income (after tax)]	after tax) and	2523.61	3195.99	8164.52
6	Paid up Equity Share Capital		2,002.64	2000.25	2002.64
7	Earnings Per Share (of Rs. 10/- each)	Basic : Rs.	15.11	16.32	43.50
		Diluted : Rs.	15.09	16.32	43.39
Standal	lone information:		No. 10		[Rs. in Lakhs]

Sr. No. **Particulars** Quarter Ended Nine months Ended Year Ended 31.12.2023 31.12.2024 | 30.09.2024 | 31.12.2023 31.12.2024 31.03.2024 Unaudited Unaudited Unaudited Unaudited Unaudited **Audited** Revenue from Operations 17087.10 18787.32 12840.14 50302.88 39346.22 55034.47 2 Profit before tax 3424.35 2641.21 10078.45 8059.87 11617.59 3768.92 Profit after tax 3136.85 3231.45 2016.76 8752.64 6044.75 10347.50 Other Comprehensive Income/(Loss) (net of tax) (497.79)(57.27)12.32 (512.22)11.46 (107.34)Total Comprehensive Income after tax 2639.06 3174.18 2029.08 8240.42 6056.21 10,240.16

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

> For The Anup Engineering Limited Reginaldo Dsouza Managing Director DIN: 08590850

Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

(₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares		(%)	*	39
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	25	3.0	2	
16.	Debt Service Coverage Ratio	0	Not Applicable, bei	ng an NBFC	17
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- 5. Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

For and on behalf of Board of Directors Sanjeev Kashyap

Place : Gurugram Date: 31 January 2025 **CEO & Whole Time Director**

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities. Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").



DR. AGARWAL'S HEALTH **CARE LIMITED**



Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3" Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST. DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY")

FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1,129,574 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [•]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [●] % AND [●] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today".

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR, AGARWAL'S HEALTH CARE LIMITED

On behalf of the Board of Directors

Thanikainathan Arumugam Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with

SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in "offshore transactions" as defined in and in compliance with Regulation S under the Securities Act and the applicable

CONCEPT

financialexp.epapr.in

New Delhi

laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Place: Chennai

Date: January 31, 2025



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.	Particulars		Quarter ended		Nine month	s ended	Year ended
No.		31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023 Unaudited	31.03.2024
140.		Unaudited	Unaudited	Unaudited	Unaudited		Audited
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38
7	Other equity						
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Annualised				
	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87

Key Standalone Financial Information of the company is given below:

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited
10.				Unaudited			
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director

DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Bangalore

Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Guiarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22.

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

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Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

2. Information regarding applications received (including ASBA applications):

	SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE									
Category	Gross			Less: Rejections/Partial Amount			Valid			
oategory .	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00	
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00	
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00	
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00	
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00	

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter

of Offer has been cleared or approved by SEBI. **DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange):** "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg,

(INDIA) PRIVATE LIMITED

Lower Parel (East), Mumbai – 400011, Maharashtra, India, **Tel:** + 91 22 4961 4132 / +91 22 4970 0138; **Fax No.**: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112 **CIN**: U67120MH1993PTC074079

SIKKO INDUSTRIES LIMITED

COMPANY SECRETARY AND COMPLIANCE OFFICER

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple,

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051 Website: www.sikkoindia.in **E-Mail:** compliance@sikkoindia.com

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

Telephone No: +91 79 6616 8950 / 51

For SIKKO INDUSTRIES LIMITED

Jayantibhai Mohanbhai Kumbhani **Managing Director** DIN: 00587807

Date:- January 31, 2025 Place:- Ahmedabad

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction. Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States.



Place: Ahmedabad

Date: 31st January, 2025

THE ANUP ENGINEERING LIMITED CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com

Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

	(Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Re	gulation, 2015)		
			[Rs. in Lakhs	except per share data]
Sr. No.	Particulars	Quarte	r Ended	Nine Months Ended
l		31.12.2024	30.09.2024	31.12.2024
		Unaudited	Unaudited	Unaudited
1	Revenue from Operations	17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	3279.74	3792.89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	3279.74	3792.89	9981.43
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	2523.61	3195.99	8164.52
6	Paid up Equity Share Capital	2,002.64	2000.25	2002.64
7	Earnings Per Share (of Rs. 10/- each) Basic : Rs.	15.11	16.32	43.50
	Diluted : Rs.	15.09	16.32	43.39

Standalone information: [Rs. in Lakhs] Year Ended Sr. No. Particulars Quarter Ended Nine months Ended 31.12.2024 30.09.2024 31.12.2023 31.03.2024 31.12.2024 31.12.2023 Unaudited Unaudited Unaudited Unaudited Unaudited **Audited Revenue from Operations** 17087.10 18787.32 12840.14 50302.88 39346.22 55034.47 Profit before tax 2 3424.35 3768.92 2641.21 10078.45 8059.87 11617.59 Profit after tax 3136.85 3231.45 2016.76 8752.64 6044.75 10347.50 Other Comprehensive Income/(Loss) (net of tax) (497.79)(57.27)12.32 (512.22)11.46 (107.34)Total Comprehensive Income after tax 2639.06 3174.18 2029.08 8240.42 6056.21 10,240.16

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code

For The Anup Engineering Limited Reginaldo Dsouza Managing Director DIN: 08590850

Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)] (₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	14 [(40)		59
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	10	*		
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time. 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under

2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in

- Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008

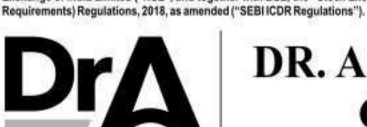
(CIN: U74899DL1994PLC062407)

Place: Gurugram

For and on behalf of Board of Directors Sanjeev Kashyap

Date: 31 January 2025 CEO & Whole Time Director

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure



DR. AGARWAL'S HEALTH **CARE LIMITED**



Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3rd Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST. DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹(•) MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[◆] MILLION (CONSTITUTING UP TO [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1.129,574 EQUITY SHARES AGGREGATING UP TO ₹(•) MILLION (CONSTITUTING UP TO [•)% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today"

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025.

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

For DR. AGARWAL'S HEALTH CARE LIMITED On behalf of the Board of Directors

HYDERABAD

Thanikainathan Arumugam

CONCEPT

Place: Chennai Date: January 31, 2025

Company Secretary & Compliance Officer DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with

SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in *offshore transactions* as defined in and in compliance with Regulation S under the Securities Act and the applicable

financialexp epapr. In

[Rs. in Lakhs except per share data]

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6056.21

11.46

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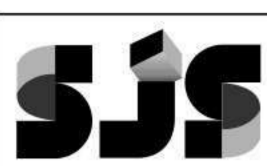
10,240.16

10078.45

8752.64

(512.22)

8240.42



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024	30.09.2024	31.12.2023	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024
NO.	**************************************	Unaudited	Unaudited	Unaudited			Audited
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38
7	Other equity						
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Not Annualised	Not Annualised	Not Annualised	Not Annualised	Annualised
	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87

Key Standalone Financial Information of the company is given below:

Sr.			Quarter ended		Nine monti	Year ended	
No.	Particulars	31.12.2024	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024	31.12.2023 Unaudited	31.03.2024
2000		Unaudited			Unaudited		Audited
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director

DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Bangalore

Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Guiarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

1. The break-up of valid applie	ations received till oug	in AODA (anter technical rejections)	is given below.	()	
Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)	
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523	
Renouncees	49	14,294	43,82,183	43,96,477	
Total	716	94,062	49,45,938	50,40,000	

2. Information regarding applications received (including ASBA applications):

			SIKKO INDUSTRII	ES LIMITED	<u>- Rights is</u>	SUE					
Category		Gross		Less:	Rejections/	Partial Amount		Valid			
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)		
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00		
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00		
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00		
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00		
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00		

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable has been completed on January 24, 2025. The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India, **Tel:** + 91 22 4961 4132 / +91 22 4970 0138; **Fax No.**: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri **SEBI Registration Number:** INR000001112

CIN: U67120MH1993PTC074079

COMPANY SECRETARY AND COMPLIANCE OFFICER

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Website: www.sikkoindia.in **E-Mail:** compliance@sikkoindia.com **Telephone No:** +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Jayantibhai Mohanbhai Kumbhani **Managing Director**

DIN: 00587807

Date:- January 31, 2025 Place:- Ahmedabad

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States.



Profit before tax

Profit after tax

Place: Ahmedabad

Date: 31st January, 2025

Other Comprehensive Income/(Loss) (net of tax)

Total Comprehensive Income after tax

THE ANUP ENGINEERING LIMITED CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015)

Sr. No.	Particulars				Quarte	er Ended	Nine	Months Ended
				31.	2.2024	30.09.20	24 3	1.12.2024
				Una	udited	Unaudi	ted l	Jnaudited
1	Revenue from Operations			1	7160.12	19314	1.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extrao		3279.74	3792	2.89	9981.43		
3	Net Profit for the period before tax (after Exceptional and/or Ex	traordinary ite	ms)		3279.74	3792	2.89	9981.43
4	Net Profit for the period after tax (after Exceptional and/or Extra	aordinary item	s)		3021.40	3253	3.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]					3195	5.99	8164.52
6	Paid up Equity Share Capital				2,002.64).25	2002.64
7	Earnings Per Share (of Rs. 10/- each)		Basic: Rs		15.11		5.32	43.50
			Diluted : R	s.	15.09	16	5.32	43.39
Standal	one information:			7.00			71707	[Rs. in Lakhs]
Sr. No.	Particulars	2	Quarter End	ed	Nine	months	Ended	Year Ended
		31.12.2024	30.09.2024	31.12.2023	31.12.	2024 3	31.12.2023	31.03.2024
		Unaudited	Unaudited	Unaudited	Unaud	dited l	Jnaudited	Audited
1	Revenue from Operations	17087.10	18787.32	12840.14	5030	2.88	39346.22	55034.47

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

3424.35

3136.85

(497.79)

2639.06

3768.92

3231.45

(57.27)

3174.18

For The Anup Engineering Limited Reginaldo Dsouza Managing Director DIN: 08590850

2641.21

2016.76

2029.08

12.32

Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)] (₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	94	(40)		59
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	3.5		.	12
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time. 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under

2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in

- Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008

(CIN: U74899DL1994PLC062407)

For and on behalf of Board of Directors

Place: Gurugram Date: 31 January 2025

CEO & Whole Time Director This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities



DR. AGARWAL'S HEALTH **CARE LIMITED**



Sanjeev Kashyap

Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956; pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3rd Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST. DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [◆] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹(•) MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1.129,574 EQUITY SHARES AGGREGATING UP TO ₹(•) MILLION (CONSTITUTING UP TO [•)% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today".

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR. AGARWAL'S HEALTH CARE LIMITED On behalf of the Board of Directors

Place: Chennai Date: January 31, 2025

Thanikainathan Arumugam Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with

SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section financial exp elaws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

CHENNAL/KOCH 4(a) of the Securities Act, or (ii) outside the United States in *offshore transactions* as defined in and in compliance with Regulation S under the Securities Act and the applicable

CONCEPT



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M. Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.			Quarter ended		Nine month	s ended	Year ended	
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024	
0106		Unaudited	naudited Unaudited	Unaudited	Unaudited	Unaudited	Audited	
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00	
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49	
3	Net Profit for the period before tax (after exceptional items)	358,58	387.53	279.02	1122.65	762.49	1126.49	
4	Net Profit for the period after tax and after exceptional items	277.11	291,47	208.53	850.98	581.71	853.71	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206,52	839.16	572.54	868.75	
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310,38	313.20	310.38	310.38	
7	Other equity		33300				7.00-2.01	
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Not Annualised	Not Annualised	Not Annualised	Not Annualised	Annualised	
-	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45	
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87	

Key Standalone Financial Information of the company is given below:

Sr.			Quarter ended		Nine month	Year ended	
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
140.		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

- The above Consolidated & Standalone Unaudited Financial Results for the quarter and nine months ended 31st December, 2024, were reviewed and recommended by the Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.
- The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities



Place: Bangalore Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)					
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523					
Renouncees	49	14,294	43,82,183	43,96,477					
Total	716	94,062	49,45,938	50,40,000					
2 Information regarding applications received (including ASPA applications):									

2. Information regarding applications received (including ASBA applications)

,	SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE											
Category	Gross			Less:	Rejections/I	Partial Amount		Valid				
oategory .	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)			
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00			
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00			
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00			
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00			
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00			

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025. For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. **DISCLAIMER CLAUSE OF SEBI:** It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India.

REGISTRAR TO THE ISSUE

SEBI Registration Number: INR000001112

Tel: + 91 22 4961 4132 / +91 22 4970 0138; **Fax No.**: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri

E-Mail: compliance@sikkoindia.com **CIN:** U67120MH1993PTC074079 **Telephone No:** +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

COMPANY SECRETARY AND COMPLIANCE OFFICER

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Registered Office: 508, Iscon Eligance, Nr. Jain Temple,

Website: www.sikkoindia.in

SIKKO INDUSTRIES LIMITED

Javantibhai Mohanbhai Kumbhani **Date:- January 31, 2025 Managing Director** Place:- Ahmedabad DIN: 00587807

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction. Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States

garima advt.



Place: Ahmedabad

Date: 31st January, 2025

THE ANUP ENGINEERING LIMITED

CIN: L29306GJ2017PLC099085 Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415
Website: www.anupengg.com Email: cs@anupengg.com
Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015) [Rs. in Lakhs except per share data]

Sr. No.	Particulars		Quarte	r Ended	Nine Months Ended
			31.12.2024	30.09.2024	31.12.2024
		J	Unaudited	Unaudited	Unaudited
1	Revenue from Operations		17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extraordina	3279.74	3792.89	9981.43	
3	Net Profit for the period before tax (after Exceptional and/or Extraor	3279.74	3792.89	9981.43	
4	Net Profit for the period after tax (after Exceptional and/or Extraordi	nary items)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the Other Comprehensive Income (after tax)]	ne period (after tax) and	2523.61	3195.99	8164.52
6	Paid up Equity Share Capital		2,002.64	2000.25	2002.64
7	Earnings Per Share (of Rs. 10/- each)	Basic : Rs.	15.11	16.32	43.50
		Diluted : Rs.	15.09	16.32	43.39
Chamalal	lana infarmation.				IDa in Labba

				•-			_	.0.00
Standal	one information:						111-11	[Rs. in Lakhs]
Sr. No.	Particulars		Quarter End	ed	Nine	months E	nded	Year Ended
		31.12.2024	30.09.2024	31.12.2023	31.12.20	024 31	.12.2023	31.03.2024
		Unaudited	Unaudited	Unaudited	Unaudi	ted U	naudited	Audited
1	Revenue from Operations	17087.10	18787.32	12840.14	50302	.88 3	39346.22	55034.47
2	Profit before tax	3424.35	3768.92	2641.21	10078	.45	8059.87	11617.59
3	Profit after tax	3136.85	3231.45	2016.76	8752	.64	6044.75	10347.50
4	Other Comprehensive Income/(Loss) (net of tax)	(497.79)	(57.27)	12.32	(512.	22)	11.46	(107.34)
	T . 10	0000	0.4=4.40	2222	00.10	40	00-00	10010

2639.06 3174.18 2029.08 8240.42 6056.21 10,240.16 Total Comprehensive Income after tax The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

> For The Anup Engineering Limited Reginaldo Dsouza **Managing Director** DIN: 08590850

Dhani Loans and Services Limited

(CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

(₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201,82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565,06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	85	530	15	65
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15,	Debenture Redemption Reserve	22	349		32
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

Sanjeev Kashyap Place : Gurugram

Date: 31 January 2025 CEO & Whole Time Director

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure

Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"). DR. AGARWAL'S HEALTH **CARE LIMITED**



For and on behalf of Board of Directors

Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies. Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3" Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST, DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [.]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1,129,574 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today"

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR, AGARWAL'S HEALTH CARE LIMITED On behalf of the Board of Directors

Thanikainathan Arumugam Company Secretary & Compliance Officer

Kolkata

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision and instead should place reliance on the RHP.

This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in "offshore transactions" as defined in and in compliance with Regulation S under the Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Place: Chennai Date: January 31, 2025



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.			Quarter ended		Nine month	s ended	Year ended
1723	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
No.		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358,58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310,38	313.20	310.38	310.38
7	Other equity	22220.11					
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Annualised				
-	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87

Key Standalone Financial Information of the company is given below:

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024	30.09.2024 Unaudited	31.12.2023	31.12.2024	31.12.2023	31.03.2024 Audited
		Unaudited		Unaudited	Unaudited	Unaudited	
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

- The above Consolidated & Standalone Unaudited Financial Results for the quarter and nine months ended 31st December, 2024, were reviewed and recommended by the Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.
- The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities



Place: Bangalore

Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. **Website:** www.sikkoindia.in; | **E-Mail:** compliance@sikkoindia.com; | **Telephone No:** +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

Z. Information regarding appl	ications rece	eivea (inclua	ing ASBA applica	lions):					15			
	SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE											
Category	Gross			Less: Rejections/Partial Amount			Valid					
Galegury	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)			
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00			
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00			
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00			
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00			
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00			

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025. The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. **DISCLAIMER CLAUSE OF SEBI:** It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India. **Tel**: + 91 22 4961 4132 / +91 22 4970 0138; **Fax No.**: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com

Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112 **CIN:** U67120MH1993PTC074079

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya

COMPANY SECRETARY AND COMPLIANCE OFFICER

SIKKO INDUSTRIES LIMITED

Website: www.sikkoindia.in **E-Mail:** compliance@sikkoindia.com

Telephone No: +91 79 6616 8950 / 51 Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo

For SIKKO INDUSTRIES LIMITED

Date:- January 31, 2025 DIN: 00587807

Place:- Ahmedabad

Javantibhai Mohanbhai Kumbhani **Managing Director**

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction. Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States

garima advt.



THE ANUP ENGINEERING LIMITED

CIN: L29306GJ2017PLC099085 Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415
Website: www.anupengg.com Email: cs@anupengg.com
Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015) [Rs. in Lakhs except per share data]

	ell control of the co		0	[115.111 Laki15	except per snare data]
Sr. No.	Particulars		Quarte	r Ended	Nine Months Ended
l			31.12.2024	30.09.2024	31.12.2024
			Unaudited	Unaudited	Unaudited
1	Revenue from Operations		17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)		3279.74	3792.89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary iter	3279.74	3792.89	9981.43	
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items	s)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the period (Other Comprehensive Income (after tax)]	after tax) and	2523.61	3195.99	8164.52
6	Paid up Equity Share Capital		2,002.64	2000.25	2002.64
7	Earnings Per Share (of Rs. 10/- each)	Basic: Rs.	15.11	16.32	43.50
		Diluted: Rs.	15.09	16.32	43.39
Standa	one information:				[Rs. in Lakhs]

Otaridai	one information.						[113.111 Eaki13]
Sr. No.	Particulars		Quarter End	ed	Nine mont	hs Ended	Year Ended
		31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Revenue from Operations	17087.10	18787.32	12840.14	50302.88	39346.22	55034.47
2	Profit before tax	3424.35	3768.92	2641.21	10078.45	8059.87	11617.59
3	Profit after tax	3136.85	3231.45	2016.76	8752.64	6044.75	10347.50
4	Other Comprehensive Income/(Loss) (net of tax)	(497.79)	(57.27)	12.32	(512.22)	11.46	(107.34)
	Total Camprobancius Incomo offertov	2620.06	217/10	2020.00	9240 42	COEC O1	10 040 16

2639.06 3174.18 2029.08 8240.42 6056.21 10,240.16 5 | Total Comprehensive Income after tax The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

> For The Anup Engineering Limited Reginaldo Dsouza **Managing Director** DIN: 08590850

Dhani Loans and Services Limited

(CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

(₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
15	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201,82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565,06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	85	530	15	15
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15,	Debenture Redemption Reserve	2	349		32
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

Place: Ahmedabad

Date: 31st January, 2025

- The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

Sanjeev Kashyap

For and on behalf of Board of Directors

Place : Gurugram Date: 31 January 2025 CEO & Whole Time Director

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure



Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"). DR. AGARWAL'S HEALTH CARE LIMITED



Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies. Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3" Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India; Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST, DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY")

FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [.]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1,129,574 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today"

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR, AGARWAL'S HEALTH CARE LIMITED

On behalf of the Board of Directors

Thanikainathan Arumugam Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision and instead should place reliance on the RHP.

This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in "offshore transactions" as defined in and in compliance with Regulation S under the Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Place: Chennai Date: January 31, 2025

Lucknow



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.			Quarter ended		Nine month	s ended	Year ended	
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024	
NO.	24/04/25/24/24/24	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00	
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49	
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49	
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208,53	850.98	581.71	853.71	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75	
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38	
7	Other equity							
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Annualised					
	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45	
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87	

Key Standalone Financial Information of the company is given below:

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.

> For and on behalf of the Board of Directors of S.J.S. Enterprises Limited K A Joseph Managing Director

> > DIN: 00784084

Place: Bangalore Date: 30th January, 2025

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Guiarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliva

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for

subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
			1 1 1 1	` ′
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

2. Information regarding applications received (including ASBA applications):

	SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE											
Category	Gross			Less:	Rejections/I	Partial Amount	Valid					
oategory .	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)			
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00			
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00			
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00			
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00			
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00			

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. **DISCLAIMER CLAUSE OF SEBI:** It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter

of Offer has been cleared or approved by SEBI. **DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange):** "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or

construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE". THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS

OF THE COMPANY. COMPANY SECRETARY AND COMPLIANCE OFFICER **REGISTRAR TO THE ISSUE**

Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138: | Fax No.: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com

Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri

CIN: U67120MH1993PTC074079

SEBI Registration Number: INR000001112

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple,

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Website: www.sikkoindia.in

E-Mail: compliance@sikkoindia.com

Telephone No: +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Date:- January 31, 2025 Place:- Ahmedabad

Javantibhai Mohanbhai Kumbhani **Managing Director** DIN: 00587807

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States. garima advt. Sr.

Particulars

Sr. No.

Place: Ahmedabad

Date: 31st January, 2025

THE ANUP ENGINEERING LIMITED CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extract of Unaudited Consolidated Financial Results for the Quarter and Nine Months ended on 31st December, 2024 (Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Regulation, 2015)

				[RS. In Lakns	except per snare dataj
Sr. No.	Particulars		Quarte	r Ended	Nine Months Ended
1			31.12.2024	30.09.2024	31.12.2024
			Unaudited	Unaudited	Unaudited
1	Revenue from Operations		17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extraordina	ary items)	3279.74	3792.89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Extraor	dinary items)	3279.74	3792.89	9981.43
4	Net Profit for the period after tax (after Exceptional and/or Extraordi	nary items)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the Other Comprehensive Income (after tax)]	ne period (after tax) and	2523.61	3195.99	8164.52
6	Paid up Equity Share Capital		2,002.64	2000.25	2002.64
7	Earnings Per Share (of Rs. 10/- each)	Basic : Rs.	15.11	16.32	43.50
		Diluted: Rs.	15.09	16.32	43.39
Standa	Ione information:				[Rs. in Lakhs]

Unaudited Unaudited Unaudited Unaudited Unaudited **Audited** Revenue from Operations 17087.10 18787.32 12840.14 50302.88 39346.22 55034.47 2 Profit before tax 3424.35 2641.21 10078.45 8059.87 11617.59 3768.92 Profit after tax 3136.85 3231.45 2016.76 8752.64 6044.75 10347.50 Other Comprehensive Income/(Loss) (net of tax) (497.79)(57.27)12.32 (512.22)11.46 (107.34)Total Comprehensive Income after tax 2639.06 3174.18 2029.08 8240.42 6056.21 10,240.16

Quarter Ended

31.12.2024 | 30.09.2024 | 31.12.2023

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code.

For The Anup Engineering Limited Reginaldo Dsouza Managing Director DIN: 08590850

Year Ended

31.03.2024

Nine months Ended

31.12.2023

31.12.2024

Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

(₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended	
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)	
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06	
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99	
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99	
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92	
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09	
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80	
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95	
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15	
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53	
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76	
11.	Outstanding Redeemable Preference Shares		(8)		19	
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05	
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05	
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82	
15.	Debenture Redemption Reserve	2	(2)	2		
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	11.	
17.	Interest Service Coverage Ratio	Not Applicable, being an NBFC				

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- 5. Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

For and on behalf of Board of Directors

Place : Gurugram Sanjeev Kashyap Date: 31 January 2025 **CEO & Whole Time Director**

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities. Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").



DR. AGARWAL'S HEALTH **CARE LIMITED**



Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India. Corporate Office: 3th Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India: Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thanikainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST, DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67.842.284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[+] MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE. LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE. LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY HYPERION INVESTMENTS PTE. LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●1% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1,129,574 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [•]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today"

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025. All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For DR, AGARWAL'S HEALTH CARE LIMITED

On behalf of the Board of Directors

Thanikainathan Arumugam

Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motilal Oswal Investment Advisors Limited at www.motilaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the

SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in "offshore transactions" as defined in and in compliance with Regulation S under the Securities Act and the applicable

BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of

risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with

CONCEPT

financialexp.epapr.in

Place: Chennai

Date: January 31, 2025

laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

WWW.FINANCIALEXPRESS.COM

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2002.64

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S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Kamataka, India Website: www.sisindia.com | E-mail: compliance@sisindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024	30.09,2024	31.12.2023	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024
NO.		Unaudited	Unaudited	Unaudited			Audited
3	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00
2	Net Profit for the period (before tax and exceptional items)	358.58	387,53	279.02	1122.65	762.49	1126.49
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581,71	853.71
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75
6	Equity Share Capital (Face value of Rs.10/- each)	313,20	310,38	310.38	313.20	310.38	310.38
7	Other equity						
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Not Annualised	Not Annualised	Not Annualised	Not Annualised	Annualised
55	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87

1. Key Standalone Financial Information of the company is given below:

Sr.	Particulars		Quarter ended		Nine month	Year ended	
No.		31.12.2024 Unaudited	30.09.2024 Unaudited	31.12.2023 Unaudited	31.12.2024 Unaudited	31.12.2023 Unaudited	31.03.2024 Audited
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025. The above is an extract of the Unaudited quarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations

and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com.



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited

K A Joseph Managing Director DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Bangalore

Date: 30th January, 2025

SIKKO INDUSTRIES LIMITED

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 **Company Secretary and Compliance Officer:** Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY

THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE

"TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER. THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS. PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below: -

ap or raina appro		,	10 g. 10 11 12 13 13 13 13 13 13 13 13 13 13 13 13 13		
Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)	
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523	
Renouncees	49	14,294	43,82,183	43,96,477	
Total	716	94,062	49,45,938	50,40,000	

2. Information regarding applications received (including ASBA applications):

			SIKKO INDUSTRII	ES LIMITED	- RIGHTS IS	SUE	U-			
Category	Gross			Less:	Less: Rejections/Partial Amount			Valid		
- Outogory	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00	
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00	
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00	
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00	
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00	

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter

of Offer has been cleared or approved by SEBI. **DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange):** "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or

construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138; | Fax No.: +91-40-6716 1563 **Email:** newissue@purvashare.com | **Website:** www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri **SEBI Registration Number:** INR000001112 CIN: U67120MH1993PTC074079

COMPANY SECRETARY AND COMPLIANCE OFFICER

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051 Website: www.sikkoindia.in

E-Mail: compliance@sikkoindia.com **Telephone No:** +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Javantibhai Mohanbhai Kumbhani

Date:- January 31, 2025 Place:- Ahmedabad

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Managing Director DIN: 00587807

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States. garima advt.

Place: Ahmedabad

Other Comprehensive Income (after tax)]

Earnings Per Share (of Rs. 10/- each)

Paid up Equity Share Capital

THE ANUP ENGINEERING LIMITED

CIN: L29306GJ2017PLC099085 Regd. Office: Behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad-382415 Website: www.anupengg.com Email: cs@anupengg.com Ph.: +91-79-4025 8900 Investor connect: +91 -79 4025 8920

Extra	ct of Unaudited Consolidated Financial Results for the Quarter and Nine I	Months ende	ed on 31st [December, 2024
	(Regulation 33 read with Regulation 47(1)(b) of the SEBI (LODR) Reg	ulation, 2015)		
			[Rs. in Lakhs	except per share data]
Sr. No.	Particulars	Quarter Ended Nine Months End		
		31.12.2024	30.09.2024	31.12.2024
		Unaudited	Unaudited	Unaudited
1	Revenue from Operations	17160.12	19314.11	51073.49
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	3279.74	3792.89	9981.43
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	3279.74	3792.89	9981.43
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	3021.40	3253.26	8676.74
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and			

			Diluted : R	S.	15.09	16.32	43.39
Standal	one information:				7.0		[Rs. in Lakhs]
Sr. No.	Particulars		Quarter End	uarter Ended Nine months Ended			Year Ended
		31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Revenue from Operations	17087.10	18787.32	12840.14	50302.88	39346.22	55034.47
2	Profit before tax	3424.35	3768.92	2641.21	10078.45	8059.87	11617.59
3	Profit after tax	3136.85	3231.45	2016.76	8752.64	6044.75	10347.50
4	Other Comprehensive Income/(Loss) (net of tax)	(497.79)	(57.27)	12.32	(512.22)	11.46	(107.34)

5 Total Comprehensive Income after tax 2639.06 3174.18 2029.08 8240.42 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Quarterly Financial Results are available on the Stock Exchange websites at

www.bseindia.com and www.nseindia.com and on the company's website www.anupengg.com and the same can be accessed by scanning the QR Code. For The Anup Engineering Limited Reginaldo Dsouza Managing Director DIN: 08590850 Date: 31st January, 2025

Basic: Rs.

Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements)

Regulations 2015 (LODR Regulations)]

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended	
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)	
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06	
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99	
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99	
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072,62	9,055.12	3,303,01	7,373.92	
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09	
6,	Paid-up equity share capital	6,118,80	6,118.80	6,118.80	6,118.80	
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95	
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15	
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53	
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76	
11.	Outstanding Redeemable Preference Shares	(*)			×.	
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05	
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5,40* 5.40*	12.05 12.05	
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82	
15.	Debenture Redemption Reserve	353	1 12		12	
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC		
17.	Interest Service Coverage Ratio	Not Applicable, being an NBFC				

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the guarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively.
- Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

For and on behalf of Board of Directors

Place: Gurugram

Sanjeev Kashyap

CEO & Whole Time Director



Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").

Date : 31 January 2025

DR. AGARWAL'S HEALTH **CARE LIMITED**



Our Company was incorporated as 'Dr. Agarwal's Health Care Limited' at Chennai, Tamil Nadu as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated April 19, 2010, issued by the Registrar of Companies, Tamil Nadu and Andaman and Nicobar Island at Chennai ("RoC") and commenced operations pursuant to a certificate for commencement of business dated May 29, 2010 issued by the RoC. For details in relation to changes in the registered office of our Company, see "History and Certain Corporate Matters" on page 250 of the Red Herring Prospectus dated January 23, 2025 filed with the ROC ("RHP" or the "Red Herring Prospectus").

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities Not for release, publication or distribution directly or indirectly, outside India. Initial public offer of Equity Shares (as defined below) on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with Chapter II of the Securities and Exchange Board of India (Issue of Capital and Disclosure

Registered Office: 1" Floor, Buhari Towers, No.4 Moores Road, Off Greams Road, Near Asan Memorial School, Chennai 600 006, Tamil Nadu, India Corporate Office: 3" Floor, Buhari Towers, No.4, Moores Road, Off Greams Road, Chennai 600 006, Tamil Nadu, India: Telephone: +91 44 4378 7777; Website: www.dragarwals.co.in; Contact person: Thankainathan Arumugam, Company Secretary and Compliance Officer; E-mail: secretarial@dragarwal.com; Corporate Identity Number: U85100TN2010PLC075403

THE PROMOTERS OF OUR COMPANY: DR. AMAR AGARWAL, DR. ATHIYA AGARWAL, DR. ADIL AGARWAL, DR. ANOSH AGARWAL, DR. ASHVIN AGARWAL, DR. ASHAR AGARWAL, DR. AMAR AGARWAL FAMILY TRUST, DR. ADIL AGARWAL FAMILY TRUST, DR. ANOSH AGARWAL FAMILY TRUST, DR. ASHVIN AGARWAL FAMILY TRUST AND DR. ASHAR AGARWAL FAMILY TRUST, DR. AGARWAL'S EYE INSTITUTE AND DR. AGARWAL'S EYE INSTITUTE PRIVATE LIMITED INITIAL PUBLIC OFFER OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF DR. AGARWAL'S HEALTH CARE LIMITED ("COMPANY")

FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION COMPRISING A FRESH ISSUE OF UP TO [◆] EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹3,000 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 67,842,284 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[●] MILLION ("OFFERED SHARES") BY THE SELLING SHAREHOLDERS, CONSISTING OF UP TO 2,176,239 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. AMAR AGARWAL, UP TO 2,629,829 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[◆] MILLION BY DR. ATHIYA AGARWAL, UP TO 3,071,188 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. ADIL AGARWAL, UP TO 3,614,508 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ANOSH AGARWAL, UP TO 241,269 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY DR. ASHVIN AGARWAL, UP TO 1,883,869 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY DR. AGARWAL'S EYE INSTITUTE (COLLECTIVELY "THE PROMOTER SELLING SHAREHOLDERS"), UP TO 7,083,010 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY ARVON INVESTMENTS PTE, LTD., UP TO 16,148,150 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[...] MILLION BY CLAYMORE INVESTMENTS (MAURITIUS) PTE, LTD., AND UP TO 30,755,592 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY HYPERION INVESTMENTS PTE, LTD. (COLLECTIVELY THE "INVESTOR SELLING SHAREHOLDERS"), UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[•] MILLION BY FARAH AGARWAL, UP TO 119,315 EQUITY SHARES OF FACE VALUE OF ₹1 AGGREGATING UP TO ₹[.] MILLION BY URMILA AGARWAL (COLLECTIVELY THE "OTHER SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS, THE OTHER SELLING SHAREHOLDERS AND THE INVESTOR SELLING SHAREHOLDERS, COLLECTIVELY REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER")

THE OFFER INCLUDES A RESERVATION OF UP TO 1,579,399 EQUITY SHARES OF FACE VALUE OF ₹1, AGGREGATING UP TO ₹[•] MILLION (CONSTITUTING UP TO [♠]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO 1,129,574 EQUITY SHARES AGGREGATING UP TO ₹(•) MILLION (CONSTITUTING UP TO [•]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE AEHL SHAREHOLDERS ("SHAREHOLDER RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDER RESERVATION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [•] % AND [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

CORRIGENDUM: NOTICE TO INVESTORS

Please note that in the issue closing advertisement published in The Economic Times, Mint, Hindu Business Line, Financial Express, Jansatta, Business Standard and Mumbai Samachar, "Bid/ Offer Opens Today" was inadvertently mentioned instead of "Bid/ Offer Closes Today".

Please note that the Bid/Offer opened on Wednesday, January 29, 2025 and the Bid/Offer closes on Friday, January 31, 2025.

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

For DR. AGARWAL'S HEALTH CARE LIMITED On behalf of the Board of Directors

Place: Chennai Date: January 31, 2025

Thanikainathan Arumugam Company Secretary & Compliance Officer

DR. AGARWAL'S HEALTH CARE LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP with the RoC. The RHP is made available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs i.e., Kotak Mahindra Capital Company Limited at https://investmentbank.kotak.com, Morgan Stanley India Company Private Limited at www.morganstanley.com/india, Jefferies India Private Limited at www.jefferies.com and Motifal Oswal Investment Advisors Limited at www.motifaloswalgroup.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.dragarwals.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 33 of the RHP. Potential investors should not rely on the DRHP filed with

SEBI for making any investment decision and instead should place reliance on the RHP. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to Section 4(a) of the Securities Act, or (ii) outside the United States in *offshore transactions* as defined in and in compliance with Regulation S under the Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Pune

financialexp.epapr.in

CIN: U65910KL1998PLC012154

कार्यालय नगर पंचायत डासना जनपद-गाजियाबाद पत्रांकः ४३/नपडा-ई-निविदा /२०२४-२५

ई-निविदा सूचना

सर्वसाधारण को सुचित किया जाता है कि नगर पंचायत डासना के द्वारा **U.P.** eprocurement: साईट https://e-tender.up.nic.in पर नगर पंचायत . डासना के द्वारा दिनांक 21 फरवरी 2025 को दोपहर 12.00 बजे तक ई-निविदा आमन्त्रित की जाती है नियम एवं शर्ते एवं कार्यों का विवरण साईट पर

(रोहित कुमार) (बागे जहाँ) अधिशाषी अधिकारी अध्यक्ष नगर पंचायत डासना, गानियाबाद नगर पंचायत डासना, गानियाबाद

Muthoottu

Registered Office: 65/623-K, Muthoottu Royal Towers, Kaloor,

Kochi, Kerala - 682017

GOLD AUCTION NOTICE

GSTIN: 06AABCM5994M1ZV

सभी संबंधितों, विशेष रूप से उधारकर्ताओं की जानकारी के लिए यह सूचना दी जाती है, जिन्होंने नीचे दी गई शाखाओं में स्वर्ण ऋण संख्या के अनुसार अपने आभूषण गिरवी रखे थे। यह नीलामी ज चुककर्ता ग्राहकों के स्वर्ण आभूषणों के लिए है, जो बार-बार अनुस्मारक भेजने और पंजीकृत पत्रों द्वारा अधिसूचित किए जाने के बाद भी अपने अतिदेय खातों को भूनाने में विफल रहे हैं। नीलामी संबंधित शाखाओं में 20.02.2025 को सुबह 10 बजे से आयोजित की जाएंगी। यदि अधिसूचित तिथि पर शाखा नीलामी असफल होती है, तो बकाया राशि की वसूली के लिए अनुमोदित नीलामकर्ताओं की उपस्थिति में निम्निलिखित तिथियों पर संबंधित जिला नीलामी केंद्रों पर सार्वजनिक नीलामी /ई-नीलामी के माध्यम से नीलामी आयोजित की जाएगी। किसी भी मामले में नीलामी केंद्रों पर सार्वजनिक नीलामी /ई-गीलामी कें माध्यम से नीलामी आयोजित की जाएगी। किसी भी मामले में नीलामी केंद्रों पर सार्वजनिक नीलामी केंद्रा पर नहीं होती है, तो इसे बिना किसी और सूचना के उसी नियम और शर्तों पर किसी भी अगली तिथि पर जारी रखा जाएगा। नीलामी की तारीख में कोई भी बदलाव संबंधित शाखाओं / नीलामी केंद्रों पर प्रदर्शि FARIDABAD DISTRICT AUCTION

FARIDABAD DISTRICT AUCTION: MUTHOOTTU MINI FINANCIERS LTD,SHOP NO.1, GROUND & FIRST FLOOR, JAGDISH COLONY, AMBEDKAR CHOWK, MOHNA ROAD,

BALLABGARRI, ARIDABAD, HARYANA - 121004

HAR-BALLABGARRI - 70750658, 707506186, 707506186, 707506186, 707506186, 70750638, 70750638, 70750738, 70750738, 70750738, 70750738, 707507391, 707507391, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 707507745, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 70750738, 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AUCTION DATE: 22.02.2025

GURGAON DISTRICT AUCTION: MUTHOOTTU MINI FINANCIERS LTD, SHOP NO. 662/11 (NEW), 41/9 (OLD), RATTAN GARDEN, OLD RAILWAY ROAD, GURUGRAM DIST, APS (OLD), ARIAWAY ROS. OLD RAILWAY ROS. O6210111, 706210111, 706210111, 706210112, 70621016, 70621016, 70621019, 70621001, 706210101, 706210101, 70621011, 70621016, 70621016, 706210232, 706210246, 70621030, 70621031, 706210346, 70621037, 70621037, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70621038, 70

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706212554, 706212624, 706212625, 706212633, 706212668, 706212698, 706212773, 706212773, 706213001, 706213139, 706213185, 706213217.SONIPAT DISTRICT AUCTION: MUTHOOTTU MINI FINANCIERS LTD, PAWAN MEGHA MALL, DOOR NO. 101, FIRST FLOOR, INDRA COLONY, OPP.- HDFC BANK, HAR-SONIPAT: 122, 281, 300, 313.

अधिक जानकारी, नियम व शर्तों तथा नीलामी में भाग लेने के लिए पंजीकरण करवाने के लिए इच्छुक खरीदार सीधे मुथूहू मिनी फाइनेंसर्स लिमिटेड के नीलामी विभाग से मेल आईडी

auction@muthoottumini.com पर संपर्क कर सकते हैं। नोट:- 1. बोलीदाताओं से अनुरोध है कि वे भागीदारी के लिए कंपनी के खाते में 2,00,000/- रुपये की ईएमडी के साथ पहचान पत्र/प्राधिकरण/पैन कार्ड नंबर/जीएसटी प्रमाणपत्र प्रस्तुत करें। 2. सफल बोलीदाताओं को पूरी राशि आरटीजीएस द्वारा हस्तांतरित करनी चाहिए।

Authorised Officer Muthoottu Mini Financiers Ltd Date: 01/02/2025



UNICOMMERCE ESOLUTIONS LIMITED

Corporate Identity Number: L74140DL2012PLC230932

Registered Office: Mezzanine Floor, A-83, Okhla Industrial Area, Ph-II, New Delhi 110 020, India, Website: www.unicommerce.com

EXTRACT OF AUDITED IND AS CONSOLIDATED FINANCIAL RESULTS FOR THE **QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024**

(In Rs. millions except per share data)

S. No.	Particulars	ended December 31, 2024 (Audited)	For the quarter ended September 30, 2024 (Audited)	ended December 31, 2023 (Unaudited)	months period ended December 31, 2024 (Audited)	For the nine months period ended December 31, 2023 (Unaudited)	(Audited)
1	Total Income from Operations	342.40	305.97	276.55	938.57	817.06	1,094.34
2	Net Profit/(Loss) from ordinary activities for the period (before Tax, Exceptional and/or Extraordinary items)	85.59	60.15	52.12	193.12	136.87	174.79
3	Net Profit/(Loss) from ordinary activities for the period before tax (after Exceptional and/or Extraordinary items)	85.59	60.15	52.12	193.12	136.87	174.79
4	Net Profit/(Loss) from ordinary activities for the period after tax (after Exceptional and/or Extraordinary items)	62.90	44.74	38.77	142.76	102.47	131.17
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	64.58	45.25	40.29	144.66	103.11	133.17
6	Equity Share Capital (Face value of Rs. 1/- each)	102.44	102.44	58.45	102.44	58.45	58.89
7	Earnings Per Share (Face value of Rs. 1/- each) (not annualised)						
	Basic :	0.56	0.44	0.38	1.28	1.02	1.30
	Diluted :	0.56	0.40	0.34	1.27	0.91	1.16

EXTRACT OF AUDITED IND AS STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND **NINE MONTHS ENDED DECEMBER 31, 2024**

(In Rs. millions except per share data)

S. No.	Particulars	ended	For the quarter ended September 30, 2024 (Audited)	ended December 31,	months period ended	For the nine months period ended December 31, 2023 (Unaudited)	For the year ended March 31, 2024 (Audited)
1	Total Income from Operations	308.96	305.97	276.55	905.13	817.06	1,094.34
2	Net Profit/(Loss) from ordinary activities for the period (before Tax, Exceptional and/or Extraordinary items)	89.19	60.15	52.12	196.72	136.87	174.79
3	Net Profit/(Loss) from ordinary activities for the period before tax (after Exceptional and/or Extraordinary items)	89.19	60.15	52.12	196.72	136.87	174.79
4	Net Profit/ (Loss) from ordinary activities for the period after tax (after Exceptional and/or Extraordinary items)	66.35	44.74	38.77	146.21	102.47	131.17
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	67.84	45.25	40.29	147.92	103.11	133.17
6	Equity Share Capital (Face value of Rs. 1/- each)	102.44	102.44	58.45	102.44	58.45	58.89
7	Earnings Per Share (Face value of Rs. 1/- each) (not annualised)						
	Basic :	0.60	0.44	0.38	2.15	1.02	1.30
	Diluted :	0.59	0.40	0.34	2.11	0.91	1.16

Notes

Place: Gurugram

Date : January 31, 2025

- The above is an extract of the detailed format of audited financial results for the guarter and nine months ended December 31, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarter and nine months ended financial results are available at the websites of the Stock Exchange(s) www.nseindia.com and www.nseindia.com and also at the website of the Company i.e. www.unicommerce.com
- The above audited financial results for the quarter and nine months ended December 31, 2024 have been reviewed by the Audit Committee in their meeting held on January 31, 2025 and approved by the Board of Directors of the Company in the meeting held on even date. These results are audited by the Statutory Auditors of the Company who have issued unmodified opinion on the audited financial results for the guarter and nine months ended
- The audited financial results are prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 and amendments issued thereafter prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies as applicable

For Unicommerce eSolutions Limited

Sd/-Kapil Makhija Managing Director & CEO (DIN: 07916109)



Dhani Loans and Services Limited (CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024

[Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

	Regulations, 2015 (LODR Regulations)] (₹ in Lakhs)									
Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended					
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)					
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06					
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99					
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99					
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92					
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09					
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80					
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95					
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15					
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53					
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76					
11.	Outstanding Redeemable Preference Shares	-	-	-	-					
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05					
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised)									
	-Basic (Amount in ₹)	6.66*	14.8*	5.40*	12.05					
	-Diluted (Amount in ₹)	6.66*	14.8*	5.40*	12.05					
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82					
15.	Debenture Redemption Reserve	-	-	-	-					
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC						
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC						

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively
- 5. Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

Sanjeev Kashyap Place: Gurugram Date: 31 January 2025 **CEO & Whole Time Director**

For and on behalf of Board of Directors

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



SIKKO INDUSTRIES LIMITED

Corporate Identification Number: L51909GJ2000PLC037329

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliva

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE. THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"), FOR FURTHER DETAILS, SEE 'TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened fo subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

The Break up of valid applications received through ASBA (after technical rejections) is given held

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below: -								
	Applicants	Number of Valid Applications Received No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)		No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)			
	Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523			
	Renouncees	49	14,294	43,82,183	43,96,477			
	Total	716	94,062	49,45,938	50,40,000			

2. Information regarding applications received (including ASBA applications):

SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE										
Category	Gross			Less: Rejections/Partial Amount				Valid		
Gategory	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00	
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00	
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00	
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00	
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00	

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable. has been completed on January 24, 2025. The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment indematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference – SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE". THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS

OF THE COMPANY. COMPANY SECRETARY AND COMPLIANCE OFFICER

Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai - 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138; | Fax No.: +91-40-6716 1563

REGISTRAR TO THE ISSUE

Email: newissue@purvashare.com | Website: www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112 CIN: U67120MH1993PTC074079

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple,

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in

E-Mail: compliance@sikkoindia.com

Telephone No: $+91\ 79\ 6616\ 8950\ /\ 51$

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Javantibhai Mohanbhai Kumbhani **Managing Director** DIN: 00587807

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction. Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States



Date: - January 31, 2025

Place:- Ahmedabad







जनसता

PUBLIC NOTICE Notice of Loss of Share Certificate en that the following equity share certificate(s) of Jubilant Pharm Limited (CIN: L24116UP1978PLC004624) is reported to be lost or misplaced and the

S. No.	Name of the Company	Certificate No.**	Distinctive No.**	Folio No.**	No. and Face Value of Securities held
1	Van Organics & Chemicals Ltd.	29587 60401	1754796-1754845 3608824-3608833	N-277	60 and FV Rs. 10/-
2	Jubliant Organosys Ltd.	37850	23875882 - 23875953	8249	72 and FV Rs.5/-

CIN: U65910KL1998PLC012154

SONIPAT DISTRICT AUCTION:

कार्यालय नगर पचायत डासना जनपद-गाजियाबाद पत्रांकः ४३/नपडा-ई-निविदा /२०२४-२५

ई-निविदा सूचना

सर्वसाधारण को सूचित किया जाता है कि नगर पंचायत डासना के द्वारा U.P. eprocurement: साईट https://e-tender.up.nic.in पर नगर पंचायत डासना के द्वारा दिनांक 21 फरवरी 2025 को दोपहर 12.00 बजे तक ई-निविदा आमन्त्रित की जाती है नियम एवं शर्ते एवं कार्यों का विवरण साईट पर प्रकाशित है।

(रोहित कुमार)	(बागे जहाँ)				
अधिशाषी अधिकारी	अध्यक्ष				
ार पंचायत डासना, गानियाबाद	नगर पंचायत डासना, गानियाबाद				

Muthoottu

Registered Office: 65/623-K, Muthoottu Royal Towers, Kaloor,

Kochi, Kerala - 682017

GOLD AUCTION NOTICE

GSTIN: 06AABCM5994M1ZV

AUCTION DATE: 22.02.2025

सभी संबंधितों, विशेष रूप से उधारकर्ताओं की जानकारी के लिए यह सूचना दी जाती है, जिन्होंने नीचे दी गई शाखाओं में स्वर्ण ऋण संख्या के अनुसार अपने आभूषण गिरवी रखे थे। यह नीलामी उन चूककर्ता ग्राहकों के स्वर्ण आभूषणों के लिए है, जो बार–बार अनुस्मारक भेजने और पंजीकृत पत्रों द्वारा अधिसूचित किए जाने के बाद भी अपने अतिदेय खातों को भुनाने में विफल रहे हैं। नीलामी संबंधित शाखाओं में 20.02.2025 को सुबह 10 बजे से आयोजित की जाएगी। यदि अधिसूचित तिथि पर शाखा नीलामी असफल होती है, तो बकाया राशि की वसूली के लिए अनुमोदित नीलामकर्ताओं की उपस्थिति में, निम्नलिखित तिथियों पर संबंधित जिला नीलामी केंद्रों पर सार्वजनिक नीलामी/ई—नीलामी के माध्यम से नीलामी आयोजित की जाएगी। किसी मी मामले में नीलामी प्रक्रिया इस अनुसूची के अनुसार पूरी ाहीं होती है, तो इसे बिना किसी और सूचना के उसी नियम और शर्तों पर किसी भी अगली तिथि पर जारी रखा जाएगा। नीलामी की तारीख में कोई भी बदलाव संबंधित शाखाओं / नीलामी केंद्रों पर प्रदर्शित

FARIDABAD DISTRICT AUCTION: MUTHOOTTU MINI FINANCIERS LTD, SHOP NO.1, GROUND & FIRST FLOOR, JAGDISH COLONY, AMBEDKAR CHOWK, MOHNA ROAD, AUCTION DATE: 21.02.2025

BALLBGARH: 707507563, 70750756136, 707506149, 707506186, 707506186, 70750644, 707507588, 7075075939, 707507589, 70750789, 707507752, 707507752, 707507752, 707507754, 707507754, 707507756, 707507754, 70750784, 707507847, 707507847, 70750789, 70750789, 70750790, 70750790, 707507934, 707507964, 70750795, 70750786, 707507754, 70750786, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 707507756, 7075077 707508038, 707508050, 707508113, 707508146, 707508147, 707508155, 707508188, 707508211, 707508212, 707508271, 707508279, 707508290, 707508300, 707508317, 707508340, 707508382, 707508418, 70750843, 70750813, 70750817, 70750817, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 7075081830, 70 62, 113, 129, 184, 195, 203

GURGAON DISTRICT AUCTION: MUTHOOTTU MINI FINANCIERS LTD, SHOP NO. 662/11 (NEW), 41/9 (OLD), RATTAN GARDEN, OLD RAILWAY ROAD,

GRUGRAM DIST, HARYANA - 122001

HAR-OLD RAILWAY RD: 706210826, 706210007, 706210111, 706210112, 706210113, 706210160, 706210103, 70621030, 706210317, 706210346, 70621035, 70621035, 70621035, 70621035, 70621049, 70621049, 70621086, 70621079, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 706210826, 7 706212554, 706212624, 706212625, 706212633, 706212668, 706212698, 706212773, 706212773, 706213001, 706213139, 706213185, 706213217. MUTHOOTTU MINI FINANCIERS LTD, PAWAN MEGHA MALL, DOOR NO. 101, FIRST FLOOR, INDRA COLONY, OPP.- HDFC BANK,

SUBHASH CHOWK, SONIPAT. HARYANA-131 001 HAR-SONIPAT: 122, 281, 300, 313.

अधिक जानकारी, नियम व शर्तों तथा नीलामी में भाग लेने के लिए पंजीकरण करवाने के लिए इच्छुक खरीदार सीधे मुख्दू मिनी फाइनेंसर्स लिमिटेड के नीलामी विभाग से मेल आईडी

auction@muthoottumini.com पर संपर्क कर सकते हैं। नोट:-- 1. बोलीदाताओं से अनुरोध है कि वे भागीदारी के लिए कंपनी के खाते में 2,00,000/-- रुपये की ईएमडी के साथ पहचान पत्र/प्राधिकरण/पैन कार्ड नंबर/जीएसटी प्रमाणपत्र प्रस्तुत करें। 2. सफल बोलीदाताओं को पूरी राशि आरटीजीएस द्वारा हस्तांतरित करनी चाहिए।

Place: Kaloor **Authorised Officer** Date: 01/02/2025 Muthoottu Mini Financiers Ltd



UNICOMMERCE ESOLUTIONS LIMI

Corporate Identity Number: L74140DL2012PLC230932

Registered Office: Mezzanine Floor, A-83, Okhla Industrial Area, Ph-II, New Delhi 110 020, India, Website: www.unicommerce.com

EXTRACT OF AUDITED IND AS CONSOLIDATED FINANCIAL RESULTS FOR THE **QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024**

(In Rs. millions except per share data)

S. No.	Particulars	ended December 31, 2024 (Audited)	For the quarter ended September 30, 2024 (Audited)	ended December 31, 2023 (Unaudited)	months period ended December 31, 2024 (Audited)	For the nine months period ended December 31, 2023 (Unaudited)	(Audited)
1	Total Income from Operations	342.40	305.97	276.55	938.57	817.06	1,094.34
2	Net Profit/(Loss) from ordinary activities for the period (before Tax, Exceptional and/or Extraordinary items)	85.59	60.15	52.12	193.12	136.87	174.79
3	Net Profit/(Loss) from ordinary activities for the period before tax (after Exceptional and/or Extraordinary items)	85.59	60.15	52.12	193.12	136.87	174.79
4	Net Profit/(Loss) from ordinary activities for the period after tax (after Exceptional and/or Extraordinary items)	62.90	44.74	38.77	142.76	102.47	131.17
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	64.58	45.25	40.29	144.66	103.11	133.17
6	Equity Share Capital (Face value of Rs. 1/- each)	102.44	102.44	58.45	102.44	58.45	58.89
7	Earnings Per Share (Face value of Rs. 1/- each) (not annualised)						
	Basic :	0.56	0.44	0.38	1.28	1.02	1.30
	Diluted :	0.56	0.40	0.34	1.27	0.91	1.16

EXTRACT OF AUDITED IND AS STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND

NINE MONTHS ENDED DECEMBER 31, 2024

(In Rs. millions except per share data)

S. No.	Particulars	For the quarter ended December 31, 2024 (Audited)	For the quarter ended September 30, 2024 (Audited)	ended December 31,	months period ended	For the nine months period ended December 31, 2023 (Unaudited)	For the year ended March 31, 2024 (Audited)
1	Total Income from Operations	308.96	305.97	276.55	905.13	817.06	1,094.34
2	Net Profit/(Loss) from ordinary activities for the period (before Tax, Exceptional and/or Extraordinary items)	89.19	60.15	52.12	196.72	136.87	174.79
3	Net Profit/(Loss) from ordinary activities for the period before tax (after Exceptional and/or Extraordinary items)	89.19	60.15	52.12	196.72	136.87	174.79
4	Net Profit/ (Loss) from ordinary activities for the period after tax (after Exceptional and/or Extraordinary items)	66.35	44.74	38.77	146.21	102.47	131.17
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	67.84	45.25	40.29	147.92	103.11	133.17
6	Equity Share Capital (Face value of Rs. 1/- each)	102.44	102.44	58.45	102.44	58.45	58.89
7	Earnings Per Share (Face value of Rs. 1/- each) (not annualised)						
	Basic:	0.60	0.44	0.38	2.15	1.02	1.30
	Diluted :	0.59	0.40	0.34	2.11	0.91	1.16

Notes:

Place : Gurugram

Date : January 31, 2025

- The above is an extract of the detailed format of audited financial results for the quarter and nine months ended December 31, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarter and nine months ended financial results are available at the websites of the Stock Exchange(s) www.nseindia.com and www.bseindia.com and also at the website of the Company i.e. www.unicommerce.com.
- The above audited financial results for the quarter and nine months ended December 31, 2024 have been reviewed by the Audit Committee in their meeting held on January 31, 2025 and approved by the Board of Directors of the Company in the meeting held on even date. These results are audited by the Statutory Auditors of the Company who have issued unmodified opinion on the audited financial results for the quarter and nine months ended
- The audited financial results are prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 and amendments issued thereafter prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies as applicable.

For Unicommerce eSolutions Limited

Kapil Makhija Managing Director & CEO (DIN: 07916109)



Dhani Loans and Services Limited

(CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

Regulations, 2015 (LODR Regulations)] (₹ in Lakhs)									
Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended				
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)				
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06				
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99				
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99				
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92				
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09				
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80				
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95				
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15				
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53				
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76				
11.	Outstanding Redeemable Preference Shares	-	-	-	-				
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05				
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised)								
	-Basic (Amount in ₹) -Diluted (Amount in ₹)	6.66* 6.66*	14.8* 14.8*	5.40* 5.40*	12.05 12.05				
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82				
15.	Debenture Redemption Reserve	-	-	-	-				
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	I				
17.	Interest Service Coverage Ratio	Not Applicable, being an NBFC							

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the guarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025.
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively
- 5. Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary

Registered Office: 1/1 E. First Floor, East Patel Nagar, New Delhi-110008

(CIN: U74899DI 1994PI C062407)

For and on behalf of Board of Directors

Sanieev Kashvap **CEO & Whole Time Director**

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").



Place: Gurugram

Date: 31 January 2025

KO INDUSTRIES LIM

Corporate Identification Number: L51909GJ2000PLC037329

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited (NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF $\stackrel{?}{\sim}$ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO $\stackrel{?}{\sim}$ 4,939.20 Lakhs ("The Issue") on a rights basis to the eligible equity shareholders of our company in the ratio of 3 rights equity share for every 10 fully paid-up equity shares held by THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday. December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50.40.000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abevance, All valid Application after technical rejections has been considered for allotment.

The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

2. Information regarding applications received (including ASBA applications):

SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE										
Category	Gross			Less:	Less: Rejections/Partial Amount			Valid		
Category	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00	
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00	
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00	
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00	
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00	

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable, has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference - SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter

of Offer has been cleared or approved by SEBI. DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry **PURVA SHAREGISTRY** (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138; Fax No.: +91-40-6716 1563 Email: newissue@purvashare.com | Website: www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112 CIN: U67120MH1993PTC074079

Slkk

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple.

COMPANY SECRETARY AND COMPLIANCE OFFICER

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051

Website: www.sikkoindia.in

E-Mail: compliance@sikkoindia.com

Telephone No: +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Jayantibhai Mohanbhai Kumbhani **Managing Director**

Date:- January 31, 2025 Place:- Ahmedabad

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com. Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States





















DIN: 00587807

अमेरिकी विदेश मंत्री मार्को रूबियो ने कहा

शक्तिशाली बनने जा रहे चीन से निपटना होगा वाशिंगटन, ३१ जनवरी (भाषा)।

चीन को अमेरिका के लिए एक गंभीर राष्ट्रीय सुरक्षा खतरा बताते हुए अमेरिकी विदेश मंत्री मार्को रूबियो ने कहा है कि 21वीं सदी का इतिहास मख्य रूप से दोनों देशों के बीच घटित घटनाओं पर आधारित होगा।

रूबियो ने गुरुवार को मेगन केली शो में मेगन केली को दिए साक्षात्कार में कहा, 'चीन दनिया का सबसे शक्तिशाली देश बनना चाहता है और वे ऐसा हमारी कीमत पर करना चाहते हैं। यह हमारे राष्ट्रीय हित में नहीं है और हम इस पर ध्यान देने जा रहे हैं। हम इस पर युद्ध नहीं चाहते हैं, लेकिन हम इस पर गौर करने जा रहे हैं।' उन्होंने कहा कि चीन के मामले में दो बातें हैं...एक तो वे हमारे राष्ट्रीय हितों के लिए गंभीर खतरा पैदा करते हैं और दूसरी यह परिपक्व अहसास है कि चाहे कुछ भी हो जाए, चीन एक



कि 21वीं सदी का इतिहास मुख्य रूप से अमेरिका और चीन के बीच हुई घटनाओं पर आधारित होगा।

समृद्ध और शक्तिशाली देश बनने जा रहा है।' उन्होंने जोर देकर कहा कि अमेरिका को इससे निपटना होगा। उन्होंने कहा, '21वीं सदी का इतिहास मुख्य रूप से अमेरिका और चीन के बीच हुई घटनाओं पर आधारित होगा। इसलिए हम किसी भी तरह से उनके साथ बातचीत नहीं करने जा रहे हैं, बेतुका है।

'ग्रीनलैंड और पनामा नहर में ट्रंप की रुचि जायज है'

वाशिंगटन/पनामा, ३१ जनवरी (एपी)।

अमेरिका के विदेश मंत्री मार्को रूबियो ने राष्ट्रपति डोनाल्ड ट्रंप की ग्रीनलैंड पर कब्जा करने व पनामा नहर पर नियंत्रण करने की इच्छा को आर्कटिक व लैटिन अमेरिका में चीनी गतिविधि की बढ़ती चिंताओं से उत्पन्न वैध राष्ट्रीय सुरक्षा हितों से प्रेरित बताया है।

रूबियो ने कहा कि वह यह पूर्वानुमान नहीं लगा सकते कि ट्रंप अपने कार्यकाल के दौरान डेनमार्क से ग्रीनलैंड खरीदने में सफल होंगे या पनामा नहर पर अमेरिकी अधिकार

कारोबार के उद्देश्य से ईरान गए तीन भारतीय लापता : विदेश मंत्रालय

जनसत्ता ब्यरो नई दिल्ली, 31 जनवरी।

विदेश मंत्रालय ने शुक्रवार को कहा कि ईरान में तीन भारतीय नागरिक लापता हो गए हैं और भारत ने इस मुद्दे को तेहरान के समक्ष गंभीरता से उठाया है।

विदेश मंत्रालय के प्रवक्ता रणधीर जायसवाल ने कहा कि भारतीय नागरिक कारोबारी उद्देश्य से ईरान गए थे और कुछ

प्रवक्ता ने कहा कि हम तीनों लापता नागरिकों के परिवारों से लगातार संपर्क में हैं।

समय बाद ही अपने परिवारों से उनका संपर्क टुट गया। हम तीनों लापता भारतीय नागरिकों के परिवारों के साथ लगातार संपर्क में हैं।' यह मामला दिल्ली स्थित ईरानी दतावास और तेहरान स्थित ईरानी विदेश मंत्रालय के समक्ष उठाया गया है।'

विदेश मंत्रालय व तेहरान स्थित भारतीय दुतावास ईरान के अधिकारियों के संपर्क में हैं तथा लापता नागरिकों का पता लगाने का अनुरोध किया है। बताया जा रहा है कि तीनों भारतीय दिसंबर में ईरान गए थे।

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Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE ") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE 'TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

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BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)						
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Total	716	94.062	49.45.938	50.40.000						

2. Information regarding applications received (including ASBA applications):

21KKU INDUSTRIES LIMITED - KIGHTS 1350E									
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Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00

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THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE

(INDIA) PRIVATE LIMITED Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India.

Tel: + 91 22 4961 4132 / +91 22 4970 0138; | Fax No.: +91-40-6716 1563 Email: newissue@purvashare.com | Website: www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112 CIN: U67120MH1993PTC074079

Date: - January 31, 2025

Place:- Ahmedabad

COMPANY SECRETARY AND COMPLIANCE OFFICER **PURVA SHAREGISTRY** SIKKO INDUSTRIES LIMITED

> Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051 Website: www.sikkoindia.in

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Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Javantibhai Mohanbhai Kumbhani **Managing Director**

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States

अमेरिका के राष्ट्रपति डोनाल्ड ट्रंप ने ब्रिक्स देशों को दी चेतावनी

डालर की जगह इस्तेमाल की दूसरी मुद्रा तो लगेगा सौ फीसद शुल्क

वाशिंगटन, ३१ जनवरी (भाषा)

अमेरिका के राष्ट्रपति डोनाल्ड ट्रंप ने एक बार फिर चेतावनी दी है कि अगर ब्रिक्स देश अंतरराष्ट्रीय व्यापार में अमेरिकी डालर की जगह किसी और मुद्रा के इस्तेमाल का प्रयास करेंगे तो वह उन पर 100 फीसद शुल्क लगा देंगे। ट्रंप ने कहा कि ब्रिक्स देश कोई और मूर्ख

अमेरिकी राष्ट्रपति ने गुरुवार को अपने सोशल मीडिया मंच 'ट्रुथ सोशल' पर एक पोस्ट में कहा, 'ब्रिक्स देश डालर से दूर जाने की कोशिश करें और हम खड़े होकर बस देखते रहें, इस तरह के विचारों के दिन खत्म हो चुके हैं।' उन्होंने कहा कि वह ब्रिक्स देशों से यह प्रतिबद्धता चाहते हैं कि वे न तो नई ब्रिक्स मुद्रा बनाएंगे न ही अमेरिकी डालर की जगह किसी अन्य मुद्रा का समर्थन करेंगे। ट्रंप ने कहा, 'नहीं तो, उन्हें 100 फीसद शल्क का सामना करना होगा या फिर शानदार अमेरिकी अर्थव्यवस्था में बिक्री को अलविदा कहने की उम्मीद करनी चाहिए।'

उन्होंने धमकी देते हुए कहा, 'वे (ब्रिक्स देश) कोई दूसरा मूर्ख देश ढूंढ़ सकते हैं। इस बात की कोई संभावना नहीं है कि ब्रिक्स अंतरराष्ट्रीय व्यापार में या कहीं और अमेरिकी डालर की जगह ले लेगा। हालांकि जो भी देश ऐसा करने की कोशिश करेगा, उसे शुल्क को नमस्ते और अमेरिका को अलविदा कह देना चाहिए।' टंप ने ब्रिक्स सदस्य देशों द्वारा अपनी मुद्रा जारी करने के किसी भी कदम की बार-बार आलोचना की है और यह अब तक का उनका सबसे कड़ा विरोध है। दिसंबर में भी



सीरिया से अमेरिकी सैनिकों को वापस बुलाने संबंधी सवाल का जवाब देने से किया इनकार

अमेरिकी राष्ट्रपति डोनाल्ड ट्रंप ने यह बताने से इनकार कर दिया कि वह सीरिया में अमेरिकी सैनिकों की तैनाती बरकरार रखना चाहते हैं या नहीं। गुरुवार को जब ट्रंप से पूछा गया कि क्या वह इस्लामिक स्टेट समूह के खिलाफ लड़ाई के लिए सीरिया में तैनात अमेरिकी सैनिकों को वापस बुलाना चाहते हैं तो उन्होंने कहा कि हम इस बारे में फैसला लेंगे। हम सीरिया में दखल नहीं दे रहे।

ट्रंप ने ब्रिक्स देशों को इस तरह के कदम के खिलाफ चेतावनी दी थी।

ब्रिक्स दस देशों - ब्राजील, रूस, भारत, चीन, दक्षिण अफ्रीका, मिस्र, इथियोपिया, इंडोनेशिया, ईरान और संयुक्त अरब अमीरात का एक अंतर-सरकारी संगठन है। 2009 में गठित ब्रिक्स एकमात्र प्रमुख अंतरराष्ट्रीय समूह है जिसका अमेरिका हिस्सा नहीं है।

जन्मजात नागरिकता गुलामों के बच्चों के लिए थी, अमेरिका में 'भीड़' लगाने के लिए नहीं'

वाशिंगटन, ३१ जनवरी (भाषा)।

अमेरिकी राष्ट्रपति डोनाल्ड ट्रंप ने कहा है कि जन्मजात नागरिकता मुख्य रूप से गुलामों के बच्चों के लिए थी, पूरे विश्व के लोगों के अमेरिका आने और भीड़ लगाने के लिए नहीं। ट्रंप ने अपने कार्यकाल के पहले ही दिन जन्मजात नागरिकता के खिलाफ एक कार्यकारी आदेश पारित किया था, जिसे अगले दिन सिएटल में एक संघीय अदालत ने रद्द कर दिया था। ट्रंप ने कहा है कि वह

इसके खिलाफ अपील करेंगे। उन्होंने गुरुवार को उम्मीद जताई कि उच्चतम न्यायालय उनके पक्ष में फैसला सुनाएगा। ट्रंप ने वाइट हाउस के ओवल आफिस में पत्रकारों से कहा कि अगर आप पीछे मुड़कर देखें तो जन्मजात नागरिकता गुलामों के बच्चों के लिए थी। इसका मतलब यह नहीं था कि पूरी दुनिया आकर अमेरिका में भीड लगा दे। उन्होंने कहा कि हर कोई आ रहा है। पूरी तरह से अयोग्य लोग आ रहे हैं, जिनके बच्चे भी शायद अयोग्य हों। उसका (जन्मजात नागरिकता का) मतलब यह तो नहीं था।

बड़े होने के दौरान नस्लवाद का सामना करना पड़ा था : काश पटेल

वाशिंगटन, ३१ जनवरी (भाषा)।

अमेरिका के राष्ट्रपति द्वारा एफबीआइ प्रमुख के रूप में चुने गए काश पटेल ने सांसदों से कहा है कि बड़े होने के दौरान उन्हें नस्लवाद का सामना करना पड़ा था।

फेडरल ब्यूरो आफ इंवेस्टिगेशन (एफबीआइ) प्रमुख पद पर नियुक्ति की पुष्टि के लिए गुरुवार को सीनेट की न्यायपालिका संबंधी समिति के सदस्यों के समक्ष पेश हुए पटेल (44) से सीनेटर लिंडसे ग्राहम ने पूछा कि क्या उन्होंने कभी व्यक्तिगत रूप से नस्लवाद का सामना किया है। पटेल ने इसके जवाब में कहा कि दुर्भाग्य से, हां सीनेटर। मेरा परिवार यहां मेरे साथ है, इसलिए मैं उसका विवरण नहीं देना चाहता। अगर पटेल की नियुक्ति पर मुहर लग जाती है तो वह एफबीआइ के पहले हिंदू और भारतीय-अमेरिकी निदेशक होंगे।

इस दौरान पटेल के माता-पिता समेत परिवार के सदस्य कैपिटल हिल (अमेरिकी संसद भवन) में मौजूद थे। पटेल ने कहा कि उनके पिता युगांडा में ईदी अमीन की तानाशाही से बचकर भागे थे, जहां 3,00,000 पुरुषों, महिलाओं और बच्चों को उनकी जातीयता के आधार पर मार डाला गया था। उन्होंने कहा कि मेरी मां मूल रूप से तंजानिया की हैं। उन्होंने भारत में पढ़ाई की, मेरे पिता ने भी वहीं पढ़ाई की और उनकी शादी भी वहीं हुई।

वे बाद में न्यूयार्क चले आए, जहां मेरा जन्म हुआ और मैं पला-बढ़ा।

परिवार में मेरे पिता के सात भाई-बहन भी रहते थे, जिनके पति/पत्नी और कम से कम दर्जन भर बच्चे थे।'

2025आरटी, दिनांक: 30.01.2025, मंडल रेल

प्रबंधक, पूर्व रेलवे, हावड़ा, डीआरएम बिल्डिंग

रेलवे स्टेशन के पास, हावड़ा-711101 द्वार

निविदा सं.: एसडीएसटीई-रिनंग-रूम-2025आरटी

के प्रतिपक्ष निम्नलिखित कार्य के लिए खुली ई-

निविदा आमंत्रित की जाती है। बोलीदाता केवल

अंतिम तिथि और समय तक अपनी मूल/संशोधित

बोली जमा कर पाएंगे। इस निविदा के लिए मैनुअल

प्रस्ताव की अनुमित नहीं दी जाती है एवं मैनुअल

प्रस्ताव प्राप्त होने पर ध्यान नहीं दिया जाएगा। **कार्य**

का नाम: (1) हावड़ा स्टेशन में रनिंग रूम का

नवीनीकरण करते हुए कैमटेक डिजाइन आवास

त्र्यवस्था में बदलने के साथ रसोई घर और शौचालये

गैंगवे एवं छत आदि का नवीनीकरण । (2) एईएन/

आरपीएच के कार्यक्षेत्र में रामपुरहाट में रनिंग रूम

का उन्नयन। (3) एईएन/आरपीएच के कार्यक्षेत्र में

पाकुड़ में रनिंग रूम का उन्नयन। (4) बोलपुर मे

क्रू लॉबी सह रनिंग रूम। **बोली प्रणाली** : एकल

पैकेट। विज्ञापित मूल्यः रु. 52,25,233.60

बयाना राशि/बोली प्रतिभृतिः रु. 1,04,500/

निविदा कागजात का मूल्यः रु. 0.00, समापन

अवधि: 09 माह। **प्रस्ताव की वैधता :** 60 दिन।

<mark>निविदा अपलोड करने की तिथि और समय</mark>: दिनांक

30.01.2025 को 15.42 बजे। **बोली प्रारंभ होने**

की तिथि: दिनांक 07.02.2025, निविदा की

अंतिम तिथि और समय: दिनांक 21.02.2025

को 15.00 बजे। निविदा का विवरण वेबसाइट

HWH-579/2024-25 निविदा सूचना वेबसाइट www.er.indianrailways. gov.in/www.ireps.gov.in पर भी उपलब्ध है

हुमें यहाँ देखें : @EasternRailway

@easternrailwayheadquarter

www.ireps.gov.in पर उपलब्ध है।

अमेरिकी विमान हादसे में मारे गए लोगों में भारतीय मूल के दो व्यक्ति शामिल

वाशिंगटन, ३१ जनवरी (भाषा)।

अमेरिका के रोनाल्ड रीगन राष्ट्रीय हवाई अड्डे पर सेना के एक हेलिकाप्टर और यात्री विमान के बीच हुई टक्कर में मारे गए 67 लोगों में भारतीय मूल के भी दो व्यक्ति शामिल हैं। जीई एयरोरपेस में इंजीनियर विकेश पटेल और वाशिंगटन निवासी कंसल्टेंट असरा हुसैन रजा भी विमान में

अमेरिका में 2001 के बाद से यह सबसे घातक विमान दुर्घटना है। घटना बुधवार रात को उस समय हुई जब अमेरिकन एअरलाइंस की उड़ान 5342, हवाई अड्डे के पास पहुंचते ही सेना के हेलिकाप्टर से टकरा गई। ग्रेटर सिनसिनाटी के निवासी पटेल कपंनी में 'एमआरओ ट्रांसफार्मेशनल लीडर' थे, जो देशभर में यात्रा करते थे।

'फाक्स19' को दिए गए एक बयान में गुरुवार रात को जीई एयरोस्पेस के अध्यक्ष लैरी कल्प ने विमान हादसे में जान गंवाने वाले कर्मचारी की पहचान पटेल के रूप में की। कल्प ने कहा, 'यह न केवल हमारे उद्योग के लिए बल्कि जीई एअरोस्पेस टीम के लिए भी एक झटका है क्योंकि हमारे एक प्रिय सहयोगी विकेश पटेल भी विमान में सवार थे।' रजा (26) के ससुर आ हाशिम रजा ने 'सीएनएन' को बताया कि घटना में मारे गए लोगों में उनकी बहू भी शामिल है।

हाशिम ने बताया कि रजा ने 2020 में इंडियाना विश्वविद्यालय से स्नातक की उपाधि ली थी। उनका बेटा और रजा एक ही कालेज में पढ़ते थे और अगस्त 2023 में दोनों ने शादी की थी। रजा वाशिंगटन में एक सलाहकार थी। उन्होंने बताया कि वह अक्सर देर रात आपातकालीन कक्ष में शिफ्ट खत्म होने के बाद उन्हें फोन करती थीं ताकि यह सुनिश्चित हो सके कि घर लौटते समय वह जगे रहें। उनके ससुर ने कहा, 'वह हर काम में अपना सर्वश्रेष्ठ बचाव अभियान जारी. 40 से अधिक शव बरामद किए गए



वाशिंगटन, ३१ जनवरी (एपी)।

अमेरिका में लगभग 25 वर्ष में हुई सबसे घातक विमान दुर्घटना के बाद बचाव और जांच के लिए गोताखोरों के पोटोमैक नदी में फिर से वापस लौटने की उम्मीद है और अब तक 40 से अधिक शव बरामद किए जा चुके हैं।

अमेरिका में 2001 के बाद से यह सबसे घातक विमान दुर्घटना है। घटना बुधवार रात को उस समय हुई जब अमेरिकन एअरलाइंस की उड़ान 5342, हवाई अड्डे के पास पहुंचते ही सेना के हेलिकाप्टर से टकरा गई। अमेरिका के रोनाल्ड रीगन राष्ट्रीय हवाई अड्डे पर सेना के एक हेलिकाप्टर और यात्री विमान के बीच हुई टक्कर में 67 लोगों की मौत हो गई थी। चालीस से अधिक शव बरामद किए गए हैं।

विमान दुर्घटना की जांच में कई महीने लग सकते हैं और संघीय जांचकर्ताओं ने गुरुवार को संवाददाताओं से कहा कि वे इसके कारणों के बारे में अटकलें नहीं लगाएंगे। एक अधिकारी ने 'एपी' को बताया कि 40 से अधिक शव बरामद किए गए हैं।

गाजा से रिहा किए गए पांचों थाई बंधक स्वस्थ : इजराइली चिकित्सक

बीर याकोव, ३१ जनवरी (एजंसी)।

गाजा पट्टी में एक वर्ष से अधिक समय तक बंधक बनाए गए थाईलैंड के एक व्यक्ति को रिहाई के बाद गुरुवार को जब 'फेसबुक लाइवस्ट्रीम' पर देखा गया तो वह इतना बदल चुका था कि एक पल के लिए उसकी मां तक उसे नहीं पहचान पाई।

सुरसाक लमनाउ (32) को सात अक्टूबर 2023 को दक्षिणी इजराइल के शहर येशा से अगवा किया गया था। उसकी मां खम्मी लमनाउ ने कहा कि उनके बेटे का चेहरा पीला पड़ गया और वह सूजन से फूला हुआ दिख रहा था। अपने बेटे की रिंहाई के बाद 'एसोसिएटेड प्रेस' के साथ 'वीडियो काल' पर खम्मी ने कहा, 'मैं इतनी खुश थी कि मेरी भूख प्यास सब बंद हो गई, उसके पिता मेरे लिए खाने को कुछ लाए लेकिन मैं कुछ भी नहीं खाना चाहती थीं।'

तेल अवीव के बाहरी क्षेत्र स्थित एक अस्पताल में गुरुवार को उस समय इजराइली चिकित्सकों और स्वास्थ्य कर्मियों समेत थाइलैंड के प्रतिनिधियों में खुशी की लहर दौड़ गई जब थाइलैंड के पांचों बंधक सेना के एक हेलिकाप्टर से उतरकर अस्पताल में दाखिल हुए। वे मेडिकल परीक्षण और स्वास्थ्य लाभ के लिए कुछ दिन इस अस्पताल में

बेटे की रिहाई के बाद खम्मी ने कहा, 'मैं इतनी खुश थी कि मेरी भूख प्यास सब बंद हो गई, उसके पिता मेरे लिए खाने को कुछ लाए लेकिन मैं कुछ भी नहीं खाना चाहती थी।'

रहेंगे। गुरुवार को इजराइल के तीन नागरिकों को भी रिहा किया गया और इसके बदले में इजराइल ने 110 फिलिस्तीनी कैदियों को रिहा किया।

सुरसाक के अलावा, वाचारा श्रीओउन (33), साथियान सुवांकम (35), पोंगसाक थाएन्ना (36) और बन्नावत सीथाओ (27) को गुरुवार को रिहा कर दिया गया। हमास के चरमपंथियों ने दक्षिणी इजराइल पर हमले के दौरान थाईलैंड के 31 नागरिकों को बंधक बना लिया था। थाईलैंड के कई कृषि श्रमिक दक्षिणी इजराइली किबुत्ज़मि और कस्बों के बाहरी इलाकों में स्थित परिसरों में रहते थे और हमास के आतंकवादियों ने सबसे पहले उन जगहों पर कब्ज़ा किया। नवंबर 2023 में हुए पहले संघर्ष विराम समझौते के दौरान, कतर और ईरान की सहायता से थाईलैंड और हमास के बीच हुए समझौते के तहत 23 थाई नागरिकों को रिहा किया गया था। थाईलैंड के विदेश मंत्रालय के अनुसार, संघर्ष के दौरान 46 थाई नागरिक मारे गए हैं।

ŀ	Notice of Loss of Share Certificate Notice is hereby given that the following equity share certificate(s) of Jubilant Pharmova Limited (CIN: L24116UP1978PLC004624) is reported to be lost or misplaced and the holder/claimant thereof have applied for issuance of duplicate shares certificate(s) in lieu thereof.										
	S. No.	Name of the Company	Certificate No.**	Distinctive No.**							
1 Van Organics & Chemicals Ltd.			29587 60401	1754796-1754845 3608824-3608833	N-277	60 and FV Rs. 10/-					
	2	Jubliant Organosys Ltd.	37850	23875882 - 23875953	8249	72 and FV Rs.5/-					
i	Public is hereby cautioned against dealing with the aforesaid share certificates										

CIN: U65910KL1998PLC012154

PUBLIC NOTICE

कार्यालय नगर पंचायत डासना जनपद-गाजियाबाद प्रजांक: 43/नपडा-ई-निविदा /2024-25

ई-निविदा सूचना सर्वसाधारण को सूचित किया जाता है कि नगर पंचायत डासना के द्वारा U.P. eprocurement: साईट https://e-tender.up.nic.in पर नगर पंचायत डासना के द्वारा दिनांक 21 फरवरी 2025 को दोपहर 12.00 बजे तक ई-निविदा आमन्त्रित की जाती है नियम एवं शर्ते एवं कार्यो का विवरण साईट पर प्रकाशित है।

(रोहित कुमार)	(बागे जहाँ)
अधिशाषी अधिकारी	अध्यक्ष
नगर पंचायत डासना, गानियाबाद	नगर पंचायत डासना, गानियाबाद

Muthoottu

Registered Office: 65/623-K, Muthoottu Royal Towers, Kaloor,

Kochi, Kerala - 682017

सभी संबंधितों, विशेष रूप से उधारकर्ताओं की जानकारी के लिए यह सूबना दी जाती है, जिन्होंने नीचे दी गई शाखाओं में स्वर्ण ऋण संख्या के अनुसार अपने आभूषण गिरवी रखे थे। यह नीलामी उन चूककर्ता ग्राहकों के स्वर्ण आसूषणों के लिए है, जो बार–बार अनुस्मारक भेजने और पंजीकृत पत्रों द्वारा अधिसूचित किए जाने के बाद भी अपने अतिदेय खातों को भुनाने में विफल रहे हैं। नीलामी संबंधित शाखाओं में 20.02.2025 को सुबह 10 बजे से आयोजित की जाएगी। यदि अधिसूचित तिथि पर शाखा नीलामी असफल होती है, तो बकाया राशि की वसूली के लिए अनुमोदित नीलामकर्ताओं की उपस्थिति निम्नलिखित तिथियों पर संबंधित जिला नीलामी केंद्रों पर सार्वजनिक नीलामी/ई-नीलामी के माध्यम से नीलामी आयोजित की जाएगी। किसी भी मामले में नीलामी प्रक्रिया इस अनुसूची के अनुसार पूरी नहीं होती है, तो इसे बिना किसी और सूचना के उसी नियम और शर्तों पर किसी भी अगली तिथि पर जारी रखा जाएगा। नीलामी की तारीख में कोई भी बदलाव संबंधित शाखाओं / नीलामी केंद्रों पर प्रदर्शित किया जाएगा।

GOLD AUCTION NOTICE

FARIDABAD DISTRICT AUCTION: MUTHOOTTU MINI FINANCIERS LTD, SHOP NO.1, GROUND & FIRST FLOOR, JAGDISH COLONY, AMBEDKAR CHOWK, MOHNA ROAD, BALLABGARH, FARIDABAD, HARYANA - 121004

HAR-BALLABGARH: 707506053, 707506136, 707506149, 707506186, 707506186, 707506486, 707506588, 707506638, 707506343, 70750795, 707507316, 707507355, 707507365, 707507370, 707507384, 707507384, 707507386, 707507386, 707507386, 707507386, 707507384, 70750754, 70750754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507754, 707507507544, 707507544, 70750750754, 707507544, 707507544, 707507544, 707507544, 707507544, 707507544, 707507544, 707507544, 707507544, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 707508416, 7075 707509071, 707509197, 707509262, 707509284. HAR-BK CHOWK: 706005161, 706005443, 706005529, 706005676, 706005718, 706005721, 706005726, 706005734, 706005739, 706005742, 706005743 706005750, 706005753, 706005774, 706005801, 706005837, 706005838, 706005897, 706005898, 706005908, 706005930, 706005931, 706005932, 706005948, 706006002, 706006020, 706006042, 706006117 70600519, 70600573, 70600573, 706006199, 706006200, 706006232, 706006394, 706006314, 706006394, 706006394, 706006519, 706006517, 706006519, 706006199, 706006200, 706006232, 706006290, 706006314, 706006354, 706006372, 706006384, 706006638, 706006651, 706006651, 706006851, 706006767. HAR-JAWAHAR COLONY: 885, 926, 930, 954, 1146, 1203, 1204, 1236, 1241, 1263, 1535, 1567. HAR-SECTOR 3 FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1208, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1204, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1204, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1204, 1239, 1294, 1337, 1404, 1425. HAR-SGM NAGAR FARIDABAD: 612, 805, 825, 846, 975, 1049, 1070, 1075, 1177, 1188, 1203, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, 1204, MUTHOOTTU MINI FINANCIERS LTD, SHOP NO. 662/11 (NEW), 41/9 (OLD), RATTAN GARDEN, OLD RAILWAY ROAD, GURGAON DISTRICT AUCTION:

GURUGRAM DIST, HARYANA - 122001

GURUGRAM DIST, HARYANA-122001

HAR-OLD RAILWAY RD: 706209682, 706210007, 706210111, 706210112, 706210113, 706210166, 7062102046, 706210300, 706210317, 706210346, 706210375, 706210403, 70621049, 706210651, 706210686, 706210779, 706210826, 706210834, 706210971, 706210978, 706211001, 706211011, 706211010, 706211020, 706211050, 706211092, 706211215, 706211220, 706211229, 706211318, 706211338, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 70621339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 70621339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 70621339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 706211339, 7062113 SUBHASH CHOWK.SONIPAT.HARYANA-131 001

HAR-SONIPAT: 122, 281, 300, 313. अधिक जानकारी, नियम व शर्तों तथा नीलामी में भाग लेने के लिए पंजीकरण करवाने के लिए इच्छुक खरीदार सीधे मुध्यूहू मिनी फाइनेंसर्स लिमिटेड के नीलामी विभाग से मेल आईडीः

auction@muthoottumini.com पर संपर्क कर सकते हैं। नोटः– 1. बोलीदाताओं से अनुरोध है कि वे भागीदारी के लिए कंपनी के खाते में 2,00,000/– रुपये की ईएमडी के साथ पहचान पत्र/प्राधिकरण/पैन कार्ड नंबर/जीएसटी प्रमाणपत्र प्रस्तुत करें। 2. सफल बोलीदाताओं को पूरी राशि आरटीजीएस द्वारा हस्तांतरित करनी चाहिए।

Authorised Office Date: 01/02/2025 Muthoottu Mini Financiers Ltd



UNICOMMERCE ESOLUTIONS LIMITED

Corporate Identity Number: L74140DL2012PLC230932

Registered Office: Mezzanine Floor, A-83, Okhla Industrial Area, Ph-II, New Delhi 110 020. India, Website: www.unicommerce.com

EXTRACT OF AUDITED IND AS CONSOLIDATED FINANCIAL RESULTS FOR THE **QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024**

(In Rs. millions except per share data)

S. No.	Particulars	For the quarter ended December 31, 2024 (Audited)	For the quarter ended September 30, 2024 (Audited)	ended December 31,	months period ended	For the nine months period ended December 31, 2023 (Unaudited)	For the year ended March 31, 2024 (Audited)
1	Total Income from Operations	342.40	305.97	276.55	938.57	817.06	1,094.34
2	Net Profit/(Loss) from ordinary activities for the period (before Tax, Exceptional and/or Extraordinary items)	85.59	60.15	52.12	193.12	136.87	174.79
3	Net Profit/(Loss) from ordinary activities for the period before tax (after Exceptional and/or Extraordinary items)	85.59	60.15	52.12	193.12	136.87	174.79
4	Net Profit/(Loss) from ordinary activities for the period after tax (after Exceptional and/or Extraordinary items)	62.90	44.74	38.77	142.76	102.47	131.17
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	64.58	45.25	40.29	144.66	103.11	133.17
6	Equity Share Capital (Face value of Rs. 1/- each)	102.44	102.44	58.45	102.44	58.45	58.89
7	Earnings Per Share (Face value of Rs. 1/- each) (not annualised)						
	Basic :	0.56	0.44	0.38	1.28	1.02	1.30
	Diluted :	0.56	0.40	0.34	1.27	0.91	1.16

EXTRACT OF AUDITED IND AS STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND

NINE MONTHS ENDED DECEMBER 31, 2024

(In Rs. millions except per share data)

S. No.	Particulars	For the quarter ended December 31, 2024 (Audited)	For the quarter ended September 30, 2024 (Audited)	ended December 31,	months period ended	For the nine months period ended December 31, 2023 (Unaudited)	For the year ended March 31, 2024 (Audited)
1	Total Income from Operations	308.96	305.97	276.55	905.13	817.06	1,094.34
2	Net Profit/(Loss) from ordinary activities for the period (before Tax, Exceptional and/or Extraordinary items)	89.19	60.15	52.12	196.72	136.87	174.79
3	Net Profit/(Loss) from ordinary activities for the period before tax (after Exceptional and/or Extraordinary items)	89.19	60.15	52.12	196.72	136.87	174.79
4	Net Profit/ (Loss) from ordinary activities for the period after tax (after Exceptional and/or Extraordinary items)	66.35	44.74	38.77	146.21	102.47	131.17
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	67.84	45.25	40.29	147.92	103.11	133.17
6	Equity Share Capital (Face value of Rs. 1/- each)	102.44	102.44	58.45	102.44	58.45	58.89
7	Earnings Per Share (Face value of Rs. 1/- each) (not annualised)						
	Basic:	0.60	0.44	0.38	2.15	1.02	1.30
	Diluted :	0.59	0.40	0.34	2.11	0.91	1.16

Notes:

- The above is an extract of the detailed format of audited financial results for the quarter and nine months ended December 31, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarter and nine months ended financial results are available at the websites of the Stock Exchange(s) www.nseindia.com and www.bseindia.com and also at the website
- The above audited financial results for the quarter and nine months ended December 31, 2024 have been reviewed by the Audit Committee in their meeting held on January 31, 2025 and approved by the Board of Directors of the Company in the meeting held on even date. These results are audited by the Statutory Auditors of the Company who have issued unmodified opinion on the audited financial results for the quarter and nine months ended
- The audited financial results are prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 and amendments issued thereafter prescribed under Section 133 of the Companies Act, 2013 and other recognized accounting practices and policies as applicable

For Unicommerce eSolutions Limited

Kapil Makhija Managing Director & CEO (DIN: 07916109)



Dhani Loans and Services Limited

(CIN: U74899DL1994PLC062407)

Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

	Regulations, 2015 (L	ODK Regulation	15)]		(₹ in Lakhs)
Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	Total Income from Operations	6,904.38	21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	-	-	-	-
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised) -Basic (Amount in ₹)	6.66*	14.8*	5.40*	12.05
	-Diluted (Amount in ₹)	6.66*	14.8*	5.40*	12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	-	-	-	-
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the guarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025
- 2. This unaudited financial results of the Company for the quarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations) as amended from time to time.
- 3. The above is an extract of the detailed format of guarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively
- 5. Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008

(CIN: U74899DL1994PLC062407)

Sanieev Kashvap CEO & Whole Time Director

For and on behalf of Board of Directors

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities



Place : Gurugram

Date: 31 January 2025

SIKKO INDUSTRIES LIMITED

Corporate Identification Number: L51909GJ2000PLC037329

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57,62,695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

Applicants Number of Valid Applications Received		No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523
Renouncees	49	14,294	43,82,183	43,96,477
Total	716	94,062	49,45,938	50,40,000

Information regarding applications received (including ASRA applications)

2. Illiorillation regarding appr	mormation regarding applications received (including ASDA applications).										
	SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE										
Category		Gross		Less:	Less: Rejections/Partial Amount			Valid			
Galegory	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)		
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00		
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00		
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00		
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00		
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00		

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable. has been completed on January 24, 2025, The instruction for unblocking of funds in case of ASBA were issued to SCSBs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference - SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter

of Offer has been cleared or approved by SEBI DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The

investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE". THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

REGISTRAR TO THE ISSUE Purva Sharegistry

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

Unit No. 9. Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg. Lower Parel (East), Mumbai – 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138; | Fax No.: +91-40-6716 1563 Email: newissue@purvashare.com | Website: www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com

SEBI Registration Number: INR000001112 CIN: U67120MH1993PTC074079

Contact Person: Ms. Deepali Dhuri

COMPANY SECRETARY AND COMPLIANCE OFFICER

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya Registered Office: 508, Iscon Eligance, Nr. Jain Temple,

Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in

E-Mail: compliance@sikkoindia.com

Telephone No: +91 79 6616 8950 / 51

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo

For SIKKO INDUSTRIES LIMITED

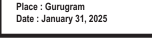
Javantibhai Mohanbhai Kumbhani

Managing Director

Date: - January 31, 2025

Place:- Ahmedabad

DIN: 00587807 Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction,





Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States

Lucknow



VADILAL CHEMICALS LIMITED

Regd. Office: 201, 2nd Floor, Puniska House, Next to One 42, Opp. Jayantilal Park BRTS Bus Stop, Ambli Bopal Road, Ahmedabad- 380058. Ph: 079-48081200 Web: www.vadilalchemicals.in, CIN: L24231GJ1991PLC015390, Email: shareslogs@vadilalgroup.com

EXTRACT OF STANDALONE UNAUDITED RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2024

	(Rs	. In Lacs excep	ot per share data)
Particulars	Three months ended on 31-12-2024	Nine months ended 31-12-2024	Corresponding three months ended on 31-12-2023 in the previous year
Total income from operations	1790.68	5982.42	2237.52
Net Profit for the Period before tax, Exceptional Items/ Extraordinary Items	73.23	286.56	46.93
Net Profit for the period before tax	73.23	286.56	46.93
Net Profit for the period after tax	55.87	223.26	16.93
Total Comprehensive Income for the Period	57.03	220.32	15.11
Equity Share Capital	487.40	487.40	487.40
Earnings Per Share (of Rs. 10 each)			
Basic:	1.15	4.58	0.35
Diluted:	1.15	4.58	0.35
Diluted.	1.15	4.36	0.

1.The above is an extract of the detailed format of Unaudited Financial Results of the Company for the guarter and nine months period ended on 31-12-2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of the Unaudited Financial Results as on 31-12-2024 are available on Company's website viz www.vadilalchemicals.in and can be accessed by scanning the QR Code mentioned below.

2. The above Financial results have been recommended by audit committee and subsequently approved by the Board of Directors at the Meeting held on 31st January, 2025 and Limited Review of the above results have been carried out by statutory auditor of the company.

Date: 31st January, 2025 Place: Ahmedabad



FOR VADILAL CHEMICALS LIMITED **RAJESH R. GANDHI CHAIRMAN & DIRECTOR**



VADILAL ENTERPRISES LIMITED

Regd. Office: 201, 2nd Floor, Puniska House, Next to One 42, Opp. Jayantilal Park BRTS Bus Stop, Ambli Bopal Road, Ahmedabad- 380058. Ph: 079-48081200 Web: www.vadilalgroup.com, CIN: L51100GJ1985PLC007995, Email: shareslogs@vadilalgroup.com

EXTRACT OF STANDALONE UNAUDITED RESULTS FOR THE QUARTER AND NINE

MONTHS ENDED 31ST DECEMBER, 2024							
(Rs. In Crore except per share da							
Particulars	Three months ended on 31-12-2024	Nine months ended 31-12-2024	Corresponding three months ended on 31-12-2023 in the previous year				
Total income from operations	137.03	899.51	141.38				
Net Profit for the Period before tax, Exceptional Items/ Extraordinary Items	(24.43)	19.40	3.00				
Net Profit for the period before tax	(24.43)	19.40	3.00				
Net Profit for the period after tax	(18.31)	14.49	2.22				
Total Comprehensive Income for the Period	(18.72)	13.89	2.15				
Equity Share Capital	0.86	0.86	0.86				
Earnings Per Share (of Rs. 10 each)							
Basic:	(212.25)	167.97	25.69				
Diluted:	(212.25)	167.97	25.69				
Notes .							

1. The above is an extract of the detailed format of Unaudited Financial Results of the Company for the quarter and nine months period ended on 31-12-2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of the Unaudited Financial Results as on 31-12-2024 are available on website of BSE and on Company's website viz www.vadilalgroup.com and can be accessed by scanning the QR Code mentioned below.

2. The above Financial results have been recommended by audit committee and subsequently approved by the Board of Directors at the Meeting held on 31st January, 2025 and Limited Review of the above results have been carried out by statutory auditor of the company.

Date: 31st January, 2025 Place: Ahmedabad



FOR VADILAL ENTERPRISES LIMITED **RAJESH R. GANDHI CHAIRMAN & MANAGING DIRECTOR**

Dhani Loans and Services Limited

(CIN: U74899DL1994PLC062407) Extract of unaudited Standalone Financial Results for the quarter and nine months ended 31 December 2024 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (Listing and other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

(₹ in Lakhs)

Sr.		Quarter ended	Nine months ended	Quarter ended	Year ended
No.	Particulars	31.12.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1.	. Total Income from Operations		21,873.64	8,080.61	31,758.06
2.	Net profit/(loss) for the period (before tax and exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
3.	Net profit/(loss) for the period before tax (after exceptional items)	6,677.22	13,291.03	3,160.25	9,923.99
4.	Net profit/(loss) for the period after tax (after exceptional items)	4,072.62	9,055.12	3,303.01	7,373.92
5.	Total Comprehensive Income for the period/year	4,072.62	(9,201.82)	3,303.01	7,517.09
6.	Paid-up equity share capital	6,118.80	6,118.80	6,118.80	6,118.80
7.	Reserves (excluding Revaluation Reserve)	3,02,938.36	3,02,938.36	3,08,565.06	3,12,067.95
8.	Securities Premium Account	2,97,573.15	2,97,573.15	2,97,573.15	2,97,573.15
9.	Net Worth	3,07,595.94	3,07,595.94	3,13,222.64	3,16,725.53
10.	Paid-up debt capital / outstanding debt	7,936.12	7,936.12	25,830.94	13,728.76
11.	Outstanding Redeemable Preference Shares	-	-	-	-
12.	Debt Equity Ratio	0.03	0.03	0.10	0.05
13.	Earnings per share (of ₹ 10 each) *(EPS for the quarter and nine months ended not annualised)				
	-Basic (Amount in ₹)	6.66*	14.8*	5.40*	12.05
	-Diluted (Amount in ₹)	6.66*	14.8*	5.40*	12.05
14.	Capital Redemption Reserve	900.82	900.82	900.82	900.82
15.	Debenture Redemption Reserve	-	-	-	-
16.	Debt Service Coverage Ratio		Not Applicable, bei	ng an NBFC	
17.	Interest Service Coverage Ratio		Not Applicable, bei	ng an NBFC	

Notes to the Financial Results:

- 1. The above unaudited standalone financial results of Dhani Loans and Services Limited ('DLSL' or 'the Company') for the quarter and nine months ended 31 December 2024 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 31 January 2025
- 2. This unaudited financial results of the Company for the guarter and nine months ended 31 December 2024 have been prepared in accordance with the requirement of Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR
- 3. The above is an extract of the detailed format of quarter and nine months ended financial results filed with the Stock Exchanges under Regulation 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations). The full format of the quarter and nine months ended financial results are available on the Company's website (https://www.dhaniloansandservices.com) and on the websites of the Stock Exchange(s) (BSE - http://www.bseindia.com and NSE- http://www.nseindia.com)
- 4. For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) BSE and NSE and can be accessed on http://www.bseindia.com and http://www.nseindia.com respectively
- 5. Figures for the prior year/quarter have been regrouped and / or reclassified wherever considered necessary.

Registered Office: 1/1 E, First Floor, East Patel Nagar, New Delhi-110008 (CIN: U74899DL1994PLC062407)

Place : Gurugram Date: 31 January 2025 For and on behalf of Board of Directors

Sanieev Kashvap **CEO & Whole Time Director**



S.J.S. ENTERPRISES LIMITED

Registered and Corporate Office: Sy No 28/P16 of Agra Village and Sy No 85/P6 of B.M Kaval Village, Kengeri Hobli, Bangalore 560 082, Karnataka, India Website: www.sjsindia.com | E-mail: compliance@sjsindia.com | Tel: +91 80 6194 0777 CIN: L51909KA2005PLC036601

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS
FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024

	(Rupees in million, except pe							
Sr.			Quarter ended			Nine months ended		
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024	
NO.		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	
1	Total income from operations	1785.62	1927.88	1605.85	5599.74	4410.11	6278.00	
2	Net Profit for the period (before tax and exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49	
3	Net Profit for the period before tax (after exceptional items)	358.58	387.53	279.02	1122.65	762.49	1126.49	
4	Net Profit for the period after tax and after exceptional items	277.11	291.47	208.53	850.98	581.71	853.71	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	276.25	286.25	206.52	839.16	572.54	868.75	
6	Equity Share Capital (Face value of Rs.10/- each)	313.20	310.38	310.38	313.20	310.38	310.38	
7	Other equity							
8	Earnings Per Share (of Rs. 10/- each)	Not Annualised	Annualised					
	1. Basic	8.83	9.34	6.72	27.14	18.85	27.45	
	2. Diluted	8.58	9.06	6.57	26.48	18.47	26.87	

Key Standalone Financial Information of the company is given below

Sr.			Quarter ended		Nine mont	Year ended	
No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
NO.		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Revenue from Operations (excluding other income)	928.64	1055.53	910.52	2951.79	2611.02	3633.61
2	Profit before tax	265.62	350.81	219.55	867.29	645.88	885.56
3	Profit after tax	209.88	277.08	165.41	674.37	491.83	675.59
4	Total Comprehensive Income	207.96	273.39	164.17	665.47	484.76	691.60

Audit Committee and approved by the Board of Directors in their respective meetings held on 30th January, 2025.

The above is an extract of the Unaudited guarterly and nine months ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosures Requirements) Regulations, 2015 as amended. The detailed Unaudited Quarterly & Half Year ended Financial Results are available on the website of BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the Company's website at www.sjsindia.com



For and on behalf of the Board of Directors of S.J.S. Enterprises Limited

K A Joseph Managing Director DIN: 00784084

This advertisement is for information purposes only and not for publication, distribution of release directly or indirectly outside India. This does not constitute an offer of an invitation of a recommendation to purchase, to hold, to subscribe or to sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated December 04, 2024 (the "Letter of Offer" or "LOF") filed with the Securities



Place: Bangalore

and Exchange Board of India ("SEBI") and National Stock Exchange of India Limited ("NSE").

Corporate Identification Number: L51909GJ2000PLC037329

SIKKO INDUSTRIES LIMITED bearing Corporate Identification Number was originally incorporated as "Sikko Sprayers Private Limited" on February 08, 2000 under the provisions of Companies Act, 1956 vide certificate of Incorporation issued by Deputy Registrar of Companies, Gujarat, Dadra and Nagar Haveli at Ahmedabad. Consequent up on the conversion of our Company into public limited company, the name of our Company was changed to "Sikko Sprayers Limited" vide fresh certificate of incorporation dated March 16, 2010 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently the name of our company was changed to "Sikko Industries Limited" and Fresh certificate of Incorporation pursuant to change of name was issued by Assistant Registrar of Companies, Gujarat and Dadra Nagar Haveli on March 17, 2010. The Company was then listed and admitted to dealings on the Emerge platform of National Stock Exchange of India Limited ('NSE') on April 18, 2017. The company was subsequently migrated from the Emerge Platform to the Main Board of the National Stock Exchange (NSE) on October 22,

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Vejalpur, Ahmedabad, Gujarat, India, 380051. Website: www.sikkoindia.in; | E-Mail: compliance@sikkoindia.com; | Telephone No: +91 79 6616 8950 / 51 Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliya

OUR PROMOTERS: MR. GHANSHYAMBHAI KUMBHANI AND MR. JAYANTIBHAI KUMBHANI

RIGHT ISSUE OF UPTO 5040000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES" OR "RIGHTS EQUITY SHARES) OF SIKKO INDUSTRIES LIMITED ("SIL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 98.00 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 88.00 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 4,939.20 LAKHS ("THE ISSUE") ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARE FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, DECEMBER 06, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 134 OF THIS LETTER OF OFFER.

THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 9.80 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 134 OF THIS LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks to all its shareholders and investors for their response to the Company's Rights issue of equity Shares, which opened for subscription on Monday, December 23, 2024 and closed on Tuesday, January 21, 2025 and the last date for on Market Renunciation of rights entitlements was Thursday, January 02, 2025, Out of total 1,340 Application for 58,08,429 Right Equity Shares, 624 Application for 45,734 Rights Equity Shares were rejected due to technical reasons as discussed in the letter of offer, The total number of valid applications received were 716 for 57.62.695 Rights Equity Shares which was 114.34% total issue size. In accordance with the Letter of offer and the Basis of allotment finalized on Friday, January 24, 2025 in Consultation with National Stock Exchange of India Limited ("NSE") the designated Stock Exchange and the Registrar to the issue. The Board of Directors of the Company on Saturday, January 25, 2025 has approved the allotment of 50,40,000 Rights Equity Shares to the successful applicants. In the issue, NIL Rights Equity Shares have been kept in abeyance. All valid Application after technical rejections has been considered for allotment.

1. The Break-up of valid applications received through ASBA (after technical rejections) is given below:

Applicants	Number of Valid Applications Received	No. of Rights Equity Shares accepted and allotted against Right Entitlements (A)	No. of Rights Equity Shares accepted and allotted against additional equity shares applied (B)	Total Rights Equity Shares Accepted and Allotted (A+B)	
Eligible Equity Shareholder	667	79,768	5,63,755	6,43,523	
Renouncees	49	14,294	43,82,183	43,96,477	
Total	716	94,062	49,45,938	50,40,000	

2. Information regarding applications received (including ASBA applications):

SIKKO INDUSTRIES LIMITED - RIGHTS ISSUE										
Category	Gross			Less: Rejections/Partial Amount			Valid			
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	
Eligible Equity Shareholders	650	6,43,608	6,30,73,584.00	7	283	27,734.00	643	6,43,325	6,30,45,850.00	
Fraction	26	205	20,090.00	2	7	686.00	24	198	19,404.00	
Renouncees	51	51,19,184	50,16,80,032.00	2	12	1176.00	49	51,19,172	50,16,78,856.00	
Not an eligible equity shareholders of the company	613	45,432	44,52,336.00	613	45,432	44,52,336.00	0	0	0.00	
Total	1,340	58,08,429	56,92,26,042.00	624	45,734	44,81,932.00	716	57,62,695	56,47,44,110.00	

Intimations for allotment / refund / rejected cases: The Dispatch of allotment advice cum refund intimation to the investors and intimation for rejection, as applicable. has been completed on January 24, 2025. The instruction for unblocking of funds in case of ASRA were issued to SCSRs on January 24, 2025. The Listing application was filed with NSE on January 27, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of allotment in dematerialized form has been completed January 31, 2025, For further details see terms of the issue - Allotment advice / refund order On Page 151 of the letter of offer. The trading in the Rights Equity Shares issued in the Right issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about February 03, 2025, further, in accordance with SEBI circular bearing reference - SEBI/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights entitlements has been send to NSDL and CDSL on February 03, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of Letter of Offer to SEBI should not, in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI.

DISCLAIMER CLAUSE OF NSE (Designated Stock Exchange): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the 'Disclaimer Clause of NSE".

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

PURVA SHAREGISTRY
Sharegistry (INDIA) PRIVATE LIMITED

Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (East), Mumbai – 400011, Maharashtra, India. Tel: + 91 22 4961 4132 / +91 22 4970 0138; | Fax No.: +91-40-6716 1563

REGISTRAR TO THE ISSUE

Email: newissue@purvashare.com | Website: www.purvashare.com Investors Grievance E-mail: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri

SEBI Registration Number: INR000001112 CIN: U67120MH1993PTC074079

COMPANY SECRETARY AND COMPLIANCE OFFICER

SIKKO INDUSTRIES LIMITED

Company Secretary and Compliance Officer: Mr. Dhruvitkumar Mandliva

Registered Office: 508, Iscon Eligance, Nr. Jain Temple, Nr. Prahladnagar Pick up Stand, Veialpur, Ahmedabad, Guiarat, India, 380051

Website: www.sikkoindia.in

E-Mail: compliance@sikkoindia.com

Telephone No: $+91\ 79\ 6616\ 8950\ /\ 51$

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre Issue or post Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), email address of sole / first holder, folio number or demat account number, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photo copy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" beginning on page 106.

For SIKKO INDUSTRIES LIMITED

Date:- January 31, 2025 Place:- Ahmedaba

Jayantibhai Mohanbhai Kumbhani **Managing Director**

Disclaimer: Our Company is proposing subject to receipt of requisite approvals, market conditions and other considerations, a right issue of its Equity Shares and has in this regard filed a Letter of Offer dated December 04, 2024 with SEBI and National Stock Exchange of India Limited. The LOF is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange i.e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of Registrar i.e. www.purvashare.com, Investors should note that Investment in equity shares involves a degree or risk and for details relating to the same, please see the section entitled 'Risk Factors on page 22 of the Letter of Offer. The announcement does not constitute an offer of Right Entitlements of Right Equity Shares for sale in any Jurisdiction, Including the United States and any Rights Entitlements and Right Equity Shares described in these announcements may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. There will be no public offering of Right Equity Shares in the United States.