

FUTURE CONSUMER LIMITED (Formerly Future Consumer Enterprise Limited)

Corporate Office: 3rd Floor, Sobo Brand Factory, Near Haji Ali Pt. Madan Mohan Malviya Road, Tardeo, Mumbai - 400 034.
(T) +91 22 6620 1410 | www.futureconsumer.in

Regd. Office: Knowledge House, Shyam Nagar, Off JVLR, Jogeshwari (East), Mumbai - 400 060

(T) +91 22 6644 2200 | www.futureconsumer.in | CIN: L52602MH1996PLC192090

2nd February, 2022

To.

Department of Corporate Services

BSE Limited

P. J. Towers, Dalal Street,

Mumbai-400 001.

Scrip Code: 533400

To,

Listing Department

National Stock Exchange of India Limited

Exchange Plaza,

Bandra Kurla Complex,

Bandra (East), Mumbai – 400 051

Scrip Code: FCONSUMER

Dear Sir/Madam,

Sub.: Outcome of Board Meeting

Please note that the Board of Directors of the Company have at their meeting held on 2nd February, 2022, *inter alia* considered and approved the Un-Audited Financial Results (Standalone and Consolidated) for the quarter ended 31st December, 2021 along with the Limited Review Report of the Statutory Auditors thereon. A copy of Un-Audited Financial Results (Standalone and Consolidated) and the Limited Review Report for the quarter ended 31st December, 2021 is enclosed herewith.

Further, please note that Mr. Sailesh Kedawat, Chief Financial Officer of the Company has resigned from the services of the Company which shall come into effect from the closure of business hours on 14th February, 2022. Consequent to the same, he shall also cease to be a 'Key Managerial Personnel' of the Company.

The aforesaid meeting of the Board of Directors of the Company commenced at 3.30 p.m. and concluded at 4.40 p.m.

Kindly take the same on record in compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and acknowledge receipt.

Yours truly,

For Future Consumer Limited

Manoj Gagvani

Company Secketary & Head - Legal

Encl: as above

Chartered Accountants

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbai - 400 028, India

Tel: +91 22 6819 8000

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Standalone Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to The Board of Directors Future Consumer Limited

- 1. We have reviewed the accompanying statement of unaudited standalone financial results of Future Consumer Limited (the "Company") for the quarter ended December 31, 2021 and year to date from April 01, 2021 to December 31, 2021 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2. The Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Statement has been approved by the Company's Board of Directors. 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. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. 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. As described in Note 6 to the financial results, due to non-availability of financial information and ongoing dispute with the JV partner, the Company is unable to determine the fair value of Company's investments in Aussee Oats Milling Private Limited (joint venture) and Aussee Oats India Private Limited (step down joint venture) as at December 31, 2021. In absence of sufficient and appropriate evidence, we are unable to comment on the carrying value of above investments (including investments, loans and other assets) amounting to Rs. 9,126 lakhs and the consequent impact thereof.
- 5. Based on our review conducted as above, except for the possible effects of our observations in paragraph 4 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 Standards ('Ind AS') specified under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.



SRBC&COLLP

Chartered Accountants

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Standalone Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

6. Emphasis of Matter

We draw attention to Note 3 of the Standalone Financial Results, which describes the uncertainties and the impact of Covid-19 pandemic on the Company's operations and recoverability of assets. The estimates as at the date of approval of these Standalone Financial Results may differ based on the ongoing impact of the pandemic, improvement in the economy and the business of the Company. Our conclusion is not modified in respect of this matter.

For S R B C & CO LLP Chartered Accountants

ICAI Firm registration number: 324982E/E300003

per Pramod Kumar Bapna

Partner

Membership No.: 105497

UDIN: 22105497AAAAAH9319

Place: Mumbai

Date: February 2, 2022

Future Consumer Limited

Regd. Office: Knowledge House, Shyam Nagar, Off, Jogeshwari Vikhrofi Link Rd., Jogeshwari (E.), Mumbai-60. visit us at www.futureconsumer.in

STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2021

PARTICULARS	For the	For the	For the For the			hs except per share dat
	Quarter ended	Quarter ended	Quarter ended	For the Nine Months ended	For the Nine Months ended	For the
(Refer Notes below)	December 31, 2021	September 30, 2021	December 31, 2020	December 31, 2021	December 31, 2020	Year ended Merch 31, 2021
1 Income	(Unsudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unsudited)	(Audited)
(a) Reverse from operations					(Custanes)	(Andrea)
the Other Income	31,452,09	31,777.77	4,413.47	60,743.82	32,147.87	9.70 a
Total Income	1,348,00	1.415.33	1,439.83	4.554.36	4,641,56	5,177.8
2 Expenses	32,822.09	33,193,10	5,853.30	65,350.16	36,829.45	
(a) Cost of materials consumed	1			-50000	77,730	64,921.49
(b) Purchases of Stock in Trade	2,544,54	2,563.00	235.12	6,574.61	1,179.99	2,658,05
(c) Changes in inventories of finished goods and stock-in-trade-	26,633.46	25,121.33	4,939.55	66,993.78	19,058,48	41.092.54
(d) Employee benefits expense	(2476.71)	(349.23)	(454.87)	(4,770.54)	10,587.72	9,6920
(e) Finance Conts	1,08.75	1.057.92	1.174.10	3.248.03	3,473,43	4,7%,21
(f) Depreciation and Amortisation expense	1,465.87	1.697.33	1,805.02	4,693.66	3,490,43	7,071,98
(g) Other expenses	414.14	960.67	929.57	2,844.65	3,065.76	4,014,94
Total Expenses	5,544.13	2.60V.5e	6,522.53	10,532.62	24,963.37	26,170.49
3 Profit / (Loss) before Exceptional items (1-2)	35,669.23	33,634.78	14,934.02	90,106.41	57,789.20	75,403.94
4 Exceptional items (Meter Note 7)	(2,847.14)	(640.65)	(9,080.72)	(4,756-23)	(20,959.75)	(30,482.46
5 Profit / (Loss) before (av (3+4)	(2.796.20)			(2.7%.20)	(3.358.80)	9,494.25
6 Tax expense/(benefit)	(5,643.34)	(646.65)	(9,080.72)	(7,552.43)	(24,518,55)	(34,974.71)
Current Tax	1 1		1			0-300-0
Tax relating to prior years						4.5
Deferred Las					7	(1.39 %)
Profit / (Lass) for the period (3-6)			(1,099 50)	360	(1.7%.58)	2.394.27
5 Other comprehensive income (OCI)	(3,643.34)	(64.66)	(7,981.22)	(7,552.43)	(22,719,97)	(41,074.02)
A (i) Henry that will not be reclassified to statement of profit or loss.						
(a) Income tax relating to items that will not be reclassified to statement of profit or loss		15	4.5		2	150.48
B (i) thems that will be reclassified to statement of profit or loss.		7.5	5.5	200	40	(37.87
9 Total comprehensive income (7+8)	l walled	(0.04)	0.74	(1.50)	2.50	2.65
10 Paid-op equity share capital (Face Value of Rob) - per share)	(5,643.34)	(646.72)	(7,950.48)	(7,553.93)	(22,717.17)	(42,960.76)
11 Reserves excluding Revaluation Reserves	1,19,014.91	1,18,415.29	1,18,415.24	1,19,014.91	1.18.415.29	1.15,415.29
	1		1			(23,165,23)
12 Earnings per share (ETS) after exceptional item (of Rose each) (not annualised for interior periods)	1				1	100000
a) Basar (Rx.)	(0.29)	(0.03)	(0.40)	(0.36)	(1.15)	(2.08)
b) Diluted (Rs.)	(3.28)	10:03	(0.40)	(3,38)		208
Earnings per share (EPS) before exceptional item (of Rs 6 - each) (not annualised for interim periods):	2500	6000		· Committee	(1.15)	(2.08)
at Bankr (Rn.)		37443	200			
NACIAL ACCIONATION OF THE PROPERTY OF THE PROP	(0.14)	(4.03)	(0.40)	(0.24)	117.42)	(1.65)
b) Diluted (Re.)	(2.14)	(0.05)	(0.47)	(0.24)	61.971	Zafi .

- The Company is organized in the business of Branding, Manufacturing, Processing, Selling and Distribution of "Consumer Products" which constitutes a single reporting segment. Hence there is no separate reportable segment as per Indian Accounting Standard. Dis Operating
- 2. During the period there was no acquisition of treasury shares by the ESOP trust or usus of shares due to exercise of stock options.
- 5. The COVID-19 pandemic is unprecedented, and the Company has faced issues in supply claim, searchousing, packing centres, administrative offices, etc. which has adverses affected the operations of the Company has faced ability to be consistent with supplies and which in turn has also impacted liquidity position of the Company continues to work very closely with all the stakeholders, the situation continues to be still evolving

The Company has ancurred loss before tax during the quarter and rate months ended December 31, 2021 primarily owing to the lower codes and depreciation. The Company has adopted several cost reductions measures to address the lapidity creates to The internal conference operational conference on May the 2021, and control unto an agreement with debenture traction of CTC.

SIGNE Deprecing Man EAPT PROSTI ON tensor of repayments of North convertible Debendures

The Company, as at the date of approval of these innormal results, has relied on available internal and external and external and one current and non-current and non and its repayment obligations on a timely have up to the date of approval of these financial results and the repayment obligations on a timely based on the date of approval of these financial results and the Company will continue to closely monitor any insterial changes to future economic conditions

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The Board of Unrectors of the Company at its meeting held on August 29, 2020 approved the Companies with Future Enterprises. Limited ("FSL" or "Transferrer Con pany") (ii) Transfer and vesting of the Logistics & Waterlooping Undertaking from FEL as a roung convenion a slume sale basis to Reliance Retail Ventures Limited ("RRVL"), (iii) Transfer and vesting of the Logistics & Waterlooping Undertaking from FEL as a roung convenion a slume sale basis to Reliance Retail Ventures Limited ("RRVL"), (iii) Transfer and vesting of the Logistics & Waterlooping Undertaking from FEL as a roung convenion a slume sale basis to Reliance Retail Ventures Limited ("RRVL"). 11) as a point concern on a slump sale basis to Reliance Retail and Fashion Lifestyle Limited, a wholly owned subsidiary of ERVL WIND, and try Preferential allutrient of enacty shares and warrants of FEL to RRVL WCS; pursuant to Section 230 to 232 and other relocant provisions of the Companies Act, 2013. The combination contemplated under the Scheme has been approved by Companies act, 2010. Further stock exchanges have issued observation letter without arm adverse observation on language 20 1021 Pursuant to this, the School has been filed with National Company Law Tribunal Mumbai (NCLT) on January 26, 2021.

Amazon com Investment Holdings 111. (Amazon) has initiated arbitration against Future Retail Limited (FRL a party to the Scheme) and its promoters on (A tolve 5, 2020 Lecture Sugarpore International Arbitration Centre (SIAC). Envergence Arbitration (EA) has passed an interim or live on Cytober 25, 2020 (EA Cyder) inter also restraining FRL and promoters from taking any steps in furtherance of the resolution passed on August 29, 2020.

The Supreme Court has pronounced its sudgment on August 6, 2021 (SC Judgment) wherein it has inter also held that an order trassed by an emergency arbitrator is an order under section 17(1) of the Act.

Further in relation to the Arbitration Proceedings, a Tribunal has been constituted by SIAC on Lanuary 5, 2021 and ESC has filled two arrivestions before the Tribunal first being an application under section to of the Act challenging the jurisdiction of the Tribunal and second being an Application under Rule 10 of S. Ledule Lot SIA Rules for variation of the EA Order. The hearing for both the application was concluded on July 16, 2021, and the SIAC has passed a partial award on October 20, 2021, discussing section 16 application of FRL and concluded that FEL is a party to the arbitration agreement. Further the SIAC also passed an order in the matter of second application under Rule 10 of SIA Roles for variation of the EA order and dismissed that application as well.

Thereafter, between November 01, 2021 to November 05, 2021 the Arbitral Tribunal concluded the bearing on evidence and scheduled the hearing on the determination of the quantum of damages on January 05, 2022 to January 08, 2022.

In a parallel proceeding filed by Future Coupons Dri Ltd. (RCPL) before the Competition Commission of India (CCLT) alleging misrepresentation on the part of Amazon, the CCI on Overriber 17, 2021 passed an order inter alsa keeping the approval granted by it to Amazon for its investment in ECPL in always a CCCT Order L

Considering the legal effect and implication of the CCI Order on the arbitration proceedings. FRI. filed a Writ Petition before the Delhi High Court, which was dismussed by order dated January 04, 2022. Being appreced by the said order dated January 04, 2022. Fig. filed an Appeal (LPA 0s of 2022) before the Devision Bench of the Delhi High Court, who by order dated January 05, 2022 staved further proceedings before the arbitral imbanal till the next date of bearing, i.e. February 01, 2022 (who is now stands extended till Man is 21, 2022). Amount has also filed a Special Leave Petition against the said Order dated January 05, 2022 which will be listed on February 08, 2022. In the Special Leave Petitions filed by FRL (impugning the Status Quo Order, Detailed Order and 5.37 Order) the Supreme Court of India on February 01, 2022 has passed its judgement inter alia:

a Setting asside the Status Quo Order dated February 02, 2021 and Detailed Order dated March 18, 2021; passed by the learned Single Judge of Hon'ble Delhi High Court in the Enforcement Petation filed by Amazon for enforcement of EA order; and

b. Setting ande the S.T. Order Jated October 29, 2021 passed by the Hon'ble Deflu High Court and directed the Single Judge of the Deflu High Court to reconsider all issues and pass appropriate orders on its own ments.

The Appeal filed by FRL against the Tribunal's Decision will be listed on March 22, 2022.

- 5. The Scheme of Arrangement between Athena Life Sciences Private Limited (Athena') and the Companies Act, 2013 in Honbie National Company Law Indunal, Mumbai Berch. The scheme was filed with Registrar of Companies on 6th October 2021 which is considered to be the effective date on which the control is transferred to the Company. Unjob October 2021, the Company has completed the transfer of identified undertaking of Attena via an all-equity consideration under which 13 shares of the Company were allotted for 83 shares of Attena. Pursuant to the Scheme, the Company has consideration under which 13 shares of the Company were allotted for 83 shares of Attena. approved allotment of 99,93,764 equity shares of Rs. 67-each to the equity shareholders of Athena in relation to the portfolio products/brands namely, D'Free, Hair for Sure, Irava and Sale & Sure.
- Note on Qualification in Auditor's Review Report

The Company has investments in Aussee Oats Milling Private Limited (joint venture) and Aussee Oats India Private Limited (step down joint venture) (togsther referred to as TV) of Rs. 9,126 Lakhs (including investments, loans and other assets). There is a dispute between the Company and said IV partners and due to non-availability of financial results for the period July 01, 2021 to December 31, 2021, the Company's investments in IV as at December 31, 2021 and consequent impact thereof. However, the Management believe that it will not have a material impact on the financial results for the period and quarter ended December 31, 2021.

- During the quarter, R. L. Tradevest Private Limited (FTPL), the wholly owned subsidiary of the Company, has recorded impairment loss of Rs 2,70s.2 July to relating to its investments in subsidiaries viz. Future Food & Products Limited (FFPL) and Future Food Processing Limited. (FFLEE) based on the recoverable value of net assets of said subsidiaries considering the Final Term Sheets for sale of their respective amnovable assets (Larad) on November 11, 2921 entered by them. Accordingly, the Company has recorded the consequential impurment loss relating to its investment in FTPL and disclosed as exceptional items during the quarter and nine months ended December 31, 2021.
- 8. Concernment of India's Code for Social Security 2020 (the Vode') reversed assent from the Creaters in September 2020. However, the date from when the Code will become applicable and the rules have not yet been notified. The Company will assen the impact of the Code and account for the same once the Code becomes effective and rules are notified.
- 9. The figures for the corresponding previous period have been regrouped/reclassified wherever necessary, to make them comparable.
- 12. The above results were reviewed in the Audit Committee and approved by the Board of Directors at their meetings held on February 2, 2022.
- It The financial results will be available on the Company's website www.future.commercia, and on the website of the (www.bsendia.com) and NSE (www.bsendia.com).

By Order of the Board For Future Consumer Limited

> Ashni Biyani Managing Director

Place Mumbai Date: February 2, 2022 BY SRBC&COLLP MUMBAL

SIGNED FOR IDENTIFICATION

operate Identity Number of Future Consumer Limited is LS2602MH1996P1C192090

12th Floor, The Ruby 29 Senapati Bapat Marg Dadar (West) Mumbal - 400 028, India

Tel: +91 22 6819 8000

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Consolidated Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to The Board of Directors Future Consumer Limited

- We have reviewed the accompanying Statement of unaudited Consolidated Financial Results of Future Consumer Limited (the "Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") and joint ventures for the quarter ended December 31, 2021 and year to date from April 01, 2021 to December 31, 2021 (the "Statement") attached herewith, being submitted by the Holding Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the "Listing Regulations").
- 2. The Holding Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Statement has been approved by the Holding Company's Board of Directors. 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. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. 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 No. CIR/CFD/CMD1/44/2019 dated March 29, 2019 (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 as detailed out in Annexure 1.
- 5. We draw attention to note 5 to the financial results as regards non availability of financial information and ongoing dispute with Joint Venture partner of 2 Joint Venture companies, which are not considered for consolidation in the attached financial results, which is a non-compliance of IND AS 27 and Regulation 33 of SEBI Listing and Disclosure Obligations, 2015, as amended. Consequently, we are unable to determine the impact of such non-compliance on the loss, earnings per share for the quarter and year till date ended December 31, 2021 and investment in joint venture, reserves and surplus as at December 31, 2021.



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Chartered Accountants

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Consolidated Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

6. Based on our review conducted and procedures performed as stated in paragraph 3 above and based on the consideration of the review reports of other auditors and the financial results/financial information certified by the Management referred to in paragraphs 8 and 9 below respectively, except for the possible effects of our observation in para 5 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with recognition and measurement principles laid down in the aforesaid Indian Accounting Standard specified under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

7. Emphasis of Matter

We draw attention to Note 4 of the consolidated financial results, which describes the uncertainties and the impact of Covid-19 pandemic on the Group's operations and recoverability of assets. The estimates as at the date of approval of these consolidated financial results may differ based on the ongoing impact of the pandemic, improvement in the economy and the business of the Group. Our conclusion is not modified in respect of this matter.

- 8. The accompanying Statement includes the unaudited interim financial results and other financial information, in respect of:
 - 12 subsidiaries, whose unaudited interim financial results include total revenues of Rs. 13,534.59 Lakhs and Rs. 39,876.10 Lakhs, total net loss after tax of Rs. 993.72 Lakhs and Rs. 3,134.19 Lakhs, total comprehensive loss of Rs.996 Lakhs and Rs.3,142.97 Lakhs, for the quarter ended December 31, 2021 and the period ended on that date respectively, as considered in the Statement which have been reviewed by their respective independent auditors.
 - 3 joint ventures, whose unaudited interim financial results include Group's share of net loss of Rs. 374.23 Lakhs and Rs.1,140.51 Lakhs, Group's share of total comprehensive loss of Rs. 374.23 Lakhs and Rs. 1,140.51 Lakhs for the quarter ended December 31, 2021 and the period ended on that date respectively, as considered in the Statement whose interim financial results, other financial information have been reviewed by their respective independent auditors.

The independent auditor's reports on interim financial information/financial results of these entities have been furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures in respect of these subsidiaries and joint ventures is based solely on the report of such auditors and procedures performed by us as stated in paragraph 3 above.

- The accompanying Statement includes unaudited interim financial results and other unaudited financial information in respect of:
 - 3 joint ventures, whose interim financial results includes the Group's share of net loss of Rs.
 Nil and Rs. Nil and Group's share of total comprehensive loss of Rs. Nil and Rs. Nil for the quarter ended December 31, 2021 and for the period ended on that date respectively.



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Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Consolidated Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

The unaudited interim financial information/financial results and other unaudited financial information of these joint ventures have not been reviewed by their auditors and have been approved and furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the affairs of these joint ventures, is based solely on such unaudited interim financial results and other unaudited financial information.

According to the information and explanations given to us by the Management, these interim financial information/financial results are not material to the Group.

Our conclusion on the Statement in respect of matters stated in para 8 and 9 above is not modified with respect to our reliance on the work done and the reports of the other auditors and the financial results/financial information certified by the Management.

For S R B C & CO LLP Chartered Accountants

ICAI Firm registration number: 324982E/E300003

per Pramod Kumar Bapna

Partner

Membership No.: 105497 UDIN: 22105497AAAAAI1893

Place: Mumbai

Date: February 02, 2022

SRBC&COLLP Chartered Accountants

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Consolidated Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Annexure 1 List of Entities

Sr No.	Name of the Entity
A	Subsidiaries
1	Aadhaar Wholesale Trading and Distribution Limited
2	Affluence Food Processors Private Limited
3	Appu Nutritions Private Limited
4	Avante Snack Foods Private Limited
5	Bloom Foods and Beverages Private Limited
6	Delect Spices and Herbs Private Limited
7	FCEL Food Processors Limited
8	FCEL Overseas FZCO
9	FCL Tradevest Private Limited
10	Future Consumer Products Limited
11	Future Food and Products Limited
12	Future Food Processing Limited
13	Genoa Rice Mills Private Limited
14	Integrated Food Park Limited
15	Nilgiri's Mechanised Bakery Private Limited
16	Nilgiris Franchise Limited
17	The Nilgiri Dairy Farm Private Limited
В	Joint Venture
1	Aussee Oats India Limited
2	Aussee Oats Milling (Private) Limited
3	Fonterra Future Dairy Private Limited
4	Hain Future Natural Products Private Limited
5	Illusie Trading Company
	(Formerly known as Mibelle Future Consumer Product AG)
6	Cosmolift Consumer Products Private Limited
	(Formerly known as Mibelle India Consumer Products Private Limited)
7	MNS Foods Limited
8	Sublime Foods Limited
9	FCL Speciality Foods Private Limited



Future Consumer Limited

Regd. Office Knowledge House, Shyam Nagar, Off. Jugeshwart Vikhroli Link Rd., Jugeshwart (L.). Mumbai-60.

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PARTICULARS (Refer Notes below)	For the Quastre ended December 31, 2021 (Unaudited)	For the Quarter ended September 30, 2021 (Unandified)	Tor the Quarter ended December 34, 2020 (Unaudited)	For the Nine Months ended December 31, 2023 (Unaudsted)	For the Nine Months ended December 11, 2020 (Unrudited)	For the Year ended March 11, 2021 (Audited)
I Income	(Caracteri)	(Character)	(Castanes)			
(a) Key your term operations	45,573.26	45,000.13	17,481.35	120,624.09	75.53470	11* 4
th-Other Income	323.29	393.94	570 69	1,42.42	1.674.14	2.0
Total Income	45,3%.57	43,3%,67	18.253.64	122,264,58	51,295.67	120,5
Esperies	45,596.57	43,376.07	p.z.m	1	0.000	1000
is Cost of materials consumed	2,780.48	2.443.91	277.34	7,3%,60	2,429.63	4.5
Its Durchases of Stock in Trade	18,526.78	36,450,37	16,928 17	102.549.50	61,366.16	94.3
to Charge in invertarios of feedbed goods, work-in-progress and stack-in-trade	(2,424.36)	(20.00)	(451.30)	(5,663.19)	11,254,65	10.
(d. Employee berefits expure		1,355 19	1,743.65	4,205.60	4.721.46	6.3
(a) Emperic Costs	1,184.25	1,420,35	1.885.37	4,793.36	3,848.60	7.2
(f) Depressions. Amontwation and Impairment expenses	1,277.04	1,29.54	1,351.69	3,697,00	4,440.77	
	92.00E000	224.02.02	4550000		20,091 61	32,0
(g) Other expenses	K49.0	3,936,79	7,963.60	13.240.64		110
Total Expenses	49,530.11	6,43.0	29,993,93	131,020.01	110,042.45	
Profit (tloss) before share of profit (tloss) of an Associate Joint Ventures and Exceptional items (1-2)	(4.11134)	(2,057.36)	(11,742.0%)	(11,753.43)	(24,743.61)	(59.1
Share of Profit / (Loss) in Associate Company and I-sun Ventures	(507.15)	(471 51)	(MS7,04)	(1,597.29)	(2,232.66)	12.4
Profit / (Lova) before Exceptional items and Tax (0+4)	(4,635.69)	(2,524,27)	(12,399.13)	(10,311,21)	(10,976.27)	(41.5
Exceptional terms				22	(3,558,60)	14.3
Profit/(Lond) before tax (5+6)	(4,638.69)	(2,529.27)	(12,349.13)	(10,311.21)	(34,838.07)	(44,2
Tax expense / (benefit)	Name and a	19.00		West (250) - 12		
Current Las	29.33	11.47	(61.42)	92.30	6.67	
Tax existing to prior years		249		2 69		(3
Deterred Lex	(17.33)	(17.34)	(1,039.40)	(52.00)	(1,723.09)	2.3
Profit / (Love) for the period (7-6)	(4,650.69)	(2,546.29)	(11,297,91)	(10,351.90)	(32,519,65)	649_3
Other comprehensive income (UCI)					200	
A (i) there that will not be reclassified to statement of profit or loss	0.51	3.42	(0.47)	154	0.60	1
(in Inverse tax relating to items that will not be reclassified to statement of profit or loss. B is terms that will be reclassified to statement of profit or loss.	(225)	(0.31)	+ 45	(13.52)	23.54	
Total other comprehensive income	(2.24)	3.11	5.55	(3,96)	23.91	1
Total compenhencive income (9+10)	(4.452.43)	(2,543.19)	(11,291.93)	(10,360.55)	(02,794,71)	(45.5
Profit / (Loss) for the year attributable to :	A Committee	6.54	00400000	PORT - 50 to 11		
- Owners of the company	(4,649.96)	(2,545.49)	(11,2%,55)	(10,348.14)	(32,519.10)	(45,
- Non-controlling interests	(0.73)	6.50	(1 63)	(3.76)	0.45	
Other Comprehensive income for the year attributable to:	(2.24)	312	12.00	(5, 96)	23.94	
- Owners of the company - Non-controlling interests		~".]	(6.02)			
. Geographical messen						
Total Comprehensive income for the year attributable to:			Aug 24		2222	
- Owners of the company	(4,632.20)	(2,542.37)	(11,284.58)	(10,337.12)	(32,745.16)	145,
- Nun-controlling interests	(0.73)	(0.87)	(7.05)	(3.76)	0.43	
	11=014=1	118 415 24	115,415.29	11301491	115,413.29	115
Pashop eques stare capital (Fare Value of Roof) per chare)	11-24-5	07.413.21	115,417.24	11 - 244 - 1	115,41.12	(504
VED FOR IDENTIFICATION	(3.25)	80.13	6.55	13.52:	(1 66)	
(0)		15,100	100000	1000000		
b) Deated (b)	(92%)	(0.13)	(0.47)	63.52)	(2.66)	
Furnishing per above attributable to consume of the Group between a optional mass (of Rode), contri- cion an excitent for intention periods).	(929)	(0.13)	(0.57)	(0.52)	(1.45)	
	03250	93 135	657	10.50	0.48	
h) Datend (Rs.)	1 0,23(1	20.43)	6.50)	(4.30)	(1.40)	

1. The carroin is regard in the becomes of Branding Monda buring. Proceeding Selling and Distribution of Consumer Products' which conditions a single reporting segment. Hence there is no separate reportable segment as per Indian Accounting Standard - 105 Caperting Segment.

During the period then was no arquestion of treasons shared by the ESP trust or boar of shares due to exercise of shall certified

(Re. In Like)

Key Mandaline fauncial enternation of the Holding Computer in grown nerve team	For the	For the	For the Quarter ended	For the Nine Months ended	For the Nine Months ended	For the Year ended
PARTICULARS	Quarter ended December 31, 2021	Quarter ended September 30, 2021	December 31, 2020 (Unsudited)	December 31, 2021 (Vasudited)	(Unaudited)	March 31, 2021 (Audited)
	(Unaudited)	(Unsedited)				
	31.452.04	N: 577 57	L413.47	61,741.82	12.10.87	54,745
evenue from operations	(3,41 M)	4.15.64	(PCN0 72)	(7,552.43)	124,518 55,	(34.976.7
trait (Long between tax	(5,643.30)	(man 72)	(7,980-46)	(7,553.49)	(22,717 17)	(40,940)

1. The COVID-19 paraleman is complete advantage and the Coving has experienced its adverse impact. The Coving has been in outpute that is warehoused, much has adversely affected the operations of the Lorsop in tading its ability to be consistent with supplier and sales and

what is or tourn has abortung or the country for the country. Whele the Group continues to work year closely with all the stakeholders, the same two continues to be still each min The Comp has accurred his defere tax during the garner and in months ended September 37, 2021 principle owing to the lower visionnes, from recests and detrectation. The Group has adopted several cost predictions measures to address the liquidity crured to maintain sufficient operational cost figures. The Haiding Company has invoked One Time Restrictioning (CTR) of Lines on November 69, 220 or per KEI guidelines with this been approved by all the leaders on May 69, 2021, and extend into an agreement of the determine trustees of CDC Linearing Methers on December 15, 2021, for determined of repayments of November 15, 2021, and extend into an agreement of the leaders of CDC Linearing Methers on December 15, 2021, for determined of repayments of November 15, 2021, and extend into an agreement of the leaders of CDC Linearing Methers on December 15, 2021, for determined of repayments of November 15, 2021, and extend into an agreement of the leaders of the le

The secops to at the date of appropriate these financial receives the related on available internal and external courses of internation and make internal and external courses of internation and anti-

Less up to the date of approval of these foundational results. However, the future impact of the global builds pandenne and other excess may be different from that estimated as at the date of approval of these foundational results and the Group will confirm to density monther any material changes to future excess may be different from that estimated as at the date of approval of these foundations and the Group will confirm to density monther any material changes to future excess may be different from that estimated as at the date of approval of these foundations.

Note on Oualification to Auditor's Review Report

Due to one and depute and non-availability of facus of results from the report of financial results of two port ventures viz. Answer Outs Indian Private Lincol and American Due to the period July III, 2021 to Due ember 31, 2021 he not been considered while preparing the consolidated financial results of two ports. of the Group for the period and quarter ended December 11, 2021. The carrying value of the Group's expensive concluding investments, frame and order a metal in the alternated interests for the LECT Like However, the financial results of these two point ventures is not expected to have a material impact on the conside Lend transport results for the reviol ended December 31, 2021.

1 The Board of Directors of the Holding Company of its meeting held in August 29, 2021 approved the Company of Company 1 (a) Franche and resting of the Logistics & Wardening Undertaking from FEL as a going concern on a sharp sale taxes to Relative Retail Senting of Review (RRVL). (iii) Transfer and vesting of Retail & Wholesale Undertaking from FEL as a going concern on a sharp sale taxes to Relative Retail and Federal Federal Limited, a wholly control subsultary of ERVL ("RRVL WW") and (a) Preference allowance of equity shares and svarrants of FE, to RRVL WW, pursuant to Section 230 to 222 and other relevant provinces of the Companies Act, 2013. The combination contemplated under the School has been approved by Competition Commission of India on November 20, 2021 Purplet shock exchanges have must observation letter without any adverse observation on January 20, 2021. Pursuant to this, the Settems has been filled with National Company Lear Tribunal Mambus (NCLT) on January 26, 2021. Anisotronous Investment Holdings 11.C. (Amazini) his limited arbitration against Future Rotal United (FR), a party to the Schemet and its promoters on October 5, 2020 before Singapore International Arbitration Center (EA) has proceed an international arbitration against Future (EA) has proceed an international arbitration against Future (EA) has proceed an international arbitration (EA) has proceed an international arbitration against Future (EA) has proceed as a future (EA) has proceed anter also restraining DM, and premisers from taking any steps in Sutherance of the recommen passed on August 29, 2020

The Supreme Court has promounced do palgement on August 6, 2021 [Sc. Judgment) to become it has inter also held that an order passe-1 by an emergency arbitrator is an order under section 17(1) of the Act

Further in relation to the Arbitration Proceedings, a Tribunal has been constituted by SIAC on January 5, 201 and FRI, has filed two opplications under to the further than the Arbitration of the Art deall-ranging the partials two of the Tribunal and second being an application under section to of the Art deall-ranging the partials two of the Tribunal and second being an application under section to of the Art deall-ranging the partials two of the Art deall-ranging the partials the partial transfer than the Art deall-ranging than the Art dea Schedule Let SIA Rules for vacation of the EA Order. The bearing for both the application or as concluded on bits 1s. 2021 and the SIAC has proved a partial award on October 20, 2021 discussions or FRI, and concluded that FRI, is a party to the arbitration agreement. Further the SIAC also proved an order in the matter of on and application under Rule 10 of 6 biolade Lot SIA Rules for the attention of the EA order and discussed that application of mill

Thereafter, between November 91, 2/21 to November 95, 2021 the Arbitral Tribunal concluded the bearing on explore and scheduled the bearing on the determination of the quantum of damages on January 95, 2022 to January 95, 2022

In a particle presenting filed by hairse Components 11, 2021 passed on order inter also keeping the appearant figures the Components of India (CCCI) alleging missrepresentation on the part of Amazon, the CCI on December 17, 2021 passed on order inter also keeping the appearant figures the Amazon for the increasement in ECCI on December 17, 2021 passed on order inter also keeping the appearant figures the Amazon for the increasement in ECCI on December 17, 2021 passed on order inter also keeping the appearant figures the appearant figures and the increasement in ECCI on December 17, 2021 passed on order inter also keeping the appearant figures and the increasement in ECCI on December 17, 2021 passed on order inter also keeping the appearant figures and the increasement in ECCI on December 17, 2021 passed on order internal increasement in ECCI on December 17, 2021 passed on order internal increasement in ECCI on December 17, 2021 passed on order internal increasement in ECCI on December 17, 2021 passed on order internal increasement in ECCI or December 17, 2021 passed on order internal increasement in ECCI or December 17, 2021 passed on order internal increasement in ECCI or December 17, 2021 passed on order internal increasement in ECCI or December 17, 2021 passed on order internal increasement in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed on order in ECCI or December 17, 2021 passed or December 17, 2021 passed on order in ECCI or December 17, 2021 the best

Computering the legal effect and amplication of the CCI Under on the artistration proceedings. FRI, filed a West Petition before the Smite Judge of the ENDs High Court, which was discussed by enter dated languary 64, 2022. Being aggreen ed by the units order dated famoury 64, 2022. between the Division Bench of the High High Court, who be crider Asted January CS, 2022 stowed further princedings believe the artest of training of a February 61, 2022 stowed for the bench dated for the artest of the second and the second for the second of the second for the largage 25, 522 which will be bland on feterage 28, 2022 In the Special Leave Petitions (Sed for FEL long organization Coulder, Detailed O'der and 5.37 O'der) the Supressor Court of India on Feterage 91, 2022 has record its hadronwest active ablaa Setting under the Status Qua Order dated February 02, 2021 and Detailed Order dated March 19, 2021, proved by the learned Studie fulge of Houth Delta High Court in the Enforcement Petron filed by Amazon for enforcement of EA order, and

Security mode the SAT Order dated October 29, 2021 passed by the Hombie Delta High Court and does not the beingle Judge of the Units High Court to reconsider all ususes and pass appropriate excless on the own ments

The Appeal filed by FRI, against the Tribunal's Decision will be listed on March 22, 2022.

The Storm of Arrangement for the Storm 20 to 22 and other apple of provinces of the Companies Act, 2013 to 100 feel Not and Company Low Tribunds More haddens the hadd On the United States 221, the Helding Company has completed the transfer of hierarchical qualertaking of Alberta via an ell-squary core allesting Company were allested for 65 shares of Alberta Parameter to the Schome the Helding Company has an ell-squary core allesting Company were allested for 65 shares of Alberta Parameter to the Schome the Helding Company has an ell-squary core allesting Company has a state of the Schome to the S of 10, 10, 30 equally shares of So 6/ each to the equally shares of So 6/ each to the equally shares of Athena or relation to the portfolio products of Athena or relation to the portfolio products of the share of Athena or relation to the portfolio products of the share of Athena or relation to the portfolio products of the share of the shar

- # Government of India's Code by Second 2020 (the Code) received account from the President in September 2020 (the Code and account to the Code account to the Code and account to the Code and account to the Code and account to the Code and account to the Code account to the Code account to the Code and account to the Code ac effective and rules are restified.
- 4 The ligares for the corresponding previous period have been regrouped/reclassified wherever prevently, to make them comparable.
- 10. The above results were received by the Auda Commission and approved by the Board of Directors at their meetings light on February 2, 2022.
- 11. The fearer of results will be available on the Company's suchage server future progress as, and on the website of Est (wown bounds), come and SSF (wow recinfiacous).

SIGNED FOR IDENTIFICATION BY SRBC&COLLP MUMBAI

By Order of the Board For Future Consumer Limited

> Ashol Biyani Managing Director

is water Identity. Number of Future Communicat Laurence in L52rs(2MP4)49623 (1920)00

Place Mumbar

Date: February 2, 2022