



November 12, 2025

National Stock Exchange of India Limited,

Compliance Department, Exchange Plaza, Bandra Kurla Complex, Bandra (East), Mumbai - 400051, Maharashtra, India **BSE** Limited,

Compliance Department, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400001, Maharashtra, India

Dear Sir/Madam.

Subject: Outcome of Board Meeting-November 12, 2025

Stock Code: BSE - 539787, NSE - HCG

Reference: Regulation 30, 33 read with Schedule III of SEBI (Listing Obligations and

Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations")

Further to our intimation dated November 05, 2025, and pursuant to Regulation 30, 33 read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, this is to inform that the Board of Directors of the Company at its meeting held on November 12, 2025, has, inter alia, considered and approved the following agenda:

- 1. Unaudited Financial Results of the Company (Standalone and Consolidated), for the quarter and six months ended September 30, 2025.
- 2. Issue and allotment of 7,537 (Seven Thousand Five Hundred Thirty Seven) equity shares of the Company of INR 10 each, upon exercise of Employee Stock Options in accordance with the Employee Stock Option Scheme, 2021 of the Company.

In this regard, please find enclosed herewith the Unaudited Financial Results of the Company (Standalone and Consolidated) for the quarter and six months ended September 30, 2025, accompanied by the Limited Review Report thereon.

The above information is also available on the website of the Company and can be accessed at: https://www.hcgoncology.com/.

The meeting of the Board of Directors commenced at 10:30 a.m. and concluded at 5.30 p.m.





Kindly take the intimation on record and acknowledge receipt of the same.

Thanking you,

For HealthCare Global Enterprises Limited

Sunu Manuel Company Secretary & Compliance Officer

Encl: a/a.

BSR&Co.LLP

Chartered Accountants

Embassy Golf Links Business Park Pebble Beach, B Block, 3rd Floor No. 13/2, off Intermediate Ring Road Bengaluru - 560 071, India Telephone: +91 80 4682 3000

Fax: +91 80 4682 3999

Limited Review Report on unaudited standalone financial results of HealthCare Global Enterprises Limited for the quarter ended 30 September 2025 and year to date results for the period from 1 April 2025 to 30 September 2025 pursuant to Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To the Board of Directors of HealthCare Global Enterprises Limited

- We have reviewed the accompanying Statement of unaudited standalone financial results of HealthCare Global Enterprises Limited (hereinafter referred to as "the Company") for the quarter ended 30 September 2025 and year to date results for the period from 1 April 2025 to 30 September 2025 ("the Statement").
- 2. This Statement, which is the responsibility of the Company's management and approved by its Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013, and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations"). Our responsibility is to issue a report on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 5. The acquisition of oncology hospital business from HCG NCHRI Oncology LLP on a slump sale basis during the quarter ended 31 December 2024 was accounted for in the previous financial year in accordance with the requirements of Appendix C to Ind AS 103. i.e. 1 April 2023. The figures for the corresponding quarter ended 30 September 2024 and year to date ended 30 September 2024, have been restated by the Company to give effect to the acquisition referred to above. The figures for the corresponding quarter ended 30 September 2024 and year to date ended 30 September 2024, in so far it pertains to the business acquired, have been reviewed by another auditor, whose report dated 08 November 2024 had expressed an unmodified conclusion. Further, the adjustment entries with respect to the business acquisition passed in the aforesaid corresponding periods have been reviewed by us.



Our conclusion is not modified in respect of this matter.

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Bangalore

12 November 2025

Parliner

Membership No.: 064597 UDIN:25064597BMOXTC7898

HealthCare Global Enterprises Limited
CIN: L15200Kx1998PLC023489

Rogd: Office TICG Tower No. 8, P. Kalinge Ras Rogad, Samper Rama Nagar Bengaluru 500 027, Karnataka, India
Corp. Office: Tower Block, Unity Building Complex, No. 3, Mission Road, Bengaluru 500 027, Karnataka, India

$STATEMENT \ OF \ UNAUDITED \ STANDALONE \ FINANCIAL \ RESULTS \ FOR \ THE \ QUARTER \ ENDED \ AND \ SIX \ MONTHS \ ENDED \ 30 \ SEPTEMBER \ 2025$

(Rs. in Lakhs except share data

Sl. No.	Particulars	Quarter ended 30 September 2025	Preceding quarter ended 30 June 2025	ended 30 September 2024	Six months ended 30 September 2025	ended 30 September 2024	Previous year ender 31 March 2025
		Unaudited	Unaudited	Unaudited (Refer note 6)	Unaudited	Unaudited (Refer note 6)	Audited
1	Income						
	(a) Revenue from operations	34,441	32.593	32.845	67,034	64,205	127.652
	(b) Income from government grant	143	116	80	259	155	397
	(c) Other income (refer note 3)	382	~44	979	1.176	1,986	3.461
	Total income	34,966	33,503	33,904	68,469	66,346	131,510
2	Expenses						
	(a) Purchases of medical and non-medical items	9 0"7	8.424	8.315	17.561	16,072	32,125
	(b) Changes in inventories	(140)	(361)	(154)	(501)	(294)	(360)
	(c) Employee benefits expense (refer note 8)	5.286	5,641	5.601	10.927	11.245	22.058
	(d) Finance costs	2.136	2 430	2.058	4,566	4,037	8.414
	(e) Depreciation and amortisation expense	3.016	2.825	2,788	5.841	5.444	11.139
	(1) Medical consultancy charges	6,563	6,428	6.283	12.991	12,279	24.920
	(g) Other expenses (refer note 4 and 7)	7.568	7.592	6,722	15.160	13,647	27 774
	Total expenses	33,506	32,979	31,613	66,485	62,430	126,070
3	Profit before exceptional items and tay (1-2)	1,460	524	2,291	1,984	3,916	5,440
4	Exceptional items, net (loss) (refer note 2)					_	(3.482)
5	Profit before tax (3+4)	1,460	524	2,291	1,984	3,916	1,958
6	Tax expense						
	- Current tax	438	334	928	772	1.516	2,066
	- Deferred tax	156	(155)	(432)	(211)	(671)	(461
	Total tax expense	382	179	496	561	845	1,605
7	Profit for the period /year (5-6)	1,078	345	1,795	1,423	3,071	353
×	Other comprehensive income / (loss)						
	Items that will not be reclassified subsequently to profit or loss			l .	ļ		
	- Remeasurements of the defined benefit plans	(15		_	(15)	_	39
	- Income tax effect on above	4	_	_	4		(4)
	Other comprehensive income/ (loss) for the period / year, net of tax	(11)		-	(11)	-	30
ŋ	Total comprehensive income for the period / year (7+8)	1,067	345	1,795	1,412	3,071	383
10	Paid-up equity share capital (Face value of Rs. 10 each)	14,100	13,942	13,930	14,100	13,939	13,942
11	Reserves, i.e., 'Other equity'		L				105,190
12	Earnings per equity share (face value of Rs. 10 each)	Not annualised	Not annualised	Not annualised	Not annualised	Not annualised	Annualised
	(a) Basic (Rs.)	0.77	0.25	1 29	1 02	2 20	0.25
	(b) Diluted (Rs.)	0.77	0.24	1 27	1.01	2 18	0.25
	See accompanying notes to the Standalone Financial Results		!				



HealthCare Global Enterprises Limited
CIN: L15200KA1998PLC023489

Regd-Office (HCG Tower No. 8, P. Kalunga Rao Road, Sampanga Rama Nagar, Bengaluru 800-02°, Kamataka, India
Coop. Office Tower Block, Units Budding Complex, No. 3, Misson Road, Bengaluru 800-02°, Kamataka, India
STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED AND SIX MONTHS ENDED 30 SEPTEMBER 2025

STANDALONE BALANCE SHEET	As at	(Rs in Lakh As at
Particulars	30 September 2025	31 March 2025
	Unaudited	Audited
A ASSETS		
I Non-current assets (a) Property, plant and equipment	56,823	58.04
(a) rioperty, plant and equipment (b) Capital work in progress	5,850	2.26
(c) Capital work in progress (c) Right-of-use assets	34,000	35.45
(d) Goodwill	9.014	9,01
(d) Goodwill (e) Other intangible assets	1.003	1.28
(1) Financial assets	1.00	10
(i) Investments (refer note 3 and 5)	69.585	69,57
(ii) Loans	3.965	3.77
(ii) Other financial assets	7.824	7.65
(g) Other tax assets (net)	5,070	5.38
(h) Other non-current assets	6.482	3.88
Total non current assets	200,516	196,33
I Current assets	200,310	170,55.
(a) Inventories	2.477	1,97
(b) Financial assets	2.477	1,77
(1) Trade receivables	27.804	26.191
(n) Cash and cash equivalents	11,023	15.80
(iii) Bank balance other than cash and cash equivalents above	11.02.5	10.61
(iv) Loans	188	16:
(v) Other financial assets	8,565	6,595
(c) Other current assets	4,390	2,69
Total current assets	54,447	64,84
Total assets	254,963	260,380
Total assets	254,963	260,381
B EQUITY AND LIABILITIES		
I Equity		
(a) Equity share capital	14.100	[3 942
(b) Other equity (refer note 8)	104,324	105 190
Total equity	118,424	119,132
I Liabilities		
Non-current liabilities		
(a) Financials habilities		
(1) Borrowings	32,001	30,35
(n) I case habilities	41.611	42,369
(iii) Other financial habilities	1,079	1.05
(b) Provisions	1.305	1.24
(c)Deferred tax habilities (net)	306	51"
(d) Other non-current habilities	3,575	3.428
Total non - current liabilities	79,877	78,96-
Current liabilities		
(a) Financials habilities		
(1) Parrowings	23,193	34 772
	4,037	4.268
(ii) Lease habilities	43/57	4.208
(in) Trade payables	273	209
Total outstanding dues of micro enterprises and small enterprises	16,102	15.005
Total outstanding dues of creditors other than micro enterprises and small enterprises	10,102	15,00
(iv) Other financial habilities	4,260	4,060
(b) Other current habilities	5,379	2,100
(c) Provisions	1.515	1.60-
(d) Current tax liabilities (net)	1.903	26-
Total current liabilities	56,662	62,28-
Total equity and liabilities	254,963	260,380
Lotal equity and nabilities	254,963	260,3



HealthCare Global Enterprises Limited
CIN: L15200KA1998PLC023489

Regd Office IECG Tower No. 8. P. Kalmaga Rao Road. Sampangi Rama Nagar, Bengaluru 560 027, Kamataka, India
Copy Office Tower Block, Unity Budding Complex, No. 3, Mission Bood. Bengaluru 560 027, Kamataka, India
STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED AND SIX MONTHS ENDED 30 SEPTEMBER 2025

Standalone Cash Flow Statement (F				
	For the six month	For the six month		
Particulars	ended	ended		
Particulars	30 September 2025	30 September 2024		
	Unaudited	Unaudited		
Cash flows from operating activities		(Refer note 6)		
Profit before tax	1,984	3.91		
Adjustments for:	1,704	3,71		
Finance costs	4.500	4.03		
Gain on investment revalued at FVTPI	(10)	(1		
Guarantee commission income	(34)	68		
Remeasurement of contingent consideration (refer note 3)	11	127		
Fair value change of financial hability	280	12.		
Finance lease income	(202)	(19		
Loss allowance on trade receivables	589	89		
Expenses on employee stock option scheme	120	35		
FSOP Cash Settlement (refer note 8)	(5.808)	-		
Interest mome	(842)	197		
Income from government grant	(259)	(15		
Depreciation and amortisation expense	5.841	5.44		
Net foreign exchange (gain)	(21)	(3		
rectorcign exchange (gant)	1 '-''			
Movements in working capital:				
Changes in trade receivables	(2.174)	(6.47		
Changes in inventories	(105)	(2)		
Changes in loans, financial assets and other assets	(3.031)	(4.11		
Changes in trade payables, financial habilities and other liabilities	4.326	1.79		
Changes in provisions	(39)	Į.		
Cash generated from operations	4.785	3,96		
Income taxes paid (net of refunds)	1,730	54		
Net cash generated from operating activities (A)	6,515	4,44		
Cash flows from investing activities				
Fixed deposits invested	(19)	(25		
Proceeds from maturity of fixed deposits	10,009	00,1		
Acquisition of property, plant and equipment and others	(7.431)	(8.25		
Proceeds from disposal of property, plant and equipment	139	1		
Interest received	- 1	6.		
Investment in subsidiaries	- 1	(66		
Deferred Consideration for Investment in subsideries	- 1	(21		
Proceeds from repayments of related party loans	- 1	20		
Proceeds from sub-lease receivable	312	2.3		
Net cash (used) in investing activities (B)	3,010	(7,3)		
Cash flows from financing activities				
Proceeds from issue of equity shares	2,403	12		
Proceeds from long-term borrowings	5,138	5,47		
Repayment of long-term borrowings	(4,712)	(1.41		
Repayment of principal portion of lease hability	(1.863)	(1.02		
Interest paid on lease liability	(2.237)	(1.57		
Interest and other borrowing cost paid	(2.572)	(2,09		
Net cash generated from / (used in) financing activities (C)	(3,843)	(51		
Net increase/(decrease) in cash and cash equivalents (A+B+C)	5.682	(3,3°		
Cash and cash equivalents at the beginning of the period	(12.175)	12.11		
Cash and cash equivalents at the original of the period	(6,493)	8,73		

	For the six month	For the six month	
Break up of cash and cash equivalents at the end of the period	ended	ended	
	30 September 2025	30 September 2024	
Cash and cash equivalents at the end of the period (before adjustment of bank overdraft)	11,023	22,323	
Less: Bank overdrafts repayable on demand	(17,516)	(13.584)	
Cash and cash equivalents at the end of the period	(6,493)	8,739	



HealthCare Global Enterprises Limited
CIN: L15200KA1998PLC0223489

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STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED AND SIX MONTHS ENDED 30 SEPTEMBER 2025

This statement of standatone financial results (the Statement) of HealthCare Global Enterprises Limited (the Company) for the quarter and six months ended 30 September 2025 has been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 12 November 2025. The Statement has been prepared in accordance with Indian Accounting Standards (Ind. As) as notified by the Ministry of Corporate Affairs pursuant to Section 133 of the Companies. Act. 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules 2015, as amended and in terms of Regulation 33 of the SFB1 (Listing Obligation and Divelosure requirements) Regulations. 2015

The Statement has been subjected to limited review by the statutory auditors of the Company who have issued an unmodified review opinion thereor

Exceptional items:

During the previous year ended 31 March 2025, the recoverable amount of investments in HCG NCHRI Oncology LLP was estimated to be lower than its carrying value resulting into an impairment of Rs 3.482 lakhs. As at 31 March 2025, the Company carries total investment of Rs 6.634 lakhs and the total provision for impairment against the aforementioned investment of Rs 5.595 lakhs.

Pursuant to the Business Transfer Agreements ("BTA") with NRJ Health Care Private Limited and Amrish Oncology Services Private Limited, the Company had acquired their comprehensive cancer care centre and Radiation unit. Centre respectively in Indore on a slump sale basis on 3 October 2023. As per the terms of the BTA, the Company had paid upfront consideration aggregating to Rs. 4 500 lakhs. The BTA also provided for contingent consideration to be paid after 12 months from the date of acquisition amounting to a maximum of Rs. 1,600 lakhs subject to achievement of the specified financial performance targets of the business acquired. Based on the Purchase Price Allocation report, an amount of Rs. 4,160 lakhs and Rs. 263 lakhs were recorded as Goodwill and contingent consideration, respectively in respect of this acquisition

During the six months period ended 30 September 2024, the management remeasured the fair value of contingent consideration payable as Nil. Consequently, the contingent consideration of Rs 278 lakhs (including interest accrued) was written back

During the previous vein ended 31 March 2025, pursuant to the Share Purchase Agreement dated 28 June 2024 with Vizag Hospital And Cancer Research Centre Private Limited (VTICRPL) and its shareholders, the Company had acquired shares of VTICRPL on 01 October 2024 for a consideration of Rs. 20,632 lakhs and acquired the control of VTICRPL from 02 October 2024. Further as per the terms of the agreement the Company had committed to acquire an additional 34% of equity share capital of VTICRPL for a consideration of Rs. 15,400 lakhs (approx.) which is payable within 18 months from the date of first closing it e. 01 October 2024). The consideration for the balance 15% of equity share capital will be determined as per the terms of the shareholder agreement. Based on the purchase price allocation done by the management, an amangement of Rs. 20,693 lakhs was recorded as Goodwill.

The Company incurred Rs. 259 lakhs towards legal and professional fees in respect of this business acquisition which was charged-off in the statement of profit and loss as Other expenses in the relevant prior period.

During the previous year ended 31 March 2025, the Board of Directors, in their meeting held on 9 November 2024, had approved the following arrangements between the Company and HCO NCHRI Oncology LLP (a wholly owned subsidiary of the

Company, Creamer and the diagnostic business by, the braind name of Triesta and the PEECT & Cyclotron business located at Chennat from the Company to HCG NCHRI Oncology LLP by way of a shump sale, and 2) framsfer of the oncology hospital business at Nagpur from ECG NCHRI Oncology LLP to the Company to way of a shump sale.

The impact of business transfer mentioned in the point 2 above, has been accounted for as per Appendix C of Ind AS 103 — Business Combinations, as a common control transaction. Accordingly, amounts for the corresponding quarter and six month period ended 30 September 20-24 were restated after recognising the effect of the business transfer. The effect of this business transfer on the amount of the revenue and profit published in corresponding quarter and six months period are as shown below.

Particulars	Quarter ended 30 September 2024 Rs.in lakhs	Six months ended 30 September 2024 Rs.in. lakhs
Revenue from operations		
As published in the respective period	30,596	59,890
As restated for the effect of Business-Transfer Agreements ("BTA")	32.845	64,205
Profit after tax		
As published in the corresponding quarter	1,603	2.775
As restated for the effect of Business Transfer Agreements ("BTA")	1,795	3,071

During the pressous year ended 31 March 2025, the Company had entered into an Amended and Restated Shareholders' Agreement c'Restated SHA' on 14 February 2025 with Aastha Oncology Private Limited ("AOPL") and ITCG Medi-Sting Hospitals Private Limited ("Subsidiary". The Restated SHA superseded the shareholders' agreement dated 28 March 2012 entered into by and between the Company, AOPL and the Subsidiary. The Restated SHA recorded the revised terms and conditions governing the management and governance of the Subsidiary, and the inter-se rights and obligations between the Company and AOPL in respect of the Subsidiary. The Restated SHA also revised the terms of exit and the underlying Pu Option with AOPL

Parsuant to this amendment the Company has the option to settle put option granted to AOPL at its sole discretion either by payment of equivalent cash or through the grant of the equivalence of the Company, at fair value

The Company mentioned Rs 157 lakhs towards legal and professional fees in respect of this transaction which was charged-off in the statement of profit and loss as Other expenses during the preceding quarter ended 30 June 2025

During the previous year ended 31 March 2025 (the Board of Directors of the Company had approved a share purchase agreement (SPA) dated 23 February 2025 between Accso Company Ptc. Ltd. ("Seller"). Hector Asia Holdings II Ptc. Ltd. ("Purchaser"). and KEA FBIT II Scheme. F. Purchaser 25 (Purchaser 1 and Purchasers 2 collectively. Purchasers) and the Company. for the sale of upto \$49 of the diluted voting, share capital of the Company from Seller to the Purchasers. Hector Asia Holdings II Ptc. Ltd. is an affiliate of funds, vehicles and or entities managed and/or advised by Koliberg Kravis Roberts & Co. L.P., which is an undirect subsidiary of KKR & Co. Inc.

Pursuant to the SPA, the Purchasers agreed to purchase from the Seller, the equity shares of the Company had by the Seller capital of the Company in two transfers. On 30 May 2025, the Purchasers

acquired 51 59% of the diluted voting share capital of the Company at a price of INR 445 per share

Pursuant to the aforesaid transaction, the seller has been reclassified from the 'Promoter' category to the 'Public' category of the Company, and Parchaser 1 and Purchaser 2 have been classified as 'Promoter' and 'Promoter Group', respectively, in

ordance with Regulation 31A of the SI-BI (Listing Obligations and Disclosure Requirements) Regulations, 2015

- During the previous year ended 31 March 2025. Board of Directors of the Company had approved an amendment to the F8OP 2021 Scheme at their meeting held on 21 February 2025 and the same was approved by the shareholders of the Company through a postal ballot on 27 April 2025. This provided an option to option holders ("Relevant Option Holder") to surrender up to maximum of 1,619,741 employee stock options ("Relevant ESOPS") held by them that have vested prior to or immediately following the frade Sale ras defined in the grain letter) and to provide them eash for such amount which is the lower of (0) the per share price at which a shareholder has a right to tender shares in any mandatory public offer prevailing at the time less excrets price of the Option. and time per share value of fifth 479 fees of the Option and time fees overeres price of the Option. and time per share value of fifth 479 fees of the Option and time of the Opti
- During the previous vein ended 31 March 2025. Access Company Pte. Ltd. the erstwhile Promoter of the Company, through its parent Access Investment Holdings. Pte. Ltd. ("AHIPL") had proposed making bonus paraments directly to certain key managerial personnel and employees of the Company ("Identified Employees") without the Company being party to such arrangement subject to such conditions as AHIPL, may determine at its sole discretion, as consideration to the Identified Employees for performing their duties towards enhancement of shareholders of the Company being party to such arrangement subject to such conditions as AHIPL, may determine at its sole discretion, as consideration to the Identified Employees for performing their duties towards enhancement of shareholders of the Company through a provide Intelligence of the Francisco of the Providers of the Provide
- Pursuant to the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, on 10 July 2025, an open offer was made through Kotak Mahindra Capital Company Limited, Manager to the open offer, for the acquisition of equity shares from the public shareholders of the Company by Hector Asia Holdings II Pie Lid together with Bector Asia Holdings II Pie Lid, KRR Asia IV Fund Investments Pie Lid, and KIA EBT II Scheme I. This open offer was to acquire up to 37,090,327 fully pard-up Equity Shares of face value Rs. 10 each, representing 26 00% (wenty-say per cent of the Expanded Voting Share Capital as defined in the Letter of Offer, at Rs. 504.41 per share, payable in each Pursuant to this open offer 318 Equity Shares were tendered and acquired by Hector Asia Holdings II Pie Lid.
- The Board of Directors, at its meeting held on 12 November 2025, has approved an investment of up to Rs 700 lakbs (in equivalent USD) in equity shares of Cancer Care Kenya Limited, a step-down subsidiary of the Company, based on the fair value of its shares as determined by an independent valuer. The proposed investment is subject to applicable regulatory approvals and completion of necessary formalities

Bangalore

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12. The Company has a single operating segment of "setting up and managing hospitals and medical diagnos dobal Entero

parish

Dr. Manish Mattoo Executive Director and Chief Executive Officer

Bangalore, 12 November 2025

BSR&Co.LLP

Chartered Accountants

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Limited Review Report on unaudited consolidated financial results of HealthCare Global Enterprises Limited for the quarter ended 30 September 2025 and year to date results for the period from 1 April 2025 to 30 September 2025 pursuant to Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To the Board of Directors of HealthCare Global Enterprises Limited

- 1. We have reviewed the accompanying Statement of unaudited consolidated financial results of HealthCare Global Enterprises Limited (hereinafter referred to as "the Parent"), and its subsidiaries (the Parent and its subsidiaries together referred to as "the Group") and its share of the net profit after tax and total comprehensive income of its joint venture for the quarter ended 30 September 2025 and year to date results for the period from 1 April 2025 to 30 September 2025 ("the Statement"), being submitted by the Parent pursuant to the requirements of Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("Listing Regulations").
- 2. This Statement, which is the responsibility of the Parent's management and approved by the Parent's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013, and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
 - We also performed procedures in accordance with the circular issued by the Securities and Exchange Board of India under Regulation 33(8) of the Listing Regulations, to the extent applicable.
- 4. The Statement includes the results of the entities mentioned in Annexure I of this limited review report.
- 5. Based on our review conducted and procedures performed as stated in paragraph 3 above and based on the consideration of the review reports of the other auditors referred to in paragraph 6 below, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

6. We did not review the interim financial information of 11 Subsidiaries and 7 step down subsidiaries included in the Statement, whose interim financial information reflects total assets (before consolidation adjustments) of Rs. 85,912 Lakhs as at 30 September 2025, total revenues (before consolidation adjustments) of Rs. 13,970 Lakhs and Rs. 27,161 Lakhs, total net profit after tax (before consolidation adjustments) of Rs. 264 Lakhs and Rs. 652 Lakhs and total comprehensive income (before consolidation adjustments) of Rs. 337 Lakhs and Rs. 750 Lakhs, for the quarter ended 30 September 2025 and for the period from 1 April 2025 to 30 September 2025 respectively, and cash inflows (net) (before consolidation adjustments) of Rs. 566 Lakhs for the period from 1 April 2025 to 30 September 2025 as considered in the Statement. The Statement also include the Group's share of net profit after tax of Rs. 31 Lakhs and Rs. 99 Lakhs and total comprehensive income of Rs. 31 Lakhs and Rs. 99 Lakhs, for the quarter ended 30 September 2025 and for the period from 1 April 2025 to 30 September 2025 respectively as considered in the Statement, in respect of a joint venture, whose interim financial information has not been reviewed by us. These interim financial information have been reviewed by other auditors whose reports have been furnished to us by the Parent's management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries and a joint venture, is based solely on the reports of the other auditors and the procedures performed by us as stated in paragraph 3 above.

Our conclusion is not modified in respect of this matter.

For BSR & Co. LLP

Chartered Accountants

Firm's Registration No.:101248W/W-100022

Vikash Gupta

Partner

Bangalore

12 November 2025

Membership No.: 064597

UDIN:25064597BMOXTB2356

Annexure I

List of subsidiaries (including step-down subsidiaries) and joint venture included in unaudited consolidated financial results.

Sr. No	Name of component	Relationship	Country of incorporation	
1	BACC Healthcare Private Limited	Subsidiary	India	
2	HCG Medi-Surge Hospitals Private Limited	Subsidiary	India	
3	HCG Oncology LLP	Subsidiary	India	
4	HCG Oncology Hospitals LLP (formerly known as Apex HCG Oncology Hospitals LLP)	Subsidiary	India	
5	HCG Manavata Oncology LLP	Subsidiary	India	
6	Malnad Hospital & Institute of Oncology Private Limited	Subsidiary	India	
7	HealthCare Diwan Chand Imaging LLP	Subsidiary	India	
8	HCG NCHRI Oncology LLP	Subsidiary	India	
9	Nagpur Cancer Hospital & Research Institute Private Limited	Subsidiary	India	
10	HCG Kołkata Cancer Care LLP (formerly known as HCG EKO Oncology LLP)	Subsidiary	India	
11	HCG Rajkot Hospitals LLP (formerly known as HCG Sun Hospitals LLP)	Subsidiary	India	
12	Niruja Product Development & Healthcare Research Private Limited	Subsidiary	India	
13	HealthCare Global Senthil Multi Specialty Private Limited	Subsidiary	India	
14	Suchirayu Health Care Solutions Limited	Subsidiary	India	



Sr. No	Name of component	Relationship	Country of incorporation
15	HCG (Mauritius) Pvt. Ltd.	Subsidiary	Mauritius
16	Vizag Hospital & Cancer Research Centre Private Limited	Subsidiary	India
17	HealthCare Global (Africa) Private Limited	Step-down subsidiary	Mauritius
18	Healthcare Global (Uganda) Private Limited	Step-down subsidiary	Uganda
19	Healthcare Global (Tanzania) Private Limited	Step-down subsidiary	Tanzania
20	Healthcare Global (Kenya) Private Limited	Step-down subsidiary	Kenya
21	Cancer Care Kenya Limited	Step-down subsidiary	Kenya
22	Vizag Hospital & Cancer Research Centre (Jharsuguda) Private Limited	Step-down subsidiary	India
23	Vizag Hospital & Cancer Research Centre (Odisha) Private Limited	Step-down subsidiary	India
24	Advanced Molecular Imaging Limited	Joint Venture	Kenya

14

HealthCare Global Enterprises Limited

CIN: L15200KA1998PLC033489

Regd Office: HCG Tower, No. 8, P Kalinga Rao Road, Sampangi Rama Nagar, Bengaluru 560 027 Karnataka, India Corp. Office: Tower Block, Unity Building Complex, No. 3, Mission Road, Bengaluru 560 027, Kornataka, India

$STATEMENT \ OF \ UNAUDITED \ CONSOLIDATED \ FINANCIAL \ RESULTS \ FOR \ THE \ QUARTER \ AND \ SIX \ MONTHS \ ENDED \ 30 \ SEPTEMBER \ 2025$

(Rs. in Lakhs except share data)

		Quarter	P	T	Six months	Six months	Previous year
SI. Nn.	Particulars	ended	Preceding quarter ended	Corresponding quarter ended	ended	ended	ended
		30 September 2025	30 June 2025	30 September 2024	30 September 2025	30 September 2024	
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
ı	Income						
	() Revenue from operations	64.516	61,180	55.247	125.696	107.7,6	221.814
	(b) Income is an government grant	169	136	107	305	196	471
	(c) Other income frefer note 3)	262	683	1,113	945	1,994	3,481
	Total income	64,947	61,999	56,467	126,946	109,906	225,766
	Expenses						
	(a) Purchases of medical and non-medical items	18.122	16,633	14,863	34,755	28.438	5 - 23
	(b) Changes in aventories	(407	(446)		(853)	(692)	
	(c) Employee benefits expense (refer note 8)	9,418	9,777	8,527	19,195	17.043	35.348
	(d) l'inance costs	4,362	4.547	3,598	8,9	969	15,456
	(e) Depreciation and amortisation expense	6,280	5.791	4 974	12,071	9 75	21.134
	(t) Medical consultancy charges	13.560	13,302	11.789	2 : 462	22,994	48,167
- 1	(g) Other expenses (refer notes 4 and 7)	11.561	11.271	10,388	22.832	20,811	41.982
İ	Total expenses	62,996	60,875	53,699	123,871	105,238	220,147
	Profit before share of profit / (loss) of joint venture, exceptional items and tax (1-2)	1,951	1,124	2,768	3,075	4,668	5,619
	Share of profit / (loss) of joint venture	31	68	(3)	99	(4)	77
	Profit before exceptional items and tax (3+4)	1,982	1,192	2,765	3,174	4,664	5,696
, ,	Exceptional item						
- 1	Profit before tax (5+6)	1,982	1,192	2,765	3,174	4,664	5,696
	Tax expense						
	- Current tax	805	891	1.105	1,696	1.872	2.866
- 1	- Deferred tax (refer notes 2 and 5)	(8%)	(297)	(408	(1,186)	(619)	(2,053
	Total tax expense	(84)		69~	510	1,233	813
9	Profit for the period / year (7-8)	2,066	598	2,968	2,664	3,431	4,883
10	Other comprehensive income / (loss)				ļ		
- 1	(1) items that w.ll not be reclassified subsequently to profit or loss				i		1
	- Remeasurements of the defined benefit plans	11	-	-	11	-	41
	- Income tax effect on above	(5)		-	(5)	-	(29
	(π) Items that will be reclassified to profit or loss					ļ	}
	- Evoluting differences on transly on of financial statements of foreign operations	51	25	36	76	1410	108
	Other comprehensive income / (loss) for the period / year, net of tax	57	25	36	82	100	180
11	Total comprehensive income for the period / year (9+10)	2,123	623	2,104	2,746	3,531	5,06.3
- 1	Profit / (loss) for the period /year attributable to:				ł		1
ŀ	Owners of the Company	1.62	475	l, 1	2,102	3,007	4,441
- 1	Non-controlling interests	.39	123	269	562	+24	442
- 1	Other comprehensive income / (loss) for the period / year attributable to	1					
- 1	Owners of the Company	78	17	39	95	82	161
1	Non-controlling interests	(21	8	(3)	(13)	18	10
- 1-	Total comprehensive income for the period / year attributable to	i					1
	Owners of the Company	1 705	+92	1,838	2,197	3 189	4,502
	Non-controlling unterests	418	131	2	544)	.1-12	461
1	Pand-up equity share capital (Face value of Rs. 10 each)	14,100	13,942	13 939	14,100	13,939	13,942
	Reserves, i.e., 'Other equity'	14,100	13,942	13 717	14.100	15,919	78,303
_	Earnings per equity share (face value of Rs. 10 each)	Not annualised	Not annualised	Not annualised	Not annualised	Not annualised	Annualised
	(a) Basic Rs	1.16	0.34	1.29	L.50	2.16	3 19
	(b) Diluted (Rs.)	1 16	0.34	1.28	1.49	2.14	3 14
1	See accompanying notes to the Consolidated Financial Results	1	di				



HealthCare Global Enterprises Limited

CIN: L15200KA1998PLC023489

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STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30 SEPTEMBER 2025

CONSOLIDATED BALANCE SHEET (Rs in 1 As at As at				
	Particulars	30 September 2025	31_March 2025	
	Particulars	Unaudited	Audited	
A AS	SSETS			
- 1	on-current assets			
	Property, plant and impment	124 941	126.8	
	Capital work in progress	9.586	2,47	
	Right-of-use assets	70.619	69.41	
	Goodwill	42.998	42,99	
(0)	Other intangible assets	4,193	4,89	
fi	Investment in equity accounted investee	548	43	
	Finance Lassets			
- 1	(i) Investments	710	70	
	(n) Other financial assets	6,614	7,04	
(h)	Deferred tax assets (net)	3,660	2,49	
- 10	Other tax assets (net)	11.146	8 55	
(i)	Other n n-current assets	7.268	4.04	
To	tal non current assets	282,183	269,94	
I Cu	errent assets	1		
(a)	Inventones	6155	5,30	
(b)	Financial assets			
- -	(i) Trade receivables	43.188	40,09	
	(i) Cash and cash equivalents	18.261	23.58	
	m) Bank balance other than cash and cash equivalents (eve	1,907	11.18	
(iv) Loans	374	270	
	v) Other financ, al assets	1,010	493	
(6)	Other current assets	5,482	3,450	
To	tul current assets	76,377	84,386	
To	tal assets	358,560	354,32-	
.				
	UITY AND LIABILITIES uity			
		11100	13.942	
	Equity share capital	14.100 7.962	78,303	
	Other equity (refer note 6 and 8 uity attributable to equity holders of the Company	92,062	92,24	
	n- controlling interests	7 330	5,766	
	al equity	99,372	99,00	
	dillities n-current liabilities	1		
	manicials Liabilities () Borrown	11.514	454	
1 '	n) base habilities	80.407	77.50	
	n) Cease adomnes	4)0	6,340	
1 '	Provisions	2.227	2.143	
	Deferred tax liabilities (act)	305	35-	
1 '	Other non-current liabilities	4,155	3,873	
	al non-current liabilities	155,208	150,677	
- 1				
	rrent liabilities			
	Financials liabilities			
	i) Borrowings	28,881	39,765	
	() Lease habilities	5.986	5,990	
- (0	iii) Trade payables	1		
	Total outstanding dues of micro enterprises and small enterprises	431	41.	
- 1	otal outstanding dues of creditors other than micro enterprises and small enterprises	3".866	33,012	
	ther funncial habilities	19.618	19,592	
	Other current habilities	7,4 -	3,670	
	Provisions	1,828	1 935	
	Current tax liabil es (net)	1.903	264	
	al current liabilities	193,980	194,642	
ITot	al equity and liabilities	358,560	354,324	



HealthCare Global Enterprises Limited
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STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30 SEPTEMBER 2025

STATEMENT OF UNAUDITED CONSOL	IDA I ED FEVA	NCIAL RESULTS FOR	K THE QUARTER AN
Consolidated Cash Flow Statement			(Rs in Lakhs)
		For the six month	For the six month
Particulars	- 1	ended	ended
Latifoliat 2	- 1	30 September 2025	30 September 2024
		Unaudited	Unaudited
Cash flows from operating activities			
Profit before tax	1	3,174	4,664
Adjustments for:	- 1		
Finance costs		8.909	6.969

	ended	ended
Particulars	30 September 2025	30 September 2024
	Unaudited	Unaudited
Cash flows from operating activities		
Profit before tax	3,174	4,66
Adjustments for:		
Finance costs	8,909	6,96
Gain on investment revalued at FVTPL	(10)	(
Loss on disposal of property, plant and equipment	3	(1
Loss allowance on trade receivables	625	1,33
Expenses on employee stock option scheme	143	38
ESOP Cash Settlement (refer note 8)	(5,808)	-
Interest income	(783)	191
Net gain on termination of lease	- 1	(6
Remeasurement of contingent consideration (refer note 3)	-	(27
Depreciation and amortisation expense	12,071	9,67
Income from government grant	(305)	(19
Net foreign exchange (gain)	(16)	(4
Share of (profit) / loss of equity accounted investee	(99)	
Movements in working capital:	1 1	
Changes in trade receivables	(3,708)	(7,50
Changes in inventories	(853)	(69
Changes in loans, financial assets and other assets	(2,343)	3,79
Changes in trade payables, financial liabilities and other liabilities	9,442	3,91
Changes in provisions	(12)	9
Cash generated from operations	20,430	13,54
Income taxes paid (net of refunds)	(1.205)	(96
Net cash generated from operating activities (A)	19,225	12,58
Cash flows from investing activities		
Fixed deposits invested	(1,652)	(37
Proceeds from maturity of fixed deposits	11,143	1,98
Acquisition of property, plant and equipment and others	(15,832)	(13,24
Proceeds from disposal of property, plant and equipment	231	8
Interest received	310	69
Invesment in a joint venture	-	(6
Net cash (used) in investing activities (B)	(5,800)	(10,92
Cash flows from financing activities		
Proceeds from issue of equity shares	2,403	12
Proceeds from long-term borrowings	7 136	8,41
Repayment of long-term borrowings	(6,779)	(4,24
Repayment of principle portion of lease liability	(2,572)	(1.75)
Interest paid on lease liability	(4,218)	(3,35)
Settlement of deferred consideration		(21)
Interest and other borrowing cost paid	(4 335)	(3,46)
Net cash (used) in financing activities (C)	(8,065)	(4,-19
Net increase/(decrease) in cash and cash equivalents {A+B+C}	5,360	(2,82
Cash and cash equivalents at the beginning of the period	(4,707)	16.60
Cash and cash equivalents at the end of the period	653	13,77

Break up of cash and cash equivalents at the end of the period	For the six mouth ended 30 September 2025	For the six month ended 30 September 2024
Cash and cash equivalents at the end of the period (before adjustment of bank overdraft)	18.261	27,821
l ess: Bank overdrafts repayable on demand	(17,608)	(14,044)
Cash and cash equivalents at the end of the period (before adjustment of bank overdraft)	653	13,777



HealthCare Global Enterprises Limited

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Corp Office, Tower Block, Unity Building Complex, No. 3. Mission Road, Benguluru 560 027, Kamataka, India STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30 SEPTEMBER 2025

Notes

This statement of unaudited consolidated financial results ('the Statement') of HealthCare Global Enterprises Limited ('the Company and, its subsidiaries (collectively referred to as 'the Group') and its joint venture. For the quarter and six months ended 50 September 2025 has been reviewed by the Healt Committee and approved by the Heart of Directors at their respective meetings held on 12 November 2025. The Statement has been prepared in accordance with Indian Accounting Standards (Ind AS) as notified by the Ministry of Corporate Affairs pursuant to Section 133 of the Companies and Disclosure requirements) Regulations 30 of the SEH (Listing Obligation and Disclosure requirements) Regulations, 2015

seted to limited review by the statutory auditors of the Company who have assued an unmodified review primien thereon

- During the quarter ended 30 September 2025, the management has reassessed whether the Company's Subsidiary IICG Oncology LLP would have sufficient taxable profits to utilize its unused tay losses in the forescenble future considering the improvement in its performance and utilization of tax losses accumulated in the earlier years. Accordingly, based on the reasonable certainty of availability of future profits in the forescenble future, the Group has recognized a deferred tax credit of Rs. 960 lakks on the brought forward business losses and unabsorbed depreciation with respect to this subsidiary. Atting the quarter ended 30 September 2025

 Pursuant to the Business Transfer Agreements ("BTA") with SRJ Health Care Private Limited and Amrish Oncology Services Private Limited, the Company had acquired their comprehensive curies care centro and Radiation unit / centre respectively ed whether the Company & Subsidiary IICG Oncology LLP would have sufficient taxable profits to utilize its unused tax losses in the foresceable future considering the
- in Indore on a slump-sale basis on 3 October 2023. As per the terms of the BTA, the Company had paid upfront consideration aggregating to Rs. 4,300 lakhs. The BTA also provided for contingent consideration to be paid after 12 months from the date of acquisition amounting to a maximum of Rs. 1,600 lakhs subject to achievement of the specified financial performance targets of the business acquired. Based on the Purchase Price Allocation report, an amount of Rs. 4,169 lakhs and Rs. 263 lakhs were recorded as Goodwill and contingent consideration, respect of this acquisition.

During the six mouths period ended 30 September 2024, the numagement remeasured the fair value of contingent consideration payable as Nil. Consequently, the contingent consideration of Rs 278 lakks (maintaing miterest accrited) was written back

- During the previous year ended 31 March 2025, pursuant to the Share Purchase Agreement dated 28 June 2024 with Vizing Hospital And Cancer Research Centre Private Limited (VHCRPL) and its shareholders, the Company had acquired 51% equity shares of VHICRPL on 10 October 2024 for a consideration of Rs. 20,632 lakhs and acquired the centrel of VHCRPL, from 02 October 2024. Further as per the terms of the agreement the Company had committed to acquire an additional 34% of equity share capital of VHICRPL for a consideration of Rs. 15,400 lakis (approx) which is payable within 18 mentla from the date of first cleaning (i.e. 01 October 2024). The consideration for the bulance 13% of equity share capital will be determined as per the terms of the shareholder agreement Based on the purchase price allocation done by the management, an amount of Rs. 20,695 lakhs was accorded as Coodwill.

 The Company incurred Rs.259 lakhs towards legal and professional fees in respect of this business acquisition which was charged-off in the statement of profit and loss as Other expenses in the relevant prior period.
- During the previous year ended 31 March 2025, The Board of Directors, in their meeting held on 9 November 2024, had approved the following arrangements between the Company and HCG NCHRI Oncology LLP (a wholly owned subsidiary of the Company), effective 1 December 2024:

1) Transfer of the degenestic business by the brand name of Triesta and the PET-CT & Cyclotron business located at Chennai from the Company to HCG NCtfRI Oncology LLP by way of a slump sale; and

2) Transfer of the oncollege hospital business at Nagipar from ECG NCIRI Oncology LLP to the Company by vay of a slump sale.

The stump sale agreements have been accounted for as per the guidence contained in Indian Accounting Standards (IND AS) 103- Business Combination, in the standalone financial statements of the respective entitles.

Further, based on the management assessment of the respective on the brought forward busin unabsorbed depreciation, during the provious year ended 31 March 2025.

During the previous year ended 31 March 2025, the Company had entered into an Amended and Restated Shareholders' Agreement ('Restated SHA') on 14 February 2025 with Austha Oncology Private Lamited ('AOPL') and HCG Medi-Surge Hospitals Private Limited ("Subsidiary"). The Restated SIA supersected the bareholders' agreement dated 28 March 2012 entered into by and between the Company. AOPI and the Subsidiary. The Restated SIA also revised the revised terms and conditions governing the running ement and governance of the Subsidiary, and the inter se rights and obligations between the Company and AOPI. in respect of the Subsidiary. The Restated SIA also revised the terms of exit and the underlying Put Option with AOPI.

Equation to this amendment the Company has the option to settle put option granted to AOPL at its sole discretion either by payment of equivalent cash or through the grant of the equity shares of the Company, at fair value. Accordingly, the Compan derecognised the put option hability amounting to Rs. 10,600 lakhs and creduced 'Other Equity' during the previous year ended 31 March 2025, as per the relevant Ind-AS Standard 32 "Financial Instruments: Presentation"

During the previous year ended 31 March 2025, the Bound of Directors of the Company had approved a share purehase agreement (SPA) dated 23 February 2025 between Aceso Company Ptc. Ltd. (Selber), Hector Asia Holdings II Ptc. Ltd. Chruchaser 1 and KIA EBT II Scheme 1 (Pauchaser 2) (Pauchaser 3 and European and Scheme 2) (Pauchaser 3 and European and Scheme 3) (Pauchaser 3) and KIA EBT II Scheme 1) (Pauchaser 3)
The Company incorred Rs. 157 lakks towards legal and professional fees in respect of this transaction which was charged-off in the statement of profit and loss as Other expenses during the preceding quarter ended 30 June 2025

Pursuant to the aforesaid transaction, the seller has been reclassified from the 'Promoter' category to the 'Public' entegory of the Company, and Purchaser 1 and Purchaser 2 have been classified as 'Promoter' and 'Promoter Group', respectively, in accordance with Regulation 31A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

During the previous year ended 31 March 2025, Board of Directors of the Company bad approved an amendment to the ESOP 2021 Scheme at their meeting held on 21 February 2025 and the same was approved by the shareholders of the Company

- During the previous year ended 31 March 2025. Board of Directors of the Company band approved an amendment to the ESOP 2021 Scheme at their meeting held on 21 February 2025 and the same was approved by the shareholders of the Company through a passal bullot on 27 April 2025. This provided an emptor to option boldes: ("Relectant Option Holder") to surrender up to maximum of 1.619/7.41 employee stocks options Telebrant ESOPs") held by them that have vested prior to or immediately following the Trade Sale (as defined in the great letter) and to provide them east for such amount which is the lower of (i) the per share price at which a shareholder has a right to tender shares in any mandatory public offer prevailing at the time less exercise price of the Option, and (ii) per share value of fNR 495 less the exercise price of the option in accordance with the terms of the ESOP letters" agreement to be entered into between the Company and the Relevant Option Holder During the preceding quarter ended 30 June 2025, the Company has accepted a surrender of 1,619/7.41 options. The total value of each consideration paid by the Company amounted to Rs 5,808 labba at the settlement proceeding option. The amount paid in excess of the grant date fine value of the summerdered options, not of its tax impact has been adjusted in the Returned Famings' of the Company Further, on account of the secolarity of the remaining options granted under the ESOP 2012 scheme (which were not eligible for each settlement), an amount of Rs 60 labba has been recognised by Company under Timplowes benefit expenses "in the previous quarter ended 30 June 2025.

 Further, during the period ended 30 September 2025, 1,584 730 equity shares (period ended 30 September 2024, 97,046 equity shares) have been allotted pursuant to exercise of equity share options
- During the previous year ended 31 March 2025, Aces Computs, Pte. Ltd., the cristwhile Promoter of the Compony, through its parent Aces Investment Holdings Pte. Ltd. ("AHPL") had proposed making bonus payments directly to certain key managerial personnel and employees of the Company "Edentified Employees" wishout the Company being party to such arrangement subject to such conditions as AHPL may determine at its sole discretion, as consideration to the definition of Employees for performing their duties towards cathereness and approach such accordance to the formation of the Company in their meeting held on 21 February 2025 and its shareholders of the Company through a postal bollot on 27 April 2025 pursuant to the provisions of Regulation 26(6) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015 The aforesaid bomis of Rs 4.830 likhs was paid by AHPL on 40 May 2025 to the Identified Employees after deducting the applicable taxes. Since, the Company was not a party to this transaction, there was no accounting impact in respect of the payment of bonus by AHIPL in the consolidated financial results ecoding quarter ended 30 June 2025
- Pursuant to the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, on 10 Adv. 2025. an open offer was made through Kotak Mahindra Capital Company Limited. Manager to the open offer, for the acquisition of capital shares from the public shareholders of the Company by Hoctor Asia Holdings I Pac Lid together with Hector Asia Holdings I Pe Lid, KKR Asia IV Fund Investments Pic Lid and KIA EBT II Scheme 1 This open offer was to acquire up to 37,090,327 fully part-up Equity Shares of face value Rs. 10 such, representating 26,00% (twenty-six per cost) of the Expanded Voting Share Capital as defined in the Letter of Offer, at Rs. 504.41 per share, payable in cash. Pursuant to this open offer 318 Equity Shares were tendered and acquired by Hoster Asia Holdings II Pie. Lid.
- 11 The Board of Directors, at its meeting held on 12 November 2025 has approved an investment of up to Rs. 700 lakks (in equivolent USD) to equity shares of Cancer Care Kenya Limited, a step-down subsidiary of the Compuny, based on the fair value of its shares as determined by an independent valuer. The proposed investment is subject to applicable regulatory approvals and completion of necessary formalities Cootal Enterna

Bangalore

*

Care

12 The Group has a sangle operating segment of 'setting up and managing hospitals and medical diagnostic service

For and on behalf of the Board of Directors

Dr. Manist Mattoo

Executive Director and Chief Executive Officer

Bangalore, 12 November 2025