



Date: 22-01-2025

To,
BSE Limited
P.J. Towers, Dalal Street
Mumbai - 400001

Dear Sir/Madam,

Sub: Publication of un-audited financial results for the quarter ended on 31-12-2024

Ref: Gayatri Bioorganics Limited (Scrip Code: 524564)

With reference to the above mentioned subject and in accordance with the provisions of Regulation-47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed the newspaper clippings published in Nava Telangana (Telugu) and Financial Express (English) on Wednesday, the 22nd day of January, 2025 in respect of the un-audited financial results of the company for the quarter ended on 31-12-2024, which were approved by the Board of Directors of the company at their meeting held on 20-01-2025.

We request you to take note of the same in your records.

Thanking you.

Yours sincerely,
For Gayatri Bioorganics Limited

SREEDHARA REDDY Digitally signed by SREEDHARA
KANAPARTHI REDDY KANAPARTHI
Date: 2025.01.22 12:56:25 +05'30'

Sreedhara Reddy Kanaparthi
Whole-time Director
DIN: 09608890

Regd. & Corp. Office :

Gayatri BioOrganics Limited, B3, 3rd Floor, 6-3-1090, TSR Towers,
Raj Bhavan Road, Somajiguda, Hyderabad 500 082, Telangana

CIN NO : L24110TG1991PLC013512

T +91 40 6610 0111 / 6610 0222
F +91 40 6610 0333

E info@gayatribioorganics.com
gayatribioorganics@gmail.com
www.gayatribioorganics.com

HFS Hiranandani Financial Services
HIRANANDANI FINANCIAL SERVICES PRIVATE LIMITED
 Regd. Office : 514, Dalma Towers, 21 Free Press Journal Marg, Nariman Point, Mumbai-400021.
 Corporate Office: 9th Floor, Sigma Towers, Hiranandani Business Park, Technology Street, Powai, Mumbai - 400076.
 Email: sec@hfs.in • Website: www.hfs.in • Tel. No.: 022-25732922 • CIN No.: U65999MH2011PT10319160

POSSESSION NOTICE
 Under Rule 8(1) (For Immovable Property) Appendix IV

Whereas, the undersigned being the Authorized Officer of Hiranandani Financial Services Pvt. Ltd. (hereinafter referred to as "HFS") under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under section 12(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, Demand Notice(s) issued by the Authorized Officer of the company to the Borrower(s) (Guarantor(s) mentioned herein below to repay the amount mentioned in the notice within 10 days from the date of receipt of the said notice. The borrower having failed to repay the amount, notice is hereby given to the Borrower(s)/Guarantor(s) and the public in general that the possession of the property described herein below in exercise of powers conferred on him under Section 13(4) of the said Act read with Rule 8 of the said rules, 2002. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of HFS for an amount as mentioned herein under with interest thereon.

Sr. No.	Loan Account No. & Name of the Borrower / Co-Borrowers / Address	Description of Secured Assets / Mortgage Property	Demand Notice & Amount	Date of Possession
1.	Loan Exposure Under Customer ID : 28625 LAN : 437566101007155 & 43756610102394 1. Anandreddy Kiranram and General Surety (Borrower) 2. Anandreddy Ganapurnam (Co-Borrower) 3. Ganapurnam Shilpa (Co-Borrower) Add: For Sr. No. 1, 2 and 3: H.No.2/3, Sri Han Nagar, K.V. Road, K.V. Nagar, Telangana, India. -501504	All that part and parcel of residential independent house No. 10-13 (new) old No. 10-12/1(100) (PTIN No. 1177019456) admeasuring 75.9 sq.yards or equivalent to 54.20 sq. meters having plot area 532 sq. ft. R.C.C. Roof, situated at Mamidipally Village, Balapur Revenue Mandali, (Previously Saranorega Revenue Mandali) under Mandaluntal Gramapanchayat, (Previously Balapur Gramapanchayat), Rangla Reddy District, Registration Sub-District: Rangapat, bounded by: North : Sri P. Krishna, South : 7-0 Street, East : 10 West Road, West : Road S' West Together with anything attached to the earth or permanently fastened to anything so attached to the earth with all present and future structures thereon.	Rs. 20,00,133/- (Rupees Twenty Lakh One Hundred and Thirty Three Only)	14.11.2024 18.01.2025

Place: Rangareddy, Telangana Date : 22-01-2025
 For Hiranandani Financial Services Private Limited

GAYATRI BIOORGANICS LIMITED
 6-3-1090, TSR Towers, B Block, Third Floor, Rajbhawan Road, Somajiguda, Hyderabad-500082, Telangana
 Website: www.gayatribioorganics.com, CIN: L2410GT01991PL0013152

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED AND NINE MONTHS ENDED DECEMBER 31, 2024

PARTICULARS	Quarter Ended 31-12-2024		Quarter Ended 31-12-2023		9 Months Ended 31-12-2024		9 Months Ended 31-12-2023	
	Rs. in Lakhs (Unaudited)	(Audited)	Rs. in Lakhs (Unaudited)	(Audited)	Rs. in Lakhs (Unaudited)	(Audited)	Rs. in Lakhs (Unaudited)	(Audited)
Total Income from operations (net)								
Net Profit / (Loss) for the period before Tax, Exceptional and Extraordinary Items	(17.81)	(17.81)	(14.24)	(14.24)	(45.16)	(45.16)	(68.12)	(68.12)
Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary Items)	(17.81)	(17.81)	(14.24)	(14.24)	(45.16)	(45.16)	(68.12)	(68.12)
Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary Items)	(17.81)	(17.81)	(14.24)	(14.24)	(45.16)	(45.16)	(68.12)	(68.12)
Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	(17.81)	(17.81)	(14.24)	(14.24)	(45.16)	(45.16)	(68.12)	(68.12)
Equity Share Capital	7,878.81	7,878.81	7,878.81	7,878.81	7,878.81	7,878.81	7,878.81	7,878.81
Other Equity								
Earnings Per Share (of Rs. 10/- each) - Basic and Diluted	(0.02)	(0.02)	(0.02)	(0.02)	(0.06)	(0.06)	(0.09)	(0.09)

The above is an extract of the detailed format of the Quarterly Financial Results for the Quarter and Half Year ended December 31, 2024 files with the Stock Exchange under Regulation 33 of the Listing Obligations and Disclosure Requirements Regulations, 2015 and Unaudited Financials Prepared. The full format of the said quarterly Financial Results is available on the Stock Exchange websites (www.secdisc.com) and on Company's website: www.gayatribioorganics.com. By Order of the Board For Gayatri Bioorganics Limited Chairman

SHANTI OVERSEAS (INDIA) LIMITED
 CIN: L24100MH2011PL002266
 Registered Office: 303, 2nd Floor, M.V.Road, 83, Yellow News Road, Indore (M.P.) 452003
 Website: www.shantioverseas.com; E-Mail: mail@shantioverseas.com
 Tel.: 91-732-482556, 91-732-482587

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

Sr. No.	Particulars	Quarter Ended 31-12-2024		Nine Months Ended 31-12-2024		Year Ended 31-03-2024	
		Rs. in Lakhs (Unaudited)	(Audited)	Rs. in Lakhs (Unaudited)	(Audited)	Rs. in Lakhs (Unaudited)	(Audited)
1	Total Income From Operation	1,788.65	289.29	2,338.84	1,020.91	1,142.95	1,142.95
2	Net Profit / (Loss) (before taxes and Extraordinary Items)	(288.67)	(42.63)	(403.11)	(143.90)	(205.31)	(205.31)
3	Net Profit / (Loss) before taxes (after Extraordinary Items)	(288.67)	(42.63)	(403.11)	(143.90)	(205.31)	(205.31)
4	Net Profit / (Loss) after taxes (after Extraordinary Items)	(239.23)	(42.56)	(327.72)	(143.86)	(152.96)	(152.96)
5	Total Comprehensive Income for the period (comprising profit / (loss) and other comprehensive income for the period (after tax))	(239.23)	(42.57)	(327.71)	(143.92)	(152.88)	(152.88)
6	Face Value Rs 10/- each	1,110.60	1,110.60	1,110.60	1,110.60	1,110.60	1,110.60
7	Reserve (including Revaluation Reserves as per balance sheet of previous accounting year)						
8	Earnings per share (for discontinued & continuing operations) (Rs. 10/-)	(2.15)	(0.38)	(2.95)	(1.30)	(1.38)	(1.38)
9	(Rs. Diluted)	(2.15)	(0.38)	(2.95)	(1.30)	(1.38)	(1.38)

NOTES
 1. The Consolidated Financial Results for the Quarter ended on 31st December, 2024 have been prepared in accordance with the Companies (Indic Accounting Standards) Rules, 2015 (as amended) under section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extent applicable beginning 1st April, 2020, the date of incorporation of the Company and the consolidated financials for the period upto 31st March, 2019.
 2. Additional information on stand-alone financial results are given below.

यूनियन बैंक Union Bank
 (A Public Sector Enterprise)
 D.No.45, 5th Floor, Niyamitee, (E-Block), Road No.1, Madhavapally, Hyderabad-500082, Telangana
 Phone: 3555814444, MAIL: ubinfo@unionbankofindia.bank

NUNNA Branch, Near Praja Vaidya Sala, NTR Dist-521212, Telangana
 Ph: 3555814444, MAIL: ubinfo@unionbankofindia.bank

NOTICE TO THE BORROWER INFORMING ABOUT SALE (30 DAYS NOTICE) (RULE 42(1)(B)) OF SECURITY INTEREST (ENFORCEMENT) RULES 2002)
DETAILS OF THE BORROWER & PROPERTY

To,
 Name and Address of the Borrower & Guarantor: 1)S/R Industries, PS No.1101, Near Gal Compound, Chopparametta Village, Agrapalli Mandal, Krishna Dist, AP. 2) Yalavathi Ravi, S/O Gabriel, 3 Mrs. Yalavathi Veeramma, W/o Ravi, 42-51-17, 7th Aji Singh Nagar, Vijayawada, Krishna District, AP-520015.

Scheduled of the Property: Against Mortgage of Vacant land in an extent of 968 sq yds of non-approved layout in between agricultural land and industrial area situated at RS No.1101/1 Near Gal Gas Company, Chopparametta Village, Agrapalli Mandal, Eluru District-521212 being bounded by: East: Property of K Tirupathi Rao, South: Property of M Mukteswara Rao, West: Donka, North: Property of R Samba Siva Rao.

Sub: Sale of property belonging to Mr. Yalavathi Ravi for realization of amount due to Bank under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.
 Union Bank of India, Nunna Branch, Near Praja Vaidya Sala, Nunna, NTR Dist-521212, the secured creditor, caused a demand notice dated 08-11-2017, under Section 13(2) of the securitization and reconstruction of financial asset and enforcement of Security Interest Act 2002, calling account you to pay the dues within the time stipulated therein. Since you failed to comply the same stipulated under the authorized officer has taken possession of the secured asset under section 13(4) of the Act read with 6B of Security Interest (Enforcement) Rules 2002 on 12-11-2018. Even after taking possession of the secured asset, you have not paid the amount due to bank. As such, it has become necessary to sell the below mentioned property by holding public auction after 30 days from the date of this notice through online mode. The date and time of auction along with the Reserve Price of the property and the details of the service provider, in which the auction to be conducted, shall be informed to you separately.

Therefore, if you pay the amount due to the bank along with subsequent interests, costs, charges and expenses incurred by you till the date of publication of sale notice, no further action shall be taken for sale of the property and you can redeem your property as stipulated in sec. 13(8) of the Act.

Date : 03-01-2025
 Sd/- Authorized Officer
 Union Bank of India

CFL CRISS FINANCIAL LIMITED
 (CIN: U65993TG1992PL004687)
 Regd. Office: Galaxy, Wing B, 16th Floor, Plot No. 81, S No 83/A, Hyderabad Knowledge City, TSIC, Rajdurg Panamkha, Hyderabad-500081, Telangana, India.
 Phone: 9048410000, Website: www.criiss.com

Extract of Statement of Unaudited Standalone Financial Results for the quarter and nine months ended December 31, 2024.

Disclosures required by Regulation 52(B) read with Regulation 52(I) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the quarter and nine months ended December 31, 2024

S. No.	Particulars	Quarter ended 31-Dec-2024		Nine Months ended 31-Dec-2024		31-Mar-2024	
		Rs. in Crs. (Unaudited)	(Audited)	Rs. in Crs. (Unaudited)	(Audited)	Rs. in Crs. (Unaudited)	(Audited)
1	Total Income from Operations	47.20	38.10	146.63	148.03		
2	Net Profit / (Loss) for the period before Tax, Exceptional and Extraordinary Items	(61.65)	12.20	(72.13)	44.74		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary Items)	(61.65)	12.20	(72.13)	44.74		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary Items)	(46.37)	9.12	(54.31)	33.49		
5	Total Comprehensive Income / (Loss) for the period and Other Comprehensive Income	(46.37)	9.13	(54.28)	33.48		
6	Paid up Equity Share Capital	11.67	7.67	11.67	11.67		
7	Reserves (including Revaluation Reserve)	222.21	174.04	222.21	222.57		
8	Securities Premium Account	167.24	71.24	167.24	167.24		
9	Net worth	233.89	181.71	233.89	288.18		
10	Outstanding Debt	575.44	447.04	575.44	486.05		
11	Outstanding Redeemable Preference Shares	NA	NA	NA	NA		
12	Divid. Payable	2.46	2.46	2.46	2.46		
13	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)						
1	Basic	(39.73)	11.89	(46.53)	42.41		
2	Diluted	(39.73)	11.89	(46.53)	42.41		
14	Capital Redemption Reserve	1.68	1.68	1.68	1.68		
15	Debiture Redemption Reserve	NA	NA	NA	NA		
16	Debt Service Coverage Ratio	NA	NA	NA	NA		
17	Interest Service Coverage Ratio	NA	NA	NA	NA		

(Exceptional and/or Extraordinary Items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules) AS Rules, whichever is applicable
 Note: a) The above is an extract of the detailed format of quarter and nine months ended December 31, 2024 financial results filed with the Stock Exchanges under Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulation). The full format of the quarterly financial results are available on the websites of the Stock Exchange www.bseindia.com and the listed entity www.criiss.com. b) For the other line items referred in Regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Stock Exchange (SE) Limited and can be accessed on www.bseindia.com and can be accessed on the URL www.criiss.com. c) Previous year periods figures have been regrouped/rearranged wherever considered necessary.

For and on behalf of the Board of Directors of Criss Financial Limited
 Sd/- Ashish Kumar Damani
 Non-Executive Director
 DIN No. 6895212

Place: Hyderabad Date: January 29, 2025

ACME SOLAR HOLDINGS LIMITED
 (Formerly known as ACME Solar Holdings Private Limited)
 Corporate Identity Number: U41060RJ2015PL012129
 Registered and Corporate Office: Plot No. 152, Sector 44, Gurugram 122002, Haryana, India.
 Tel: +91-124 7117000. Email: csa@acmesolar.in, Website: www.acmesolar.in

POSTAL BALLOT NOTICE
 The members are hereby notified that the Members of ACME Solar Holdings Limited, "the Company", pursuant to the applicable provisions of the Companies Act, 2013 ("Act") and Rules made thereunder ("Rules"), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations"), Secretarial Standards on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India with various circulars issued by Ministry of Corporate Affairs ("MCA Circulars"), the SEBI Master Circular No. SEBI/HO/CFD/P02/D2/CFR/P0155 dated November 11, 2024, as amended ("SEBI Master Circular"), for holding general meeting/conducting postal ballot process through remote voting, including any statutory modification(s) or re-enactment(s) thereof for the time being in force and approval of the members of the Company is being sought for the following resolution(s) by way of postal ballot through remote voting process ("Remote voting") only:

S. No.	Particular of Resolution(s)	Type of Resolution(s)
1	To ratify ACME Employee Stock Option Plan 2024 ("ESOP 2024"/"Scheme")	Special Resolution
2	Approval of Mr. Hemant Sahai (DIN:00882838) as a Non-Executive Independent Director of the Company	Special Resolution
3	Approval for Material Related Party Transaction between ACME Sikar Solar Private Limited, the Company's wholly owned subsidiary company, and ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
4	Approval for Material Related Party Transaction between the Company and ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
5	Approval for Material Related Party Transaction between the Company and MKU Intotech Private Limited, the Company's corporate promoter	Ordinary Resolution
6	Approval for Material Related Party Transaction between the Company and VRS Intotech Private Limited, a member of the Promoter Group	Ordinary Resolution
7	Approval for Material Related Party Transaction between ACME Solar Energy Private Limited, the Company's wholly owned subsidiary company with ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
8	Approval for Material Related Party Transaction between ACME Renewtech Private Limited, a subsidiary company of the Company, with the Company	Ordinary Resolution
9	Approval for Material Related Party Transaction between ACME Akera Power Technology Private Limited, the Company's wholly owned subsidiary company with ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
10	Approval for Material Related Party Transaction between ACME Jaesamer Solar Power Private Limited, the Company's wholly owned subsidiary company with ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
11	Approval for Material Related Party Transaction between Niranjana Solar Energy Private Limited, the Company's wholly owned subsidiary company with ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
12	Approval for Material Related Party Transaction between Dayanidhi Solar Power Private Limited, the Company's wholly owned subsidiary company with ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
13	Approval for Material Related Party Transaction between Vishwama Solar Energy Private Limited, the Company's wholly owned subsidiary company with ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution
14	Approval for Material Related Party Transaction between Aarohi Solar Private Limited, the Company's wholly owned subsidiary company with ACME Cleantech Solutions Private Limited, Corporate Promoter/Holding Company of the Company	Ordinary Resolution

In accordance with applicable laws, the Company has completed the dispatch of the Postal Ballot Notice along with Explanatory Statement on Tuesday, January 21, 2025 by electronic means only to those members whose names appeared in the Register of Members/Ledger of Beneficial Owners and whose email IDs are registered with the Company/Kin Tech as "Registered & Transfer Agent"/ Depositories on a Monday, January 20, 2025 ("cut-off day"). The Postal Ballot Notice is also available on the website of the Company i.e. www.acmesolar.in, the website of the stock exchanges www.bseindia.com and www.nseindia.com and the Company's RTA i.e. at <https://evoting.kintech.com>. A person who is not a Member on the cut-off day should treat this notice for information purposes only. In accordance with the provisions of the MCA Circulars, physical copy of the Notice along with the Postal Ballot form and the pre-paid business reply envelope are not sent to the members for this Postal Ballot and member can vote through e-voting.

Instruction for e-voting:
 The Company has engaged the services of Kin Tech, enabling members to cast their votes electronically and in a secure manner. The detailed procedure for casting of votes through remote e-voting has been provided in the notice. The remote e-voting shall commence on Thursday, January 23, 2025 9:00 a.m. (IST) and ends on Friday, February 21, 2025 at 5:00 p.m. (IST). During this period Members holding shares in demat form shall cast their vote electronically. Members are requested to accord their ASSENT (FOR) or DISSENT (AGAINST) through remote e-voting process not later than Friday, February 21, 2025 at 05:00 p.m. (IST). The remote e-voting shall be disabled by Kin Tech thereafter. Once the vote on resolution is cast by Member, the Member shall not be able to change subsequently. Members who have not updated their email addresses are requested to register the same in respect of shares held by them in electronic form with the depository through their Depository participant. The Board of Directors has appointed Mr. Deepak Kundra as MCA, Deepak Kundra & Associates, Private Limited, as the Scrutinizer (FCGS No. 414) and COP (FCGS No. 8265), as Scrutinizer for conducting the Postal Ballot, through the e-voting process, in a fair and transparent manner. The resolutions, if approved by requisite majority, shall be deemed to have been passed on the last date of remote e-voting process i.e. Friday, February 21, 2025. The results of voting through Postal Ballot (through remote e-voting process) along with Scrutinizer's Report will be announced on or before Monday, February 24, 2025. The same will be displayed on the website of the Company at www.acmesolar.in and the website of Kin Tech at <https://evoting.kintech.com> and also be communicated to BSE and NSE where Company's equity shares are listed and be made available on their respective websites www.bseindia.com and www.nseindia.com. Additionally, the results will also be placed on the notice board at the Registered Office of the Company at Plot No. 152, Sector 44, Gurugram 122002, Haryana, India.

In case of any queries/grievances, you may refer the Frequently Asked Questions (FAQs) for members and e-voting User Manual available at the "download" section of <https://evoting.kintech.com> or call Kin Tech on 1800 390 4001 (toll free) or send an email to Mr. Ganesh Chandra P. Ojha, Assistant Vice President-RIS Department of Kin Tech at evoting@kintech.com and evoting@kintech.com. Members are requested to carefully read all the notes set out in the Notice and in particular manner of casting vote through remote e-voting.

For and on behalf of the Board of Directors of ACME Solar Holdings Limited (formerly known as ACME Solar Holdings Private Limited) and:
 Sd/-
 Rajesh Sodhi
 Company Secretary and Compliance Officer
 M No. F3043

Place: Gurugram Date: January 19, 2025

franklin TEMPLETON
 Franklin Templeton Mutual Fund
 Registered Office: One International Center, Tower 2, 12th and 13th Floor, Senapati Bapat Marg, Elphinstone Road (West), Mumbai 400013

Income Distribution cum capital withdrawal (IDCW) in certain schemes/plans/options of Franklin Templeton Mutual Fund

The Trustees of Franklin Templeton Mutual Fund have decided to distribute the following Income Distribution cum capital withdrawal (IDCW):

Name of the Schemes / Plans / Options	Face Value per Unit (₹)	Amount of IDCW per Unit (₹)	NAV per Unit as on January 20, 2025 (₹)
Franklin India Equity Savings Fund (FIESF)			
FIESF – Monthly IDCW Plan		0.075	13.3145
FIESF – Monthly IDCW Plan - Direct	10.00	0.095	13.9133
Franklin India Bluechip Fund (FIBCF)			
FIBCF – IDCW Plan	10.00	4.250	48.6219
FIBCF – IDCW Plan - Direct		5.000	56.3062
Franklin India ELSS Tax Saver Fund (FIETSF)			
FIETSF – IDCW Plan	10.00	4.500	68.368
FIETSF – IDCW Plan - Direct		5.250	79.0127
Franklin India Dynamic Asset Allocation Fund of Funds (FIDAAF)			
FIDAAF – IDCW Plan	10.00	0.850	43.2933
FIDAAF – IDCW Plan - Direct		1.000	50.9996
Franklin India Debt Hybrid Fund (FIDHF)			
FIDHF – Monthly IDCW Plan	10.00	0.085	13.2303
FIDHF – Monthly IDCW Plan - Direct		0.095	15.0309

The Record Date for the same will be January 24, 2025 (Friday). If in case the Record Date falls on a non-Business Day, the immediately following Business Day shall be the Record Date. All the Unitholders / Beneficial Owners of the IDCW Plan / option of the scheme who are registered in the records of Registrar / Depositories as on the Record Date shall be entitled to receive IDCW. The investors in the IDCW re-investment plan/option will be allotted units for the IDCW amount at the NAV of next Business Day after the Record Date.

Please note that the IDCW payout shall be subject to the availability of distributable surplus and if the available distributable surplus as on the record date is lower than the aforementioned IDCW rate, then the available distributable surplus shall be paid out. The payout shall be subject to tax deducted at source i.e. TDS, as applicable.

Pursuant to payment of IDCW, the NAV of the scheme would fall to the extent of payout and statutory levy (if applicable).

For Franklin Templeton Asset Management (India) Pvt. Ltd. (Investment Manager of Franklin Templeton Mutual Fund)
 Sd/-
 Authorized Signatory
 Date: January 21, 2025

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

franklin TEMPLETON
 Franklin Templeton Mutual Fund
 Registered Office: One International Center, Tower 2, 12th and 13th Floor, Senapati Bapat Marg, Elphinstone Road (West), Mumbai 400013

Income Distribution cum capital withdrawal (IDCW) in certain schemes/plans/options of Franklin Templeton Mutual Fund

The Trustees of Franklin Templeton Mutual Fund have decided to distribute the following Income Distribution cum capital withdrawal (IDCW):

Name of the Schemes / Plans / Options	Face Value per Unit (₹)	Amount of IDCW per Unit (₹)	NAV per Unit as on January 20, 2025 (₹)
Franklin India Equity Savings Fund (FIESF)			
FIESF – Monthly IDCW Plan		0.075	13.3145
FIESF – Monthly IDCW Plan - Direct	10.00	0.095	13.9133
Franklin India Bluechip Fund (FIBCF)			
FIBCF – IDCW Plan	10.00	4.250	48.6219
FIBCF – IDCW Plan - Direct		5.000	56.3062
Franklin India ELSS Tax Saver Fund (FIETSF)			
FIETSF – IDCW Plan	10.00	4.500	68.368
FIETSF – IDCW Plan - Direct		5.250	79.0127
Franklin India Dynamic Asset Allocation Fund of Funds (FIDAAF)			
FIDAAF – IDCW Plan	10.00	0.850	43.2933
FIDAAF – IDCW Plan - Direct		1.000	50.9996
Franklin India Debt Hybrid Fund (FIDHF)			
FIDHF – Monthly IDCW Plan	10.00	0.085	13.2303
FIDHF – Monthly IDCW Plan - Direct		0.095	1