

Date: May 21, 2025

To The Manager- Listing The Listing Department, National Stock Exchange of India Limited Exchange Plaza, Plot No. C-1, G- Block Bandra Kurla Complex, Bandra (East), Mumbai – 400051.

Ref.: Alpex Solar Limited, Symbol: ALPEXSOLAR, ISIN: INEOR4701017

<u>Subject: Outcome of Board Meeting held on May 21, 2025 under Regulation 30, 33 and other applicable provisions of SEBI (LODR) Regulations, 2015</u>

Dear Sir/Ma'am,

Pursuant to Regulation 30, 33 and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby inform you that the Board of Directors of the Company, at its meeting held today, i.e., Wednesday, May 21, 2025, commenced at 04:00 P.M. and concluded at 05:30 P.M., has inter-alia considered and approved the following matters:

1. Approval of Financial Statements

Approval of the Standalone and Consolidated Audited Financial Statements of the Company for the financial year ended March 31, 2025, including the Balance Sheet, Profit and Loss Account, Cash Flow Statement, and Notes thereto.

A copy of the Audited Financial Results (Standalone and Consolidated) together with the Auditor's Report for the quarter and financial year ended March 31, 2025 is enclosed.

2. Appointment of Secretarial Auditor

Appointment of M/s. Vishal Mishra & Associates, Practicing Company Secretaries, as the Secretarial Auditor of the Company for the Financial Year 2024–25. (Annexure II)

3. Appointment of Internal Auditor

Appointment of M/s. Ram C. Kapoor & Associates, Chartered Accountants (Firm Registration No. 007537N), as the Internal Auditor of the Company for the Financial Year 2025–26. (Annexure III).

4. Appointment of Tax Auditor

Appointment of M/s. Seth & Seth, Chartered Accountants, as the Tax Auditor of the Company for the Financial Year 2025–26. (Annexure IV).

Solar PV Module Manufacturers	Solar Electricity (RESCO)	Solar EPC	Solar Pumps	International Trading
				1000 BL 0 171050

Regd. Office : B-79, Shivalik Encalve, Near Malviya Nagar, New Delhi - 110017, CIN L51909 DL 1993 PLC 171352 New Delhi | Jaipur | Ludiana | Mumbai | Tirupur www.alpexonline.com | www.alpexsolar.com



5. Adoption of Indian Accounting Standards (IND-AS)

Adoption of Indian Accounting Standards (IND-AS) as the applicable accounting framework of the Company with effect from Financial Year 2024–25.

6. Approval for Availing Credit Facilities

Approval for availing aggregate credit facilities up to ₹500 crore (including ₹400 crore from HDFC Bank) and authorization for creation/modification of charges on the Company's assets in favour of the lending banks.

7. Approval for Transfer/Novation of Inter-Corporate Loan

Approval of transfer/novation of the existing inter-corporate loan granted to a subsidiary company in favour of its wholly-owned subsidiary on the same terms and conditions, and authorization for execution of all related agreements and filings."

8. Updation on Expansion Plans - (Annexure I).

9. Declaration pursuant to SEBI Circular no. CIR/CFD/CMD/56/2016 dated May, 27, 2016 regarding Audit Report with unmodified opinion.

You are requested to kindly take the above information on record and disseminate the same to all concerned stakeholders as per applicable regulations.

Thanking you,

Yours faithfully,

For Alpex Solar Limited

CS Sakshi Tomar Company Secretary & Compliance Officer Membership No.: A48936

Enclosures:

- Declaration pursuant to SEBI Circular no. CIR/CFD/CMD/56/2016 dated May, 27, 2016 regarding Audit Report with unmodified opinion.
- Audited Financial Results
- Annexure I Updation on Existing Plans
- Annexure II Secretarial Auditor Appointment
- Annexure III Internal Auditor Appointment
- Annexure IV Tax Auditor Appointment

Solar PV Module Manufacturers	Solar Electricity (RESCO)	Solar EPC	Solar Pumps	International Trading

Regd. Office : B-79, Shivalik Encalve, Near Malviya Nagar, New Delhi - 110017, CIN L51909 DL 1993 PLC 171352 New Delhi | Jaipur | Ludiana | Mumbai | Tirupur www.alpexonline.com | www.alpexsolar.com



To The Manager – Listing The Listing Department National Stock Exchange of India Limited Exchange Plaza, Plot No. C-1, G Block Bandra Kurla Complex, Bandra (East), Mumbai – 400051

Ref: Alpex Solar Limited, Symbol: ALPEXSOLAR, ISIN: INE0R4701017

<u>Subject: Declaration in respect of Unmodified Opinion on Standalone and</u> <u>Consolidated Audited Financial Results for the Financial Year ended March 31.</u> <u>2025</u>

Dear Sir/Ma'am,

Pursuant to Regulation 33(3)(d) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, we hereby declare that the Statutory Auditor of the Company, M/s Seth & Seth, Chartered Accountants, New Delhi, have issued the Audit Reports for both Standalone and Consolidated Audited Financial Results of the Company for the financial year ended March 31, 2025 with an unmodified opinion.

We request you to kindly take the above on record.

Thanking you, Yours faithfully, For **Alpex Solar Limited**



CS Sakshi Tomar Company Secretary & Compliance Officer Membership No.: A48936

Solar PV Module ManufacturersSolar Electricity (RESCO)Solar EPCSolar PumpsInternational Trading

Regd. Office : B-79, Shivalik Encalve, Near Malviya Nagar, New Delhi - 110017, CIN L51909 DL 1993 PLC 171352 New Delhi | Jaipur | Ludiana | Mumbai | Tirupur www.alpexonline.com | www.alpexsolar.com





INDEPENDENT AUDITOR'S REPORT ON AUDIT OF ANNUAL STANDALONE FINANCIAL RESULTS AND REVIEW OF QUARTERLY FINANCIAL RESULTS

TO THE BOARD OF DIRECTORS OF ALPEX SOLAR LIMITED

Opinion and Conclusion

We have (a) audited the Standalone Financial Results for the year ended March 31, 2025 and (b) reviewed the Standalone Financial Results for the quarter ended March 31, 2025 (refer 'Other Matters' section below), which were subject to limited review, both included in the accompanying "Statement of Standalone Financial Results for the quarter and year ended March 31, 2025" of ALPEX SOLAR LIMITED ("the Company"), ("the Statement"), 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").

(a) Opinion on Annual Standalone Financial Results

In our opinion and to the best of our information and according to the explanations given to us, the Standalone Financial Results for the year ended March 31, 2025:

- i. is presented in accordance with the requirements of (Regulation 33) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended; and
- ii. gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India of the net profit and other financial information of the Company for the year then ended.

(b) Conclusion on Unaudited Standalone Financial Results for the quarter ended March 31, 2025

With respect to the Standalone Financial Results for the quarter ended March 31, 2025, based on our review conducted as stated in paragraph (b) of Auditor's Responsibilities section below, nothing has come to our attention that causes us to believe that the Standalone Financial Results for the quarter ended March 31, 2025, prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India, have not disclosed the information required to be disclosed in terms of (Regulation 33) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

Basis for Opinion on the Audited Standalone Financial Results for the year ended March 31, 2025

We have conducted our audit in accordance with the Standards on Auditing ("SAs") specified under Section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those

Standards are further described in paragraph (a) of Auditor's Responsibilities section below. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the Standalone Financial Results for the year ended March 31, 2025 under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion.

Management's Responsibilities for the Statement

This Statement, which includes the Standalone Financial Results is the responsibility of the Company's Board of Directors and have been approved by them for the issuance. The Standalone Financial Results for the year ended March 31, 2025, have been compiled from the related audited standalone financial statements. This responsibility includes the preparation and presentation of the Standalone Financial Results for the quarter and year ended March 31, 2025 that give a true and fair view of the net profit/(loss) and other comprehensive income/(loss) and other financial information in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with (Regulation 33) of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Standalone Financial Results that give a true and fair view and is free from material misstatement, whether due to fraud or error.

In preparing the Standalone Financial Results, the Board of Directors are responsible for assessing the Company's ability, to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibilities

(a) Audit of the Standalone Financial Results for the year ended March 31, 2025

Our objectives are to obtain reasonable assurance about whether the Standalone Financial Results for the year ended March 31, 2025, as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Standalone Financial Results.



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

- Identify and assess the risks of material misstatement of the Annual Standalone Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under (Regulation 33) of the Listing Regulations.
- Conclude on the appropriateness of the Board of Director's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Company to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Annual Standalone Financial Results, including the disclosures, and whether the Annual Standalone Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the Annual Standalone Financial Results of the Company to express an opinion on the Annual Standalone Financial Results.

Materiality is the magnitude of misstatements in the Annual Standalone Financial Results that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Annual Standalone Financial Results may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Annual Standalone Financial Results. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings including any significant deficiencies in internal control that we identify during our audit.

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

(b) Review of the Standalone Financial Results for the quarter ended March 31, 2025

We conducted our review of the Standalone Financial Results for the quarter ended March 31, 2025, 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 ICAI. A review of interim financial information consists of making inquiries, primarily of the Company's personnel 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 SAs specified under section 143(10) of the Act 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.

Other Matters

The Statement includes the results for the quarter ended March 31, 2025 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures upto the third quarter of the current financial year which were subject to limited review by us. Our report on the statement is not modified in respect of this matter.

Further, w.e.f. quarter ended Dec 31, 2024, the management of the company has decided to publish quarterly results instead of its obligation of publishing half yearly results. Pursuant to this, the comparative figures (as reported in financial results for the quarter ended Dec 31, 2024) for nine months period ended Dec 31, 2023 was arrived at after adding the published un-audited figures of the six-month period ended Sept 30, 2023 and unaudited figures of quarter ended Dec 31, 2024 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures upto the third quarter of the previous financial year, arrived as above. Our report on the statement is not modified in respect of this matter.

For Seth & Seth

Chartered Accountants Firm's Registration No. 014842N

Sumit Seth Partner Membership No: 093161 UDIN: 25093161BMLDS F923

Place: New Delhi Date: 21/05/2025

	are in ₹ lacs, unless s	
(All amounts As at March 31, A		
As at March 31,		tated otherwise
2025	As at March 31,	As at April 01
	2024	202.
4,701.12	2,682.97	1,519.1
2,151.65	1,679.08	274.3
1,065.13		445.0
381.00	381.00	104.6
275 27	273.28	311.4
968.17	552.56	269.6
322.65	297.06	
24.95	40.77	23.8
9,889.95	5,907.86	2,948.1
10 170 20	2 605 76	4,112.2
10,170.39	3,095.70	4,112.2
-	-	
12,451,43	7.065.00	2,147.3
3,271.10	3,284.87	842.8
1,170.13	1,041.01	178.9
7,759.40	1,132.91	541.7
367.35	60.66	39.1
553.10	819.09	617.5
25 742 00	17 000 30	8,479.8
35,742.90	17,033.50	0,479.0
45,632.85	23,007.16	11,427.9
2,447.34	2,447.34	599.7
19,167.81	10,891.21	3,313.2
21 615 15	13 338 55	3,912.9
21,013.13	10,00000	
1 447 00	447.10	381.1
	447.19	150.2
	69.64	28.0
-	-	22.0
1,967.37	516.83	581.4
5,755.68	3,121.88	3,603.
93.58	1,326.97	
		167.
		2,154. 837
		837.4
	117.20	59.1
1,883.38	566.15	28.
22,050.32	9,151.77	6,933.
24,017.70	9,668.59	7,514.
45,632.85	23,007.16	11,427.
	-	
	-	
	1,065.13 381.00 275.27 968.17 322.65 24.95 9,889.95 10,170.39 12,451.43 3,271.10 1,170.13 7,759.40 367.35 553.10 35,742.90 45,632.85 2,447.34 19,167.81 21,615.15 1,447.23 411.30 108.84 - 1,967.37 5,755.68 93.58 1,099.16 8,463.25 3,524.63 320.07 810.56 1,883.38 22,050.32 24,017.70	1,065.13 1.15 381.00 381.00 275.27 273.28 968.17 552.56 322.65 297.06 24.95 40.77 9,889.95 5,907.86 10,170.39 3,695.76 12,451.43 7,065.00 3,271.10 3,284.87 1,170.13 1,041.01 7,759.40 1,132.91 367.35 60.66 553.10 819.09 35,742.90 17,099.30 45,632.85 23,007.16 2,447.34 2,447.34 19,167.81 10,891.21 21,615.15 13,338.55 1,967.37 516.83 5,755.68 3,121.88 93.58 1,326.97 1,099.16 1,170.63 8,463.25 2,279.29 3,624.63 359.00 320.07 210.65 810.56 117.20 1,883.38 566.15 22,050.32 9,151.77 24,01





ALPEX SOLAR LIMITED (formerly known as Alpex Solar Private Limited) CIN:-L51909DL1993PLC171352

Statement of Standalone Financial Resul	ts for the quarter and	d year ended o	n March 31, 2025

		Quarter Ended	(rai anto anto a	re in ≹ lacs, unless Year l	Ended
Particulars	March 31, 2025	December 31, 2024	March 31, 2024		March 31, 2024
	Unaudited	Unaudited	Unaudited	Audited	Audited
	(refer note 16)	(refer note 16)	(refer note 16)		
Income					
Revenue from operations	32,652.02	18,757.90	12,062.27	77,922.67	40,442.56
Other income	95.84	49.44	50.46	289.37	149.71
Total Income (I)	32,747.86	18,807.34	12,112.72	78,212.04	40,592.27
Expenses					
Cost of material consumed	23,840.60	14,807.55	8,524.39	60,473.34	
Change in inventory of finished goods, work-in-process and stock-in-trade	1,621.93	(1,039.89)	1,396.46	(201.91)	
Employee benefits expense	485.86	431.62	357.23	1,702.30	
Finance costs	231.43	202.70	142.47	731.58	
Depreciation and amortisation expense	298.30	296.53	81.60	850.33	
Other expenses	1,415.20	869.87	337.71	3,512.89	1,288.50
Total Expenses (II)	27,893.33	15,568.37	10,839.85	67,068.54	37,687.30
Profit before exceptional items and tax (III= I-II)	4,854.53	3,238.97	1,272.88	11,143.50	2,904.98
		5			
Exceptional Items (IV)	(18.72)	2.56	(517.89)	-	(740.84)
Des Cale form for (III - III)	4,835.81	3,241.53	754.98	11,143.50	3,645.82
Profit before tax (V= III+IV)	4,033,01	5,241,55	701170	11,110,00	010 1010
Tax expense					
Current tax	1,293.21	887.97	397.01	2,879.60	798.26
Deferred Tax Expense / (Income)	53.78	1.78	(270.63)	(22.35)	(310.59)
Total tax expense (VI)	1,346.99	889.75	126.38	2,857.26	487.67
Profit for the year (VII= V-VI)	3,488.82	2,351.77	628.60	8,286.25	3,158.15
Other comprehensive income/(loss):					
Items that will not be reclassified to statement of profit or loss in subsequent period	ls			· · · · · · · · · · · · · · · · · · ·	
- Remeasurement of the net defined liability / asset	(14.90)	2.01	(6.86)		
- Income tax effect on above	3.75	(0.51)	1.73	3.24	
Total other comprehensive (loss)/income for the year (VIII)	(11.15)	1.51	(5.14)	(9.64)	(25.23)
Total comprehensive Profit for the year (IX=VII+VIII)	3,477.67	2,353.28	623.46	8,276.60	3,132.92
Profit per equity share (Face value Re. 10 each)				22.07	4 4 70
Basic (Rs.)	14.26	9.61	3.34		
Diluted (Rs.)	14.26	9.61	3.34	33.86	16.79
The accompanying notes are an integral part of the standalone financial statements.				1	





.

	SOLAR LIMITED		- 2014 (* 1995) - 2015 (* 1997) (* 1997) -	
	Alpex Solar Private Lim DL1993PLC171352	nited)		
Standalone Statement of Changes in	n Equity for the year en			
		(All am	ounts are in ₹ lacs, unl	ess stated otherwise)
A. Equity Share Capital		March 31, 2025	March 31, 2024	
Equity shares of Re. 10 each issued subscribed and fully paid		Number	Amount	
At April 01, 2023		59,97,800	599.78	
Add: Bonus shares issued during the year		1,19,95,600	1,199.56	
Add: Shares issued during the year		64,80,000	648.00	
At March 31, 2024		2.44.73.400	2.447.34	
Add: Bonus shares issued during the year		-	-	
Add: Shares issued during the year			-	
At March 31, 2025		2.44.73.400	2.447.34	
8. Other Equity				
For the year ended March 31, 2025				
For the year ended March 51, 2025	Attributable to	the equity holders of	f the Company	
		eserves and Surplus		
	Securities	Share Based	Retained earnings	
Description	premium	Payment Reserve	J	Total
Balance as at April 01, 2024	5,644.65		5,246.56	10,891.2
Profit for the year	-		8,286.25	8,286.2
Other comprehensive income/(loss)				
			(9.64)	(9.64
 Re-measurement gain on defined benefit plans 	-	-		
Total comprehensive income	-	-	8,276.60	
	5.644.65	- - 		8,276.60 19.167.82
Total comprehensive income	5.644.65		8,276.60	
Total comprehensive income Balance as at March 31, 2025	Attributable to	the equity holders c	8,276.60 13.523.16	
Total comprehensive income Balance as at March 31, 2025	Attributable to	eserves and Surplus	8,276.60 13.523.16 of the Company	
Total comprehensive income Balance as at March 31, 2025	Attributable to	eserves and Surplus Share Based	8,276.60 13.523.16	
Total comprehensive income Balance as at March 31, 2025	Attributable to	eserves and Surplus	8,276.60 13.523.16 of the Company	

Balance as at April 01, 2023	122.50	-	3,190.71	3,313.21
Profit for the year		· . · · -	3,158.15	3,158.15
Other comprehensive income/(loss)				
- Re-measurement loss on defined benefit plans	-	-	(25.23)	(25.23)
Total comprehensive income	-		3,132.92	3,132.92
Share issues Expenses	(1,159.35)			(1,159.35)
Add: Securities premium on equity shares issued during the year	6,804.00	-	-	6,804.00
Less: Bonus share issued during the year	(122.50)	-	(1,077.06)	(1,199.56)
Balance as at March 31, 2024	5.644.65		5.246.56	10.891.21

The accompanying notes are an integral part of the standalone financial stateme





ALPEX SOLAR LIMITED (formerly known as Alpex Solar Private Limited) CIN:-L51909DL1993PLC171352

STATEMENT OF AUDITED STANDALONE CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2025

DADWIGHU ADO	For the year	ended	For the year ended		
PARTICULARS	31 Mar, 2	025	31 March, 2	024	
	Audite	d	Audited	Audited	
Cash Flow from Operating Activities:					
Net Profit before Tax		11,143.50		3,645.8	
Adjustment for:					
- Depreciation and amortisation	850.33		322.45		
- Interest on Lease Liabilities	56.84	· · · · · ·	21.11		
- Interest on unwinding of discount on security deposits paid	(0.60)		0.57		
- Loss / (Profit) on Sale / Disposal of Fixed Asset (Net)	(15.08)		(6.16)		
- Profit on Sale of Investment	-		(222.95)		
- Profit on Sale of Property	-		(517.89)		
- Rent Equalisation Reserve	-		-		
- Allowance for bad & doubtful debts	68.34		19.83		
- Allowance for bad & doubtful loans & advances	-				
- Finance Cost	578.00		533.38		
- Interest income from Fixed Deposits with Banks	(135.14)	1,402.69	(45.72)	104.	
-	(155.14)	12,546,19	(13.72)	3,750.4	
Operating Profit before Changes in Working Capitals		12,540,15		3,730.	
Adjustment for changes in Working Capitals:	(6,474.64)		416.46		
- Inventories			(4,937,48)		
- Trade Receivables	(5,454.77)		(91.37)		
- Other Financial Assets	(733.47)				
- Other Non-Current Assets	15.82		(16.95) (201.56)		
- Other Current Assets	266.00		• 1		
- Short Term Loans & Advances	(3,971.62)		(591.17)		
- Trade Payables	6,112.50		1,127.92		
- Other financial liabilities	3,265.63		(478.47)		
- Other Current Liabilities	109.42		127.72		
- Long Term Provisions	753.40	(6,111.74)	65.86	(4,579.0	
Cash from Operating activities after changes in working capital		6,434.45	с. С.	(828.5	
Less: (Tax paid) / Refund Received		(1,317.23)		(537.7	
Net cash flow/(used) in operating activities		5,117.22		(1,366.3	
Cash Flow from Investing Activities:					
Addition in Property, Plant & Equipment [Net]	(4,356.76)		(1,167.26)		
Proceeds from sale of Property, Plant & Equipment	25.35		702.97		
Proceeds from / (Investment in) FDR	71.33		(1,133.23)		
Proceeds from Sale of Investment/ (Investments made)	(2.00)		(15.24)		
Advance for purchase of capital assets	(2,654.87)				
Interest income from Fixed Deposits with Banks	135.14		45.72		
		(6,781.81)		(1,567.0	
Net Cash Flow From Investing Activities		(6,781.81)		(1,567.0	
Cash Flow from Financing Activities:					
	1.000.04		59.97		
Long Term Borrowing (Net) Short Term Borrowings (Net)	2,633.80		(466.65)		
Proceeds from issuance of shares through IPO (net of issue related expenses)	2,033.00		6,292.65		
	(1 215 72)		(22.30)		
Repayment of Lease Liabilities	(1,215.73)	1 040 11	(546.41)	5,317.	
Finance Cost	(578.00)	1,840.11	[340,41]	the second s	
Net Cash Flow From Financing Activities		1,840.11		5,317.	
Net (Increase) / Decrease in the Cash & Cash Equivalents		175.51		2,383.	
Opening Balance of Cash & Cash Equivalents		2,597.91		214.	
Closing Balance of Cash & Cash Equivalents		2,773.42		2,597.9	

See accompanying notes to financial results.





.





INDEPENDENT AUDITOR'S REPORT ON AUDIT OF ANNUAL CONSOLIDATED FINANCIAL RESULTS AND REVIEW OF QUARTERLY FINANCIAL RESULTS

TO THE BOARD OF DIRECTORS OF ALPEX SOLAR LIMITED

Opinion and Conclusion

We have (a) audited the Consolidated Financial Results for the year ended March 31, 2025 and (b) reviewed the Consolidated Financial Results for the quarter ended March 31, 2025, which were subject to limited review by us, both included in the accompanying 'Statement of Consolidated financial results for the quarter and year ended March 31, 2025 of ALPEX SOLAR LIMITED ("the Parent") and its subsidiaries (the Parent and its subsidiary together referred to as "the Group"), and its share of the net profit after tax and other comprehensive income of its associates for the quarter and year ended March 31, 2025, ("the Statement") being submitted by the Parent pursuant to the requirements (Regulation 33) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations").

(a) Opinion on Annual Consolidated Financial Results

In our opinion and to the best of our information and according to the explanations given to us, and based on the consideration of the audit reports of the other auditor(s) on separate financial statements of associates referred to in Other Matters section below, the Consolidated Financial Results for the year ended March 31, 2025:

S.No.	Name of the Entity	Relationship
1	Alpex GH2 Private Limited	Subsidiary
2	Alpex Green Energies Private Limited	Subsidiary
3	Chandra Energy Private Limited	Step Down Subsidiary
4	Zyconic Private Limited (formerly known as Krishma Machine Tools Private Limited)	Associate
5	CER Rooftop Private Limited	Associate

(i) includes the results of the following entities:

- (ii) is presented in accordance with the requirements of (Regulation 33) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended; and
- (iii) gives a true and fair view in conformity with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India of the consolidated net profit and consolidated other comprehensive income and other financial information of the Group for the year ended March 31, 2025.

(b) Conclusion on Unaudited Consolidated Financial Results for the quarter ended March 31, 2025

With respect to the Consolidated Financial Results for the quarter ended March 31, 2025, based on our review conducted and procedures performed as stated in paragraph (b) of Auditor's Responsibilities section below and based on the consideration of the review reports of the other auditors referred to in Other Matters section below, nothing has come to our attention that causes us to believe that the consolidated Financial Results for the quarter ended March 31, 2025, prepared more accordance with the recognition and measurement principles laid down in the Indian Accounting Standards and other accounting principles generally accepted in India, have not disclosed the AC

(RO) D-43, Gulmohar Park, New Delhi - 110049
(BO) B-2, Sector 61, Noida, UP - 201301

(T) 0120-4296439, 4297089(E) office@sethandseth.in

information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

Basis for Opinion on the Audited Consolidated Financial Results for the year ended March 31, 2025

We have conducted our audit in accordance with the Standards on Auditing ("SAs") specified under Section 143(10) of the Companies Act, 2013 ("the Act"). Our responsibilities under those Standards are further described in paragraph (a) of Auditor's Responsibilities section below. We are independent of the Group and its associates in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India ("the ICAI") together with the ethical requirements that are relevant to our audit of the Consolidated Financial Results for the year ended March 31, 2025 under the provisions of the Act and the rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by other auditors in terms of their reports referred to in Other Matters section below, is sufficient and appropriate to provide a basis for our audit opinion.

Management's Responsibilities for the Statement

This Statement, which includes the Consolidated Financial Results, is the responsibility of the Parent's Board of Directors and has been approved by them for the issuance. The Consolidated Financial Results for the year ended March 31, 2025, have been compiled from the related audited consolidated financial statements. This responsibility includes the preparation and presentation of the Consolidated Financial Results for the quarter and year ended March 31, 2025 that give a true and fair view of the consolidated net profit and consolidated other comprehensive income and other financial information of the Group including its associates in accordance with the recognition and measurement principles laid down in the Indian Accounting Standards, prescribed under Section 133 of the Act, 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 respective Board of Directors of the companies included in the Group and of its associates are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and its associates and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the respective financial results that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of this Consolidated Financial Results by the Directors of the Parent, as aforesaid.

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

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

(This space has been intentionally left blank)



Auditor's Responsibilities

(a) Auditor's Responsibilities for audit of the Consolidated Financial Results for the year ended March 31, 2025

Our objectives are to obtain reasonable assurance about whether the Consolidated Financial Results for the year ended March 31, 2025, as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Consolidated Financial Results.

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

- Identify and assess the risks of material misstatement of the Annual Consolidated Financial Results, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls with reference to standalone financial statements in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors.
- Evaluate the appropriateness and reasonableness of disclosures made by the Board of Directors in terms of the requirements specified under Regulation 33 of the Listing Regulations.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group and its associates to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Consolidated Financial Results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and its associates to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the annual Consolidated Financial Results, including the disclosures, and whether the annual Consolidated Financial Results represent the underlying transactions and events in a manner that achieves fair presentation.
- Perform procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the Listing Regulations to the extent applicable.
- Obtain sufficient appropriate audit evidence regarding the Annual Standalone Financial Results of the entities within the Group and its associates to express an opinion on the Annual Consolidated Financial Results. We are responsible for the direction, supervision and

performance of the audit of financial information of such entities included in the Annual Consolidated Financial Results of which we are the independent auditors. For the other entities included in the Annual Consolidated Financial Results, which have been audited by the other auditor, such other auditor remains responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

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

We communicate with those charged with governance of the Parent and such other entities included in the Consolidated Financial Results of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings including any significant deficiencies in internal control that we identify during our audit.

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

(b) Review of the Consolidated Financial Results for the quarter ended March 31, 2025

We conducted our review of the Consolidated Financial Results for the quarter ended March 31, 2025, 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 ICAI. A review of interim financial information consists of making inquiries, primarily of the Company's personnel 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 SAs specified under section 143(10) of the Act 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.

The Statement includes the results of the entities as listed under paragraph (a)(i) of Opinion and Conclusion section above.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable.

Other Matters

The Statement includes the results for the quarter ended March 31, 2025, being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the third quarter of the current financial year which were subject to limited review by us. Our report on the statement is not modified in respect of this matter.

Further, w.e.f. quarter ended Dec 31, 2024, the management of the company has decided to publish quarterly results instead of its obligation of publishing half yearly results. Pursuant to this, the comparative figures (as reported in financial results for the quarter ended Dec 31, 2024) for nine months period ended Dec 31, 2023 was arrived at after adding the published un-audited figures of the six-month period ended Sept 30, 2023 and unaudited figures of quarter ended Dec 31, 2024, 2023. Accordingly, the Statement includes the results for the quarter ended March 31, 2024



being the balancing figure between audited figures in respect of the full financial year and the published year to date figures up to the third quarter of the previous financial year, arrived as above. Our report on the statement is not modified in respect of this matter.

We did not audit financial results of associate companies. The financial results of these associate companies have been furnished to us by management and our opinion and conclusion on the statement, in so far as it relates to the amounts and disclosures included in respect of these associates, is based solely on the report of other auditors and the procedures performed by us stated under the Auditors' responsibilities section above.

Further, M/s Alpex Exim Pvt. Ltd. which was a subsidiary as on 1st April 2023 (Transition date) but ceased to be a subsidiary on September 30, 2023, has been accordingly consolidated in the opening Ind AS balance sheet as on 1st April 2023. However, due to the unavailability of necessary financial information required to convert the financial statements of M/s Alpex Exim Pvt. Ltd. to Ind AS, the Group has consolidated the financial figures based on previous GAAP in the opening Ind AS balance sheet, considering practical expediency.

Our report on the statement is not modified in respect of above matters with respect to our reliance on the work done and the reports of other auditors.

For Seth & Seth

Chartered Accountants Firm's Registration No. 014842N

Sumit Seth Partner Membership No: 093161 UDIN: 25053161 BML

DC

Place: New Delhi Date: 21/05/2025

ALPEX SOLAR LIMITED (formerly known as Alpex Solar Private Limited)			
CIN:-L51909DL1993PLC171352			
Statement of Consolidated Assets and Liabilities for the			
		are in ₹ lacs, unless s As at March 31,	As at April 0
Particulars	2025	2024	202
Assets			
on-current Assets			
roperty, plant and equipment	4,701.12	2,682.97	1,679.
light-of-use assets	2,319.06	1,679.08	274.
Capital work in progress	2,281.17	1.15	445.
Goodwill on Consolidation	9.02	-	36.
Other Intangible Assets	380.00		
nvestment Properties	381.00	381.00	104.
inancial assets			
i) Investments	235.28	237.32	243.
ii) Other financial assets	968.17	552.56	269.
Deferred tax assets (net)	322.65	297.06	
Other non-current assets	24.95	40.77	23.
Cotal Non-current Assets	11,622.42	5,871.91	3,076.
Current Assets			
	10,239.49	3,695.76	5,305.
nventories Financial assets	- 0,00 >	-,	-,
	_	-	
i) Investments	12,374.94	7,065.00	1,870.4
ii) Trade receivables	3,415.67	3,284.87	896.
iii) Cash and cash equivalents	1,170.13	1,041.01	178.
iv) Bank balances other than(iii) above	7,759.40	1,132.91	541.
v) Trade Advances	68.04	60.66	39.
vi) Other financial assets	711.04	819.09	677.
Other current assets	/11.04	819.09	077.
Assets Held for Sale Fotal Current Assets	35,738.71	17,099.30	9,509.3
			10 505
Total Assets	47,361.13	22,971.21	12,585.9
Equity and Liabilities			
Equity			
Equity share capital	2,447.34	2,447.34	599.
Other equity	19,193.42	10,855.27	3,525.8
Non-Controlling Interest	0.00	-	8.4
Fotal Equity	21,640.76	13,302.61	4,134.
Liabilities			
Non-current Liabilities			
Financial liabilities		445.10	0.40
i) Borrowings	1,447.23	447.19	849.
ii) Lease liabilities	581.03	-	150.
Provisions	109.68	69.64	37.
Deferred tax liabilities (Net)		-	17.
Total Non-current Liabilities	2,137.94	516.83	1,055.
Current Liabilities			
Financial liabilities			
i) Borrowings	5,760.68	3,121.88	3,890.
ii) Lease liabilities	93.58	1,326.97	
iii) Trade payables			
(a) Total outstanding dues of micro and small enterprises	1,099.97	1,170.63	167.
(b) Total outstanding dues of creditors other than micro and small enterprises	9,892.74	2,279.29	2,297.
iv) Other financial liabilities	3,625.08	359.00	863.
Other current liabilities	390.30	210.65	82.
Provisions	836.70	117.20	66.
Current Tax Liabilities (Net)	1,883.38	566.15	28
Fotal Current Liabilities	23,582.43	9,151.77	7,396
Total Liabilities	25,720.37	0 669 50	8,451.
i otai Liaunines	25,/20.3/	9,668.59	8,431.
Total Equity and Liabilities	47,361.13	22,971.21	12,586.

The accompanying notes are an integral part of the consolidated financial statements.





Part

ALPEX SOLAR LIMITED (formerly known as Alpex Solar Private Limited) CIN:-L51909DL1993PLC171352

			(All amounts a	re in \prec lacs, unless	stated otherwise)
	1	Quarter Ended		Year I	Ended
Particulars	March 31, 2025	December 31, 2024	March 31, 2024	March 31, 2025	March 31, 2024
	Unaudited	Unaudited	Unaudited	Audited	Audited
	(refer note 16)	(refer note 16)	(refer note 16)		
Income					
Revenue from operations	32,738.99	18,763.38	12,062.27	78,015.12	41,259.98
Other income	92.38	49.44	50.46	285.91	149.79
Total Income (I)	32,831.37	18,812.82	12,112.72	78,301.03	41,409.77
Expenses					
Cost of material consumed	23,888.70	14,808.70	8,524.39	60,522.59	34,256.29
Change in inventory of finished goods, work-in-process and stock-in-trade	1,552.83	(1,039.89)	1,396.46	(271.01)	691.97
Employee benefits expense	485.86	431.62	357.23	1,702.30	1,242.57
Finance costs	231.43	202.70	142.47	731.58	631.38
Depreciation and amortisation expense	298.30	296.53	81.60	850.33	350.13
Other expenses	1,422.12	881.41	337.71	3,532.01	1,356.17
Total Expenses (II)	27,879.25	15,581.06	10,839.85	67,067.80	38,528.52
Desite before executional items and tax (III - 1 II)	1050.10				
Profit before exceptional items and tax (III= I-II)	4,952.13	3,231.75	1,272.88	11,233.23	2,881.27
Exceptional Items (IV)	(18.72)	2.56	(517.89)	-	(511.28)
Profit before share of profit / (loss) of Associates & Tax (V= III+IV)	4,933.40	3,234.31	754.98	11,233.23	3,392.55
Share of (Profit) / Loss of Associates [Net] (VI)	2.43	5.25	0.10	2.04	(0.06)
Profit before tax (VII= V-VI)	4,930.97	3,229.06	754.88	11,231.19	3,392.61
Tax expense					
Current tax	1,345.50	887.97	397.01	2.905.75	798.26
Deferred Tax Expense / (Income)	1,343.50	1.78			
Total tax expense (VIII)	1,399.44	889.75	(270.63) 126.38	(22.35)	(314.52)
Profit for the year (IX= VII-VIII)				2,883.40	483.74
Froncior the year (IX- VII-VIII)	3,531.53	2,339.31	628.50	8,347.79	2,908.87
Other comprehensive income/(loss):					
Items that will not be reclassified to statement of profit or loss in subsequent period	s				
- Remeasurement of the net defined liability / asset	(14.90)	2.01	(6.86)	(12.89)	(33.72)
- Income tax effect on above	3.75	(0.51)	1.73	3.24	8.49
Total other comprehensive (loss)/income for the year (VIII)	(11.15)	1.51	(5.14)	(9.64)	(25.23)
Total comprehensive Profit for the year (IX=VII+VIII)	3,520.38	2,340.81	623.36	8,338.15	2,883.64
Profit per equity share (Face value Re. 10 each)					
Basic (Rs.)	14.43	9.56	3.34	34.11	15.47
Diluted (Rs.)	14.43	9.56	3.34	34.11	15.47

Statement of Consolidated Financial Results for the quarter and year ended on March 31, 2025

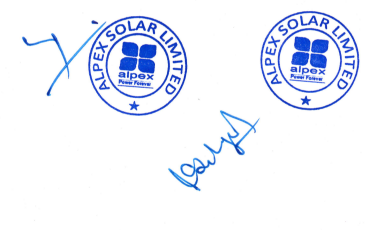
ⁱⁿ



.

(formerly known a	K SOLAR LIMITED s Alpex Solar Private Lim 19DL1993PLC171352	ited)		
Consolidated Statement of Changes in Equ	ity for the quarter and ye	ar ended on March (All amo	31, 2025 ounts are in ₹ lacs, unles:	stated otherwise)
Equity Share Capital		March 31, 2025	March 31, 2024	
Equity shares of Re. 10 each issued subscribed and fully paid		Number	Amount	
At April 01, 2023		59,97,800	599.78	
Add: Bonus shares issued during the year		1,19,95,600	1,199.56	
Add: Shares issued during the year		64,80,000	648.00	
At March 31, 2024		2.44.73.400	2.447.34	
Add: Bonus shares issued during the year		•		
Add: Shares issued during the year		•	•	
At March 31, 2025		2.44.73.400	2.447.34	
Other Equity				
For the year ended March 31, 2025			faha Compony	
		the equity holders on eserves and Surplus		
	Securities	Share Based	Retained earnings	
	premium	Payment Reserve	Retained car migs	
Description	premium	rayment Reserve		Total
			·	
Balance as at April 01, 2024	5,645.32	-	5,209.95	10,855.27
Profit for the year	-	-	8,347.79	8,347.79
Other comprehensive income/(loss)				
- Re-measurement gain on defined benefit plans	-		(9.64)	(9.64
Total comprehensive income	-	-	8,338.15	8,338.15
Balance as at March 31, 2025	5.645.32	-	13.548.09	19.193.42
For the year ended March 31, 2024	Attributable to	the equity holders of	of the Company	
	Reality R	teserves and Surplus	S S	
	Securities	Share Based	Retained earnings	
	premium	Payment Reserve		Total
Description	premium			Iotai
Balance as at April 01, 2023	122.50	-	3,403.37	3,525.8
Profit for the year			2,908.87	2,908.8
Other comprehensive income/(loss)				
- Re-measurement loss on defined benefit plans	-		(25.23)	(25.23
Total comprehensive income			2,883.64	2,883.64
	6,804.00			6,804.0
Add. Computing promium on equity shares issued during the year			1 1	(1,158.68
Add: Securities premium on equity shares issued during the year	(1,158.68)			(1,150.00
Add: Securities premium on equity shares issued during the year Share issues Expenses Less: Bonus share issued during the year	(1,158.68) (122.50)		(1,077.06)	(1,158.66

The accompanying notes are an integral part of the consolidated financial statements.

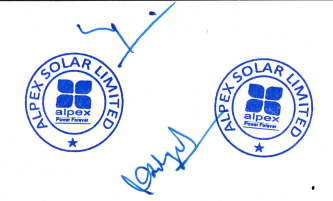


ALPEX SOLAR LIMITED (formerly known as Alpex Solar Private Limited) CIN:-L51909DL1993PLC171352

STATEMENT OF AUDITED CONSOLIDATED CASH FLOWS FOR THE YEAR ENDED MARCH 31, 2025

	FOR THE YEAR ENDED MA	RCH 31, 2025	(All amounts are	in ₹ lacs, unless sta	ated otherwise)
	PARTICULARS	31 Mar, 2025		For the year ended 31 March, 2024	
		Audited	d	Audited	1
Α	Cash Flow from Operating Activities:				
	Net Profit before Tax		11,233.23		3,392.55
	Adjustment for:				
	- Depreciation and amortisation	850.33		350.13	
	- Interest on Lease Liabilities	56.84	1 A A A A A A A A A A A A A A A A A A A	21.11	
	- Interest on unwinding of discount on security deposits paid	(0.60)		0.57	
	- Loss / (Profit) on Sale / Disposal of Fixed Asset (Net)	(15.08)		(6.16)	
	- Profit on Sale of Investment	-		(222.95)	
	- Profit on Sale of Property	-		(517.89)	
	- Rent Equalisation Reserve	-		-,	
	- Allowance for bad & doubtful debts	68.34		19.83	
	- Allowance for bad & doubtful loans & advances	, · · · · · ·		-,	
	- Finance Cost	578.00		533.38	
	- Interest income from Fixed Deposits with Banks	(135.14)	1,402.69	(45.72)	132.31
	Operating Profit before Changes in Working Capitals		12,635.92		3,524.86
	Adjustment for changes in Working Capitals:				
	- Inventories	(6,543.73)		1,609.60	
	- Trade Receivables	(5,378.29)		(5,214.38)	
	- Other Financial Assets	(434.16)		(91.37)	s
	- Other Non-Current Assets	15.82		(16.95)	
	- Other Current Assets	108.05		(141.80)	
	- Short Term Loans & Advances	(3,971.62)		(591.17)	
	- Trade Payables	7,542.80		985.10	
	- Other financial liabilities	3,266.08		(504.27)	
	- Other Current Liabilities	179.65		127.72	
	- Long Term Provisions	780.38	(4,435.03)	48.89	(3,788.62)
	Cash from Operating activities after changes in working capital	/00.00	8,200.90		(263.77)
			(1,317.23)		(537.78)
	Less: (Tax paid) / Refund Received Net cash flow/(used) in operating activities		6,883.67		(801.55)
	Net cash now/(useu) in operating activities		0,000.07		(00100)
В	Cash Flow from Investing Activities:				
	Addition in Property, Plant & Equipment [Net]	(5,952.81)		(1,167.26)	
	Proceeds from sale of Property, Plant & Equipment	25.35		702.97	
	Proceeds from / (Investment in) FDR	(26.81)		(1,463.93)	· · · ·
	Proceeds from Sale of Investment/ (Investments made)	(2.00)	· · · · · ·	(15.24)	
	Advance for purchase of capital assets	(2,654.87)			
	Interest income from Fixed Deposits with Banks	135.14		45.72	
			(8,476.00)		(1,897.73)
	Net Cash Flow From Investing Activities		(8,476.00)		(1,897.73)
С	Cash Flow from Financing Activities:				
	Long Term Borrowing (Net)	1,000.04		59.97	
	Short Term Borrowings (Net)	2,643.80		(466.65)	
	Proceeds from issuance of shares through IPO (net of issue related expenses)	· · · ·		6,292.65	
	Repayment of Lease Liabilties	(1,439.06)		(309.87)	
	Finance Cost	(578.00)	1,626.77	(546.41)	5,029.69
	Net Cash Flow From Financing Activities		1,626.77		5,029.69
	Net (Increase) / Decrease in the Cash & Cash Equivalents		34.44		2,330.41
	Opening Balance of Cash & Cash Equivalents		2,597.91		267.50
	Closing Balance of Cash & Cash Equivalents		2,632.35		2,597.91

Accompanying notes form an integral part of the Financial Statements



ALPEX SOLAR LIMITED (formerly kn

ly known as Alpex Solar Private Limited) CIN:-L51909DL1993PLC171352

Explanatory notes to the Statement of Unaudited/Audited Standalone and Consolidated Financial Results for quarter and year ended March 31,2025

- The unaudited/audited standalone and consolidated financial results of the Company/ Group for the quarter and year ending March 31,2025 have been prepared in accordance with the recognition and measurement principles laid down in the applicable Indian Accounting Standards (IndAS") as prescribed under section 133 of the Companies Act 2013 and other accounting principles generally accepted in India, read with relevant rules thereunder and in terms of Regulations 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 ("the Regulations").
- The above results are reviewed by the Audit Committee and approved by the Board of Directors of the company in the meeting held on 21.05.2025. 2

First time adoption of Ind AS 3

The financial statements for the year ended March 31, 2025 are the first annual financial statements prepared in accordance with IndAS. For periods up to and including the year ended March the manufal statements for the year ended march 31, 2025 are the first annual financial statements prepared in accordance with IndAS. For periods up to and including the year ended 31, 2024, the Company/group had prepared its financial statements in accordance with Accounting Standards notified under section 133 of the Companies Act 2013 and other relevant provisions of the Act (previous GAAP).

Accordingly, the Company has prepared financial statements which comply with Ind AS applicable for periods up to and including the year ended on March 31, 2025, together with the comparative period data as at and for the year ended March 31, 2024, as described in the summary of significant accounting policies. In preparing these financial statements, the Company's/ Group's opening balance sheet was prepared at at April 01, 2023, the Company's date of transition to Ind AS. This note explains the principal adjustments made by the Company in restating its previous GAAP financial statements, including the balance sheet as at April 01, 2023 and the financial statements as at and for the year ended March 31, 2024.

Alpex Exim Pvt. Ltd. which was a subsidiary as on 1st April 2023 (Transition date) but ceased to be a subsidiary on 30th September 2023 has been accordingly consolidated in the opening Ind AS balance sheet as on 1st April 2023. However, due to unavailability of necessary financial information required to convert the financial statements of Alpex Exim Pvt. Ltd. to Ind AS, the Group has consolidated the financial figures based on previous GAAP in the opening Ind AS balance sheet, considering practical expediency.

- The requirement of "IndAS 108 Operating Segment" is not applicable on the company. The CODM has presently evaluated the Company's and Group's performance at an overall level as one business segment which is 'manufacturing of solar modules and assembling of solar pumps'. Futher, the company and its group entities significantly operates in India, hence there are no reportable geographical segments in standalone and consolidated financial results.
- Exceptional Items includes:

Exceptional Items includes:	For the quarter	For the guarter	For the quarter	For the year ended	(All amounts in INR in lacs) For the year ended
	ended on Mar 31, 2025 (Audited)	ended on Dec 31, 2024 (Unaudited)	ended Mar 31, 2024 (Unaudited)	Mar 31, 2025 (Audited)	Mar 31, 2024 (Audited)
Profit on Disposal of Investment in Subsidiary / Associates	-	-	-	-	222.95
Profit on Sale of Property held as Asset for Business use	•	-	517.89	-	517.89
Total			517.89	•	740.84

During the year ended March 31, 2024, the Company had completed its Initial Public Offer (IPO) of 64,80,000 equity shares of face value Rs.10 each at an issue price of Rs.115 per share (including a share premium of Rs.105 per share). The complete public issue comprised of fresh issue of 64,80,000 equity shares aggregating to Rs.7452 lacs. Pursuant to IPO, the equity shares of the Company were listed on EMERGE platform National Stock Exchange of India Limited (NSE) for SMEs on Feb 15, 2024.

The total offer expenses are estimated to be Rs.1,159.35 lacs (exclusive of taxes) which has been utilised from Securities Premium Account in accordance with section 52 of the Companies Act, 2013. The utilization of IPO proceeds of Rs. 6,693.83 lacs (net of provisional IPO expenses of Rs.758.17 lacs) is summarized below:

				(All amounts in INR in lacs)
S. No	Particulars	Amount to be utilised as per prospectus	Utilisation upto Mar 31, 2025	Un-utilised as on Mar 31, 2025
1	Funding capital expenditure for upgradation and expansion of our existing solar module manufacturing facility by increasing 750 MW	1,955.80	1,578.14	377.66
2	Funding Capital Expenditure towards setting up of a new manufacturing unit for Aluminum frame for our solar module	1,294.65	616.88	677.77
3	To Meet Working Capital requirements of the Company	2,049.55	2,049.55	-
4	General corporate purposes	1,393.83	1,393.83	
	Total	6,693.83	5,638.40	1,055.43
Net proceeds which were u	inutilised as at Mar 31, 2025 are available in scheduled commercial banks account.			

There is no material deviation or variation in the utilisation of IPO proceeds, the same has only been utilised for the objects specified in the issue document

On Sept 30, 2023, the Company had disposed off its stake of 97.83% in its subsidiary company i.e., M/s Alpex Exim Private Limited for a consideration of Rs.251.84 lacs.

On Sept 21, 2023, the Company had disposed off its stake of 32.49% in its associate company, i.e., M/s Scan International Private Limited for a consideration of Rs.9.30 lacs.

- The Company was converted from Private Limited Company to Public Limited Company, pursuant to a special resolution passed in the extraordinary general meeting of the shareholders of the Company held on Aug 16, 2023 and consequently the name of the Company was changed to Alpex Solar Limited pursuant to a fresh certificate of incorporation by the Registrar of Companies on Sept 01, 2023.
- 10 On Dec 27, 2024, the company has acquired 100% shareholding of M/s Chandra Energy Private Limited (Special Purpose Vehcile for implementation of solar power projects under EPC model) ough its susbidiary entity namely M/s Alpex Green Private Limited.
- The Company has been alloted by M.P. govt. 20 Acres (i.e. 80937.12 Sq/mtr) of leased land in Manufacturing Zone for Power and Renewable Energy Equipment situated at Plot No. P-21, Manufacturing Zone for Power & Renewable Energy Equipment at Mohtra, Babai, District Namadapuram, near Bhopal, Madhya Pradesh 11
- 12 The Company has taken on lease a ready-made factory at Khata Number 1139, Gata Numbers 188 and 198, Bypass Sikandrabad, Uttar Pradesh-203205 measuring 17000 Sq/mtr. Further, the Company has also taken on lease an additional piece of land at A-2/1, Industrial Area, Kosi Kotwan Ext-II, Mathura, Uttar Pradesh, covering 25,000 sq. meters.
- 13 The Company has secured orders worth Rs. 1278.84 Crores in the last two months for Financial year 2025-26.
- 14 The Company has increased its solar module production capacity at Greater Noida Plant from 900MW to 1200 MW
- Figures of the previous periods have been regrouped wherever necessary, to correspond with the current periods 15
- The Statement includes the results for the quarter ended March 31, 2025 being the balancing figure between audited figures in respect of the full financial year and the published year to date ngures up to the third quarter of the current financial year which were subject to limited review by us. Our report on the statement is not modified in respect of this matter

Further, w.e.f. quarter ended Dec 31, 2024, the management of the company has decided to publish quarterly results instead of its obligation of publishing half yearly results. Pursuant to this, the The first, we figures (as reported in financial results for the quarter ended Dec 31, 2024) for nine months period ended Dec 31, 2023 was arrived at after adding the published un-audited figures of the six-month period ended Sept 30, 2023 and unaudited figures of quarter ended Dec 31, 2023. Accordingly, the Statement includes the results for the quarter ended March 31, 2024 being the balancing figure between audited figures in respect of the full financial year and the published year to date figures upto the third quarter of the previous financial year, arrived as above.

For and on behalf of the Board of Directors ALPEX SOLAR LIMITED

ASHWANI SEHGAL MANAGING DIRECTOR DIN: 00001210





Place : Delhi Date: 21/05/2025 Seth & Seth

Chartered Accountants



To, Audit Committee / Board of Directors Alpex Solar Limited (formerly known as Alpex Solar Private Limited) Plot No. I-25-26, Site V Surajpur Industrial Area, Kasna Greater Noida – 201306

Subject: Certificate of Utilization of IPO Proceeds upto 31/03/2025 in respect of M/s Alpex Solar Limited

Dear Sir(s),

We have been engaged by the management of the company to certify whether the company has complied with the conditions of Initial Public Offering (IPO) in relation to utilization of proceeds from Public Offering as required by Securities and Exchange Board of India (SEBI).

Company Responsibility:

Those charged with governance and management of the company are responsible for utilizing the proceeds from IPO in accordance with the terms and conditions of IPO and necessary reporting with SEBI in relation to utilization of proceeds and deviations, if any, in accordance with the provisions of regulation 32 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with other applicable act, rules, regulations & circulars issued by stock exchange.

Our Responsibility:

Our responsibility is to examine all the relevant documents in connection with the utilization of proceeds from IPO and certify whether the proceeds have been utilized in accordance with the terms and conditions of IPO and applicable regulation of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable act, rules & regulations.

Conclusion:

Based on the information and explanations provided to us and on the basis of our examination of relevant documents, we do hereby certify that M/s Alpex Solar Limited has deployed the following amount (upto 31/03/2025) for the purposes of the objects as stated in Offer Document / Prospectus of the company dated Feb 12, 2024.

(This space has been intentionally left blank)

(RO) D-43, Gulmohar Park, New Delhi - 110049 (BO) B-2, Sector 61, Noida, UP – 201301 (T) 0120-4296439, 4297089(E) office@sethandseth.in

	r .				1 >
- 1	Amo	unt	inl	212	hel
	AIIIU	un	111 1	dK	IISI

Object as disclosed in the Offer Document	Amount disclosed in the Offer Document	Actual Utilised Amount	Unutilised Amount	Remarks
Funding capital expenditure for upgradation and expansion of our existing solar module manufacturing facility by increasing 750 MW		1,578.14	377.66	NIL
Funding Capital Expenditure towards setting up of a new manufacturing unit for Aluminium frame for our solar module	1,294.65	616.88	677.77	NIL
To Meet Working Capital requirements of the Company	2,049.55	2,049.55	-	NIL
General corporate purposes	1,393.83	1,393.83	-	NIL
Total ·	6,693.83	5,638.40	1,055.43	

We further certify that there is NO material deviation or variation in the utilization of IPO proceeds, the same has only been utilized for the objects specified in the issue document.

Restrictions and Limitation:

The certificate has been issued on the request of the management solely for the purpose to enable the company to comply with the requirement of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable act, rules & regulations, without any risk and responsibility on the part of the firm and / or its partners. Further, we do not accept or assume any liability or any duty of care, 1) if the company breach any of the terms of the IPO document and / or notification and 2) if the certificate is used for any other purpose and / or by any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For M/s Seth & Seth Chartered Accountants ICAI FRN: 014842N

(Sumit Seth) Partner M. No. 093161 UDIN: 250931616MLD5M 6610

Date: 21.05.2025 Place: New Delhi



<u>ANNEXURE - I</u>

UPDATION ON EXPANSION PLANS

The Managing Director delivered a thorough and detailed update to the Board of Directors regarding the company's ongoing expansion efforts, emphasizing the strategic development at several key facilities as outlined below:

<u>Unit I:</u>

He began by highlighting the successful completion of the expansion at the **Surajpur Industrial Area plant (Greater Noida),** where substantial upgrades have been made to enhance the plant's manufacturing capacity. **The solar module production capacity has now been increased to 1.2 GW,** as outlined in the company's IPO filings. This expansion will play a crucial role in supporting the company's growing presence in the renewable energy sector.

<u>Unit II:</u>

The Unit II, spanning 25,873.27 sq. meters at Plot No. A-2/2, Industrial Area, Kosi Kotwan Ext-II, Mathura, Uttar Pradesh, is currently undergoing rapid construction. The company is set to establish a cutting-edge solar cell manufacturing facility of 1.6 GW, which will be developed in three distinct phases. The first phase, with a capacity of 500 MW, is slated to become operational by the end of current Financial Year. The second phase, adding another 500 MW, is targeted for completion by June 2026. By December 2026, the facility is expected to expand additional 600 MW and reach its final capacity of 1.6 GW, marking a significant milestone in the company's growth trajectory.

It was originally envisaged to set up new additional line of 1.2GW solar module at Unit II but in view of construction work taking time it is decided to shift this project to Unit V which is a ready to move in, factory shed and commercial production can start faster.

<u>Unit III:</u>

Unit III, covering 17,846.63 sq. meters at Khasra No. 111/3, Navipur, Kosi Kotwan, Mathura, Uttar Pradesh, has been acquired by the company. Situated adjacent to Unit II, this land will be developed into a utility facility and warehouse. The company has already submitted a Change of Land Use (CLU) application to facilitate the repurposing of the land in line with the planned developments.

Solar PV Module Manufacturers	Solar Electricity (RESCO)	Solar EPC	Solar Pumps	International Trading		
Regd. Office : B-79, Shivalik Encalve, Near Malviya Nagar, New Delhi - 110017, CIN L51909 DL 1993 PLC 171352						
New Delhi Jaipur Ludiana Mumbai Tirupur						
www.alpexonline.com www.alpexsolar.com						



<u>Unit IV:</u>

Unit IV took on lease an additional facility at A-2/1, Industrial Area, Kosi Kotwan Ext-II, Mathura, Uttar Pradesh, adjacent to Units II and III, covering 25,000 sq. meters. This site will house a manufacturing facility for aluminum frames. Production is expected to commence by the end of current Financial Year.

<u>Unit V:</u>

The Company took on lease a ready-made factory located at **Khata Number 1139, Gata Numbers 188 and 198, Bypass Sikandrabad, Uttar Pradesh-203205** (Unit V) measuring **17000 Sq/mtr**. This facility is dedicated for commissioning an additional line of **1.2 GW** of solar modules. The Shipment of 1.2 G.W. Module Manufacturing line is likely to arrive within 60 days. This facility is likely to go into commercial production around Dec-2025.

<u>Unit VI:</u>

Additionally, the company has been allotted by M.P. Govt approximately 20 acres (or 80,937.12 sq/mtr) of leased land in the Manufacturing Zone for Power and Renewable Energy Equipment situated at Plot No. P-21, Manufacturing Zone for Power & Renewable Energy Equipment at Mohasa, Babai, District Narmadapuram, near Bhopal, Madhya Pradesh.

The company is currently in the process of developing a strategy to utilize this land effectively. This extensive and strategic expansion underscores the company's commitment to scaling its operations, strengthening its infrastructure, and maintaining its leadership position in the renewable energy sector.

Solar PV Module Manufacturers	Solar Electricity (RESCO)	Solar EPC	Solar Pumps	International Trading		
Regd. Office : B-79, Shivalik Encalve, Near Malviya Nagar, New Delhi - 110017, CIN L51909 DL 1993 PLC 171352						
New Delhi Jaipur Ludiana Mumbai Tirupur						
www.alpexonline.com www.alpexsolar.com						



Annexure -II - Details of Appointment of Secretarial Auditor

SI. No.	Particulars	Details
1.	Reason for appointment	The Practising firm handles listed company
		compliances, has a competent Secretarial Audit
		team, and holds a peer review certificate from
		ICSI.
2.	Date of appointment	21 st May, 2025
3.	Profile	Enclosed
4.	Disclosure of relationships	Not Applicable
	directors (in appointment	
	between case of a director).	

Annexure – III - Details of Appointment of Internal Auditor

SI. No.	Particulars	Details		
1. Reason for appointment		The firm has been evaluated for its independence, competence, and experience in risk-based auditing, and its appointment is expected to enhance		
		internal control systems and operational efficiency.		
2.	Date of appointment	21 st May, 2025		
3.	Profile	Enclosed		
4.	Disclosure of relationships	Not Applicable		
s ~ ~	directors (in appointment			
	between case of a director).			

Annexure – IV - Details of Appointment of Tax Auditor

SI. No.	Particulars	Details
1. Reason for appointment		M/s. Seth & Seth, Chartered Accountants, has
		competently served the Company in previous
		years, and their reappointment ensures continuity
		in tax assessments and filings.
2.	Date of appointment	21 st May, 2025
3.	Profile	Enclosed
4.	Disclosure of relationships	Not Applicable
	directors (in appointment	
	between case of a director).	

 Solar PV Module Manufacturers
 Solar Electricity (RESCO)
 Solar EPC
 Solar Pumps
 International Trading

 Regd. Office : B-79, Shivalik Encalve, Near Malviya Nagar, New Delhi - 110017, CIN L51909 DL 1993 PLC 171352
 New Delhi | Jaipur | Ludiana | Mumbai | Tirupur
 www.alpexonline.com | www.alpexsolar.com

Vishal Mishra & Associates

Company Secretaries (Peer Reviewed Firm)





Vision & Mission

Our Guiding Principles

Vision

To be a trusted and leading corporate law advisory firm in India, delivering reliable and innovative compliance solutions.

Mission

To empower clients with strategic, ethical, and professional advice across corporate legal frameworks.

Who We Are

A Trusted Legal & Compliance Partner

Vishal Mishra & Associates is a professionally managed and integrated consultancy firm offering specialized services in:

- Corporate Laws
- Legal Advisory
- Compliance Audits
- Regulatory Representations



8.5+ Years of Expertise in:

- Company & Securities Laws
- Legal Due Diligence
- Transaction Documentation
- Joint Ventures & Capital Markets
- IPR (Trademark, Copyright, Patent)

Our People

Meet Our Experts

Vishal Mishra – Founder Partner

- Associate Member of ICSI
- All India Rank 22 (Finals) | Rank 25 (Intermediate)
- M.Com, B.Com, Trademark Agent
- Experience across North & South India

Jatin Pawar

- CS (Pursuing)
- 5+ years in Secretarial, Taxation, Company Closure, Compliance
- Graduate in Commerce
- Dan-India Presence through alliances and networking

Audit & Advisory Services

Compliance & Legal Excellence



Secretarial Audit (Companies Act & SEBI)





Depository Participant Audit



Internal Audit



Legal Due Diligence



Compliance Audits



Legal Opinions

Representation & Advisory

Strategic Representation Across Authorities



ROC, RD, MCA | NCLT & NCLAT

RBI | SEBI | Stock Exchanges

CIT-A, ITAT (Income Tax) | GST Authorities



Transactional Advisory

Services to Banks / FIs

Strengthening Financial Operations

Search & Status Reports	Charges Creation & Registration Advisory	Legal Opinions (Companies Act)
Stamp Duty & Loan Documentation Guidance	Consortium/Multiple Banking Certification (RBI)	Due Diligence Reports

Advisory on Ownership/Management Changes

Entity Formation Services

Supporting Business Foundations



Business Entity Types

- Pvt Ltd / Public Ltd / LLP / Nidhi Companies
- NGOs, Section 8 Companies, Multistate Societies

Conversion of:

- Proprietorship/Partnership → Company
- Pvt Ltd 💽 Public Ltd

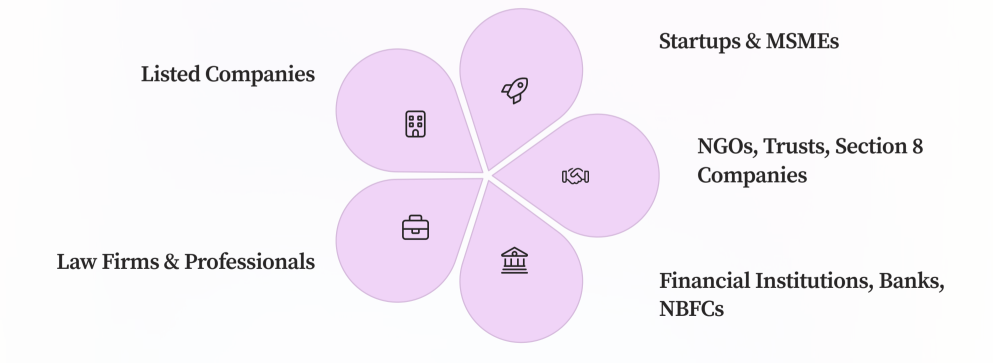
Other Professional Services

Holistic Legal & Corporate Support



Sectors We Serve

Our Diverse Client Base



Contact Us

Let's Connect

Vishal Mishra & Associates – Company Secretaries



Head Office

Basement, 937-938/3, Sewak Chamber, Block 49A, Nai Walan, Karol Bagh, Delhi - 110005



Branch Office

212, Gyan Khand I, Indirapuram, Uttar Pradesh - 201014



Phone

 $011-4115\,5325\,/\,4110\,0325$



Email

csvishalmishra367@gmail.com | tax.legal07@gmail.com



Website

www.avsrelation.com

💬 Contact on WhatsApp

📞 Speak With Us Now

RAM C. KAPOOR & ASSOCIATES

Chartered Accountants

A Partnership firm specializing in Audit/Assurance Services & Direct <u>Taxation matters</u>

Year of Establishment - 1987

About The Firm

- A firm specializing in Audit & Assurance Services and Direct Taxation matters.

-Experienced in providing taxation and auditing services to a number of Multinational concerns, Hospitality concerns, Non Banking Financial Companies, Tour operators, Entertainment concerns, Manufacturing concerns, Trading concerns, Public charitable trusts and high net worth individuals including nonresident individuals.

- The firm is experienced in corporate and personal taxation including tax planning and advice, compliance, representation before assessing and appellate authorities, conducting of statutory, tax and other special audits, and structuring of business transactions to optimize tax benefits



*** AUDIT & ASSURANCE**

- ***** TAXATION
- **COMPLIANCE**
- CORPORATE ADVISORY
- ENTRY INDIA SERVICES

AUDIT & ASSURANCE

We believe that audit and assurance services are an essential tool available to all stakeholders, including the management, to provide greater assurance of information and in-depth understanding of the affairs of an organization. We offer our specialized services regarding audit and assurance services in the areas of :

- Statutory Audit
- Internal Audit
- Management Audits
- Special Audits applicable under various laws

> Other specific audit assignments , such as fixed assets verification etc

TAXATION

➤ Tax consideration has a significant influence on business and investment decisions, be it with respect to domestic or international transactions. Effective tax structuring and planning ensures that organization remain competitive in today's complex business environment.

➢ We, at Ram C. Kapoor & Associates, assist our clients to achieve risk adjusted tax optimization by providing thought through tax structuring advice.



To achieve this much desired objective, we at Ram C. Kapoor & Associates, provide specialized services in the area of:

- ≻Filing of tax returns.
- Structuring of business models to achieve tax optimization
- Advice on withholding tax, advance tax etc.
- >Advice on tax consequences of various transactions, etc.
- Representation before Tax Authorities in assessment/appellate proceedings
- ➤Tax planning

Our focus is to tailor our extensive range of services according to the requirements of the client.



- We offer services encompassing:-
- > Advisory
- Conducting of Transfer Pricing Studies and assisting clients in Documentation
- Audit and Certification
- Representation before tax authorities

Our main focus lies in offering advice which integrates both commercial considerations and tax considerations.



<u>GST</u>

- Registration under Goods and Services tax.
- Consultancy for maintenance of proper records.
- Consultancy for proper accounting for Goods and Services tax.
- Consultancy on various issues relating to Goods and Services Tax.
- Computation of Goods and Services tax payable.
- ➢ Preparation and filing of Returns.
- ➤Conducting Goods and Services Tax Audit



TDS Advice on all matters related to compliance of TDS/TCS provisions.

- ≻Periodic review of TDS/ Withholding Tax compliance.
- ≻Computation of monthly TDS.
- ➢ Filing of quarterly E-TDS Returns.
- Issue of monthly/annual TDS certificates.
- ≻ Filing of quarterly E-TDS/Manual Returns.
- ➤TDS assessments

OTHERS

Various compliance under Companies Act, FEMA, RBI etc



Companies confront endless challenges in business and need to constantly evolve and innovate. At Ram C. Kapoor & Associates, we collaboratively work to enable our clients reinvent their business models by drawing upon our strong commercial acumen and invaluable knowledge founded on years of experience in diverse industries.

Our team of young and dynamic professionals has the ability to act as the sounding board for decision makers and provide out of the box solutions for complex issues.

We have provided strategic inputs to various clients on issues ranging from changing market scenarios, regulatory developments, M&A, etc. In addition to above we assist our clients in framing achievable action plans and developing detailed business outlook.

Entry India Services

At Ram C. Kapoor & Associates, we render services in structuring of organizations focusing on key areas like unification with existing international operations, global tax planning, exchange administration and other legal perspectives by acquiring regulatory compliance.

We build international growth strategies & Business models by assisting on Double Taxation Treaty analysis and tax implication on inward/outward remittances.

Our technical expertise at Ram C. Kapoor & Associates also extends Certification services like withholding tax certificates regarding remittances for international transactions

WHY US ?

- ≻Unique blend of services under one roof
- Mid sized so able to react to situations
- >We provide not just advice but practicable alternatives
- ➤We work closely and collaboratively with our clients (domestic & International) in aligning our reviews to their specific needs.
- ➤Our expertise in varied services arms us with an in-depth knowledge of businesses which is brought to the fore in servicing clients from different industries
- ➢Our approach is proprietory. This ensures early identification and resolution of important issues at the strategic and detailed planning stage.



- M. R. WARERKAR AND ASSOCIATES (P) LTD
- > ZOOM COMMUNICATIONS (P) LTD
- > ATEN CAPITAL (P) LTD
- ➤ MANAK WASTE MANAGEMENT (P) LIMITED ("CASHIFY")
- ➤ SAPHIRE CORPORATE CONSULTANTS (P) LTD
- ➢ RISK EDUCATORS (P) LTD
- SALON AND SPA BY TANGYROSE
- VFLOWTECH INDIA (P) LIMITED



- ➢ ALPEX SOLAR LTD
- ➢ VENUS INDIA ASSET FINANCE (P) LTD
- ➤ THYSSENKRUPP ELEVATOR INDIA (P) LTD
- MILLENIUM ONCOLOGY INDIA (P) LTD
- SUSTAINABLE BEAUTY (P) LTD
- SURESET LIVING HOSPITALITY
- SVAS WINNING BUSINESESS FUND (ALTERNATE INVESTMENT FUND)



DELHI OFFICE : D-43, Gulmohar Park New Delhi, India – 110049.

Mobile : +91-9810150690
 E-mail : <u>nitin@rcka.in</u>

≻Website : <u>www.rcka.in</u>



AT A GLANCE

- Peer Reviewed and CAG Empaneled CA Firm specializing in Audit Services and Direct and Indirect Taxation matters.
- Experienced in providing taxation and auditing services to a number of Multinational concerns, Listed entities, Startups, Petroleum & Oil industries, Manufacturing concerns, Trading concerns, Public charitable trusts, Hospitality concerns, Tour operators, Entertainment concerns, and high net worth individuals including non-resident individuals.
- The firm is experienced in corporate and personal taxation including tax planning and advice, compliance, representation before assessing and appellate authorities, conducting of statutory, tax and other special audits, and structuring of business transactions to optimize tax benefits.

Year Of Establishment - 1997





VISION

To be recognized as one of the most trusted service providers, with our expertise and service excellence setting the benchmark quality. We strive for for a distinguished impactful and presence across all regions of the ensuring reliability, country, innovation, and unwavering commitment to our stakeholders.

MISSION

Our mission is to provide reliable, timely, and value-driven financial, tax, and advisory solutions to clients across diverse sectors. We are committed to upholding the highest standards of professional ethics and excellence. fostering long-term relationships through personalized services, proactive insights, continuous and innovation to support our clients' growth and compliance in an everevolving regulatory environment.



CORE SERVICES

- 🕑 TAXATION
- AUDIT AND ASSURANCE
- CORPORATE ADVISORY
- CORPORATE TAX
- COMPLIANCE
- M ENTRY INDIA SERVICES
- ✓ TRANSFER PRICING
- GOODS AND SERVICES TAX
- **RISK ADVISORY**
- VIRTUAL CFO

(~

AND MANY MORE...

www.sethandseth.in

RATE

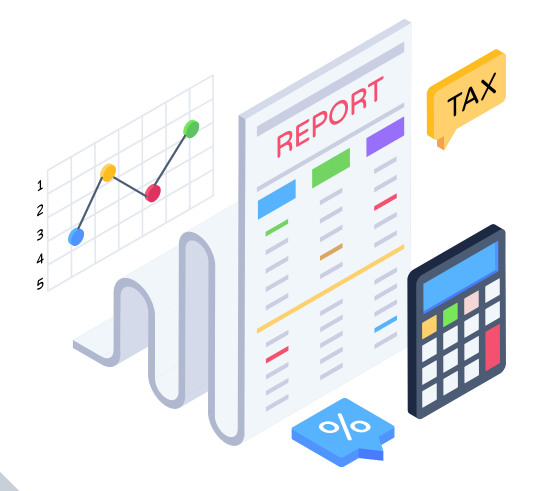
2.845.227

17 18 19

TAXATION

Tax consideration has a significant influence on business and investment decisions, be it with respect to domestic or international transactions. Effective tax structuring and planning ensures that organization remain competitive in today's complex business environment.

> We, at Seth & Seth, assist our clients to achieve risk adjusted tax optimization by providing thought through tax structuring advice.



AUDT AND ASSURANCE

We believe that audit and assurance services are an essential tool available to all stakeholders, including the management, to provide greater assurance of information and in-depth understanding of the affairs of an organization. We offer our specialized services regarding audit and assurance services in the areas of :

Our Service:

- 🍼 Internal Audit
- 🝼 🛛 Statutory Audit
- 🎸 Management Audits
- 🞸 Special Audits applicable under various laws
- Other specific audit assignments , such as fixed assets verification etc

Corporate Advisory

88

Companies confront endless challenges in business and need to constantly evolve and innovate. At Seth & Seth, we collaboratively work to enable our clients reinvent their business models by drawing upon our strong commercial acumen and invaluable knowledge founded on years of experience in diverse industries.

Our team of young and dynamic professionals has the ability to act as the sounding board for decision makers and provide out of the box solutions for complex issues. We have provided strategic inputs to various clients on issues ranging from changing market scenarios, regulatory developments, M&A, etc. In addition to above we assist our clients in framing achievable action plans and developing detailed business outlook.

CORPORATE TAX

To achieve this much desired objective, we at Seth & Seth, provide specialized services in the area of:

ΤΑΧ

- Filing of tax returns.
- Structuring of business models to achieve tax optimization
- >> Advice on withholding tax, advance tax etc.
- Advice on tax consequences of various transactions etc.
- Representation before Tax Authorities in assessment/appellate proceedings
- 🌔 Tax planning

Our focus is to tailor our extensive range of services according to the requirements of the client.

Compliance



- Advice on all matters related to compliance of TDS/TCS provisions.
- Obtaining Tax Deduction Account Number (TAN).
- Periodic review of TDS/ Withholding Tax compliance.
- Computation of monthly TDS.
- Monthly deposit of TDS electronically/manually.

COMPLIANCE

Standard

- ✓ Issue of monthly/annual TDS certificates.
- Filing of quarterly E-TDS/Manual Returns.
- TDS assessments.

ENTRY INDIA SERVICES

At Seth & Seth, we render services in structuring of organizations focusing on key areas like unification with existing international operations, global tax planning, exchange administration and other legal perspectives by acquiring regulatory compliance.

We build international growth strategies & Business models by assisting on Double Taxation Treaty analysis and tax implication on inward/outward remittances.

Our technical expertise at Seth & Seth also extends Certification services like withholding tax certificates regarding remittances for international transactions





TRANSFER PRICING

WE OFFER SERVICES ENCOMPASSING:-

Advisory

Audit and Certification

Representation before tax authorities

Conducting of Transfer Pricing Studies and assisting clients in Documentation

Our main focus lies in offering advice which integrates both commercial considerations and tax considerations.



Why Choose Us?

- Unique blend of services under one roof.
- Mid sized so able to react to situations.
- We provide not just advice but practicable alternatives.
- We work closely and collaboratively with our clients (domestic & International) in aligning our reviews to their specific needs.
- Our expertise in varied services arms us with an in-depth knowledge of businesses which is brought to the fore in servicing clients from different industries.
- Our approach is proprietory. This ensures early identification and resolution of important issues at the strategic and detailed planning stage.

TAXES

ACCOUNTING

eceiv







Founder of the Firm. He has 59 year of experience in handling Direct Taxation matters



He has 29 year of experience in the areas of Direct Taxation, including International Taxation.



He has 12 year of experience in handling Audit and Taxation. He also holds degree in Bachelor of Law and AICA from ICAI



Ankit Garg, FCA, Executive Partner

He has 6 year of experience in handling Audit and Taxation. He also holds degree in Bachelor of Law, Dip-IFRS and DISA from ICAI.

Partners

CONTACT US

C PH. 0120-4297089, 0120-4296439

2 3 4

- **MOBILE : 9811052093**
- ≥ E-mail : shiv.shankar@sethandseth.in
- Website : www.sethandseth.in



REPORT

TAX