



GlaxoSmithKline Pharmaceuticals Limited
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15th May 2025

To,

BSE LIMITED

Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400001

THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Exchange Plaza, 5th Floor, Plot No. C/1, G Block
Bandra-Kurla Complex, Bandra (East)
Mumbai - 400051

Dear Sir,

Sub: Advertisement relating to IEPF

Pursuant to Regulation 47 of the Listing Obligations and Disclosure Requirements Regulations, 2015 (LODR) we enclose advertisements given in Economic Times, Business Standard and Maharashtra Times relating to publication of IEPF Notice.

Thanking you,

Yours faithfully

For **GlaxoSmithKline Pharmaceuticals Limited**

Ajay Nadkarni

Vice President – Administration, Real Estate
& Company Secretary

Encl: Public Notice

CIN: L24239MH1924PLC001151

Indians Draw a Red Line, Call Off Trips to Turkiye, Azerbaijan

Travel portals report mass cancellations on pro-Pak stance backlash

Forum Gandhi

Mumbai: Indian travel to Turkiye and Azerbaijan has taken a sharp hit with leading online travel platforms reporting a wave of cancellations due to strong public sentiment against these countries' support to Pakistan during the recent India-Pakistan conflict.

MakeMyTrip reported a 60% decrease in bookings to these two countries and a 250% surge in cancellations over the past week while Cleartrip noted a 280% increase in cancellations even as tour and travel operators issued travel advisories, called off tour packages, and even suspended bookings to these countries.

"In solidarity with our nation and out of deep respect for our armed forces, we strongly support this sentiment and advise against all non-essential travel to Azerbaijan and Turkiye," a MakeMyTrip spokesperson said. "We have already discontinued all promotions and offers on our platform to discourage tourism to these two destinations."

Social media platforms have been abuzz with boycott calls against these countries since May 8 when Turkiye and Azerbaijan expressed solidarity with



A replica of Moscow's St Basil's Cathedral at a Russian-themed resort in Antalya, Turkiye

Pakistan against India's Operation Sindoor to avenge the Pahalgaon terrorist attack.

"In the interest of standing together during this time, we urge everyone to defer all non-essential travel to Turkiye and Azerbaijan," Cleartrip told ET in a statement.

Idigo has gone a step further by suspending all bookings to not just Turkiye and Azerbaijan, but also China. "Respecting the sentiments shared by all Indians at this time, we have suspended all flight and hotel bookings for Turkiye, Azerbaijan, and China. Our commitment is to act responsibly and in alignment with our country's broader interests. Blood and bookings won't flow together," Aloke Bajpai and Rajnish Kumar, co-founders of ixi-

go, said in a statement. EaseMyTrip cofounder Rikant Pittie reported a 22% rise in cancellations for Turkiye and 30% for Azerbaijan. "Travelers are now preferring safer alternatives like Georgia, Serbia, Greece, Thailand, and Vietnam," he said.

"Bookings to affected regions have paused amid post-ceasefire uncertainties, while travel to unaffected areas continues smoothly," Pittie said, urging customers to rely on official sources while planning international trips.

"The number of Indians visiting Turkiye and Azerbaijan has increased significantly in recent times amid improved connectivity. Idigo, one of the earliest Indian carriers to launch direct flights to Istanbul in 2019 and Baku in 2023, helped boost outbound traffic to both destinations. While there are calls to scale back direct flights to these countries by Indian carriers, a senior airline executive warned that such a move would benefit Middle East airlines at the cost of Indian airlines.

"They (Gulf carriers) already dominate transit traffic between India and Europe. If Indian connectivity weakens, these carriers will gain more leverage," the executive cautioned.

Strata SM REIT Gives Up Sebi Licence Amid Legal Dispute



Kailash Babar & Sobha Khan

Mumbai | Bengaluru: Real estate fractional ownership platform Strata has surrendered its registration with the Securities and Exchange Board of India (Sebi) amid the ongoing legal issues involving its promoter. The capital market regulator has accepted the surrender application of Strata SMREIT while issuing a cautionary note to investors.

The company had received SEBI's approval to launch its SM REIT in January. Strata's surrender of its licence follows reports of a legal dispute with a Tamil Nadu-based realty developer over a warehousing asset in Hosur. The dispute has triggered investor concerns over due diligence and asset control. "Strata SM REIT has surrendered its certificate of registration as an SM REIT and will not hold out or represent itself as a Sebi regulated intermediary or SM REIT," Sebi said, cautioning investors to exercise discretion while dealing with the entity.

The regulator stated through a release, it had reviewed certain legal proceedings against Strata's promoter and held discussions with the entity's trustee, independent director, and compliance officials before concluding the process.

"In light of the ongoing matter, we have voluntarily surrendered our SMREIT licence, without admitting or denying any wrongdoing, as a measure of abundant caution. Upon the conclusion of the current litigation, we intend to apply for a fresh licence at a future date. This matter does not affect the existing investments with 'Everstrat'," Strata said in a statement.

According to the company, the surrender of the licence does not affect existing investors or the assets of Strata, with business continuity at the Bengaluru-based firm remaining normal.

Strata had previously presented itself as an early mover in the fractional real estate space, facilitating investments in commercial real estate through co-ownership models. It was also among the first to position itself for regulatory compliance through the SM REIT route after Sebi finalized the framework in March 2024.

Sebi further clarified that Strata had not launched any schemes under the SM REIT framework, nor had it migrated any of its existing fractional real estate assets under the new regulatory regime.

The regulator's move comes months after Strata became one of the first platforms to receive a licence under the newly introduced SM REIT structure, aimed at bringing greater oversight to the rapidly growing fractional ownership market.

Government Certificate Professional Course on Digital Marketing with AI

Course Duration: 2 Days Course Date: 24.05.2025

Course Timing: 10.30 AM to 5.00 PM

Venue: IDEMI Swatantrayaveer Tatyia Tope Marg, Chunabhatti, Sion, Mumbai-400 022

Email id: training@idemi.org Web: www.idemi.org Ph: (022) 2405 0301/2/3/4

Contents: Introduction to AI, Chat GPT, Gemini, Google, AI Image & Video Creator, Instagram & Facebook (Organic & Paid Marketing), LinkedIn Professional Use, Google Business Profile Creation, Youtube & Earnings, Search Engine Optimization (SEO)

For Technical Details: 9834360324

QR Code for Registration and payment:

Regular Fees Student Fees

4000+18% GST 2500+18% GST

(Include lunch & tea) (Fees are not refundable)

For College students ID & Other Necessary documents required. Documents required: Aadhar card Xerox, educational proof

Contact-9403566219, 8007765693, 9594854976, 9869087617

KARNATAKA STATE ELECTRONICS DEVELOPMENT CORPORATION LTD.,

(A Government of Karnataka Enterprise)

CIN No. U75112KA1976SGC003055

First Floor No 59, Kumara Park West Extension, Railway Parallel Road, Seshadripuram, Bangalore - 560020.

No.: KSEDC/ITS/GOODS-002/16/2025-26 Date: 13.05.2025

E-TENDER NOTIFICATION

As per Karnataka Transparency in Public Procurement Act 1999 and 2000, Karnataka State Electronics Development Corporation Limited (KEONICS), Bengaluru invites tender of 15 days through Karnataka Public Procurement Portal 1. Empanelment of vendors for supply of ICT Goods- UPS, 2. Empanelment of vendors for supply of ICT Goods- Printers. The information regarding the tender is made available in <https://kppp.karnataka.gov.in>. For any tender related queries or more information, Bidders may contact KEONICS during office hours. (Telephone Number 080-2222 5645).

Sl. No.	Tender Notification No.	Details of Tender	Last date to submit the tender
1	KEONICS/2025-26/IND0290	Empanelment of vendors for supply of ICT Goods- UPS	26.05.2025
2	KEONICS/2025-26/IND0289	Empanelment of vendors for supply of ICT Goods-Printers	26.05.2025

DIPRCP/SA/646/2025-26 Sd/- Director (Finance)

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GlaxoSmithKline Pharmaceuticals Limited

Corporate Identity Number (CIN): L24239MH1924PLC001151

GSK House, Dr. Annie Besant Road, Worli, Mumbai 400030

Telephone: 022-24959595 • Fax: 022-24959494

Email: in.investorquery@gsk.com • Website: <https://india-pharma.gsk.com/en-in/>

NOTICE TO SHAREHOLDERS TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION & PROTECTION FUND

This Notice is published pursuant to the provisions of Section 124 of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs effective 7th September, 2016 and Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2017 effective 28th February, 2017 (hereinafter referred to as "the Rules").

The said Act and the Rules, amongst other matters, contain provisions for transfer of all shares in respect of which the beneficial owner has not encashed any dividend warrant during last seven consecutive years to the Investor Education and Protection Fund Authority ("IEPF").

Accordingly, the Company has already sent a specific communication dated 8th May 2025 under the said Rules to the concerned shareholders at their latest available address with the Company, whose shares correspond to the unclaimed dividends for the financial year 2017-18 and who have not claimed their dividends for a period of seven consecutive years and are liable to be transferred to IEPF, for taking appropriate action(s). The Company has uploaded Full details of such shareholders and shares due for transfer to IEPF on its website <https://india-pharma.gsk.com/en-in/>. Shareholders are requested to refer to the web-link <http://india-pharma.gsk.com/en-in/investors/shareholder-information/unpaid-unclaimed-dividend/> to verify the details of unencashed dividends and the shares liable to be transferred to IEPF.

Notice is hereby given that pursuant to Section 124(6) of the Companies Act, 2013 read with the Rules, the Company would be transferring all shares in respect of which the shareholder/beneficial owner has not encashed any dividend warrant during last seven consecutive years to the IEPF.

The concerned shareholders may note that, upon such transfer, they can claim the said shares along with dividend(s) from IEPF for which a separate application has to be made to the IEPF in Form IEPF-5, as prescribed under the Rules and the same is available at IEPF website i.e. www.iepf.gov.in.

For further information, concerned shareholder may contact the Registrar of the Company i.e. M/s. KFin Technologies Limited at inward.ris@kfinetech.com or call on 040-67162222 or Share Department at GSK House, Dr. Annie Besant Road, Mumbai 400 030. Tel no: 022-24959434/415 Fax: 022-24981526.

For GlaxoSmithKline Pharmaceuticals Limited

Ajay Nadkarni

Vice President - Administration,

Real Estate & Company Secretary

(Membership No.: F10460)

Place: Mumbai

Dated: 14th May, 2025

Now, Amazon wants its Stars to Link

Bezos' Kuiper seeks swift satcom nod, after Starlink gets approval; co plans to have massive capacity in India

Kiran Rathee

New Delhi: Jeff Bezos-led Project Kuiper may enter India's lucrative satellite internet market hot on the heels of Elon Musk's Starlink, having recently approached the Department of Telecommunications (DoT) for swift approval of its application. Like Starlink, Kuiper plans to have massive capacity in India. The Amazon-backed major plans to set up 10 gateways and two points of presence in Mumbai and Chennai, multiple people aware of the details told ET.

"The company wrote to DoT recently, requesting to expedite issuance of a letter of intent (LoI) for a satcom (Global Mobile Personal Communication by Satellite) permit," one of the persons said. The letter was written before DoT last week issued an LoI to Starlink, he added.

Bharti-backed Eutelsat OneWeb and Reliance Jio-SES JV have already got the Global Mobile Personal Communication by Satellite (GMPCS) permit. The two have also got clearances from space regulator Indian National Space Promotion and Authorization Centre (IN-SPACe).

Apple's satcom partner Globalstar has also applied to IN-SPACe for clearances to offer services in India. "Amazon applied to DoT nearly two years back and, as the company has commenced commercial launch of satellites, it wants to secure all approvals before it starts offering commercial services later this year," a second person cited above said.

Last month, Kuiper had deployed 27 satellites in space and more launches are planned in coming months. It plans to have a low earth orbit (LEO) constellation of over 3,200 satellites with most of them likely to be deployed by February-March next year.

The timelines may, however, vary as the first scheduled commercial launch got delayed by a few months, according

to experts. An ET query to Amazon regarding its request for expeditious approval remained unanswered at press time Wednesday.

Experts said that capacities generated by Kuiper and Starlink—which already has over 7,000 LEO satellites in space—would by far be the highest among competitors. In contrast, Eutelsat OneWeb has 648 LEO satellites and the Jio-

Space Race

Like Starlink, Amazon to offer massive capacity in India

Jeff Bezos-led co may have 10 gateways and 2 points of presence

Co plans to start commercial services later this year

SPEED ON OFFER: 100mbps-1gbps



SES combine will have around 11 medium earth orbit (MEO) satellites.

Starlink plans to have three gateways in India compared to Kuiper's 10, while Eutelsat OneWeb and Jio-SES have two gateways each.

So, the majority of capacity that can be generated and used in India will come from the two US majors.

Currently, non-geostationary orbit (NGSO) satellites in India have a total bandwidth capacity of about 70 gigabits per second (Gbps) while that of geostationary orbit (GSO) satellites is lower at about 58 Gbps. But once the LEO constellations are operational, the capacity will skyrocket to a few terabytes.

In terms of distance from earth, Kuiper's satellites are placed at 450 kilometres above earth, slightly lower than Starlink's altitude of about 550 km. OneWeb satellites are at greater distances than Starlink, at about 1,200 km in the LEO orbit while Jio-SES operates in MEO orbit at over 8,000 km.

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EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED 31ST MARCH, 2025 (₹ in crores except EPS)

S. N.	PARTICULARS	QUARTER ENDED		YEAR ENDED		QUARTER ENDED		YEAR ENDED			
		31.03.2025 (Audited)	31.12.2024 (Unaudited)	31.03.2024 (Audited)	31.03.2025 (Audited)	31.03.2025 (Audited)	31.12.2024 (Unaudited)	31.03.2024 (Audited)	31.03.2025 (Audited)		
1	Revenue from Operations	586.61	544.53	606.18	2,095.31	2,312.00	615.43	575.76	643.25	2,217.81	2,452.85
2	Other Income	36.04	47.24	32.98	147.85	126.92	23.52	38.43	24.43	105.71	86.12
3	Total Income	622.65	591.77	639.16	2,243.16	2,438.92	638.95	614.19	667.68	2,323.52	2,538.97
4	Net Profit/ (Loss) Before Tax*	181.83	122.87	164.08	499.23	596.87	194.75	144.01	186.69	565.02	670.36
5	Net Profit/ (Loss) After Tax for the Period/Year*	134.41	94.99	123.07	380.22	454.11	141.33	109.39	136.67	423.66	495.20
6	Total Comprehensive Income (Comprising Profit/ (Loss) (after tax) and Other Comprehensive Income (after tax))	132.65	96.20	125.18	382.08	460.40	139.66	110.41	138.68	425.65	501.32
7	Equity Share Capital	480.60	480.60	240.30	480.60	240.30	480.60	480.60	240.30	480.60	240.30
8	Other Equity (excluding non-controlling interest)				2,052.70	2,266.57				2159.55	2368.71
9	Earnings per share (EPS)** (Note No.7)										
	Basic (₹)	2.80	1.98	2.56	7.91	9.45	2.76	2.08	2.62	8.01	9.48
	Diluted (₹)	2.80	1.98	2.56	7.91	9.45	2.76	2.08	2.62	8.01	9.48

* There were no Exceptional Items during the period.
** EPS is not annualized for the quarter ended March 31, 2025, December 31, 2024 & March 31, 2024.

Notes:

- The above results have been reviewed and recommended by Audit Committee and approved by the Board of Directors in its meeting held on 14th May, 2025.
- The Audited financial results are subject to supplementary audit by Comptroller and Auditor General of India under section 143(6) of the Companies Act, 2013.
- The above is an extract of the detailed format of quarterly and annual financial results filed with Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly and annual financial results are available on the stock exchange websites www.bseindia.com, www.nseindia.com and on Company's website www.rites.com.
- The Financial Results of the Company have been prepared in accordance with the Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.
- Ministry of Railways (MoR) vide letter dated 18.10.2021 had decided in principle for closure of Indian Railway Stations Development Corporation (IRSDC), in which Company has an investment of ₹48 Crore. Pursuant to requisite approval of the Board and Shareholders of IRSDC, the process of voluntary liquidation of IRSDC has been initiated. Financial Statement of IRSDC has been prepared on liquidation basis. As on 31.03.2025, net worth of IRSDC comes to ₹237.52 Crores, out of which 24% share i.e. ₹57.00 Crores belong to RITES. Therefore, management does not perceive any impairment in the value of investment in IRSDC.
- The Company has an investment of ₹0.60 Crore in MMG-Metro Management Group Limited. Pursuant to requisite approval of Board & Shareholders of MMG-Metro Management Group Limited, the process of voluntary dissolution has been initiated. The Company has already impaired the value of investment in MMG-Metro Management Group Limited.
- The Company has allotted 24,03,01,887 equity shares of ₹10/- each as fully paid bonus shares in the ratio of one equity share of ₹10/- each for every one equity share held on record date i.e. 20th September 2024. This has been considered for calculating weighted average number of equity shares for all comparative periods presented as per Ind AS 33. In line with the above, EPS (basic and diluted) have been adjusted for all the periods presented. Additionally, the Company has increased the Authorized Share Capital from ₹300 Crores to ₹600 Crores.
- The Board of Directors have recommended a final dividend of ₹2.65 per share (face value of ₹10 per share) for the financial year 2024-25 subject to approval of the shareholders at the Annual General Meeting and Company has paid three interim dividends aggregating to ₹4.90 per share (face value of ₹10 per share) for financial year 2024-25.
- Figures for the quarter ended 31st March 2025 & 31st March 2024 are the balancing figures between audited figures in respect of the full financial year and published year to date figures upto third quarter of the respective financial year.
- The figures for the previous period have been regrouped/reclassified, wherever necessary.

For & on behalf of the Board of Directors Sd/- (Rahul Mithal)
Chairman & Managing Director and Chief Executive Officer DIN: 07610499

IRITES LIMITED (A Navratna CPSE)
CIN: L74899DL1974GOI007227
Ph: 0124-2571666, E-mail: cs@rites.com; Website: www.rites.com;
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SURYA

Bright Moments, Brighter Milestones

Extract of Consolidated Audited Financial Results for the Quarter / Year ended 31st March, 2025. (₹ in Lakhs)

Particulars	Quarter Ended		Year Ended	
	31.03.2025 (Audited)	31.03.2024 (Audited)	31.03.2025 (Audited)	31.03.2024 (Audited)
1. Total income from operations	2,14,583	2,08,047	7,43,587	7,80,927
2. Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)	17,548	13,935	46,541	44,499
3. Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)	17,548	13,935	46,541	44,499
4. Net Profit for the period after tax (after Exceptional and/or Extraordinary Items)	13,009	10,392	34,660	32,916
5. Total Comprehensive Income for the period	12,844	10,278	34,469	32,785
6. Equity Share Capital	10,878	5,424	10,878	5,424
7. Reserves (excluding Revaluation Reserve).			2,35,644	2,11,215
8. Earnings Per Share (of Rs.5/- each) in Rs.				
1. Basic:	5.98	4.81	15.95	15.26
2. Diluted:	5.98	4.78	15.93	15.13

Notes:

- The above is an extract of the detailed format of audited Consolidated Financial Results for the quarter and year ended 31st March, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited Standalone and Consolidated Financial Results for the quarter and year ended 31st March, 2025 are available on the websites of the Stock Exchange(s) i.e. NSE at www.nseindia.com and BSE at www.bseindia.com and the Company's website www.surya.co.in.
- The Key Standalone Financial Information is as under:

(₹ in Lakhs)

Particulars	Quarter Ended		Year Ended	
	31.03.2025 (Audited)	31.03.2024 (Audited)	31.03.2025 (Audited)	31.03.2024 (Audited)
1. Total income from operations	2,14,565	2,08,038	7,43,522	7,80,852
2. Profit before tax	17,545	13,931	46,718	44,460
3. Profit after tax	13,006	10,388	34,840	32,888

SURYA ROSHNI LIMITED

Regd. Office: Prakash Nagar, Sankhol, Bahadurgarh, Haryana - 124507
Corp. Office: 2nd Floor, Padma Tower-1, Rajendra Place, New Delhi - 110008
CIN No.: L31501HR1973PLC007543, Tel.: +91-11-47108000
Website: www.surya.co.in, Email-id: investor@roshni.com

For Surya Roshni Limited Sd/-
Vinay Surya
Managing Director
DIN: 00515803
New Delhi, May 14, 2025

Scan to view Results

APPLIANCES

FANS

CONSUMER LIGHTING

PROFESSIONAL LIGHTING

PVC PIPES

WATER PUMP

WIRES & CABLES

STEEL PIPES

परराष्ट्रमंत्र्यांच्या सुरक्षेत वाढ



नवी दिल्ली : परराष्ट्रमंत्री एस. जयशंकर यांच्या सुरक्षा व्यवस्थेत वाढ करण्यात आली असून त्यांच्या तापण्यात दोन बुलेटविरोधी वाहनांचा समावेश करण्यात आला आहे. जयशंकर यांना झेड दर्जाची सशस्त्र सुरक्षा व्यवस्था आहे.

'ऑपरेशन सिंदूर'च्या माध्यमातून पाकिस्तान आणि पाकव्याप्त काश्मीरमधील दहशतवादी अंडे उद्ध्वस्त करण्यात भारत आणि पाकिस्तान

यांच्यात तणाव निर्माण झाला. या तणावाच्या पार्श्वभूमीवर परराष्ट्रमंत्र्यांनी जगभरातील सुमारे ७० देशांचे राजदूत, परराष्ट्रमंत्री यांच्याशी संवाद साधून त्यांना भारताची भूमिका समजावून सांगितली. भारत आणि पाकिस्तान यांच्यात शस्त्रविषयामुळे झाल्यानेतर अलीकडे जयशंकर यांना असलेल्या सुरक्षा व्यवस्थेचा केंद्रीय गुप्तचर संस्थाकडून आढावा घेण्यात आला. त्यानंतरच त्यांच्या सुरक्षा व्यवस्थेत बुलेटविरोधी वाहनांचा समावेश करण्याची शिफारस करण्यात आली. एकूणच अतिमहत्वाच्या व्यक्तींच्या सुरक्षेत वाढ केली जाणार आहे.

वैष्णोदेवी मंदिरासाठीची हेलिकॉप्टर सेवा सुरू

कटार/जम्मू : जम्मू-काश्मीरच्या रियासी जिल्ह्यातील वैष्णोदेवी मंदिरासाठीची हेलिकॉप्टर सेवा बुधवारपासून पुन्हा सुरू झाली. भारत-पाकिस्तानमधील संघर्षामुळे ही सेवा सुमारे एक आठवडापासून स्थगित करण्यात आली होती. ही सेवा सुरू होण्याच्या एक दिवस आधी ३२ विमानतळांवरील विमान सेवा पुर्ववत करण्यात आली आहे. 'गेल्या सात दिवसांपासून माता वैष्णोदेवी मंदिरासाठीची हेलिकॉप्टर सेवा स्थगित करण्यात आली होती. ती बुधवारी सकाळी पुन्हा सुरू करण्यात आली,' असे मंदिर व्यवस्थापन बोर्डाच्या अधिकाऱ्याने सांगितले. 'या महिन्याच्या सुरुवातीला येथे येणाऱ्या भाविकांची संख्या कमी होती, ती वाढेल,' असेही ते म्हणाले.

संघर्षग्रस्त भागाला ओमर यांची भेट

श्रीनगर : जम्मू-काश्मीरचे मुख्यमंत्री ओमर अब्दुल्ला यांनी उत्तर काश्मीरमधील बारामुल्ला जिल्ह्यातील सलामाबाद, लगमा, बांदी, गिंगल, उरी येथील पाकिस्तानच्या तोफगोळ्यांमुळे नुकसान झालेल्या भागाची पाहणी केली. 'या तोफगोळ्यांच्या माऱ्यात नुकसान झालेल्या घरांच्या पुनर्बांधणीसाठी कोणत्याही प्रकारची मदत केली जाईल,' असे आश्वासन त्यांनी दिले. त्याचवेळी 'माझ्या लोकांची वेदना अगदी वैयक्तिक आहे,' असेही ते यावेळी म्हणाले. 'या भागात स्वतंत्र बँकर तयार करण्याची मागणी केंद्राकडे करणार आहे,' असे त्यांनी सांगितले.

भारतीय राजनैतिक अधिकाऱ्याला देश सोडण्याचे आदेश

इस्लामाबाद : पाकिस्तानने भारतीय उच्चायुक्त कार्यालयाच्या राजनैतिक अधिकाऱ्याची हकालपट्टी केली असून २४ तासांत त्यांना देश सोडण्याचे आदेश दिले आहेत. त्यांनी प्राप्त विशेषाधिकाराच्या पलीकडे जाऊन अयोग्य कृतीमध्ये सहभाग घेतला, असा आरोप पाकिस्तानने केला आहे. परराष्ट्र मंत्रालयाने याबाबतचे निवेदन जाहीर केले. या आधी भारताने नवी दिल्ली येथील पाकिस्तानच्या उच्चायुक्त कार्यालयात कार्यरत अधिकाऱ्याची हकालपट्टी केली होती.

नाणेनिधीकडून मदतीचा दुसरा हप्ता पाकला अदा

कराची : आंतरराष्ट्रीय नाणेनिधीने (आयएमएफ) मंजूर केलेला १ अब्ज डॉलरच्या आर्थिक मदतीचा दुसरा हप्ता बुधवारी पाकिस्तानला अदा केला. भारताशी तणाव निर्माण झाल्यामुळे नाणेनिधीचे पथक प्रत्यक्षात पाकिस्तानात जाऊ शकले नाही. त्यामुळे पाक सरकारशी नाणेनिधीने आभासी चर्चा केली. त्यानंतर आर्थिक मदतीचा दुसरा हप्ता देण्यात आला. पाकिस्तान सरकारचे बजेट २०२५ जूनला सादर होणार आहे. त्यात या निधीचा विनियोग कसा केला जाईल, हे स्पष्ट होणार आहे. गेल्या आठवड्यात नाणेनिधीच्या संवाचित मंडळाने विस्तारित निधी सुविधा (ईएफए) या उपक्रमांतर्गत पाकिस्तानला १ अब्ज डॉलरचा मदतिनिधी मंजूर केला होता.

करेगुड्डात ३१ माओवाद्यांना कंठस्नान

म. टा. वृत्तसेवा, गडचिरोली

तीन राज्यांच्या सीमेवरील करेगुड्डाच्या पहाडावर रावविष्णूत आलेल्या वीस दिवसांच्या मोहिमेत माओवाद्यांसोबत २१ चकमकी झाल्या. यात ३१ माओवाद्यांना कंठस्नान घालण्यात आले, तर १८ जवान जखमी झाले. या मोहिमेतून माओवाद्यांचे बलस्थान नष्ट करण्यात सुरक्षा दलांना यश आले. सीआरपीएफचे पोलिस महासंचालक जी. पी. सिंह आणि छत्तीसगडचे पोलिस महासंचालक ए. डी. सिंह यांनी बुधवारी संयुक्त पत्रकार परिषदेत ही माहिती दिली. सिरोंचा तालुक्याच्या सीमेपासून ५० किलोमीटर दूर छत्तीसगड-तेलंगणा सीमेवरील करेगुड्डाचा परिसर माओवाद्यांचे बलस्थान मानले जात होते. साठ किलोमीटर लांब आणि वीस

बलस्थान नष्ट केल्याची पोलिस अधिकाऱ्यांची पत्रकार परिषदेत माहिती



किलोमीटर रुंद असलेल्या या पहाडावर माओवाद्यांसाठी अनुकूल भौगोलिक परिस्थिती होती. हीच परिस्थिती लक्षात घेऊन माओवाद्यांनी करेगुड्डाला आपले बलस्थान बनविले होते. माओवाद्यांच्या पीएलजीए बटालियन, दंडकारण्य स्पेशल झोनाल समितीसह इतरही बडे नेते वास्तव्याला होते. हे बलस्थान ताब्यात घेण्यासाठी छत्तीसगड पोलिसांसह केंद्र सरकारच्या निमलष्करी दलांनी वीस दिवस अभियान राबविले.

मोहिमेविषयी...
■ कालावधी : २० दिवस
■ ठार माओवादी : ३१
■ बक्षीस रक्कम : १.७२ कोटी रु.
■ जखमी जवान : १८
■ चकमकी : २१
■ जप्त स्फोटके : ४५० आयईडी

“लाल आतंक” संपले गडचिरोली : 'माओवादमुक्त भारता'च्या संकल्पपूर्तीसाठी सुरक्षा दलाच्या जवानांनी सर्वात मोठे माओवादविरोधी अभियान छत्तीसगड-तेलंगणा सीमेवरील करेगुड्डाच्या पहाडावर राबविले. ३१ माओवाद्यांना ठार केले. 'लाल आतंक'चा राज असलेल्या पहाडावर तिरंगा फडकावला, अशा शब्दांत गृहमंत्री अमित शहा यांनी सुरक्षा दलाच्या जवानांचे कौतुक केले आहे.

मारणेला मटण

बिर्याणी देणारा जेरबंद

म. टा. प्रतिनिधी, पुणे

कुख्यात गुंड गजानन उर्फ गजा मारणेला येरवडा कारागृहातून सांगली कारागृहात नेताना वाढत डाव्यावर मटण बिर्याणी खाऊ घालणाऱ्या बाळकृष्ण उर्फ पांडजा लक्ष्मण मोहिते (वय ४०, रा. सीतारामनगर, सांगली) असे 'मकोका' कोठडी झालेल्या आरोपीचे नाव आहे. कोथरुड येथील आयटी कर्मचाऱ्याला मारहाण केल्याप्रकरणी गजानन मारणे याच्यासह रुपेश मारणे, ओम तीर्थराम धर्माजिज्ञासू, किरण कोंडिबा (पडवळ), अमोल विनायक तापकीर (सर्व रा. शास्त्रीनगर, कोथरुड) आणि बाव्या उर्फ श्रीकांत संभाजी पवार (रा. वडगाव रासाई, शिरूर) या सहा जणांवर महाराष्ट्र संघटित गुहेगरी कारागृहानुसार (मकोका) कारवाई करण्यात आली होती. याच गुन्हात पांड्याला अटक करण्यात आली असून, त्याच्यासमवेत दाव्यावरील मटण पार्टीचे गजा मारणेची भेट घेणारे प्रदीप कंधारे, सतीश उर्फ आबा सुधाकर शिळीमकर व विशाल विलास घुमाळ यांच्यावारी या प्रकरणात गुन्हा दाखल करण्यात आला आहे.

क्लॅक्सोसिम्थकलान् इन फार्मास्युटिकल्स लिमिटेड GSK
कॉर्पोरेट आयडेंटिटी क्रमांक (CIN): L24239MH924PLC001051
जिर्जेक हाउस, डॉ. अनी बेहट रोड, बरकी, मुंबई ४०००१०
दूरध्वनी: ०२२-२४९५९५५५ फॅक्स: ०२२-२४९५९४९४
ईमेल: in.investorquery@gsk.com वेबसाइट: https://india-pharma.gsk.com/en-in/

भागधारकांना सूचना
गुंतवणूकदारांचे शिक्षण आणि संरक्षण निधीमध्ये
इक्विटी शेअर्सचे हस्तांतरण

ही सूचना कंपनी कायदा, २०१३ ('कायदा') च्या कलम २२४ च्या तरतुदीअन्वये गुंतवणूकदार शिक्षण आणि संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षा, हस्तांतरण आणि परतवा) नियम, २०१६ सह कॉर्पोरेट कार्य मंत्रालय द्वारे अधिष्ठीत, ७ सप्टेंबर, २०१६ च्या प्रभावाचे आणि गुंतवणूकदार शिक्षण आणि संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षा, हस्तांतरण आणि परतवा) सुधारित नियम, २०१७ (येथे यानंतर "नियम" म्हणून संदर्भित) २८ कलमानी, २०१७ च्या प्रभावाचे प्रसिध्द करण्यात येत आहे.

उक्त कायदा आणि नियमांमध्ये, इतर बाबींसह, सर्व शेअर्सच्या हस्तांतरणाच्या तरतुदी आहेत, ज्याच्या संबंधात लागूची मालकाने गुंतवणूकदार शिक्षण आणि संरक्षण निधी प्राधिकरण ("आयव्हीएफए") कडे गेल्या सहा वर्षांदरम्यान कोणतेही लाभक्ष एन्क्विरि करिलेले नाहीत.

तुमच्यावर, कंपनीने यापूर्वी जबाबे शेअर्स आर्थिक वर्ष २०१७-१८ करिता द्या न केलेल्या लाभक्षाने अनुसरण आहेत आणि जवळी सातत्याने सात वर्षांच्या कालावधीकरिता त्यांच्या लाभक्षकारिता द्या केलेला नही आणि आयव्हीएफएकडे हस्तांतरित करण्यास उतरवणी आहेत अशा संबंधित भागधारकांना दिनांक ८ मे, २०२५ च्या, कंपनीकडे योग्य या कारवाईसाठी दिलेल्या नियमांनुसार त्यांच्या वित्तनियम पर्यावर एक विशिष्ट प्रत्येक पाडविले आहे, कंपनीने अशा भागधारक आणि आयव्हीएफएला हस्तांतरणासाठी देय शेअर्सचे संपूर्ण समतोल त्याची वेबसाइट https://india-pharma.gsk.com/en-in/ वर अपलोड केले आहेत. भागधारकांना विनंती करण्यात येते की, एन्क्विरिड न केलेले लाभक्ष आणि आयव्हीएफएला हस्तांतरणाकरिता उतरवणी शेअर्सच्या उपरतीलावी पडताळणीसाठी वेब-सॅलक

http://india-pharma.gsk.com/en-in/investors/shareholder-information/unpaid-unclaimed-dividend/ या संदर्भ घ्यावा.

याद्वारे कंपनी कायदा, २०१३ च्या कलम १२४(६) सह त्याच्या नियमांअन्वये सूचना देण्यात येत आहे की, कंपनी त्या सर्व शेअर्सचे हस्तांतरण करेल ज्याच्या संबंधित भागधारक/लाभकारी मालकांनी आयव्हीएफएकडे माहित राहा वर्षांपासून कोणताही लागूी वॉरंट एन्क्विरिड केलेले नाहीत.

संबंधित भागधारकांनी नोंद घ्यावी, अशा हस्तांतरणावर ते आयव्हीएफएकडून लाभार्थीसोबत उक्त शेअर्सवर द्या करू शकतात, ज्यासाठी प्रत्येक आयव्हीएफए मध्ये विशिष्ट नियमांनुसार आणि आयव्हीएफएकडे म्हणजेच www.jepp.gov.in वर उपलब्ध असल्याप्रमाणे उत्तर देण्यात येत असत नाहीत.

अधिक माहितीसाठी, संबंधित भागधारक कंपनीचे संपर्कस्थळ म्हणजेच मेसर्स केमिन् टेक्नोलॉजीज प्राय्व्हेट लिमिटेड einward.ris@kfintech.com वर अथवा ०८०-६४९६२२२२ अथवा शेअर विभाग, जिर्जेक हाउस, डॉ. अनी बेहट रोड, मुंबई ४०००३०, दूर. क्र.: ०२२-२४९५९४९४/४९५ फॅक्स: ०२२-२४९८५९२६ येथे संपर्क साधू शकता.

क्लॅक्सोसिम्थकलान् इन फार्मास्युटिकल्स लिमिटेड कार्यालय अजय नाडकर्णी उपाध्यक्ष-विकास, रिजल इस्टेट व कंपनी सचिव (सहस्यक: F10460)

दिनांक: मुंबई दिनांकित: १५ मे, २०२५

वृत्तसंस्था, लंडन

पहलगाममधील दहशतवादी हल्ल्यानंतर भारताने केलेले 'ऑपरेशन सिंदूर', त्यानंतर उभय देशांमध्ये निर्माण झालेला तणाव आणि नुकताच झालेला शस्त्रविराम या सर्व पार्श्वभूमीवर ब्रिटिश संसदेत मंगळवारी झालेल्या चर्चेत ब्रिटनने दहशतवादविरोधातील लढ्याच्या प्रयत्नांत भारत आणि पाकिस्तान या दोन्ही देशांना ब्रिटनची साथ राहिल, अशी ग्वाही दिली.

ब्रिटनचे परराष्ट्रमंत्री डेव्हिड लॅमी यांनी 'हाऊस ऑफ कॉमन्स'मध्ये यासाठी आपण सतत प्रयत्न करत राहू, असेही लॅमी म्हणाले. लष्करी तणाव वाढणार नाही, यावर उभय देशांत झालेल्या एकमताने स्वागत करतांना दहशतवादविरोधातील लढाईत भारत



सिंधू जल करारासारख्या महत्वाच्या मुद्द्यांवर दोन्ही देशांचे मतभेद घडवावे, यासाठी आपण सतत प्रयत्न करत राहू, असेही लॅमी म्हणाले. लष्करी तणाव वाढणार नाही, यावर उभय देशांत झालेल्या एकमताने स्वागत करतांना दहशतवादविरोधातील लढाईत भारत

ब्रिटिश संसदेत काश्मीरच्या मुद्द्यावर चर्चेचा प्रस्ताव

सिंधू करारासारख्या मुद्द्यांवर मतभेदासाठी प्रयत्न

शांततेसाठी मदत करण्याची तयारी

ट्रम्प यांचा पुन्हा दावा

भारत आणि पाकिस्तान यांच्यातील तणाव निवळावा, शस्त्रविराम व्हावा, यासाठी अमेरिकेने प्रयत्न केले आणि ते यशस्वी ठरले, असा दावा पुन्हा एकदा अमेरिकेचे अध्यक्ष डोनाल्ड ट्रम्प यांनी केला आहे. 'फॉक्स न्यूज' या वृत्तवाहिनीशी बोलताना त्यांनी या दाव्याचा पुनरुच्चार केला. भारत आणि पाकिस्तान यांच्यात जे काही घडत होते, ते आपल्याला रुचले नव्हते. अखेरीस दोघांमध्ये शांततेसाठी एकमत घडविण्यात आम्ही यशस्वी ठरले, असे ट्रम्प म्हणाले.

'प्रलंबित मुद्द्यांवर तोडगा निघेल, ही अपेक्षा'

भारत आणि पाकिस्तान यांच्यात दीर्घकाळापासून प्रलंबित असलेल्या मुद्द्यांवर समाधानकारक तोडगा निघेल, अशी अपेक्षा संयुक्त राष्ट्रांनी व्यक्त केली आहे. संयुक्त राष्ट्रांचे सरचिटणीस अँटोनिओ गुटेरस यांनी पत्रकार परिषदेत बोलताना भारत आणि पाकिस्तान यांच्यातील शस्त्रविरामासंदर्भात मतप्रदर्शन केले. दोन्ही देशांमध्ये शस्त्रविराम झाला आहे. तो कायम राहील, अशी आशा व्यक्त करताना गुटेरस यांनी या शस्त्रविराम कालावधीचा दोन्ही देश त्यांच्यातील प्रलंबित मुद्द्यांवर तोडगा काढण्यासाठी उपयोग करतील, अशी अपेक्षा व्यक्त केली.

म. टा. विशेष प्रतिनिधी, नवी दिल्ली

पहलगाम हल्ला, 'ऑपरेशन सिंदूर' यानंतर सत्तारूढ भारतीय जनता पक्षाच्या 'तिरंगा यात्रा' देशभरात सुरू असताना यावरून नरेंद्र मोदी सरकारला प्रश्न विचारण्यासाठी क्रॉस पक्ष देशभरातील प्रमुख शहरांत 'जय हिंद सभा-यात्रा' काढणार आहे. 'ऑपरेशन सिंदूर'नंतरच्या घटनाक्रमाने क्रॉस नेते राहुल गांधी, के. सी. वेणुगोपाल यांच्या नेतृत्वाखाली ३० वर्षांचे पक्षनेत्यांची बैठक दिल्लीत झाली. पक्षाध्यक्ष मल्लिकार्जुन खर्गे दिल्लीबाहेर असल्याने, तसेच पक्षनेत्या सोनिया गांधी यांच्या अनुपस्थितीत दोन तास झालेल्या बैठकीनंतर एक प्रस्ताव मंजूर झाला. त्यात १९७१च्या बांगलादेश निर्मितीच्या युद्धावेळीही क्रॉसने देशात जय हिंद सभा घेतल्याचा उल्लेख करण्यात आला. प्रस्तावित जय हिंद सभामध्ये केंद्र सरकारला अनेक प्रश्न विचारले जातील, असे ठरले असून तसा प्रस्ताव मंजूर झाला. 'भारताच्या अखंडतेबाबत विदेशाच्या भूमीरून कोण आणि कसे निर्णय घेत आहेत,' असा उपराष्ट्रपति प्रश्न पक्षाचे सरचिटणीस जयराम रमेश पवन

'तिरंगा यात्रा'ना 'जय हिंद सभा'नी उत्तर

म. टा. विशेष प्रतिनिधी, नवी दिल्ली

पहलगाम हल्ला, 'ऑपरेशन सिंदूर' यानंतर सत्तारूढ भारतीय जनता पक्षाच्या 'तिरंगा यात्रा' देशभरात सुरू असताना यावरून नरेंद्र मोदी सरकारला प्रश्न विचारण्यासाठी क्रॉस पक्ष देशभरातील प्रमुख शहरांत 'जय हिंद सभा-यात्रा' काढणार आहे. 'ऑपरेशन सिंदूर'नंतरच्या घटनाक्रमाने क्रॉस नेते राहुल गांधी, के. सी. वेणुगोपाल यांच्या नेतृत्वाखाली ३० वर्षांचे पक्षनेत्यांची बैठक दिल्लीत झाली. पक्षाध्यक्ष मल्लिकार्जुन खर्गे दिल्लीबाहेर असल्याने, तसेच पक्षनेत्या सोनिया गांधी यांच्या अनुपस्थितीत दोन तास झालेल्या बैठकीनंतर एक प्रस्ताव मंजूर झाला. त्यात १९७१च्या बांगलादेश निर्मितीच्या युद्धावेळीही क्रॉसने देशात जय हिंद सभा घेतल्याचा उल्लेख करण्यात आला. प्रस्तावित जय हिंद सभामध्ये केंद्र सरकारला अनेक प्रश्न विचारले जातील, असे ठरले असून तसा प्रस्ताव मंजूर झाला. 'भारताच्या अखंडतेबाबत विदेशाच्या भूमीरून कोण आणि कसे निर्णय घेत आहेत,' असा उपराष्ट्रपति प्रश्न पक्षाचे सरचिटणीस जयराम रमेश पवन



खेरा यांनी केला. 'पहलगाम हल्ल्यातील दहशतवाद्यांना भारताच्या ताब्यात देण्याची अट शस्त्रसंधीत आहे का, याची खुलासा पंतप्रधानांनी केला पाहिजे,' असे क्रॉसने म्हटले आहे. 'ऑपरेशन सिंदूर'नंतर शस्त्रसंधीची घोषणा अमेरिकेने केली. हे आक्षेपाह असल्याचे क्रॉस नेत्यांनी एकमताने सांगितले. माझ्यामुळेच शस्त्रसंधी झाली, असे अमेरिकेचे अध्यक्ष डोनाल्ड ट्रम्प वारंवार सांगत आहेत. भारताची एकता-अखंडता यावर व्यापार-सौदा यांसारखे आक्षेपाह शब्द ते वापरत आहेत. पंतप्रधान व परराष्ट्रमंत्री एस. जयशंकर यांनी गप्प बसणे अत्यंत संशयास्पद आहे,' असा आरोप रमेश यांनी केला. कर्नल सोफिया कुरेशी यांच्यावर आक्षेपाह टिप्पणी करणारे मध्य प्रदेशचे भाजपचे मंत्री विजय शहा यांचा तत्काळ राजीनामा घ्यावा, आणि खेरा यांनी केला.

विशेष अधिवेशनाचा आग्रह मावळला ?

संसदेचे विशेष अधिवेशन बोलावण्याच्या राहुल गांधी यांच्या मागणीवर क्रॉसला विरोधाकांच्या आघाडीतूनही पाठिंबा मिळत नसल्याबाबत रमेश म्हणाले की, 'आणखी एका सर्वपक्षीय बैठकीसाठी विरोधी पक्षांच्या संसदीय गटनेत्यांनी होकार दिला आहे. नेतृमिप्रमाणे जुलैत संसदेचे पावसाळी अधिवेशन होईल. तेव्हा आम्ही सरकारला सारे प्रश्न विचारूच,' असे सौराष्ट्र रमेश यांनी विशेष अधिवेशनाबाबत क्रॉस आग्रही नसल्याचे संकेत दिले.

अशीही मागणी क्रॉसने पुन्हा केली. 'पंतप्रधान २५ मे रोजी फक्त एनडीएच्या मुख्यमंत्र्यांना भेटणार आहेत. विरोधी पक्षांची सरकारने असलेल्या राज्यांच्या मुख्यमंत्र्यांनी अशी काय चूक केली की, तुम्ही त्यांना बैठकीसाठी बोलवत नाही. या सरकारमध्ये एकाच मागण्याचे चालत असेल, तर त्या व्यक्तीचीही काही जबाबदारी नाही का,' असा प्रश्न रमेश आणि खेरा यांनी केला.

अन्नधान्य खरेदीला वादाची कीड!

म. टा. विशेष प्रतिनिधी, नाशिक

आदिवासी विकास विभागाकडून आश्रमशाळांमध्ये अन्नधान्य पुरवठा करण्यासाठी काढण्यात आलेल्या १०५ कोटीच्या खरेदी निविदेत नाफेड, तसेच महाराष्ट्र राज्य सहकारी पणन महासंघ या निमशासकीय संस्थांना अपात्र ठरवल्याची बाब समोर आली आहे. विशेष म्हणजे विभागाने खरेदीसाठी १०५ कोटीचा दर निश्चित केला असताना

पात्र केंद्रीय भंडाराचा दर १४० कोटीवर आला आहे. त्यामुळे बऱ्याच रकमेपेक्षा दहा टक्के अधिक दर आल्यास फेरनिविदा करणे अपेक्षित असतानाही विभागाकडून निविदा राबविली जात आहे. विभागाने मात्र अन्नधान्याची गुणवत्ता तपासणीसाठी पाठवलेले नमुने प्रयोगशाळेत अपात्र ठरल्याने निविदेत या दोन संस्था अपात्र ठरल्याचा दावा करण्यात आला आहे. आदिवासी विभागाने शासकीय आश्रमशाळांमध्ये अन्नधान्य, कडधान्य,

CIN: L51909MH2004PLC145007

Registered Office: 2nd Floor, Prime Business Park, Dashrathlaj Joshi Road, Vile Parle (West), Mumbai – 400 056

Extract of Audited Consolidated Financial Results For the Quarter And Year Ended March 31, 2025

Particulars	Quarter ended		Year ended	
	March 31, 2025	March 31, 2024	March 31, 2025	March 31, 2024
	(Audited)#	(Audited)#	(Audited)	(Audited)
Total Income from Operations	1,82,852.52	1,31,205.04	4,31,985.30	3,16,302.45
Net Profit / (Loss) for the period before tax (before exceptional items)	25,610.65	19,840.62	37,833.89	7,187.16
Net Profit / (Loss) for the period before tax (after exceptional items)	25,610.65	19,840.62	37,833.89	7,187.16
Net Profit / (Loss) for the period after tax	20,360.26	14,348.49	30,441.76	3,190.62
Total Comprehensive Income for the period / year	21,276.29	13,998.09	31,877.58	3,245.61
Equity Share Capital	9,022.05	9,022.05	9,022.05	9,022.05
Other Equity			2,41,034.84	2,14,689.45
Earnings Per Share (before and after Extraordinary items)				
Basic / Diluted (INR per share)	22.57	15.90	33.74	3.53
(Face value per Share of INR 10/- each)				

Extract of Audited Standalone Financial Results For the Quarter And Year Ended March 31, 2025

Particulars	Quarter ended		Year ended	
	March 31, 2025	March 31, 2024	March 31, 2025	March 31, 2024
	(Audited)#	(Audited)#	(Audited)	(Audited)
Total Income from Operations	1,61,438.89	1,18,705.23	3,66,109.98	2,60,266.68
Net Profit / (Loss) for the period before tax (before exceptional items)	22,851.07	23,439.75	34,283.83	17,504.89
Net Profit / (Loss) for the period before tax (after exceptional items)	22,851.07	23,439.75	34,283.83	17,504.89
Net Profit / (Loss) for the period after tax	18,306.41	18,259.60	27,373.64	13,676.29
Total Comprehensive Income for the period / year	18,309.96	18,244.99	27,380.54	13,665.03
Equity Share Capital	9,022.05	9,022.05	9,022.05	9,022.05
Other Equity			2,24,127.70	2,02,160.39
Earnings Per Share (before and after Extraordinary items)				
Basic / Diluted (INR per share)	20.29	20.24	30.34	15.16
(Face value per Share of INR 10/- each)				

Refer note 2
Notes:
1 The aforesaid Audited Consolidated Financial Results and Audited Standalone Financial Results were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on May 14, 2025.
2 The figures for the three months ended March 31, 2025 and March 31, 2024 are the balancing figures between the audited figures in respect of the full financial year ended on those dates and the published unaudited year to date figures upto December 31, 2024 and December 31, 2023 respectively.
3 The above is an extract of the detailed format of the Audited Consolidated Financial Results and Audited Standalone Financial Results for the quarter and year ended March 31, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the quarter and year ended March 31, 2025 is available on the website of the Stock Exchanges www.nseindia.com and www.bseindia.com and on the Company's website www.shardacropchem.com
4 The Board of Directors have recommended final dividend of Rs. 10/- per equity share of Rs. 10/- each fully paid up for the financial year 2024-2025, subject to the approval of shareholders at the ensuing Annual General Meeting.

Place: Mumbai
Date: May 14, 2025

For Sharda Cropchem Limited
R. V. Bubna
Chairman and Managing Director
(DIN : 00136568)

सी. बी. कोरा प्रामोयोग संस्थान
खादी आणि ग्रामोद्योग आयोग
Ministry of MSME (Govt. of India)
शिपोली गम, मुंबईत शास्त्री, बोरौली (पुणे)
गवर्नमेंट सर्टिफिकेट कोर्स
पारंपारिक लिप्पन
आणि आयपन आर्ट
१) १८ मे पासून सुरुवात (४ रविवार).
२) १९ मे पासून सुरुवात (४ दिवस).
ह्या दोन्ही कला प्रॅक्टिकल सहित शिकविण्यात येतील
हर्षला हेमंत सावंत 9820854558
8693098181/9820084558

SHARDA CROPCHEM LIMITED
CIN: L51909MH2004PLC145007
Registered Office: 2nd Floor, Prime Business Park, Dashrathlaj Joshi Road, Vile Parle (West), Mumbai – 400 056

Extract of Audited Consolidated Financial Results For the Quarter And Year Ended March 31, 2025				
Particulars	Quarter ended		Year ended	
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Net Profit / (Loss) for the period after tax	20,360.26	14,348.49	30,441.76	3,190.62
Total Comprehensive Income for the period / year	21,276.29	13,998.09	31,877.58	3,245.61
Equity Share Capital	9,022.05	9,022.05	9,022.05	9,022.05
Other Equity			2,41,034.84	2,14,689.45
Earnings Per Share (before and after Extraordinary items)				
Basic / Diluted (INR per share)	22.57	15.90	33.74	3.53
(Face value per Share of INR 10/- each)				

Extract of Audited Standalone Financial Results For the Quarter And Year Ended March 31, 2025				
Particulars	Quarter ended		Year ended	
	March 31, 2025	March 31, 2024	March 31, 2025	March 31, 2024
	(Audited)#	(Audited)#	(Audited)	(Audited)
Total Income from Operations	1,61,438.89	1,18,705.23	3,66,109.98	2,60,266.68
Net Profit / (Loss) for the period before tax (before exceptional items)	22,851.07	23,439.75	34,283.83	17,504.89
Net Profit / (Loss) for the period before tax (after exceptional items)	22,851.07	23,439.75	34,283.83	17,504.89
Net Profit / (Loss) for the period after tax	18,306.41	18,259.60	27,373.64	13,676.29
Total Comprehensive Income for the period / year	18,309.96	18,244.99	27,380.54	13,665.03
Equity Share Capital	9,022.05	9,022.05	9,022.05	9,022.05
Other Equity			2,24,127.70	2,02,160.39
Earnings Per Share (before and after Extraordinary items)				
Basic / Diluted (INR per share)	20.29	20.24	30.34	15.16
(Face value per Share of INR 10/- each)				

Refer: note 2

1

The aforesaid Audited Consolidated Financial Results and Audited Standalone Financial Results were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on May 14, 2025.

2

The figures for the three months ended March 31, 2025 and March 31, 2024 are the balancing figures between the audited figures in respect of the full financial year ended on those dates and the published unaudited year to date figures upto December 31, 2024 and December 31, 2023 respectively.

3

The above is an extract of the detailed format of the Audited Consolidated Financial Results and Audited Standalone Financial Results for the quarter and year ended March 31, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the quarter and year ended March 31, 2025 is available on the website of the Stock Exchanges www.nseindia.com and www.bseindia.com and on the Company's website www.shardacropchem.com

4

The Board of Directors have recommended final dividend of Rs.6/- per equity share of Rs. 10/- each fully paid up for the financial year 2024-2025, subject to the approval of shareholders at the ensuing Annual General Meeting.

For Sharda Cropchem Limited

R. V. Bubna

Chairman and Managing Director

(DIN : 00136568)

Place: Mumbai

Date: May 14, 2025

FORM NO. CAA. 2

[Pursuant to Section 230 (3) and rule 6 and 7)]

CA(CAA) / 5 (CHE) / 2025

IN THE MATTER OF SCHEME OF AMALGAMATION BETWEEN M/s. PROMETHEAN MEDIA PRIVATE LIMITED (TRANSFEROR COMPANY) AND M/s.CHROMAPRINT (INDIA) PRIVATE LIMITED (TRANSFeree COMPANY) AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS;

M/s. CHROMAPRINT (INDIA) PRIVATE LIMITED

Corporate Identification No U00222TZ005PTC011692

having its Registered office at S.F.No.215/2, 216/3, N.G.G.O. Colony (PO), Idigarai Main Road, Coimbatore - 641022, Tamil Nadu

...Applicant/Transferee Company

ADVERTISEMENT OF NOTICE OF THE MEETING OF UNSECURED CREDITORS

Notice is hereby given that by an order dated 29th April 2025, the Chennai Bench of the National Company Law Tribunal has directed meetings to be held of Unsecured Creditors of the Transferee Company for the purpose of considering, and if thought fit, approving with or without modification, the Scheme of Amalgamation proposed to be made between the said company and shareholders and creditors of the company aforesaid.

In pursuance of the said order and as directed therein further notice is hereby given that meetings of Unsecured Creditors of the said company will be held at the Registered office at S.F.No.215/2, 216/3, N.G.G.O. Colony (PO), Idigarai Main Road, Coimbatore - 641022, Tamil Nadu on **14th day of June 2025 at 10:30 AM** at which time and place the said Unsecured Creditors are requested to attend.

The Meeting will be held through Video Conferencing mode and the details thereof will be sent to the registered email id's of the Unsecured Creditors.

Copies of the said scheme and of the statement under section 230 including report of the expert with regard to valuation and supplementary accounting statement in compliance with Section 232(2) can be obtained free of charge at the registered office of the company or at the office of its authorized representative M/s Ramani & Shankar Advocates at 152, Kalidas Road, Ramnagar, Coimbatore - 641009. Persons entitled to attend and vote at the meeting, may vote in person, provided that all proxies in the prescribed form are deposited at the registered office of the company at S.F.No.215/2, 216/3, N.G.G.O. Colony (PO), Idigarai Main Road, Coimbatore - 641022, Tamil Nadu not later than 48 hours before the meeting.

The Tribunal has appointed Smt. Manjula Devi, Advocate as Chairperson of the said meeting. The above-mentioned arrangement, if approved by the meeting, will be subject to the subsequent approval of the tribunal.

Dated on this the 14th day of May 2025

Sd/-
Chairperson appointed for the meeting

sanofi

SANOFI INDIA LIMITED

Registered Office: Sanofi House, CTS. No. 117-B, L&T Business Park, Saki Vihar Road, Powai, Mumbai - 400 072.

Corporate Identity Number: L24239MH1956PLC009794 • Tel No: + 91 (22) 2803 2000 • Fax No: + 91 (22) 2803 2939

Website: www.sanofiindiaLtd.com • Email: igrc.sil@sanofi.com

EXTRACT OF FINANCIAL RESULTS FOR THE QUARTER ENDED MARCH 31, 2025


(₹ in Million)

Particulars	Quarter ended 31.03.2025 (Unaudited)	Quarter ended 31.12.2024 (Unaudited)	Quarter ended 31.03.2024 (Unaudited)	Year ended 31.12.2024 (Audited)
Total income from operations	5392	5208	5143	20297
Net Profit before Tax and Exceptional items	1653	1142	1312	4691
Net Profit before Tax after Exceptional items	1653	1222	1045	4314
Net Profit after Tax and Exceptional items	1195	913	720	3137
Total Comprehensive Income for the period	1195	985	720	3209
Equity Share Capital	230	230	230	230
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				8376
Earnings Per Share (Face value ₹ 10) (in ₹)				
Basic (in ₹)	51.89	39.64	31.26	136.21
Diluted (in ₹)	51.89	39.64	31.26	136.21

Notes:
1. To above results are an extract of the detailed format results for the quarter ended March 31, 2025 which are also available on the BSE Limited website (www.bseindia.com), National Stock Exchange of India Limited (www.nseindia.com) and on the company's website (www.sanofiindiaLtd.com).
2. The above results for the quarter ended March 31, 2025 have been prepared in accordance with recognition and measurement principles laid down in the applicable Indian Accounting Standards (Ind AS) as prescribed under section 133 of the Companies Act 2013, read together with rule 3 of the companies (Indian Accounting Standards) Rules 2015 (as amended from time to time) and other accounting principles generally accepted in India, read with relevant rules thereunder and in terms of Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.
3. The above Results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective Meetings held on May 14, 2025.

For and on behalf of the Board of Directors
Of Sanofi India Limited

Sd/-
Rachid Ayari
Whole-time Director and CFO
DIN: 10408699

Date: May 14, 2025

The Indian Hume Pipe Co. Ltd.

Registered Office: Construction House, 5, Walchand Hirachand Road, Ballard Estate, Mumbai - 400 001. India

CIN: L51500MH1926PLC001255 • Tel: +91-22-40748181 • Fax: +91-22-2265 6863

E-mail: info@indianhumpipe.com • Website: www.indianhumpipe.com

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


(₹ in Lakhs)

Sr. No.	Particulars	Unaudited Quarter ended March 31, 2025	Audited Year ended March 31, 2025	Unaudited Quarter ended March 31, 2024
1	Total Income from Operations	39522.59	150017.20	40728.70
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	3863.09	11806.88	5806.09
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	58385.14	66328.93	5806.09
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	49927.01	55805.24	4366.81
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	49737.08	55531.16	4404.17
6	Equity Share Capital (face value of ₹ 2/- each)	1053.64	1053.64	1053.64
7	Reserves (excluding Revaluation Reserve)	136613.09	136613.09	81872.16
8	Earnings Per Share (of ₹ 2/- each) (*Not Annualised) a) Basic : (₹) b) Diluted : (₹)	94.77* 94.77*	105.93 105.93	8.29* 8.29*

Notes:
1. The above is an extract of the detailed format of the financial results for the quarter and year ended March 31, 2025, filed with BSE and NSE, under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results for the quarter and year ended March 31, 2025 is available on the websites of the Stock Exchanges (www.bseindia.com and www.nseindia.com) and on the Company's website (www.indianhumpipe.com). The results can be accessed by scanning the QR Code provided below.
2. The above results were reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on May 14, 2025.

For The Indian Hume Pipe Co. Ltd.
Rajas R. Doshi
Chairman & Managing Director
DIN : 00050594

Place : Mumbai
Date : May 14, 2025



BEACON TRUSTEESHIP LIMITED

Reg. Office: 5W, 5th Floor, The Metropolitan Building, E Block, Bandra Kurla Complex, Bandra East, Mumbai- 400051

CIN: L74999MH2015PLC271288

Website: beacontrustee.co.in E-mail: cs@beacontrustee.co.in

Tel No: +91 9555449955

NOTICE OF POSTAL BALLOT

Dear Members,

NOTICE is hereby given that, pursuant to and in compliance with the provisions of section 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("Rules"), Regulation 44 and other applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the SEBI Listing Regulations"), including any statutory modification or re-enactment thereof for the time being in force and in accordance with the MCA Circulars, Beacon Trusteeship Limited ("Company") has completed the dispatch of Notice of Postal Ballot along with the Explanatory Statement on Wednesday, May 14, 2025 via electronic mode to all those members whose names appear in the Register of Members / Register of Beneficial Owners as on Friday, May 09, 2025 ("Cut-off date") and whose e-mail address are registered with the Company / Depositories. Approval of the members is being sought by way of passing a special resolution through postal ballot by voting through electronic means. The requirement of sending physical copy of the postal ballot notice along with postal ballot forms and pre-paid business envelope is being deferred with wide relevant MCA Circulars. The members are required to communicate their assent or dissent through the remote e-voting system only.
Members are hereby further informed that:
a. Following Special Business(es) are to be transacted by the way of passing a Special Resolution through Postal Ballot by voting through electronic means only:
i. Approval for Introduction, Adoption and Implementation of Beacon Trusteeship Limited Employee Stock Option Plan 2025.
ii. Approval for Extension of Beacon Trusteeship Limited Employee Stock Option Plan 2025 to the Employees of Subsidiaries and Associates of the Company.
b. The e-voting commences on Monday, May 19, 2025 (9:00 a.m. IST) and ends on Wednesday, June 18, 2025 (5:00 p.m. IST) Members are therefore requested to cast their vote not later than 5:00 p.m. IST on Wednesday, June 18, 2025 to be eligible for being considered, failing which it will be considered that no vote has been received from the members.
c. The postal ballot notice is available on website of the Company at <https://beacontrustee.co.in/> website of Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com and on the website of KFin Technologies Limited at <https://evoting.kfintech.com/>
d. The Company has engaged the services of KFin Technologies Limited for providing e-voting facility to the Members to cast their votes electronically.
e. The e-voting period is as follows:

Commencement of e-voting	Monday, May 19, 2025 (9:00 a.m. IST)
Conclusion of e-voting	Wednesday, June 18, 2025 (5:00 p.m. IST)

f. Members are requested to note that e-voting shall not be allowed beyond 5:00 p.m. IST on Wednesday, June 18, 2025 and the facility shall be disabled by KFin Technologies Limited thereafter. Once the vote on a resolution is cast by a Member, the Member shall not be allowed to change it subsequently.
g. A person whose name appears in the register of members/register of beneficial owners as on the cut-off date shall only be entitled to avail the facility of e-voting. Voting Rights shall be reckoned on the paid-up value of equity shares registered in the name of the Members as on the cut-off date.
h. A person who is not a Member as on the cut-off date shall treat the postal ballot notice for information purposes only. Members holding shares in the dematerialized mode, are requested to register their email addresses and mobile numbers with their relevant Depositories through their Depository Participants. Members holding shares in physical mode are requested to furnish their email addresses and mobile numbers to the Company's Registrar and Transfer Agent, KFin Technologies Limited at <https://evoting.kfintech.com/>
i. Instructions on the process of e-voting, including the manner in which Members holding shares in physical mode or who have not registered their email address can cast their vote are provided as part of the postal ballot notice.
j. The Board of Directors of the Company ("Board") have appointed (CS) Mr. Mayank Arora, Practicing Company Secretary, (COP No. 13609), to act as the scrutinizor, for conducting the postal ballot voting process, in a fair and transparent manner.
k. The Scrutinizer will submit his report to the Chairman or any Key Managerial Personnel authorized by the Board after the completion of scrutiny, and the results of voting by postal ballot through the e-voting process will be announced by the Chairman or any person authorized by him, on Friday, June 20, 2025 and will also be displayed on the website of the Company <https://beacontrustee.co.in/> besides being communicated to the Stock Exchanges, Depositories and Registrar and Share Transfer Agent.
l. For detailed instructions pertaining to e-voting, Members may please refer to the section "Notes" in notice of the postal ballot. In case of any queries or grievances regarding the e-voting facility the Members may refer the frequently asked questions and e-voting manual available under the help section at <https://evoting.kfintech.com/> or may contact the following:

Particulars	Kfin Technologies Limited	Beacon Trusteeship Limited
Address	Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032	5W, 5th Floor, The Metropolitan Building, E Block BKC, Bandra East, Mumbai -400051
Name & Designation	Mr. Mohammed Shanoor – Assistant Manager	Ms. Pratibha Tripathi - Company Secretary
Tel	1800 -309-4001	9555449955
Email id	einward.rs@kfintech.com	cs@beacontrustee.co.in

By order of the Board of Directors
For Beacon Trusteeship Limited

Sd/-
CS Pratibha Tripathi
Company Secretary & Compliance Officer - Listing
Membership No. A68747

Date: May 15, 2025
Place: Mumbai

GSK

GlaxoSmithKline Pharmaceuticals Limited

Corporate Identity Number (CIN): L24239MH1924PLC001151

GSK House, Dr. Annie Besant Road, Worli, Mumbai 400030

Telephone: 022-24959595 • Fax: 022-24959494

Email: in.investorquery@gsk.com • Website: <https://india-pharma.gsk.com/en-in/>


NOTICE TO SHAREHOLDERS
TRANSFER OF EQUITY SHARES TO
INVESTOR EDUCATION & PROTECTION FUND

This Notice is pursuant to the provisions of Section 124 of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs effective 7th September, 2016 and Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2017 effective 28th February, 2017 (hereinafter referred to as "the Rules").
The said Act and the Rules, amongst other matters, contain provisions for transfer of all shares in respect of which the beneficial owner has not encashed any dividend warrant during last seven consecutive years to the Investor Education and Protection Fund Authority ("IEPF").
Accordingly, the Company has already sent a specific communication dated 8th May 2025 under the said Rules to the concerned shareholders at their latest available address with the Company, whose shares correspond to the unclaimed dividends for the financial year 2017-18 and who have not claimed their dividends for a period of seven consecutive years and are liable to be transferred to IEPF, for taking appropriate action(s). The Company has uploaded Full details of such shareholders and shares due for transfer to IEPF on its website <https://india-pharma.gsk.com/en-in/>. Shareholders are requested to refer to the web-link <http://india-pharma.gsk.com/en-in/investors/shareholder-information/unpaid-unclaimed-dividend/> to verify the details of unencashed dividends and the shares liable to be transferred to IEPF.
Notice is hereby given that pursuant to Section 124(6) of the Companies Act, 2013 read with the Rules, the Company would be transferring all shares in respect of which the shareholder/beneficial owner has not encashed any dividend warrant during last seven consecutive years to the IEPF.
The concerned shareholders may note that, upon such transfer, they can claim the said shares along with dividend(s) from IEPF for which a separate application has to be made to the IEPF in Form IEPF-5, as prescribed under the Rules and the same is available at IEPF website i.e. www.iepf.gov.in.
For further information, concerned shareholder may contact the Registrar of the Company i.e. M/s. KFin Technologies Limited at einward.rs@kfintech.com or call on 040-67162222 or Share Department at GSK House, Dr. Annie Besant Road, Mumbai 400 030. Tel no: 022-24959434/415 Fax: 022-24981526.
For GlaxoSmithKline Pharmaceuticals Limited
Ajay Nadkarni
Vice President – Administration,
Real Estate & Company Secretary
(Membership No.: F10460)
Place: Mumbai
Dated: 14th May, 2025

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Regd. & Head Office:184-87, S.V. Road, Jogeshwari (West), Mumbai-400102. Tel.:+91-22-6646-4200

Email: investors@excelind.com, Website: <http://www.excelind.co.in>

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

(Rs. in Lakhs)

Sr. No.	Particulars	Quarter Ended			Year Ended	
		March 31, 2025	December 31, 2024	March 31, 2024	March 31, 2025	March 31, 2024
		Unaudited	Unaudited	Unaudited	Audited	Audited
1	Total income from operations	24,784.22	19,640.99	23,353.79	97,806.77	82,613.99
2	Net Profit from ordinary activities (before Tax, Exceptional items)	1,629.01	840.84	890.23	11,294.14	2,265.04
3	Net Profit from ordinary activities before Tax (After Exceptional items)	1,629.01	840.84	890.23	11,294.14	2,265.04
4	Net Profit for the period after Tax (after Exceptional items)	1,240.66	620.21	667.38	8,531.34	1,701.00
5	Total Comprehensive income for the period (Comprising Profit/ (loss) for the period (after tax) and Other Comprehensive Income (after tax)	(4,363.46)	4,172.72	(1,500.86)	16,857.28	19,945.31
6	Paid-up Equity Share Capital (Face value per share Rs.5/-)	628.53	628.53	628.53	628.53	628.53
7	Earnings per share in Rs.(Face Value Rs. 5/- each) (not annualised) Basic & Diluted	9.87	4.93	5.31	67.87	13.53

STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025


(Rs. in Lakhs)

Sr. No.	Particulars	Quarter Ended			Year Ended	
		March 31, 2025	December 31, 2024	March 31, 2024	March 31, 2025	March 31, 2024
		Unaudited	Unaudited	Unaudited	Audited	Audited
1	Total income from operations	24,784.22	19,640.99	23,353.71	97,806.77	82,613.91
2	Net Profit from ordinary activities (before Tax, Exceptional items)	1,528.21	865.30	953.81	11,090.70	2,019.49
3	Net Profit from ordinary activities before Tax (After Exceptional items)	1,528.21	865.30	953.81	11,090.70	2,019.49
4	Net Profit for the period after Tax (after Exceptional items)	1,137.41	639.62	730.53	8,349.82	1,510.71
5	Total Comprehensive income for the period (Comprising Profit/ (loss) for the period (after tax) and Other Comprehensive Income (after tax)	(3,548.67)	(3,271.14)	3,701.43	10,839.04	9,813.95
6	Paid-up Equity Share Capital (Face value per share Rs.5/-)	628.53	628.53	628.53	628.53	628.53
7	Earnings per share in Rs.(Face Value Rs. 5/- each) (not annualised) Basic & Diluted	9.05	5.09	5.81	66.42	12.02

Note : The above is an extract of detailed format of the audited financial results for the Quarter and Year Ended March 31, 2025, filed with the Stock Exchange under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015. The full format of the audited financial results for the Quarter and Year Ended March 31, 2025, is available on the Stock Exchanges websites www.bseindia.com and www.nseindia.com. The same is also available on the company's website www.excelind.co.in.

FOR EXCEL INDUSTRIES LIMITED
(ASHWIN C. SHROFF)
EXECUTIVE CHAIRMAN
DIN :00019952

Place : Mumbai
Date : May 14, 2025



DELHI JAL BOARD GOVT. OF NCT OF DELHI

Short Notice Press N.I.T. NO: 02 EE(C) Plant S/E (2025-26)

S. No	Name of Work	Estimated Cost (In Rs.)	Date of release of tender in E-procurement solution	Last date/time of receipt of tender through E-procurement solution
1	Improvement of settled and damaged sewer line laying by Trench Less Technology at NH-8 below Flyover Near Subroto Park Delhi Cantt. Area under EE(C) Plant SDW S/E (C-S) 2024_DJB_272010_1	Rs. 1,15,78,231/-	09.05.2025	24.05.2025 upto 3:00 pm

EXECUTIVE ENGINEER (Civil) Plant S/E

Press N.I.T. No.05(2025-26)/EE(D)-091

S. No	Name of Work	Amount put to Tender	EMD (In Rs.)	Date of release of tender in e-procurement solution	Last date/time of receipt of tender through procurement solution
1	Shifting of 100/200/350/700mm dia distribution water main in the alignment of proposed DDA airport covered drain behind Bharat Vandana Park in Sector- 20 Dwarka in Matiala Constituency under EE(D)-091 (Deposit Work) (Tender I.D. No. 2025_DJB_272055_1)	Rs.23,09,292/-	Rs.46,200	09.05.2025	19.05.2025 Upto 3:00 PM
2	Restoration of 1200mm dia settled deep trunk sewer line in service lane of Sarve Satyam Apartment, Sector-4, Dwarka in Matiala constituency under EE(D)- 092, (Tender I.D. No. 2025_DJB_272055_2)	Rs.94,28,273/-	Rs.1,88,600/-	09.05.2025	19.05.2025 Upto 3:00 PM

EXECUTIVE ENGINEER (D)-091

Press NIT No-02(2025-26)

S. No	Name of Work	Amount put to Tender	EMD (In Rs.)	Date of release of tender in e-procurement solution	Last date/time of receipt of tender through procurement solution
1	Recreation of Old and Inoperative Ranney Wells No. P-3, V-7, V-13 and V-14 by executing Electro-mechanical Works (Re-invite)	Item rate	1,75,000/-	Tender ID: 2025_DJB_272071_1 Publish Date 10-May-2025 12:45 PM onward	17-May-2025 Up to 03:30 PM
2	Deployment of Skilled & Unskilled Staff to maintain the P&V series Ranney wells under the division EE(E&M)TYR-SV	Item rate	1,76,500/-	Tender ID: 2025_DJB_272071_2 Publish Date 10-May-2025 12:45 PM onward	17-May-2025 Up to 03:30 PM

EXECUTIVE ENGINEER (D)-091

Short Press NIT 01 (2025-26)/EE(E&M)HP-I

S. No	Name of Work	Approximate value based on schedule of rates/item rates.	EMD (In Rs.)	Tender fee	Date of release of tender in e-procurement solution	Last date/time of receipt of tender through procurement solution
1	Deployment of staff for the work of Operation & Maintenance of Clear Water Pump House (PH-I) at Haiderpur WTP.	Item Rate	59800/-	500/-	09.05.2025 2025_DJB_272036_1	17.05.2025
2	Deployment of staff for the work of Operation & Maintenance of Delhi Cantonment BPS & Rising Mains emanating from Haiderpur WTP to Delhi Cantonment BPS & from Delhi Cantonment BPS to Deer Park, Palam & Mahipalpur UGR.	Item Rate	57500/-	500/-	09.05.2025 2025_DJB_272036_2	17.05.2025

EXECUTIVE ENGINEER (D)-091

Press NIT No-02 (2025-26)

S. No	Description of Work	Estimated cost	Earement Money (In Rs.)	Date of release of tender in e-procurement solution	Last date/time of receipt of tender through procurement solution
1	Operation and Comprehensive Maintenance of 120 MGD Raw Water VT Pump House and ancillary works including maintenance of twin raw water mains from Wazirabad Water Works to Chandrawali water works and 8 MGD pump & Pump house at Chandrawali WWWT for a period of 02 years.	Item Rate	17,47,000/-	Date of release of tender in e-procurement solution Tender Id: 2025_DJB_271864_1 Publish Date 08-May-2025 11:30 PM onward	21-May-2025 upto 03:00 PM

Executive Engineer (E&M)-I

NIT along with all terms & conditions is available on DJB website <https://govtprocurement.delhi.gov.in>

ISSUED BY P.R.O. (WATER)
Advt. No. J.S.V. 17/2025-26