

TUNWAL E-MOTORS LIMITED

PREVIOUSLY KNOWN AS TUNWAL E-MOTORS PRIVATE LIMITED

CIN: L34300PN2018PLC180950

GSTIN (RAJASTHAN): 08AAHCT0838P1ZR

GSTIN (MAHARASHTRA): 27AAHCT0838P1ZR

REGISTERED ADDRESS: OFFICE NO 501, 5TH FLOOR, RAMA ICON COMMERCIAL

BUILDING, PLOT NO. 31/11, SADASHIV PETH, PUNE, MAHARASHTRA 411030

Date: 26th October 2025

To, Listing Department National Stock Exchange of India Exchange Plaza, Bandra-Kurla Complex, Bandra (E), Mumbai -400051

Symbol: TUNWAL ISIN: INE0OXV01027 Series: SM

Dear Sir/Madam,

Sub: Submission of Integrated Filing (Governance) of the Company for the quarter & half year ended September 30, 2025

Pursuant to SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/CIR/P/2024/185 dated December 31, 2024 ("SEBI Circular"), and in compliance with various circulars issued by the National Stock Exchange of India Limited, namely NSE Circular No. NSE/CML/2025/02 dated January 02, 2025, NSE Circular No. NSE/CML/2025/03 dated January 23, 2025, NSE Circular No. NSE/CML/2025/07 dated February 28, 2025, and NSE Circular No. NSE/CML/2025/16 dated April 01, 2025 (collectively referred to as "NSE Circulars"), we hereby submit the Integrated Filing (Governance) of the Company for the quarter & half year ended September 30, 2025.

This intimation will be made available on Company's website i.e, www.tunwal.com

You are requested to kindly take the same on your record.

Thanking You

For Tunwal E-Motors Limited

Niharika Choudhary Company Secretary & Compliance Officer ICSI Membership No: A75342

Place: Pune



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QUARTERLY INTEGRATED FILING (GOVERNANCE)

A. COMPLIANCE REPORT ON CORPORATE GOVERNANCE ON A QUARTERLY BASIS

Name of the Listed Entity: Tunwal E-Motors Limited Quarter & Half Year Ending: September 30, 2025

Pursuant to Regulation 15(2)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the provisions of Regulations 17, 17A, 18, 19, 20, 21, 22, 24, 24A, 25, 26, 27, clauses (b) to (i) and (t) of sub-regulation (2) of Regulation 46, and Paras C, D, and E of Schedule V are not applicable to entities listed on the SME Exchange.

Tunwal E-Motors Limited (The 'Company") is listed on the SME Platform of the National Stock Exchange of India Limited (NSE EMERGE). Accordingly, the Company is exempt from compliance with the Corporate Governance provisions specified in the above-mentioned regulations.

In light of the above, the Annexure I (Part A) of the SEBI Circular dated December 31, 2024 related to Compliance Report on Corporate Governance, is not applicable to the Company.

B.INVESTOR GRIEVANCE REDRESSAL REPORT

No. of investor complaints pending at the beginning of Quarter	R1
No. of investor complaints received during the Quarter	1
No. of investor complaints disposed off during the Quarter	2
No. of investor complaints those remaining unresolved at the end of the	0
Quarter	

C. DISCLOSUREOF ACQUISITION OF SHARES OR VOTING RIGHTS IN UNLISTED <u>COMPANIES</u>

The details of acquisition of shares or voting rights in unlisted companies during the quarter in terms of sub-para1 of para-A of Part A of Schedule III are given below:





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Sr. No. Name of the unlisted company in which shares or voting rights have been acquired	shares or voting rights) as at the end of the previous quarter	voting rights acquired during the quarter	rights) as at the end of the quarter
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The Company has not acquired any shares or voting rights in any unlisted companies. Hence Annexure I(Part C) of the SEBI Circular dated December 31, 2024 is not applicable on the Company.

D. DISCLOSUREOF IMPOSITION OF FINE OR PENALTY

The details of imposition of fine or penalty during the quarter in terms of sub-para 20 of para A of Part A of Schedule III are given below:

Sr.	Name of	Nature and details	Date of receipt of	Details of the	Impact on financial,	
No.	the	of the action(s)	direction or order,	violation(s)/	operations or other	
	authority	taken or order(s)	including any ad-	contravention(s)	activities of the listed	
		passed	interim or interim	committed or alleged	entity, quantifiable in	
			orders, or any other	to be committed	monetary terms to the	
			communication		extent possible	
			from the authority			
1	Directorate	SEIZURE	06-08-2025	The Directorate of	It does not have any	
	of Revenue	MEMORANDUM		Revenue Intelligence	effect on the financial	
	Intelligence	UNDER SECTION		(DRI), Mumbai,	or operational activities	
	(DRI)	110(1) OF THE		allegedly accused that	of the Company.	
		CUSTOMS ACT,		Tunwal E-Motors		
		1962		Limited wrongly		
				declared imported		
				goods as "Electric		
				Scooters in CKD		
				condition" under a		
				concessional 15% Basic		
				Customs Duty (BCD)		
				rate. On examination,		
				the goods were found		
				to be sub-assembled		
				and interconnected,		
				making them liable to		
				25% BCD instead. This		
				misclassification		
				indicated an attempt to		





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	evade duty.	
	Consequently, the	
	goods, stored in four	
	containers at Balmer &	
	Lawrie & Co. Ltd.	
	(CFS), Navi Mumbai,	
	were seized under	
	Sections 110(1) and	
	111(m) of the Customs	
	Act, 1962, being liable	
	for confiscation.	
	However, these are	
	only alleged	
	contraventions against	
	the company, which	
	maintains that it has	
	proof of innocence, as	
	the matter arises from	
	an interpretation of	
	law.	

We wish to inform you that the concerned goods have been provisionally released under the applicable provisions of the Customs Act, 1962.

We further confirm that the said matter has no financial or operational impact on the functioning of the Company. Additionally, no penalty or show cause notice has been received by the Company during the reporting quarter in relation to this matter.

E. <u>DISCLOSURE OF UPDATES TO ONGOING TAX LITIGATIONS OR DISPUTES</u>

The updates on tax litigations or disputes in terms of sub-para 8 of para B of Part A of Schedule III read with corresponding provisions of Annexure 18 of the Master Circular are given below:

Sr. No.	Name of	the	Date	of	Status	of	the	Current	status
	opposing party init		initiation o	itiation of the litigation		n	/	of the liti	gation
			litigation	/				/ dispute	
			dispute		last disc	closı	ure	_	
The Company is not currently involved in any ongoing tax litigations or disputes. As a									
result, Annexure I (Part E) of the SEBI circular dated December 31, 2024, is not applicable									
to the Company.									





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F. WHETHER ANNEXURE I (PART F) OF THE SEBI CIRCULAR DATED DECEMBER 31, 2024 RELATED TO DISCLOSURE OF LOANS / GUARANTCES / COMFORT LETTERS / SECURITIES ETC. IS APPLICABLE TO THE ENTITY?

The Company has not, either directly or indirectly, granted any loan or any other form of debt, nor advanced any guarantee, comfort letter, or provided any security (by whatever name called) in connection with any loan or other form of debt availed by its Promoters or any entity controlled by them, its Directors (including their relatives) or any entity controlled by them, or its Key Managerial Personnel (KMPs) or any entity controlled by them, except for the loan extended to its wholly owned subsidiary for meeting working capital requirements.



