

27th May 2024

То

BSE Limited Corporate Relationship Dept. Phiroze Jeejeebhoy Towers, Dalal Street Mumbai 400 001 Maharashtra, India

Dear Sir/Madam,

BSE Script Code	974276
ISIN	INE696R07018

Sub: Intimation under Regulation 54 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

Pursuant to Regulation 54 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI circular bearing reference no. SEBI/HO/MIRSD/MIRSD_CRADT/CIR/P/2022/67 dated 19th May 2022, please find enclosed herewith the Security Cover Certificates as at 31st March 2024 against the referred Scrip codes and ISINs.

We hereby request you to take the above information on record.

Thank You.

Yours faithfully, For INBREW BEVERAGES PRIVATE LIMITED

Ruchi Negi Company Secretary M.No.A39287 Add: A-1501, Galaxy Royale Society, Gaur City-2, Greater Noida West, UP-201306

> Inbrew Beverages Pvt. Ltd. (Formerly Known as Molson Coors India Pvt. Ltd.) REGD OFF.: 406 KUSAL BAZAR 32-33 NEHRU PLACE NEW DELHI 110019. Corporate office: 501, 5th Floor, Block 3B, DLF Corporate Park, Gurgaon, Haryana-122002 E-mail : <u>info@inbrew.com</u> Website : <u>www.inbrew.com</u> CIN: U99999DL1972PTC318242

Walker Chandiok & Co LLP 21st Floor, DLF Square Jacaranda Marg, DLF Phase II Gurugram – 122 002 India

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Independent Auditor's Certificate pursuant to Regulation 56(1)(d) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) and Regulation 15(1)(t)(ii)(a) of SEBI (Debenture Trustees) Regulations,1993 (as amended) read with Chapter V of SEBI Operational Circular for Debenture Trustees/HO/DDHS/P/CIR/2023/50 dated 31 March 2023.

То

The Board of Directors Inbrew Beverages Private Limited 406 Kusal Bazar 32-33, Nehru Place, South Delhi, New Delhi- 110019

- 1. This certificate is issued in accordance with the terms of our engagement letter dated 09 February 2024 with Inbrew Beverages Private Limited ('the Company').
- 2. The accompanying Statement containing details of listed and rated senior secured Non-Convertible debentures (NCDs) of the Company outstanding as at 31 March 2024 along with security cover maintained against such NCDs (Annexure I) and details of compliance with the financial and covenants other than financial covenants as per the terms of debenture trust deed as included in Annexure II and III respectively of the aforesaid statement (collectively hereinafter referred to as 'the Statement') has been prepared by the Company's management for the purpose of submission of the Statement along with this certificate to the Catalyst Trusteeship Limited (the "Debenture Trustee") of the Company, pursuant to the requirements of Regulation 56(1)(d) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) ('SEBI LODR') and pursuant to the requirements of Regulation 15(1)(t)(ii)(a) of SEBI (Debenture Trustees) Regulations, 1993 (as amended) ('Debenture Trustees Regulations') read with Chapter V of SEBI Operational Circular for Debenture Trustees/HO/DDHS/P/CIR/2023/50 dated 31 March2023 (collectively referred to as 'the Regulations'). We have initialled the Statement for identification purposes only.

Management's Responsibility for the Statement

- 3. The preparation of the Statement, including the preparation and maintenance of all accounting and other relevant supporting records and documents, is solely the responsibility of the management of the Company. This responsibility includes the design, implementation, and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- 4. The management is also responsible for ensuring the compliance with the requirements of the Regulations and the debenture trust deed for the purpose of furnishing this Statement and for providing all relevant information to the Debenture Trustee.

Auditor's Responsibility

5. Pursuant to requirement of the Regulations as referred to in paragraph 2 above, it is our responsibility to express reasonable assurance in the form of an opinion as to whether the details included in Annexure I of the accompanying Statement regarding maintenance of hundred percent security cover, and the details included in Annexure II of the accompanying Statement regarding compliance with financial covenants as stated in such debenture trust deed in respect of NCDs of the Company outstanding as at 31 March 2024, is in all material respects, in agreement with the audited financial statements of the Company, underlying books of account and other relevant records and documents maintained by the Company for the year ended 31 March 2024, and that the calculation thereof is arithmetically accurate.

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Further, it is our responsibility to provide limited assurance in the form of a conclusion as to whether anything has come to our attention that cause us to believe that the declaration given by the management as included in Annexure III of the accompanying Statement regarding compliance with the covenants other than financial covenant covered in Annexure II of the accompanying Statement, as stated in the debenture trust deed in respect of the NCDs of the Company outstanding as at 31 March 2024, is, in all material respects, not fairly stated.

- 6. The financial statements, referred to in paragraph 5, have been audited by us, on which we have expressed an unmodified audit opinion vide our report dated. Our audit of these financial statements was conducted in accordance with the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013 and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India ('the ICAI'). Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. Such audit was not planned and performed in connection with any transactions to identify matters that maybe of potential interest to third parties.
- 7. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) ('the Guidance Note') issued by the ICAI. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 8. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements, issued by the ICAI.
- 9. A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the subject matter. The procedures selected depend on the auditor's judgment, including the assessment of the risks associated with the matters mentioned in paragraph 5 above pertaining to Annexure I and Annexure II of the Statement. We have performed the following procedures in relation to such matters:
 - a. Obtained the details of security cover details and financial covenants criteria for NCDs of the Company outstanding as at 31 March 2024;
 - b. Traced the value of assets/debts forming part of the security cover details from the audited financial statements of the Company for the year ended 31 March 2024.
 - c. Recomputed the security cover ratio based on the information as obtained in the point (a) and (b) above.
 - d. Understood the basis of computation of financial covenants and verified that the computation of financial covenants as on 31 March 2024 is in accordance with the basis of computation as mentioned in Annexure II of the accompanying Statement which is in accordance with debenture trust deed, and the amounts used in such computation have been accurately extracted from audited financial statements of the Company for the year ended 31 March 2024.
 - e. Obtained the list of security created in the register of charges maintained by the Company and 'Form No.CHG-9' filed with Ministry of Corporate Affairs ('MCA'). Traced the value of charge created against assets of the Company to the details included in the accompanying Statement.
 - f. Verified the arithmetical accuracy of the Statement.
 - g. Obtained necessary representations from the management.
- 10. The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for, a reasonable assurance engagement; and consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed. The procedures selected depend on the auditor's judgment, including the assessment of the risks associated with the matters mentioned in paragraph 5 above pertaining to Annexure III of the Statement. We have performed the following procedures in relation to such matters:
 - a. Obtained a detailed listing of all the covenants other than financial covenant stated in debenture trust deed in respect of the NCDs of the Company outstanding as at 31 March 2024;



- b. Verified, on test check basis, covenants other than financial covenants as stated in debenture trust deed from audited financial results.
- c. Obtained necessary representations from the management; and

Opinion on Annexure I and Annexure II of the Statement

11. Based on our examination and the procedures performed as per paragraph 10 above, evidences obtained, and the information and explanations given to us, along with the representations provided by the management, in our opinion, the details included in Annexure I of the accompanying Statement regarding maintenance of hundred percent security cover, and the details included in Annexure II of the accompanying Statement regarding compliance with the financial covenants as stated in such debenture trust deed in respect of listed NCDs of the Company outstanding as at 31 March 2024, is in all material respects, in agreement with the audited financial statements of the Company, underlying books of account and other relevant records and documents maintained by the Company for the year ended 31 March 2024, and that the calculation thereof is arithmetically accurate.

Basis for Qualified Conclusion

12. We report that the Company has not yet complied with certain covenants other than financial covenants as detailed in Table A of Annexure III of the accompanying Statement during the year ended 31 March 2024.

Qualified Conclusion on Annexure III of the Statement

13. Based on the procedures performed as per paragraph 11 above, evidences obtained, and the information and explanations given to us, along with the representations provided by the management, except for the matter stated in basis for qualification paragraph, nothing has come to our attention except for the matters stated in basis for qualification paragraph that causes us to believe that the declaration given by the management as included in Annexure III, of the accompanying Statement regarding compliance with the covenants other than financial covenants covered in Annexure II of the accompanying Statement, as stated in the debenture trust deed in respect of the NCDs of the Company outstanding as at 31 March 2024, is, in all material respects, not fairly stated.

Restriction on distribution or use

14. Our work was performed solely to assist you in meeting your responsibilities in relation to your compliance with the Regulations. Our obligations in respect of this certificate are entirely separate from, and our responsibility and liability is in no way changed by, any other role we may have(or have had) as the statutory auditors of the Company or otherwise. Nothing in this certificate, nor anything said or done in the course of or in connection with the services that are the subject of this certificate, will extend any duty of care we may have in our capacity as statutory auditors of the Company.

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15. The certificate is addressed to and provided to the Board of Directors of the Company solely for the purpose of enabling it to comply with the requirements of the Regulations, which inter alia, require it to submit this certificate along with the Statement to the Debenture Trustee of the Company, and therefore, this certificate should not be used, referred to or distributed for any other purpose or to any other party without our prior written consent. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For Walker Chandiok & Co LLP Chartered Accountants Firm's Registration No.: 001076N/N500013

und dried Ashish Gupta

Partner Membership No.: 504662 UDIN: 24504662BKGEDM5734

Statement of Security Cover and Compliance Status of Covenants	Inbrew Beverages Private Limited
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The Inbrew Beverages Private Limited ("IBPL") has vide its Board Meeting dated 25 May 2022, has issued the following listed debt securities:

rember 2022 7 8 850 0	29 Sent	Non-convertible debentures (NCD)	Private Placement Basis	INE696R07018	norew beverages Private Limited
Unound Throw The Principle					
raising fund Amount	Date of i	Type of instrument	Mode of raising fund	NISIN	INGINE OF ISSUEL

Annexures to the statement: Annexure I: Statement of security cover for listed debt securities as at 31st March, 2024 Annexure II: Compliance with financial covenants in respect of listed debt securities Annexure III: Compliance with covenants other than financial covenants

Inbrew Beverages Private Limited For and on behalf of Board of Directors

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Pulla Ganesina Reddy Director



Inbrew Beverages Private Limited

Statement of Security Cover and Compliance Status of Covenants (the 'Statement') Annexure I: Statement of socurity cover for listed debt securities as at 31 March,2024

							2.40	Cover Ratio	Cover on Book Value
6,585.00					NO		00.696,8	1	10081
			,		NO		0 800 00	Oticia	Culeis
					NO			Provisions	Provisions
					20			Devisions	Devisione
			12		No			Lease Liabilities	Lease Liabilities
					No			Trede payables	Trade payables
			(†) (†)		No	2		Others - borrowings	Others - borrowings
+					No			Debt Securities	Debt Securities
-			11-11-11-11-11-11-11-11-11-11-11-11-11-		No			Bank - borrowings	Bank - borrowings
ŝ			3		No			Borrowings	Borrowings
			ł		No			Subordinated debt	Subordinated debt
					No				Other Debt
					No				Other debt sharing pan- passu charge with above debt
6,565.00					No		6,565.00	Debentures	this certificate pertains
									LIABILITIES
15,726.84					No		15,726.84		Total
779.83					No		779.83	Others	Others
8.11					No	3	8.11	than Cash and Cash Equivalents	Cash and Cash Equivalents
								Bank Balances other	Bank Balances other than
1,447.78					No	- 65	1,447.78	Cash and Cash	Cash and Cash
3,047.44					No	33	3,047.44	Trade Receivables	Trade Receivables
3,601.47			E.		No		3,601.47	Inventories	Inventories
					No			Loans	Loans
			-		No	1.8.0		Investments	Investments
1.90					No	380	1.90	Intangible Assets under Development	Intangible Assets under Development
4,980.95					No		4,980.95	Intangible Assets	Intannible Assets
68,40					No		68.40	Goodwill	Goodwill
134.31					No		134.31	Right of Use Assets	Right of Use Assets
6.27			1		No		6.27	Capital Work-In- Progress	Capital Work-in-Progress
1,650.37			11		No	8	1,650.37	Property, Plant and Equipment	Equipment
				Not Required				2	ASSEIS
			Book Value	Book Value	Yes/No	Book Value	Book Value		
(Total C to H)	as Debt amount considered more than once (due to exclusive plus part passu charge)		ssets on which s pari-passu (excluding covered in "F")	shared by pari- debt holder s Debt for which tificate is issued & ebt with pari passu	Debt for which this passu certificate being this cer issued Other d charge)	this Other Secured Debt	Debt for which certificats being issued	for which this cortificato relate	Particulars
	Elimination (amount in negative)		Parl-Passu Charge	Parl-Passu Charge	Parl-Passu Charge	Exclusive Charge	Exclusive Charge		
Column J	-	Column H	Column G	Column F	Column E	Column D	Column C	Column B	Column A
N IN THINKING						>	Column Column	,	

Notes: 1) The Company has issued 8850 Listed. Rated, Senior Secured, Non-Convertible Debentures (NCDs) of face value of ₹ 1,000,000 each amounting to ₹6,850 millions on private placement basis for the purpose of acquiring the manufacturing facility, transf and franchises agroements from United Sprint Limited. These NCDs were listed on 85E Limited on 7 October 2022. These NCDs are secured by way of fractionship acculate charge on all the immovable property of the Company, i) first ranking exclusive charge by way of hypotheation on all the movable assets including fixed assets, current assets and hangable movable property and ii) the movable assets acquired from United Sprints Limited in accordance with the terms of Debenium Trust Deed, the proceeds needed have been utilized for acquiring the manufacturing facility, brands and franchisea agreements from United Sprints Limited.

2) Book value of Property, Plant and Equipment is the written down value of secured asset as on 31 March 2024.

3) Other assets comprises of Advance to supplier, employee, prepaid expense, other recoverables and balance with Government authorities.

4) The statement has been prepared on the basis of audited financial results of Inbrew Beverages Frivate Limited ("the Company") for year ended 31 March 2024.

5) Socurity cover ratio has been calculated based on financial information extracted from the audited financial results of Inbrew Beverages Private Linited ("the Company") for year ended 31 March 2024.

6) Cover on book value has been computed as per Chapter V of SEBI Operational Circular for Debonture Trustees/HOIDDHS/P/CIR/202350 dated 31 March 2023 in the following manner: Exclusive security cover ratio = Value of asset having exclusive charge / (outstanding value of corresponding dati + Interest accrued)

7) Other bank balance includes amount other than lien marked on fixed deposit amounting to Rs. 29.63 million.

8) The statutory auditors have only issued certificate on book value of assets.



Place: Gurugram Date: 27 May 2024 Director Pulla Ganesina Reddy



Inbrew Beverages Private Limited

Annexure II: Statement of compliance with financial covenants in respect of listed debt securities Statement of Compliance Status of Financial Covenants

nillions on private placement of on 7 October 2022. These	1) The Company has issued 6850 Listed, Rated, Senior Secured, Non-Convertible Debentures (NCDs) of face value of ₹ 1,000,000 each amounting to ₹6,850 millions on private placement basis for the purpose of acquiring the manufacturing facility, brands and franchisee agreements from United Spirits Limited. These NCDs were listed on BSE Limited on 7 October 2022. These
1,000.82 1.53 19.73	Deprectation and amortisation Loss/(gain) on forex transaction Exceptional item (Note 7) EBITDA
(568.29) 10.85 1,261.79	Profit/(loss) before tax Interest Income Interest expense
Year ended 31 March 2024	Particulars
(₹ in million)	Table B: Computation of EBITDA (Note 6,7,and 8)
5,109.11	Onshore net debt (I-II-III)
1,447.78 8.11	Cash and Cash Equivalent (II) (Note-9) Other Bank balances (III) (Note-9)
6,565.00 6,565.00	Outstanding value of NCDs as at 31 March 2024 (Note 5) Onshore debt (I)
(₹ in million) Amount	Particulars
ded 31 March 2024.	Since the company has achieved Onshore Net Leverage of 3.00 which is not greater than 4.25, the company has satisfied the financial covenant for the quarter ended 31 March 2024.
1,704.73 3.00	Earning before interest tax depreciation and amortisation (EBITDA) for the year ended 31 March 2024 (B) (Table B) Onshore Net Leverage Ratio ('the ratio') (A/B)
5,109.11	Onshore net debt as at 31 March 2024 (A) (Table A)
Amount	Particulars

2) The statement has been prepared on the basis of audited financial results of Inbrew Beverages Private Limited ("the Company") for the year ended 31 March 2024 which has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards, prescribed under Section 133 of the Companies Act, 2013 ('the Act').

3) In accordance with Part B of Schedule 4 of original Debenture Trust Deed dated 27 May 2022 entered into between the Company and Catalyst Trusteeship Limited (Debenture Trustees), as amended and restated by the amendment and restatement deed dated 26 September 2022, Onshore Net Leverage for relevant period 31 March 2024 should not be greater than 4.25:1 otherwise it will be considered as breach of covenant.

4) Relevant period means each period of 12 calendar month ending on or about last day of each financial quarter i.e. year beginning from 01 April 2023 and ended on 31 March 2024.







5) Onshore net debt as defined under the debenture trust deed includes aggregate of all obligations of the Onshore Group for or in respect of Borrowing as end of reporting period less Onshore also which has not been considered for the purpose of computing Onshore Net Debt as they are convertible in nature. Cash or Cash Equivalent Investment at such time. Total borrowing in audited financials results for the twelve month period ended 31 March 2024 in addition to NCDs includes convertible debts

period before taking into account following: 6) Earning before interest tax depreciation and amortisation (EBITDA) as defined under the debenture trust deed means total operating profit or loss of onshore group member for reporting

a) Interest expense and interest income for reporting period;

b) Amount of tax paid, payable or accruing for payment in reporting period

c) Amount attributable to depreciation or impairment of tangible asset in reporting period;

d) Amount attributable to amortisation or impairment of intangible asset in reporting period;

e) Amount of unrealised and realised foreign exchange gain and loss in reporting period;

f) Any exceptional item in respect of reporting period;

g) Any profit or loss against book value arising on sale or revaluation of fixed asset during reporting period

hence added back for computing EBITDA. gain or losses. During the six months period ended 30 September 2023, the Company has incurred exceptional/non recurring expense amounting to ₹19.37 millions in accordance to IND AS 32- Financial Instruments w.r.t. the conversion of optional convertible loan into Compulsoy Convertible Debentures (CCD's). Since these are considered as expenses of exceptional nature, 7) As per Para 1 of Part B of Schedule 4 of Debenture Trust Deed, exceptional items means items of an unusual, one-off or non recurring or extraordinary or exceptional nature which represent

of fixed deposits with banks thus, the same has been considered for the purpose of computing Onshore Net Debt except the deposits marked as lien amounting to ₹29.63 millions. is freely withdrawable on demand. Cash and cash equivalents in audited financials results for the year ended 31 March 2024 does not include other bank balances. Other bank balance consist 8) Cash and cash equivalent as defined under the debenture trust deed means any cash in hand, credit balance on any deposits, savings and current or other account held with a bank, which

9) Principal amounting to Rs 285 Millions is due for payment as per Debenture Trust Deed as at 31 March 2024 and has been duly repaid by the Company

For and on behalf of Board of Directors

Inbrew Beverages Private Limited PULLA REDDY GANESINA GANESINA Pulla Ganesina Reddy Director





Walker Chandiok & Co LLP 21st Floor, DLF Square Jacaranda Marg, DLF Phase II Gurugram – 122 002 India T +91 124 4628099 F +91 124 4628001

Independent Auditor's Certificate on the Statement of Receivables as on 31 March 2024 in compliance with Clause 32(f) of Part C of general undertakings of Debenture trust deed

То

The Board of Directors Inbrew Beverages Private Limited Office: 406 Kusal Bazar 32-33 Nehru Place, South Delhi, New Delhi, Delhi 110019

- 1. This certificate is issued in accordance with the terms of our engagement letter dated 09 February 2024 with Inbrew Beverages Private Limited ('the Company').
- 2. We, the statutory auditors of the Company, have examined the accompanying statement of Trade receivables hypothecated in favor of Catalyst Trusteeship Limited against listed and 12.5% rated, senior secured, Non-Convertible debentures (NCDs) of the Company as on 31 March 2024 ('the Statement'). The statement has been prepared by the Company's management in accordance with the requirements of Clause 32(f) of Part C of general undertakings of Debenture trust deed (hereinafter referred as 'DTD') for the purpose of submission to the Catalyst Trusteeship Limited, which has been initialed by us for identification purpose only.

Management's Responsibility for the Statement

- 3. The preparation of the Statement, including the preparation and maintenance of all accounting and other relevant supporting records and documents, is the responsibility of the management of the Company. This responsibility includes design, implementation and maintenance of internal controls relevant to the preparation and presentation of the Statement and applying appropriate basis of preparation and making estimates that are reasonable in the circumstances.
- 4. The management is also responsible for ensuring that the Company complies with the requirement of the Clause 32(f) of Part C of general undertakings of Debenture trust deed and for providing all relevant information to the Catalyst Trusteeship Limited.

Auditor's Responsibility

5. Pursuant to the requirement of Debenture trust deed, it is our responsibility to provide reasonable assurance in the form of a opinion as to whether anything has come to our attention that causes us to believe that the amount of Trade receivables hypothecated in favor of Catalyst Trusteeship Limited against NCDs of the Company as on 31 March 2024, as set out in the statement, has been accurately extracted from the audited financial statements and underlying books and records of the Company for the year ended 31 March 2024, and the computation thereof is arithmetically accurate.



Chartered Accountants

Offices in Bengaluru, Chandigarh, Chennai, Gurugram, Hyderabad, Kochi, Kolkata, Mumbai, New Delhi, Noida and Pune

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- 6. The financial statements, referred to in paragraph 5, have been audited by us, on which we have expressed an unmodified audit opinion vide our report dated 27 May 2024. Our audit of these financial statements was conducted in accordance with the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013 and other applicable authoritative pronouncements issued by the Institute of Chartered Accountants of India ('the ICAI'). Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. Such audit was not planned and performed in connection with any transactions to identify matters that maybe of potential interest to third parties.
- 7. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) ('the Guidance Note') issued by the ICAI. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI
- We have complied with the relevant applicable requirements of the Standard of Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements, issued by the ICAI.
- 9. A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the subject matter. The procedures selected depend on the auditor's judgment, including the assessment of the risks associated with the matters mentioned in paragraph 5 above pertaining the amount of Trade receivables hypothecated in favor of Catalyst Trusteeship Limited against NCDs of the Company as on 31 March 2024. We have performed the following procedures in relation to such matters:
 - a. Obtained party-wise listing of the Trade receivables hypothecated in favor of Catalyst Trusteeship Limited against listed and 12.5% rated, senior secured, non-convertible debentures (NCDs) of the Company as on 31 March 2024.
 - b. Verified that the amount of Trade receivables hypothecated in favor of Catalyst Trusteeship Limited against listed and 12.5% rated, senior secured, Non-Convertible debentures (NCDs) of the Company have been accurately extracted from audited financial results as on 31 March 2024, underlying books of accounts, and other relevant records and documents maintained by the Company;
 - c. Obtained the list of security created in the register of charges maintained by the Company and 'Form No.CHG-9' filed with Ministry of Corporate Affairs ('MCA'). Traced the value of charge created against assets of the Company to the details included in the accompanying Statement.
 - d. Verified the arithmetical accuracy of the Statement; and
 - e. Obtained necessary representations from the management.

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Opinion

10. Based on our examination and the procedures performed above, evidence obtained, and the information and explanations given to us, along with the representations provided by the management, in our opinion the amount of Trade receivables hypothecated in favor of Catalyst Trusteeship Limited against listed and 12.5% rated, senior secured, Non-Convertible debentures (NCDs) of the Company as on 31 March 2024, as set out in the Statement, is in all material respects, in agreement with the audited financial statements of the Company, underlying books of account and other relevant records and documents maintained by the Company for the year ended 31 March 2024, and that the calculation thereof is arithmetically accurate.

Restriction on distribution or use

- 11. Our work was performed solely to assist you in meeting your responsibilities in relation to your compliance with the Clause 32(f) of Part C of general undertakings of Debenture trust deed. Our obligations in respect of this certificate are entirely separate from, and our responsibility and liability is in no way changed by, any other role we may have as statutory auditors of the Company or otherwise. Nothing in this certificate, nor anything said or done in the course of or in connection with the services that are the subject of this certificate, will extend any duty of care we may have in our capacity as statutory auditors of the Company.
- 12. The certificate is addressed to and provided to the Board of Directors of the Company solely for the purpose of enabling it to comply with the requirements of Clause 32(f) of Part C of general undertakings of Debenture trust deed which inter alia, requires it to submit the certificate along with the accompanying Statement to the Catalyst Trusteeship Limited, and should not be used, referred to or distributed for any other purpose or to any other party without our prior written consent. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other party to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For Walker Chandiok & Co LLP Chartered Accountants Firm's Registration No. 001076N/N500013

Ashish Gupta

Partner Membership No.: 504662 UDIN: 24504662BKGEDL1053





Date: 27.05.2024

Management statement for yearly certificate of Receivables/Book Debt as on 31.03.2024

The details of receivables statement are as follows:

1.	Debt Hypothecated		Non-Convertible Debentures
2.	Amount receivable*	:	INR 3,047.44 million
3.	Outstanding Debentures	:	INR 6,565.00 million

"The Company's receivables are exclusively charged to Catalyst Trusteeship Limited and are not subject to lien or charge from any other party."

*Amount receivable refers to Trade Receivables only as there is no definition of receivables defined in the Debenture Trust Deed.

For Ipbrew Beverages Private Limited

wale

Bhupendra Yogendranath Chhapwale

CHANNELOK & COLOR

CFO

Inbrew Beverages Pvt. Ltd.

Registered Office: 406 KUSAL BAZAR 32-33 NEHRU PLACE NEW DELHI 110019.

Corporate office: 501, 5th Floor, Block 3B, DLF Corporate Park, MG Road, Gurugram, Haryana-122002.

E-mail : intimation@Inbrew.com, website: www.inbrew.com

CIN: U99999DL1972PTC318242