

July 24, 2025

BSE Limited
PJ. Towers, Dalal Street
Mumbai-400001
Script Code: 532668
National Stock Exchange of India Ltd,
Exchange Plaza, Bandra Kurla Complex,
Bandra (East), Mumbai -400051
Script Code: AURIONPRO

Sub: Newspaper Publication(s) for Un-Audited Financial Results for the quarter ended June 30, 2025.

Dear Sir/Madam,

Pursuant to Regulation 30 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith newspaper advertisement published in Business Standard, Financial Express (English) all editions and Loksatta (English) Mumbai, on July 24, 2025, informing about published Un-Audited Financial Results for the quarter ended June 30, 2025.

We request you to take above submission on record. Kindly find the same in order and acknowledge the receipt of the same.

Thanking You,

Yours faithfully,

For Aurionpro Solutions Limited

Ninad Kelkar Company Secretary

Encls: Newspaper Advertisement

Contact No.: 0731-7162000, 2102 Website: www.infobeans.com, Email: investor.relations@infobeans.com

STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL **RESULTS FOR THE QUARTER ENDED JUNE 30, 2025**

			(₹ In Lakhs	except per s	
		G	uarter Ende	d	Year Ende
Sr.	Particulars	30.06.2025	31.03.2025	30.06.2024	31.03.202
No.	T di doddaio	Unaudited	Audited (Refer Note 2)	Unaudited	Audited
	Income	44 405	40.000	0.000	20.470
,	Revenue from operations Other income (Refer Note 3)	11,185 1,239	10,322 400	9,696 307	39,478 1,468
II	Total Income (I+II)	12,424	10,722	10,003	40,946
"	Expenses	12,727	10,722	10,000	40,340
	a) Employee benefits expense	7,082	6,991	6,854	27,37
	b) Finance costs	38	43	65	242
	c) Depreciation and amortisation expense	637	654	670	2,656
	d) Other expenses	1,782	1,400	1,279	5,26
V	Total Expenses	9,539	9,088	8,868	35,538
/	Profit before exceptional items and tax (III-IV)	2,885	1,634	1,135	5,408
/	Exceptional Items (Refer Note 5)				
	Impairment of goodwill and intangible				
	assets acquired on business combinations	-	990	-	2,338
	Reversal of deferred consideration payable	-	(864)	-	(2,212
	Total Exceptional Items (Net)	-	126		120
/II	Profit before tax (V-VI)	2,885	1,508	1,135	5,282
/111	Tax Expense	500	404	050	4.07
	Current tax Short / (excess) provision in respect of earlier year	582	491 (7)	353	1,67
	Deferred tax	(29)	(26)	7	(189
	Total Tax Expenses	553	458	360	1,48
x	Profit for the period (VII-VIII)	2,332	1,050	775	3,79
Κ	Other Comprehensive Income / (loss) Items that will not be reclassified to profit or loss in subsequent periods - Remeasurement of the defined benefit obligations - Income tax relating to above	(41) 12	53 (15)	(31) 9	(132
	Items that will be reclassified to profit or loss in subsequent periods - Exchange differences in translating the financial statements of foreign operations	3	6	(3)	132
ΧI	Total Other Comprehensive Income / (loss)	(26)	44	(25)	39
(II	Total Comprehensive Income for the period (IX + XI)	2,306	1,094	750	3,836
KIII	Profit for the period attributable to - Owners of the Company - Non-controlling Interest	2,332	1,050	775 -	3,797
ΚIV	Total Other Comprehensive Income / (loss) attributable to - Owners of the Company - Non-controlling Interest	(26)	44	(25)	39
(V	Total Comprehensive Income attributable to - Owners of the Company - Non-controlling Interest	2,306	1,094	750 -	3,836
(VI	Paid-up Equity Share Capital (Face value of the Share is ₹ 10 per share)	2,423.99	2,436.88	2,436.88	2,436.88
(VII	Reserves excluding revaluation reserves as per the balance sheet				30,78
×VIII	Earnings Per Share (of ₹ 10/- each)^ (1) Basic (₹) (2) Diluted (₹)	9.57 9.56	4.31 4.29	3.18 3.17	15.5 15.5

*amount below ₹ 1 Lakh. ^ Not annualised, except for the year ended 31 March 2025

Notes to Unaudited Consolidated Results:

The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 22 July, 2025 and were subjected to limited review by the Statutory Auditors.

2 The figures for the quarter ended 31 March, 2025 are the derived figures between audited figures in respect of full financial year ended 31 March, 2025 and the unaudited published year to-date figures up to 31 December, 2024, being the date of end of the third quarter of the previous financial year which were subjected to limited review.

3 Other income for the quarter ended 30 June, 2025 includes amount of ₹ 636 Lakhs being a grant received by one of the subsidiaries in United States on account of Employee retention credit under The Coronavirus Aid, Relief and Economic Security (CARES) Act of 2020.

4 The Board of Directors at its meeting held on 15 May, 2025 approved a proposal to buyback fully paid-up 215,520 equity shares of the Holding Company having a face value of ₹ 10 each at a price of ₹ 464 per share, for an aggregate amount not exceeding ₹ 1.000 Lakhs through tender offer process in accordance with Companies Act 2013 and rules made thereunder, and the Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018 as amended. The buy-back issue opened on 02 June, 2025 and closed on 06 June 2025 (both days inclusive). In accordance with relevant statutory provisions, the Holding Company has created a capital redemption reserve of ₹ 22 Lakhs, equal to the nominal value of shares bought back, as an appropriation from

5 During the year ended 31 March, 2025, the group had recognised an impairment loss of ₹ 2,338 Lakhs on goodwill and intangible assets pertaining to business combinations. Further, there was reversal of corresponding contingent consideration of ₹ 2.212 Lakhs in respect of business acquisition which is no longer payable. These were presented as exceptional items in the consolidated financial results.

6 During the quarter ended 30 June, 2025, 86,550 equity shares of ₹ 10/- each fully paid, were allotted upon exercise of the vested stock options pursuant to the Company's Employee Stock Option Scheme, 2016 resulting in an increase in the paid-up share capital by ₹9 Lakhs and securities premium by ₹277 Lakhs.

7 The Group operates in one segment i.e. Information Technology Services. Accordingly, no separate segment disclosures as required under "Ind AS-108: Operating Segments" have been presented.

8 The Code on Social Security, 2020 ('Code') relating to employee benefits during employment and post-employment benefits received Presidential assent in September 2020. The Code has been published in the Gazette of India. Certain sections of the Code came into effect on 03 May, 2023. However, the final rules/interpretation have not yet been issued. Based on a preliminary assessment, the Group believes the impact of the change will not be significant.

9 The above consolidated results are available on the Company's website - https://www.infobeans.com/investors and on the Stock Exchange at https://www.nseindia.com and https://www.bseindia.com.

Notice of the 37th Annual General Meeting Notice is hereby given that the 37th Annual General Meeting (AGM) of the Company is scheduled to be held on Thursday, August 21, 2025, at 4.00 PM (IST) through Video Conferencing (VC)/ Other Audio Visual Means (OAVM) only, to transact the businesses as detailed in the Notice of the AGM which has been sent to the Members of the Company.

In accordance with the General Circulars dated April 8, 2020, April 13, 2020, May 5, 2020, January 13, 2021, December

In accordance with the General Circulars dated April 8, 2020, April 13, 2020, May 5, 2020, January 13, 2021, December 8, 2021, December 14, 2021, May 5, 2022, December 28, 2022, September 25, 2023 and September 19, 2024 issued by the Ministry of Corporate Affairs ('MCA Circulars') and Circulars dated May 12, 2020, January 15, 2021, May 13, 2022, January 5, 2023, October 7, 2023 and October 3, 2024 issued by the Securities and Exchange Board of India ('SEBI Circulars'), the Company has sent the Annual Report 2024-25 along with the Notice of 37th AGM on July 21, 2025, through electronic mode only to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent (RTA) or Depository Participants (DPs). Additionally, in accordance with Regulation 36(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), the Company has also sent a letter to shareholders, whose e-mail IDs are not registered with Company/RTA/DPs, providing the weblink of Company's website from where the Annual Report 2024-25 can be accessed. The Company shall send a physical copy of the Annual Report 2024-25 to those Members who specifically request for the same at investor.relations@timex.com mentioning their Folio No./ DP ID and Client ID.

The Annual Report 2024-25 along with the Notice of AGM is also available on the Company's website at weblink

The Annual Report 2024-25 along with the Notice of AGM is also available on the Company's website at weblink https://www.timexindia.com/pdf/Timex_Annual_Report-2025.pdf, on website of BSE Ltd. viz. www.bseindia.com

In compliance with the relevant provisions of the Companies Act, 2013 read with Rules made thereunder, Listing Regulations and Secretarial Standards, the Company is providing the facility of remote e-voting to the Members prior to the AGM and during the AGM in respect of the business to be transacted at the AGM. The Company has appointed National Securities Depository Limited (NSDL) for facilitating e-voting to all Members.

The detailed instructions for remote e-voting are given in the Notice of the AGM. Members are requested to note a. The Remote E-voting period shall commence on August 17, 2025 (09:00 A.M.) and end on August 20, 2025 (5:00 P.M.). The e-voting Module for voting shall be disabled by NSDL after the aforesaid date and time.

b. The Voting rights of Members shall be in proportion to their share of the paid-up equity share capital of the Company as on **Thursday**, **August 14**, **2025** (**'Cut-off date'**). A person whose name is recorded in the Register of Members/ Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-voting before or during the AGM. The facility of remote e-Voting system shall also be made available during the AGM and the Members attending the AGM, who have not already cast their vote by remote e-Voting shall be able to exercise their right during the AGM. Members who have cast their vote by remote e-Voting prior to the AGM may also attend the AGM electronically but shall not be entitled to vote again on such resolution(s). A non-individual shareholder or shareholder holding securities in physical mode, who acquires shares of the Company and becomes a Member of the Company after the dispatch of the Notice and holds shares as on the cut-off date, may obtain the User ID and Password for e-Voting by sending a request at evoting@nsdl.com. However, if the Member is already registered with NSDL for remote e-Voting then he/ she can use his/r existing User ID and password for casting the vote. Individual shareholders holding securities in electronic mode and who acquire shares of the Company and become Member of the Company after dispatch of the Notice and hold shares as of the cut-off date may

Members can also login by using the existing login credentials of the demat account held through Depository Participant registered with NSDL or Central Depository Services (India) Limited ('CDSL') for e-voting facility.

For the shareholders holding shares in physical mode - Register / update the details in Form ISR-1 and other relevant forms with the RTA of the Company, Alankit Assignments Limited at 205-208, Anarkali Complex Jhandewalan Extension, New Delhi-110055. Members may download the prescribed forms from

For shareholders holding shares in demat mode - Register/ update your email address with respective

Members facing any technical issue in login can contact NSDL helpdesk by

Members facing any technical issue in login can contact CDSL helpdesk by

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login

securities in demat mode with NSDL sending a request at evoting@nsdl.com or call at toll free no.: 022 - 4886 7000

contact at toll free no. 1800 21 09911 Notice is also hereby given that pursuant to Section 91 of the Companies Act, 2013 read with Companies (Management and Administration) Rules 2014, the Register of Members and Share Transfer Books of the Company will remain closed from Tuesday, August 19, 2025 to Wednesday, August 20, 2025 (both the days inclusive), for the purpose of 37th AGM to be held on August 21, 2025.

request

Members who have not yet registered their email addresses may follow the following process:

Helpdesk details

and also on NSDL website viz. www.evoting.nsdl.com.

follow the login process detailed in the Notice of the AGM.

the Company's website at www.timexindia.com.

Depository Participant.

Individual Shareholders holding

Login type

through Depository i.e. NSDL and CDSL.

securities in demat mode with CDSL sending

Place: Indore Date: July 22, 2025 For and on Behalf of Board of Directors of InfoBeans Technologies Limited Avinash Sethi Director & Chief Financial Officer DIN: 01548292

AXIS FINANCE LIMITED TIMEX GROUP INDIA LIMITED A (CIN: U65921MH1995PLC212675) (CIN: L33301DL1988PLC033434) Regd. Office: E-10, Lower Ground Floor, Lajpat Nagar-III, New Delhi – 110024

Phone No.: 011-41021297; Website: www.timexindia.com; E-mail: investor.relations@timex.com

rrower samosh Managev Dagne in the name e issuer of this notice was erroneously publish Axis Bank Limited however the actual name is Finance Limited. Rest All other details was active to account to the control of Yours Faithfully

Date: 24/07/202

CORRIGENDUM n reference to the advertisement publishe newspaper on 23/07/2025 against the sr Santosh Mahadev Dadhe in the name of Authorized Officer, Axis Finance Limited

Business Standard MUMBAI | THURSDAY, 24 JULY 2025

ne tollowing legal heirs:

1. Mr. Chintan Jayantilal Chheda
(Son) – 16.66% share in succession,

2. Mrs. Sweta Nimesh Kenia
(Married Daughter) – 16.67% share
in succession,

Mrs. Falguni Samir Chheda (Married Daughter) – 16.67% share

By Release Deed dated 18th July 2025 registered under Sr. No. MBI-30/14762/2021

egistered under Sr. No. MBI-30/14/62/20/25 sobth daughters – Mrs. Sweta Nimesh Kenia noth daughters – Mrs. Sweta Nimesh Kenia voluntarily and without consideration, out of latural love and affection, released thei state of the development of the development of the control of the control of the control fr. Chintan Jayantilal Chheda, who is not he sole and absolute owner of the entire

ne sole and absolute owner of the entire 00% undivided right, title, and interest in

100% undivided right, title, and interest in the said premises. Any person(s) who has, or claims to have, any right, title, interest, claim, or objection against the said premises or any part thereof by way of sale, exchange, mortgage, charge, trust, maintenance, possession, tenancy, inheritance, lease, leave and license, lien, or otherwise howsoever, is hereby required to make the same known in writing, together with supporting documentary evidence, to the undersigned at the address at office no. 105, Gupta Bhawan, R.R.T. Road, Near Ganatra Hospital, Mulund (W), Mumbal-400080 within 14 (fourteen) days from the date of publication of this notice, failing which such claims shall be deemed to have been waived, abandoned, or to be non-existent, and my client shall proceed to deal with the said premises without any further reference or recourse.

PUBLIC NOTICE

MR. YASHWANT BUTALAL SHAH

Joint Member of Bhagwati Niwas CHS Ltd., having registration No. MUM./WR/HSG/TC/14997/2011-12 of

13/05/2011 at Opp. G. H. High

School, M.G. Road, Borivali (East) Mumbai – 4000 066 (hereinafte referred to as the "Said Society" holding **Flat No. 5, 1st Floor** of th Building known as **"Bhagwati"** of

Bhagwati Niwas CHS Ltd., Opp. G H. High School, M. G. Road, Borivali

(Fast), Mumbai - 400066 situated o the land bearing CTS No. 22 of Villag Kanheri, Taluka Borivali, died o

13/04/2015, without making an

The society hereby invites claims or objection/s from the heir/s or other

claimant/s objector/s to the

ansmission of the said joint share an

interest of the deceased joint member

in the capital/property of the societ

within 15 days from the date of

publication of this notice with copies of such documents and other proof i

support of his/her/their/ claim/

objection/s for transmission of the said joint shares and interest of the

deceased joint member in the

If any claims/s objection/s are received within the period prescribed above, the

society shall deal with the said joir shares and interest of the decease

member in the capital/property of the

society in such manner as is provide

in the Bye-laws of the society. If an

claim/s objection/s received by th

society for transmission of the share

of the deceased joint member in the

capital/property of the society shall be deal with the Bye-laws of the society.

A copy of the registered Bye-laws of

the society is available to the

claimant/s or objector/s in the Societ

Office between 11 am. to 5 pm. fro the date of the publication.

for and on behalf of Bhagwati Niwas CHS Ltd.,

Raghavan Arayil Veetil

Advocates, High Court,

Shop No.38, Ground Floor

Ajanta Square Mall, Market Lane

Borivali West, Mumbai - 400092

capital/property of the society.

nomination.

Jethwa Jigisha Ashwir

Date: 24/07/2025

PUBLIC NOTICE E-TENDER NO. **MAĤA**GENCO NTPS/2025-26/35 RFx NO. **ESTIMATE RS TENDER SPECIFICATION** SECTION EMD RS. Bi-Yearly work contract of chemical handling 3000060169 work, shifting & transportation of chemical 4,59,00,465/and assist in operation of pre & post 4.62.505/treatment plant at WTP New vendors/ vendors not register are requested to register their firms for

For more details log on to website. Cost of Each Tender: -Rs.1180/- , Pl. visit at

https://eprocurement.mahagenco.in for more information & updates

Chief Engineer, Nashik TPS

Ohunseri®

CIN: L15492WB1916PLC002697 Regd. Office: "Dhunseri House", 4A, Woodburn Park, Kolkata-700 020 Ph: 033-22801950-54; Website: www.aspetindia.com E-mail: info@aspetindia.com; investors@aspetindia.com

Dhunseri Ventures Limited

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

In accordance with SEBI circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, shareholders of Dhunseri Ventures Limited are hereby informed that a special window has been opened from July 07, 2025 to January 06, 2026, for re-lodgement of transfer deeds.

Shareholders are to note that this window is only for re-lodgement of transfer deeds, which were lodged prior to the deadline of April 01, 2019 for transfer of physical shares, and rejected/returned/not attended to due to deficiency in the documents/process/or otherwise.

Shareholders who wish to avail the opportunity are requested to contact our Registrar and Share Transfer Agent, M/s. Maheshwari Datamatics Private Limited, at mdpldc@yahoo.com; Address: 23, R.N.Mukherjee Road, 5th Floor, Kolkata- 700 001; Contact number- (033) 2243 5029, 2248 2248. During this period, the securities that are re-lodged for transfer shall be issued only in demat mode. Investors must have a demat account and provide its Client Master List ('CML'), along with the transfer documents . and share certificate, while re-lodging the transfer request with RTA.

The Company's website, www.aspetindia.com, has been updated with the details regarding the opening of this special window and further updates if any, shall be uploaded therein.

> By Order of the Board For Dhunseri Ventures Limited

Place: Kolkata Date: July 23, 2025 Simerpreet Gulati Company Secretary & Compliance Officer

PUBLIC NOTICE

This is to declare that M/S. NIKITA CHEMICAL INDUSTRIES located at Plot No. T-59, 60, 71, 72, & 73 MIDC Tarapur, Taluka & District Palghar, Maharashtra has been accorded Environmental Clearance, Vide No. - EC25B021MH110394 or 16.05.2025 from State Environment Impact Assessment Authority (SEIAA), Maharashtra for 5(f) Synthetic Organic Chemicals Industry, Published on GOI website: https://cpc.parivesh.nic.in/ dated 18.07.2025

A copy of the Environmental Clearance letter is available on the MOEF&CC, GOI Website: https://cpc.parivesh.nic.in/

M/S. NIKITA CHEMICAL INDUSTRIES Plot No. T-59, 60, 71, 72, & 73 MIDC Tarapur, Taluka & District Palghar, Maharashtra

DHUNSERI INVESTMENTS LIMITED

CIN: L15491WB1997PLC082808 Read, Office: Dhunseri House 4A, Woodburn Park, Kolkata-700020 Phone: 2280-1950 (5 Lines); Fax: 91-33-2287 8995 E-mail: mail@dhunseriinvestments.com; Website: www.dhunseriinvestments.com SPECIAL WINDOW FOR RE-LODGEMENT

OF TRANSFER REQUESTS OF PHYSICAL SHARES

In accordance with SEBI circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025. Shareholders of Dhunseri Investments Limited are hereby informed that a special window has been opened for a period of six months from July 7, 2025 to January 6, 2026, for re-lodgement of transfer deeds.

Shareholders to note that the special window is for re-lodgement of transfer deeds which were lodged prior to April 1, 2019 and rejected/ returned/ not attended due to deficiency in the documents /process/ or otherwise and could not be re-lodged upto the earlier extended cut-off date i.e. March 31, 2021.

Shareholders who wish to avail the opportunity are requested to re-lodge such cases latest by January 6, 2026, with the Registrars and Share Transfer Agents (RTA) of the Company, M/s. Maheshwari Datamatics Private Limited, 23, R.N. Mukherjee Road, 5th $Floor, Kolkata-700001, e-mail: \underline{mdpldc@yahoo.com;} contact: 033-22482248.$

During this period, the securities that are re-lodged for transfer shall be issued only in demat mode. Investors must have a demat account and provide its Client Master List ('CML'), along with the transfer documents and share certificate, while re-lodging the transfer request with RTA.

The Company's website, www.dhunseriinvestments.com has been updated with the details regarding the opening of this special window and further updates if any, shall be uploaded therein.

For Dhunseri Investments Limited

Nikita Gupta Company Secretary & Compliance Officer

Aurionpro

LEAD THE NEXT

AURIONPRO SOLUTIONS LIMITED Regd. Office: Synergia IT Park, Plot No. R-270, T.T.C. Industrial Estate,

Place: Kolkata

Date : 23rd July, 2025

Near Rabale Police Station, Rabale, Navi Mumbai - 400701. Phone: +91-22-4040-7070 Fax: +91-22-4040-7080. Email: investor@aurionpro.com;

Website: www.aurionpro.com

UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30[™] JUNE 2025 ₹ in lakhs Quarter Ended Year Ended **Particulars** 30-Jun-25 31-Mar-25 30-Jun-24 31-Mar-25 No. Unaudited Audited Unaudited Audited 33,682.11 32.695.41 26.162.27 1,17,296.71 Total Income from Operations 2 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items*) 5,978.81 5,895.84 5,443.52 22,520.93 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items*) 5,978.81 5,895.84 5,443.52 22,520.93 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items*) 5,063.64 5,050.53 4,460.32 18,842.80 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and 5.021.50 5.084.59 4.410.65 18.886.85 Other Comprehensive Income (after tax) 5,370.95 5,370.95 5,343.35 5,370.95 **Equity Share Capital** Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year 1,44,954.81 Earnings per equity share (for Continuing and Discontinuing Operations) 9.55 9.37 34.72 · Basic (₹) 8.15 - Diluted (₹) 9.29 9.24 8.03 34.21

Key numbers of Standalone Financial Results

rey no	Rey numbers of Standarone Financial Results ₹ in lakhs							
Sr. No.			Quarter Ended		Year Ended			
	Particulars	30-Jun-25	31-Mar-25	30-Jun-24	31-Mar-25			
		Unaudited	Audited	Unaudited	Audited			
1	Turnover	21,709.54	25,215.74	16,278.02	79,804.04			
2	Profit before tax	3,146.30	3,468.63	1,948.22	10,936.64			
3	Profit after tax	2,337.32	2,610.04	1,600.21	8,502.40			

a) The above is an extract of the detailed format of Statement of Unaudited Consolidated Financial Results for the Quarter ended 30th June 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter ended financial results are available on the websites of the Stock Exchange(s) and Company's website viz. www.aurionpro.com

b) Figures for previous period / year have been regrouped / reclassified, wherever necessary to make them comparable with those of the current quarter. c) *Exceptional and/or Extraordinary items adjusted in the Statement of Financial Results in accordance with Ind-AS Rules / AS Rules, whichever

is applicable

Place : Navi Mumbai Date : 22nd July 2025

For Aurionpro Solutions Limited Paresh Zaveri **Chairman and Managing Director** DIN: 01240552



Registered Office: The Galleria, DLF Mayur Vihar, Unit No. 236 & 237, Second Floor, Mayur Place, Noida Link Road, Mayur Vihar Phase I Extn, Delhi - 110091 Tel. No. (Regd. Office): (+91-11) 49482870 | Fax: (+91-11) 49482900 | E-mail: info@srf.com | Website: www.srf.com | CIN – L18101DL1970PLC005197 (Rs. in Crores, except per share data)

STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

			STANDALONE		CONSOLIDATED			
		QUARTE	R ENDED	YEAR ENDED	QUARTE	R ENDED	YEAR ENDED	
SI. No.	Particulars	30-Jun-25	30-Jun-24	31-Mar-25	30-Jun-25	30-Jun-24	31-Mar-25	
IVO.		(1)	(2)	(3)	(1)	(2)	(3)	
		Unaudited	Unaudited	Audited	Unaudited	Unaudited	Audited	
1	Total Income from Operations	3040.17	2736.30	11697.97	3818.62	3464.12	14693.07	
2	Profit for the period before tax	532.99	336.30	1704.38	575.82	343.98	1703.70	
3	Net Profit for the period after tax	397.00	249.94	1268.07	432.32	252.22	1250.78	
4	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	386.70	285.47	1259.91	471.65	295.06	1352.16	
5	Paid up Equity Share Capital	296.42	296.42	296.42	296.42	296.42	296.42	
6	Reserves (excluding Revaluation Reserve)	11660.04	10503.86	11271.21	12802.56	11478.90	12328.76	
7	Net Worth	11956.46	10800.28	11567.63	13098.98	11775.32	12625.18	
8	Security Premium Account	510.09	509.56	510.09	510.09	509.56	510.09	
9	Debt Equity Ratio	0.26	0.34	0.29	0.35	0.43	0.37	
10	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -							
	(a) Basic :	13.39	8.43	42.78	14.58	8.51	42.20	
	(b) Diluted :	13.39	8.43	42.78	14.58	8.51	42.20	
11	Capital Redemption Reserve	10.48	10.48	10.48	10.48	10.48	10.48	
12	Debt Service Coverage Ratio	3.13	2.07	1.82	2.58	1.82	1.57	
13	Interest Service Coverage Ratio	9.39	5.80	6.89	8.55	5.28	6.14	

The above is an extract of the detailed format of Quarterly/Annual results filed with the Stock Exchanges under Regulation 33 and Regulation 52(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual results are available on the website of the Stock Exchange(s) (www.nseindia.com and www.bseindia.com) and the Company's website (www.srf.com).

For the other line items referred in regulation 52(4) of the LODR Regulations, pertinent disclosures have been made to the Stock Exchange(s) i.e National Stock Exchange of India Limited and BSE Limited and can be accessed on the URL www.nseindia.com and www.bseindia.com

For and on behalf of the Board **Ashish Bharat Ram**



Place: Gurugram Date: July 23, 2025

Chairman and Managing Director

In case of any queries, you may refer to the Frequently Asked Questions (FAQs) and e-voting user manual for Members available at the 'Downloads section' of www.evoting.nsdl.com or call on: 022 - 4886 7000 or send a request to Ms. Prajakta Pawle Executive NSDL at evoting@nsdl.com. for Timex Group India Limited Place: Noida Date: 23 July 2025

Dhiraj Kumar Maggo VP-Legal, HR & Company Secretary ICSI Membership No.: F7609

helpdesk.evoting@cdslindia.com o

We always find a better way Chemicals Business | Performance Films & Foils Business | Technical Textiles Busin

FINANCIAL EXPRESS

SAGAR CEMENTS LIMITED Regd. Office: Plot No. 111, Road No.10, Jubilee Hills, Hyderabad-500 033.

Phone: 040 23351571, email: info@sagarcements.in, Website: www.sagarcements.in (For the attention of Equity Shareholders of the Company)

SUB: Transfer of Unclaimed Dividend and Equity Shares of the Company to the Investor Education and Protection Fund (IEPF) Suspense account

This notice is published pursuant to the provisions of Section 124 regarding unpaid dividend and Section 125 regarding Investor Education And Protection Fund (IEPF) of the Companies Act 2013 "the Act") read with Investor Education And Protection Fund Authority (Accounting, Audit, Transfer & Refund) Rules, 2016 ("the Rules") notified by the Ministry of Corporate Affairs including amendments thereunder and other applicable provisions, if any, unpaid/unclaimed dividends are required to be transferred by the Company to the IEPF established by the Central Government after completion of seven years.

Further, pursuant to 124 (6) of the Companies Act 2013 ("the Act") read with the Investor Education And Protection Fund Authority (Accounting, Audit, Transfer & Refund) Rules, 2016 as notified and amended from time to time (collectively referred as "the IEPF Rules") by Ministry of Corporate Affairs with effect from 7° September, 2016, the Company is mandated to transfer all such shares in the name of IEPF Suspense Account of the IEPF Authority in respect of which dividend has not been paid or claimed for seven consecutive years or more. Such shares shall be transferred within period of thirty days of becoming due to be transferred to the IEPF

In adherence to the various requirements set out in the said Rules, the Company has informed the shareholders' concerned individually at their last known address available with the Company/RTA/Depository Participants, whose shares are liable to be transferred to IEPF Suspense Account under the said Rules, for taking appropriate action(s).

The Company has uploaded the full details of shares due for transfer to IEPF suspense Account on its website at https://sagarcements.in/investors/dividend for verification of the details of unclaimed dividends and the shares liable to be transferred to IEPF Suspense Account.

Shareholders may note that both the unclaimed dividend and the shares to be transferred to IEPF authority/Suspense Account including all benefits accruing on such shares if any, can be claimed back from IEPF authority after following the procedure prescribed under the Rules as per details available at https://www.iepf.gov.in/IEPF/refund.html.

The shareholders concerned, holding shares in physical form and whose shares are liable to be transferred to IEPF Suspense Account, may note that the Company would be issuing duplicate share certificate(s) in lieu of original share certificate(s) held by them for the purpose of transfer of shares to IEPF Suspense Account as per Rules and upon such issue, the original Share Certificate(s) which remains registered in their names will stand automatically cancelled and shall be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed as adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to

IEPF Suspense Account pursuant to the Rules. In case the Company does not receive any communication from the shareholders concerned by 20° October, 2025 or such other date as may be extended, the Company shall with a view to comple with the requirements set out in the Rules, transfer the shares to IEPF Suspense Account by the du

date as per the procedure stipulated in the rules. Please note that, no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the IEPF Rules.

in case the shareholders have any queries on the subject matter and the Rules, they may contact the Company's Registrar and Transfer Agents at M/s. KFin Technologies Limited. Unit: Sagar Cement Limited, Selenium Building, Tower B, Plot No(s), 31-32, Gachibowli, Financial District. Nanakramguda, Serilingampally Mandal, Hyderabad – 500032, Toll free No: 1800 3094 001, email einward.ris@kfintech.com. For Sagar Cements Limited

Place: Hyderabad Date: 23-07-2025

J. Raja Reddy Company Secretary & Compliance Officer

SARASWATI COMMERCIAL (INDIA) LIMITED

CIN: L51909MH1983PLC166605

Regd. Office: 209/210, Arcadia Building, 2nd Floor, 195, Nariman Point, Mumbai - 400 021 Telephone: 022-40198600, Fax: 022-40198650 Email id: saraswati.investor@gcvl.in, Website: www.saraswaticommercial.com

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES OF SARASWATI COMMERCIAL (INDIA) LIMITED

Pursuant to SEBI circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, all the shareholders of Saraswati Commercial (India) Limited are hereby informed that a Special Window has been opened for a period of six months from July 7, 2025 to January 6, 2026 to facilitate the re-lodgement of transfer requests of physical shares.

This facility is available only for re-lodgement of transfer deeds lodged prior to April 01, 2019 and which were rejected, returned or not attended to due to deficiencies in documents/process/or otherwise.

Investors who have missed the earlier deadline of March 31, 2021 are encouraged to take advantage of this opportunity by furnishing the necessary documents to the Company's Registrar and Transfer Agent i.e. MUFG Intime India Private Limited at C- 101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai- 400083, Tel No.: +91 8108118484, email: csg-unit@in.mpms.mufg.com within stipulated period.

The Company's website www.saraswaticommercial.com, has been updated with the circular detailing the opening of this special window.

> For Saraswati Commercial (India) Limited Avani Sanghavi Company Secretary & Compliance Officer

Membership No.: A29108

"IMPORTANT"

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Place: Mumbai

Date : 23" July, 2025



PUBLIC ANNOUNCEMENT



BHADORA INDUSTRIES LIMITED

CIN: U31300MP2013PLC030767

Our Company was initially established as Partnership Firm under the Partnership Act, 1932 ("Partnership Act") pursuant to Deed of Partnership dated April 29, 1986. The Partnership firm was registered on May 14,1986 with the Registrar of Firms, Tikamgarh, Madhya Pradesh. The Partnership Firm was converted into Private Limited Company under Part IX of the Companies Act, 1956 in the name and style of "Bhadora Industries Private Limited" on May 17, 2013, vide Certificate of incorporation issue by Registrar of Companies, Madhya Pradesh. Subsequently, pursuant to resolutions passed by our Board of Directors at its meeting held on May 14, 2024 and by our Shareholders at the extra-ordinary general meeting held on May 16, 2024, our Company was converted into a public limited company and the name of our Company was changed to "Bhadora Industries Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Central Processing Centre dated August 07, 2024. The corporate identity number of our Company is U31300MP2013PLC030767. For further details, please refer to section titled "History and Certain Corporate Matters" beginning on page 185 of this Draft Red Herring Prospectus.

Registered and Corporate office: Office No. 505, Plot No. 39.405, NRK BIZ PARK PU-4, Scheme N. 54, DDU Nagar, Indore-452 010, Madhya Pradesh, India Tel. +91-7000061995; E-mail: cs@vidhutcables.com; Website: www.vidhutcables.com;

Contact Person: Archana Khare, Company Secretary and Compliance Officer

NOTICE TO INVESTORS ("NOTICE")

INITIAL PUBLIC ISSUE OF UP TO 54,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF BHADORA INDUSTRIES LIMITED ("COMPANY" OR "BHADORA" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ [•] LAKHS OF WHICH UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹ [•] EACH FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE AGGREGATING TO₹ [•] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I. E. NET ISSUE OF [+] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AT A PRICE OF ₹ [+] PER EQUITY SHARE AGGREGATING TO ₹ [+] IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE [•] % AND [•]% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

With reference to the Draft Red Herring Prospectus dated February 15, 2025 filed with stock exchange the Potential bidders may note the following: a) Anil Bhadora and Pradeep Bhadora Promoters of our company has undertaken a transfer of Equity Shares by way of sale ("Transfer"), in favour of Amit R. Agarwal as detailed below:

Date of Transaction / Transfer	Name of Transferor	INCOMPRESSOR STREET	Declaration whether Transferee / Acquirer connected with our Company, Promoters, Promoter Group, Directors, Key Managerial Personnel / Senior Management, Subsidiaries, Group Companies and their respective directors and key managerial personnel	Nature of Transfer	Number of Equity Shares Transferred	Transfer Price per Equity Shares (in ₹
July 21, 2025	Anil Bhadora	Amit R. Agarwal	None	Secondary transaction (sale)	1,11,600	90.00
July 23, 2025	Pradeep Bhadora	Amit R. Agarwal	None	Secondary transaction (sale)	2,60,400	90.00

b) Details of the shareholding of Anil Bhadora, Pradeep Bhadora and Amit R. Agarwal in the Company, prior to and subsequent to the Transfer, are set forth below:

S.		Pre-Tra	nsfer Shareholding	Post-Transfer Shareholding		
No.	Name	No. of Equity Shares	Percentage of pre-Offer share capital of the Company (%)	No. of Equity Shares	Percentage of pre-Offer share capital of the Company (%)	
1.	Anil Bhadora	34,86,560	26.41	33,74,960	25.57	
2.	Pradeep Bhadora	61,26,560	46.41	58,66,160	44.44	
3	Amit R Aganyal	Nil	Mil	3 72 000	2.82	

BOOK RUNNING LEAD MANAGER



(•) MUFG

UNISTONE CAPITAL PRIVATE LIMITED

A/305, Dynasty Business Park, Andheri Kurla Road, Andheri East, Mumbai-400 059, Maharashtra Telephone: 022 4604 6494

Email: mb@unistonecapital.com Website: www.unistonecapital.com Investor grievance email: compliance@unistonecapital.com

Contact Person : Brijesh Parekh SEBI registration number: INM000012449 CIN: U65999MH2019PTC330850

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)

REGISTRAR TO THE OFFER

C/101, 247 Park, 1st Floor, L. B. S Marg. Vikhroli (West)-400 083, Maharashtra, India

Telephone: +91 810 811 4949 Facsimile: +91 22 4918 6060 E-mail: bhadora.ipo@linkintime.co.in

Investor grievance e-mail: bhadora.ipo@linkintime.co.in Website: www.linkintime.co.in

Contact Person : Shanti Gopalkrishnan

SEBI Registration No.: INR000004058 CIN: U67190MH1999PTC118368

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For BHADORA INDUSTRIES LIMITED On behalf of the Board of Directors

> Sd/-Shashank Bhadora

Place: Indore Date: July 23, 2025 Managing Director

BHADORA INDUSTRIES LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP applicable statutory and regulatory requirements with SEBI and the Stock Exchange. The DRHP shall be available on the website of the Company at www.vidhutcables.com the website of the National Stock Exchange of India Limited at www.nseindia.com, respectively, and websites of the BRLMs, i. e., www.unistonecapital.com, Unistone Capital Private Limited. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" of the DRHP on page 28. Potential investors should not rely on the DRHP for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U. S. Securities Act or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U. S. Securities Act and in accordance with any applicable U. S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance on Regulation S under the U. S. Securities Act and the applicable laws of the jurisdictions where such offers and sales are made.



WESTLIFE FOODWORLD LIMITED Regd. Office: 1001; Tower - 3, 10th Floor, One International Center.

Senapati Bapat Marg, Prabhadevi, Mumbai 400 013. CIN No.: L65990MH1982PLC028593 Tel: 022-4913 5000 Fax: 022-4913 5001

Website: www.westlife.co.in | E-mail id: shatadru@westlife.co.in

NOTICE OF INTERIM DIVIDEND AND RECORD DATE

Notice is hereby given that pursuant to the provisions of Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 read with Section 91 of Companies Act, 2013 and rules made there under, the Board of Directors of the Company at its meeting held on Wednesday, July 23st, 2025, has declared an interim dividend of Rs 0.75/- per equity share on equity share of the face value of Rs 2 /- each, fully paid up, on the basis of quarterly financial performance ended on 30th June, 2025 [financial year 2025-26]. The Company has further fixed the record date as Monday, August 04, 2025, to determine eligible shareholders entitled to receive the interim dividend declared at the said meeting. For Westlife Foodworld Limited

Dr Shatadru Sengupta Date: 23rd July, 2025 Place: Mumbai Company Secretary

VINTAGE COFFEE AND BEVERAGES LIMITED Regd Off. 202, Oxford Plaza, 9-1-129/1, SD Road, Secunderabad - 500003, Telangana

CIN: L15100TG1980PLC161210 CORRIGENDUM TO THE NOTICE OF 2ND EXTRA-ORDINARY GENERAL MEETING ("EGM")

DATED 04TH JULY, 2025

Vintage Coffee and Beverages Limited

This corrigendum is being issued to inform the members of the Company about certain alterations / modifications made to the Resolution Number 2 and Explanatory Statement in respect of Item Number 2 and 3 of the Notice convening the 2nd Extra-Ordinary General Meeting (EGM) of the Company.

This Corrigendum shall form an integral part of the original EGM Notice, which has been or will be circulated to the Shareholders of the Company, Accordingly, from the date of this Corrigendum, the Notice of the EGM shall be read in conjunction with this Corrigendum.

This Corrigendum is also being made available on the following platforms: · The website of the Company at www.vcbl.coffee.

 The website of the National Securities Depository Limited (NSDL) at www.evoting.nsdl.com The website of the Stock Exchanges i.e. BSE Limited and the National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively where the equity shares of the Company are listed.

All other terms and contents of the Notice of the 2nd Extra-Ordinary General Meeting, except as specifically modified or supplemented by this Corrigendum, shall remain unchanged

For Vintage Coffee and Beverages Limited

Place: Secunderabad Date: 23.07.2025

Balakrishna Tati Chairman and Managing Director DIN: 02181095

Aurionpro

Key numbers of Standalone Financial Results

AURIONPRO SOLUTIONS LIMITED

Regd. Office: Synergia IT Park, Plot No. R-270, T.T.C. Industrial Estate, Near Rabale Police Station, Rabale, Navi Mumbai - 400701. Phone: +91-22-4040-7070 Fax: +91-22-4040-7080. Email: investor@aurionpro.com;

Website: www.aurionpro.com

			Quarter Ended			
Sr. No.	Particulars	30-Jun-25 31-Mar-25 30-Jun Unaudited Audited Unaud 33,682.11 32,695.41 26,162 5,978.81 5,895.84 5,443 5,978.81 5,895.84 5,443 5,063.64 5,050.53 4,460 5,021.50 5,084.59 4,410	30-Jun-24	Year Ended 31-Mar-25		
		Unaudited	Audited	Unaudited	Audited	
1	Total Income from Operations	33,682.11	32,695.41	26,162.27	1,17,296.71	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items ^e)	5,978.81	5,895.84	5,443.52	22,520.93	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items*)	5,978.81	5,895.84	5,443.52	22,520.93	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items*)	5,063.64	5,050.53	4,460.32	18,842.80	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	5,021.50	5,084.59	4,410.65	18,886.85	
6	Equity Share Capital	5,370.95	5,370.95	5,343.35	5,370.95	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	50110-20-92.00			1,44,954.81	
8	Earnings per equity share (for Continuing and Discontinuing Operations)		W(100 20)	W10204		
	- Basic (₹)	9.55	9.37	8,15	34.72	
	- Diluted (₹)	9.29	9.24	8.03	34.21	

UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE 2025

Sr.		1	Quarter Ended	Year Ended	
No.	Particulars	30-Jun-25	30-Jun-25 31-Mar-25 30-Jun-24		31-Mar-25
.,,,,		Unaudited	Audited	Unaudited	Audited
1	Turnover	21,709.54	25.215.74	16.278.02	79.804.04

Profit after tax 2.337.32 2,610.04 1.600.21 8,502.40 a) The above is an extract of the detailed format of Statement of Unaudited Consolidated Financial Results for the Quarter ended 30" June 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter ended financial results are available on the websites of the Stock Exchange(s) and Company's website viz.

b) Figures for previous period / year have been regrouped / reclassified, wherever necessary to make them comparable with those of the current quarter

Exceptional and/or Extraordinary items adjusted in the Statement of Financial Results in accordance with Ind-AS Rules / AS Rules, whichever

For Aurionpro Solutions Limited Paresh Zaveri Chairman and Managing Director DIN: 01240552

1,948.22

Adfactors 280

10,936.64



Place: Navi Mumbai

Date : 22rd July 2025

Profit before tax

MONARCH NETWORTH CAPITAL LIMITED

3,146.30

3,468.63

COMMITTED TO DELIVERING VALUE

EXTRACT OF STANDALONE & CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

(In Lacs except EPS)

		Consolidated	ž.				
Particulars	Quarter Ended Un-Audited		Year ended	Quarter Ended Un-Audited		Year ended	
10.11001013			Audited			Audited	
	30.06.2025	30.06.2024	31.03.2025	30.06.2025	30.06.2024	31.03.2025	
Total Income from operations (Net)	9,838.37	8,495.16	32,797.45	9,767.94	8,148.32	32,296.24	
Net Profit / (Loss) for the period before tax (Before Exceptional and/or Extraordinary items)	5,951.32	5,133.10	19,273.50	5,813.62	4,741.58	18,643.11	
Net Profit / (Loss) for the period before tax (After Exceptional and /or Extraordinary items)	5,951.14	5,129.73	19,267.65	5,813.44	4,738.21	18,637.27	
Net Profit / (Loss) for the period after tax (After Exceptional and/or Extraordinary items)	4,525.09	4,005.58	14,926.60	4,423.51	3,710.93	14,395.16	
Total Comprehensive Income for the period [Comprising profit/loss for the period (after tax) and other comprehensive Income (after tax)]	4,525.09	4,005.58	14,919.99	4,423.51	3,710.93	14,388.60	
Paid up Equity Share Capital (Face Value of Rs. 10/- each)	7,923.73	3,386.95	7,846.09	7,923.73	3,386.95	7,846.09	
Reserves excluding revaluation reserves		*	71,832.97	Ti I		69,066.83	
Earnings per Equity Share in Rs. 10/- each (not annualised) i Basic	5.76	5.91	20.15	5.63	5.48	19.43	
ii Diluted	5.70	5.91	19.89	5.57	5.48	19.18	

Note: The above is an extract of the detailed format of Quarterly Un-Audited Financial Results filed with BSE Limited & National Stock Exchange of India Limited under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015.

The full format of the Financial Results are available on the following weblinks:

1) On the BSE: https://www.bseindia.com/stock-share-price/monarch-networth-capital-ltd/monarch/511551/; On the NSE: https://www.nseindia.com/get-quotes/equity?symbol=MONARCH;

3) On Company's website; https://www.mnclgroup.com/financial-results

Place: Mumbai

By order of the Board of Directors For Monarch Networth Capital Limited Ashok Bafna, Whole Time Director, DIN:01431472

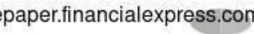
Regd. Off.: Unit No. 803-804A, 8th Floor, X-Change Plaza, Block No. 53, Zone 5, Rood-5E, Gift City, Gondhinagar-382355, Gujarot. Corp. Off.: "Monarch House," Opp. Prahladbhai Patel, Garden, New Ishwar Bhuvan, Commerce Six Roads, Navrangpura, Ahmedabad- 380009, Gujarat

Tel No.: +91 079 26666500 | Email: cs@mnclgroup.com | Website: www.mnclgroup.com | CIN: L64990GJ1993PLC120014

THE BUSINESS DAILY

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***FINANCIAL EXPRESS**



epaper.financialexpress.com

Date: 23 July, 2025

बेकायदेशीर इमारतींना पाणीपुरवठा

जल विभागाच्या निर्णयांच्या चौकशीचे आदेश

बेकायदेशीर बांधकामांवर कारवाई करण्याचा भाग म्हणून इमारतींच्या कागदपत्रांची पडताळणी न करता पाणी जोडणी देणाऱ्या जल विभागाच्या निर्णयांची तत्काळ चौकशी करा, असे आदेश उच्च न्यायालयाने नुकतेच ठाणे महापालिका आयुक्तांना दिले आहेत.

पाणी संकटात बेकायदेशीर इमारतींना पाणीपुरवठा केला जाणे हे एक प्रकारे सार्वजनिक नुकसान असल्याची टिप्पणी करून बेकायदेशीर पाणी जोडणीसाठी जबाबदार असलेल्या अधिकाऱ्यांवर कारवाई करावी, असेही न्यायालयाने स्पष्ट केले. ठाण्यातील २१ बेकायदा इमारतींप्रकरणी दाखल याचिकेवरील सुनावणीच्या वेळी न्यायालयाने हे आदेश

वीजजोडणी द्या, असे आदेश न्यायमूर्ती गिरीश कुलकर्णी आणि न्यायमूर्ती आरिफ डॉक्टर यांच्या खंडपीठाने यावेळी वीज कंपन्यांनाही दिले. केवळ हमीपत्र किंवा प्रतिज्ञापत्राच्या आधारे ही जोडणी देऊ नका, असेही न्यायालयाने स्पष्ट केले. त्याच वेळी, महापालिका आयुक्तांनी वीज कंपन्यांशीही या विषयावर चर्चा



बेकायदा बांधकामांप्रकरणी वेळीच कारवाई करण्यात आली नाही, तर परिस्थिती नियंत्रित करणे अशक्य होईल. महापालिका अधिकाऱ्यांच्या संगनमताशिवाय ही बांधकामे होऊ शकत नाहीत. या अधिकाऱ्यांवर कारवाई करणे आवश्यक आहे, अन्यथा ती न्यायाची थट्टा ठरेल. बेकायदेशीर बांधकामासाठी जबाबदार असलेले अधिकारी हे योग्य **ब्यायालय,** मुंबई लोकसेवक नाहीत. 🕒 **उच्च न्यायालय,** मुंबई

'अनधिकृत बांधकामांना वीजपुरवटा देऊ नका'

ठाणे : कोणत्याही प्रकारच्या अनधिकृत बांधकामाला वीजपुरवठा करण्यात येऊ नये, असे उच्च न्यायालयाचे स्पष्ट आदेश आहेत. यानुसार अनधिकृत बांधकामांना कोणत्याही परिस्थितीत वीजपुरवठा देऊ नका, असे स्पष्ट निर्देश ठाणे महापालिका आयुक्त सौरभ राव यांनी महावितरण आणि 'टोरॅंट' या दोन्ही वीज कंपन्यांच्या अधिकाऱ्यांना बैठकीत बुधवारी ठाणे महापालिका आयुक्त सौरभ राव यांनी दालनात बैठक घेतली. या वेळी महापालिका अधिकारी, महावितरणचे मुख्य अभियंता संजय पाटील, अधीक्षक

अभियंता युवराज मेश्राम, टोरॅंट कंपनीचे महाव्यवस्थापक (वितरण) प्रवीणचंद्र पांचाळ, सहमहाव्यवस्थापक विनय बहल यांच्यासह इतर अधिकारी उपस्थित होते. ग्राहकांना त्रास होऊ नये आणि अनधिकृत बांधकामांना वीजपुरवठा होऊ नये या दृष्टीने या परिस्थितीतून कंपन्यांनी वरिष्ठ पातळीवर मार्ग काढावा. त्यासाठी महापालिकेच्या शहर विकास विभागाचेही सहकार्य घ्यावे, अशी सूचनाही आयुक्त राव यांनी या बैठकीत

करावी आणि कोणत्याही बेकायदेशीर बांधकामाला वीज जोडणी मिळणार नाही याची खात्री करावी. असे आदेश देखील न्यायालयाने दिले.

४ ऑगस्ट रोजी सुनावणी

यावेळी बेकायदेशीर बांधकामांवर कारवाईबाबत न्यायालयाने अनेक सचना केल्या. त्यात, बेकायदेशीर बांधकाम

करताना अनेक बनावट कागदपत्रे तयार केली जातात आणि त्याद्वारे नागरिकांची फसवणक केली जाते. अशा तक्रारींचे निराकरण करण्यासाठी महापालिका आयुक्तांनी सार्वजनिक तक्रार अधिकारी नियुक्त करण्यात यावा, असे आदेश न्यायालयाने दिले. याप्रकरणी ४ ऑगस्ट रोजी सुनावणी होणार आहे.

भांडुपमध्ये दरड कोसळली; रिकामी घरेही खचली

लोकसत्ता प्रतिनिधी

मुंबई : गेले दोन दिवस सतत कोसळत असलेल्या पावसामुळे भांडुपच्या खिंडीपाडा परिसरात दरड कोसळली. मंगळवारी संध्याकाळी घडलेल्या या घटनेत काही घरेही कोसळली. तर बुधवारी सकाळी ११.१५ च्या सुमारास आणखी माती खचल्यामुळे काही घरे मातीबरोबर खाली आली. या दुर्घटनेत जीवितहानी झाली नाही.

भांडुप पश्चिमेकडील खिडीपाडा परिसरातील ओमेगा शाळेच्या समोर असलेल्या साई निकेतन गृहनिर्माण संस्थेत ही घटना घडली. गेल्या दोन

अमली पदार्थ निर्मिती प्रकरणात

गुजरातमधून आरोपीला अटक

रुपये किमतीच्या मेफेड्रोनच्या (एमडी)

मुंबई : युनायटेड अरब अमिराती (यूएई) येथून

मुख्य आरोपीचे प्रत्यार्पण केल्यानंतर २५६ कोटी

निर्मितीसाठी रसायन पुरवणाऱ्याला गुजरातमधून

अटक करण्यात आली आहे. ब्रृजेश असे अटक

आरोपीचे नाव आहे. याप्रकरणी गुन्हे शाखा

अधिक तपास करत आहे. याप्रकरणी मख्य

आरोपी मस्तफा कब्बावाला व ताहिर डोला या

दोघांना नुकतेच यूएईमधून प्रत्यार्पित करण्यात

आले होते. बजेश आरोपींना रसायन परवठा

करायचा. दोघेही आरोपी सांगलीमध्ये एमडी

तयार करण्याचा कारखाना चालवत होते. या

प्रकरणात बुजेशला मंगळवारी मुंबईत आणण्यात

आले असून त्याला न्यायालयापुढे हजर करण्यात

आले. त्यावेळी न्यायालयाने २९ जुलैपर्यंत त्याला

अल्पवयीन मुलीवर अत्याचार;

वडील, भावासह तिघांना अटक

मंबर्ड: मुलंडमध्ये एका १४ वर्षीय मुलीवर

तिच्या वडिलांनी, दोन भावांनी आणि आणखी

एका ओळखीच्या व्यक्तीने ११ महिने लैंगिक

अत्याचार केल्याचा प्रकार घडला. पोलिसांनी या

प्रकरणी तिघांना अटक केली असून न्यायालायने

तिनही आरोपींना २८ जुलैपर्यंत पोलिस कोठडी

असल्यामुळे त्याची बालसुधारगृहात रवानगी

करण्यात आली आहे. याप्रकरणी वडील, दोन

मुलीवर अत्याचार केल्याचा आरोप आहे.पीडित

भाऊ व ५७ वर्षीय परिचीत व्यक्तींनी पीडित

मुलीने नुकतीच सुधारगृहातील अधीक्षकांना

तिच्याबाबत घडलेला प्रकार सांगितला होता.

मोबाइलचा ताबा ; आरोपीस अटक

मुंबई : राष्ट्रवादी काँग्रेसचे माजी आमदार दिवंगत

बाबा सिद्दिकी यांच्या हत्येनंतर त्यांचा मोबाइल

क्रमांक दुसऱ्या सीमकार्डवर सुरू करण्याचा

प्रयत्न करणाऱ्या आरोपीने एका दिवंगत

खासदाराच्या पत्नीच्या मोबाइलचाही ताबा

महिलेच्या दिराने केलेल्या तक्रारीनंतर जुहू

अटक केली. आरोपी मृत्यू झालेल्या श्रीमंत

व्यक्तींचा मोबाइल दुसऱ्या सीमकार्डवर सुरू

करून त्याद्वारे बँक खात्यातून रक्कम कार्ढण्याचा

प्रयत्न करीत होता. आरोपीविरोधात यापूर्वी मुंबई

व दिल्लीमध्ये सायबर फसवणुकीचे १० गुन्हे

दाखल आहेत. सध्या आरोपीला त्याप्रकरणी

जामीन झाल्याची माहिती सत्रांनी दिली. यापर्वी

महिलेच्याही मोबाइलचा ताबा मिळवला होता.

त्याद्वारे सायबर फसवणूक करण्याचा आरोपीचा

आरोपीने जुह पोलिसांच्या हद्दीत राहणाऱ्या

प्रयत्न होता. पण त्यापूर्वीच हा प्रकार उघड

झाला. त्यामुळे त्याला बँक खात्यातील रक्कम

काढता आली नाही, अशी माहिती सूत्रांनी दिली.

पोलिसांनी आरोपी विवेक सब्रवालला नुकतीच

घेतल्याचे उघड झाले आहे. याप्रकरणी

दिवंगत खासदार पत्नीच्या

सुनावली. तर एक आरोपी अल्पवयीन

पोलिस कोठडी सुनावली आहे.

२४९ संभाव्य. ७४ अतिधोकदायक टिकाणे

भारतीय भौगोलिक सर्वेक्षण विभागाने केलेल्या सर्वेक्षणानुसार मुंबईत संभाव्य दरडी कोसळण्याची २४९ ठिकाणे असून त्यापैकी ७४ ठिकाणे अतिधोकादायक घोषित केली आहेत. यापैकी बहुतांश ठिकाणे शहर भागात आणि पूर्व उपनगरात आहेत. पश्चिम उपनगरातील बांदिवली टेकडी, यादव नगर, जोगेश्वरी (पश्चिम), पूर्व उपनगरातील कुर्ला कसाईवाडा, वाशी नाका चेंबूर येथील भारतनगर, घाटकोपर येथील वर्षानगर ही काही अतिधोकादायक ठिकाणे आहेत.

दिवसांपासून सुरू असलेल्या पावसामुळे दरड कोसळली.

मंगळवारी दरडीचा भाग कोसळला तेव्हा सुमारे चार घरे खचली. तर बुधवारी आणखी दोन रिकामी घरे

मुंबईत निसरड्या डोंगर उतारावर

वसलेल्या झोपड्यांमध्ये अनेक कुटुंबे जीव मुठीत घेऊन राहत आहेत.

मुंबईत अशी सुमारे २०० ठिकाणे आहेत. यापैकी काही ठिकाणे अतिधोकादायक आहेत. कोसळण्याची शक्यता असलेली सर्वाधिक ठिकाणे पूर्व उपनगरात आहेत.

राम रत्ना वायसे लिमिटेड

(CIN: L31300MH1992PLC067802) पांडुरंग बुधकर मार्ग, वरळी, मुंबई-४०००१३.

दूरध्वनी: +९१-२२-२४९४ ९००९/ २४९२ ४१४४ वेबसाईट: www.rrshramik.com • ईमेल आयडी: investorrelations.rrwl@rrglobal.com शेअरधारकांसाठी सूचना

भौतिक स्वरूपातील शेअर्सच्या ट्रान्सफर विनंत्यांच्या पुनःसादरीकरणासाठी विशेष विंडो

येथे सूचना देण्यात येत आहे की, २ जुलै २०२५ च्या सेबी परिपत्रकानुसार १ एप्रिल २०१९ पुर्वी मुळतः दाखल केलेल्या परंतु कागदपत्रांमध्ये/प्रक्रियेत/किंवा इतर कारणांमुळे नाकारण्यात ऑलेल्या/परत करण्यात आलेल्या/उपस्थित न राहिलेल्या हस्तांतरण करारांच्या पुनर्लेखनासाठी, ७ जुलै २०२५ ते ६ जानेवारी २०२६ या सहा महिन्यांच्य कालावधीसाठी एक विशेष विंडो सुरू करण्यात आली आहे.

त्यानसार, पात्र शेअरधारकांनी अंशा टान्सफर डीडस आवश्यक कागदपत्रांसह पन्हा सादः कराव्यात, खालील पत्त्यावर कंपनीच्या रजिस्ट्रार ॲण्ड शेअर ट्रान्सफर एजंट ("आरटीए" उणजेच डेटामॅटिक्स बिझिनेस सोल्यशन्स लिमिटेड, प्लॉट क्र. ए -१६ आणि १७ . पार्ट बी क्रॉस लेन, एमआयडीसी, अंधेरी (पूर्व), मुंबई-४०००९३ दूरध्वनी: ०२२-६६७१ २००१-१०,

ई-मेल: investorsqry@datamaticsbpm.com जम जला वायर्ज लिमिटे य्याशर्ज

दिनांकित: जुलै २३, २०२५

ठिकाण : मुंबई एजीएम - कंपनी संचिव

तुर्कीस्थित कंपनी 'सेलेबी'ला उच्च न्यायालयाचा तडाखा

लोकसत्ता प्रतिनिधी

मुंबई : मुंबई आंतरराष्ट्रीय विमानतळ (एमआयएएल) झालेला विमानतळावरील पायाभूत (ग्राउंड हँडलिंग)

नव्याने निविदा प्रक्रिया राबवण्याला दिलेली स्थिगती हटवली

मंजुरी रद्द करण्याच्या केंद्र सरकारच्या निर्णयाविरोधात उच्च न्यायालयात धाव घेणाऱ्या तुर्कीस्थित प्रसिद्ध

'सेलेबी' कंपनीच्या उपकंपनीला उच्च न्यायालयाने बुधवारी तडाखा

कंपनीच्या याचिकेवर नियमित सुनावणी होईपर्यंत विमानतळावरील पायाभूत सुविधा पुरवण्याबाबत नव्याने काढलेल्या निविदांवर अंतिम मे महिन्यात दिलेला अंतरिम आदेश न्यायालयाने मागे घेतला. मे महिन्यात कंपनीला दिलेला अंतरिम दिलासा पुढे सुरू ठेवू शकत नाही. म्हणून तो रद्द करण्यात येत आहे, असे न्यायमूर्त सोमाशेखर सुंदरेसन यांनी स्पष्ट केले

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नझारा टेक्नॉलॉजीस लिमिटेड

सीआयएन: एल७२९००एमएच१९९९पीएलसी१२२९७० नोंदणीकृत कार्यालय: ५१-५४, मेकर चेंबर III. नरीमन पॉर्डट. मुंबई - ४०००२१, संपर्क: ९१-२२-४०३३०८००

ईमेल: compliance@nazara.com, संकेतस्थळ: www.nazara.com

विशेष सर्वसाधारण सभेची सूचना आणि ई-व्होटींग माहिती

याद्वारे सूचना देण्यात येते की, नझारा टेक्नॉलॉजीस लिमिटेड (''द कंपनी'') र्च विशेष सर्वसाधारण सभा ('ईजीएम'), ईजीएमच्या सूचनेमध्ये नमूद कामकाज निष्पादनासाठी, बुधवार, १३ ऑगस्ट, २०२५ सकाळी ११:३० रोजी (भाप्रवे) व्हीडीयो कॉन्फरन्सींग (व्हीसी)/ अन्य ऑडीयो व्हीज्यूअल साधानांद्वारे (ओएव्हीएम)

प्रयोज्य एसमीए परिपत्रक आणि प्रयोज्य सेबी परिपत्रकांच्या अनुपालनामध्ये कंपनीने ईजीएम निमंत्रणाची सूचना ज्यांचे ईमेल पत्ते कंपनी/निबंधक आणि शेअर हस्तांतरण एजंट्स किंवा त्यांच्या डीपॉजीटरी पार्टीसीपंटसकडे (डीपी) नोंदणी केलेले आहेत, ज्याचे नाव शुक्रवार, १८ जुलै, २०२५ रोजी सभासदाच्या रजिस्टरमध्ये/ लाभधारक मालकाच्या रजिस्टरमध्ये आले आहे अशा सर्व पात्र सभासदाना पाठविण्याची प्रक्रिया पूर्ण केली आहे. या व्यतिरिक्त, उपरोक्त परिपत्रकांच्या अनुपालनामध्ये, कंपनीची ईंजीएम सामाईक स्थळावर सभासदांच्या प्रत्यक्ष उपस्थितीविना व्हीसी किंवा ओएव्हीएमद्वारे होईल.

सभासदांनी नोंद घ्यावी की, ईजीएमची सूचना कंपनीच्या संकेतस्थव www.nazara.com वर आणि स्टॉक एक्सचेंजेसच्या संकेतस्थळ अर्थात बीएसई लिमिटेड आणि नॅशनल स्टॉक एक्सचेंज ऑफ इंडियाच्या अनुक्रमे <u>www.bseindia.com</u> आणि <u>www.nseindia.com</u> आणि सेंट्रल डीपॉजीटरी सर्विसेस (इंडिया) लिमिटेड (''सीडीएसएल'') च्या संकेतस्थळ www.evotingindia.com वरसुध्दा उपलब्ध आहेत.

कंपनी (व्यवस्थान आणि प्रशासन) अधिनियम, २०१४ (वेळोवेही सुधारित अनुसार) च्या नियम २० सहवाचित कंपनी कायदा २०१३ (कायदा) च्या अनच्छेद १०८ च्या तरतूदी आणि प्रयोज्य परिपत्रकांसह वाचित सेबी (अनुसूची बंधन आणि प्रकटन आवश्यकता) विनियम, २०१५ च्या विनियम ४४ आणि इन्स्टीट्यट ऑफ कंपनी सेक्रेटरीज ऑफ इंडियादारे वितरीत सर्वसाधारण सभेवरील सचिविय मानकांच्या (एसएस-२) परिभाषेमध्ये, कंपनी त्यांच्या सभासदांना, ईजीएमच्या सूचनेमध्ये नमूद ठरावांवर, सेंट्रल डीपॉजीटरी सर्विसेस (इंडिया) लिमिटेड (सीडीएसएल) द्वारे परविण्यात येणाऱ्या इलेक्टॉनिक मतदान प्रणालीचा उपयोग करून (अ) ईजीएमपर्व रिमोट ई-व्होटींग प्रणालीद्भारे किंवा (ब) ईजीएम दरम्यान रिमोट ई-व्होटींगद्भारे त्यांचे मतदान करता यावे म्हणून ''ई–व्होटींग'' सुविधा पुरवित आहे.

कंपनीने रिमोट ई-व्होटींग किंवा एजीएममध्ये ई-व्होटींगद्वारे मतदानासाठी सभासदांची योग्यता ठरविण्याकरिता कट-ऑफ दिनांक म्हणून ब्धवार, ६ ऑगस्ट, २०२५ ही तारीख निर्धारित केली आहे. कट-ऑफ दिनांक रोजी कंपनीच्या संपूर्ण भरणा झालेल्या समभागामधील त्याच्या शेअर्सच्या समप्रमाणामध्ये सभासदाना मतदानाचा अधिकार

रिमोट ई-व्होटींग कालावधी सोमवार, **शुक्रवार, ८ ऑगस्ट, २०२५ सकाळी ९:०० वा.** (भा.प्र.वे.) सुरू होईल आणि मंगळवार, १२ ऑगस्ट, २०२५ रोजी सायं. ५:०० वा. (भा.प्र.वे.) समाप्त होईल आणि त्यानंतर मतदानासाठी सीडीएसएलदारे रिमोट [–व्होटींग मॉड्यूलर निष्क्रिय करण्यात येईल. सभासदानी नोंद घ्यावी की, सभासदाने रिमोट ई-व्होटींग / ई-व्होटींगद्वारे ठरावर मतदान केल्यानंतर, तो/ती नंतर त्याना ते

एळाद्या व्यक्तीने, कंपनीचे शेअर्स संपादित केले आहेत आणि ईजीएमची सचना पाठविल्यानंतर कंपनीची सभासद झाली आणि कट-ऑफ दिनांक अर्थात बुधवार, **६ ऑगस्ट. २०२५** रोजी शेअर्स धारण केले आहेत. ती कंपनीच्या संकेतस्थळ www.nazara.com किंवा सीडीएसएलचे संकेतस्थळ www.evotingindia.com वर जीएमची सूचना पाहू शकते. ती व्यक्ती <u>helpdesk.evoting@cdslindia.com</u> येथे विनंती पाठवन लॉगइने आयडी आणि पासवर्ड प्राप्त करू शकते. तथापी, तो/ती रिमोट ई–व्होटींगसाठी सीडीएसएलकडे अगोदरपासून नोंदणीकृत असेल तर तो/ती ईजीएम सूचनेमध्ये नमूद प्रक्रियेचे अनुसरण करून विद्यमान यूजर आयडी आणि पासवर्डचा उपयोग करून किंवा ईजीएममध्ये व्होटींगद्वारे त्याचे/तीचे मतदान करू शकते.

सभासद केवळ रिमोट ई-व्होटींगचा अर्थात ईजीएम अगोदर किंवा ईजीएम दरम्यान केवळ एक पर्याय स्वीकारू शकतील. तथापी, ज्या सभासदाने ईजीएम पूर्वी रिमोट ई-व्होटींगद्वारे त्याचे मतदान केले असेल तो व्हीसी/ओएव्हीएमद्वारे ईजीएमला उपस्थित राहू शकेल/भाग घेऊ शकेल परंतू पुन्हा मतदार करण्यासाठी पात्र नसेल

सभासदांनी कृपया ईजीएम सूचनेमध्ये दिलेल्या सूचना आणि विशेषत्वाने ईजीएममध्ये सविस्तर प्रक्रिया, रिमोट ई-व्होटींग आणि ईजीएम ई–व्होटींगमार्फत मतदानाची पध्दत काळजीपूर्वक वाचावी. तसेच त्यामध्ये ई-व्होटींगसाठी पासवर्ड मिळवण्याचा तपशील / प्रक्रियासुध्दा समाविष्ट आहे

कोणतीही विचारणा असल्यास, तुम्ही www.evotingindia.com मध्ये सभासदासाठी उपलब्ध फ्रिक्वेंटली आस्क क्वेश्चन आणि सभासदासाठी ई-व्होटींग यजर मॅन्यअल पाहू शकता किंवा helpdesk.evoting@cdslindia.com वर ई-मेल पाठवा किंवा टोले मुक्त क्र.: १८०० २२ ५५ ३३ वर संपर्क करा.

नझारा टेक्नॉलॉजीस लिमिटेड करिता हस्ता / -

> अरुण भंडारी कंपनी सचिव आणि

दिनांक : २३ जुलै, २०२५ अनुपालन अधिकारी स्थळ मुंबई एम. नं. एफ८७५४

AURIONPRO SOLUTIONS LIMITED

Regd. Office: Synergia IT Park, Plot No. R-270, T.T.C. Industrial Estate, Near Rabale Police Station, Rabale, Navi Mumbai - 400701.

सौरभ गुप्त

Phone: +91-22-4040-7070 Fax: +91-22-4040-7080. Email: investor@aurionpro.com; Website: www.aurionpro.com

AUTION PRO	Regd. Office: Synergia IT Park, Plot No. R-270, T.T.C. Industrial E Near Rabale Police Station, Rabale, Navi Mumbai - 400701. Phone: +91-22-4040-7070 Fax: +91-22-4040-7080. Email: investor@au Webslte: www.aurionpro.com
UNAUDITED CONSOLIDA	ATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE 2025

Date : 22nd July 2025

₹ in lakhs Quarter Ended Year Ended **Particulars** 30-Jun-25 31-Mar-25 30-Jun-24 31-Mar-25 Unaudited Audited Unaudited Audited 33,682.11 32,695.41 1,17,296.71 Total Income from Operations 26,162.27 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items*) 5,978.81 5,895.84 5,443.52 22,520.93 3 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items 5,978.81 5,895.84 5,443.52 22,520.93 Net Profit / (Loss) for the period after tax 5,063.64 5,050.53 4,460.32 18,842.80 (after Exceptional and/or Extraordinary items*) 5 Total Comprehensive Income for the period Comprising Profit / (Loss) for the period (after tax) and 5,021.50 5,084.59 4,410.65 18,886.85 Other Comprehensive Income (after tax)] Equity Share Capital 5,370.95 5,370.95 5,343.35 5,370.95 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year 1,44,954.81 Earnings per equity share (for Continuing and Discontinuing Operations) 9.55 9.37 8.15 - Basic (₹) 34.72 9.29 9.24 8.03 34.21 Key numbers of Standalone Financial Results

₹ in lakhs Quarter Ended Year Ended **Particulars** 30-Jun-25 31-Mar-25 30-Jun-24 31-Mar-25 Unaudited Audited Unaudited Audited 79,804.04 Turnover 16.278.02 Profit before tax 3.146.30 3.468.63 1.948.22 10.936.64 2,337.32 2,610.04 3 Profit after tax 1.600.21 8,502.40

a) The above is an extract of the detailed format of Statement of Unaudited Consolidated Financial Results for the Quarter ended 30th June 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter ended financial results are available on the websites of the Stock Exchange(s) and Company's website viz

b) Figures for previous period / year have been regrouped / reclassified, wherever necessary to make them comparable with those of the current quarter. c) "Exceptional and/or Extraordinary items adjusted in the Statement of Financial Results in accordance with Ind-AS Rules / AS Rules, whichever

Place : Navi Mumbai

For Aurionpro Solutions Limited Paresh Zaveri **Chairman and Managing Director** DIN: 01240552

बायर क्रॉपसायन्स लिमिटेड

सीआयएन : एल२४२१०एमएच१९५८पीएलसी०१११७३ नोंदणीकृत कार्यालय: बायर हाऊस, सेंट्रल ॲव्हेन्यू

हिरानंदानी ईस्टेट, ठाणे (पश्चिम) - ४०० ६०७.

टेलि क्र. : ०२२-२५३१ १२३४ • फॅक्स: ०२२-२५४५ ५०६३

वेबसाइट : www.bayer.in • ईमेल : ir_bcsl@bayer.com

६७व्या वार्षिक सर्वसाधारण सभेची सूचना, रिमोट ई-वोटिंग व बुक क्लोझर यासंबंधित माहिती

सूचना याद्वारा देण्यात येते की, कंपनीची ६७वी वार्षिक सर्वसाधारण सभा ("एजीएम") गुरुवार, २१ ऑगस्ट, २०२५ रोजी स. ११.३० वा. (भाप्रवे) व्हिडीओ कॉन्फरिन्संग ("व्हीसी")/ अदर ऑडिओ-व्हिज्युअल मीन्स ("ओएव्हीएम")द्वारा घेण्यात येणार आहे. सभेचे ठिकाण कंपनीचे नोंदणीकृत कार्यालय म्हणजेच "बायर हाऊस, सेन्ट्रल ॲव्हेन्यू, हिरानंदानी इस्टेट, ठाणे (पश्चिम)-४०० ६०७" येथे असल्याचे मानले जाईल.

कॉर्पोरेट व्यवहार मंत्रालय, भारत सरकार ("एमसीए") निर्गमित केलेली परिपत्रके दिनांकित ०८ एप्रिल, २०२०, १३ एप्रिल, २०२०, ०५ मे, २०२० या संबंधित निर्गमित केलेली तदनंतरची परिपत्रके आणि अद्ययावत दिनांकित १९ सप्टेंबर, २०२४, सिक्युरिटीज ॲण्ड एक्स्चेंज बोर्ड ऑफ इंडिया ("सेबी") तिचे परिपत्रक दिनांकित ०३ ऑक्टोबर, २०२४ यासह वाचलेल्या परिपत्रक दिनांकित ११ नोव्हेंबर, २०२४ याद्वारे तसेच अन्य लागू कायदे आणि या संबंधित निर्गमित केलेल्या परिपत्रकांच्या अनुपालनार्थ, सभेच्या परिशिष्टासमवेत संचालकांचा अहवाल, कॉर्पोरेट गव्हर्नन्स रिपोर्ट, व्यवसाय जबाबदारी व शाश्वतता अहवाल, व्यवस्थापन चर्चा व विश्लेषण अहवाल, लेखापरीक्षक अहवाल आणि लेखापरीक्षित विवरणे समाविष्ट, इतर गोष्टींसमवेत, वार्षिक अहवाल प्राप्त होण्याकरिता लिंकसमवेत "६७व्या एजीएम"ची सूचना सर्व सदस्यांना ई-मेल केल्या आहेत, ज्यांचे ई-मेल पत्ते कंपनी/ डिपॉझिटरी पार्टिसिपन्ट्सकडे नोंदणीकृत आहेत. इलेक्ट्रॉनिक प्रणालीत पाठविण्याचे काम बुधवार, २३ जुलै, २०२५ रोजी पूर्ण करण्यात आले आहे. "६७व्या एजीएम"च्या सूचनेची प्रत व वार्षिक अहवाल www.baver.in या कंपनीच्या संकेतस्थळावर तसेच www.evoting.nsdl.com या नॅशनल सिक्युरिटीज डिपॉझिटरी लिमिटेड ("एनएसडीएल")च्या संकेतस्थळावर आणि www.bseindia.com या बीएसई लिमिटेडच्या संकेतस्थळावरसुद्धा उपलब्ध आहेत.

रिमोट ई-वोटिंग व "एजीएम" दरम्यान ई-वोटिंगकरिता सूचना

कंपन्या (व्यवस्थापन व प्रशासन) नियम, २०१४च्या नियम २० यासह वाचलेल्या कंपन्या अधिनियम, २०१३च्या कलम १०८ आणि सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेन्ट्स) रेग्युलेशन्स, २०१५च्या रेग्युलेशन ४४च्या तरतुर्दीनुसार सदस्यांना "एजीएम" ठिकाणाखेरीज अन्य ठिकाणावरून एनएसडीएलद्वारा तरतूद केलेल्या इलेक्ट्रॉनिक मतदान पद्धतीचा वापर करून "एजीएम"च्या सूचनेमध्ये नमूद केलेल्या सर्व ठरावांवर त्यांचे मतदान करण्याकरिता ("रिमोट ई-वोटिंग") सुविधेची तरतूद करून दिलेली आहे आणि सदर मतदानाद्वारे कामकाजावर विचारविनिमय करता येईल.

रिमोट ई-वोटिंग कालावधी **सोमवार, १८ ऑगस्ट, २०२५ रोजी (स. ०९.०० वा. भाप्रवे)** सुरू होईल आणि बुधवार, २० ऑगस्ट, २०२५ रोजी (सायं. ०५.०० वा. भाप्रवे) संपेल. या कालावधीत सदस्य इलेक्ट्रॉनिक प्रणालीत त्यांचे मतदान करू शकतील. रिमोट ई-वोटिंग मॉड्यूल त्यानंतर मतदान करण्यास एनएसडीएलद्वारा निःसमर्थ करण्यात येणार आहे.

सदस्यांच्या मतदानाचे हक्क **गुरुवार, १४ ऑगस्ट, २०२५ ("कट-ऑफ तारीख")** रोजीप्रमाणे कंपनीच्या भरणा केलेल्या इक्विटी भागभांडवलात त्यांच्याकडील असलेल्या इक्विटी भागांच्या प्रमाणशीर असणार आहेत. कोणतीही व्यक्ती, जी कट-ऑफ तारखेनसार कंपनीचा सदस्य आहे, ती "एजीएम"मधील मतदान किंवा रिमोट ई-वोटिंग सुविधेचा वापर करून "एजीएम"च्या सूचनेमध्ये नमूद केलेल्या सर्व ठरावांवर मतदान करण्यास पात्र आहे.

ज्या सदस्यांनी "एजीएम"पूर्वी रिमोट ई-वोटिंगमार्फत मतदान केलेले आहे ते व्हीसी/ ओएव्हीएमद्वारा "एजीएम"मध्ये हजर राहु शकतील/ सहभागी होऊ शकतील, तथापि, ते त्यांचे मतदान पुन्हा करण्यास पात्र असणार नाहीत. व्हीसी/ ओएव्हीएमद्वारा "एजीएम"मध्ये उपस्थित राहणारे सदस्य ज्यांनी रिमोट ई-वोटिंगमार्फत त्यांचे मतदान केलेले नाही आणि अन्यथा मतदानापासून त्यांना बंदी केलेली नाही, ते "एजीएम"दरम्यान रिमोट ई-वोटिंग सिस्टमद्वारे मतदान करण्यास पात्र असणार आहेत. सदस्यांद्वारा ठरावावर एकदा मतदान केले गेल्यास, तद्नंतर त्यास सदर मतदान बदलण्यास अनुमती दिली जाणार नाही.

जी व्यक्ती "एजीएम" सुचना पाठविल्यानंतर कंपनीचा सदस्य बनते आणि भाग प्राप्त करते आणि तिच्याजवळ कट-ऑफ तारखेनुसार भाग आहेत, ती evoting@nsdl.com यावर विनंती पाठवृन लॉगइन आयडी व पासवर्ड प्राप्त करू शकेल. तथापि, जर व्यक्ती आधीच रिमोट ई-वोटिंगकरिता एनएसडीएलकडे नोंदणीकृत आहे, तर ती विद्यमान युजर आयडी व पासवर्ड वापर करू शकेल.

रिमोट ई-वोटिंग सुविधेसंबंधित कोणत्याही शंका असल्यास, कृपया फ्रीक्वेन्टली आस्क्ड क्वेश्चन्स ("एफएक्यू'ज") आणि/ किंवा www.evoting.nsdl.com च्या डाऊनलोड सेक्शनवर भागधारकांकरिता उपलब्ध असलेले ई-वोटिंग युजर मॅन्युअल पाहावे किंवा ०२२-४८८६ ७००० यावर कॉल करावा किंवा evoting@nsdl.com यावर श्रीमती पल्लवी म्हात्रे, वरिष्ठ व्यवस्थापक- एनएसडीएल यांना विनंती पाठवावी.

मेसर्स एनएल भाटिया ॲण्ड असोसिएट्सचे श्री. भास्कर उपाध्याय (सदस्यत्व क्र. ८६६३/ एफसीएस: ९६२५) किंवा त्यांच्या अनुपस्थितीत श्री. भरत उपाध्याय (सदस्यत्व क्र. ५४३६/ एफसीएस: ४४५७) यांची "एजीएम"दरम्यान होणाऱ्या मतदानाची छाननी आणि रिमोट ई-वोटिंग प्रक्रिया स्वच्छ व पारदर्शक पद्धतीत पार पाडण्याकरिता परिनिरीक्षक म्हणन नेमणक करण्यात आली आहे.

बुक क्लोझर व लाभांशावरील टीडीएस

याअधिक सूचना देण्यात येते की, कंपन्या अधिनियम, २०१३च्या कलम ९१ नुसार, कंपनीच्या सदस्यांची नोंदवही आणि भाग हस्तांतरण पुस्तिका "एजीएम"च्या हेतुप्रीत्यर्थ आणि ३१ मार्च, २०२५ रोजी संपलेल्या वित्तीय वर्षाकरिता कंपनीच्या इक्विटी भागांवरील अंतिम लाभांशाच्या प्रदानाकरिता शुक्रवार, ०८ ऑगस्ट, २०२५ रोजीपासून ते शुक्रवार, १५ ऑगस्ट, २०२५ रोजीपर्यंत (दोन्ही दिवस धरून) बंद ठेवण्यात येईल. अंतिम लाभांशाचे प्रदान, जर "एजीएम"मध्ये घोषित झाल्यास, मंगळवार, ०२ सप्टेंबर, २०२५ रोजी किंवा त्यानंतर, अशा सदस्यांना ज्यांची नावे गुरुवार, ०७ ऑगस्ट, २०२५ रोजी इक्विटी भागांचे धारक म्हणून कंपनीच्या सदस्यांच्या नोंदवहीत आणि या प्रयोजनार्थ डिपॉझिटरीजद्वारा सादर केलेल्या तपशिलानुसार सदर तारखेदिवशी दिवस संपताच इक्विटी भागांच्या लाभाधिकारी मालकांकडे डिमटेरिअलाइन्ड स्वरूपात असलेल्या भागासंबंधित आलेली आहेत, करण्यात येणार आहे.

वित्त कायदा, २०२० नुसार, लाभांशाचे उत्पन्न भागधारकांच्या हाती एप्रिल ०१, २०२०च्या प्रभावापासून करयोग्य असणार आहे आणि कंपनीने वेळोवेळी अधिसूचित केल्यानुसार विहित दरांवर (अधिक लाग अधिभार आणि उपकर) भागधारकांना प्रदान केलेल्या लाभांशातन डिडक्ट टॅक्स ॲट सोर्स ("टीडीएस") कापून घेणे आवश्यक आहे. भागधारकांच्या विविध प्रवर्गांकरिता टीडीएस दर लागू होण्याबाबतची माहिती आणि आवश्यक कागदपत्रे www.bayer.in यावरील इन्व्हेस्टर सेक्शनअंतर्गत उपलब्ध आहेत. भागधारकांना विनंती करण्यात आली आहे की, कंपनीला लाभांश प्रदानावर योग्य टीडीएस कपात करण्यास सक्षम होण्याकरिता सर्व बाबतीत पूर्ण असलेली कागदपत्रे गुरुवार, ०७ ऑगस्ट, २०२५ रोजी किंवा तत्पूची dividend.india@bayer.com यावरून ईमेलद्वारे पाठवावीत.

स्पीकर नोंदणी

सदस्य जे त्यांची मते व्यक्त करू इच्छित आहेत किंवा "एजीएम"दरम्यान त्यांना प्रश्न विचारायचे असल्यास ते सोमवार, ११ ऑगस्ट, २०२५ (स. ०९.०० वा. भाप्रवे) पासून ते शुक्रवार, १५ ऑगस्ट, २०२५ (सायं. ०५.०० वा. भाप्रवे)पर्यंत ir bcsl@bayer.com यावर त्यांचे नाव, डीपी आयडी व क्लायन्ट आयडी/ फोलिओ नंबर, पॅन, मोबाइल नंबर नमूद करून त्यांच्या नोंदणीकृत पत्त्यावर विनंती पाठवृन स्पीकर म्हणून स्वतःची नोंदणी करू शकतील. ज्या सदस्यांनी स्पीकर म्हणून स्वतःची नोंदणी केलेली आहे त्यांनाच केवळ "एजीएम"दरम्यान त्यांची मते मांडण्यास/ प्रश्न विचारण्यास अनुमती देण्यात येणार आहे. कंपनी "एजीएम"करिता उपलब्धतेवर आधारित स्पीकर्सच्या संख्येत मर्यादा ठेवण्याचा हक्क राखून ठेवीत आहे.

बायर क्रॉपसायन्स लिमिटेडकरिता

स्वाक्षरी /-भारती शेड़ी

कंपनी सेक्रेटरी व अनुपालन अधिकारी स्थळ : ठाणे दिनांक : २४ जुलै २०२५ (सदस्यत्व क्र. एसीएस २४१९९)