# **AVRO India 9MFY23 Net Profit up 253%**

- Total Income for 9MFY23 at 63.69 crore; up by 36.88%
- EBITDA for 9MFY23 at 6.55 crore; up by 148.11%
- EBITDA margin at 10.28% Vs 5.67% PAT at 3.28 crore; up 252.69%

India Limited (NSE AVROIND & BSE -543512), One of the leading manufacturers plastic moulded products furniture

Q3FY23 and 9mFY23. growth performance, Mr. Sushil Kumar

the report good revenue and Commenting on the recycling unit helped us to cut cost and optimise profit and Aggarwal, Chairman of this is clearly seen in AVRO India Limited our improving EBITDA announced its said, "Plastic furniture margin which is over our profitability. We

months of FY23.

Our foray into the business recycling has helped us strategically control cost while optimizing Financial demand helped us to 10% for the reported have already exceeded

## Symbiosis International (Deemed University) (SIU) opens registration for 21 UG Programmes for Academic Year 2023

Symbiosis International (Deemed University) (SIU) announces the commencement of the registration process for the Entrance Test (SET), to be held on 6th and 14th May 2023. With multiple attempts available, interested candidates can seek admission to 16 Institutes under SIU undergraduate offering programmes in Management, Engineering, Mass Communication, Economics, Liberal Arts, IT & Computer Applications, Applied Statistics and Data Science. Dr. Rajani Vice-Chancellor of Gupte, International Symbiosis University), (Deemed

2020 marks a transformative shift in the educational landscape of our country. It is a visionary policy that will lead us to new heights in development, flexibility, and new-age learning. At Symbiosis International University, we are already implementing various initiatives to align with the goals set forth by the NEP 2020. Our various programmes are designed to provide a holistic and multidisciplinary education to our students, ensuring they are well-equipped with the skills and knowledge required to succeed in the rapidly evolving job market.' Further divided into — SET,

"The National Education Policy SLAT (SET-Law), and SITEEE (SET-Engineering), students can opt for more than one by heading to - https://www. set-test.org. The SET/SLAT/ SITEEE registration fee is INR 1950/- and the programme registration fee is INR 1000/per programme. The test(s) registration fee as well as the programme(s) registration fee are non-refundable and nontransferable. Candidates can pay the concerned fee online or through a demand draft. Further, the time duration for SET/SLAT is 1 hour. For SITEEE, the duration of the test is 2 hours. There is no negative marking for wrong

Member OF PUBLIC TO TAKE Notice that the Original Share Certificate No 25 Distinctive No.121 to 126, of Flat No.D/205, Second Floor, Paras Co-Op. Hsg. Soc. Ltd. Near Achole Talav, Achole Road Nallasopara East, Tal. Vasai, Dist. Palghai standing in the name of my client Mr. Kamlakar Yeshwant Manjrekar, has been lost/mis placed, complaint of which had lodged at Tulinj Police Station, under Lost Report No. 4634/2023, Dated, 10/01/2023, and has applied to the Society for issue of duplicate Share Certificate in lieu thereof. Any person(s) who found the same and has/have claim(s) on the said Share Certificate and/or Flat should lodge such claim(s)/objection(s) with proof & evidence at the below mentioned address within 14 days from the date of this notice, failing which my client will proceed for the duplicate share Certificate from the concerned soceity in respect of the said Flat and no claim will be entertained thereafter, please

**PUBLIC NOTICE** 

Mr. Uday Pratap C. Singh. (Advocate) Add: Shop No. F/73, New Seema Complex Tulinj Road, Nallasopara East, Tal. Vasa Dist. Palghar.

## PUBLIC NOTICE

NOTICE IS HEREBY GIVEN THAT, my client Mr. Deepak Maganbhai Doshi is the owner of the Flat being Flat No. 202, Wing F, of Society known as Dwarkesh Society, situated at L. T. Road, Borivali (West), Mumbai - 400 092 together with holding Shares bearing Distinctive No. 491 to 495 issued by the said Society, more particularly described in the Schedules hereunder written (hereinafter referred to as **the said Flat**) by way of Will dated 30.06.1999, registered with the Sub-Registrar of Assurance, Borivali under the Sr. No. 2042 of 1999 executed by Mrs Vasanthen Maganbhai Doshi in favour of my client. This Notice is given to public at large that by way of Will, Mr. Deepak Maganbhai Doshi is the Owner of the said Flat as per the Indian Succession Act and now my client is willing to sell the Flat. This notice is issued for clear and marketable title and free from all claims and encumbrances of the said Flat. We are issuing this public notice inviting any person/s, company, firm, artificial person/s having any claim and /or any right to the **said** Flat described in the Schedules hereunder written, either by way of deposit of title deeds, sale, exchange, assignment, gift, mortgage, trust, inheritance, possession, bequest, maintenance, lien, legacy, lease, tenancy, license, lis pendens, custodia legis, easement or otherwise, or any other right whatsoever are hereby requested to make the same known in writing with documentary proof in support thereof to the undersigned at our office address at Adhrit Towers, Sales Office, Opp Bata showroom, S.V. Road, Malad (West), Mumbai - 400 064 within 14 (Fourteen) days from the date of this Notice only by way of Speed Post/R.P.A.D, the same will be considered, failing which the sale, transfer and assignment will be completed without any reference to any such claim/s, if any, made as waived and/or abandoned to all intents

THE SCHEDULE ABOVE REFERRED TO Flat No. 202, wing F, of Society known as Borivali Dwarkesh Co-operative Housing Society Ltd, lying and being situated at CTS No. TP Scheme 3, 110, 111/112, of village Borivali TP03, Taluka Borivali, of Mumbai Suburban District, situated at L. T. Road, Borivali (West), Mumbai - 400 092 together with holding Shares bearing Distinctive No. 491 to 495 issued by Dwarkesh Co-operative Housing Society Ltd.

Place: Mumbai Foram Mehta Advocate High Court Dt: 16/02/2023

#### **BAJAJ FINANCE LIMITED** BAJAJ Corporate office: 3rd Floor, Bajaj Finserv, Panchshil Tech Park Viman Nagar, Pune, Maharashtra, India-411014.

Branch office: 3rd Floor, Hariprabha Solitario, Plot No. 87 to 89, Kulkarni Baug Above Croma Showroom, Thatte Marg, College Rd, Nashik- 422005.

### **POSSESSION NOTICE**

U/s 13(4) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002. Rule 8-(1) of the Security Interest (Enforcement) Rules 2002. (Appendix-IV)

Whereas, the undersigned being the Authorized Officer of M/s BAJAJ FINANCE LIMITED (BFL) under the Securitization an Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under sec tion 13(2) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued Demand Notice(s) to Borrower(s)/ Co Borrower(s)/ Guarantor(s) mentioned herein below to repay the amount mentioned in the notice within 60 days from the date of receipt of the said notice. The Borrower(s)/ Co-Borrower(s)/ Guarantor(s) having failed to repay the amount, notice is hereby give to the Borrower(s)/ Co-Borrower(s)/Guarantor(s) and the public in general that the undersigned on behalf of M/s Bajaj Financ Limited, has taken over the possession of the property described herein below in exercise of the powers conferred on him unde Section 13(4) of the said Act read with Rule 8-(1) of the said rules. The Borrower(s)/Co-Borrower(s)/ Guarantor(s) in particular and the public in general are hereby cautioned not to deal with the below said property and any dealings with the said property will b subject to the first charge of **BFL** for the amount(s) as mentioned herein under with future interest thereon.

Name of the Borrower(s)/ Guarantor(s) (LAN No., Name of Branch)		Date and Amount	
Branch: NASIK (LAN No. 4070HL24444186) 1) MD RAHMATMD USMAN ALI, (Borrower) (Through its Proprietor/Authorised Signatory/Managing Director) At SH. 60 Grain Market New APMC Market Yard,Peth Road, Panchvati, Nasik, Near RTO Corner, Nashik, Maharashtra-422101. 2) MOHAMMED RAHMAT, (Co-Borrower) 3) ZEENAT ARA, (Co-Borrower) Above 2&3 are At Flat No 01, Sr No 579/1, Anmol Dreams	26/1 27/2/122, BH RTO Office, Near Weight Bridge, Peth Road, Panchavati, Makhmalbad Shiwar Tal Dist., Nasik, Maharashtra-422003. East: Side Margin, West: Side Margin, North:	2022 Rs. 30,17,961/- (Rupees Thirty Lac Seventeen Thousand Nine Hundred Sixty	14-02-2023

Date: 16-02-2023, Place: NASIK Sd/- Authorised Officer, Baiai Finance Limited

Trust Investment Advisors Private Limited CIN:U67190MH2006PTC162464 Registered Office:109/110,FIRST FLOOR,BALARAMA PREMISES, BANDRA KURLA COMPLEX, BANDRA (E) MUMBAI MH 400051 Tele:022 4084 5000 ;Fax No: 022 340845007; Email:cs@trustgroup.in

	EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUART			BER. 2022
		For the Quarter	Corresponding	Previous year ended
		Ended	Quarter for the	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
			Previous Year	
Sr No.	Particulars		ended	
		31-12-2022	31-12-2021	31-03-2022 (Audited)
		Unaudited	Unaudited	(Rs. In Lakhs)
		(Rs. In Lakhs)	(Rs. In Lakhs)	
1	Total Income form Operations	7,026.76	5,519.06	57,508.31
	Net Profit/(Loss) for the period(before Tax,Exceptional and/or			
2	Extraordinary items)	2,289.17	2,751.28	39,788.58
	Net Profit/(Loss) for the period before Tax(after Exceptional and/or			
3	Extraordinary items)	2,289.17	2,751.28	39,788.58
	Net Profit/(Loss) for the period after tax(after Exceptional and/or			
4	Extraordinary items)	1,870.07	2,246.81	32,729.23
	Total Comprehensive Income for the period [Comprising Profit/(loss) for			
5	the period(after tax)and Other Comprehensive Income(after tax)]	1,870.07	2,246.81	32,715.25
6	Paid-up Equity Share Capital(Face value of Rs.10 each)	650.00	650.00	650.00
7	Reserves(excluding Revaluation Reserve)	73,761.71	38,944.16	67,239.65
8	Securities Premium Account			-
9	Net Worth	72,435.81	38,530.12	66,986.37
10	Paid Up Debt Capital/ Outstanding Debt	76,817.94	55,364.61	62,803.04
11	Outstanding Redeemable Preference Shares	NA		NA
12	Debt Equity Ratio	1.03	1.40	0.93
	Earnings Per Share(of Rs.10 each) (for continuing and discontinued			
	operations)			
	1. Basic:			
13	2. Diluted:	28.77	34.57	503.53
14	Capital Redemption Reserve		-	-
15	Debenture Redemption Reserve	1,975.89	414.04	903.28
16	Debt Service Coverage Ratio	3.42	3.75	25.64
17	Interest Service Coverage Ratio	1.81	2.20	6.84
NOTES				

) The above is an extract of the detailed format of quarterly/ annual financial results filed with the Stock Exchange(s) under regulation 52 of the sting Regulations. The full format of the quarterly/ annual financial results is available on the websites of the BSE Limited and the listed e

) For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) (BS mited) and can be accessed on the URL www.bseindia.com.

The impact on net profit/ loss, total comprehensive income or any other relevant financial item(s) due to change(s) in accounting policies shall

sclosed by means of a footnote For and on behalf of the Board of Directors **Trust Investment Advisors Private Limited** Place: Mumbai Date: February 14, 2022

Nipa Sheth

## PANORAMA STUDIOS INTERNATIONAL LIMITED

PANORAMA

Place: Mumbai

Date: 14th February 2023.

CIN:L74110MH1980PLC330008 Address: 1003 & 1004, 10th Floor (West Side) Lotus Grandeur, Veera Desai Road Mumbai-400053

Email id: info@panoramastudios.in; info@ainvest.co.in, website: www.panoramastudios.in; www.ainvest.co.in Unaudited Standalone and Consolidated Financial Results for the quarter and nine months ended 31st December, 2022.

(Rs. In lakhs)											
			9	TANDALON	E		CONSOLIDATED				
Sr.		Qu	arter ende	d	Nine months	Year ended	Quarter ended		Nine months	Year ended	
No.	Particulars				ended					ended	
"		31-12-22 (UNAUDITED)	30-09-22 (UNAUDITED)	31-12-21 (UNAUDITED)	31-12-22 (UNAUDITED)	31-03-22 (AUDITED)	31-12-22 (UNAUDITED)	30-09-22 (UNAUDITED)	31-12-21 (UNAUDITED)	31-12-22 (UNAUDITED)	31-03-22 (AUDITED)
1	Total income from operations	18872.00	3010.00	488.00	24445.00	1114.00	19676	8683	6935	31738	9251
2	Total Expenses	14342.00	3536.00	421.00	20377.00	832.00	15288	8170	6671	27348	9357
3	Net Profit/ (Loss) before tax and exceptional items	4531.00	-526.00	66.00	4067.00	282.00	4388	514	264	4353	-106
4	Net Profit/ (Loss) before tax after exceptional items	4531.00	-526.00	66.00	4067.00	282.00	4388	514	264	4353	-106.04
5	Net Profit/ (Loss) after Tax	3391.00	-399.00	56.00	3025.00	250.00	3277	300	177	3164	-128
6	Total Comprehensive Income	3391.00	-399.00	56.00	3025.00	250.00	3277	300	177	3166	-129
7	Equity Share Capital	1245.00	1245.00	1245.00	1245.00	1245.00	1245	1245	1245	1245	1245
8	Earning Per Share										
L	Basic	27.25		0.46	24.31	2.05	26.76	-0.23	1.04	24.92	0.56
	Diluted	27.25	-3.21	0.46	24.31	2.04	26.76	-0.23	1.04	24.92	0.56

Note: The above is an extract of the detailed format of quarter & nine months ended December 31st, 2022 Un-audited Financial Results(Standalone and Consolidated) filed with the Stock

Exchange under Regulation 33 of the SEBI( Listing and Other Disclosure reuirements) Regulations, 2015. The above Standalone and Consolidated financial results have been reviewed by the audit committee and approved by the board of directors at their meeting held on 14th February, 2023.

For Panorama Studios International Limited

Kumar Mangat Rajaram Pathak **Managing Director** 

Place: Gurgaon

Director

DIN: 00081064

FY22 profit in the first nine months of FY23 and expect to close FY23 with an impressive net profit." The Ghaziabad (Uttar Pradesh) based AVRO India Limited (AVRO) was incorporated in 1996 and established manufacturing its facilities in the year

2002 is engaged in the business of manufacturing plastic moulded furniture in the brand name of AVRO/ AVON. The company has one of the largest product ranges manufacturing with imported machines and moulds in a highly automatic AVRO sells its products

environment following global quality standards & practices. AVRO India Ltd. is one of the largest player in North India in the plastic molded furniture segment and the company is also among the top 5 Manufacturer in India.

through online offline channels. The company has an online presence on Amazon, Flipkart, , Indiamart etc and in the offline channel the company has more than 200 Dealers & Distributors and 20,000 touch-points through Retailers

## INTELLIVATE CAPITAL VENTURES LIMITED

CIN: L27200MH1982PLC028715

Registered Office: 1104, Awing, Naman Midtown, 11th Floor, Senapati Bapat Marg, Prabhadevi, Mumbai - 400 013 Corporate Office: 301,302, Third Floor, Vipul Agora Mall, MG Road, Gurgaon, Haryana 122002 Mob.: +91 8750131314 Email: amfinecompliance@gmail.com Website: www.intellivatecapitalventures.in

#### **EXTRACT OF STANDALONE & CONSOLIDATED STATEMENT OF UNAUDITED FINANCIAL RESULTS** FOR THE QUARTER ENDED 31ST DECEMBER 2022

						Rs. in Lakhs (E	except EPS)
		STANDALONE					
_		Quarter Ended			Nine Months	Year Ende	
Sr. No.	Particulars Particulars	31.12.2022 Unaudited	30.09.2022 Unaudited	31.12.2021 Unaudited	31.12.2022 Unaudited	31.12.2021 Unaudited	31.03.2022 Audited
1	Total Income from Operations	24.47	23.40	3.27	51.06	3.44	6.12
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extra Ordinary items).	(30.95)	11.28	(13.72)	(24.05)	(22.10)	(23.59)
3	Net Profit / (Loss) for the period before tax, (after Exceptional and / or Extra Ordinary Items).	(30.95)	11.28	(13.72)	(24.05)	(22.10)	(23.59)
4	Net Profit / (Loss) for the period after tax, (after Exceptional and / or Extra Ordinary Items).	(30.95)	9.48	(13.72)	(25.85)	(22.10)	(20.64)
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	(30.95)	9.48	(13.72)	(25.85)	(22.10)	(20.64)
6	Paid Up Equity Share Capital (FV of Re. 1/- each)	430.28	291.00	291.00	430.28	291.00	291.00
7	Other Equity	-	-	-	-	-	202.99
8	Earnings Per Share (of Re.1/- each) a) Basic- Rs. b) Diluted- Rs.	(0.08) (0.08)	0.03 0.03	(0.05) (0.05)	(0.08) (0.08)	(0.08) (0.08)	(0.07) (0.07)

#### Notes:

- 1 In terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) 2015, as amended, these standalone and consolidated financial results ("financial results") for the quarter and nine months period ended 31 December 2022 have been reviewed and recommended for approval by the Audit Committee and accordingly have been approved by the Board of Directors of Intellivate Capital Ventures Limited ("the Company") at their respective meetings held on 14 February 2023. The statutory auditors have carried out limited review of the financial results of the Company for the quarter and nine months period ended 31 December 2022.
- 2 These financial results have been prepared in accordance with the recognition and measurement principles of applicable Indian Accounting Standard ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 as specified in section 133 of the Companies Act, 2013 (read with SEBI Circular CIR/CFD/FAC/62/2016 dated 05 July 2016 and other recognised accounting practices and policies).
- 3 During the current quarter ended 31 December 2022, the Company has acquired Boutonniere Hospitality Private Limited (BHPL) on 05 November 2022 for a total consideration of ₹ 4.885.91 lakhs. Acquisition is accounted for using the acquisition method of accounting as per Ind AS 103 "Business combinations". Further, as the Purchase Price Allocation ("PPA") exercise with respect to said acquisition is in-process as on date, the Company has accounted for such acquisition based on provisional fair value of assets and liabilities acquired determined by the management aggregating to (₹ 1,070.93 lakhs), resulting into recognition of goodwill of ₹ 5,956.84 lakhs on a provisional basis. Úpon completion of the PPA exercise within the measurement period of maximum of one year from the acquisition date as allowed under Ind AS 103.
- 4 BHPL has mainly two business i.e. Food and Beverages business and Real estate business, managed primarily through it's various subsidiaries. In April 2022, BHPL had filed for Scheme of Arrangement for Demerger ("Scheme") with National Company Law Tribunal for demerger of its real estate business along with investment in it's subsidiary company Primus Real Estate Private Limited ("Primus"). As per the Scheme, upon demerger, the resulting company will issue shares to the erstwhile shareholders of BHPL (i.e. shareholders prior to acquisition by Company). The application is pending for approval before NCLT as on date. Further, as per the terms of Share Purchase Agreement with BHPL, the Group does not have right to appoint and/or change Board of Directors of
- 5 The Company's/Group's business activity falls within a single business segment i.e. Food and Beverages in terms of Ind AS 108 on Segment Reporting.

Rs. in Lakhs (Except EPS)

			CONSOLIDATED				
Sr.	Particulars	Quarter	Nine Months Period Ended				
No.		31.12.2022 Unaudited	30.09.2022 Unaudited	31.12.2022 Unaudited			
1	Total Income from Operations	2,464.67	130.70	2,619.96			
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extra Ordinary items).		2.28	33.22			
3	Net Profit / (Loss) for the period before tax, (after Exceptional and / or Extra Ordinary Items).		2.28	33.22			
4	Net Profit / (Loss) for the period after tax, (after Exceptional and / or Extra Ordinary Items).	39.87	0.48	28.84			
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	41.22	0.48	30.19			
6	Paid Up Equity Share Capital (FV of Re. 1/- each)	430.28	291.00	430.28			
7	Other Equity	-	-	-			
8	Earnings Per Share (of Re. 1/- each) a) Basic- Rs. b) Diluted- Rs.	0.008 0.008	0.00 0.00	0.06 0.06			
I N	- dear	•	-	•			

- 1 In terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) 2015, as amended, these standalone and consolidated financial results ("financial results") for the guarter and nine months period ended 31 December 2022 have been reviewed and recommended for approval by the Audit Committee and accordingly have been approved by the Board of Directors of Intellivate Capital Venture Limited ("the Company") at their respective meetings held on 14 February 2023. The statutory auditors have carried out limited review of the financial results of the Company for the guarter and nine months period ended 31 December 2022
- 2 These financial results have been prepared in accordance with the recognition and measurement principles of applicable Indian Accounting Standard ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 as specified in section 133 of the Companies Act, 2013 (read with SEBI Circular CIR/CFD/FAC/62/2016 dated 05 July 2016 and other recognised accounting practices and
- 3 During the current quarter ended 31 December 2022, the Company has acquired Boutonniere Hospitality Private Limited (BHPL) on 05 November 2022 for a total consideration of ₹ 4,885.91 lakhs. Acquisition is accounted for using the acquisition method of accounting as per Ind AS 103 "Business combinations". Further, as the Purchase Price Allocation ("PPA") exercise with respect to said acquisition is in process as on date, the Company has accounted for such acquisition based on provisional fair value of assets and liabilities acquired determined by the management aggregating to (₹ 1,070.93 lakhs), resulting into recognition of goodwill of ₹ 5,956.84 lakhs on a provisional basis. Upon completion of the PPA exercise within the measurement period of maximum of one year from the acquisition date as allowed under Ind AS 103, adjustment, if any, will be made to provisional amounts recognised as above

Particulars	Provisional fair value as on 31st October 2022
Property, plant and equipment	933.75
Right-of-use assets	6,921.97
Intangible assets	21.67
Other financial assets (current and non-current)	847.65
Income tax assets	64.91
Deferred tax assets	90.58
Other assets (current and non-current)	505.81
Inventories	828.25
Trade receivable	351.28
Cash and cash equivalents and Bank balance	533.87
Liabilities (current and non-current)	(12,102.00)
Fair value of net assets (Provisional)	(1,002.26)
Non-controlling interest	(118.55)
Fair value of net assets excluding Non-controlling interest (Provisional)	(1,120.81)
Acquired fair value of net assets (Provisional) @ 95.55%	(1,070.93)
Less: Purchase consideration	4,885.91
Goodwill (Provisional)	(5,956.84)

- 4 BHPL has mainly two business i.e. Food and Beverages business and Real estate business, managed primarily through it's various subsidiaries. In April 2022, BHPL had filed for Scheme of Arrangement for Demerger ("Scheme") with National Company Law Tribunal for demerger of its real estate business along with investment in it's subsidiary company Primus Real Estate Private Limited ("Primus"). As per the Scheme, upon demerger, the resulting company will issue shares to the erstwhile shareholders of BHPL (i.e. shareholders prior to acquisition by Company). The application is pending for approval before NCLT as on date.

  Further, as per the terms of Share Purchase Agreement with BHPL, the Group does not have right to appoint and/or change Board of Directors of the Primus. Hence, in terms of Ind AS 110 "Consolidated financial statement", Primus has not been considered for
- 5 The Company's/Group's business activity falls within a single business segment i.e. Food and Beverages in terms of Ind AS 108 on

consolidation as on 31 December 2022, since Group doesn't control Primus.

- 6 During the quarter ended 30 June 2022, the Company acquired 100% Shareholdings in NIR Advisors Private Limited. Consequently, the consolidated financial results were prepared for the first time for quarter ended 30 June 2022 and subsequently for quarter and period ended 30 September 2022 and 31 December 2022. In the absence of comparative numbers, same have not been presented in these consolidated financial results
- 7 In consolidated results, the figures for the guarter ended 31 December 2022 are not comparable with the figures of previous guarter pursuant to significant acquisition by the Company as on 05 November 2022 as explained in note 3 above.

For and on behalf of the Board

For Intellivate Capital Ventures Limited **Anubhav Dham** Director

Date: 14th February, 2023 DIN: 02656812