





REF: GPIL/NSE&BSE/2025/5867

Date: 21.05.2025

To.

To.

BSE Limited

National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers,

Exchange Plaza, C/1, Block G,

Dalal Street,

Bandra Kurla Complex, Bandra (East),

Mumbai-400001.

Mumbai-400051.

100051.

Scrip Code: BSE: 532734

Scrip Code: GPIL

Dear Sir/Madam,

Sub: Publication of Audited Conslidated Financial Results for the Q4 & FY25.

Please find enclosed herewith the newspaper advertisement for the financial results of Godawari Power and Ispat Limited for the quarter and financial year ended 31.03.2025 published on 21.05.2025 in the following newspapers:

- 1. The Business Standard (English)
- 2. The Business Standard (Hindi)
- 3. Financial Express
- 4. The Business Line
- 5. The Economic Times

The advertisement includes a Quick Response Code and the weblink to access complete financial results for the said reporting period and has been published in compliance with Regulation 47 read with other applicable provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.

This is for your information and records please.

Thanking you,

Yours faithfully,

For GODAWARI POWER AND ISPAT LIMITED

Y.C. RAO

COMPANY SECRETARY

and he...

Encl: As Above



Godawari Power & Ispat Limited

An ISO 9001:2015, ISO 14001:2015 & ISO 45001:2018 certified company CIN L27106CT1999PLC013756

Registered Office and Works: Plot No. 428/2, Phase 1, Industrial Area, Siltara, Raipur - 493111, Chhattisgarh, India
P: +91 771 4082333, F: +91 771 4082234

Corporate Address: Hira Arcade, Near Old Bus Stand, Pandri, Raipur - 492004, Chhattisgarh, India



ECOS (INDIA) MOBILITY & HOSPITALITY LIMITED

(Formerly Ecos (India) Mobility & Hospitality Private Limited)

Registered & Corporate Office: 45, First Floor, Corner Market, Malviya Nagar, New Delhi, India - 110017 Corporate Identity Number: L74999DL1996PLC076375

Phone: +9111 41326436 | Website: www.ecosmobility.com | E-mail: legal@ecosmobility.com

STATEMENT OF AUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND YEAR ENDED ON MARCH 31, 2025

The Board of Directors of the Company, at their meeting held on Monday, May 19, 2025, approved the audited financial results (standalone and consolidated) of the company for the quarter and year ended on March 31, 2025.

The results along with the Auditor's Report, have been posted on the Company's website at www.ecosmobility.com and can be accessed by scanning the QR Code.

> For and on the behalf of the Board of Directors of Ecos (India) Mobility & Hospitality Limited (Formerly Ecos (India) Mobility & Hospitality Private Limited)

> > Rajesh Loomba

Place: Delhi Date: May 19, 2025 (Chairman & Managing Director)

Note: The above intimation is in accordance with the Regulation 33 read with Regulation 47(1) of SEBI (Listing Obligation & Disclosure requirements) Regulations, 2015.

For More Information Please Scan:



GODAWARI POWER & ISPAT LIMITED

Regd, Office; 428/2, Phase-I, Industrial Area, Siltara, Raipur (C.G.) Corporate Office; Hira Areade, Pandri, Raipur (C.G.) 492004 CIN.: L27106CT1999PLC013756, Tel: 0771-4082000, Website: www.godawaripowerispat.com, E-mail: yarra.rao@hiragroup.com

EXTRACT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED 31ST MARCH, 2025 **Particulars** 3 MONTHS ENDED 31.03.2025 31.03.2024 31.03.2025 31.03,2024 Total income from Operations 5471.71 5553.28 1492.87 1316.04 1569.99 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary 295.17 191.76 310.18 1091.32 1238.46 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary 1092.02 1255,98 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary 221.67 145,04 218.85 812.98 935.59 Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 140.01 Paid Up Equity Share Capital 61.29 62.36 61.29 62.36 (excluding Revaluation Reserve as shown in the Audited Balance Sheet 4433.52 of the previous year) 4844.70 Earnings Per Share (of Rs. 1/- each). (for continuing and discontinued operations)(before and after extraordinary items) -

The additional Information on Standalone Financial Results is as below:

Particulars	STANDALONE								
	3	MONTHS ENDE	D	YEAR ENDED Audited					
	Audited U	Un-audited	Audited						
	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024				
Total Income From Operations	1302.73	1117.76	1431,63	4762.89	5131.88				
Profit/(Loss) before tax	274.29	179.92	297.80	1935.75	1235.11				
Profit/(Loss) after tax	204.49	135.75	209.24	769.64	917.44				
	Total Income From Operations Profit/(Loss) before tax	Audited 31.03.2025	Audited Un-audited 31,03.2025 31,12.2024	Particulars 3 MONTHS ENDED Audited Un-audited Audited 31.03.2025 31.12.2024 31.03.2024 Total Income From Operations 1302.73 1117.76 1431.63 Profit/(Loss) before tax 274.29 179.92 297.80	Particulars 3 MONTHS ENDED YEAR E Audited Un-audited Audited Audited				

Notes: 1. The Financial Results of the company for the quarter and year ended 31st March, 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 19th May & 20th May, 2025.

2. The above is an extract of the detailed format of financial results filed for the quarter and year ended 31st March, 2025 filed with stock exchanges under regulation 33 & other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full formats of the financial results are available on the stock exchange websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.godawaripowerispat.com) and also you can view results by QR code.

(a) Basic



For and on behalf of Board of Director Abhishek Agrawal Whole-Time Directo

13.24

15.00 14.89

PEARL GLOBAL

Place : Gurugram

Dated : May 20, 2025

PEARL GLOBAL INDUSTRIES LIMITED

CIN: L74899DL1989PLC036849

Registered Office.: C-17/1, Paschimi Marg, Vasant Vihar, New Delhi-110057 Corp. Off.: Pearl Tower Plot No. 51, Sector-32, Institutional Area, Gurgaon-122001, Haryana Email: investor.pgil@pearlglobal.com; Website: www.pearlglobal.com

2:36

3:50

EXTRACT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

(Rs. in Lakhs except earning per share data)

S. No	Particulars	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 31.03.2024 (Audited)	Year Ended 31.03.2025 (Audited)	Year Ended 31.03.2024 (Audited)
1,	Total income from operations	1,23,435.89	89,219.73	4,53,984.19	3,46,851.98
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items*)	7,462.70	5,503.32	26,276.97	19,266.11
3.	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items*)	7,778.94	5,440.21	26,733.29	19,205.97
4.	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items*)	6,497.34	4,898.30	23,077,07	16,912.36
5.	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	5,721.67	4,618.79	21,105.88	16,424.74
6.	Equity Share Capital	2,296.76	2,179.18	2,296.76	2,179.18
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	· 201	3	1,13,273.19	78,023.55
8.	Earning Per Share (on Rs. 5/- each) (Not annualised)				
	Basic :	15.10	11.82	54.96	40.26
	Diluted:	14.96	TI:75	52.87	40.05

(*) Exceptional and/or Extraordinary items adjusted in the Statement of Profit & Loss in accordance with Ind AS Rules.

- Notes: The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/ Annual Finacial Results (both Consolidated & Standalone) are available on the Company's website at www.pearlglobal.com,
- besides the websites of BSE Ltd. and National Stock Exchange of India Ltd. (2) The above financial results were reviewed and recommended by the Audit Committee and approved by the Board of the Directors of company at their meetings held on May 20, 2025. The financial results for the quarter and year ended March 31, 2025 have been audited by the Statutory Auditors of the Company
- (3) Additional information on standalone financial results pursant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015;

S. No.	Particulars	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 31.03.2024 (Audited)	Year Ended 31.03.2025 (Audited)	Year Ended 31.03.2024 (Audited)
(a)	Turnover	39,748.88	32,007.03	1,19,616.36	95,366.71
(b)	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	2,970.28	1,321.86	6,294.62	3,047.69
(c)	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	2,621,51	1,165,32	5,279.29	2,971.48



By order of the Board For Pearl Global Industries Limited

(Pallab Banerjee) Managing Director DIN 07193749

MUSIC BROADCAST LIMITED

CIN: L64200MH1999PLC137729

Registered Office: 5th Floor, RNA Corporate Park, Off. Western Express Highway, Kalanagar, Bandra (East), Mumbai - 400051; Tel: +91 22 66969100;

Website: www.radiocity.in E-mail: investor@myradiocity.com



AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

The Board of Directors of the Company, at the meeting held on May 20, 2025 approved the Audited Financial Results of the Company, for the quarter and year ended March 31, 2025 of the Company.

The results, along with the Auditor's Report, have been posted on the Company's website at https://www.radiocity.in/investors and can be accessed by scanning the QR code.

For and on behalf of the Board of Directors of Music Broadcast Limited

Shailesh Gupta Director DIN 00192466

Date: May 20, 2025 Place: Mumbai

GUJARAT STATE FERTILIZERS & CHEMICALS LIMITED P.O. FERTILIZERNAGAR, DIST. VADODARA - 391750

Regd. Office:PO: Fertilizernagar-391750, Dist: Vadodara, Gujarat, India CIN No. L99999GJ1962PLC001121

Tel:(0265) 2242451/651/751 Email:ho@gsfcltd.com Web: www.gsfclimited.com

EXTRACT OF STANDALONE & CONSOLIDATED AUDITED FINANCIAL RESULTS

FOR THE QUARTER/YEAR ENDED 31ST MARCH, 2025 (₹ in Lakhs)

Sr. No.	Particulars	Quarter Ended	Quarter Ended	Year Ended	Year Ended	Quarter Ended	Quarter Ended	Year Ended	Year Ended
		31-03-25	31-03-24	31-03-25	31-03-24	31-03-25	31-03-24	31-03-25	31-03-24
1	Total Income from operations	1,90,671	1,93,973	9,42,871	8,93,212	1,92,219	1,96,525	9,53,396	9,15,464
2	Net Profit / (Loss) for the period (before tax, exceptional items)	7,727	2,335	74,018	66,438	8.867	2,616	75,627	70,379
3	Net Profit / (Loss) for the period before tax (after exceptional items)	7,727	2,335	74,018	66,438	8,867	2,616	75,627	70,379
4	Net Profit / (Loss) for the period after tax (after exceptional items)	5,840	2,112	57,318	52,432	7,176	2,443	59,116	56,378
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(63,448)	(36,818)	(44,669)	1,04,587	(62,118)	(36,486)	(42,877)	1,08,533
6	Equity Share Capital	7,970	7,970	7,970	7,970	7,970	7,970	7,970	7,970
7	Earnings Per Share (of ₹ 2/- each) (for continuing and discontinued operations) 1. Basic (in ₹) 2. Diluted (in ₹)	1.46 1.46	0.53 0.53	14.38 14.38	13.16 13.16	1,80 1,80	0.62 0.62	14.83 14.83	14.16 14.16

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites (http://www.nseindia.com and http://www.bseindia.com) and on Company's website (http://www.gsfclimited.com)

For Gujarat State Fertilizers & Chemicals Ltd. KAMAL DAYANI, IAS

Date: 20th May, 2025 Place: Gandhinagar



MANAGING DIRECTOR (DIN-05351774)

ATMOSPHERE REALTY PRIVATE LIMITED

CIN NO: U70102MH2007PTC166974 1008, 10" Floor, Krushal Commercial Complex, G.M. Road Chembur (West), Mumbai - 400 089, Tel No. +91 42463999 Email: cs@atmosphere02.in

EXTRACT OF THE CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

Sr No	Particulars	Quarter ended March 31, 2025	Quarter ended March 31, 2024	Year ended March 31, 2025	
NO.	SOUNDAME	Audited	Audited	Audited	
1	Total Income from Operations (Net)	7,925.35	16,240.72	49,105.12	
2	Net Profit for the period (before exceptional items, share of (loss) from associates and tax)	1,036.89	3,044.77	12,632.24	
3	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	1,037.75	3,044.26	12,634.98	
4	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	1,037.75	3,044.26	12,634.98	
5	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	758.13	2,276,32	9,420.47	
6.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	758.73	2,278.39	9,421.64	
7.	Paid up Equity Share Capital (Face Value per shares Rs. 100/- each)	25.00	25.00	25.00	
8.	Reserves (excluding Revaluation Reserve)	17,803.54	8,381.90	17,803.54	
9.	Paid up Debt Capital (Secured Debenture)		2,500.00		
10.	Basic and diluted earning / (loss) per share (Face value of Rs. 100 /- each) (not annualised for the quarter) (in Rupee)	3,032.52	9,105.28	37,681.88	
11.	Debenture Redemption Reserve	-	250.00	100	

Key data relating to standalone audited financial results of the company as follows:-

Sr No	Particulars	Quarter ended March 31, 2025	Quarter ended March 31, 2024	Year ended March 31, 2025	
NO		Audited	Audited	Audited	
1.	Total revenue (including other income)	7,925.35	16,240.72	49,105.12	
	Profit before tax	1,036.89	3,044.77	12,632.24	
	Profit after tax	757.27	2,276.83	9,417.73	
2.	Debt equity ratio	0.00	1.46	0.00	
3.	Debt service coverage ratio	1.51	0.43	1.02	
4.	Interest service coverage ratio	1,51	2.88	2,69	
5.	Basic and diluted earning / (loss) per share (Face value of Rs. 100 /- each) (not annualised for the quarter) (in Rupee) *	3,029.08	9,107.32	37,670,92	
6.	Net-worth	17,826.31	8,407.41	17,826.31	

Notes:

- 1 The above results have been reviewed and approved by the Board of Directors at their Meeting held on May 19, 2025. Financial Results are
- prepared in accordance with the Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013. 2 The above is an extract of the detailed financial results for the quarter and year ended March 31, 2025 as filed with BSE Limited under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said financial results are available on the websites of BSE Limited at www.bseindia.com and also on the Company's website at www.atmosphereo2.co.in.
- 3 The Board of Directors, in their meeting held on January 30, 2024, had declared and paid interim dividend of Rs. 18,000/- per equity shares for the financial year 2023-24
- 4 For the items referred in under Regulation 52 (4) of the SEBI (Listing obligation and Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to BSE Limited and can be accessed on www.bseindia.com. 5 The Company had issued 2,179 secured, rated, listed, redeemable, non-convertible debentures of face value 10.00 Lakhs each, aggregating to Rs. 21790.00 Lakhs on a private placement basis. On March 24, 2025 the Company has redeemed the outstanding 250 secured, non-convertible

debentures of face value 10.00 Lakhs each. Accordingly, all such debentures have been fully redeemed as at the year end. By order of the Board For Atmosphere Realty Private Limited

Manan Shah

Place: Mumbai Date: May 19, 2025



SHOW CAUSE NOTICE

(email-horecovery@pnb.co.in/hosastrawiifut@pnb.co.in)

M/s Hind Agro Industries Ltd. Reg. Office: A-1, Phase-1, Okhla Industrial Area, New Delhi-110020.

Also at: CDF Complex, Amusshehar Road, Aligarh, UP-202122.

2. Sh. Kiran Qureshi (Director), 68 Sidthartha Enciave, New Delhi-110014.

 Sh. Sirajuddin Qureshi (Managing Director), 69 Stidhartha Enclave, New Dehi-110014.
 Sh. Samar Qureshi (Managing Director), 69 Stidhartha Enclave, New Dehi-110014. Dear Sir/Madam

Reg.: Show Cause Notice to Borrower M's Hind Agro Industries Ltd. and its related parti (25:Delhi) for identification of default in the loan account with the Bank, as "Wilhil"
Please note that events of within default have been perceived in the captioned loan account and it is also observed that all the events of Wiful Default are intentional, deliberate, calculated and

meeting the conditions set out in RBI Master Directions RBVDoR/2024-25/122 DoR FIN.REC.No.31/20.16.003/2024-25.30.July2024. The facts of the matter were placed before the Committee for Identification of Wilful Defaulte Fidentification Committee-F) constituted in consonance with the PEB guidelines. The Committee in its meeting held on 03.04.2025, after going through facts of the matter & evidence on record, has concluded that events of default hashave occurred in the account which is/are withii and substantial to classify borrower and its related parties as 'Wilful Defaulters', inter alia for the

Diversion of Funds: Forensic auditor M/s Prakash Ved & Co. (CA Firm) in his report mentioned as under The money availed by the borrower company for pre-shipment was to be utilized to manufacturing the end product for export and foreign exchange had to be received lowards the

price of the goods exported. Huge amount which was to be received as proceeds of the export was never received and the borrower did not take any effective measures to recover the expor proceeds from the foreign buyers. The foreign exchange which was to be received in the country for the products exported was never received and was diverted to foreign countries.

The forensic auditor observed that during the year 2015-16, the company had given long term and short-term advance payments to the tune of Rs. 154.58 Crore to must of its related parties doing the same trade of business under backward and forward integration, when the market

does not warrant huge advances in such types of business activities thus siphoning off major portion of business income. portion or oursess introduc.

The company has further divested the funds by making payment as security rent to the extent of Rs. 1.2 Crore to AL-Mastriq Exports, Rs. 1.8 Crore to Islamuddin & co. and Rs.0.7 Crore to Hind Biopharmaceutical Ltd. The rent agreed to be paid is also excribitant e.g. Rs. 10 lac monthly rent to AL-Maishriq Exports, Rs. 4.58 Lac monthly rent to M/s Islamuddin & Co (all their own group companies). It is important to note that when the lease deeds were required to be produced, the company did not submit the same for verification. The transactions are clearlitate transactions.

Misuse of Concessions of export credit facilities. The borrower company had availed the packing credit facility for making 100% export. But the company utilized export credit facility (which is available at concessional rate) in order to fund the domestic sales. During the FY ending 31.03.2015, the borrower company made purchases to the extent of Rs.482.87 Crore from Mis AL Sana Agro Foods PVI Ltd and sold to M/s AL Hamd Agro food products Ltd to the extent of Ps. 404.87 Crore and the entries for sale and purchase were squared up on the same day. Such sales and purchases were executed through Axis Bank. This indicates that these ransactions were mere entries only without any underlying business activities and were me to divert the funds only. The forensic auditor has also located an entry of Rs.2 Crore in the account of Sh. Sirsjuddin Curreshi (Director), from M/s Al Harnd Agro Foods Pvt. Ltd., who is debtor in the books of the Company, indicating diversion of funds

Manipulated sales furnover. The borrower manipulated the sales turn over years to keep it at a consistently higher level with an intention to obtain the sanctioned credit facilities more than what it was eligible and it was misrepresentation or manipulation of facts by the borrowe before the consortium of banks.

Export sales to single party. The company has made major exports to single party i.e. Wis Fam Land Foods Product LLP and its allied concern At Fauj General Taj Trading LLC. The total amount recoverable from the said company as on 31.03.2016 was Rs.74.88 Crore and the borrower company has suspiciously written off the whole amount without making any effort to recover the same, thus depriving the country of the foreign exchange. This amounts to diversion of funds by the borrower.

Suspicious write off of unrealized export bills - From January, 2015 onwards, the borrow

made exports worth Rs. 16.94 Crore to Mis Farm land Foods Product LLC and Rs. 11.34 Crore to M/s Taj AL Fauz Trading LLC but did not realize the proceeds of the exports and instead wrote off the receivatries by creating provision of Rs.78.10 Crore for bad defit in their books as on 31.03.2016. This raises suspicion that either the borrower company had received payment in advance against these bills in the name of group companies/individuals' directors or the funds have been diverted by opening account in foreign countries or false sale were shown in books of accounts, which amounts to cheating and diversion of funds by the party.

Current account with other banks: The Borrower company was mantaining current account no 913020025975391 with Axis Bank, Current A/c no. 34324773958 with SBI and Current account no. 905920110000113 with bank of India and Current account no 038701010000139; with J&K Bank, contrary to the terms and conditions of the sanction. An amount of Rs.91.77 Crore was received in these accounts during the year ending March, 2016 but the said amount was not transferred to the banks of the consortium. Thus, the company diverted the funds for other purposes instead of repaying to the lenders. The borrower did not close these account

despite several instructions from the lending banks. Advance payments made but not realized. The borrower was in practice of purchasing its major portion of raw materials from one of its affied concerns, M/s trilegrated Livestock Village Farm Pvt. Ltd with common directors. The borrower company had opened a current account with J&k Bank, Okhia industrial Area, New Delhi where most of the pay local sales as well as advance payments from foreign buyers. Out of this, the borrower company made advance payment of Rs.55 Crore during FY 2014-15 to M/s Integrated Livestock Village turm FVI ltd and adjusted Rs.42.41 Crore with advances of miscellaneous individual suppliers after giving credit to the account of the said company. These are not the genuine entries an there is doubt about these parties as KYC of such individual were not provided an payment to such individuals was made in round figures. The company a not making any recovery even of the present balance amounting to Rs.17.21 Crore recoverable from M/s Integrated Livestock Village Farm PVt. Ltd

The statutory auditors of the company in their audit report as on 31.03.2016 stated that the company has given advances to its alleged suppliers to the extent of Rn.72.56 Crore but neither the goods were procured not the advances were called back. This gives rise to the suspicion of diversion/misuse of funds.

Over-valuation of stock-During the joint visit by the consortium member on 17.05.2017, it was observed that unit was not functioning and no stock was available. Despite consistency in sales tumover in last 5 years company suddenly reduced the valuation of stock by Rs.91.33 Crore in FY 2015-16, Which indicates that company had managed/manipulated their financial statements by fraudulently inflating value of the stock in order to maintain their eligibility to continue to avail the sanctioned credit facilities or sold it and diverted the funds which amounts to cheating and misrepresentation of facts before consortium availing credit facilities more that

Thus, the borrower firm, during 2012-2015 misrepresented or concealed the facts, submitted false information/documents and induced the bank to sanction and disburse Cash Credit and letter of Credit facilities to the tune of Rs. 357.61 Crore, thereafter diverted the funds and did not repay the loan to banks and thereby caused wrongful loss of Rs.221.72 Clore to the said consortium of banks.

Supporting Documents: Forensic auditor M/s Prakash Ved & Co. (CA Firm) report dated 07.08.2017

In case you feel aggrieved by the aforesaid conclusion of the Identification Committee, you may make a submission/representation, if you so desire, to the Identification Committee to consideration and show cause as to why you should not be classified as "Wilful Detautier". You submission/representation must reach us within 21 days of the receipt hereof and be sent either to General Manager, SASTRA Division, 3rd Floor, East Wing, Punjab National Bank, Head Office, Sector 10, Dwarka, New Delhi-110075 or through the Zonal SASTRA, Delhi.

If we do not receive any submission/representation of yours, it would be deemed that you have nothing to say in your defense against the conclusion of the Identification Committee. Please take note that pursuant to submission non-submission of your representation, the Identification Committee shall take appropriate action in terms of the REI Master Directions on willful defaulter. Identification Committee-I constituted in consonance with the RBI directives comprises of the

following members. Executive Director (Head of Committee)

ii. Chief General Manager, SASTRADivision, Head Office iii. Chief General Manager, TMD Head Office and

w. Assistant General Manager, Law Division Head Office (Invitee) The Identification Committee-I has authorized the undersigned to send this Show Cause Notice under his Signature.

Deputy General Manager

KRISHNA PRATAP SINHA

केनरा बैंक Canara Bank 📣

क्षेत्रीय कार्यालय इसीड, द्वितीय राज, सेक्टर 1, मोएटा, चत्तर प्रदेश- 201301 दूरमाम : 0120- 2524096

दिगांक | 15 05 2005

गंदर्भ मं १९३९१४०००००३१३ उपारकवी/गारंटचें/बंधककवी के लिए

क्यारकर्ता : मैसर्स की बालाजी कंस्ट्र. सीओ, प्रॉप. राज बहादुर सिंह, नकान नंबर ७६, करराम गोटर के सामने, होशियालपुर नीएवा, सेंबटर 51, 201301 चंतर प्रदेश

क्यारकर्ता / बंधककर्ता : भी राज बहादुर सिंह पुत्र विजय पाल सिंह, मकान नंबर २६ बलवाम होटल वे सामने, तोशिक्षासपुर नोएता सेक्टर 51, 201301 जनर प्रदेश मारंडर । बीमती सुनीता देवी परणी राज बहादुर खिल, मगान नवर 76, बतराम शेटाउ के सामन

होतिकरपुर नोएसा सेक्टर 51 -201301 जतर प्रदेश विषय : विशीय वानिकर्षों से प्रतिभृतिकरण एवं पुनर्निर्वाण तथा प्रतिभृति दिव प्रवर्तन वाचिनियम, 2002 रिंगसे आगे "अधिनियम" कहा जाएगा) की पाश 13 (s) के अंतर्गत मोधन के अधिकार का प्रयोग करने

के लिए सूचना। अधिनियम के तहत नियुक्त केनस बैंक, नोएसा मोरना शासा के प्राधिकृत अधिकारी (जिसे आने "सुरक्षित (डेनप्दान" कहा जाएगा) होने के नाते अयोहसाम्बरफर्ता, आप सभी को संस्केशी निवनों के निवन sis)

के साथ अधिनियम की धारा 13(8) के तहात यह सूचना जारी करते हैं जैसा कि जाप सभी जानते हैं कि सुरक्षित लेनदार ने जयिनियम की पारा 19(2) के दारा 09.08.2025 (बाग नोटिस की तिथि) को उपाधकतां सी बालाजी करूंद्र. कंपनी प्रीफ राज बरादुर सिंह पुत्र विजय पाल सिंह (जिसे जाने "जमारकर्ता" कटा जाएगा) और सुनीता देवी घटनी भी राज बातदुर सिंह (जिसे आणे "मार्टर" कहा जाएमा) को ७. १६,54,518/- (७४पे अहारह जनस चीन्दर गंजार पाप सी अहारह मात्र) की एक राशि तथा जस पर उत्तिविधत ब्यान का बुगतान करने की मांग करते हुए मांग सूचनार चारी की बीं कि वे चता सुकताओं की प्राप्ति की तिथि से 80 दिनों के अंदर मुगतान कर दें।

पृक्ति, ऋणकर्तांगण/फर्म, बंबककर्तांगण तथा गारटर (उपयुक्त वर्णित नाम) उपरोक्त वाम सुवनाओं लिखित राणि चुकाने में निफल को है. इसलिए अधिनियम की पान 13(4) के तहत प्रापिकृत अधिकारी ने दिनाक 00-05-2025 को कब्बे की सूचना में वर्णित सूर्वरात परिसमितियों का सीवंतिक/पीतिक करूना हो लिख था। इसके अधिरिकात, उत्तर सींबीविक सम्बंध की सूचना १६.०५.२००५ (स्कारत की विभिन्न) को किजनेस स्टैडर्ड (स्थानीय भाषा में सम्बन्धारण का नाम) तथा किजनेस स्टैडर्ड (जोजी समाचारपत्र का नाम) समाचार पत्रे में विभिन्नत प्रकाशित की गई थी।

रपंत्री नियमों के नियम 8(6) के साथ पठित सरपंत्री कविनियम 2002 के प्रविधानों के अनुपातन हेतू आप सभी को इस सूचना की प्राप्ति से 30 दिनों के अंदर सुरक्षित ऋणदाता के कमते में स्थित सुरक्षित परिसंपवितों को मुनाने और पुन प्राप्त करने का अंतिम एवं आखिरी अवसर दिया जाता है, जिसके लिए आपको १६.०६.२००५ के अनुसार क. १७.७६०५/ - (रुपये सन्नर लाख अनुसन्ने हानार पथपन मात्र) की देवता, तथा उसके बाद के ब्याज, लगतों और ध्वयों का पूर्ण रूप में मुगतान कर देनदारी का निर्वष्टन करना होगा, अन्यव्या अपिनियम के तहत बिकी सूचना समाधारपत्र में प्रकाशित किया जाएगा निसमें सुरक्षित परिसपतियों को बेचने के लिए नीचे प्रतिसंखित निन्नतिखित विधियों में से किसी एक विधि को निर्देश किया जाएगा

i. समान सुर्ववेत परिसपतियों का लेन-देन करनेवाले व्यक्तियों में कोटेशन प्राप्त करके या परिसपतियें को खरीदने में अन्याया रुचि रखने वालों से, वा

ii. जनता से निविदाए आमंत्रित करके, या

iii. ई--रीलागी विभि के माध्यम सरित सार्वजनिक नीलागी आयोजित करके; या

iv. निजी संधि हारा।

निविनियम की घारा 19(8) के अनुसार, नाथ समावारक्ष्मों में बिकी सूचना के प्रकाशन की विधि से धहरने किसी भी समय सुरक्षित परिसंपतियों को ऋणमुक्त करने के हकदार हैं, ऐसा न करने पर अधिनियम की धारा 13(8) के अनुसार करक संपत्ति को ऋषमुक्त कराने का आपका अधिकार समान्त हो जाएगा यह विषयमत संपिनियम/या किसी सन्य लागू करनून के संतर्गत सुरक्षित अरणदाता को उपलब्ध किसी भी जन्य अधिकार पर प्रतिकृत प्रभाव दाते बिना है।

आपका धन्यवाद

केनरा बैंक, प्राधिकृत अधिकारी



22.04.2025

Mis Jagat Agro Commodities Private Limited.

Address: 15, Sea Lord W., 1st Floor Cuffe Parade Road, Colaba near President Hotel, Mumbai, Maharashtra, 400005, India

. Sh. Sant Lai Aggarwal Sio Chet Ram Aggarwal (Director), Address: -D-31, Pushpanjal Enclave, Pitampura, Delhi-110034

Smt. Sudha Pawa W/o Sh. Satish Pawa (Director).

Address: D-842, New Friends Colony, New Delhi-110065 ear Sir/Madam.

Reg.: Show Cause Notice to Borrower M/s Jagat Agro Commodities Private Limited. and its related parties (ZS:Delhi) for identification of default in the loan account with the Bank

lease note that events of withol default have been perceived in the captioned loan account and fi is also observed that all the events of Wilful Default are intentional, deliberate, calculated and meeting the conditions set out in RBI Master Directions RBI/DoR/2024-25/122 DuR FIN REC No.31/20.16.003/2024-25,30 July 2024.

The facts of the matter were placed before the Committee for Identification of Wilful Defaulte (Identification Committee-1) constituted in consonance with the FBS guidelines. The Committee, in its meeting held on 03.04.2025, after going through facts of the matter & evidence on record, has concluded that events of default bashrave occurred in the account which silare willul and substantial to classify borrower and its related parties as "Wilful Defaulters", inter also for the following reasons:

Forensic Auditor namely M/s Rajvanstvi & Associates Pvt. Ltd. in its report dated 15.07.2019 roversic Autour namely was registant a Associates FVC Ltd., in its region dated 15.07,2015 informed that funds have been diverted on the part of the borrower as-The Company made adjustments in books of accounts through passing journal entry and

squaring up the accounts which was wrong practice and it seems the company could not expla the rationale behind these transactions. There were 64 accounts which were having such entrie and total sum of Rs. 193.71 Crore was adjusted (from 01.04.2014 to 30.06.2015). Further, the company was routing its turnover mostly through bank. But in above cases, compa

accounts were being adjusted by way of passing book entries. This means that the turnover of about 193.71 Crones was not routed through bank.

Funds were routed to M/s Divine Infracon Pvt, Ltd. through M/s Jagat Overseas (Associa concern of Mis Jagat Agro Commodities Pvt. Ltd.)

Payments were made to those parties who were apparently not engaged in same line of activities Related Parties sales/purchases were carried out to inflate sales turnover.

Company disposed off the Stock. But the sale proceeds were not routed from account to pay Bank Fudging the books of accounts. Purchases at higher price and selling to same parties at lower

price/sale in loss to same party. Supporting Documents: Forersic Audit Report M/s Rajvanshi & Associates Pvt. Ltd. dated 15.07.2019

In case you feel aggrieved by the aforesaid conclusion of the Identification Committee, you mu ake a submission/representation, if you so desire, to the Identification Comm consideration and show cause as to why you should not be classified as "Wiful Defaulter". Your submission/representation must reach us within 21 days of the receipt hereof and be sent either to General Manager, SASTRA Division, 3rd Floor, East Wing, Punjab National Bank, Head Office, Sector 10, Dwarka, New Delhi-110075 or through the Zonal SASTRA, Delhi.

If we do not receive any submission/representation of yours, it would be deemed that you have nothing to say in your defense against the conclusion of the Identification Committee. Please take note that pursuant to submission/ non-submission of your representation, the Identification Committee shall take appropriate action in terms of the PSB Master Directions on willful defaulter. Identification Committee-I constituted in consonance with the RBI directives comprises of the

following members: i. Executive Director (Head of Committee)

Chief General Manager, SASTRA Division, Head Office
 Chief General Manager, TMD Head Office and

iv. Assistant General Manager, Law Division Head Office (Invitee)
The Identification Committee I has authorized the undesigned to send this Show Cause Notice

under his Signature.

KRISHNA PRATAP SINHA Deputy General Manager

Place: New Delhi

Date: 20th May 2025

TOUCHWOOD ENTERTAINMENT LIMITED

Regd Off : Sec-B, Pkt-1, Space No-301 & 302 LSC-7, Community Centre, Vasant Kunj Sector B New Delhi - 110070 CIN: L92199DL1997PLC088865 Website: www.touchwood.in Contact No : +91 9810108253

Extract of Statement of Audited Consolidated & Standalone Financial Results for the Quarter and Year Ended 31st March, 2025

Ť			Consol	idated	- 3	Standalone					
		Quarter	Ended	Year E	nded	Quarter	Ended	Year Ended			
S. No.	Particulars	31" March 2025	31" March 2024								
1	Total Income from Operation	2,493.58	2,097.58	6,885.45	3,324.67	2,493.58	2,093.41	6,885.42	3,271.73		
2	Net Profit before Tax (Before Exception Item)	185.25	188.67	700.64	445.96	189.41	196.89	722.24	484.75		
3	Net Profit before Tax (After Exception Item)	185.25	188,67	700.64	446.08	189.41	196.89	722.24	484.88		
4	Net Profit after Tax (After Exception Item)	135.82	137.12	517.14	323.39	139.98	145.34	538.74	362.18		
5	Total Comprehensive Income for the period (Comprising Profit/Loss and Other Comprehensive Income (after tax)	137.27	142.66	518.69	328.93	141,43	150.88	540.19	367,73		
6	Equity Share Capital (Face Value of Rs. 10/- each)	1,108.12	1,108.12	1,108.12	1,108.12	1,108.12	1,108.12	1,108.12	1,108.12		
7	Reserves (Excluding Revaluation Reserve)			2,895.91	2,420.19			3,011.06	2,515.19		
8	Earning per Share Basic Diluted	1.24 1.24	1.29. 1.29	4.68 4.68	2,97 3.06	1.28 1.28	1.36 1.36	4.87 4.87	3.32 3.42		

The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the websites of the Stock Exchange(s) and the Island entity (www.touchwood.in).

Previous periods figures have been regrouped/rearranged/reclassified wherever considered necessary.



For and on Behalf of Board of Directors Touchwood Entertainment Limited Manjit Singh (Managing Director)

गोदावरी पावर एंड इस्पात लिमिटेड

पजीकृत कार्यालयः 428/2, फेस-1, औद्योगिक क्षेत्र, सिनातरा, रायपुर, क्रतीसगढ़, कारपीरेट कार्यालयः द्वीरा आर्केड, पंडरी , रायपुर, क्रतीसगढ़- 492004 सीआईएन: L27106CT1999PLC013756 दूरगणः 0771- 4082000, यनसाइनः www.godawaripowerispat.com ई-मेल: yarra.rao@hiragroup.com

Z.	विवरण	समेकित								
200	17.57971		विमाडी अवधि		वार्षिक व	अवधि				
		लेखागरीक्षित	अलेखापरीक्षित	जेजापरीक्षित	लेखापर	विश्वत				
	No. 1990 U	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024				
t(i)	परिचलनों से कुल आय (सुद्ध)	1492.87	1316.04	1569:99	5471.71	5553.28				
2	अवधि के लिए शुद्ध लाभ / (हानि) (कर से पहले, असाधारण और/या असाधारण गद)	295.17	191,76	310.18	1091.32	1238.46				
3.	कर पूर्व अवधि के लिए शुद्ध लाम/(शनि) (असाधारण और/या असाधारण गर्वों के बाब)	295.17	191,76	309.86	1092.02	1255,98				
3	कर के बाद की अवधि के लिए शुद्ध लाभ / (हानि) (असाधारण और/या असाधारण वस्तुओं के बाद)	221.67	145.04	218.85	812.98	935.59				
5	अवधि के लिए कुल व्यापक आय (लाभ)(हानि) अवधि के लिए (कर के बाद) और अन्य व्यापक आये (कर के बाद)।	220,87	140.01	216.89	807.97	960.22				
8	चकता इविद्यादी शेयर पृजी	61.29	61.29	62.36	61.29	62.38				
7	रिकर्ष (पिछले वर्ष की लेखापरीक्षित बेलेंस शीट में दिखाए गए अनुसार पुगर्मृत्यांकन रिजर्व को छोडकर)		55		4844.70	4433.52				
B	प्रति क्षेत्रर जाय (रु.1/- प्रत्येवा) (जारी और बंद परिचालन के लिए) (अलापारण मर्दों से पहले और बाद में) मूल तन्कृत	3.61 3.58	2.36 2.34	3.50 3.47	13.24 13.14	15.00 14.89				

एकमेव								
	तिमादी अधिप							
लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित 31.03.2024	लेखापरीसित					
31.03.2025	31,12,2024		31.03.2025	31.03.2024				
1302.73	1117.76	1431.63	4762.89	5131.88				
274.29	179.92	297.80	1035.75	1235.11				
204.49	135.75	209.24	769.64	917.44				
	31,03,2025 1302.73 274.29	लेखापरीक्षित अनेबापरीक्षित 31,03,2025 31,12,2024 1302,73 1117.76 274,29 179,92	तिसाही अथिय लेखापरीक्षित अलेखापरीक्षित लेखापरीक्षित 31,03,2025 31,12,2024 31,03,2024 1302,73 1117,76 1431,63 274,29 179,92 297,80	নিশারী প্রথমি বার্থিক র্গঞাদীয়িন প্রনিজ্ঞাদীয়িন র্গঞাদীয়িন রুজ্ঞাদ 31,03,2025 31,12,2024 31,03,2024 31,03,2025 1302,73 1117,76 1431,63 4762,89 274,29 179,92 297,80 1035,75				

देप्पणियाँ। 1. 31 मार्च, 2025 को समाप्त तिमाही एवं वार्षिक अवधि के लिए कंपनी के कितीब परिणामों की लेखापरीसा समिति दारा समीक्षा 19 मई, 2025 को की गई और निदेशका मंडल दारा 20 मई 2025 को आयोजित उनकी संबंधित बैठक में अनमोदित किया गया ।

2. अपरोक्त 31 मार्च, 2025 को समाप्त तिमाही अवधि और वार्षिक अवधि के लिए दायर वितीय परिणामों के विस्तृत प्रारूप का एक उद्धरन है, जो सेवी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियमन 33 और अन्य लागू प्राप्ञानों के तहत स्टॉक एक्सचेंजों के सत्य दायर किया गया है। वितीय परिणामों के पूर्ण प्रारूप स्टॉक एक्सचेंज वेबसाइटॉ www.bseindia.com और www.nseindia.com) और कंपनी की वेबसाइट (www.godawaripowerispat.com) पर उपलब्ध है। कते निदेशक मंडल की और से

दिनांक : 20.05.2025

कर्तदार, सह-कर्तदार का नाम / पना

HOUNOUD अभिन्न कुमार परियो और मृत्यू देवी बता । जानम प्रयस्- रिक्ट अपन सान-917/42787 वर्तर मोजल अनारको जुल्का नगर न्यं दिल्ली-11065: प्रता2- परिय पर्य- 2108, 21वी भीतन, स्रोकर ए (नेवा इंस्ट), मुक्तदेक स्परनीया, जीट जेस- 5 मान्यूगर, प्रवस्त अभिन्न एकर अर्थन-221301 जीकी कुमार मीमार्ग प्रता3- मेकले प्रताय-मीएकर परिवर्ग प्रवस्त 2021 मानी नकर ४ राजनीय एकस्टेशमा, नक्ती भागर, मा दिल्ली-110001.

HOUNGIBL अञ्चलि अभिनाम शिवपुरी और अधिनाम शिवपुरी प्रदारा - एच नाम 451/3 0319/50365 पता रोज का वर्षक के पान, प्रेम नाम 2, तीक्टर 12 पुरानाम परियाण - 12500 पता - पत्रेट नाम - 501 जी महिल्स टायर ० आपनी होना गेलटर ० स्थानन प्रदार हरियाणा - 125001 अनुसी अभिनाम शिवपुरी बताउ - एवंगिस्स सीम्युग्य पीएस्सी पुराना तिमिटर) जी महिल्स टायर हमें कोटर र तम दूसाडा अपुरान हारियाणा - 125001

अस-17770 औ भागेज सुभार औन और भीमती स्थेता औन प्रतान नगेट नगर-बाट और 419/67717 मामल मा अंगर करेटन अर्गक-एमेरी राज्य गाइट अग्रेटीय सरकार 4, की.जो. संदर एमधील नंदर-बाट अर्थ भी मधील कुमार औन प्रताट इंटरनेशानल कर संदर एमधील नंदर-बाट में साथ प्रताट प्रताट अस्ति स्थान स्थान

रथान : दिल्ली एनसीआर, दिनांकित 21-05-2025

पीतमपुरा

स्थान : रायपुर



🚳 pnb Housing पंजी. कार्यालय : १वर्ष जान, अंतरिक्ष भक्त, २२, व्हे.जी.मार्ग, नई दिल्ली–110001, प्रीन : 011-23357171, 23357172, 23705414, वेबसाइट : www.pnbhousing.com वीन पार्क शासाः - विश्वित नंतर एत ३, जाहार शिनेमा जोण्येतन, वीन पार्क एक्सटेशन, ना दिल्ली - 110016, अनकपुरी शासाः - वी-2 / 21, प्रयम तल, माता यानन देवी रोड, बैंक लीक बरी के क्रमर, कनकपूरी नई दिल्ली 1909त माजिकाबाद शाखा:- पतंद नंगर 11 यूजी-1, आईएनएसका एसकी अल्पा दावर संबंद 9 बद्धार गाजिकाबाद-201012 सेस्ट शाखा:- प्रथम तल, दिनाकल दावर, वेसली कॉनर नंगर नंगर-292004 (उंग्र) नोएडा- सेक्टर 83 शाखा:- एम-1ए/10, अन्न तल, संवर-83, नोएडा-201301, गुडमांव शाखा:- एसमीजी नंगर 301, संवर-29, अर्थन एस्ट इफको चीक वेट्टा स्टेशन के प्रास, गुडमांव-122001 दिल्ली शाखा:-वर्धी मंत्रिल वीतीएम विलियम 16, बारायांव के भी पी गई दिल्ली - 110001 आगरा शाखा:- अवन तल, समूद अभ्यतकत, सुन्ह अभ्यतकत, सुन्ह अस्त केन्द्र स्थान केन्द्र 38/4ए, संतरण कार ता तामण- 282002

देवली शासा-वर्ध महिल होतीएन विशिष्ट विकास रेक से पी गा पु दिल्ली - 10001 आगरा शासा- अवसार, सन्हें अंगल्ला सुद्ध गार- 105 लोग नव 36 / 40 सहस रहत - 22002

प्रितिश्वि हित (प्रवर्त) नियमावर्ली, 2002 अञ्चान संशोधित, के नियम ३(1) के साक्ष पवित विल्लीय आस्तियों का प्रतिभृतिकरण और पुन्तनिर्माण एवं प्रतिभृति हित प्रवर्त- अधिनियम, 2002 के अध्यान 111 की अल्ल स्थार 3/20 के अध्यान सुक्ता अधिनियम, 2002 के अध्यान सुक्ता अधिनियम, 2002 के अध्यान सुक्ता अधिनियम, 2002 के अध्यान सुक्ता अधिनियम अधिनिय

0.0000000000000000000000000000000000000		नाम आर पता	HHEST.	- MRT TODGE -	sediene manien ents:
0819/74302 7,00026660 003426, 41	लाल बहादुर और मारती मारती पताः।— एह/224, कमला नगर, आनय, जनर प्रदेश—262093। पताः।— सकान नंबर—१०/224, कमला नगर, हरी पर्यंत गर्छ आगर्छ, जनर प्रतेश—26200/। साल बहादुर पताः)— एग/एस चीचरी इंटरप्राह्मणेल एह/224, कमला नगर, आगरा, जनर प्रतेश—26205	कमाना नगर, आगरा उपार	नगर, इसी पर्वत वाळे आगरा, उत्तर	14 05 2005	14-05-2025 राक ए 962488.31 (१०२२) मी लाख बाह्य इंड्राटर स्वार सी अहासी और इक्तरीस पैसे साज)
000166600 09168, 41, ari (국군리	इस्सीम सिंह मता:1— शी–११६, मध्य तल, शम पुरी, सूर्व नगर, गांजियसका, उत्तर प्रदेश-2010% पता:≥- मतेंट नंबर 2, शूलल, प्लॉट नंबर 9१, ख्लॉक-ए, रामपुरी गांजियाबाद, उत्तर प्रदेश-2010%		का ब्लॉक-ए रामपरी शाजिकातात.	14.05.2025	14-05-2025 लक ७.289699.21 (रुपमें वो लाख नेवासी शजार प्रमा सो निन्धानवें और इम्मिस पैसे मात्र)
09191, 4t	रमनदीप सिंह और मुश्कीरत कोर पता १- वं-33, हितीय तहा, जगपुर एक्सडेशन, दिल्ली- ११००१४, पता:2- ११-ए, तीन मुर्ति मार्च दिल्ली-110001,	समन पंडील पता:1- ११-ए तीन मृति सम, दिल्ही-११०००, पता:2- के-33, दिलीय तज्ञ जनपुरा एक्सर्टेशन. दिल्ली-११००१०	एक्साटेशम्, विरुक्षि– १६००१४	14.05.2025	14-05-2025 तक 9.2,42,720.35 यो लाल बयातीस कवार भाग सी बीस और पैतीस पेसे मान्न
000165600 11376, बी.ओ. विस्सी	कृष्य मोक्षल बीगिया सापस न-है-112 संस्मार-12 विकास नगर जाल प्रदेश-201005 संवित्रशान सिटी प्रांतिकास सी सिनियेंद्र इंड संवितनास्त्र विकास सानार औरी सेंट, न्यू अग स्टिंग के पास माजियाक्या जाल प्रदेश-201001 सूनील कुसार संस्था न-है-112 सेंबर४-12 दिल्ला नगर पत्तर प्रयोग-201002 सर्वेट ये-1000 10वी मीचन टावर न-सी-12 प्रतीत मेंट सिटी गावित्रशामाद प्रतार प्रदेश-201010	NA	मलेट नंबर-1004, 10वीं मेजिल, टायर जंबर-मीट-12, प्रतीक चीत्र चिटी, गाजियाबाद, छशार प्रदेश-201010		14-05-2025 सक ७.3020366.16 (एपपे तीस शास्त्र मीम प्रचार तील सी विद्यालंड और सामग्र देशे मात्र)
003068600 02927, मी.जो गाजियाबहद	अध्यन्त्री कमार वाकर और अशोक कमार वाकर प्रतान । प्रयान प्रतास अधिक निवास किया विकास किया किया किया किया किया किया किया किया	NA NA	मलैंट नंबर 1006. हायर ती, अञ्चनारा एम्ब्रोसिया, प्लॉट नंबर –ऑएय–01, सेवटर– 118, नोएवा, एत्तर प्रयेश–201301	14.01.2025	14-05-2025 सेक रू.4125881.08 (रुपमें इंज्यालीस त्राच्य प्राचीस हमार आठ भी इंकसठ और भाव पिते मांजे)
HOU/GHA/ 0918/57753 3, बी.ओ	प्रदुषन कुमार/मृत्रोज कुमार् और नीता श्रीवास्तव प्रतान— जुरुगुरु-2000-ए	NA NA	पतिंद संबर 308. शुकीय राज १९४४-१५७, मास्ता सिटी कंज-2, भारत सिटी इंद्रप्रस्थ योजना गांप-निस्टीली, टीला मोठ के पास, गांपिताबाद राजर प्रदेश-201206।	14.05,2025	सैंदीस हजार चालीस और इकतालीस पैमे माप)
HOU/GRP/ 8516/29097 9, थी जो ग्रीनपार्क	हरीया क्यार और संभ राजी पता: - 1741, गेर तिह सामार लोकी रोड कोटला मैंगरवार पड़े पिरली(1000), पता: - 1483, वीची मीजल लाके गर्य अटिला मुंबारवार, शुद्ध मिल्ली (1900), पता: - किट नंबर 1702, 1801, टोटर मीट अतिक वीड मिल्ली एक संक्रिक - 4 मी पत्र - 05, तिहास फिल्ल, प्राप्त - 24, मार्विश्यासाम, उत्तर मुंबी - 24, पत्र मुंबी - 25, विहास पत्र में प्राप्त - 24, मार्विश्यासाम, उत्तर मुंबी - 25, विहास पत्र में - पत्र अप्याप्ता प्रतर्भ , गरेव / 3, मोजेड पत्रीप, मेर सिंहा सीमार, बोटान मुक्त प्रत्याह पहिल्ली 1-10003	NA NA	पूर्त ट. मं बर- 1702, 16वीं, टीयर-पि2, प्रतीक ग्रेंड सिटी, प्रतीट मंबर-4/बी-एस-05, सिहार्थ विकार, एगएस-24, स्त्रीनिमाबार, जन्तर प्रवेश-201001	0.000000000	14-05-2025 तक 0.2785571.55 (शपये सताप्रीस शांस विश्वामी ग्राजार प्रांथ मी हक्कप्रसः और प्रापन पैसे मान)
HOURSHIP!	अंक्षर दश्त और रमन दशा मैं251 एस/एक कर्मक में फतंड ननर, जेल रोड लिलेक नगर, राजीरी गाउंत, नहें दिल्ली-110018, टीउ-2201, 22वी मेजिल, टामर टीड, फडिस होत्स काछ, संबंदर 650, गुडनाव, डेरियामा-122011 अकुर दश अंटिएट बेल निर्मेद्ध, 18 आंडिरेस होतास बिक्तेस संदर, नमन रामी, नई दिल्ली-110046	NA.	टीउ-2201 22वीं संनित्त, टावर टीउ सहित धर 65ए संस्थात 63ए, मुक्रमान, हरियाण्य-122011.	14.00.2025	14-05-2025 राक ७.1087676.49 (१४मर्थ दश लाख सत्ताती ग्रजार धग सी क्रिहरात और जनमात्त मैसे मात्र)
8, भी आं.	वैशाली पांकार और अरुप कुमार सरकार प्रकान में तो, काले निरस्त गावम विद्यो - तरिवाम - 1221व पांच - महारा - 500, जा दाकर नप, रहेत प्रकार - प्रकार - कालिए - कुमा कार्यक्रिय करीत स्वेच्टर के भी दाकर स्वीचन स्वीचन स्वीचन स्वीचन स्वाच के प्रकारिक वीचार पुत्रकृति प्रतिमान - 12200 विश्वानी सरकार प्रवाद - विद्यानी प्रतिमान वाकुत अर्थन प्रवेटर वीचार - 45, बाहर नपार 8-1, विद्यानमा - 122001		प्राथमित - २००६ ॥ यो दायर-पृष्क रहेला आगोर्वेयत हुम एउनीयन-पृष्का प्राथमित स्थीम, सेम्टर १४ में प्रशासित आयास, गांव-वर्षेशिका, भोजना गुजनाय अरियमा, १२२००१	1000000	14.05.2025 संक रू. 1400634.31/- (रूपये चीदह तास्त्र आतं सी चीतीस और इकरोस पैसे गांश)
0916/3188 20,HOU/M EE/0816/31	राकेश शर्मा और राखी शर्मा प्रतान-244, पुतुष किशर, मोदीपुरम् मेरत प्राप्त प्रदेश-280190, म्हण-2- नाम पालिका गंगर 244, स्तिट गंगर 5, आगर नंबर 37 का डिस्सा, एम्प किशर कॉलोमी, तरका ग्राम- गुक्तरपुर मलंबा, परणना दीवाना, 18सीन सरकाम, जिला पेरत, प्रमुख प्रदेश-28010 टाविय शर्मा महात्र - पोल्की इंटरप्राइजेज, 5ए, पुतुष विशयर म्यू कॉलोमी, मोदीपुरम	NA NA	नगरपालिका जनाक 244, प्लीट क्रमांक 5, खनार अनाक 37 वर्ग नाम, पुष्प विहान कीलोगी, राजस्व प्राम- मुक्तरेवपुर पत्सेंटा परणना दौराला किसीण सम्बन्धा, जिला सरट, उसम क्रिका-250110	14.05.2025	14-05-2925 सक ७. 2776907.89/ (१९४४) सार्व्यक्त लाख विश्वतन वजार नी नो साथ और नवारी पेसे माव)

NA

NA

NA.

3928765.27/ (शंगर्ग तनसीय लागा अप्राईस रुजार सात सी प्रथम और सताईस पैसे गाउ)

14-05-2025 (III) रु. 1983734.34 / — (रुपदे उन्मीस लाख तिरासी रुपार सात सी चीरीस और चीरीस फिर मान)

14-05-2025 rfm

14.05.2025

प्राधिकृत अधिकारी, वास्ते पीएनबी हाउसिंग काइनैस लिनिटेड

पतेट नवर - 2168, 25वीं मीजन टायर ए (नीवा ईस्ट), सुपरदेक मुपरमीया, पताट नवर-3 संकटर-94, गोएवा, धराव

पलेट नवर-501, 5वीं गॉकल टावर-9, अशक्ती घर, गंबटर-4, 14.05.2025

सोहना, गुरुगांव, हरियाणा-

पतेट नवर- 402 पीधी गंजित भी। एकप्रदेजी देशिए पतेट्स रूपांक-भी टावर हाइट ज्यादेनेट, १९२२वारी विकार पीतमपुर। दिल्ली-110004

H4H-201001,

122001



Place: Delhi

Date: May 19, 2025

ECOS (INDIA) MOBILITY & HOSPITALITY LIMITED

(Formerly Ecos (India) Mobility & Hospitality Private Limited)

Registered & Corporate Office: 45, First Floor, Corner Market, Malviya Nagar, New Delhi, India - 110017 Corporate Identity Number: L74999DL1996PLC076375

Phone: +91 11 41326436 | Website: www.ecosmobility.com | E-mail: legal@ecosmobility.com

STATEMENT OF AUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND YEAR ENDED ON MARCH 31, 2025

The Board of Directors of the Company, at their meeting held on Monday. May 19, 2025, approved the audited financial results (standalone and consolidated) of the company for the quarter and year ended on March 31, 2025.

The results along with the Auditor's Report, have been posted on the Company's

website at www.ecosmobility.com and can be accessed by scanning the QR Code. For and on the behalf of the Board of Directors of Ecos (India) Mobility & Hospitality Limited

> (Formerly Ecos (India) Mobility & Hospitality Private Limited) Ralesh Loomba

(Chairman & Managing Director)

Note: The above intimation is in accordance with the Regulation 33 read with Regulation 47(1) of SEBI (Listing Obligation & Disclosure requirements) Regulations, 2015.



For More

Information

FINANCIAL EXPRESS

Continued from Previous page..... As the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended and the Act do no define the term "insolvent", the Company has applied the Going Concern Assumption as per Generally Accepted Accounting Principle guidance, which relate to the assessment of the Company's ability to continue as a going concern for

a period of one year from 18" April, 2025 as well as for a period of one year immediately following the date of passing of Special Resolution at the Extra-Ordinary General Meeting. For E. A. Patil & Associates LLP For and on behalf of the Board of Directors, **Chartered Accountants** Paramatrix Technologies Limited Firm's Registration No. 117371W/W100092

CA Mohan Khebade Mukesh Thumar Managing Director & CEO Partner DIN: 00139960 Membership No. 107639 UDIN: 25107639BMIKIZ5014 Place: Navi Mumbai Place: Navi Mumbai Date: April 18, 2025

Date: April 18, 2025

In accordance with Regulation 5(i)(c) and Clause (xii) of Schedule I of Buyback Regulations, the Company shall not undertake the Buyback unless it has obtained prior consent of its lenders. The Company is not required to obtain any

participate in the Buyback ("Record Date").

PRIOR APPROVALS FROM LENDERS

Unquote

- approvals pursuant to provisions of its facilities with the lenders. 14. RECORD DATE AND SHAREHOLDER ENTITLEMENT 14.1. As required under the Buyback Regulations, the Company has fixed Tuesday, May 27, 2025 as the record date for the purpose of determining the entitlement and the names of the Eligible Shareholders, who will be eligible to
 - As per the Buyback Regulations and such other circulars or notifications, as may be applicable, in due course, Eligible Shareholders will receive a letter of offer in relation to the Buyback ("Letter of Offer") along with a tender offer form indicating the entitlement of the Eligible Shareholder for participating in the Buyback. Even if the Eligible Shareholder does not receive the Letter of Offer along with a tender form, the Eligible Shareholder may participate and tender shares in the Buyback. As required under the Buyback Regulations, the dispatch of the Letter of Offer will be through electronic mode only, within 2 (two) working days from the Record Date and if any Eligible Shareholder requires a physical copy of the Letter of Offer, a request to be sent to the Company or the Registrar to the Buyback and the same shall be provided.
 - 14.3. The Equity Shares proposed to be bought back by the Company shall be divided into two categories; (i) reserved category for Small Shareholders (defined below) and (ii) the general category for all other Eligible Shareholders.
 - As defined in Regulation 2(i)(n) of the Buyback Regulations, a "Small Shareholder" is a shareholder who holds Equity Shares having market value, on the basis of closing price of shares on the Stock Exchange, of not more than Rs. 2,00,000/- (Indian Rupees Two Lakh only) ("Small Shareholder"). For the purpose of classification of a shareholder, as a Small Shareholder, multiple demat accounts having the same permanent account number ("PAN"), in case of securities held in the demat form are to be clubbed together.
- 14.5. In accordance with Regulation 6 of the Buyback Regulations, 15% of the number of Equity Shares which the Company proposes to buy back or the number of Equity Shares entitled as per the shareholding of Small Shareholders as on the Record Date, whichever is higher, shall be reserved for the Small Shareholders as part of this Buyback.
- Based on the shareholding as on the Record Date, the Company will determine the entitlement of each Eligible Shareholder, including Small Shareholders, to tender their Equity Shares in the Buyback. This entitlement for each Eligible Shareholder will be calculated based on the number of Equity Shares held by the respective Eligible Shareholder as on the Record Date and the ratio of Buyback applicable in the category to which such Eligible Shareholder belongs. The final number of Equity Shares the Company will purchase from each Eligible Shareholder will be based on the total number of Equity Shares tendered by such Equity Shareholder. Accordingly, the Company may not purchase all of the Equity Shares lendered by the Eligible Shareholders in the Buyback.

In accordance with Regulation 9(ix) of the Buyback Regulations, in order to ensure that the same shareholders

- with multiple demat accounts/folios do not receive a higher entitlement under the Small Shareholder Category, the Company will club together the equity shares held by such shareholders with a common PAN for determining the category (i.e., Small Shareholder or general) and entitlement under the Buyback. In case of joint shareholding, the Company will club together the equity shares held in cases where the sequence of the PANs of the joint shareholders is identical. In case of physical shareholders, where the sequence of PANs is identical, the Company will club together the equity shares held in such cases. Similarly, in case of physical shareholders where PAN is not available, the Company will check the sequence of names of the joint holders and club together the equity shares held in such cases where the sequence of name of joint shareholders is identical. The shareholding of institutional investors like mutual funds, pension funds/ trusts, insurance companies etc., with common PAN will not be clubbed together for determining the category and will be considered separately, where these Equity Shares are held for different schemes and have a different demat account nomenclature based on information prepared by the registrar and transfer agent ("RTA") as per the shareholder records received from the depositories. Further, the Equity Shares held under the category of "clearing members" or "corporate body margin account" or "corporate body - broker" as per the beneficial position data as on Record Date with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients.
- After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any, in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the offer by Eligible Shareholders in that category, and thereafter from Eligible Shareholders who have tendered over and above their entitlement in the other category. 14.9. The participation of the Eligible Shareholders in the Buyback is voluntary. Eligible Shareholders may opt to
- participate, in part or in full, and receive cash in lieu of the Equity Shares accepted under the Buyback or they may choose not to participate. Eligible Shareholders holding Equity Shares also have the option of tendering additional shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other Eligible Shareholders, if any. 14.10. The maximum number of Equity Shares that can be tendered under the Buyback by any Eligible Shareholder
- should not exceed the number of Equity Shares held by the Eligible Shareholder as on the Record Date. In case the Eligible Shareholder holds Equity Shares through multiple demat accounts, the tender through a demat account cannot exceed the number of equity shares held in that demat account. 14.11. The Equity Shares tendered as per the entitlement by Eligible Shareholders as well as additional Equity Shares
- tendered, if any, will be accepted as per the procedure laid down in Buyback Regulations. If the Buyback entitlement for any shareholder is not a round number, then the fractional entitlement shall be ignored for computation of Buyback entitlement to tender Equity Shares in the Buyback. The settlement of the tenders under the Buyback will be done using the mechanism notified by the SEBI Circulars.
- 14.12. Detailed instructions for participation in the Buyback (tender of Equity Shares in the Buyback) as well as the relevant timetable will be included in the Letter of Offer which will be sent to the Eligible Shareholders.
- PROCESS AND METHODOLOGY TO BE ADOPTED FOR BUYBACK
- 15.1. The Buyback is open to all eligible shareholders, i.e., the shareholders who on the Record Date are holding Equity Shares either in physical form ("Physical Shares") and the beneficial owners who on the Record Date are holding Equity Shares in the dematerialized form ("Demat Shares") (such shareholders are referred as the "Eligible
- The Buyback will be implemented using the "Mechanism for acquisition of shares through Stock Exchange" issued by SEBI vide circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, and SEBI Circular CFD/PoD-2/P/CIR/2023/35 dated March 8, 2023 and in accordance with the procedure prescribed in the Companies Act and the SEBI Buyback Regulations, and as may be determined by the Board of Directors, or the Executive Committee (a committee authorised by the Board to exercise its powers in relation to the Buyback, the "Buyback Committee"), on such terms and conditions as may be permitted by law from time to time.
- For implementation of the Buyback, the Company has appointed Allwin Securities Limited as the registered broker to the Company (the "Company's Broker") through whom the purchases and settlements on account of the Buyback would be made by the Company. The contact details of the Company's Broker are as follows: Name: Allwin Securities Limited

Add: B-205/206, Ramji House, 30, Jambulwadi, Kalbadevi Road, Mumbai-400 002

Tel. No.: (+91-22) 4344 6444, Email: allwinsec@gmail.com, Website: www.allwinsecurities.com Contact person: Kailashchand Mallawat

SEBI Registration No.: INZ000239635

- The Company shall request National Stock Exchange of India Limited ("NSE") to provide a separate window (the "Acquisition Window") to facilitate placing of sell orders by the Eligible Shareholders who wish to tender their Equity Shares in the Buyback. For the purpose of this Buyback, NSE would be the Designated Stock Exchange (*Designated Stock Exchange*). The details of the Acquisition Window will be as specified by NSE from time to 15.5. During the tendering period, the order for selling the Equity Shares will be placed in the Acquisition Window by the
- Eligible Shareholders through their respective stock brokers ("Shareholder Broker") during normal trading hours of the secondary market. The Stock Broker can enter orders for Demat Shares as well as Physical Shares. In the tendering process, the Company's Broker may also process the orders received from the Eligible Shareholders.
- In the event Stock Broker(s) of Eligible Shareholder is not registered with NSE as a trading member/ stockbroker, then that Eligible Shareholders can approach any NSE registered stock broker and can register themselves by using quick unique client code ("UCC") facility through the NSE registered stock broker (after submitting all details as may be required by such NSE registered stock broker in compliance with applicable law). In case the Eligible Shareholders are unable to register using UCC facility through any other NSE registered broker. Eligible Shareholders may approach Company's Broker i.e., Allwin Securities Limited to place their bids, subject to completion of KYC requirements as required by the Company's Broker.

- Modification/cancellation of orders and multiple bids from a single Eligible Shareholder will be allowed during the tendering period of the Buyback. Multiple bids made by a single Eligible Shareholder for selling Equity Shares shall be clubbed and considered as "one bid" for the purposes of acceptance.
- The cumulative quantity tendered shall be made available on the website of NSE (www.nseindia.com) throughout the trading session and will be updated at specific intervals during the tendering period.
- 15.9. Further, the Company will not accept Equity Shares tendered for the Buyback which under restraint order of the court for transfer/ sale and/or title in respect of which is otherwise under dispute or where loss of share certificates has been notified to the Company and the duplicate share certificates have not been issued either due to such request being under process as per the provisions of law or otherwise.
- The reporting requirements for Non-Resident Shareholders under the Foreign Exchange Management Act, 1999. RBI and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholder and/or the Shareholder Broker through which the Eligible Shareholder places the bid.
- 15.11. Procedure to be followed by Eligible Shareholders holding Equity Shares in Demat Form
 - (a) Eligible Shareholders holding equity shares in Demat forms who desire to tender their Demat Shares under the Buyback would have to do so through their respective Shareholder Broker by indicating to the concerned Shareholder Broker, the details of Equity Shares they intend to tender under the Buyback. (b) The Shareholder Broker would be required to place an order/bid on behalf of the Eligible Shareholder who wish
 - to tender Demat Shares in the Buyback using the Acquisition Window of the NSE. For further details, Eligible Shareholders may refer to the circulars issued by NSE and Indian Clearing Corporation Limited (*Clearing
 - (c) The details of the settlement number under which the lien will be marked on the Equity Shares tendered for the Buyback will be provided in a separate circular to be issued by NSE or the Clearing Corporation. (d) The lien shall be marked by the Shareholder Broker in the demat account of the Eligible Shareholder for the
 - Equity Shares tendered in the Buyback. Details of such Equity Shares marked as lien in the demat account of the Eligible Shareholder shall be provided by the depositories to Clearing Corporations. (e) In case, the Eligible Shareholder's demat account is held with one depository and clearing member pool and Clearing Corporation Account is held with other depository, shares shall be blocked in the Eligible Shareholder's demat account at source depository during the tendering period. Inter-Depository Tender Offer

("IDT") instructions shall be initiated by the Eligible Shareholders at source depository to Clearing

Corporation / Clearing Member account at target depository. The source depository shall block the Eligible

Shareholder's Equity Shares (i.e. transfers from free balance to blocked balance) and will send IDT message

- to target depository for confirming creation of lien. Details of Equity Shares blocked in the Eligible Shareholders demat account shall be provided by the target depository to the Clearing Corporation. (f) For custodian participant orders for demat Equity Shares, early pay-in is mandatory prior to confirmation of order/bid by custodian participant. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the last day of the tendering period. Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, order modification shall revoke the
- (g) Upon placing the bid, the Shareholder Broker shall provide a Transaction Registration Slip ("TRS") generated by the stock exchange bidding system to the Eligible Shareholder on whose behalf the order/bid has been placed. TRS will contain details of order submitted like Bid ID No., Application No., DP ID, Client ID, No. of Equity Shares tendered etc. In case of non-receipt of the completed tender form and other documents, but lien marked on Equity Shares and a valid bid in the Exchange Bidding System, the bid by such Eligible Shareholder shall be deemed to have been accepted.

custodian confirmation and the revised order shall be sent to the custodian again for confirmation.

(h) It is clarified that, in case of demat equity shares, submission of Tender Form and TRS is not mandatory. In case of non-receipt of the completed tender form and other documents, but receipt of Equity Shares in the accounts of the Clearing Corporation and a valid bid in the exchange bidding system, the bid by such Equity Shareholder shall be deemed to have been accepted.

(i) The Eligible Shareholders will have to ensure that they keep the depository participant account active and

- unblocked to receive credit in case of return of Equity Shares due to rejection or due to prorated Buyback decided by Company, Further, Eligible Shareholders will have to ensure that they keep the saving account attached with the depository participant account active and updated to receive credit remittance due to acceptance of Buyback of shares by the Company. In the event if any equity shares are tendered to Clearing Corporation, excess dematerialized equity shares or unaccepted dematerialized equity share, if any, tendered by the eligible shareholders would be returned to them by the respective Cleaning Corporation. If the securities transfer instruction is rejected in the depository system, due to any issue, then such securities will be transferred to the Seller Member's depository pool account for onward transfer to the eligible shareholder. On the date of the settlement, in case of Custodian Participant orders, excess dematerialized shares or unaccepted dematerialized shares, if any, will be returned to the respective custodian depository pool
- (i) Eligible shareholders who have tendered their demat shares in the buyback shall also provide all relevant documents, which are necessary to ensure transferability of the demat shares in respect of the tender form to be sent. Such documents may include (but not be limited to): (i) duly attested power of attorney, if any perso other than the eligible shareholder has signed the tender form; (ii) duly attested death certificate and succession certificate/legal heirship certificate, in case any eligible shareholder is deceased, or court approved scheme of merger/amalgamation for a company; and (iii) in case of companies, the necessary certified corporate authorizations (including board and/or general meeting resolutions).

15.12. Procedure to be followed by the Eligible Shareholders holding Equity Shares in physical form: In accordance to SEBI Circular SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020. Shareholders holding

securities in physical form are allowed to tender Equity Shares in the Buyback through tender offer route. However, such tendering shall be as per the provisions of the Buyback Regulations. The procedure is as follows: (a) Eligible Shareholders who are holding physical Equity Shares and intend to participate in the Buyback will be

- required to approach their respective Shareholder Broker along with the complete set of documents for verification procedures to be carried out before placement of the bid. Such documents will include the (i) the 17. COMPLIANCE OFFICER Tender Form duly signed by all Eligible Shareholders (in case shares are in joint names, in the same order in which they hold the shares), (ii) original share certificate(s), (iii) valid share transfer form(s)/Form SH-4 duly filled and signed by the transferors (i.e. by all registered Shareholders in same order and as per the specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company, (iv) self-attested copy of PAN Card(s) of all Eligible Shareholders. (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder is deceased, etc., as applicable. In addition, if the address of the Eligible Shareholder has undergone a change from the address registered in the register of members of the Company, the Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar card, voter identity card or passport.
- (b) Based on these documents, the concerned Shareholder Broker shall place an order/ bid on behalf of the Eligible Shareholders holding Equity Shares in physical form who wish to tender Equity Shares in the Buyback, using the acquisition window of NSE. Upon placing the bid, the Shareholder Broker shall provide a TRS generated by the exchange bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like folio no., certificate no., distinctive no., no. of equity shares tendered etc. (c) Any Shareholder Broker/Eligible Shareholder who places a bid for physical Equity Shares, is required to
- deliver the original share certificate(s) & documents (as mentioned above) along with TRS generated by exchange bidding system upon placing of bid, either by registered post, speed post or courier or hand delivery to the Registrar to the Buyback i.e. Bigshare Services Private Limited (at the address mentioned at paragraph 18 below) or the collection centre of the Registrar details of which will be included in the Letter of Offer on or before the Buyback closing date. The envelope should be super-scribed as "Paramatrix Technologies Limited - Buyback 2025°. One copy of the TRS will be retained by Registrar and it will provide acknowledgement of the same to the Seller Member/Eligible Shareholder. (d) The Eligible Shareholders holding physical Equity Shares should note that physical Equity Shares will not be
- accepted unless the complete set of documents are submitted. Acceptance of the physical Equity Shares for Buyback by the Company shall be subject to verification as per the SEBI Buyback Regulations and any further directions issued in this regard. The Registrar to the Buyback will verify such bids based on the documents submitted on a daily basis and till such verification, NSE shall display such bids as 'unconfirmed physical bids'. Once Registrar to the Buyback confirms the bids, they will be treated as 'confirmed bids' and displayed
- (e) In case any Eligible Shareholder has submitted Equity Shares in physical form for Dematerialisation, such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialized is completed well in time so that they can participate in the Buyback before the closure of the tendering period of the (f) An unregistered shareholder holding physical shares may also tender Equity Shares for Buyback by 20.
- submitting the duly executed transfer deed for transfer of shares, purchased prior to Record Date, in his name along with the offer form, copy of his PAN card and of the person from whom he has purchased shares and other relevant documents as required for transfer, if any.
- 15.13. The Buyback from the Eligible Shareholders who are residents outside India including foreign corporate bodies (including erstwhile overseas corporate bodies), foreign portfolio investors, non-resident Indians, members of foreign nationality, if any, shall be subject to the Foreign Exchange Management Act, 1999 and rules and regulations framed thereunder, if any, income Tax Act, 1961 and rules and regulations framed thereunder, as applicable, and also subject to the receipt / provision by such Eligible Shareholders of such approvals, if and to the extent necessary or required from concerned authorities including, but not limited to approvals from the RBI under the Foreign Exchange Management Act, 1999 and rules and regulations framed thereunder, if any, 15.14. The reporting requirements for non-resident shareholders under RBI, Foreign Exchange Management Act, 1999,
- as amended and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholders and/ or the Seller Member.
- Modification/cancellation of orders will only be allowed during the tendering period of the Buyback.
- 15.16. The cumulative quantity of Equity Shares tendered shall be made available on the website of NSE

(www.nseindia.com) throughout the trading session and will be updated at specific intervals during the tendering

Method of Settlement

Upon finalization of the basis of acceptance as per SEBI Buyback Regulations:

- The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market. The Company will pay the consideration to the Company's Broker who will transfer the funds pertaining to the Buyback to the Clearing Corporation's bank account as per the prescribed schedule. For Equity Shares accepted under the Buyback, the Clearing Corporation will make direct funds payout to the respective Eligible Shareholders. If any Eligible Shareholder's bank account details are not available or if the fund transfer instruction is rejected by the RBI or relevant bank, due to any reasons, then the amount payable to the Eligible Shareholders will be transferred to the concerned Seller Members' settlement bank account for onward transfer to such Eligible
- For the Eligible Shareholders holding Equity Shares in physical form, the funds pay-out would be given to their respective Sellier Member's settlement accounts for releasing the same to the respective Eligible Shareholder's In case of certain shareholders viz., NRIs, non-residents etc. (where there are specific regulatory requirements
- pertaining to funds payout including those prescribed by the RBi) who do not opt to settle through custodians, the funds payout would be given to their respective stock broker's settlement accounts for releasing the same to such shareholder's account. For this purpose, the client type details would be collected from the depositories, whereas funds payout pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance with the applicable mechanism prescribed by NSE and the Clearing Corporation from time to time.
- Details in respect of shareholder's entitlement for tender process will be provided to the Clearing Corporation by the Company or Registrar to the Buyback. On receipt of the same, Clearing Corporation will cancel the excess or unaccepted blocked shares in the demat account of the shareholder. On settlement date, all blocked shares mentioned in the accepted bid will be transferred to the Clearing Corporation.
- In the case of inter depository, Clearing Corporation will cancel the excess or unaccepted shares in target depository. Source depository will not be able to release the lien without a release of IDT message from target depository. Further, release of IDT message shall be sent by target depository either based on cancellation request received from Clearing Corporation or automatically generated after matching with bid accepted detail as received from the Company or the Registrar to the Buyback. Post receiving the IDT message from target depository, source depository will cancel/release excess or unaccepted block shares in the demat account of the shareholder. Post completion of tendering period and receiving the requisite details viz., dernat account details and accepted bid quantity, source depository shall debit the securities as per the communication/message received from target depository to the extent of accepted bid shares from shareholder's demat account and credit it to Clearing Corporation settlement account in target depository on settlement date.
- In relation to the Equity Shares in physical form: -If the Equity Shares in physical form tendered by Eligible Shareholders are not accepted, the share certificate

would be returned to such Eligible Shareholders by registered post or by ordinary post or courier at the Eligible Shareholders' sole risk. The Company also encourages Eligible Shareholders holding Equity Shares in physical form to dematerialize their such Equity Shares. - If however, only a portion of the Equity Shares in physical form held by an Eligible Shareholder is accepted in the Buyback, then the Company is authorised to split the share certificate and issue a Letter of Confirmation ("LOC") in accordance with SEBI Circular No. SEBI/HO/MIRSD/MIRSD RTAMB/P/ CIR/2022/8 dated January 25, 2022

with respect to the new consolidated share certificate for the unaccepted Equity Shares tendered in the Buyback. The LOC shall be dispatched to the address registered with the RTA. The RTA shall retain the original share certificate and deface the certificate with a stamp "Letter of Confirmation issued" on the face/ reverse of the certificate to the extent of the excess Equity Shares. The LOC shall be valid for a period of 120 days from the date of its issuance, within which the Equity Shareholder shall be required to make a request to their depository participant for dematerializing the Equity Shares in physical form. In case the Equity Shareholder fails to submit the demat request within the aforementioned period, the RTA shall credit the Equity Shares to a separate demat account of the Company opened for the said purpose. The Equity Shares bought back in dematerialized form would be transferred directly to the escrow account of the

- Company ("Company Demat Escrow Account") provided it is indicated by the Company Broker or it will be transferred by the Company Broker to the Company Demat Escrow Account on receipt of the Equity Shares from the clearing and settlement mechanism of the Stock Exchange.
- The Seller Member(s) would issue contract note to their respective Eligible Shareholders for the Equity Shares accepted under the Buyback. The Company Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buyback.
- Eligible Shareholders who intend to participate in the Buyback should consult their respective Seller Member for payment to them of any cost, applicable taxes, charges and expenses (including brokerage) etc., that may be levied by the Seller Member(s) upon the selling shareholders for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the selling Eligible Shareholders, it respect of accepted Equity Shares, could be net of such costs, charges and expenses (including brokerage) and the Manager to the Buyback and the Company accept no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the selling Eligible Shareholders. The flen marked against unaccepted Equity Shares will be released, if any, or would be returned by registered post
- or by ordinary post or courier (in case of physical shares) at the Eligible Shareholders' sole risk. Eligible Shareholders should ensure that their depository account is maintained till all formalities pertaining to the Offer
- The Equity Shares lying to the credit of the Company Demat Escrow Account and the Equity Shares bought back and accepted in physical form will be extinguished in the manner and following the procedure prescribed in the Buyback Regulations.

The Company has appointed Ms. Shubhada Mahendra Shirke as the Compliance Officer for the purpose of the Buyback ("Compliance Officer"). Investors may contact the Compliance Officer for any clarification or to address their grievances. if any, during office hours i.e. 10:00 a.m. to 5:00 p.m. (IST) on any day except Saturday, Sunday and public holidays, at the following address:

Shubhada Mahendra Shirke

Company Secretary & Compliance Officer C/o. Paramatrix Technologies Limited,

Registered Office: E-102, 1" Floor, Sanpada Railway Station Complex, Sanpada, Navi Mumbai - 400 705; Tel: 91-22-4151 8700; E-mail: cs@paramatrix.com; website: www.paramatrix.com

INVESTOR SERVICE CENTRE AND REGISTRAR TO THE BUYBACK

in case of any query, the shareholders may contact the Registrar to the Buyback on any day, except Saturday, Sunday and public holidays between 19:30 a.m. and 5:00 p.m. at the following address:



Bigshare Services Private Limited Address: S6-2, 6" Floor, Pinnacle Business Park, Mahakali Caves Road, Next to Ahura Centre, Andheri East, Mumbai - 400 093, Maharashtra, India Tel. No.: +91 40 6263 8200; Contact person: Maruti Eate

Email: buybackoffer@bigshareonline.com Investor Grievance mail: investor@bigshareonline.com Website: www.bigshareonline.com SEBI Registration Number: INR000001385

19. MANAGER TO THE BUYBACK Navigant Corporate Advisors Limited



Andheri Kurla Road, Andheri East, Mumbai-400 059 Tel No.: +91-22-4120 4837 / 4973 5078 Email Id: navigant@navigantcorp.com Investor Grievance Email: info@navigantcorp.com Website: www.navigantcorp.com SEBI Registration Number: INM000012243 Contact Person: Mr. Sarthak Vijlani

Address: 804, Meadows, Sahar Plaza Complex, J B Nagar,

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board accepts full responsibility for all the information contained in this Public Announcement to the extent it pertains to the information related to the Company, and for the information in relation to the Company which may be contained in all other advertisements, circulars, brochures, publicity materials etc., which may be issued by the Company in relation to the Buyback, and confirms that the information in such documents issued by the Company contain and will contain true, factual and material information and does not and will not contain any misleading information.

For and on behalf of the Board of Directors of Paramatrix Technologies Limited (Formerly known as Paramatrix Technologies Private Limited)

Sd/-

Mukesh Thumar Mahesh Goriwale Managing Director & CEO

Shubhada Shirke Company Secretary & Compliance Officer **Executive Director** DIN: 06541786 Mem. No. A66511

Date: May 20, 2025 Place: Navi Mumbai

DIN: 00139960

Does Advertising

CONSOLIDATED

(Rs in Lakh)



GODAWARI POWER & ISPAT LIMITED

Regd. Office: 428/2, Phase-I, Industrial Area, Siltara, Raipur (C.G.) Corporate Office: Hira Arcade, Pandri, Raipur (C.G.) 492004 CIN.: L27106CT1999PLC013756, Tel: 0771-4082000, Website: www.godawaripowerispat.com , E-mail: yarra.rao@hiragroup.com

EXTRACT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED 31ST MARCH, 2025

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S.	Particulars	3	MONTHS ENDE	D	YEAR EN	DED
No.		Audited	Un-audited	Audited	Aud	ited
		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024
1	Total income from Operations	1492.87	1316.04	1569.99	5471.71	5553.28
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	295.17	191.76	310.18	1091.32	1238.46
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	295,17	191.76	309.86	1092.02	1255.98
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	221.67	145.04	218.85	812.98	935.59
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	220.87	140.01	216.89	807.97	960.22
6	Paid Up Equity Share Capital	61.29	61.29	62.36	61.29	62.36
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of the previous year)				4844.70	4433.52
8	Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations)(before and after extraordinary items) - (a) Basic (b) Diluted	3.61 3.58	2.36 2.34	3,50 3,47	13.24 13.14	15.00 14.89

The additional Information on Standalone Financial Results is as below: STANDALONE 3 MONTHS ENDED YEAR ENDED **Particulars** Audited Audited Un-audited Audited No. 31.03.2025 31.12.2024 31.03.2024 31.03.2025 31.03.2024 Total Income From Operations 1302.73 4762.89 5131.88 1117.76 1431.63 Profit/(Loss) before tax 274.29 179.92 297.80 1035.75 1235.11 Profit/(Loss) after tax 204.49 135.75 917.44 209.24 769.64

Notes: 1. The Financial Results of the company for the quarter and year ended 31st March, 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 19th May & 20th May, 2025.

2. The above is an extract of the detailed format of financial results filed for the quarter and year ended 31st March, 2025 filed with stock exchanges under regulation 33 & other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full formats of the financial results are available on the stock exchange websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.godawaripowerispat.com) and also you can view results by QR code

> For and on behalf of Board of Directors Abhishek Agrawal

Binani **BRAJ BINANI GROUP**

BINANI INDUSTRIES LIMITED Registered Office: 37/2, Chinar Park, New Town Rajarhat Main Road, PO Hatiara, Kolkata - 700 157, India

Corporate Office: Mercantile Chambers, 12 J.N.heredia Marg, Ballard Estate, Mumbai 400 001. CIN No. L24117WB1962PLC025584

Extract of Standalone & Consolidated audited Financial Results for the quarter and year ended 31st March 2025

STANDALONE

QUARTER YEAR QUARTER YEAR

Sr. No.	PARTICULARS	ENDED			ENDED		ENDED			ENDED	
NO.			31.12.2024 Unaudited	31.03.2024 Audited	31.03.2025 Audited	31.03.2024 Audited		31.12.2024 Unaudited	31.03.2024 Audited	31.03.2025 Audited	31.03.202 Audited
1.	Total Income from Operations	2.48	0.01	28.00	2.51	28.00	2.48	0.01	0.00	2.51	28.33
2.	Total Expenses	44.91	38.54	75.00	190.87	612.00	42.94	38.65	421.51	189.28	743.13
3.	Net Profit / (Loss) for the period before tax before exceptional and /or extraordinary Items	(42.43)	(38.53)	(47.00)	(188.36)	(584.00)	(40.46)	(38.64)	(421.51)	(186.77)	(714.80)
4.	Exceptional Items	0.00	0.00	0.00	869.55		0.00	0.00		869.55	
5.	Net Profit / (Loss) for the period before tax after exceptional and /or extraordinary Items	(42.43)	(38.53)	(47.00)	681.19	(584.00)	(40.46)	(38.64)	(421.51)	682.78	(714.80)
6.	Net Profit / (Loss) for the period after tax after exceptional and /or extraordinary Items	(42.43)	(38.53)	(47.00)	681.19	(584.00)	(40.46)	(38.64)	(421.51)	682.78	(714.80)
7.	Total Comprehensive Income / (Loss) for the period (comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)	(42.43)	(38.53)	(47.00)	681.59	(584.00)	(40.46)	(38.64)	(421.51)	682.78	(714.80)
8.	Paid- up Equity Share Capital (Face Value per share Rs.10 each)	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00	10.00
9.	Reserves (excluding Revaluation Reserve)		110001000		-21762.14	-22444.00	- Internation			-21762.84	-22445.64
10.	Earnings Per Share (EPS)(of Rs. 10/- each) (not annualised) (a) Before Extraordinary items - Basic & Diluted	-0.14	-0.12	-0.15	2.17	-1.86	-0.13	-0.12	-1.34	2.18	-2.28
	(b) After Extraordinary items - Basic & Diluted	-0.14	-0.12	-0.15	2.17	-1.86	-0.13	-0.12	-1.34	2.18	-2.28

Disclosure Requirements) Regulation, 2015. The full format of the unaudited financial results are available on the Company's website www.binaniindustries.com or at the websites of BSE (www.bseindia.com) or NSE (www.nseindia.com) or CSE (www.cse-india.com)

The Statement of Standalone & Consolidated audited Financial Results of the Company for the Quarter and Year ended March 31, 2025 have been reviewed by the Audit Committee and approved by Board of Directors at their meeting held on 19th May, 2025. By order of the Board

> For BINANI INDUSTRIES LIMITED Archana Manoj Shroff

Managing Director DIN: 10479683

Place: Raipur Date: 20.05.2025

Whole-Time Director financial express.com

Date: 19th May, 2025

Place : Mumbai

BACK UP PLAN. Power Ministry's directive comes in the wake of rising summer power demand

As summer temperatures start soaring, the Power Ministry has issued directions to gas-based power plants (GBS) to include a 14-day advance notice for the number of days they are required to generate electricity in a

The Ministry issued directions to GBSs under Section 11 of the Electricity Act, 2003, to ensure maximum generation during peak summer months.

"India's electricity demand is witnessing a sustained increase, primarily driven by economic growth and further accentuated during periods of elevated temperatures and peak demand. Also, the India Meteorological Department has predicted above normal maximum temperatures over most parts of the country during the hot weather season (till June 2025)," the Ministry said.

According to the directions issued by the Ministry, Grid India will inform GBSs

about the expected high demand and stress days in advance so that Gencos can arrange for natural gas as required.

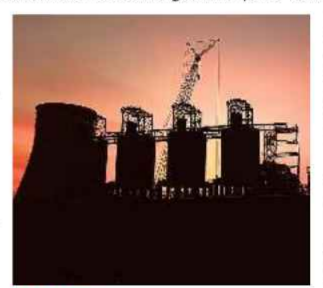
It will be based on a monthly assessment of power demand.

"Grid India shall notify to the GBSs the expected number of days they are required to generate during a week, at least 14 days in advance.

"The GBSs notified and scheduled by Grid India on D-1 basis shall be guaranteed for dispatch at a minimum of 50 per cent capacity roundthe-clock during the designated high-demand period," it added.

Gas-based plants will first offer their power to the power purchase agreement (PPA) holders according to the terms and conditions. In cases where a GBS has PPAs with multiple discoms, if one of the discoms fails to schedule power as per its PPA, the unutilised power will first be offered to other PPA holders.

If the power is not scheduled by one of the PPA holders, any other discom may schedule such capacity. If no discom schedules the power, the GBS shall offer such power in the market.



READY TO GO. Gas-based plants will first offer their power to the power purchase agreement holders swasawawans

"Any surplus capacity shall be made available to Grid India to provide grid support and dispatch would be as per real time grid requirement," the Ministry

On tariffs, the Ministry said that GBSs holding PPAs with discoms shall offer their capacity at the Energy Charge Rate (ECR) determined by the appropriate commission. GBSs not tied to PPAs must offer their capacity on the basis of the benchmark ECR determined by a committee headed by the Chairperson of the Central Electricity Authority, unless there is a mutually agreed price.

The committee's responsibility shall be to ensure that the benchmark rates for procured power cover all prudent costs incurred by

GBSs, including natural gas price, transportation costs, boil-off charges, LC charges, customs duties, insurance, re-gasification charges and VAT/ local taxes. The benchmark rates shall be reviewed every 15 days, taking into consideration the change in the price of natural gas and transport costs.

The committee may also make recommendations for the effective implementation of these directions, the Ministry said.

"GBSs shall offer the power in the power exchanges/other market segments or for dispatch by Grid India for grid support at a rate not more than 120 per cent of the ECR plus intrastate transmission charges as applicable," it added.

In the case of GBSs with PPAs, the realisation above the ECR shall first go to meet the fixed costs. The liability for payment of fixed costs, to the extent not realised from sale in the market or dispatch for grid support, shall remain with the PPA holders according to the PPA.

If GBSs are scheduled for grid support, they shall be compensated at the offer

Around the time the India-US civil nuclear agreement was being hammered out, this writer was witness to an unusual incident, at a meeting organised by the Triplicane Cultural Academy, Chennai, on the agreement. Two tall individuals, both

highly accomplished in their

fields, got into a heated per-

sonal exchange on the dais,

in full view of the audience.

One was the celebrated bur-

eaucrat, BS Raghavan, the

other was MR Srinivasan,

former Chairman, Atomic

Energy Commission. The

Raghavan was completely

against the proposed agree-

ment with the US, fearing

"swarms of inspectors" from

the US nosing around India's

Srinivasan, the principal

speaker of the evening, on

the other hand, was fully in

As Raghavan was speak

ing, Srinivasan fidgeted un-

easily and smiled, as though

saying, "Oh, this man does

not understand the nuclear

deal", but as Raghavan went

on and on, Srinivasan got vis-

ibly angry and told the

speaker to stop, and not to

try to hijack the proceedings. Raghavan told Srinivasan

that he was 80 and "standing

next to God" and had no de-

sire to hog the limelight and

When Raghavan finished

his speech and took his seat,

Srinivasan gave him a

friendly smile, shook hands

with him and said, "We like

This incident gives a glimpse

into the mind of Malur

Ramasamy Srinivasan (and

indeed of Bahukutumbi

Srinivasa Raghavan) who

breathed his last this morn-

ing, at the ripe age of 95.

(Raghavan passed away last

Srinivasan, who was as af-

to spar, don't we?"

continued with his speech.

favour of the agreement.

nuclear power

two had never met before.

Chenna

MR Srinivasan (1930-2025)

MR Srinivasan, renowned

nuclear scientist, passes away

fable as he was intensely intellectual, was not one given to impulsive fulminations, but he could not stand someone try to stop a development that he believed was in India's favour.

On that evening, his love for his country got the better of his cool.

From the time Srinivasan joined the Department of Atomic Energy in 1955, as a young man of 25, armed with a fresh PhD in physics from McGill University, Montreal, Canada, till his technical superannuation as the Chairman of Atomic Energy Commission in 1990, his contributions were everywhere in the nuclear energy

space. He was, for instance, involved in the building India's first nuclear reactor, Apsara. Though after his retirement, Srinivasan took up residence in the pristine hills of Udhagamandalam, Tamil Nadu, (where he continued to live till his passing today), he was actively involved in public life for many years, such as Member, (erstwhile) Planning Commission (1996-98) and Member, National Security Advisory Board (2002-

04 and 2006-08). Much of what we see in India's nuclear energy sector today owes its existence to Kamlesh

Nilkanth Vyas, another former Chairman of AEC, observes that Srinivasan contributed immensely to India's nuclear energy programme in its formative years, working alongside the legendary nuclear scientist, Dr Homi Bhabha.

In 1974, Srinivasan was appointed as Director, Power Projects Engineering Division, Department of Atomic Energy; he successfully lobbied for converting the division into Nuclear Power Board, which in 1987, became the Nuclear Power Corporation of India Ltd, with Srinivasan as its Founder-Chairman. told

today Srinivasan was involved in the thinking behind India and Russia for setting up nuclear power plants in India - the 2x1000 MW Kudankulam Nuclear Power Plant is a result of that thinking.

Srinivasan is survived by his wife Geetha and their daughter, Srinivasan, a recipient of several awards and honours, was recognised for his services by the government of India, which gave him the Padma Vibhushan award, the country's second highest civilian award, in 2015.

In a post on X, Prime Minister Narendra Modi said: "Deeply saddened by the passing of Dr MR Srinivasan, a stalwart of India's nuclear energy programme. His instrumental role in developing critical nuclear infrastructure has been foundational to our being self-reliant in the energy sec-

"He is remembered for his inspiring leadership of the Atomic Energy Commission. India will always be grateful to him for advancing scientific progress and mentoring many young scientists," the Prime Minister said.

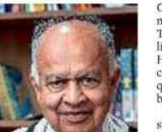
Eminent astrophysicist Jayant Narlikar dies at 87

All his life, Jayant Narlikar waged a quiet yet unyielding war - a war to defend science from the creeping shadows of superstition, to uphold reason in a world teetering towards irrationality. The eminent astrophysicist, celebrated science writer and torch-bearer of rational thought stood as a sentinel, guarding the borders between truth and pseudoscience, between enlightenment and obscurantism, between humanity and authoritarianism.

When he breathed his last in Pune on Tuesday, at the age of 87, it was not just the passing of a scientist - it was the silencing of a conscience. For many of his students, admirers and fellow seekers of knowledge, his departure felt tragically mistimed. At a time when society grapples with the tension between critical inquiry and unquestioning belief, his voice - measured, fearless, and rooted in logic - was perhaps more vital than ever.

His family confirmed that he passed away peacefully in his sleep. He is survived by his three daughters.

Born on July 19, 1938, in Kolhapur, Maharashtra, Jayant Vishnu Narlikar was



Jayant Narlikar (1938-2025)

destined to live a life steeped in the pursuit of knowledge. He was raised on the intellectually vibrant campus of Banaras Hindu University, where his father Vishnu Vasudeva Narlikar served as Professor and Head of the Mathematics Department.

Narlikar earned his BSc from BHU in 1957. The next chapter of his life unfolded in the hallowed halls of Cambridge University, where he would ascend to rarefied academic heights.

He became a Wrangler, a Tyson Medallist in the Mathematical Tripos, and recipient of the prestigious Smith's Prize (1962) and Adams Prize (1967).

By the time he completed his PhD in 1963, under the mentorship of the legendary Sir Fred Hoyle, Narlikar had already begun shaping his own cosmological worldview - one that would challenge some of the most entrenched scientific doctrines of his time. Staying on at Cambridge as a Fellow of King's

College and a founding member of the Institute of Theoretical Astronomy, Narlikar worked closely with Hoyle to develop alternative cosmological models that questioned the dominant big bang theory.

In 1972, Narlikar made the significant decision to return to India, joining the Tata Institute of Fundamental Research . There, he nurtured and expanded the Theoretical Astrophysics Group, elevating it to global recognition. His return marked not a retreat from international science, but an audacious move to build India's own centres of excellence in astrophysics. In 1988, he was invited by the University Grants Commission to establish the Inter-University Centre for Astronomy and Astrophysics in Pune. As its founding director until 2003, he transformed it into a world-class institution for research and teaching in astronomy.

Narlikar was a tireless scicommunicator. Through his popular science books, television pronewspaper columns, and even science fiction stories, he reached young readers and curious minds across India. His ability to explain complex phenomena with clarity and wit earned him the UNESCO Kalinga Award in 1996 for

popularising science.

Equally fascinating was his work in space microbiology. Beginning in 1999, he led a pioneering multi-institutional initiative that sent balloons 41 kilometres into the stratosphere to collect air samples.

The 2001 and 2005 missions retrieved living cells and bacteria from these extreme altitudes, raising profound questions about the origins of life on Earth. Could life itself have extraterrestrial beginnings? In pursuing such bold scientific inquiries, Narlikar showed

May 20, 2025

that imagination was not the enemy of science, but its essential ally.

For his towering contributions, the accolades followed: the Padma Bhushan in 1965 at just 26 years of age, the Padma Vibhushan in 2004, and Maharashtra's highest civilian honour, the Maharashtra Bhushan, in 2011. In 2014, his autobiography, written in Marathi, was awarded the Sahitva Akademi Prize, reflecting the literary grace with which he chronicled a life in science.

KITEX KITEX GARMENTS LIMITED

CIN: L18101KL1992PL000522

Regd office: Building No. VV496, Kizhakkambalam, Vilangu P C, Aluva, Kunnathunad - 683661, Ernakulam, Kerala Phone: 91 484 2585000, Fax: 91 484 2585000, Fax: 91 484 2585000, Fax: 91 484 2585000 website: www.kitovgarments.com, E-mail: seck@kitovgarments.com NOTICE TO SHAREHOLDERS

[w.r.t. transfer of equity shares of the Company to investor Education and Protection Fund (EPF)]

utelant of investor Education and D Return() Rules, 2016 ("the Rules") as amended, the final dividend sociared for the FV 2017-16, which remained unclaimed for a period of seven years will be credited to the investor Education and Protection Fund (EPF) within a period of 30 days after the due date, i.e. September 01, 2025. The corresponding shares on which final dividend was unclaimed for seven consecutive years starting from 2017-18 will also be transferred as per the procedure set out in the Rules.

The Company will not irradier such shares to the EPF where there is a specific order of count' tribunal restraining any transfer of such shares or where the shares are hypothecated, pledged under the Deposituries Act, 1996, in compliance to the rules, the Company has communicated individually to the concerned shareholder and the details of such shares liable to be transferred to IEPF are also made available on our website www.kitexgarments.com under "investor Relations" section.

The shareholders are requested to claim the tinal dividend declared for the PY 2017-18 and onwards before the same is transferred to IEPP.

The shareholders are requested to claim the final dividend declared for the EY 2017-18 and onwards before the same is transferred to IEPF. The concerned shareholder(s), holding share(s) in physical form may please note that the shares are liable to be transferred to the IEPF account after issuing displicate share certificate or letter of confirmation for the purpose in layour of the IEPF Authority as per the rules and upon issue of such displicate share certificate or letter of confirmations)s. the original share certificate(s) which share registered in their name will be deemed to have been cancelled and non-negotiable, in case of shares hed in demat form and liable to be transferred to IEPF, the company shall inform the depository by way of corporate action for transfer to the demat account of the IEPF authority. Please note that no claim shall like against the Commony in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding phases transferred to IEPF including all benefits accounting on such shares, if any, from IEPF authorities after following the procedure prescribed in the rules.

in case the Company does not receive any communication from the concerned shareholder(s) by July 31, 2025, the Company shall transfer the unclaimed dividends to IEPF Account. The corresponding shares on which dividend is unclaimed for soven consecutive years or more shall also be transferred without any further notice.

For any quaries on the above malter, shareholders are requested to contact the Company's Registrar and Transfer Agort, i.e. files. Nirmara V, Assistant Manager, investor Services Cell, Mis. Cameo Corporate Services Limited. Subramanian Building, 5th Floor, No. 1. Club House Road, Chennal-600 002, Tat. 044-40020741, E-mait: investor@cameoindia.com

For 10ther Samments Limited.

For Killex Garments Limited Sa/-Dayana Jeseph

felie. The intertrollers are requisited (1) to register your connect address and erned if with your depository participant conserved (2) update your connects bank eccount detains with your depository participant for partiel strict could be defined and tensorial (3) to approach us or KPA for any of your persions years, unclaimed dividend entitlements.

Company Secretary

A Joint Company Petition under Sections 230 to 232 of the Companies Act, 2013 for sanctioning of the Scheme of Amalgamation of KKP Weaving And Processing Mills Private Limited and KKP Hi-Tech Weaving India Private Limited with KKP Spinning Mills Private Limited was presented by the Petitioner Companies on 7th May, 2025 and the said Petition has been fixed for hearing before the Hon'ble National Company Law Tribunal, Chennai Bench-II on 25th June, 2025, Any person desirous of supporting or opposing the said Petition should send to the Petitioners' Advocate, notice of his intention, signed by him or his advocate with his name and address, so as to reach the Petitioners' advocate not later than two days before the date fixed for hearing of the Petition. Where he seeks to appose the petition, the grounds of opposition or a copy of his affidavit shall be furnished with such notice. A copy of the Joint Company Petition with supporting documents will be furnished by the undersigned to any person requiring the same.

NOTICE OF HEARING OF COMPANY PETITION

NATIONAL COMPANY LAW TRIBUNAL,

CHENNAI BENCH-II

JOINT COMPANY PETITION No.CP(CAA)/27/CHE/2025

Joint Company Application No.CA(CAA)/6/CHE/2025

in the matter of Section 230 to 232 of Companies Act, 2013 And

in the matter of Scheme of Amalgamation

KKP Weaving And Processing Mills Private Limited And

KKP Hi-Tech Weaving India Private Limited

KKP Spinning Mills Private Limited.

Nasakka 1637001 ... 2nd Petitioner/2nd Transferor Company

1st Petitioner/1st Transferor Company

3rd Petitioner/Transferse Company

KKP Weaving And Processing Mills Private Limited Regd Office: 3/172, Salem Trichy Main Road, Athanur, Rasipuram Taluk,

Nanakka | 636301

Regd.Office: No. 88 Salem Road.

KKP Spinning Mills Private Limited

Regd.Office: No. 88 Salem Road.

Dated at Chennal on this 20th May, 2025.

Counsel for Petitioner Companies. Flat No.A2, Ground Floor, 71/21, Dr.Ranga Road, Mylapore,

Chennai 600004, email id: advocatevs@gmail.com

IRDAI slaps ₹1-cr penalty on Acko General Insurance

The Insurance Regulatory and Development Authority of India (IRDAI) has imposed a penalty of ₹1 crore on Acko General Insurance.

The penalty was imposed by the regulator for violating the provisions of regulations on outsourcing activities as well as norms on payment of commission or remuneration or reward to insurance agents and insurance intermediaries.

"The order should be placed before the board of the insurer in the upcoming board meeting, and the insurer shall provide a copy of the minutes of the discussion," the IRDAI said in its

Acko General was also directed to submit an actiontaken report within 90 days from the date of the issue of the order.



STANDALONE FINANCIAL HIGHLIGHTS FOR THE QUARTER AND YEAR ENDED 31" MARCH, 2025

HIGHLIGHTS	QUARTE	RENDED	YEAR ENDED		
	31.03.2025	31.03.2024	31.03.2025	31.03.2024	
Net Sales	1266.62	1346.44	4612.58	4926.93	
EBITDA	87.95	148.76	484.87	587.11	
Cash Profit Before Tax	81.75	145.40	468.15	568.73	
Profit Before Tax	50.00	115.10	342.51	447.59	
Profit After Tax	32.69	91.40	250.82	345,92	
Cash Profit After Tax	64.44	121.70	376.46	467.06	
EPS (diluted) - in ₹ per share (Face Value of ₹ 1/-)	0.71	1.99	5.47	7.54	

Regd. Office: "AMBUJA TOWER", Opp. Sindhu Bhavan, Sindhu Bhavan Road, Bodakdev, P.O. Thaltej, Ahmedabad - 380 054. Ph. : +91 79 6155 6677, Fax : +91 79 6155 6678, Email: info@ambujagroup.com Website: www.ambujagroup.com CIN: L15140GJ1991PLC016151 Note ; This is not a statutory advertisement. For detailed financial results, please refer our website www.ambujagroup.com

GODAWARI POWER & ISPAT LIMITED

Regd. Office: 428/2, Phase-I, Industrial Area, Siltara, Raipur (C.G.) Corporate Office: Hira Areade, Pandri, Raipur (C.G.) 492004 CIN.: L27106CT1999PLC013756, Tel: 0771-4082000, Website: www.godawaripowerispat.com , E-mail: yarra.rao@hiragroup.com

		CONSOLIDATED							
S. No.	Particulars	31	MONTHS ENDE	YEAR ENDED					
		Audited	Un-audited	Audited	Audited				
		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024			
1	Total income from Operations	1492.87	1316.04	1569.99	5471.71	5553.28			
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	295.17	191,76	310.18	1091.32	1238.46			
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	295.17	191.76	309.86	1092.02	1255.98			
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	221,67	145.04	218,85	812.98	935.59			
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	220.87	140.01	216.89	807.97	960.22			
8	Paid Up Equity Share Capital	61.29	61.29	62.36	61.29	62.36			
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance. Sheet of the previous year)	_	020	725	4844.70	4433.52			
8	Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations)(before and after extraordinary items) - (a) Basic (b) Diluted	3.61 3.58	2.36 2.34	3.50 3.47	13.24 13.14	15.00 14.89			

			STANDALONE							
S. Particulars No.	Deutlesdam	3	3 MONTHS ENDED							
	Audited	Un-audited	Audited	Audited						
	Lance of the second sec	31.03.2025	31.12.2024	31.03.2024	31.03,2025	31.03.2024				
10	Total Income From Operations	1302.73	1117.76	1431,63	4762.89	5131.88				
2.	Profit/(Loss) before tax	274.29	179.92	297.80	1035.75	1235.11				
3	Profit/(Loss) after tax	204.49	135.75	209.24	769.64	917,44				

Notes: 1. The Financial Results of the company for the quarter and year ended 31st March, 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 19th May & 20th May, 2025.

2. The above is an extract of the detailed format of financial results filled for the quarter and year ended 31st March, 2025 filled with stock exchanges under regulation 33 & other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full formats of the financial results are available on the stock exchange websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.godawaripowerispat.com) and also you can view results by QR code.

. . .

For and on behalf of Board of Director Place: Raipur Date: 20.05.2025 Abhishek Agrawal Whole-Time Director

2023 (May): Delhi HC single

judge unheld

arbitral award

Division Bench

overturned Itcited 'patent

lilegality

DISPUTE OVER GAS MIGRATION FROM ADJOINING KG-D6 FIELDS

RIL, Partners Move SC in \$1.7-b ONGC Gas Row

Parties challenge HC setting aside arbitral award which was in their favour: no date set for hearing of plea

Indu Bhan

New Delhi: Reliance Industries and its consortium partners — UK-based British Petroleum (BP) Exploration (Alpha) and Canada-based Niko (NECO) - have moved the Supreme Court against a Delhi High Court order that set aside a 2018 international arbitral tribunal's ruling that backed the Mukesh Ambani company in a \$1.73 billion dispute over gas migration from adjoining fields operated by state-owned ONGC in the KG-D6 gas block.

The consortium partners have also filed separate appeals against the division bench of the Delhi High Court's February ruling. No date for the hearing has been set.

The division bench on February 14 had overturned its single judge's May 2023 decision that upheld the arbitration award of July 24, 2018 and rejected the government's plea accusing RIL and its foreign partners — UK-based BP Plc and Niko Resources of Canada — of committing an "insidious fraud" and "unjust enrichment of over \$1.729 billion" by siphoning gas from deposits they had no right to exploit. The HC's order found 'patent illegality' on the face of the arbitral award worthy of interference and held that the arbitral tribunal decision on July 24, 2018, was contrary to the public policy. After the HC judgment, the consortium had received a demand notice of \$2.81 billion from the ministry of petroleum and natural

RIL in its appeal challenged sion of the DGH. It was in the

- Court; US firm D&M found connectivity between fields
- profit petroleum
- 2018: International In favour of RIL



as two consortium partners were foreign companies. The Ambani firm further contested the reappreciation of evidence, which it says is not permissible in a petition under Section 34 let alone a petition under Section 37 of the Arbitration and Concilia-

Supreme Court that it could

not be a domestic arbitration

The government had accused RIL of "consciously and deliberately" extracting and selling the gas from the adjoining ONGC field surreptitiously. It said that the Ambani company in 2003 itself knew about connectivity of its block with that of the adjoining ONGC block

RIL had opposed the government's stand, saying if there was gas on both sides, namely RIL block and ONGC block then only joint development can be directed. However, the Directorate General of Hydrocarbons (DGH) had directed that joint development was technically infeasible as the two adjoining blocks were lopment, RIL stated.

RIL said that it being a contractor was working for the government under the supervi-

Legal Timeline

- 2014: ONGC approached Delhi High
- 2016: Govt raised a \$1.55B claim + \$175M
- **Arbitral Tribunal** ruled (2-1 decision)



fit percentage, its counsel had told the high court. The government in November 2016 had raised a demand of \$1.55 billion with interest as well as \$175 million toward revised additional cumulative profit petroleum for disgorgement of unjust enrichment claimed to have been made by RIL, the contractor of KG-DWN-98/3 block in the Krish-

of Bengal. It alleged "fraud" and "unjust enrichment" by draining and selling the gas that migrated from the ONGC blocks-Godavari PML and KG-DWN-98/2-that adjoined

RIL's block.

na-Godavari basin in the Bay



GODAWARI POWER & ISPAT LIMITED

Regd. Office: 428/2, Phase-I, Industrial Area, Siltara, Raipur (C.G.) Corporate Office: Hira Arcade, Pandri, Raipur (C.G.) 492004 CIN.: L27106CT1999PLC013756, Tel: 0771-4082000, Website: www.godawaripowerispat.com, E-mail: yarra.rao@hiragroup.com

		CONSOLIDATED						
S. No.	Particulars	3	MONTHS ENDE	YEAR ENDED				
		Audited	Un-audited	Audited	Audited			
		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024		
1	Total income from Operations	1492.87	1316.04	1569.99	5471.71	5553.28		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	295.17	191.76	310.18	1091.32	1238.46		
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)		191.76	309.86	1092.02	1255.98		
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	221.67	145.04	218.85	812.98	935.59		
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	220.87	140.01	216.89	807.97	960.22		
6	Paid Up Equity Share Capital	61.29	61.29	62.36	61.29	62.36		
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of the previous year)		_		4844.70	4433.52		
8	Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations)(before and after extraordinary items) - (a) Basic	3.61	2.36	3.50	13.24	15.00		
	(b) Diluted	3.58	2.34	3.47	13.14	14.89		

The additional Information on Standalone Financial Results is as below:

		STANDALONE								
S. Particulars No.	3	3 MONTHS ENDED								
	Audited	Un-audited	Audited 31.03.2024	Audited						
	31.03.2025	31.12.2024		31.03.2025	31.03.2024					
Total Income From Operations	1302.73	1117.76	1431.63	4762.89	5131.88					
Profit/(Loss) before tax	274.29	179.92	297.80	1035.75	1235.11					
Profit/(Loss) after tax	204.49	135.75	209.24	769.64	917.44					
	Total Income From Operations Profit/(Loss) before tax	Audited 31.03.2025	Audited Un-audited 31.03.2025 31.12.2024 Total Income From Operations 1302.73 1117.76 Profit/(Loss) before tax 274.29 179.92	3 MONTHS ENDED Audited Un-audited Audited 31.03.2025 31.12.2024 31.03.2024 Total Income From Operations 1302.73 1117.76 1431.63 Profit/(Loss) before tax 274.29 179.92 297.80	3 MONTHS ENDED YEAR E Audited Un-audited Audited Audited<					

Notes: 1. The Financial Results of the company for the quarter and year ended 31st March, 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 19th May & 20th May, 2025.

2. The above is an extract of the detailed format of financial results filed for the quarter and year ended 31st March, 2025 filed with stock exchanges under regulation 33 & other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full formats of the financial results are available on the stock exchange websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.godawaripowerispat.com) and also you can view results by QR code.

Place: Raipur Date: 20.05.2025



For and on behalf of Board of Directors Abhishek Agrawal Whole-Time Director

L&T's Plea Against Bid **Opening for Mumbai Road Projects Junked**

Maulik Vyas

Mumbai: The Bombay High Court on Tuesday dismissed Larsen & Toubro's (L&T) petitions challenging the Mumbai Metropolitan Region Develop-ment Authority's (MMRDA) move to open financial bids for the Thane-Ghodbunder to Bhayandar tunnel and elevated road projects.

However, the division bench of Justices Kamal R Khata and Arif S Doctor, in its oral judgment said the price bids submitted electronically by L&T for both the projects should be preserved in a sealed cover for two weeks to enable it to approach the Supreme Court.

The detailed order was not uploaded till the time of filing the story. The genesis of the dispute lies in the two tenders floated by the MMRDA last year.

These tenders are for the design and construction of an ele vated road from Fountain Hotel Junction at Thane-Ghodbunder Road to Bhavander at an estimated cost of about ₹6,000 crore, and the design and construction of an underground road tunnel from Gaimukh to Fountain Hotel Junction on Thane-Ghodbunder road at the estima-

ted cost of ₹8,000 crore. The engineering conglomerate L&T, in two separate petitions filed through law firm AVP Partners, claimed that it had not received any intimation about the status of its bids, while the other bidders had received the same. Law firm DSK Legal is representing MMRDA.

In the case of a plea against the opening of financial bids for an elevated road, the court refused to continue the stay on the opening of bids and said it was rejecting L&T's request for a further stay. In the case of

Place: Mumba

the tunnel project, the court dismissed the engineering and construction major's plea stating that it had approached the court with 'suppressed'

Senior counsels Abhishek Manu Singhvi and Janak Dwared that the technical and financial bids were submitted on December 30, 2024, and MMRDA opened the technical bids on January 1, 202 and were being evaluated. However, the had not received any communication related to the same

L&T argued in ubmitted hids on Doc MMRDA opened bids on Jan 1, but co did not receive any about it

Countering this, MMRDA, through Solici-General Tushar Mehta and Senior Advocate Mukul Rohatgi, argued that it was not required to inform L&T that the firm's bid was found to be unresponsive before opening financial

bids. The state

authority also

government

argued that since the project was in the public interest, it was entitled to open the financial bids and communicate the outcome of the technical evaluation without infor-

These road projects are the last leg of the ambitious coastal road project, which is expected to help with traffic decongestion and ease travel time from the northern suburbs to the central and southern parts of the city of Mumbai. The proposed bridge in one of the projects would be the second largest after the present Mumbai Trans Harbour Link (MTHL) bridge, which is called Atal Setu







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CTATEMENT OF AUDITED CINANCIAL DECILITY FOR THE OUADTED AND VEAD ENDED ON 245 MADOU 2022

EPS

	Particulars	Standalone				Consolidated				
Sr.		Quarter ended		Year ended		Quarter ended		Year ended		
No.		31/03/2025	31/03/2024	31/03/2025	31/03/2024	31/03/2025	31/03/2024	31/03/2025	31/03/2024	
			Au	fited			Auc	lited		
1	Total Income from operations	4,363.33	4,324.94	17,394.94	16,400.72	4,363.33	4,324.94	17,393.26	16,399.08	
2	Net Profit for the period (before Tax and Exceptional items)	387.84	494.02	1,546.60	1,480.52	387.84	494.02	1,544.92	1,478.88	
3	Net Profit for the period before Tax (after Exceptional items)	387.84	549.71	1,546.60	1,536.21	387.84	549.71	1,544.92	1,534.57	
4	Net Profit for the period after Tax (after Exceptional items)	287.18	409.54	1,145.51	1,142.77	287.88	410.48	1,148.32	1,143.70	
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	291.65	413.90	1,154.02	1,151.43	292.37	414.83	1,156.78	1,152.31	
6	Equity Share Capital (Face value of ₹ 2/- each)	137.68	137.68	137.68	137.68	137.68	137.68	137.68	137.68	
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet)			8,315.97	7,551.58			8,351.96	7,584.80	
8	Earnings Per Share in ₹ (Face Value of ₹ 2/- each) (not annualised for quarter) Basic (₹) Diluted (₹)	4.17 4.17	5.95 5.95	16.64 16.64	16.60 16.60	4.18 4.18	5.96 5.96	16.68 16.68	16.61 16.61	

Place: Gandhinagar

Date: 19" May, 2025

Standalone Figures

- The financial statements have been prepared in accordance with the Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 and read together with the Companies (Indian Accounting Standards -Ind AS) Rules issued thereafter and other accounting principles generally accepted in India. These financial results are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Regulations, 2015 as amended from time to time along with other relevant rules issued thereunder.
- 2) The above is an extract of the detailed format of quarterly / annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015 (as amended). The full format of the quarterly / annual Financial Results are available on the Stock Exchange websites. (www.nseindia.com and www.bseindia.com) and also on Company's website www.gujaratgas.com. The same can be accessed by scanning the QR Code.
- The above financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on 19th May, 2025 at Gandhinagar, Gujarat.
- 4) Exceptional income of ₹ 55.69 crores for the quarter and year ended on 31st March, 2024 pertains to write-back of provisions made in earlier periods for trade margin on sale of CNG, following the settlement of matter with the Oil Marketing Companies:
- The Board of Directors has recommended a dividend of ₹ 5.82/- per Equity Share of face value of ₹ 2/- each aggregating to ₹ 400.64 Crores for the year ended 31st March, 2025.
- Previous period figures have been reclassified / regrouped wherever considered necessary to conform to the current period figures.

For and on behalf of Board of Directors **Gujarat Gas Limited**

> Milind Torawane, IAS **Managing Director**

GUJARAT GAS LIMITED

Regd. Office: Gujarat Gas CNG Station , Sector-5/C, Gandhinagar-382006, District: Gandhinagar, Gujarat. Tel: +91-79-26737400 Fax: +91-79-26466249 Website: www.gujaratgas.com Email: investors@gujaratgas.com | CIN : L40200GJ2012SGC069118

MUMBAI METRO RAIL CORPORATION LIMITED (A JV of Govt. of India and Govt. of Maharashtra)

Transit Office Building, 'A' Wing, 'E' Block, North Side of City Park, Behind Income Tax Office, Bandra Kurla Complex, Bandra (E), Mumbai - 51

No./PRO/MMRC/71

Recruitment Advertisement 02/2025 Mumbai Metro Rail Corporation Ltd (MMRCL), a JV of Gol & GoM, presently implementing Colaba-Bandra-Andheri (SEEPZ) Metro Line-3 intends to appoint qualified and experienced professionals in Systems, Projects and Planning Division on Regular/ Contract/ Deputation basis. Please visit the website https://corporate.mmrcl.com/ under 'careers' tab to see the details of eligibility e.g. qualification, experience, pay & allowances and for submission of Online Application. Candidates applying on deputation are required to apply Online & also to submit their applications in the prescribed format through proper channel to Sr. Dy. General Manager (HR)/ MMRCL, MMRCL Transit Office, E Block, Bandra - Kurla Complex, Bandra (East), Mumbai-400051 on or before 14" June 2025.

> (Ashwini Bhide, LA.S) **Managing Director** Mumbai Metro Rail Corporation Limited.