

Date: April 26, 2024

The Manager Department of Corporate Relationship **BSE Limited** 25th Floor P. J. Towers, Dalal Street Mumbai -400 001 <u>Scrip Code: Equity- 532900</u> <u>Scrip Code-NCDs-975107, 975202, 975251, 975284, 975329,</u> 975437 and CPs-726364, 726454 The Listing Department **National Stock Exchange of India Limited** Exchange Plaza, Bandra Kurla Complex Bandra (East) Mumbai -400 051 <u>SCRIP SYMBOL: PAISALO</u>

Sub.: <u>Outcome of Board Meeting held on April 26, 2024, as per Regulations 30 and 51 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

Dear Sir/Madam,

With reference to our intimation letter dated April 10, 2024 regarding Board Meeting, we wish to inform you that the Board of Directors of the Company at its meeting held today, i.e. April 26, 2024, inter alia, transacted following business:

1. Financial Results:

Approved the Audited Financial Statements (Standalone and Consolidated) for the fourth quarter and financial year ended March 31, 2024 and Financial Results (Standalone and Consolidated) for the fourth quarter and financial year ended March 31, 2024 as recommended by the Audit Committee.

2. Final Dividend for FY 2023-24:

Recommended the Final Dividend @ 10 % on fully paid up capital of the Company i.e. Re. 0.10/-(Ten Paisa Only) per fully paid equity share of Re. 1/- each, for the financial year ended March 31, 2024.

The Dividend recommended by the Board of Director is subject to approval of Members of the Company at the ensuing Annual General Meeting of the Company.

The meeting of Board of Directors commenced at 10:30 A.M. and concluded at 12:25 P.M.

We request you to take the above on record.

Thanking you Yours Faithfully, For Paisalo Digital Limited



(Manendra Singh) Company Secretary

Encl.:

- Pursuant to Regulation 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Statements showing the Audited Financial Results (Standalone and Consolidated) for the fourth quarter and financial year ended March 31, 2024; alongwith Auditor's Reports with unmodified opinions on Audited Financial Results – Standalone and Consolidated. Annexure 1.
- 2. Declaration pursuant to Regulation 33(3)(d) and 52(3)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. **Annexure 1 (A).**

PAISALO DIGITAL LIMITED

Registered Office: CSC, Pocket 52, Near Police Station, CR Park, New Delhi - 110 019. Phone : + 91 11 4351 8888. Email: delhi@paisalo.in Head Office: Paisalo House, 74, Gandhi Nagar, NH-2, Agra - 282 003, India. Phone : +91 562 402 8888. Email: agra@paisalo.in CIN: L65921DL1992PLC120483 PAISALO EASY LOAN SITERIA

PAISALO DIGITAL LIMITED

REGD. OFF: CSC, POCKET 52, NEAR POLICE STATION, CR PARK, NEW DELHI-110019 TEL: +91 11 43518888 FAX: + 91 11 43518816 WEB: www.paisalo.in CIN: L65921DL1992PLC120483 अर्थः समाजस्य न्यासः

STATEMENT OF STANDALONE AUDITED FINANCIAL REGISTS FOR T ND YEAR ENDED SIST MARCH 2024

		1	Quarter Ended		(" in Lakh Except EPS) Year Ended		
Sr.	Particulars						
No.	Percent	(Audited)	(Unexisted)	(4adited)	11.03.2334 (Audited)	31.03.2023 (Audited)	
1	Revenue from operations:	(Accesses)	(General)	(Assesse)	(American)	(Assess)	
	(i) Interest Income	14773.75	15.658.92	5.865.40	\$3,\$35,56	41.405.3	
	00 Dividend Income				1.24	0.8	
	(X) Rental Income						
	(h) Fees and commission lincome (h) Net pain on feir velue changes	3,381.49	1,64.94	442.45	6,233.53	611.0	
	(x) Net gain on her value changes (x) Net gain on derectionition of financial instruments under	26.79	11.55		95.57		
	(wi) Sale of products (including Excise Duty)	1					
	(viii) Sale of services						
	(h) Others				633.36		
	Total Rovemac from operations (1)	38.334.04	17,125.41	10,406.51	64,504.25	42,297.1	
н	Other Income						
	Total Income (I+II)	38.184.04	17,125.41	10,404.51	66.504.25	42,297.1	
ш	Execution						
-	(1) Pwarce Costs	6.017.29	5.673.27	5.055.18	23.962.54	16.635.4	
	(ii) Fees and commission expense						
	(iii) Net loss on fair value changes			. 40.38		49.3	
	(v) Met loss on develogration of financial instruments under amortand cost category	1	005.01	415.87	245.63		
	(v) Empairment on financial instruments (v) Cost of materials consumed	1,521.49	896.95	415.87	245.63	4,454.8	
	(vi) Cost of Hosterian Carolination						
	(viii) Changes in Inventories of finished goods,						
	(b) Employee Denefits Expenses	1,252.56	1,355.41	598.30	4,711.30	3.271.3	
	(x) Depreciation, amortization and impairment	92.13	86.14	99.15	339.62	328.6	
	(x) Others expenses	2,496.42	1,807.66	685.59	7,433.27	3.316.6	
	Total Expenses (III)	\$3,342.91	\$,571.69	7,523.87	35,789.16	20,455.3.	
	Profit / (loss) befare exceptional items and tax (II-III)	4,805.53	9,553.92	3,083.84	23.795.10	32,941.83	
	Exceptional Items	05.52	2.443.72	2.624.02	23,653,42	416.5	
٧I	Profit/(bos) before tax (IV-V)	4,850.45	7,653.72	2,624.39	23,853.42	32,353.00	
VII	Tax Expense:						
	(3) Current Tas	1,374.47	2,167.57	1,626.91	6,540.52	3,542.1	
	(2) Deferred Tax	(104.17)	(224.79)	(598.21)	(797.95)	(128.5	
	Profit / (loss) for the period from continuing operations (VE-VEE)	3,589.15	5,611.44	1,933.49	17,701.85	9,149.2	
	Profit/(jose) from discontinued operations						
	Tax Expense of discontinued operations						
	Profit/(Jass) from discontinued operations (After tax) (IX-X) Profit/(Jass) for the period (VIII+XI)	3.509.15	5.611.44	1.033.40	17.701.85	9.569.2	
		3,309.13	5,511.44	1,913.49	17,701.85	2,009.0	
XIII	Other Conscelantsive Incomes						
	(A) (3) Heres that will not be reclassified to profit or loss (3) Secure tax existing to items that will not be reclassified to profit or loss				121.0		
	(ii) Petro in reading to serve one will be reconstructed by the loss	-					
	(2) () Dems that will be reclassified to profit or loss.						
	(ii) knowe tax relating to items that will be recisculfied to profit or item						
	Subtotal (8)	10000					
	Other Comprehensive Income (A+B)	100000000		1000000000		1000 C.C.C.	
	Total Comprehensive Income for the period	3,589.35	8,833,44	5,933.49	17,781.05	\$,169.2	
	Pad up equity share capital (face value of ite, 1 per equity share) Offer equity as per statement of assets and liabilities)	8,980.44	4,490.22	4,490.22	8,980.44 1,22,495.39	4,490.2	
XVII	Carryleas per coulty share (for continuing operations):						
	Resk (Rs.)	6.76	1.25	0.40	2.62	2.0	
	Diluted (Rs.)	1 6.9	1.0	0.40	3.63	0	
XVII	Carnings per equity share (for discontinued operations);						
	RANK (RL)						
	Diluted (Rs.)						
	Carninos per equita share (for continuing and discontinued aperations);						
	Real (DL)				3.60	2.8	



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TANDALONE STATEMENT OF ASSETS AN 210020020

		Year Ended	(in Lakhe
81.	Particulars		Year Ended
163.	Personality	31.03.3034	31.03.2023
T	ASSITS	(Audited)	(Audited)
	(1) Financial Assets		
	(a) Cash & Cash Equivalents	1,077.23	2,558.68
	(2) Sink Solaross other than (a) above	273.09	285.9
	(c) Derivative Pinancial Instruments	2740	
	(ut) Facet-vables		
	() Trade Receivables	1,190,09	935.14
	(ii) Other Receivables		
	(ir) Loans	3.67.341.64	2,75,949.77
	(f) Eventments	6.227.76	6,742.52
	(g) Other Financial Assets	5,804.64	6,873.82
	(2) Non-Financial Assats		
	(a) Current Tau Assets (Net)	915.65	710.44
	(b) Deferred Tax Asset (Net)	864.02	65.06
	(c) Eventment Property		
	(d) Biological Assets other than Beaver plants		
	(ir) Property, Plant and Equipments	6.639.21	0,555.94
	(6 Capital Wark-w-Progress		
	(g) Interruble Assets under development		
	(h) Goodwill		
	(0 Other Ditargble Assets	33.36	70.66
	(j) Other Hon-Financial Assets		
	Total Assets	3.66,343.95	3,03,733.1
	EQUETY AND LIABILITIES		
	(1) Financial Liabilities		
	(a) Derivative Financial Instruments		
	00 Pavalies		
	(D Trade Payables		
	(1) Total outstanding dues of Micro Enterprises and Small Enterprises	265.55	11.5
	(i) Tabl outstanding dues of creditors other than Nicro Enterprises and Small Enterprises	1,276.85	141.62
	(E) Other Provides	Loves.	
	(2) Total outstanding dues of Moro Enterprises and Small Enterprises		
	(ii) Tabl outstanding dues of creditors after than Micro Enterprises and Small Enterprises	1,895,82	952.4
	(c) Dett Socurities	\$3,840,76	32,767,68
	(d) Borrawings (Other than Debit Securities)	1.62,813.21	1.43,172.5
	(in) Deposits	1,00,013.01	1/40,07.0.0
	(f) Sabordinated Liabilities	0.900.00	8,900.00
	(g) Other Financial Labilities	907.75	443.14
	(2) Non-Financial Liabilities		
	(a) Current Tax Labitities (Net)		
	D0 Provisions	4.433.80	2.493.9
	(c) Deferred Tax Liabilities (Net)		
	(d) Other non-financial Liabilities	5,289.82	1,894.2
	(3) Costly		
	(3) Equility (b) Equility Store Ceptial	8,981.06	4.00.8
	(3) Sparty (a) Couly Share Capital (b) Other Stanty	8,981.06	4496.8



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No. Constant of the second		Year Basing	(in Lakhs
Sr.			Year Ended
No.	Particulars	31.63.2024	31.03.2023
A Cash Eleve from D		(botibut)	(Asdited)
Adjustments for	and extraordinary items and Interest	42,777.44	38,477.32
I Depresation		234.62	243.9
I Deferred Excerne W		238.67	241.0
II Deleved Ciperse for III Impainment on fram		246.63	4.64.0
TV Expenditure on CSR	All File Coloria	211.70	135.0
Y Disident Income		(1.20)	0.83
VI Profit / Loss on Sale	d Ormen	(6.57)	43.36
VII Froft/Loss on Sale of		45 360	(12.65
	rfore working capital changes	40,472.22	35,871.86
Adjustments for			
I Change in Other Fice	orial Assets	(274.53)	(214.45
II Change in Loans & B	evenual des	(86,775,92)	149,475,68
III Change in Fountie &		4.924.18	1.237.43
Ceah generated fr		(35,654.06)	(12,503.84
I Internit cand		(23,962.34)	(10.005.46
El Income Tax pest		(7.154.92)	(3,496,33
III Faid Expenses on CS		(2)1.70	(176.00
Cash flow before I	atraordinary Itama	(67,663.03)	(34,288.34
1 Drandnay lens		(\$4.32)	458.85
Net Cash from Op	nating Activities	(66,564.71)	(84,747.55
B Cash Firms from 3	senting fotheling		
1 Dashage of Flood &c	urfa	(374.03)	(625.03
El Sale of Flund Assets		12.31	118.20
III Daytone/Travelar m	Investments	621.92	
Net Cash from 3m	calling activities	266.22	(\$88.75
C Net Cash from Pie	arwing Activities:		
1 Proceeds from Borro	utings	42,648.76	33,268.20
	Sendoe Repayment Account	544.61	191.64
III Proceeds from Debt		21,534.88	306.95
IV Dystend (Part)/Rec		(447.28)	[448.15
V Purchase of Security		1.340.73	11,500.00
VT Maney received again		65.016.18	
Net Cash from Pin	aving activities	\$5,236.18	37,533.23
	rease) in cash & cash equivalents	(1/958.31)	1,868.93
Cash & Cash equi	alerts at beginning of period	2,824.63	\$\$5.70
Cash & Cash east	wight at end of period	1,295,32	3.624.63



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CIN: L05921DL1992PLC120483

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			Overter Ended			(in Lakh Except EPS) Year Ended	
Se.	Perticulars	31.43.2024 31.12.2023 31.62.2023			31.03.2024	21.03.2023	
*		(AuGent)	(Used)	(AsdRed)	(Austited)	(And Red)	
T	Econose from operations:	_	And and a state of the			1	
	51 Ardevest Encome	16,115.83	35,790.18	11,355.32	\$8,857.86	46,502.8	
	(i) Dividend Iscome (ii) Fentel Iscome				1.24	0.8	
	(or) Noreal Income (ov) Ress and commission Income	1.385.25	1.457.08				
	(v) Net cain on this value chances	3.79	1,467.06	443.19	6,241.58 95.57	616.3	
	(v) Het gain on developation of financial instruments under				82.07		
	(vii) Sale of products brickating Excise Duty)						
	(viii) Sale of services						
	(b) Others				635.38		
	Total Revenue from operations (I)	19,529.17	18,258.81	11,798.55	65,674.61	47,318.9	
н	Other Income						
	Total Income (I+II)	19,529.17	18,256.81	11,798.51	65,874,61	47,311.9	
ш	Expenses 31 Prance Colta			5.921.62	27.007.29	20.007.0	
	(1) Pear and commission expense	8,596.35	6,438.43	5,921.67	21/061.29	26,867.8	
	Sil) Net loss on thir value changes			45.33		45.3	
	(v) Net loss on devecognition of financial instruments under amortized-cost category						
	(v) Impairment on financial instruments	1.526-03	1,349,30	43.92	1.177.86	5,396.5	
	(v) Cast of materials consumed						
	(vii) Parchases of Stock-in-trade		-				
	(viii) Changes in Inventories of finished goods,			\$77.42	4.902.77	140.0	
	(x) Employee Benefits Expenses	1,312.89	1,418.66	977.42	4,902.37 339.99	3,467.5	
	(x) Depreciation, amortication and impairment (x) Others expenses	1046.53	86.23	1.467.97	0,175.08	4,139.6	
	Total Reposes (III)	54,456,05	10454.75	8.555.63	41,803.37	34,242,41	
IV.	Profit / (loss) before exceptional items and tax (12-122)	4,913.14	7,622.66	2.236.91	24,672.84	12,076.91	
Υ.	Exceptional dense.	10.40	- AREAS	453.87			
ŵ.	Pyof8/(Boss) before tax (TV-V)	4,003.76	7,600.56	2,706.04	24.558.44	32,623.72	
viii.	Tax Expense:						
		1.485.95	2,180.40	1,063.66	7,028.46	3,586.2	
	(2) Deferred Tax	(306.86)	(226.87)	(348.80)	(887.52)	(324.3	
	Profit / (loss) for the period from continuing operations (VD-VD)	3,490.87	8,645.45	2,066.05	\$7,897.30	9,361.01	
D	Profit/Toss) from discontinued operations				•		
×	Tax Expense of discardinued operations						
XI	Profit/(less) frees discontinued operations (After tax) (DI-X)	3.495.87	1.641.45	2,095,04	17,897,30	6,361.84	
	Profit/(less) for the period (¥111+X1)	2,495.87	5,641.45	2/995.99	17,897,80	0,001.00	
xIII	Other Comprehensive Income: (X) (0 Items that will not be reclassified to profit or ions				100		
	(ii) become tax relating to iteras that will not be reclassified to profit or item				100		
	Subsidial (A)						
	20 10 Doms that will be reclassified to profit or loss						
	(ii) income tax relating to items that will be reclassified to profit or less						
	Subtotal (B)						
	Other Comprehensive Income (A+0)			-		-	
XTV	Total Comprehensive Income for the period	3,665.87	5,646.45	2,066.06	17,897,39	9,741.84	
XV	Net profit after tax attributable to:					9,361,0	
	Owners of the holding company	3,660.87	5,646.45	2,066.06	17,697.50	9,381.8	
	Son-controlling interest						
XVI	Other consorchensive income attributable to:				1999 A.		
	Covers of the holding company Non-controlling interest						
		1.					
out	Tetal comprehensive income attributable tau Owners of the helding company	3.663.67	5.546.45	2,066.06	37,897.30	3,361.8	
	Nan-controlling interest	1,000.00	10000	2,080.08			
w	Poid-up-equity share capital. (See value of Re. 1 per equity share)	5,502,44	4,490,22	4.490.22	8.580.44	4.490.2	
	Other equity store option (side volue or Ne. 1 per input) sound Other equity as per stolement of assets and tobilities				1,23,968.60	1.11.752.5	
	Earnings per equity share (for continuing operationals						
	Next (BL)	0.79	1.26	0.46	2.87	2.1	
	Divided (%a)	0.79	1.25	0.46	3.87	2.1	
			-				
	Eventmasper equity share (for discontinued operations); (rest; (*)-)						
	Benk: (Rs.) Diketed (Rs.)	1	-				
	Desc (95) Dided (95) Sarehap per equity share (for continuing and discontinued operations):						
	Benk: (Rs.) Diketed (Rs.)	179	1.25	0.46	1.67	2.1	

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IN: L65921DL1992PLC120483

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-			(" in Lakha
5.		Year Ended	Year Ended
No.	Particulars	31.63.2024	31.03.3023
		(Autitad)	(Aadited)
r	ASSETS		
	(3) Financial Assota		
	(x) Cash & Cash Equivalents (b) Bank Balances ofter (than (x) above	1,891.90	2,563.16
	(i) beivative Financial Indownents	365.73	347.96
	10 bervalove mankar broduniens		
	(0) Notevatiles (0 Trade Receivables	1.324.86	975.1
	(i) Other Receivables	1,174,80	1711
	(r) Lorn	1,92,301.65	3,14,042.4
	(f) Investments	2,003.85	2,518.6
	(g) Other Financial Assets	5,991.35	6,998.50
	We are concerned		
	(2) Non Financial Assots		
	(a) Current Tax Assets (Not)	1.396.50	1,178.57
	(3:) Deferred Tax Asset (Hef)	857.89	53.6
	(c) Investment Property		
	(cf) Eulopical Assets other than Bearwr plants		
	(c) Property, Plant and Equipments	6,610,87	6,857.00
	05 Capital Work-in Progress		
	(g) Entangible Assets under development		
	(h) Goodwill		
	() Oftwor 's dampitive Assets	33.38	78.80
	(3) Other Non-Financial Assats	83.09	84.63
	Yotal Assets	4,12,338.45	3.35, 387.41
	FOURTY AND LIABLITIES		
	(1) Pinancial Liabilities		
	(a) Derivative Financial Instruments		
	Oil Franklers		
	(0) Trade Payables	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	(i) Total outstanding dues of Piloro Enterprises and Small Enterprises	265.55	11.31
	(ii) Total outstanding dues of creditors other than Micro Enterprises and Small Enterprises	1,275.85	141.6
	(II) Other Poyables		
	(§ Total outstanding dues of Micro Enterprises and Small Enterprises		
	(ii) Tutal outstanding dues of creditors other than Pilors Enterprises and Small Enterprises	1,385.36	1,161.34
	(c) Debit Socurities	60,462.76	39,997.08
	(d) Borrawings (Other than Debt Securities)	1,96,176.93	1,62,820.94
	(c) Depents		
	(*) Subordinated Liabitities	8,500.00	8,900.00
	(g) Other Pinancial Labilities	567.75	443.14
	(2) Non-Financial Liabilities		
	(a) Current Tax Liabilities (Net)		
	(b) Provisions	4,623,87	3,744.4
	(c) Deferred Tax Liabilities (Het)		
	(d) Other non-financial Labilities	5,382.52	1,913.0
	(3) Equity		
	(a) Easty Stare Capital	8,981.06	4,490.8
	(b) Other Equity	1,25,960.60	1,11,262.8
	Yetal Realty & Liabilities	4,12,318.45	3,35,387.4
	Equity attributable to equity holders of the holding company	1,32,941.66	1, 56, 253.7
	Non - controlling interest	1.32,941.66	1,34,393.7

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 CIN: L655921011992PLC120483

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KONSOLIDATED CASH FLOW STATEMENT AS AT 315T MARCH 2024

1		Year Ended	Year Ended
Si.	Deticates	11.03.2034	31.63.2023
No.	The second s	(Audited)	(Author)
A (Cash New from Operating Activities:		
1	Net Profit before tax and extraordinary items and Enterest	51,078.13	33,543.55
1	Actualments for		
1 1	Dependence	339.99	244.0
n it	Defended Expense W/O		85.P
mb	Incuiment on francial instruments	1,177.85	5,390.3
IV (Expenditure on CSR	221.79	176.8
	Desidend Encome	0.36	13.8
	Profit / Loss on Sale of Sheen Profit/Loss on Sale of Sheen	(96.57) (8.36)	49.3 (12.8
	Operating Profit before working capital changes	\$2,254,50	35 674 53
6	Operating Profit before working capital changes	50,100.00	10,004.00
	Adjustments for	(38.49)	(203.77
	Change in Other Pinancial Assets		
	Change in Loens & Receivables	(79,967.96) 4.998.97	(61,215.55
	Change in Feynble & non financial liabilities		1,379.23
	Change in other Hon Financial Assets	44.00	(24.7)
1	Cash generated from Operations	(22,555.82)	10,270,27
	Enterweit pasid	(27,007.29)	(20,867.00
	Income Tax peld	(7,246.75)	(3,458.83
	Faid Expenses on CSR	(57,432,433	076.41
<	Cash flow before Extraordinary Itoms	(57/022.67)	[44,764.21
1 1	Edwardinary Items	(0.0)	452.65
	Net Cash from Operating Activities	(\$4,975.67)	[45,217/98
	Cash Flows from Investing Activities:		
1.1	Purchase of Flored Assets	(374.02)	(\$25.61
	Sale of Flued Assats	12.31	110.26
	Purchase/Transfer of Investments	621.92	
1	Net Cash from Investing activities	268.32	(507.39
	Net Cash from Financing Activitiae:		
	Proceeds from Borrowings	33,355.99	41,596.23
	Proceeds from Debt Service Repayment Account	544.63	191.64
	Proceeds from Debt Securities	20,464.65	2,526.99
WK	Cividend (Paid)/Received	(467.78)	(445.23
21	Purchase of Security Receipts	1.343.73	(1,500.00
74 B	Ploney received against Share Warrant	55,263,43	47,421.34
1	Net Cash from Pinancing activities	55,351,43	
	Net Increase/(decrease) in cash & cash equivalents	(1,453.42)	1,876.83
1	Cash & Cash equivalents at beginning of period	2,813.06	1,034.11
	Cash & Cash equivalent at end of period	1.457.63	2,911,65



PAISALO

PAISALO DIGITAL LIMITED

REGD. OFF: CSC, POCKET 52, NEAR POLICE STATION, CR PARK, NEW DELHI-110019 TEL: +91 11 43518888 Fax: + 91 11 43518816 WEB: www.paisalo.in

CIN:165921DL1992PLC120483

अर्थः समाजस्य न्यासः

- The above results have been reviewed by Audit Cammittee and approved by the listeria of Directors in their meetings held on April 26, 2024 and audited by the Statutory Auditory The Company parsant to applicable provisions of SEE (LODA) Regulators, 2005. The Statutory Auditors have listed and report with unmodified conclusion and opinio The Conscillated fearcial results include results of Whole Owned Subsidiary Nasur Frivest Private Limited in HEI registered Non-Services Prevers Company'
- The Board of Directors of the Company has recommended the final dividend of 32% (Le.Re. 0.10) per fully paid equity share of the face value of Re. 1.80 each for the year ende Harch 31, 2024. The Payment of clinidered is subject to approve of the shareholders at the ensuing Annual General Heating of the Company
- The shoet function another have been merced in according with the mercentricity and mercentrative build from in the locks according to product mercelular under t
- During the quarter under review. Company has issued following Non Convertible Debentures:

Sr. No.	Perticular	Date of allotment	No. of Daboritares	(In Rs. Crones)
	3.92% Secured Rated Listed Redeemable Non-Convertible Debenture Face Value Rs. 3 Lakh per Debenture (SERX5-POL012324L)	BRAN	2991	19.71
	3. W/is Secured Rated Listed Redeemable Non-Convertible Debenture Face Value Rx. 3 Lakh per Debenture (SERXES-PCL0220246.)	27.22.26.24	2004	20.34

1	Sr. No.	Particular	Date of allotment	No. of Debontares	Maturity Value (Le Ro. Cranes)
1		Commercial Papers (Later) Rece Value Its. 5 Later (or Commercial Paper with a maturity of 55 days (Decounted price per Commercial Paper: Ro. 4,45,853.50)	30.02, 2024	680	38.00
I		Commercial Papers (Usland) Face Value Rs. 5 Lakh per Commercial Paper with a maturity of 55 days (Documents of non per Commercial Paper: Rs. 4.06.853.55)	12.62.2024	680	38.00

- The Cargony is engaged in single business segment vic financing. As such, there are no segments reportable segments as per Indian Accounting Standard 108 (IND AD) to
- The financial results for the quarter ended Month 31, 2021 and Month 31, 2023 are the balancing figures between audited results for the full financial year and published year I
- Disclosures pursuant to 881 Notification 881/2020-23/16 000.No.89.80(3)/28.04.048/2820-23 deted 6 August 2020 and 981/2021-

There were no borrower accounts, where resolution plans had been implemented under RE 's Resolution Fremework L.D dated 6 August 2020 and new modified under RE Disciplanares participation in BEI Notification - BEI/DOR/2021-22/BB DOR/STR.RBC 53/21.04.068/2021-22 dated 24 Sectorebox 2021.

Details of transfer through assignment in respect of leans m	et in default during the f	inancial year ended 31 Mar	ch 2024			
Amount of loans transferred through assignment			,	6/		
Extendion of beneficial economic interest	101					
Meighted average residual maturity						
Vieighted average holding period	,					
Ceverage of tangible security ceverage			,			
Eating wise distribution of rated loans			,	61		
Details of loons (not in default) acquired through assignment	it during the financial ye	ar ended 31 Morch 2024				
Amount of loans transferred through assignment				61		
Retention of beneficial economic interest			NI			
Meghed average residual naturity			PSI .			
Weighted average holding period				NI		
Coverage of tangible security coverage	761					
Hating wise distribution of rated loans	761					
Details of stressed loans transferred during the fisancial year ended 31 March 2024						
Participus	To Asset Reconstruction Companies (ARC)		To permitted transferent			
	NPA.	5944	NPA	SMA		
Number of accounts	5.0	50	101	. 56		
Aggregate principal outstanding of loans transferred (Rs. in crare)	54	51	191	M		
Weighted average residual tares of the loans transferred (in years)	50	N	191	H		
Set book value of loans transferred (at the time of transfer (Rs. in	56	51	ni	NI		

The Company has not acquired any stressed loan during the financial year ended 33 Mailth 202

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		DELHI-11001	9
The C	HOILS anpary has maintained requisite asset cover as per offer documents by way of part proce floating chargo on covert a	osets, book dobts and	loam & advarces of
Debes	inv and/or pail passa charge through equilable martgage of Campany's and third parties' immovible properties and g tures of aggregating amount of Ris. 137-75 (cross as at March 31, 2024; hurther, the requeste security crow as agreed with	investors is maintained.	
8	to information pursuant to Regulation \$2(4) and \$2(6) of the SEBI (Listing Obligations and Disclosure Regulationents) to Re-		d 31.03.2034 alited
MO.		Standalone	Consolidates
	Debt Equity Ratio (no. of times)	1.87	2.00
	Crebit service coverage ratio	Not applicable	Not applicable
	Interest service coverage ratio	Not epplicable	Not applicable
	Outstanding redeemable preference shares (quantity and value)	NI	Hel
	Capital Rademption Reserve (Rs. in Lakhe)	250.00	253.00
ľ	Celetrative Notionstation Service Systemate to the Companies (Share Capital and Determines): Anendiment Rules, 20th dated August 35, 2015, the Company bring a Kon Banking Financial Company is exempted from the requirement of overlang Determine Redemptore Reserves.)	Not applicable	Not applicable
	Net Worth (Ka. in Lakin)	1.52.185.78	1.33.602.21
	Nat Profit after tax (Ro. in Lakhs)	17,761.05	17,897,30
	Earnings Per Share (Easic and Diuted) (Ks.)	3.63	3.67
	Current ratio (no. of times)	3.67	3.90
	Long term debt to working capital (no. of times)	0.56	0.59
	Bad debts to Account receivable ratio	0.00	0.00
	Current liability ratio (inc. of times)	0.59	0.38
	Fodal debits to total assets	0.63	0.64
	Ceblors furnover	Not applicable	Not applicable
	Investory knower	Not applicable	Not applicable
	Operating margin (%)	Not epplicable	Not applicable
	Nat profit margin (%)	33.42%	36,84%
	Sector specific equivalent ratios, as applicable Net Interest Harvin 765		
	Nat Literent Planps (%) CABA Plus	6.42%	6.33%
	GARA (%) AARA (%)	0.29%	8.39%
9-81	55PA (%)	0.02%	6.82%
n : 26/0			ISALO .

STHIL AGARMAN



INDEPENDENT ALDITOR'S REPORT ON THE AUDITED STANDALONE QUARTERLY. AND YEAR TO DATE FINANCIAL RESULTS OF PAISALO DIGITAL LIMITED (INSULAT TO THE REGLATION 33 AND REGULATION 52 READ WITH REGULATION 63 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUEREMENTS REGULATIONS, 2015 (AS AMENDED)

TO THE BOARD OF DIRECTORS OF PAISALO DIGITAL LIMITED

OPINION

We have sudified the accompanying standalone quarterly and year to date financial results of Paisalo Dipital Limited ("the Company' for the quarter ended March 31, 2024 and the year to date results for the period from April 1, 2023 to March 31, 2024 ("the Statement"), natachol Berewith, being submitted by the Company pursuant to the requirement of Regulation 33 and Regulation 52 read with Regulation 60 of the SEH (Listing Obligations and Disclosure Requirements Regulations, 2015, as amended ("Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid statement:

- i. presented in accordance with the requirements of the Listing Regulations; and
- ii. gives a true and fair view in conformity with the applicable Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereander, and other accounting principles generally accepted in Iodia of the standation net profit and other comprehensive income and ether financial information of the Company for the quarter ended March 31, 2024 as well as the vare to date results for the period free Aref".

BASIS FOR OPINION

We concluded our multi in accordance with the Standards on Anding ("Sku") specified under section [14(3)) of the ALC. Our responsibilities under those shouldness on their descendents in the "Andine" to Repossibilities the Code of this issues by the location of the ALC and the Relative the Code of Thiss issues by the location of Chattered Accountants of India ("The KAT") and the relate previous of the ALC and the Relative the article and the New fulfilled on other which responsibilities in the Code of the ALC and the Relative the article and the New fulfilled on other which responsibilities in the Code of the ALC and the Relative the New fulfilled on other which responsibilities in the Relative the New York and the Relative the New Fulfilled on other which responsibilities are the valuated is sufficient and appropriate to provide the bisis for corresponse.

MANAGEMENT'S RESPONSIBILITIES FOR THE STATEMENT

The Statement has been prepared on the basis of standalone audited annual financial statements and has been approved by the Company's Board of Directors.

The Company's management and Board of Directors are responsible for the preparation of the Statement that give a true and fair view of the net profit and other comprehensive income and other financial information of the Company in accordance with the applicable accounting standards prescribed under Sections 17.246/BBA.

> PHONE-: (0562) 4032000, 2852560, 2524553 MOBILE-: 91-97600 20853; E-MAIL-: MANISHGOYALFCA@GMAIL.COM[®] AGRA | LUCKNOW | NOIDA | MORADABAD

read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with the Listing Regulations.

This responsibility also includes maintenance of adequate accounting records in accountance with the provisions of the Art for strategized professional or the Company and for preventing and detecting finands and other irregularities; selection and applications of appropriate accounting policies; making judgments and estimates that are reasonable and application; and design, implementation and maintenance of adequate internal financial cortexit to the preparation of the accounting policies; maintenance of adequate internal financial cortexit to the preparation of the accounting maintenance of adequate internal financial cortexit to the preparation of a possible accounting and completenase of the accounting records, referent to the preparation of the accounting the accounting accounting the accounting the other financial cortexity.

In preparing the Statement, Company's management and the Board of Directors are responsible for assessing the Company's ability to continue and an end of the statement of the statement of the statement of the prior concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company's or to care corresponding to the statement of the st

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE STATEMENT

Our objectives are to obtain reasonable assumace about whether the Statement as a whole is free from material ministanement, whether due to final or error, and to issue an auditor's report that includes our opinion. Reasonable assumance is a high level of assumace, but in or a guarantee that an undit conducted in acceduate with Smalards on coulding, specified and Secsion 12(10) (or the Act, will industry dottex at material individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the Statement.

As part of an audit in accordance with Standards on Auditing, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform andit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detering a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional ourisions, miscreevenentions, ex the overvide of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 143(3)(1) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to the financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms
 of the requirements specified under the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting
 and, based on the audit evidence obtained, whether a material uncertainty exists related to events or
 conditions that may east significant doubt on the Company's shifty to continue as a going concern. If we
 conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the
 related disclosures in the Statement or, if such disclosures are inadoute-ad09804ff our origino. Our



conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statements/financial information of the Company to express an opinion on the Statement.

Materiality is the magnitude of misstatements in the Statement that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the standalone financial results.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be though to be are on our independence, and where applicable, related safeguards.

OTHER MATTER

The Statement includes the financial results for the quarter ended March 31, 2024 being the balancing figures between audited figures in respect of the full financial year and the published urasafield spar-to-date figures upto the third quarter ended December 31, 2023, which were subject to limited review by us, as required under the Listing Regulations.

Our report on the Statement is not modified.

Date : 26.04.2024 Place :Delhi

For Manish Goyal & Co. Chartered Accountants Firm Reg. No. 006066C 8.

141 TCA MANISH GONALL Paring

M. No. 074778

UDIN: 24074778 BKAPE N4774



MANISH GOYAL & CO. CHARTERED ACCOUNTANTS

INDEPENDENT AUDITOR'S REPORT ON THE AUDITED CONSOLIDATED QUARTERLY AND YEAR TO DATE FINANCIAL RESULTS OF PAISALO DIGITAL LIMITED PURSUANT TO THE REGULATION 33 AND REGULATION 52 READ WITH REGULATION 63 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS REGULATIONS, 2015 (AS ADRENDED)

TO THE BOARD OF DIRECTORS OF PAISALO DIGITAL LIMITED

OPINION

We have nucleids the accompanying consolidated quarterly and year to date financial results of Paialob Digital Limited ("the folding Company") and in Wohl() owned Sohnidim; Company; fonding Company and its Sohnidary together referred to as "the Group") for the quarter ended Matech 31, 2024 and the years to date results for the protois from April 1, 2023 to March 31, 2024 (the Statement"), and the descents, height Regulation 63 of the SERII (Limiting Obligations and Dischware Requirements) Regulations, 2015, as amended (Listing Regulation").

In our opinion and to the best of our information and according to the explanations given to us and based on the financial information of subsidiary, the Statement:

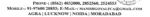
- includes the financial results of Wholly Owned Subsidiary Company M/s Nupur Finvest Private Limited ('Subsidiary Company');
- ii. presents in accordance with the requirements of the Listing Regulations in this regard; and
- III. gives a true and fair view in conformity with the applicable Indian Accounting Standards ('Ind AS') presembed under Section 133 of the Companies Act, 2013 ('the Act') read with relevant rules issued thereunder, and other accounting principles generally accepted in India of the consolidated net profit and other comprehensive income and other financial information of the Group for the quarter ended March 1, 2024 as well as the yeart order events for the generation from Agril 2020 March 3, 2024.

BASIS FOR OPINION

We conducted our and/in in secondance with the Standards on Andaling (SAA) specified under section 14(3)(10) to the ALA Do responsibilities and/e mloss standards are listerif association in the "Andalor's tesponsibilities of the ALA Do responsibilities and/e mloss standards are listerif association in the "Andalor's tesponsibilities of of fibbic issued by the Institute of Columenta Accountance of India together with the chical requirements that we are relevant to or and in the andie existing was an existing and the chical requirements and the Colod we have fibbilities of the financial results are obtained and appropriate together have the fiber and thready when the the andie existing we are obtained as afficient and appropriate together have the fiber and the standard and the andie existing we are obtained as afficient and appropriate together have the fiber and the standard and the andie existing we are obtained as afficient and appropriate together have the fiber and the standard and the andie existing we are obtained as afficient and appropriate together have the standard and the standard an

MANAGEMENT'S RESPONSIBILITIES FOR THE STATEMENT

The Statement, which is responsibility of the Holding Company's management and has been approved by the Holding Company's Board, has been prepared on the basis of consolidated audited financial_statements.



The Holding Company's management and Board of Directors are responsible for the preparation of the Statement that gives a true and fair view of the cosmolidated net profit and other comprehensive income and bother financial information of the Groups in accordance with the applicable accounting standards preseribed under Stotico 133 of the Ast read with relevant rules issued theremeder and other accounting principles generally accepted in findia and in compliance with the Listing Regulations.

The respective Board of Directors of the companies included in the Group are responsible for maintenance of designet accounting resolutions in accordance with the provisions of the Are safegaarding of the assets of the Group and for preventing and deterting finals and other imgularities, telection and application of appopriate constrainty the accounty and constrainty and an endimes that are are assouble and produced in a design, implementation and maintenance of adequate internal financial controls that were operating effectively for animating the accounty and completensions of the accounting product, maintenance and approximation of animating the accounty and constraints and the accounting product the preparation and presentation or entry which have been used for the size of proposition of the Montaneous by the Directors of the Holding Company, and forcus the number of the Holding Company.

In preparing the Statement, the respective management and Board of Directors of the companies included in the Group are responsible for assessing ability of the Group to continue as a going concern, disclosing, as applicable, matter related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE STATEMENT

Our objectives are to obtain measurable assumance about whether the Statement as a whole in free from material ministement, whether due to final or error, and to issue an and/or strepet that includes our options. Reasonable assumance is a high level of assumace, but in ore a guarantee that an andie conducted in accordance with Standards on calding, specifical and Secsion 13(10) (or the Act, will always dotes 1 anteside ministement, when it exists. Massimumits can arise from final or error and are considered in attential if, takes on the hissis of Reasonment.

As part of an audit in accordance with Standards on Auditing, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or error, design and perform sudit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detering a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentioeal ourisions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under Section 144(3)(5) of the Act, we are also responsible for expressing our opinion on whether the Holding Company has adequate internal financial controls with reference to the financial statements in place and the operating effectiveness of ouch controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms
 of the requirements specified under the Listing Regulations. All 6

- Conclude on the appropriateness of the Board of Directors' use of the paing concern basis of accounting and, based on the addre vidence obtained, whether a material uncertainty visits related to events or conditions that may cass significant doubt on the ability of the format of the second and the annetial uncertainty visits of the annetial uncertainty visits on an addres' reports we conclude that material uncertainty visits of the second term sensition in oraditor's reports on the second second term and the second second second second second second second we conclude the material uncertainty visits of the second containes are based on the sufficience obtained second second second future events or conditions may contain the forces to contain sea a paing concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the financial results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial statements/financial information of the mittice within the Group to express an opinion on the Statement. We are responsible for the direction, supervision and performance of the audit of financial information of Subidiary Company included in the consolidated financial results of which we are the independent auditors. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the consolidated financial statements that, individually or in aggregate, makes it probable that the ecocosmic decisions of a reasonably knowledgeable user of the consolidated financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the standables financial results.

We communicate with those charged with governance of the Holding Company and Subsidiary Company included in the Statement of which we are the independent audions regarding, among other matters, the planned scope and timing of the nubit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonable by thought to bear on our independence, and where applicable, related safeguards.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations, as amended, to the extent applicable.

OTHER MATTER

The Statement includes the consolidated financial results for the quarter ended March 31, 2024 being the balancing figures between audited figures in respect of the full financial year and the published unaudited yearto-date figures up to the third quarter ended December 31, 2023, which were subject to limited review by us.

Our report on the Statement is not modified.

Date : 26.04.2024 Place :Delhi

For Manish Goval & Co Chartered Accountered Firm Reg. No. 06 Wehn

(CA MANISH GOYAL) Partner M. No. 074778

UDIN: 24074778BKAPEH 7601

Date: 26-04-2024



The Manager Department of Corporate Relationship **BSF** Limited 25th Floor P. J. Towers, Dalal Street

Mumbai -400 001

The Listing Department National Stock Exchange of India Limited Exchange Plaza, Bandra Kurla Complex Bandra (East) Mumbai -400 051

SCRIP SYMBOL · PATSALO

SCRIP CODE : Equity-532900 NCDs-975107, 975202, 975251, 975284, 975329, 975437, 975592 and CPs-726364, 726454

Sub.: Declaration pursuant to Regulation 33(3)(d), 52(3)(a) and other applicable regulations of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015

Dear Sir/Madam.

I. Sunil Agarwal, Managing Director of Paisalo Digital Limited (CIN: L65921DL1992PLC120483) having its Registered office at CSC Pocket-52. CR Park Near Police Station. New Delhi-110019. hereby declare that the Statutory Auditors of the Company, Manish Goyal & Co., Chartered Accountants (Firm Reg. No. 006066C), have issued an Audit Report with unmodified opinion on the Audited Financial Results of the Company (Standalone & Consolidated) for the year ended March 31, 2024.

This declaration is given in compliance to Regulation 33(3)(d), 52(3)(a) and other applicable regulations of the SEBI (Listing Obligations and Disclosure Regulations) Regulation 2015 (As Amended).

Kindly take this declaration on your records.

Yours Sincerely

For Paisalo Digital Limited

Sunil Anarwal (Managing Director)

PAISALO DIGITAL LIMITED

Registered Office: CSC, Pocket 52, Near Police Station, CR Park, New Delhi - 110 019. Phone : + 91 11 4351 8888. Email: delhi@poissio.in Head Office: Patalo House, 74. Gandhi Nagar, NH-2, Agra - 282 003, India, Phone : +91 562 402 8888. Email : agra@poisalo.in ON L658210L1992PLC126483