

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

**Review Report to**  
**The Board of Directors**  
**Future Consumer Limited**

1. We have reviewed the accompanying statement of unaudited standalone financial results of **Future Consumer Limited** (the "Company") for the quarter ended June 30, 2025 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
2. This Statement, which is the responsibility of the Company's Management and approved by the Company's Board of Directors, has been prepared in accordance with the recognition and measurement principal laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. Our responsibility is to express a conclusion on the Statement based on our review.
3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing specified under section 143(10) of Companies Act, 2013 and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

**4. Modified Review Conclusion**

As described in Note 3 to the Statement, due to non-availability of financial information and ongoing dispute with the Joint Venture partners, the Company is unable to determine the fair value of Company's investments in Aussee Oats Milling Private Limited (joint venture) and Aussee Oats India Private Limited (step down joint venture) as of June 30, 2025. In absence of sufficient and appropriate evidence, we are unable to comment on the carrying value of above investments (including loans, and other assets) amounting to Rs. 10,138.73 lakhs and the consequent impact thereof. Our conclusion/ opinion was also



modified in respect of this matter for the quarter ended March 31, 2025 and June 30, 2024 and year ended March 31, 2025 respectively.

5. Based on our review conducted as above, except for the possible effects of our observations in para 4 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standards ('IND AS') specified under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

#### **6. Material Uncertainty Related to Going Concern**

We refer to Note 6 to the Statement, the Company is currently facing significant liquidity crunch which has impacted the operations of the Company during the quarter ended June 30, 2025. The Company has incurred loss before tax during the quarter ended June 30, 2025 amounting to Rs. 2,885.59 lakhs and has a net capital deficiency of Rs. 36,587.90 lakhs as at June 30, 2025. The Company has also suffered consistent downgrades in its credit ratings, as a result of which the Company's ability to raise funds has been significantly impaired, with normal business operations being substantially curtailed. Further, the Company has defaulted on payment of interest/repayment of principal amount on loans from banks/financial institution and unlisted debts securities as a result the banks have classified the loans given to the Company as non-performing assets (NPA). The Company has been unable to conclude re-negotiations or obtain replacement financing or monetise its assets as agreed with the lenders. These conditions, along with other matters, set forth in said note, indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. As explained in aforesaid note, management is of the view that the appropriateness of going concern assumption is dependent upon Company's ability to arrange sufficient liquidity by monetisation of its assets and other strategic initiatives including fresh investment to meet its obligations.

Our conclusion is not modified with respect to this matter.

#### **Emphasis of Matter**

7. We draw attention to Note 4 to the Statement, which more fully describe the certain forensic audits that have been initiated on the Company, by SEBI and by lead bank (State Bank of India), wherein the Company has submitted required data and replied to the observations raised by forensic auditors. In case of Future Retail Limited, the liquidation process has been admitted by Hon'ble National Company Law Tribunal, Mumbai bench ("NCLT") vide Order dated July 29, 2024.



8. We draw attention to Note 6 to the statements, which states that RBL Bank Limited has assigned the Company's financial debt, along with related rights and securities, to Prudent ARC Limited w.e.f. June 30, 2025, under Section 5 of the SARFAESI Act, 2002. Prudent ARC is now entitled to recover dues and enforce associated rights.
9. We draw attention to Note 6 of the Statement, which states that the Company has received a communication from Resurgent India Special Situations Trust, a Category I Alternative Investment Fund registered with SEBI, regarding the transfer of 2,000 debentures from British International Investment Plc. (CDC Emerging Markets Limited) to Resurgent India, effective March 18, 2025.

**For and on behalf of**  
**Borkar & Muzumdar**  
Chartered Accountants  
FRN: 101569W



Deepak Kumar Jain  
Partner  
Membership No.: 154390  
UDIN: 25154390BMOTFI2284

Date: July 25, 2025.  
Place: Mumbai

**Statement of Standalone Financial Results For The Quarter Ended June 30, 2025**

PARTICULARS	For the	For the	For the	For the
	Quarter ended June 30, 2025 (Unaudited)	Quarter ended March 31, 2025 (Audited) (Refer Note 9)	Quarter ended June 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
<b>1</b>				
<b>Income</b>				
(a) Revenue from operations	16.65	21.17	20.03	56.22
(b) Other Income	231.28	105.17	207.92	1,343.42
<b>Total Income</b>	<b>247.93</b>	<b>126.34</b>	<b>227.95</b>	<b>1,399.64</b>
<b>2</b>				
<b>Expenses</b>				
(a) Cost of materials consumed	-	-	-	-
(b) Purchases of Stock in Trade	-	-	-	-
(c) Changes in inventories of finished goods and stock-in-trade	-	-	-	-
(d) Employee benefits expense	48.22	24.91	76.55	171.75
(e) Finance Costs	3,303.72	1,438.52	1,375.00	5,613.31
(f) Depreciation and Amortisation expense	51.99	13.39	24.60	87.22
(g) Other expenses	84.20	93.14	163.71	533.03
<b>Total Expenses</b>	<b>3,488.13</b>	<b>1,569.96</b>	<b>1,639.86</b>	<b>6,405.31</b>
<b>3 Profit / (Loss) before exceptional items and tax (1-2)</b>	<b>(3,240.20)</b>	<b>(1,443.62)</b>	<b>(1,411.91)</b>	<b>(5,005.67)</b>
4 Exceptional items (Refer Note 5)	354.61	811.73		811.73
<b>5 Profit / (Loss) before tax (3+4)</b>	<b>(2,885.59)</b>	<b>(631.89)</b>	<b>(1,411.91)</b>	<b>(4,193.94)</b>
<b>6 Tax expense / (benefit)</b>				
Current Tax	-	-	-	-
Tax relating to prior years	-	-	-	-
Deferred Tax	-	-	-	-
<b>7 Profit / (Loss) for the period (5-6)</b>	<b>(2,885.59)</b>	<b>(631.89)</b>	<b>(1,411.91)</b>	<b>(4,193.94)</b>
<b>8 Other comprehensive income (OCI)</b>				
(i) Items that will not be reclassified to statement of profit or loss	-	2.15	-	2.15
(ii) Income tax relating to items that will not be reclassified to statement of profit or loss	-	-	-	-
<b>9 Total Other comprehensive income (7+8)</b>	<b>(2,885.59)</b>	<b>(629.74)</b>	<b>(1,411.91)</b>	<b>(4,191.79)</b>
<b>10 Paid-up equity share capital (Face Value of Rs.6/- per share)</b>				
<b>11 Reserves excluding Revaluation Reserves</b>				
Earnings per share (EPS) after exceptional item (of Rs.6/- each) (not annualised for interim periods):				
a) Basic (Rs.)	(0.14)	(0.03)	(0.07)	(0.21)
b) Diluted (Rs.)	(0.14)	(0.03)	(0.07)	(0.21)
Earnings per share (EPS) before exceptional item (of Rs.6/- each) (not annualised for interim periods) :				
a) Basic (Rs.)	(0.16)	(0.07)	(0.07)	(0.25)
b) Diluted (Rs.)	(0.16)	(0.07)	(0.07)	(0.25)



**Notes:**

1 The Company is engaged in the business of Branding, Manufacturing, Processing, Selling and Distribution of "Consumer Products" which constitutes a single reporting segment. Hence there is no separate reportable segment as per Indian Accounting Standard - 108 'Operating Segments'.

2 During the quarter there was no acquisition of treasury shares by the ESOP trust or issue of shares due to exercise of stock options.

**3 Note on Qualification in Review Report**

The Company has investments in Aussee Oats Milling Private Limited (joint venture) and Aussee Oats India Private Limited (step down joint venture) (together referred to as 'JV') of Rs. 10,138.73 lakhs including investments, loans and other assets (as on March 31, 2025: Rs. 10,064.69 lakhs). There is a dispute between the Company and said JV partners and due to non-availability of financial results for the quarter ended June 30, 2025, as a consequence of non-cooperation of the said JV partners which is in direct contravention of court rulings, the Company is unable to determine the fair value of Company's investments in JV as at period end date and consequent impact thereof on the results. However, the Management believe that it will not have a material impact on the financial results for the quarter ended June 30, 2025.

4 a) The Company has received through email a letter from Securities and Exchange Board of India Bearing Ref.: SEBI/HO/CFID/SECZ/P/OW/2022/34082/1 dated 3rd August, 2022 ("SEBI Letter") addressed to Interim Resolution Professional ("IRP") of Future Retail Limited ("FRL") intimating about appointment of M/s Chokshi & Chokshi LLP, Chartered Accountants as forensic auditors with respect to Consolidated Financial Statements of FRL and audit of books of account of the Company and some other entities for review period being the financial year ended March 31, 2020, March 31, 2021 and March 31, 2022. The said appointment has been made in terms of the provisions laid down under Regulations 5 of SEBI (PFUTP) Regulations, 2003 read with applicable provisions contained in SEBI Act, 1992. Audit of the Company will be with respect to the related party transactions with FRL only. Subsequently, the Company has submitted the data as requested in this regard. Forensic audit has been conducted and Future Retail Limited has been admitted for liquidation process by Hon'ble National Company Law Tribunal, Mumbai bench ("NCLT") vide Order dated July 29, 2024. Mr. Sanjay Gupta, having IBBI Registration No. IBBI/IPA-002/IP-N00982-CU1/2017-2018/10354, has been appointed as the Liquidator of the Company in terms of Section 34 of the Insolvency and Bankruptcy Code, 2016

b) During the previous year, bank borrowing accounts of the Company have been classified as Non Performing Asset (NPA) by all banks and as per the extant guidelines of Reserve Bank of India (RBI), account need to be reviewed for conducting Forensic Audit. Accordingly, the lead bank (State Bank of India) had appointed a firm of Chartered Accountants, to carry out forensic audit of the books of account of the Company for the period April 01, 2018 to September 30, 2022, inter-alia in relation to specific transactions provided in the scope. The Company has submitted reply for observation to forensic auditor, however there are no further communication from the forensic auditor and the lead bank.

**5 Exceptional items include the following :**

Particulars	(Rs. in lakhs)	
	For the quarter ended June 30, 2025	For the year ended March 31, 2025
Gain on reclassification of Assets Held for Sale	-	(280.65)
Impairment/(Reversal) of Investments	-	(647.82)
Impairment on Asset held for sale	-	116.74
Impairment/(Reversal) of Intercompany deposits including interest thereon	(354.61)	-
<b>Total</b>	<b>(354.61)</b>	<b>(811.73)</b>

6 The Company is currently facing significant liquidity crunch which has impacted the operations of the Company during the quarter ended June 30, 2025. The Company has incurred loss before tax during the quarter ended June 30, 2025 amounting to Rs. 2,885.59 lakhs primarily owing to the lower volumes, finance costs and depreciation and also has accumulated losses as at June 30, 2025 of Rs. 2,04,138.89 lakhs. The Company's current liabilities exceeded its current assets by Rs. 69,636.36 lakhs as at the period end. The Company has also suffered consistent downgrades in its credit ratings, as a result of which the Company's ability to raise funds has been substantially impaired, with normal business operations being substantially curtailed. Further, the Company has defaulted on payment of interest/repayment of principal amount on loans from banks/financial institution and unlisted debts securities as a result the banks have classified the loans given to the Company as non-performing assets (NPA). The Company has total debt servicing obligations due (including interest accrued) aggregating to Rs. 55,873.93 lakhs as at June 30, 2025.



**Notes:**

RBL Bank Limited ("RBL Bank") had a debt exposure secured by immovable property, consisting of land and buildings located in Veerasandra Village, Bangalore, with a total area of 44,116 sq. ft., owned by Appu Nutritions Private Limited, a wholly owned subsidiary of the Company. On September 25, 2024, RBL Bank successfully sold the mortgaged property and recovered Rs. 1,820.60 lakhs towards the outstanding dues of the Company.

Also, the Company received a letter from RBL Bank Limited ("RBL Bank") informing that its financial debt, along with all associated rights and securities w.e.f. June 30, 2025, has been assigned to Prudent ARC Limited ("Prudent ARC") under Section 5 of the SARFAESI Act, 2002. Further, it has been informed that Prudent ARC is now entitled to recover all the dues and enforce all rights, powers and benefits under the financial and security documents including guarantee and security documents executed for the purpose of availing financial assistance provided by RBL Bank to the Company.

Further, On 12th May, 2025, the Company received a letter from Resurgent India Special Situations Trust ("Resurgent India"), a Category I Alternative Investment Fund registered with SEBI, notifying the transfer of 2,000 debentures of the Company from CDC Emerging Markets Limited to Resurgent India, effective from 18.03.2025. Accordingly, the Company has been informed that all future communication and dealings regarding these debentures shall be made directly with Resurgent India.

Further, the Hon'ble National Company Law Tribunal, Mumbai bench ("NCLT") has pronounced an order dated July 20, 2022 admitting application under Section 7 of the Insolvency and Bankruptcy Code, 2016 against one of the major customer of the Company, Future Retail Limited. The Company has significant amount of receivables from the said customer amounting to Rs. 37,803.97 lakhs and had recorded an expected credit loss on the entirety of the receivable from the said customer in earlier year(s).

The Company has also discussed the Asset Monetisation Plan with the lenders of the Company in a Joint-lender's meeting (JLM) held on July 06, 2022. Considering the Asset Monetisation Plan, the lenders allowed the Company to repay its borrowings till January 31, 2023. However, the Company was unable to conclude re-negotiations or obtain replacement financing or monetise its assets as agreed with the lenders during the said period. During subsequent meetings held time to time with JLM, the Company updated them about the status and likely timelines for assets monetisation and / or fresh investments, besides few proposals parallelly in pipeline on individual business verticals, and in either case the Company being able to settle the loans amicably with the lenders. JLM has also indicated initiation of legal action for recovery of dues.

These events/conditions indicate the existence of material uncertainty that may cast significant doubt about the Company's ability to continue as going concern. The financial results do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that might result from the outcome of this uncertainty.

To address the liquidity crunch and to maintain the sufficient working capital, the Company has adopted several measures including sales to other customers, earning royalty income on brands like Kara, Thinkskin and other brands, cost optimisation, discussion with banks for restructuring / one time settlement of loans, other strategic initiatives for fresh investments, monetisation of identified assets, etc. The expected proceeds from monetisation of these assets which includes property plant and equipment, investments and other assets and/or fresh investments will be utilised to repay the borrowings (including interest) and manage the working capital requirements.

The success of the above measures adopted by the Company is dependent on the effective implementation of its operating plans and timely closure with the potential buyers for monetisation of its assets and / or fresh investments into the Company which is dependent on many internal / external factors. The management is confident that they will be able to arrange sufficient liquidity by either monetization and / or fresh investments, increase in operations and other strategic initiatives. Accordingly, the financial results are prepared on a going concern basis.

7 Hain Future Natural Products Private Limited ("Hain"), a joint venture of the Company and Hain Celestial UK Limited ("formerly known as Histon Sweet Spreads Limited" or "JV Partner"). On June 28, 2024 the Company has signed the Joint Venture Termination Agreement ("JVTA") with JV Partner and accordingly the joint venture between the Company and Hain stands terminated. Further, on March 25, 2025, 3,04,52,186 equity shares of Hain held by JV Partner is transferred to Delect Spices and Herbs Private Limited ("wholly owned subsidiary of the Company" or "Delect") and Hain becomes the subsidiary of Delect and step-down subsidiary of the Company.



**Notes:**

- 8 On July 20, 2022, the Hon'ble National Company Law Tribunal, Mumbai bench ("NCLT") has ordered commencement of the corporate insolvency resolution process of Future Retail Limited, one of the major customer of the Company (Corporate Debtor) in terms of the provisions of Insolvency and Bankruptcy Code, 2016 (the 'Code').
- During May 2023, an interlocutory application has been filed against the Company in Hon'ble National Company Law Tribunal (NCLT) wherein the resolution professional being Applicant has prayed to declare payments made by the Corporate Debtor to the Company during FY 2020-21 and FY 2021-22 towards supply of goods to be preferential in nature and accordingly direct the Company to refund monies to the tune of Rs. 83,918 lakhs to the Corporate Debtor, in accordance with Section 44 of the Code.
- The Company is of the view that all payments received from Future Retail Limited were in the ordinary course of business and there were no preferential payments received. The Company has submitted the response with same view and till date no further communication is received in this regard.
- 9 The figures for the quarter ended March 31, 2025 are the balancing figures between the audited figures in respect of the full financials years ended on those dates and the published reviewed year-to-date figures upto the third quarter of the respective financial year.
- 10 The above results were reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on July 25, 2025.
- 11 The financial results will be available on the Company's website - [www.futureconsumer.in](http://www.futureconsumer.in), and on the website of BSE ([www.bseindia.com](http://www.bseindia.com)) and NSE ([www.nscindia.com](http://www.nscindia.com)).

Place: Mumbai  
Date: July 25, 2025

By Order of the Board  
For Future Consumer Limited

  
Samsun Samsuel  
Managing Director  
DIN : 07523995



Corporate Identity Number of Future Consumer Limited is L52602MH1996PLC192090