



# HIRA

## GODAWARI POWER & ISPAT



REF: GPIL/NSE&BSE/2025/5867

Date: 21.05.2025

To,

**BSE Limited**

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai-400001.

**Scrip Code: BSE: 532734**

To,

**National Stock Exchange of India Limited**

Exchange Plaza, C/1, Block G,

Bandra Kurla Complex, Bandra (East),

Mumbai-400051.

**Scrip Code: GPIL**

Dear Sir/Madam,

**Sub: Publication of Audited Consolidated 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**

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

**P:** +91 771 4082000, **F:** +91 771 4057601

[www.godawaripowerispat.com](http://www.godawaripowerispat.com), [www.hiragroup.com](http://www.hiragroup.com)



### 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](http://www.ecosmobility.com) | E-mail: [legal@ecosmobility.com](mailto: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](http://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)

Sd/-  
**Rajesh Loomba**  
(Chairman & Managing Director)

Place: Delhi  
Date: May 19, 2025  
DIN: 00082353

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 Arcade, Pandri, Raipur (C.G.) 492004  
CIN: L27106CT1999PLC013756, Tel : 0771-4082000, Website: [www.godawaripowerispat.com](http://www.godawaripowerispat.com), E-mail: [yarra.rao@hiragroup.com](mailto:yarra.rao@hiragroup.com)

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

(Except EPS all figures Rs in Crores)

S. No.	Particulars	CONSOLIDATED				
		3 MONTHS ENDED		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
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	14.88

The additional information on Standalone Financial Results is as below:

S. No.	Particulars	STANDALONE				
		3 MONTHS ENDED		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	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 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 format of the financial results are available on the stock exchange websites ([www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com)) and on the Company's website ([www.godawaripowerispat.com](http://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  
Sd/-  
**Abhishek Agrawal**  
Whole-Time Director

### 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](mailto:investor.pgil@pearlglobal.com); Website: [www.pearlglobal.com](http://www.pearlglobal.com)

#### 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	-	-	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	11.75	52.87	40.05

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

Notes:

(1) 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 Financial Results (both Consolidated & Standalone) are available on the Company's website at [www.pearlglobal.com](http://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 pursuant 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**  
Sd/-  
**(Pallab Banerjee)**  
Managing Director  
DIN 07193749

Place : Gurugram  
Dated : May 20, 2025

### 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](http://www.radiocity.in) E-mail: [investor@myradiocity.com](mailto: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**  
Sd/-  
**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@gsfcilt.com](mailto:ho@gsfcilt.com) Web: [www.gsfcilt.com](http://www.gsfcilt.com)

#### EXTRACT OF STANDALONE & CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER/YEAR ENDED 31<sup>ST</sup> MARCH, 2025

(₹ in Lakhs)

Sr. No.	Particulars	Standalone				Consolidated			
		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 ₹)	1.46	0.53	14.38	13.16	1.80	0.62	14.83	14.16
	2. Diluted (in ₹)	1.46	0.53	14.38	13.16	1.80	0.62	14.83	14.16

Notes:

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.gsfcilt.com>)

Date: 20<sup>th</sup> May, 2025  
Place: Gandhinagar

For Gujarat State Fertilizers & Chemicals Ltd.  
**KAMAL DAYANI, IAS**  
MANAGING DIRECTOR  
(DIN-05351774)

### ATMOSPHERE REALTY PRIVATE LIMITED

CIN NO: U70102MH2007PTC166974  
1008, 10<sup>th</sup> Floor, Krushal Commercial Complex, G.M. Road Chembur (West), Mumbai - 400 089,  
Tel No. +91 42463999 Email: [cs@atmosphere02.in](mailto:cs@atmosphere02.in)

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

(Rupees in Lakhs)

Sr No	Particulars	Quarter ended March 31, 2025	Quarter ended March 31, 2024	Year ended March 31, 2025
		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	-

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
		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](http://www.bseindia.com) and also on the Company's website at [www.atmosphere02.co.in](http://www.atmosphere02.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](http://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. 21,790.00 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**  
Sd/-  
**Manan Shah**  
Director

Place: Mumbai  
Date: May 19, 2025





**Canara Bank**

संपन्नता • समृद्धि • समकालीनता

**द्वैतीय कार्यवाहक**  
**इन्ड्रीड डीप्राय नाथ केन्सलर १, गोरखा,**  
**उत्तर प्रदेश - २०१३०१,**  
**दूरभाष : ०१२० - २३२४६६६**

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**संपन्नता सं. ९९३८१०००००३१३ दिनांक: १५.०६.२००५**  
**उपकारणा/संदर्भ: काका जगन्नाथ के लिए**

**उपकारणा: मारुती की बचतकर्ता, सीडो, प्रोप. चक्र बाह्यरू सिंह, मकान नं० ७८, बरतम होस्टल के सामने, गोरखपुर-गोरखा रोड, गोरखा नं० ५५, २०१३०१ उत्तर प्रदेश,**  
**उपकारणा/समकालीन: श्री चक्र बाह्यरू सिंह पुत्र विष्णु पाव सिंह, मकान नं० ७८ बरतम होस्टल के सामने, गोरखपुर-गोरखा रोड, गोरखा नं० ५५, २०१३०१ उत्तर प्रदेश**  
**माहूर: सीडो सीडोना देवी पत्नी चक्र बाह्यरू सिंह, मकान नं० ७८, बरतम होस्टल के सामने, गोरखपुर-गोरखा रोड, गोरखा नं० ५५, २०१३०१ उत्तर प्रदेश**

**विषय: प्रीतिव्य वारिधियाँ के प्रतिवृत्तिपूर्ण रूप प्रुनसिद्धि तथा प्रतिवृत्ति रिट प्रवर्तन अधिनियम, २००२ के तहत जाने "अतिविधायक" कला जागणा) की यात्रा १३ (३) के संगतरीत चीकन के अधिकांश का प्रयोग करने के लिए चुपचाप।**

अतिविधायक के तहत निवृत्त केन्सलर बैंक, गोरखा मीरम शास्त्र के प्रतिवृत्त अधिकांशी रिजिस्ट्रेशन अने "प्रतिवृत्ति केन्सलर" कला जागणा) होने के लोने अनेतमालाकरणी, जाग रीत को सारंगती निमनी के निगम १३(३) के साथ अतिविधायक की यात्रा १३(३) के तहत यात्रा चुपचाप करी है।

जैसा कि जाग रीत जागरी है कि सुप्रसिद्ध केन्सलर ने अतिविधायक की यात्रा १३(३) के तहत ०३.०३.२००५ (प्राप्त गोरख की तिथि) को उपकारणा की बचतकर्ता करी. कपनी रिट बाह्यरू सिंह पुत्र विष्णु पाव सिंह (जिसे जाने "उपकारणा" कला जागणा) और सीडोना देवी पत्नी श्री चक्र बाह्यरू सिंह (जिसे जाने "माहूर" कला जागणा) को रु. १८,५४,५९८/- (एचए) लक्ष लक्ष चौदस हजार पांच सौ बाह्यरू पाकी की एक रीति तथा चुपचाप पर प्रतिवृत्ति ब्याज का चुपचाप करने की नाम करने हुए नाम चुपचाप जागरी की रीति है तथा चुपचाप की प्रति की तिथि से ३० दिनों के अंतर मुकाने ठाम है।

जैसा कि, बचतकर्ता/पत्नी, समकालीन तथा माहूर (प्रतिवृत्ति प्रतिवृत्ति) उच्छेदक नाम चुपचाप करने के प्रतिवृत्ति रिट चुपचाप से निवृत्त हो है, इतिवृत्ति अधिनियम की यात्रा १३(४) के तहत प्राप्तिवृत्त अधिकांशी रिट-विषयक ०३-०६-२००५ को कलने की चुपचाप में प्रतिवृत्ति मुकाने परिचरणीयता का सारंगतीवृत्त/प्रीतिवृत्ति केने से निवृत्त था। दुसरे अधिनियम, उत्तर संगीतिवृत्त/प्रीतिवृत्ति कलने की यात्रा १३.०६.२००५ (प्रकारणा की तिथि) को विनियम रिटवैट (संगतिवृत्त नाम संगतिवृत्त का नाम) तथा विनियम रिटवैट (संगतिवृत्त संगतिवृत्त का नाम) संगतिवृत्त नाम से विनियम रिटवैट की गई थी।

जैसा की निमनी के निगम १३(३) के साथ प्रतिवृत्त सारंगती अधिनियम २००२ के प्रयासनों के अनुसार ठाम जाग रीत को इस चुपचाप की प्रति से ३० दिनों के अंतर सुप्रसिद्ध बचतकर्ता के कलने में निवृत्त सुप्रसिद्ध परिचरणीयता को चुपचाप और पुत्र प्रवृत्त करने का अतिवृत्त पर अधिकांशी अमरर दिवस जाग है। विनियम रिट जागरी १५.०६.२००५ के अनुसार रु. १७,९८,०५५/- (एचए) लक्ष लक्ष चौदस हजार पांच सौ बाह्यरू पाकी की देवता, उत्तर चक्र बाह्यरू के ब्याज, सारंगती और व्ययों का पूर्ण रूप में मुकाने का देवदारी का निवृत्त करणी जाग, अच्यय अधिनियम के तहत निवृत्ति चुपचाप संगतिवृत्त में प्रयासति किना जागणा, निमनी सुप्रसिद्ध परिचरणीयता को केने के लिए रिजिस्ट्रेशन प्रतिवृत्तिवृत्ति विनियमों में से किनी एक विनियम की प्रतिवृत्ति किना जागणा

१. सम्यग सुप्रसिद्ध परिचरणीयता को केने-नेने करणीवृत्त व्यक्तियों में कोटेशन प्राप्त करके या परिचरणीयता को उच्छेदने में कल्याण रीति रचने मासने से, या

२. कल्याण से निवृत्त अधिकांशी करके, या

३. देवदारी विनियम के माध्यम सारंगती सारंगतीवृत्ति-विनियम जागरीवृत्ति करके, या

४. निजी रीति द्वारा।

अतिविधायक की यात्रा १३(३) के अनुसार, जाग संगतिवृत्त नाम से किनी चुपचाप के प्रयासनों की तिथि से पहले किनी थी सम्यग सुप्रसिद्ध परिचरणीयता को बचतकर्ता करने के हवाला पर, ऐसा व कर पर अधिनियम की यात्रा १३(३) के अनुसार करक संगीत को बचतकर्ता करने का जागरी अधिकांशी संगतिवृत्त को जागणा, या विनियम अधिनियम/या किनी अन्य लागू कानून के संगतरीत सुप्रसिद्ध उपप्रवृत्त को उपचयन किनी थी अन्य अधिकांशी पर प्रतिवृत्त प्रयाप ठामने निग है।

**अनुका का पंच्यवाद,**  
**केन्सलर बैंक, प्रतिवृत्त अधिकांशी**

**पंजाब नेशनल बैंक** **pnbs punjab national bank**

पंजाब नेशनल बैंक लिमिटेड (पंजाब नेशनल बैंक लिमिटेड)

do not write your BANK name

**SASTRA DIVISION, 3<sup>rd</sup> FLOOR, EAST WING, PLOT NO. 4, SEC. 18, DWARKA NEW DELHI**  
**(email- horecovery@pnbs.co.in/hasastra@pnbs.co.in)**

**SHOW CAUSE NOTICE**

**22.04.2025**

**1. M/s Jagat Agro Commodities Private Limited.**  
 Address: 15, Sea Lord K, 1st Floor Cuffs Parade Road,  
 Colaba near President Hotel, Mumbai, Maharashtra, 400005, India

**2. Sh. Sant Lal Aggarwal S/o Chet Ram Aggarwal (Director),**  
 Address: D-31, Pushpanjali Enclave, Pitampura, Delhi-110034

**3. Smt. Sudha Pawar W/o Sh. Salish Pawar (Director),**  
 Address: D-842, New Friends Colony, New Delhi-110065

Dear 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, as "Willful"**

Please note that events of willful default have been perceived in the captioned loan account and it is also observed that all the events of Willful Default are intentional, deliberate, calculated and meeting the conditions set out in RBI Master Directions RRB/DoR/2024-25/122 DoR.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 Willful Defaulters ("Identification Committee-I") constituted in consonance with the RBI 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 basihave occurred in the account which isare willful and substantial to classify borrower and its related parties as "Willful Defaulters", inter alia for the following reasons:

**Diversion of Funds:**

Forensic Auditor namely M/s Rajvanshi & Associates Pvt. Ltd. in its report dated 15.07.2019 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 explain the rationale behind these transactions. There were 64 accounts which were having such entries of total sum ofRs. 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, company accounts were being adjusted by way of passing book entries. This means that the turnover of about 193.71 Crores was not routed through bank.

Funds were routed to M/s Divine Infraction Pvt. Ltd. through M/s Jagat Overseas (Associate concern of M/s 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 dues.

Fudging the books of accounts. Purchases at higher price and selling to same parties at lower price/sale in losses to same party.

**Supporting Documents:** Forensic 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 may make a submission/representation, if you so desire, to the Identification Committee for consideration and show cause as to why you should not be classified as "Willful Defaulter". Your submission/representation must reach us within 21 days of the receipt hereof and be sent either to General Manager, SASTRA Division, 3<sup>rd</sup> Floor, East Wing, Punjab National Bank, Head Office, Sector 18, 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 RBI Master Directions on willful default.

Identification Committee-I constituted in consonance with the RBI directives comprises of the following members:

- Executive Director (Head of Committee)
- Chief General Manager, SASTRA Division, Head Office
- Chief General Manager, TMD Head Office and
- Assistant General Manager, Law Division Head Office (Invited)

The Identification Committee-I has authorized the undersigned to send this Show Cause Notice under his Signature.

**KRISHNA PRATAP SINHA**  
**Deputy General Manager**

S. No.		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: L32199DL1997PLC088865 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 (Amount in INR Lakhs, except per equity share data)							
Particulars	Consolidated				Standalone				
	Quarter Ended		Year Ended		Quarter Ended		Year Ended		
	31 <sup>st</sup> March 2025	31 <sup>st</sup> March 2024	31 <sup>st</sup> March 2025	31 <sup>st</sup> March 2024	31 <sup>st</sup> March 2025	31 <sup>st</sup> March 2024	31 <sup>st</sup> March 2025	31 <sup>st</sup> 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	448.08	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	518.59	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	1.24	1.29	4.68	2.97	1.28	1.36	4.87	3.32	
Diluted	1.24	1.29	4.68	3.06	1.28	1.36	4.87	3.42	

**Note:**

1 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 Disclosures Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the websites of the Stock Exchange(s) and the listed entity. (www.touchwood.in).

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

For and on Behalf of Board of Directors  
 Touchwood Entertainment Limited  
 Sol-  
 Manjit Singh  
 (Managing Director)  
 DIN: 00996143

Place : New Delhi  
 Date : 20th May 2025

<div style="text-align: center;">  <h2 style="margin: 0;">गोदावरी पावर एंड इस्पात लिमिटेड</h2> </div>						
<p>पंजीकृत कार्यालय: 428/2, फेस-1, औद्योगिक क्षेत्र, सिलतवा, रायपुर, छत्तीसगढ़, कारपोरेट कार्यालय: द्वीप ऑफिस, पंदरी, रायपुर, छत्तीसगढ़- 492004  संसाधन: L27106CT1999PLC013756 दूरभाष: 0771-4082000, फैक्स: 0771-4082000, ईमेल: yarra.rao@hiragroup.com</p>						
<b>31 मार्च, 2025 को समाप्त तिमाही अवधि और वार्षिक अवधि के लिए समेकित लेखापरीक्षित वित्तीय परिणामों का अंश</b> <small>(सब प्रति शेयर को नीचे दी गई अवधि में)</small>						
क्र.	विवरण	तिमाही अवधि		समेकित		
		लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित	अलेखापरीक्षित	
		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024
1	परिचलन से कुल आय (शुद्ध)	1492.87	1316.04	1569.99	5471.71	5553.28
2	अवधि के लिए शुद्ध लाभ / (हानि) (कर से पहले, असाधारण और/या असाधारण पर)	295.17	191.76	310.18	1091.32	1238.48
3	कर पूर्व अवधि के लिए शुद्ध लाभ/(हानि) (असाधारण और/या असाधारण पर के बाद)	295.17	191.76	309.86	1092.02	1255.98
4	कर के बाद की अवधि के लिए शुद्ध लाभ / (हानि) (असाधारण और/या असाधारण पर दोनों 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 आय (कर के बाद)	220.87	140.01	218.89	807.97	960.22
6	प्रकृता इविडेंसी शेयर पूंजी	61.29	61.29	62.36	61.29	62.36
7	निज (पिछले वर्ष की लेखापरीक्षित बैलेंस शीट में दिखाए गए अनुसार प्राधिकारित निज को छोड़कर)	-	-	-	4844.70	4433.52
8	प्रति शेयर आय (रु./- प्रत्येक) (आर और बंद परिचालन के लिए) (असाधारण पर से पहले और बाद में)	3.61	2.36	3.50	13.24	15.00
	शुद्ध	3.58	2.34	3.47	13.14	14.89
	लघुकृत					
एकमेव वित्तीय परिणामों पर अतिरिक्त जानकारी नीचे दी गई है:						
क्र.	विवरण	तिमाही अवधि		एकमेव		
		लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित	अलेखापरीक्षित	
		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024
1	परिचलन से कुल आय (शुद्ध)	1302.73	1117.76	1431.63	4762.89	5131.88
2	कर पूर्व लाभ/(हानि)	274.29	179.92	297.80	1035.75	1235.11
3	कर के बाद लाभ/(हानि)	204.49	135.75	209.24	769.64	917.44
<p>टिप्पणियाँ: 1. 31 मार्च, 2025 को समाप्त तिमाही और वार्षिक अवधि के लिए कंपनी के वित्तीय परिणामों की लेखापरीक्षा समिति द्वारा सन 19 मई, 2025 को की गई और निदेशक मंडल द्वारा 20 मई, 2025 को आयोगित उनकी संबंधित बैठक में अनुमोदित किया गया।</p> <p>2. उपरोक्त 31 मार्च, 2025 को समाप्त तिमाही अवधि और वार्षिक अवधि के लिए दायर वित्तीय परिणामों के विस्तृत प्राकृत का एक दस्तावेज है, जो सभी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) शामिल, 2015 के विनियमन 33 और अन्य लागू प्रावधानों के तहत स्टॉक एक्सचेंजों के साथ दायर किया गया है। वित्तीय परिणामों के पूर्ण प्राकृत स्टॉक एक्सचेंज वेबसाइट (www.bseindia.com) और www.nseindia.com) और कंपनी की वेबसाइट (www.godawaripowerispat.com) पर उपलब्ध है।</p>						
<p>स्थान: रायपुर  दिनांक: 20.05.2025</p>				<p>कृते निदेशक मंडल की ओर से  हस्ता.  अभिषेक आग्रवाल, पूर्णांकित निदेशक</p>		

[illegible]







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

New Delhi

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 week.

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 round-the-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. *STAN SARAVANAN S.*

"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 said.

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.

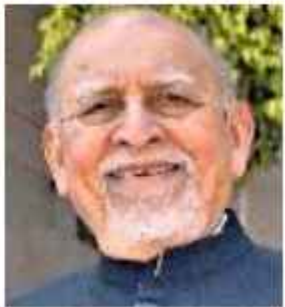
"GBSs shall offer the power in the power exchanges/other market segments or for dispatch by Grid India for grid support at a rate not more than 120 per cent of the ECR plus intrastate transmission charges as applicable," it added.

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 price.

# MR Srinivasan, renowned nuclear scientist, passes away

Chennai



MR Srinivasan (1930-2025)

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 personal exchange on the dais, in full view of the audience. One was the celebrated bureaucrat, BS Raghavan, the other was MR Srinivasan, former Chairman, Atomic Energy Commission. The two had never met before.

Raghavan was completely against the proposed agreement with the US, fearing "swarms of inspectors" from the US nosing around India's nuclear power plants. Srinivasan, the principal speaker of the evening, on the other hand, was fully in favour of the agreement.

As Raghavan was speaking, Srinivasan fidgeted uneasily and smiled, as though saying, "Oh, this man does not understand the nuclear deal", but as Raghavan went on and on, Srinivasan got visibly 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 desire to hog the limelight and continued with his speech.

When Raghavan finished his speech and took his seat, Srinivasan gave him a friendly smile, shook hands with him and said, "We like to spar, don't we?"

This incident gives a glimpse into the mind of Malur Ramasamy Srinivasan (and indeed of Buhakutumbi Srinivasa Raghavan) who breathed his last this morning, at the ripe age of 95. (Raghavan passed away last year.)

Srinivasan, who was as af-

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. Vyas told today

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 Udhamandalam, 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 Srinivasan. Kamlash

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, Sharada. 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 sector."

"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

Pune



Jayant Narlikar (1938-2025)

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

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 Vasudev 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 science communicator. Through his popular science books, television programmes, newspaper 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

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 Sahitya Akademi Prize, reflecting the literary grace with which he chronicled a life in science.

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CIN: L18101KL1992PLC006228

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**NOTICE TO SHAREHOLDERS**  
[Part transfer of equity shares of the Company to Investor Education and Protection Fund (IEPF)]  
Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") as amended, the final dividend declared for the FY 2017-18, which remained unclaimed for a period of seven years will be credited to the Investor Education and Protection Fund (IEPF) 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 transfer such shares to the IEPF where there is a specific order of court/tribunal restraining any transfer of such shares or where the shares are hypothecated, pledged under the Depositories 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 final dividend declared for the FY 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 duplicate share certificate or after confirmation for the purpose in favour of the IEPF Authority as per the rules and upon issue of such duplicate share certificate or after confirmation(s), the original share certificate(s) which stand registered in their name will be deemed to have been cancelled and non-negotiable. In case of shares held 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 lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing 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 seven consecutive years or more shall also be transferred without any further notice.  
For any queries on the above matter, shareholders are requested to contact the Company's Registrar and Transfer Agent, i.e., M/s. Nirmaia V, Assistant Manager, Investor Services Cell, M/s. Cameo Corporate Services Limited, Subramanian Building, 5th Floor, No. 1, Club House Road, Chennai-600 002, Tel: 044-40020741, E-mail: investor@cameoindia.com  
For Kitex Garments Limited  
Sd/-  
Dayana Joseph  
Company Secretary

## IRDAI slaps ₹1-cr penalty on Acko General Insurance

Hyderabad

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 order.

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

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Years

of Trust, Quality, & Innovation

Built on Legacy, Driven by the Future

STANDALONE FINANCIAL HIGHLIGHTS FOR THE QUARTER AND YEAR ENDED 31 <sup>st</sup> MARCH, 2025				
HIGHLIGHTS	QUARTER ENDED		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

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CIN : L15140GJ1991PLC016151

Note : This is not a statutory advertisement. For detailed financial results, please refer our website www.ambujagroup.com

**HIRA**  
**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 31<sup>st</sup> MARCH, 2025**  
(Except EPS all figures in ₹ in Crores)

S. No.	Particulars	CONSOLIDATED				
		3 MONTHS ENDED		YEAR ENDED		Audited
		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	1599.99	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	812.88	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) -	3.61	2.36	3.50	13.24	15.00
	(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:**

S. No.	Particulars	STANDALONE				
		3 MONTHS ENDED		YEAR ENDED		Audited
		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	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 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](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com)) and on the Company's website ([www.godawaripowerispat.com](http://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  
Sd/-  
Abhishek Agrawal  
Whole-Time Director



