

Date: August 2, 2025

The Manager,

Corporate Relationship Department,

Bombay Stock Exchange Limited

1st Floor, New Trading Ring,

Rotunda Building, P.J. Towers,

Dalal Street, Mumbai - 400001

Kind Attn: Mrs. Bharati Bhambwani

The Manager,

Listing Department,

National Stock Exchange of India Limited

Exchange Plaza,

Bandra-Kurla Complex, Bandra (E)

Mumbai – 400051

Sub: Publishing of the Newspaper Advertisement

With reference to the above subject, we are enclosing copies of e-paper of Advertisement relating to extract of Unaudited Financial Results for the quarter ended 30.06.2025 approved at the Board meeting held on 1.08.2025 and Notice of Special Window for Re-lodgement of Transfer Requests of Physical Shares till 06.01.2026 published in the following newspapers:

Sr.	Newspaper .	Date of Advertisement
1	Financial Express (National daily newspaper – All India English Edition)	August 2, 2025
2	Mumbai Lakshadeep (Marathi newspaper – Marathi Edition)	August 2, 2025

It is requested to take this intimation on record and acknowledge receipt of the same.

Thanking you

Yours sincerely,

For Cinevista Limited

Kilpa Goradia

Company Secretary

Encl.: As above

Corporate Office:

Flat no. 7 & 8, Silver Croft, Off T.P.S. III, Corner of 16th & 33rd Road, Bandra (W), Mumbai – 400050

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/Re In Lace

FINANCIAL EXPRESS

"IMPORTANT"

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Place: Ahmedabad

Date: 31-07-2025

IRM ENERGY LIMITED

CIN- L40100GJ2015PLC085213

Registered Office: 4th Floor, Block 8, Magnet Corporate Park, Near Sola Bridge, S.G. Highway, Ahmedabad, Gujarat, India - 380054; Email: investor.relations@irmenergy.com; Website: www.irmenergy.com: Phone: 07949031500

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

The Board of Directors of IRM Energy Limited (the "Company") at its meeting held on Thursday, July 31, 2025, approved the Unaudited Standalone and Consolidated Financial Results of the Company for the guarter ended June 30, 2025.

The full Financial Results along with the Limited Review Report, are available on the website of the Company at https://www.irmenergy.com/wp-content/uploads/2022/12/UFR-Q1-2025-26.pdf and website of Stock Exchanges i.e. the BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and can be accessed by scanning the below QR Code:



By order of the Board For, IRM Energy Limited Amitabha Banerjee Whole Time Director DIN: 05152456

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

NELCAST CIN: L27109AP1982PLC003518

Regd. Office: 34, Industrial Estate, Gudur - 524 101. Tel: 08624 - 251266. Fax: 08624 - 252066. Website: www.nelcast.com Email: nelcast@nelcast.com

STATEMENT OF UNAUDITED STANDALONE & CONSOLIDATED FINANCIAL

RESULTS FOR THE QUARTER ENDED 30TH JUNE 2025 (? in lakhs)

		Standalone				Consolidated				
SI.	Particulars	3 Months Ended			Year Ended	3 Months Ended			Year Ended	
No.		30.06.2025	31.03.2025	30.06.2024	31.03.2025	30.06.2025	31.03.2025	30.06.2024	31.03.2025	
		Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	
1	Total Income from Operations	33599.70	33436.37	30232.94	126878.58	33599.70	33436.37	30232.94	126878.58	
2	Net Profit/(Loss) for the period (before Tax, Exceptional* and/or Extraordinary items)	1659.99	1819.00	813.30	4553.67	1659.99	1819.00	813.30	4553.67	
3	Net Profit/(Loss) for the period before Tax (after Exceptional* and/or Extraordinary items)	1659.99	1819.00	1018.41	4930.03	1659.99	1819.00	1018.41	4930.03	
4	Net Profit/(Loss) for the period before Tax (after Exceptional* and/or Extraordinary items)	1250.49	1354.33	795.52	3729.19	1250.49	1354.33	795.52	3729.19	
5	Total Comprehensive Income for the period after tax	1244.25	1379.61	792.00	3718.35	1244.25	1379.61	792.00	3718.35	
6	Equity Share Capital (Face Value of Rs.2/- each fully paid up)	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	
7	Other Equity (as shown in the Audited Balance Sheet)				53549.40				53549.40	
8	Earnings Per Share of Rs.2/- each (EPS for the Quarters are not annualised) Basic	1.44	1.56	0.91	4.29	1.44	1.56	0.91	4.29	
	Diluted	1.44	1.56	0.91	4.29	1.44	1,56	0.91	4.29	

- 1. The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites: www.bseindia.com and www.nseindia.com and on the Company's website www.nelcast.com and can also be accessed by scanning the QR Code provided above.
- The Company had one exceptional item on account of profit on sale of land:

for the guarter ended 30th June 2025: Nil; for the guarter ended 31st March 2025: Nil; for the guarter ended 30th June 2024: Rs. 205. 11 Lakhs and for the year ended 31st March 2025: Rs.376.36 Lakhs.

For Nelcast Limited

Place: Chennai Date: 31.07.2025

P. Deepak Managing Director

KIRLOSKAR BROTHERS LIMITED

A Kirloskar Group Company Registered Office: Yamuna, S. No. 98 (3 to 7), Plot No. 3, Baner, Pune - 411 045.

CIN No.: L29113PN1920PLC000670



Enriching Lives

Statement of Unaudited Standalone and Consolidated Financial Results for the Quarter ended June 30, 2025

(Rupees in Million)

	Particulars	Standalone				Consolidated			
Sr.		Quarter Ended			Year Ended	Quarter Ended			Year Ended
No.		30.06.2025	31.03.2025	30.06.2024	31.03.2025	30.06.2025	31.03.2025	30.06.2024	31.03.2025
		Unaudited	Refer Note 2	Unaudited	Audited	Unaudited	Refer Note 2	Unaudited	Audited
1	Total income from Operations	6,330	8,984	6,748	29,422	9,949	13,068	10,462	45,641
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	633	1,351	564	3,365	986	1,856	999	5,669
3	Net Profit / (Loss) for the period before Tax (after Exceptional and Extraordinary items)	633	1,351	564	3,473	983	1,838	999	5,591
4	Net Profit / (Loss) for the period after Tax (after Exceptional and Extraordinary items)	470	1,000	409	2,621	675	1,378	656	4,187
5	Total Comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	468	925	398	2,580	954	1,518	617	4,250
6	Equity Share Capital	159	159	159	159	159	159	159	159
7	Reserves excluding Revaluation Reserves as per audited balance sheet of previous accounting year		*		16,467	i.	8		20,770
8	Earnings Per Share (Face Value of Rs. 2/- each) (from continuing operations) (not annualized)								
	(a) Basic	5.93	12.59	5.15	33.01	8.40	17.27	8.20	52.29
	(b) Diluted	5.93	12.59	5.15	33.01	8.40	17.27	8.20	52.29

Notes:

Date : 1 August 2025

Place : Pune

- 1. The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results and Explanatory Notes are available on the Stock Exchange websites at www.nseindia.com and www.bseindia.com and on the Company's website at www.kirloskarpumps.com.
- 2. The figures for the guarter ended 31" March 2025 are the balancing figures between the audited figures in respect of the full financial year and the published year to date figures upto the end of third quarter of the respective financial year, which was subjected to Limited Review.
- 3. During the year ended 31" March 2025, the Company had sold its entire stake in its wholly owned subsidiary viz. 'The Kolhapur Steel Limited' (TKSL) to another wholly owned subsidiary viz. 'Karad Projects and Motors Limited' (KPML) for Rs. 108 million at arm's length price based on valuation carried out by an independent valuer. As the investment in shares of TKSL had been fully impaired over the years, the entire consideration has resulted in a gain of Rs. 108 Million which has been disclosed as an exceptional item in standalone financials.
- 4. Exceptional items in consolidated financials for quarter ended 30th June 2025 and 31th March 2025, represent payment under voluntary retirement scheme in 'The Kolhapur Steel Limited' (TKSL). In addition to this exceptional items for year ended 31" March 2025 include, impairment of goodwill pertaining to 'The Kolhapur Steel Limited' (TKSL) of Rs. 61 Million.
- 5. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on July 31, 2025 and August 01, 2025.



Scan for Results For KIRLOSKAR BROTHERS LIMITED

Sd/-SANJAY KIRLOSKAR CHAIRMAN AND MANAGING DIRECTOR DIN: 00007885

Tel: +91 20 6721 4444

Email: secretarial@kbl.co.in • Website: www.kirloskarpumps.com

CIN: L92130MH1997PLC107871

Regd, Office: 1, Silver Croft, Off TPS III, Junction of 16th & 33rd Road, Bandra West, Mumbai - 400050

Extract of the Standalone & Consolidated Un-Audited Results for the Quarter ended 30th June, 2025

Sr. No	PARTICULARS	01-04-2025 30-06-2025 Unaudited Standalone	01-04-2024 30-05-2024 Unaudited Standalone	01-01-2025 31-03-2025 Audited Standalone	01-04-2024 31-03-2025 Audited Standalone	01-04-2025 30-05-2025 Unaudited Consolidated	01-04-2024 30-05-2024 Unaudited Consolidated	01-01-2025 31-03-2025 Audited Consolidated	01-04-2024 31-03-2025 Audited Consolidated
5	Total Income from Operations	462.98	3.82	1,149.85	1,167.98	462.98	3.82	1,150.21	1,168.34
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items).	99.49	(157.30)	(1,606.86)	(2,182.04)	99.35	(157.32)	(1,608.02)	(2,183.26)
3	Net Profit/(loss) for the period before tax (after exceptional and/or Extraordinary items)	99.49	(157.30)	(1)606.86)	(2,182,04)	99.35	(157.32)	(1.608.02)	(2,183.26
4	Net Profit/(loss) for the period after tax (after Exceptional and/or Extraordinary items)	99.49	(157.30)	(2,585.48)	(3,160.66)	99.35	(157.32)	(2,586.63)	(3,161.88
5	Total Comprehensive income for the year [Comprising Profit](Loss) for the period (after tax) and Other Comprehensive Income (after tax))			N.			100 March 100 Ma		200000
6	Equity Share Capital (Face Value of Rs. 2- per share)	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73
	Equity Share Capital (Face Value of Rs. 10/- per share)					29.54	29.54	29.54	29.54
7	Reserves (exclusing Revaluation Reserve)	(4,439.13)	(2,015.50)	(4,676.46)	(4,676:46)	(5,069.24)	(2,506.43)	(5,168.59)	(5,168.59)
8	Earnings per Share of Rs.2/- each (for continuing and discontinued operations)	3.0-2.0/40	XXVIXXXXX	Ch200-562.1	8.345000	LINE SELECTION S	Service System	26.227.02.00	2000000
	1. Basic:	86	88	80	58	(1)		5.2	
	2. Diluted.	(3)	12	- 2	14	-	- 21	14	

a) The above is extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and other disclosure requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchange website www.bseindia.com and www.nseindia.com and on the Company website www.cinevistaas.com Premkrishen Malhotra

Place: Mumbai Date: 01.08.2025

RKSWAMY

R K SWAMY Limited CIN: L74300TN1973PLC006304

Regd. Office: No. 19, Wheatcrofts Road, Nungambakkam, Chennai 600034

Corporate Office: Esplanade House, 29, Hazarimal Somani Marg, Fort, Mumbai 400 001 Phone No.: +91 (22) 4057 6499, Email Id: secretarial@rkswamy.com, Website: www.rkswamy.com

INFORMATION REGARDING THE 52nd ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING ("VC")/ OTHER AUDIO-VISUAL MEANS ("OAVM")

This is to inform that the 52th Annual General Meeting ("AGM") of R K SWAMY Limited ("the Company") will be held on Wednesday, September 03, 2025 at 2.30 p.m. (IST) through VC/OAVM in compliance with the provisions to General Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA") and Circular SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by Securities Exchange Board of India (together referred to as " the Circulars"). As per the Circulars, no physical copies of the Notice of AGM and Annual Report will be sent

The Notice and the Annual Report will be available on the Company's website at www.rkswamy.com, and on the website of the Stock Exchanges on which the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses:

- . Shareholders holding shares in Dematerialised Mode: Register/ update their email id, mobile number and bank account details with their respective Depository Participant. . Shareholders holding shares in Physical Mode: Register/ update their email id by submitting ISR form along with
- relevant documents with the Company's Registrar and Share Transfer Agent, KFin Technologies Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India - 500 032. ISR forms can be downloaded by following the URL https://www.rkswamv.com/pdf/ISR-1.pdf and at https://ris.kfintech.com/clientservices/isc/isrforms.aspx

The members may note that Board of Directors of the Company at their meeting held on May 21, 2025 have inter alia approved and recommended payment of final dividend of Rs. 1.50/- (30%) per equity share of the face value of Rs. 5/- each for the financial year ended March 31, 2025, subject to the approval of shareholders at the ensuing AGM. The Company has fixed Tuesday, August 19, 2025, as the "Record date" for determining entitlement of Members to final dividend for financial year 2024-25.

Members holding shares in physical/demat form are required to submit their bank account details, if not already registered, as mandated by the SEBI.

SEBI has made it mandatory to use the bank account details furnished by the Depositories and the bank account details maintained by the RTA for payment of dividend to the shareholders electronically. The Dividend will be paid electronically to those shareholders who have registered their bank account details. The shareholders holding shares in physical form shall be paid dividend only through electronic mode subject to their folios being KYC compliant as per the SEBI requirements. Members will have an opportunity to cast their votes remotely on the businesses as set forth in the Notice of the AGM through remote e-voting system. For R K SWAMY Limited

Date: August 1, 2025 Place: Mumbai

Company Secretary & Compliance Officer Membership No.: ACS19995

Aparna Bhat

Narayana

Narayana Hrudayalaya Limited

CIN - L85110KA2000PLC027497

Registered Office: 258/A, Bommasandra Industrial Area, Anekal Taluk, Bengaluru – 560099 Corporate Office: 261/A, Bommasandra Industrial Area, Anekal Taluk, Bengaluru - 560099 Email id: investorrelations@narayanahealth.org Website: www.narayanahealth.org, Mobile: +91-8050009318

PUBLIC NOTICE-25th ANNUAL GENERAL MEETING

Notice is hereby given that the Twenty-Fifth Annual General Meeting (25" AGM) of the Members of Narayana Hrudayalaya Limited (the 'Company') will be convened on Friday, August 29, 2025 at 11:30 A.M. (IST) through Video Conferencing ('VC')/Other Audio Visual Means ('OAVM') facility to transact the Ordinary and Special Business, as set out in the Notice convening the AGM. This is in compliance with the applicable provisions of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations), the Companies Act, 2013 and the Rules framed thereunder read with General Circular No.(s)14/2020 dated April 08 2020, No.17/2020 dated April 13, 2020, No.20/2020 dated May 5, 2020 and subsequent circulars issued in this regard, the latest being General Circular no. 09/2024 dated September 19, 2024 (collectively referred to as 'MCA circulars') and SEBI Circular no. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 ('SEBI Circular') for conducting AGM without the physical presence of Members at a common venue.

In accordance with the aforesaid MCA Circulars and SEBI Listing Regulations read with SEBI Circular, the Notice of the AGM along with the Annual Report 2024-25 will be sent in due course through electronic mode only to the Members of the Company whose e-mail addresses are registered with the Depository Participant / Company / Registrar & Transfer Agent (RTA). The Company shall send a physical copy of the Annual Report 2024-25 to those members who request for the same at investorrelations@narayanahealth.org mentioning their Folio No./DP ID and Client ID.

The Notice of 25" AGM and Annual Report for the Financial Year 2024-25 of the Company will be available on the website of the Company at www.narayanahealth.org and on the website of National Securities Depository Limited (NSDL) at www.evoting.nsdl.com. Additionally, the Notice of AGM and the Annual Report will also be available on the website of the Stock Exchanges on which the securities of the Company are listed, i.e. BSE Limited (BSE) and National Stock Exchange of India Limited (NSE) at www.bseindia.com and www.nseindia.com respectively.

Members can attend and participate in the AGM through VC/OAVM facility ONLY. The Company will be providing remote e-voting facility to all its members to cast their votes before the date of AGM on the resolutions set out in the Notice of the AGM and also e-voting facility during the AGM. The detailed instructions / procedure with respect to participation and e-voting will be provided in the Notice convening the Meeting. Members attending the meeting through VC/OAVM shall be counted for the purpose of guorum in terms of Section 103 of the Companies Act, 2013.

Members are requested to contact your Depository participant and register your email address and bank account details in your demat account as per the process of your Depository Participant. The detailed instructions are given in the Notes section of the Notice convening the 25" AGM.

Dividend and Record Date

The Board of Directors at their meeting held on Friday, May 23, 2025, recommended a final dividend at the rate of Rs. 4.50/- per equity share having nominal value of Rs. 10/- each for the financial year ended March 31, 2025. The record date for the purpose of the dividend is August 01, 2025. The Dividend once approved by the shareholder in the 25" AGM, will be paid to those shareholders whose names appear in the Company's Register of Members / Statement of Beneficial Position received from the NSDL and the CDSL as at the close of business hours or August 01, 2025. To avoid delay in receiving dividend, shareholders are requested to update their KYC with their depositories (where shares are held in dematerialized mode) and with the Company's RTA (where shares are held in physical mode) to receive dividend directly to their bank account.

Tax on Dividend

Place: Bengaluru

Date: August 01, 2025

Shareholders may note that the Income Tax Act, 1961, ("the IT Act") as amended by the Finance Act, 2020, mandates that dividends paid or distributed by the Company on or after April 1, 2020 shall be taxable in the hands of shareholders. The Company shall therefore be required to deduct tax at source ("TDS") at the time of making the payment of the final dividend. To enable us to determine the appropriate TDS / withholding tax rate, as applicable, the shareholders may please refer to the communication dated July 07, 2025 sent through email by the Company to those Members whose email address is registered with the Company / Depositories explaining the process of withholding of tax at prescribed rates on dividend being paid to the Members and the annexures which were required to be submitted in relation to the above on or before August 08, 2025. The communication was also disclosed to the stock exchanges on July 08, 2025 and is also available on the website of the Company at www.narayanahealth.org. Members may contact the Company's RTA, KFin Technologies Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana India -500 032 or e-mail at einward.ris@kfintech.com or call at toll free no.: 1800 309 4001 for any queries in this regard.

For queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-Voting user manual for Shareholders available in the 'Downloads' section of NSDL's website i.e. www.evoting.nsdl.com or call on.: 022 - 4886 7000 or send a request at evoting@nsdl.com who will address the grievances connected with the voting by electronic means or members facing any technical issue in login and e-voting, can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800-21-09911 or KFin Technologies Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana India -500 032 or e-mail at einward.ris@kfintech.com or call at toll free no.: 1800 309 4001 or Members may also write to the Company Secretary at the Company's email address investorrelations@narayanahealth.org. By Order of the Board of Directors

For Narayana Hrudayalaya Limited

Sridhar S. Group Company Secretary, Legal & Compliance Officer

epaper.financialexpress.com

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ICICI Prudential Mutual Fund Tower, Vakola, Santacruz East, Mumbai - 400 055; Tel: +91 22 6647 0200/2652 5000 Fax: +91 22 6666 6582/83,

Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

IMPORTANT ALERT

Ref: Social Media/5/2025-2026- Fake Social Media Groups/Handles

https://www.youtube.com/channel/UCNX_xYLo2LrdMmydpx33_Lw

It has come to the attention of ICICI Prudential Asset Management Company Limited (the Company), that various Dubious groups/handles namely https://www.instagram. https://www.facebook.com/icici.mutualfund, https://www.facebook. com/icici_amc/, https://www.facebook.com/iciciprudential.mutualfund.7, com/manisha.manishasnehi,

https://www.youtube.com/channel/UCHte2P3WjNXgtyoUtfxXzcA are being operated by impostors and unauthorized persons not belonging to the Company.

The Company clarifies that it does not have any relationship or association with the groups or individuals or entities responsible for the creation and dissemination of such fake communication. The Company therefore, advises the readers to not fall prey to such fake communication or give any credence to the same.

The readers are also hereby cautioned not to rely upon the statements and information provided in such communication or any communication issued in future from unauthorized sources. Kindly note that any engagement with such groups/account/handles is solely at the user's risk and the Company and/or its employees shall not be held liable for any losses suffered on account of reliance on such fake communication/handles/channels.

OFFICIAL SOCIAL MEDIA PRESENCE

ICICI Prudential Mutual Fund is officially present on the following social media platforms:

- LinkedIn: https://www.linkedin.com/company/icici-prudential-amc-ltd/
- X: https://x.com/iciciprumf
- Facebook: https://www.facebook.com/iciciprumf
- YouTube: https://www.youtube.com/@ICICIPrudentialAMC and www.youtube.com/@ICICIETF
- Instagram: https://www.instagram.com/iciciprumf/
- Quora: https://www.guora.com/profile/ICICI-Prudential-Mutual-Fund-4?ch=10&oid= 999323798&share=b9a5b0ff&srid=zHn8h&target_type=user

Investors are further informed that investments in schemes of ICICI Prudential Mutual Fund can only be made through the following official modes of transactions:

- Visit our website https://www.icicietf.com
- At our 'Official Points of Acceptance of Transactions' notified by the Company from
- Through empaneled distributors holding valid ARN or financial advisors • Download i-Invest iPru (previously IPRUTouch) mobile application

This notice is being issued in public interest.

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Date: August 01, 2025 No. 001/08/2025

Authorised Signatory



INVENTURUS KNOWLEDGE SOLUTIONS LIMITED

CIN - L72200MH2006PLC337651 Registered office: 801, Building No 5&6 8th floor, Mindspace Business Park (SEZ), Thane Belapur Road, Airoli, Navi Mumbai - 400 706, Thane, Maharashtra, India.

Telephone: +91 22 3964 3205 Website: www.ikshealth.com, Email: investor_relations@ikshealth.com

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

(Amounts in INR Million, unless otherwise stated)

(Amounts in INR Million, unless otherwise stated)

S.	Particulars		For the year ended		
No.		June 30, 2025	March 31, 2025	June 30, 2024	March 31, 2025
1.	Revenue from operations	7,400.95	7,239.56	6,400.93	26,639.94
2.	Profit before tax	1,948.82	1,800.85	1,223.43	6,062.82
3.	Profit for the period / year	1,515.39	1,478.02	954.87	4,860.59
4.	Total Comprehensive Income for the period / year	1,577.67	2,107.77	981.22	5,542.20
5.	Paid-up equity share capital (Face value ₹ 1 per share)	100	170.23		170.23
6.	Reserves excluding revaluation reserves	0.00	110.20		17-0.23
250	as at balance sheet date				17,726.70
7.	Earnings per share (Nominal value of share ₹ 1 each)				TOTAL OF THE ASS.
	Basic (INR per share)	9.07	8.88	5.75	29,20
	Diluted (INR per share)	8.85	8.70	5.66	28.62

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

S.	Particulars		For the year ended		
No.	Particulars	June 30, 2025	March 31, 2025	June 30, 2024	March 31, 2025
1.	Revenue from operations	3,194.69	2,903.67	2,013.75	9,730.83
2	Profit before tax	1,418.44	1,208.16	699.38	4,019.72
3.	Profit for the period / year	1,128.75	998.11	572.02	3,319.48
4.	Total Comprehensive Income for the period / year	1,168.04	1,130.30	605.92	3,274.62
5.	Paid-up equity share capital	V. 100000000	(ATMENTS ATME	08998999	VALUE WEE
	(Face value ₹ 1 per share)	1.0	170.23		170.23
6.	Reserves excluding revaluation reserves	50-3	20.000.4790.07	1-	27/00/05/01
	as at balance sheet date				12,100.04
7.	Earnings per share (Nominal value of				
	share ₹ 1 each)		1000000	20-00-000	
	Basic (INR per share)	6.75	6.00	3.44	19.94
	Diluted (INR per share)	6.59	5.88	3.39	19.54

Notes:

- The above standalone financial results of Inventurus Knowledge Solutions Limited ("the Company") and consolidated financial results of the Company and its subsidiaries (collectively "the Group") for the quarter ended June 30, 2025 were reviewed and recommended by the Audit Committee and approved by the Board of Directors in it's meeting held on July 31, 2025. The above results for the quarter ended June 30, 2025 have been reviewed by the Statutory Auditors of the Company in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The figures for the guarter ended June 30, 2024 as reported in the statement have been approved by the Company's Board of Directors but have not been subjected to limited review since the requirement of submission of quarterly financial results is applicable on listing of equity shares of the Company from the quarter ended December 31, 2024
- 2. The above is an extract of the detailed format of financial results filed with Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format for quarter ended June 30, 2025, are available on the Company's website (URL: https://ikshealth.com/investorrelations). The same can be accessed by scanning the QR code provided below.
- 3. The figures of the quarter ended March 31, 2025 are balancing figures between the audited figures in respect of the full financial year ended on March 31, 2025 and the unaudited published year to date figures upto third quarter ended on December 31, 2024, which were subjected to Limited review by the Statutory Auditors. The figures of the guarter ended June 30, 2024 are balancing figure between the published year to date figures up to the third quarter and combined published quarterly figures for the second and third quarter of the financial year respectively.

Place : Mumbai Date : July 31, 2025



For Inventurus Knowledge Solutions Limited Sachin K. Gupta Whole-Time Director DIN - 02239277

Place: Kolkata Date : August 01, 2025 Adfactors 322/25



Aeronautical Development Agency (Ministry of Defence, Govt. of India) PB No. 1718, Vimanapura Post, Bangalore-560017

CORRIGENDUM-1

Eol for Development of Advanced Medium Combat Aircraft (AMCA) ADA/AMCA/FSED/EOI/01-2025 Date: 31" Jul 2025

Eol No.	Brief Description	Corrigendum	Existing Due Date and Time	Revised Due Date and Time
EOI/01-2025,	Eol for Development of Advanced Medium Combat Aircraft (AMCA)	6 and associated		31" August 2025, 5:00 PM

Response to be submitted in hardcopy only, either to be deposited in the tender box at ADA or to be sent by Speed Post only to address below. The responses received after the due date & time will be treated as late submission and will not be considered. Director (Materials Management)

Aeronautical Development Agency, P.B. No. 1718, Vimanapura Post, Bangalore - 560017

NAGPUR HOUSING AND AREA DEVELOPMENT BOARD, NAGPUR (REGIONAL UNIT OF MHADA)

E-Tender Notice for the Year 2025-2026

Digitally Signed & unconditional online tenders in form C-1 Agreement are invited by the Executive Engineer, Division-I, Nagpur Housing & Area Development Board, Nagpur, Gruha Nirman Bhavan, Opp. Deshpande Hall, Civil Lines, Nagpur- 440001, Phone No. 07122565692, Email ID exengr01@gmail.com on behalf of Dy Chief Engineer / Nagpur Board. It is not necessary for bidder to registered with state PWD/CPWD/MES/MHADA/CIDCO or any other Govt. agency / organization undertaking. The age of organization with experience in similar work shall not be less than 10 years. Also the eligibility criteria is as per PWD Govt. circular no. Sankima-2017/C.R.121 (part+II)Building. https://mahatenders.gov.in.

Name of Work

Cost of Documents

Pre bid meeting

Period for Completion of work

Document sale Start to End

Bid submission Start to End

Technical Bid Opening

Opening Authority

and

- : Proposed Construction of E-Library building on Plot No. 30, Reservation on.30, Mouza-Kosara, Tah. & Dist.-Chandrapur.
- Rs. 5,07,74,585/- (Excluding GST, Royalty & Testing Charges) Estimate Cost EMD @ 0.5%
 - Rs. 2,54,000/-
 - : 12 months (including monsoon)
 - Rs. 3,540/- (including GST). : 04/08/2025@15.00 Hrs. To 28/08/2025@17.00 Hrs.
 - : 19/08/2025@15.00 Hrs.

 - : 04/08/2025@15.00 Hrs. To 28/08/2025@17.00 Hrs.
 - : 01/09/2025@16.00 Hrs.
 - : Dy. Chief Engineer Nagpur Board

The detail tender notice and all other details are available on portal for e-tender. Contractor is equired to get enrolled on the portal https://mahatenders.gov.in and get empanelled in relevant sub portal. The registered contractor has to obtain the Digital Certificate.

- The tender document will be published online on the website https://mahatenders.gov.in on
- Tender may be cancelled at any point of time without given any reason.

Executive Engineer - I Nagpur Housing And Area Development Board, Nagpur.



RAMKRISHNA FORGINGS LIMITED

CIN No:L74210WB1981PLC034281 Regd. Office: 23 Circus Avenue, Kolkata - 700017 Phone: 033-4082 0900/ 033-7122 0900, Fax: 033-4082 0998, email: secretarial@ramkrishnaforgings.com, Website: www.ramkrishnaforgings.com

Extract of Statement of the Unaudited Consolidated Financial Results for the Quarter ended June 30, 2025 (All amounts in INR Lakhs, unless otherwise stated) Consolidated

SI.	(Consolidated						
No.	DARTICULARS	Lancard Control of the Control of th	Quarter Ended		Year Ended			
	PARTICULARS	June 30, 2025 (Unaudited)	March 31, 2025 (Audited)	June 30, 2024 (Unaudited) (Restated)	March 31, 2025 (Audited)			
1	Revenue from continuing operations	1,01,525.59	94,721.37	95,948.26	4,03,410.68			
2	Profit before tax from continuing operations	1,731.71	(2,364.90)	7,855.64	14,768.71			
3	Profit for the year/period from continuing operations	1,178.63	19,983.33	5,284.85	33,155.05			
4	Profit for the year/period before tax from discontinued							
	operations	20	¥3	258.08	9,917.78			
5	Profit for the year/period from discontinued operations			188.27	8,347.47			
6	Profit after tax for the period	1,178.63	19,983.33	5,473.12	41,502.52			
7	Total Comprehensive Income for the period / year	1,057.91	20,331.96	5,348,62	41,436.41			
8	Paid-up Equity Share Capital	1.771-0.110-1.		10.55000000				
	(Face Value of ₹ 2/- per share)	3,620.61	3,620.61	3,615.52	3,620.61			
9	Other Equity				3,00,116.56			
	Earnings per equity share (for continuing operations)				HILLSON CLOSE SALE			
	(₹) (Face value per share ₹ 2/- each)							
	1) Basic	0.65*	11.04*	2.92*	18.33			
	2) Diluted	0.65*	11.04*	2.92 ^a	18.33			
	Earnings per equity share (for discontinued operations)							
	(₹) (Face value per share ₹ 2/- each)							
	1) Basic			0.10*	4.62			
	2) Diluted	- 8	82	0.10°	4.62			
	Earnings per equity share (for continuing and							
	discontinued operations) (₹)							
	(Face value per share ₹2/- each)							
	1) Basic	0.65*	11.04*	3.03*	22.95			
	2) Diluted	0.65*	11.04*	3.02 ^a	22.95			
	* not annualised							
	@ after considering impact of employees stock							
	option plan (ESOP)							

Notes:

- 1 The above Unaudited Consolidated Financial Results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors of the Holding Company at their respective meeting held on August 01, 2025.
- 2 Information on Unaudited Standalone Financial figures for the Quarter ended June 30, 2025 -

SI.	DARTICULARS	Electronic Control	Year Ended		
No.	PARTICULARS	June 30, 2025 (Unaudited)	March 31, 2025 (Audited)	June 30, 2024 (Unaudited) (Restated)	March 31, 2025 (Audited)
1	Revenue from Operation	93,668.81	80,962.28	88,633.70	3,63,429.92
2	Profit Before Tax (after exceptional item)	2,937.52	(1,765.86)	6,510.55	22,356.91
3	Profit After Tax (after exceptional item)	2,151.15	20,785.48	4,252.36	40,182.01
4	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and other Comprehensive Income (after tax)]	2,110.15	21,036.78	4,137.46	40,088.59

3 These above results is an extract of the detailed format of Unaudited Standalone and Consolidated Financial Results for the Quarter ended June 30, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Standalone and Consolidated Financial Results for the Quarter ended June 30, 2025 are available on the company's website i.e. www.ramkrishnaforgings.com and the website of BSE Limited and National Stock Exchange of India Limited i.e. www.bseindia.com and www.nseindia.com respectively and can also be accessed by scanning the QR code given in this publication.



On behalf of the Board of Ramkrishna Forgings Limited

Naresh Jalan **Managing Director** (DIN: 00375462)

CIN: L24229AS1973PLC001446, Reg. Office: T-11, Third Floor, Grand Plaza, Paltan Bazar,

AMINES & PLASTICIZERS LIMITED

G.S.Road, Guwahati - 781008, Assam. Corp. Office: D/6 Shiv Sagar Estate, Dr. Annie Besant Road, Worli,

Mumbai - 400 018, Maharashtra | Phn : 022 62211000| Fax : 022 24938162 E-mail: cs@amines.com Website: www.amines.com

NOTICE TO SHAREHOLDERS Shareholders are hereby informed that the SEBI vide their circular Ref. SEBI/HO/MIRSD. MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025 has opened a "SPECIAL WINDOW" for the

period of "JULY 7, 2025 TO JANUARY 6, 2026" for "RE-LODGEMENT" of transfer requests ONLY FOR those physical shares lodged before April 01, 2019, BUT rejected/returned/not attended to due to deficiency in the document's/process/ or otherwise.("Eligible The eligible shareholders are therefore requested to submit Original Share Transfer documents

along with corrected or missing details to the RTA i.e. MUFG Intime India Private Limited (Formerly Link Intime India Private Limited) Unit: Amines & Plasticizers Ltd, C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400083; Helpline; (022) 4918 6270/ Fax: (022) 4918 6060, website: https://in.mpms.mufg.com/ For any queries: Raise a service request at: https://web.in.mpms.mufg.com/Helpdesk

Service Request.html or email: cs@amines.com Note: The shares re-lodged for transfer shall be issued only in Demat mode. For Amines & Plasticizers Limited

Omkar Mhamunkar

Company Secretary & Compliance Officer

Membership No. ACS 26645

Regd. Office: 1, Silver Croft, Off. T.P.S. III, Corner of 16th and 33rd Road, Bandra West, Mumbai - 400050 Phone: 022 62516537 CIN: L92130MH1997PLC107871

Website: www.cinevistaas.com Email Id: helpdesk@cinevistaas.com Notice of Special Window for Re-lodgement of Transfer Requests of Physical Shares till

Notice is hereby given that pursuant to SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97

dated July 02, 2025, the Company has opened a special window exclusively for the re-lodgement of transfer deeds, which were lodged prior to the deadline of April 01, 2019 (extended to 31" March 2021) and rejected/returned/not attended due to the deficiency in the documents/process/or otherwise The special window will remain open from July 07, 2025 to January 06, 2026.

Re-lodgement of legally valid and complete documents for transfer of physical shares, where there is no dispute on ownership will be considered. Investors may submit their request till January 06: 2026. with the Registrar & Share Transfer Agent (RTA) of the Company. The details of RTA are as under: Kfin Technologies Limited

Selenium Tower B, Plot Nos. 31 & 32 | Financial District Nanakramguda | Serilingampally Mandal

Hyderabad - 500032 Investor service email id: einward.ris@kfintech.com

Toll free number: 1800 3094 001 Website: https://www.kfintech.com

During this period, the securities that are re-lodged for transfer shall be issued only in demat mode. nvestors 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. Due process shall be followed for such transfer-cum-demat requests:

We reiterate that re-lodgement will be allowed only in those cases where transfer deed for physical shares were lodged before April 01, 2019 (extended to 31" March 2021) and were rejected/returned/ not attended due to the deficiency in the documents/process/or otherwise

BY ORDER OF THE BOARD

Date: 1st August, 2025 Place: Mumbai

Place: Delhi

Date: 01.08.2025

Place: Mumbai

Date: August 01, 2025

Premkrishen Malhotra Whole Time Director

INTEGRA CAPITAL LIMITED (Formerly known as Integra Capital Management Limited)

Reg. Office: 32 Regal Building Sansad Marg (Parliament Street) New Delhi - 110001 Email id: Integraprofit@gmail.com, Tel.: No. 011-23361532 Website: www.integraprofit.com | CIN: L74899DL1990PLC040042

NOTICE OF 35[™] ANNUAL GENERAL MEETING, REMOTE E-VOTING INFORMATION

- Notice is hereby given that the 35th Annual General Meeting (AGM) of the members of Integra Capital Limited (Formerly known as Integra Capital Management Limited)(the Company) will be held on Monday, 25th day of August, 2025 at 12:30 P.M. IST through Video-Conferencing/Other Audio-visual means(VC/OAVM) to transact the businesses as set out in the Notice of AGM in compliance with the applicable provisions of the Companies Act, 2013 (Act) and Rules framed thereunder read with General Circular issued from time to time, respectively circulars issued by the Ministry of Corporate Affairs ("MCA Circulars").
- Electronic copies of the Notice of the AGM and the Annual Report for the financial year ended March 31, 2025 of the Company has been sent to all the members, whose email ids are registered with the Company/RTA/Depository participant(s), as on the cut-off date i.e., 25th July, 2025. Please note that the requirement of sending physical copy of the Notice of the AGM and Annual Report to the Members have been dispensed with vide MCA Circulars. The Notice and the Annual Report will also be available and can be downloaded from the website of the Company https://www.integraprofit.com/compliances.php. The facility of casting the votes by the members ("e-voting") will be provided by Central
- provided in the Notice of the AGM. The remote e-voting period commences on 22st August, 2025 (09:00 A.M.) and end on 24th August, 2025 (05:00 P.M.) During this period, members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 18th August, 2025, may cast their vote by remote e-voting or by e-voting at the time of AGM. Members participating through in person shall be counted for reckoning the quorum under Section 103 of the Act. Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/their respective Depository Participants, are

Depository Services (India) Limited('CDSL') and the detailed procedure for the same is

- requested to register their e-mail addresses at the earliest by sending scanned copy of a duly signed letter by the Member(s) mentioning their name, complete address, folio number, number of shares held with the Company along with self-attested scanned copy of the PAN Card and self-attested scanned copy of any one of the following documents viz., Aadhar Card, Driving License, Election Card, Passport, utility bill or any other Govt. document in support of the address proof of the Member as registered with the Company for receiving the Annual Report 2023-24 along with AGM Notice by email to integraprofit@gmail.com. Members holding shares in demat form can update their email address with their Depository Participants. The notice of the AGM contains the instructions regarding the manner in which the shareholders can cast their vote through remate e-voting or by e-voting at the time of AGM. The Register of Members and Share Transfer books of the Company will remain closed
- from Tuesday, 19th August, 2025 to Monday, 25th August, 2025 (both days inclusive). The Notice of AGM and Annual Report for the financial year 2024-2025 sent to members
- in accordance with the applicable provisions in due course For Integra Capital Limited

Formally Known as Integra Capital Management Limited) Tarun Vohra

> ÖSEL **OSEL DEVICES LIMITED**

Managing Director

CIN: L72200DL2006PLC152027

Regd. Office: 712, Naurang House K.G. Marg, Connaught Place, New Delhi- 110 001

Tel: +91 120 635 1600; Website: www.oseldevices.com; email: info@oseldevices.com

members of OSEL Devices Limited will be held through Video Conferencing ("VC") / Other Audio Visual means ("OAVM") on Saturday, August 23, 2025 at 11:30 AM through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), in compliance with the

provisions of the Companies Act, 2013 and Rules made thereunder, SEBI (LODR) Regulations, 2015 ('Listing Regulations') read with the General Circular Nos. 14/2020

Notice of Extra-Ordinary General Meeting NOTICE is hereby given that an Extra 02nd Ordinary General Meeting ('EGM') of the

17/2020, 20/2020, 02/2021, 19/2021, 21/2021, 02/2022, 10/2022, 09/2023 and 09/2024 dated April 8, 2020, April 13, 2020, May 5, 2020, January 13, 2021, December 08, 2021, ecember 14, 2021, May 05, 2022, Dec 28, 2022, September 25, 2023 and September 19, 2024 respectively issued by the Ministry of Corporate Affairs ('MCA') (collectively referred to as 'MCA Circulars') and SEBI Circular SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024, to transact the Special Business, as set out in the Notice of EGM. The Notice of the Meeting along with Explanatory Statement and remote e-voting details have been sent in electronic mode to all the members whose e-mail IDs are registered with the Company/RTA/Depository. The date of completion of sending email of the notices to the shareholders is August 01, 2025. These documents are also available on Company's website https://oseldevices.com/ for download by the members. In case you have not registered your email ID with the Company/ Depository, please follow below instructions to register your email ID for obtaining login details for evoting. Demat Holding: Please contact your Depository Participant (DP) and register your email address as per the process advised by DP. In compliance with the provisions of Section 108 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of SEBI (LODR) Regulations, 2015, the Company has offered e-voting facility for transacting all the business by National Services Depository Limited (NSDL) through their portal www.evoting@nsdl.co.in to enable the members to cast their votes electronically. The remote e-voting period commences on Wednesday, August 20, 2025 at 09:00 A.M. (IST) and ends on Friday, August 22, 2025 at 05:00 P.M. (IST). No e-voting shall be allowed beyond the said date and time. The remote e-voting module shall be disabled by NSDL for voting thereafter. Any person, who acquires shares and becomes member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e., Saturday, 16th August, 2025, may obtain the login ID and password by sending a request at www.evoting@nsdl.co.in or RTA, MAS Services Limited at investor@masserv.com However, if the members are already registered with NSDL for remote e-voting then they can use their existing user ID and password for casting their vote. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently. The facility for voting through e-voting shall be made available at the EGM and the members who have cast their vote by remote e-voting prior to the EGM may also attend the EGM but shall not be entitled to cast their vote again. Mr. Kundan Kumar Mishra, Practicing Company Secretary (Membership No FCS 11769 & CP No. 19844) proprietor of M/s Kundan Kumar Mishra & Associates, Company Secretaries has been appointed as Scrutinizer for the e-voting process. The detailed procedure for remote e-voting is contained in the letter sent with the Notice of the

EGM. Any query/grievance relating to e-voting may be addressed to the undersigned at

cs@oseldevices.com or to RTAat investor@masserv.com (Ph. 011-26387281-83).

Date: August 01, 2025 Place: New Delhi

Whole-time Director

For OSEL Devices Limited

THE BUSINESS DAILY **♦FINANCIAL EXPRESS**

FOR DAILY BUSINESS









Mukesh Kumar Sinha

epaper.financialexpress.com

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मिळालेल्या माहिती नुसार , गाव - चुळणे, तालुका

जाहीर नोटीस

वर्स्ड . जिल्हा - पालघर . येथील जमीन सर्वे क्रमांक ३७/३ . क्षेत्र. हे . आर .०-०४-६० + पो .ख. ०-००-५ हया जिमनीचे श्री. मायकल जॉन फारोज आणि श्री अम्ब्रोज जॉन फारोज हे मालक आहेत आणि मालक सदर जिमनीचा विकास करण्याचा आणि त्यासाठी वसई विरार शहर महानगरपालिकेकडून विकास परवानग ण्याची प्रक्रिया सुरू केली आहे.

दावा,अधिकार, कुळ वहिवाट , वारसा हक्क असल्या खालील पत्त्यावर लिखित स्वरूपात खाक्षरी पुराव्यास वृत्तपत्रातही सुचना प्रसिद्ध झाल्यापासून १४ दिवसांच्य शत यावे. जर उपरोक्त आक्षेप नोटीसच्या ९ दिवसांच्या आत नोंदवला गेला नाही तर सदर जमिनीच विकास हरकत विरहीत आहे किंवा हरकत असल्या सोइन दिली आहे असे समजण्यात येईल आणि श्री . कल जॉन फारोज आणि श्री. ॲंम्ब्रोज जॉन फारोज यांकडे सदर जमिनीचे मालकी आणि हक्क निर्विवा आहे असे मानले जाईल आणि पक्षकार त्यांचे विकास रखानगी प्राप्त करण्याची प्रक्रीया पूर्ण करतील हयाच नोंद घ्यावी.

> श्री . तुषार आर . पाटील वकीत पत्ता : बी/१६, ईश कृपा बिल्डिंग,मुळगाव तालुका- वसई जिल्हा - पालघर वस



जाहीर सूचना

मान्ने अशील श्रीमती हेमा केतन गांधी या दुका क्र.३, तळमजला, ए विंग, शांती गंगा क ऑप.हौ.सो.लि.. रेल्वे स्टेशन समोर. भाईंदर (पर्व) ता. व जि. ठाणे-४०११०५ या जागेच्या माल आहेत, यांच्या वतीने येथे सूचना देण्यात येत आहे तथापि माझ्या अशिलांकडन १. श्री. बोना व्हेन्च डिमेलो, २. श्रीमती जुलिना मोली डिमेलो आणि श्रीमती अरुणा रतिलाल गांधी, २. श्री तिलाल कस्सनदास गांधी यांच्या दरम्यान झालेल दिनांक २६.०७.१९९० रोजीचा मुळ बिल्डर कराना हरवला आहे. जर कोणा व्यक्तीस दिनांव २६.०७.१९९० रोजीचे उपरोक्त मुळ करारनाः रविलेबाबत विक्री, अदलाबदल, अधिभार, बक्षीर ऱ्यास, वारसाहक्ष, ताबा, भाडेपट्टा, तारण, मालर्क हक्क किंवा अन्य इतर प्रकारे कोणताही दाव असल्यास त्यांनी माझ्याकडे आणि खालीव स्वाक्षरीकर्त्याकडे आवश्यक दस्तावेजी पुराव्यांस सदर सूचना प्रकाशनापासून १४ दिवसात लेखं म्बरुपात कळवावे. अन्यथा अशा व्यक्तींचे दा ऱ्याग केले आहेत असे समजले जाईल आणि तद्नंत कोणताही दावा विचारात घेतला जाणार नाही आणि सदर फ्लॅट जागेचे अधिकार स्पष्ट व बाजारभा योग्य असल्याचे समजले जाईल.

आर.एल. मिश्र वकील उच्च न्यायालय, मुंब कार्यालय क्र.२३. १ला मजला. सनशाईन हाईटस रेल्वे स्थानकासमोर, नालासोपारा पुर्व, जिल्ह

नवी मुंबई महानगरपालिका

शहर अभियंता विभाग

	निवदा सुचना क्र./श.अ/का.अ.(एराला)/140/2025-26									
अ.	कामाचे नांव	अंदाजपत्रकिय								
क्र.	कामाय नाव	रक्कम (रू.)								
	ऐरोली येथे छत्रपती शिवाजी महाराज यांच्या									
1	पुतळ्या जवळीलवस्तुसंग्रहालयामध्ये स्थापत्य कामे करणे आमदार स्थानिक विकास) कार्यक्रम2024-25).	रु.40,60,041/-								
2	ऐरोली विभागातील सेक्टर 3 येथील भुयारी मार्गाची सुधारणा करणे.	₹.50,86,651/-								
3	ऐरोली विभागातील से.9 दिवागाव मुळ गावठाणामधील विविध ठिकाणचे गटर व पदपथांची दुरुस्ती करुन सुधारणा करणे	₹.1,48,66,470/-								
4	रोली विभागातील से.4 येथील दुर्गामंदिर ते सुशिलाबाई देशमुख विद्यालय)SDV) आणि T,P,M ग्रुप वसाहत या ठिकाणच्या मलनिसारण वाहिन्या टाकण्याकरीता : खोदलेल्या चरांची पुर्नस्थापना करणे.	₹.56,23,243/-								
5	ऐरोली विभागातील से.4 येथील दक्षिणमुखी हनुमान मंदिर ते पोलीस मित्र वसाहत आणि U ग्रुप वसाहत या ठिकाणच्या मलनिसारण : वाहिन्या टाकण्याकरीता खोदलेल्या चरांची पुर्नस्थापना करणे.	₹.66,47,355/-								

निविदा पुस्तिका ई-टेडरिंग (E-tendering) संगणक प्रणालीच्या https://mahatenders.gov.in या संकेत स्थळावर दि.02/08/2025 रोजी प्राप्त होतील. निविदेचे सादरीकरण https://mahatenders.gov.in यासंकेत स्थळावर Online करण्याचे आहे. ई-निविदा (E-tendering) प्रक्रियेतील कोणत्याही तांत्रिकअडचणींसाठीसदर संकेतस्थळावर दिलेल्या हेल्प डेस्क नंबर वर संपर्क करावे.

कोणतीही निविदा स्विकारणे अथवा नाकारण्याचा अधिकार आयुक्त, नवी मुंबई महानगरपालिका यांनी राखुन ठेवलेला आहे.. सही/

(शिरीष आरदवाड शहर अभियंता जा.क्र-नम्मपा/जसं/जाहिरात/336/2025 नवी मुंबई महानगरपालिका

सर्व लोकांना हया नोटीसीने कळविण्यात येते की मल

मिळालेल्या माहिती नुसार , गाव - समेळ तालुका

वसई , जिल्हा - पालघर , येथील जमीन सर्वे क्रमांक

४२/४/२, क्षेत्रफळ ५-००-०० आर. चौ. मीटर हया

जमिनीचे श्री. महेंद्र बसंतीलाल जैन हे मालक आहेर

आणि मालकाचा सदर जमिनीचा विकास करण्याच

आणि त्यासाठी वसई विरार शहर महानगरपालिकेकडून

विकास परवानगी घेण्याची प्रक्रिया सुरू केली आहे.

तरी, हयाबाबत कोणत्याही पक्ष/व्यक्ती यांना आक्षेप,

दावा,अधिकार, कुळ वहिवाट, वारसा हक्क असल्यास

खालील पत्त्यावर लिखित स्वरुपात स्वाक्षरी पुराब्यासह

वृत्तपत्रात ही सूचना प्रसिद्ध झाल्यापासून १४

दिवसांच्या आत यावे.जर उपरोक्त आक्षेप नोटीसच्या

१४ दिवसांच्या आत नोंदवला गेला नाही तर सदर

जमिनीचा विकास हरकत विरहीत आहे किंवा हरकत

असल्यास सोडन दिली आहे असे समजण्यात येर्डल

आणि श्री. महेंद्र बसंतीलाल जैन यांकडे सदर जमिनीचे

मालकी आणि हक्क निर्विवाद आहे असे मानले जाईल

आणि पक्षकार त्यांचे विकास परवानगी प्राप्त करण्याची

श्री . तुषार आर . पाटील वकील पत्ता : बी/१६, ईश कृपा बिल्डिंग,मुळगाव,

तालुका- वसई जिल्हा - पालघर वसई

प्रक्रीया पूर्ण करतील हयाची नोंद घ्यावी.

एलिक्झिर कॅपिटल लिमिटेड

सीआयएन: L67190MH1994PLC083361 नोंदणीकृत कार्यालय: ५८, मित्तल चेंबर्स, २२८, निरमन पॉइंट, मुंबई - ४०००२१ वेबसाइट: www.elixircapital.in, ईमेल: dm@elixirequities.com दूरध्वनी: ०२२-६११५ १९९९

सूचना

कंपनीची एकतीसावी (३१वी) वार्षिक सर्वसाधारण सभा (एजीएम) मंगळवार, २६ ऑगस्ट २०२५ रोर्ज सकाळी १०.०० वाजता व्हिडिओ कॉन्फरन्सिंग (दीसी)/इतर ऑडिओ व्हिज्युअल माध्यमे (ओएसीएम) यांच्यामार्फत घेण्यात येणार आहे. एजीएमच्या नोटिसेमध्ये नमूद केलेल्या व्यवसायांचे विचारमंथन करण्यासाठी ही सभा आयोजित करण्यात आली आहे. व ही नोटीस सदस्यांना ई-मेलद्वारे पाठवण्यात आली

द मिनिस्टी ऑफ कॉर्पोरेट अफेअर्सने (एमसीए) दिनांक १९ सप्टेंबर २०२४ च्या परिपत्रकादारे आणि दिनांक ५ ग २०२०, ८ एप्रिल २०२०, व १३ एप्रिल २०२० च्या परिपत्रकांसह (एकत्रितपणे 'एमसीए परिपत्रके' म्हणून उल्लेखित) तसेच सेबी चे दिनांक १२ मे २०२० आणि ३ ऑक्टोबर २०२४ चे परिपत्रक यांच्यादा व्हीसी/ओएव्हीएम च्या माध्यमातून एजीएम घेण्यास परवानगी दिली आहे, ज्यात सदस्यांची प्रत्यक्ष उपस्थिती आवश्यक नाही. कंपनी कायदा, २०१३ व एमसीए परिपत्रकांनुसार लागू असलेल्या तरतुदींनुसार, कंपनीची एजीएम व्हीसी / ओएव्हीएम च्या माध्यमातनच घेण्यात येणार आहे.

कंपनीने गरुवारी. ३१ जलै २०२५ रोजी मेसर्स बिगशेअर सर्किसेस प्रायकेट लिमिटेड (नोंदणी व शेअर टान्सफ एजंट किंवा आरटीए) यांच्यामार्फत ई-मेलद्वारे ३१वा वार्षिक अहवाल आर्थिक वर्ष ३१ मार्च २०२५ समाप्त झाले त्यासाठीचा, तसेच ३१व्या एजीएम ची नोटीस, सदस्यांच्या नोंदणीकृत ई-मेल पत्त्यावर पाठवण्याची प्रक्रिया पूर्ण केली आहे.सदस्यांनी नोंद घ्यावी की, आर्थिक वर्ष ३१ मार्च २०२५ समाप्त झाले त्यासाठीचा एजीएम ची नोटीर व वार्षिक अहवाल कंपनीच्या संकेतस्थळावर

https://elixircapital.in/annual_pdf/Elixir_Annual_Report_2024-25.pdf आणि बीएसइ लिमिटेडच्या संकेतस्थळावर www.bseindia.com (जिथे कंपनीचे शेअर्स सचीबद्ध आहेत) उपलब्ध आहे.

सदस्य व्हीसी/ओएव्हीएम च्या माध्यमातूनच एजीएमला उपस्थित राहू शकतील व सहभाग घेऊ शकतील दरीसी/ओएकीएम च्या माध्यमातन एजीएमला उपस्थित राहण्यासाठी आवश्यक सचना एजीएमच नोटीसमध्ये दिल्या आहेत. व्हीसी/ओएव्हीएम द्वारे एजीएमला उपस्थित राहणारे सदस्य कंपनी कायदा, २०१३ मधील कलम १०३ अंतर्गत क्वोरम ठरवण्यासाठी गणले जातील

कंपनी सर्व सदस्यांना, जे मंगळवार, १९ ऑगस्ट २०२५ या कट-ऑफ तारखेस शेअर्सचे धारक आहेत, त्यांन एजीएमच्या नोटीसमध्ये नमृद केलेल्या सर्व ठरावांवर आपले मत नोंदविण्यासाठी रिमोट ई-व्होटिंग ची सुविध उपलब्ध करून देत आहे. रिमोट ई-व्होटिंग कालावधी शनिवार, २३ ऑगस्ट २०२५ रोजी सकाळी ९.०० वाजत सरू होईल आणि सोमवार, २५ ऑगस्ट २०२५ रोजी सायंकाळी ५.०० वाजता समाप्त होईल. याव्यतिरिक्त कंपनी एजीएम दरम्यान ई-व्होटिंग प्रणालीद्वारे मतदान करण्याची सुविधा देखील प्रदान करत आहे. एजीएग दरम्यान रिमोट ई-व्होटिंग / ई-व्होटिंग करण्याची सविस्तर माहिती, शारीरिक स्वरूपात, डीमॅट स्वरूपात शेअर असलेल्या सदस्यांसाठी तसेच ज्यांनी आपले ईमेल पत्ते नोंदवलेले नाहीत अशा सदस्यांसाठी, एजीएमच्य नोटीसमध्ये दिली आहे. सर्व सदस्यांना ई-व्होटिंगसाठी लॉगिन क्रेडेन्शियल्स त्यांच्या नोंदणीकृत ईमेल पत्त्या पाठवण्यात येतील. शारीरिक स्वरूपात शेअर्स असलेल्या आणि ज्यांनी आपले ईमेल पत्ते नोंदवलेले नाहीत अश सदस्यांना एजीएमची नोटीस आणि आर्थिक वर्ष २०२४-२५ चा वार्षिक अहवाल याच्या छापील प्रतं पाठविण्याची आवश्यकता वगळण्यात आली आहे, वरील नमूद एमसीए आणि सेबी परिपत्रकांनुसार.

पुस्तक बंद ठेवण्याबाबतची सूचना:कंपनी कायदा, २०१३च्या कलम ९१ नुसार, सूचित करण्यात येते की केंपनीचे सदस्य नोंदणी रजिस्टर आणि शेअर ट्रान्सफर बुक बुधवार, २० ऑगस्ट २०२५ पासून मंगळवार, २१ ऑगस्ट २०२५ पर्यंत (दोन्ही दिवस समाविष्ट) बंद राहणार आहेत. हे एजीएम व आर्थिक वर्षे ३१ मार्च २०२ समाप्त झालेल्या वर्षासाठी इक्विटी शेअर्सवरील लाभांशाच्या उद्देशाने केले जात आहे. मंडळाकडून शिफारर केलेला लाभांश जर सभेत मंजूर करण्यात आला, तर तो २४ सप्टेंबर २०२५ पूर्वी वितरित केला जाईल.

भौतिक शेअर्सच्या ट्रान्सफर विनंत्यांच्या पुर्नप्रस्तुतीसाठी विशेष विंडो: सेबी परिपत्रक क्रमांव SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 दिनांक २ जुलै २०२५ नुसार, एक विशेष विंडो ७ जुलै २०२५ पासून ६ जानेवारी २०२६ पर्यंत खुली करण्यात आली आहे, फक्त अशा ट्रान्सफर डीडसच्य पुर्नप्रस्तुतीसाठी, ज्या मूळतः १ एप्रिल २०१९ च्या अंतिम मुदतीपूर्वी सादर करण्यात आल्या होत्या पण कार्ह . इस्तऐवज / प्रक्रिया / किंवा अन्य कारणांमुळे अपूर्ण असल्याने नाकारण्यात आल्या / परत पाठवण्यात आल्य / किंवा ३१ मार्च २०२१ पर्यंत पुन्हा सादर करता आल्या नाहीत.

वरील नमूद कालमयदित आपल्या सुरक्षा हस्तांतरणासाठीचे कागदपत्रे पुन्हा सादर करू न शकलेल्य गंतवणकदारांना विनंती करण्यात येते की. कपया कंपनीचे रजिस्टार आणि शेअर टान्सफर एजंट (आरटीए) . बिगशेअर सर्व्हिसेस प्रायव्हेट लिमिटेड, यांच्याशी पुढील पत्त्यावर संपर्क साधावा: ईमेल investor@bigshareonline.com कार्यालयाचा पत्ता: ऑफिस क्रमांक एस६-२, सहावे मजला पिनॅकल बिझनेस पार्क,अहरा सेंटरशेजारी, महाकाळी केव्स्ज रोड, अंधेरी (पूर्व),मुंबई - ४०००९३ किंव कंपनीशी खालील ईमेलवर संपर्क साधावा: dm@elixirequities.com

भौतिक स्वरूपातील जे सिक्युरिटीज ट्रान्सफरसाठी पुन्हा सादर केले जातील, त्यांचा ट्रान्सफर फक्त डीमॅट स्वरूपात केला जार्डल. जेव्हा सर्व आवश्यक कागदपत्रे योग्यरित्या प्राप्त होतील आणि संबंधित प्रक्रिया प्र करण्यात येईल. पन्हा सादर करताना, संबंधित व्यक्तीकडे डीमॅट खातीअसणे आवश्यक आहे आणि त्यांनी ट्रान्सफर कागदपत्रांसोबत क्लायंट मास्टर लिस्ट आणि शेअर प्रमाणपत्रे सादर करावी लागतील.

एलिक्झिर कॅपिटल लिमिटेडसाठी श्रीमती राधिका मेहता, पूर्णवेळ संचालक ठिकाण: मुंबई



मधुरिमा नाम्बियार यांच्यासह फ्लॅट क्र.बी-०१ ळमजला. बी विंग. इडन को-ऑप.हौ.सो.लि.. सेक्ट सी. ओल्ड रविराज कॉम्प्लेक्स. जेसल पार्क. भाईंद (पूर्व), ता. व जि. ठाणे-४०११०५ या जागेचे संयुक्त मालक आहेत, यांच्या वतीने येथे सूचना देण्यात ये आहे. तथापि माझ्या अशिलांकडून श्री. रविराज हौसिं कॉर्पोरेशन आणि मे. साईवीप चॅरिटेबल ट्रस्ट यांच्य रम्यान झालेला दिनांक १९.०३.१९९० रोजीचा म बिल्डर करानामा आणि मे. साईदीप चॅरिटेबल टस्ट आणि १. श्रीमती पंचा नीलकमल तेजवानी, २. श्री नीलकमल राम तेजवानी यांच्या दरम्यान झाले दिनांक ०६.११.२००१ रोजीचा अन्य इतर विक्री करानामा हरवला आहे. जर कोणा व्यक्तीस दिनांव १९.०३.१९९० व ०६.११.२००१ रोजीचे उपरोत्त करारनामा हरविलेबाबत किंवा मुळ करारनाम हरविलेबाबत विक्री, अदलाबदल, अधिभार, बक्षीस ऱ्यास, वारसाहक, तावा, भाडेपट्टा, तारण, मालर्क हक किंवा अन्य इतर प्रकारे कोणताही दावा असल्य त्यांनी माझ्याकडे आणि खालील स्वाक्षरीकर्त्याकडे आवश्यक दस्तावेजी पुराव्यांसह सदर सूचन प्रकाशनापासन १४ विवसात लेखी स्वरुपात कळवावे अन्यथा अशो व्यक्तींचे दावा त्याग केले आहेत अरं प्रमजले जाईल आणि तदुनंतर कोणताही दावा विचार घेतला जाणार नाही आणि सदर फ्लॅट जागेचे अधिकार स्पष्ट व बाजारभाव योग्य असल्याचे समजले जाईल दिनांक: ०२.०८.२०२५ आर.एल. मिश्र वकील उच्च न्यायालय, मुंबई

कार्यालय क्र.२३, १ला मजला, सनशाईन हाईटस्, रेल्वे स्थानकासमोर, नालासोपारा पुर्व, जिल्हा पालघः

PUBLIC NOTICE

This notice is hereby issued to inform the eneral public that the following immovable property was owned by Chandra Shekar Gupta: Property Details: Shop No. 12 & Flat G-2, situated at Old Survey No 291/5, Ne Survey No 63, Hissa No. 5, Village Navgha Bhayandar East, Thane - 40110 Maharashtra, within The Vasudev Comple

o-operative Housing Society Ltd. The said Shop and Flat are identified as Fl G-2, represented by Share Certificate No. 42, earing Distinctive Nos. 206 to 210, and Shop No. 12, represented by Share Certificate No. 111, bearing Distinctive Nos 551 to 555. Mr. Chandra Shekar Gupta assed away intestate on 25th August 2022. he only surviving legal heirs of Late Chandra Shekar Gupta are

Smt. Seema Chandrashekar Gupta (Wife Mr. Suraj Chandrashekar Gupta (Son)
 Mr. Rohan Chandrashekar Gupta (Son)

4. Mr. Akash Chandrashekar Gupta (Son) The above-mentioned individuals ha released their shares in favor of M Anilkumar Kedarnath Gupta, Mrs. Sushil

Mr. Anilkumar Kedarnath Gupta & Mrs Sushila Anil Gupta are entitled to an undivided share in the 100% ownership of Late Chandra Shekar Guptain the above 100% share in the said property

Any person or entity having any clain objection, right, title, or interest in 100% share of the deceased Chandr Shekar Guptain the above-mentione property is hereby called upon to submit the claim or objection, along with supporting documentary evidence, within 15 days from the date of this publication, to the indersigned at the address given below f no such claim or objection is received with the stipulated period, the said 100% shar shall be considered as rightfully belonging to the above-named legal heirs, and necessa

ADV. GANESH LOHAKARE Near Laxmi Park, Kanakia, Mira Road,

action for transfer/mutation shall be initiate

accordingly, without any further reference

जाहीर नोटीस

या जाहीर नोटीसीव्दारे सर्व लोकांस कळविण्यात येते की, आमचे अशिल **१.श्री. सिद्धेश दीपक प**डते, 🤉 श्री. दीपक नाराग्रण पडते आणि ३.सौ. शीला दीपक पड़ते हे सदिनका क. २०१, दसरा मजला, रॉयल ओवस, बिल्डींग 🕇 ३, गाव मौजे धोवली, ता . वसई जि. पालघर, मिळकतीचे क्षेत्र ४०८ चौ.फट कारपेट म्हणाजेच ६ ४५ चौ.फर बिल्स अप चे मालक अस-पदर सदनिकेचा पहिला मळ करारनामा जो बिल्डर मे . एक्सेल कंन्स्ट्रवशान तर्फे प्रोप्रा . डेन्झील सारमन फलकाव आणि १.श्री. सिद्धेश दीपक पहते. २.श्री दीप्रक ज्ञाराराम प्रद्रते आणि ३ औं शीला दीप्रक प्रद्रते यामध्ये **दिनांक २५/०९/२०१७** रोजी बनला हो ज्याचा नोंदणी क्र.वसई-६-५१९८/२०१७ दिनांक ३०/१०/२०१७ असा आहे, तरी सदर मुळ करारनामा हाआमच्या अशिलांनी गृहकर्ज घेतलेल बँक म्हणजेच कॅनरा बँक, कांद्रिवली शाखा (गहकर्ज क्र. ५०९२९७ ३०००००७ ४) यांच्याकडन कठेतर ाहाळ झालेला/हरवलेला आहे. ज्याची तका-कांदविली पोलीस स्टेशन येथे दिनांक ०१/०८/२०२५

रोजी दाखल करण्यात आली आहे , जिचा **गहाळ रजि**. क्र. ९९९४१/२०२५ असा आहे. तरी सदर मुळ करारनामा कोणाला सापडल्यास किंव सदर सदनिका मिळकती संबधी कोणाचाही कोणताई विक्री,कळरग,कब्जा,गहाण,दान,बक्षीस,करार नृत्युपत्र,कोर्ट दरबार वा अन्य कोणत्याही प्रकारचा हक्क, हितसंबंध, हिस्सा, अधिकार असल्यास त्यांनी चाबाबत मला लेखी पराव्यासह ही नोटीस प्रसिद्ध यापासन १४ दिवसांच्या आतं खालील पत्त्यावर nळवावे उग्न्यथा तसा कोणाचाही कोणत्याही प्रकारच क्क,हितसंबंध, हिस्सा, अधिकार नाही व असल्यार ो सोडन दिला आहे असे समजण्यात येऊन आमचे अशिलांद्वारे सदर मिळकतीसंबंधीचे पुढील व्यवहार र्ण केले जातील याची नोंद घ्यावी

ॲड.दिनकर एच. मिश्रा पत्ता : शॉप नं .०७, साई दरबार को ऑप हो सो. तुळींज बाजार जवळ, वर्तक टॉवर समोर

श्री. मुरलीधर टिकमदास गुजराथी हे साई कृपा (मालाड) एस.आर.ए. सहकारी गृहनिर्माण संस्था मर्यादित हया संस्थेचे सभासद होते त्यांचा पत्ता सदनिका क्र.२०८/२ रा मजला, सी व डी विंग,मामलेतदार वाडी रोड नं.२, मालाड (प.),मुंबई –४०० ०६४ असा आहे, ते परिशिष्ट-२ मध्ये अनु.क्र.७१ वर नमूद आहेत. त्यांचे दिनांक- ०९/१२/२०२० व त्यांच्या पत्नी (संयुक्त-पात्र कै.सौ. लता मुरलीधर गुजराथी यांचे दिनांक- २३/०५/२०१४ रोजी निधन झाले आहे. मृत्यूपूर्वी सदनिकेच्या बाबतीत वारस नोंदणी हेतू त्यांनी रजिस्टर मृत्यू पत्र बनवलेले होते. शासनार दिनांक-०५/०६/२०१५ चे परिपत्रक क्र. १५२ नुसार सदनिकेच्या बाबतीत सभासद होण्या हेतृ कार्यवाही करणे अनिवार्य असल्या कारणामुळे श्री.जनक अभय शहा यांना उर्वरित वारसदारांनी मुद्रांक शुल्काचा भरणा करून नोटरीकृत ना हरकतपत्र लिहून दिले आहे. परंतु इतर दावेदार आक्षेपार्ह लोकांकडून सदनिकेच्या भांडवलात/मालमत्तेत मृत सदस्यांचे व्याज हस्तांतरण करण्य संदर्भात वृत्तपत्रात जाहीरात दिल्या नंतर १४ दिवसांच्या आत मृत सदस्यांच्या भाग-प्रमाणपत्र ची एक छायाप्रत/इतर कागद पत्रांच्या प्रति आणि अन्य पुराव्यासहीत संस्थेच्या कार्यालया संध्याकाळी ५.०० वा. च्या दरम्यान तपासणीसाठी जाहिरात प्रसिध्द होण्याच्या दिनांका पासून त्या जाहिरातीची मुदत संपेपर्यंत उपलब्ध करावी ही विनंती. उपरोक्त कालावधीत कोणतेर्ह दावे/आक्षेप प्राप्त न झाल्यास संस्थेच्या पोट-कायदयानुसार पुरवल्या जाणा-या सदनिकेच्या भांडवलात/मालमत्तेत मृत सदस्याचा समभाग आणि व्याज ज्यावर पक्षकार स्वतंत्रपणे व्यवहा करतील हे मान्य करून जाहिरातीची मुदत संपल्या नंतर (वारसदार) श्री.जनक अभय शहा यांन संस्थे मध्ये सभासद करुन घेण्यात येईल याची कृपया नोंद इतर दावेदार/आक्षेपार्ह लोकांनी

ठिकाण : मुंबई - मालाड (प.)

दिनांक: ०१/०८/२०२५

साई कृपा (मालाड) सहकारी गृहनिर्माण संस्था मर्यादित.

वेबे सूचना देण्यात वेत आहे की, माझे अशील श्री. मनोज महाविर प्रसाद जांगीड हे फ्लूंट क्र.नी-३४, ३रा मजला

ासुदेव अपार्टमेंट, वासुदेव अपार्टमेंट कोहीसोलि., पारसी पंचाय ाड, अप सोनउद्योग कंपनी, स्मॉल जैन मंदिराजवळ, अंधेर ्रम्, उन्ह वाल्डबारा कपना, स्माल जन मंदिराजवळ, अधेरी वुर्व, मुंबई-४०००६९, क्षेत्रफळ ८२० चौ.फु. विल्टअप, जमीन वर्को क ४४ क्लिप्स च , तुन्व-४०००४, क्रम्बळ ४० नातुः . ।स्टन्यन, वना इट क्र.४८, हिस्सा क्र.०८, सीटीएस क्र.१४२, १४२/९ : ८, मोगरा गाव, तालुका अधेरी, मुंबई येथील जागेचे कायदेशी लक आहेत. मुख्तः मनोज महाविर प्रसाद जांगीड हे महावि प्रसाद जांगीड ऊर्फ महाविर प्रसाद एन. जांगीड यांच्यार सदर फ्लॅट जागेचे संयुक्त कायदेशीर मालक होते आणि महावि ासाद जांगीड यांचे ०३.०८.२०२० रोजी निधन झाले, त्यांच्य श्चात १) विमला देवी महाविर प्रसाद जांगीड (विधव यंतोष महाविर प्रसाद जांगीड (मुलगा), ४) राजेश महावि प्रसाद जांगीड (मुलगा) व ५) सुनिता शर्मा (विवाहीत मुलगी) हे कायदेशीर वारसदार आहेत आणि अन्य कायदेशीर रसदार विमल देवी महाविर प्रसाद जांगीए मनोज महावि भारतपुर विमास द्वा महाविर प्रसाद जानार मनाज महार प्रसाद जांगीड , संतोष महाविर प्रसाद जांगीड व सुनिता शग् यांनी दिनांक १६.०६.२०,२५ रोजीचे दस्तावेज क्र.एम्नीआय १३ ,०९०५/२०२५ नुसार नोंद मुक्तता करारनामाद्वारे मनोज महारि ग्याद जांगीड यांच्या नावे सदर शेअर्स मुक्त केले. ह कोणा व्यक्तीस, कायदेशीर बारसदार, संस्था, बँका यां

र जगना न पाता, जनस्वार पाताया, सामा प्रमान न न प्रद जांगेनात न कहीं दाना, अधिकार, मालकीहका, आक्षे ससस्यास त्यांनी योग्य पुरान्यांसह लेखी स्वस्थात खालील बाक्षरीकर्त्यांकडे सदर सूचना प्रकागन तारखेपासून १५ दिवसार हळ्यांने. अन्यथा पुढे कोणताही दाना विचारात घेतले जाणा दिनांकः ०२.०८.२०२५ संतोष डी. तिवार (वकील उच्च न्यायालय

१५, एम.पी. नगर, शोभना इमारतीजवळ, जे.एम. रोड, प हाऊस, अंथेरी (पूर्व), मुंनई-४०००९३.

जाहीर सूचना

माझे अशील श्री. बबलु ठाकूर हे श्री. राकेश ठाकू यांच्यासह फ्लॅट क्र.जी / ११. तळमजला, कांती पॅराडाईऽ को-ऑप.हौ.सो.लि., आर.एन.पी. पार्क, भाईंदर (पुर्व), ता. व जि. ठाणे-४०११०५ या जागेचे संयुक्त माल आहेत, यांच्या वतीने येथे सुचना देण्यात येत आहे ाथापि माझ्या अशिलांकडून में. कांती एन्टरप्रायझेर आणि श्रीमती वैशाली बालकृष्ण सावंत यांच्या दरम्यान झालेला दिनांक ०३.०९.१९९९ रोजीचा मुळ . बेल्डर करानामा आणि श्रीमती वैशाली बालकृष सावंत आणि श्री रतिलाल जी. जुरजार यांच्या द्रम्यान झालेला दिनांक १७.१२.१९९९ रोजीचा सदर फ्लॅट जागेबाबतचा अन्य इतर विक्री करारनामा हरवला आहे. जर कोणा व्यक्तीस दिनांक ०३.०१.१९९९ व १७.१२.१९९९ रोजीचे उपरोक्त करारनामा हरविलेबा किंवा मुळ करारनामा हरविलेबाबत विक्री, अदलाबदल अधिभार. बक्षीस. न्यास, वारसाहक, ताबा, भाडेपट्टा तारण, मालकी हक किंवा अन्य इतर प्रकारे कोणताह दावा असल्यास त्यांनी माझ्याकडे आणि खालीत म्वाक्षरीकर्त्याकडे आवश्यक दस्तावेजी पुराव्यांसह सद सूचना प्रकाशनापासून १४ विवसात लेखी स्वरुपा कळवावे. अन्यथा अशा व्यक्तींचे दावा त्याग केल आहेत असे समजले जाईल आणि तद्नंतर कोणताही दावा विचारात घेतला जाणार नाही आणि सदर फ्लॅट जागेचे अधिकार स्पष्ट व बाजारभाव योग्य असल्याचे समजले जाईल

वकील उच्च न्यायालय, मुंबई कार्यालय क्र.२३, १ला मजला, सनशाईन हाईटस् रेल्वे स्थानकासमोर, नालासोपारा पुर्व, जिल्हा पालघर

जाहीर सूचना

माझे अशील श्री. जगदीश जनार्दन तांबे हे फ्लॅट क्र. ३०८. ३रा मजला. सरस्वती सदन नं.५ को ऑप. हौ.सो.लि., नवघर रोड, भाईंदर (पुर्व), ता व जि. ठाणे-४०११०५ या जागेचे मालक आहेत यांच्या वतीने येथे सूचना देण्यात येत आहे. तथापि माझ्या अशिलांकडून मे. रिगल बिल्डर्स आणि श्रीमती येरुशा सॅम्युअल दिवेकर व श्री. डेविड इझेकाईल दिवेकर यांच्या दरम्यान झालेला दिनांव २३.१०.१९९० रोजीचा मळ बिल्डर करानामा आणि श्रीमती येरुशा सॅम्युअल दिवेकर व श्री. डेविड इझेकाईल दिवेकर आणि श्री. जनार्दन मालु तांबे यांच्या दरम्यान झालेला दिनांक १७.०१.२००३ रोजीचा अन्य इतर विक्री करानामा हरवला आहे जर कोणा व्यक्तीस दिनांक २३.१०.१९९० व १७.०१.२००३ रोजीचे उपरोक्त करारनाम हरविलेवावत किंवा मुळ करारनामा हरविलेवावत विक्री, अदलाबदल, अधिभार, बक्षीस, न्यास, वारसाहक, ताना, भाडेपट्टा, तारण, मालकी हक किंवा अन्य इतर प्रकारे कोणताही दावा असर त्यांनी माझ्याकडे आणि खालील स्वाक्षरीकर्त्याकडे आवश्यक दस्तावेजी पुराव्यांसह सदर सूचन प्रकाशनापासून १४ दिवसात लेखी स्वरुपात कळवावे. अन्येथा अशा व्यक्तींचे दावा त्याग केले आहेत असे समजले जाईल आणि तदनंतर कोणताई दावा विचारात घेतला जाणार नाही आणि सदर फ्लॅट जागेचे अधिकार स्पष्ट व बाजारभाव योग्य असल्याचे समजले जाईल.

दिनांक: ०२.०८.२०२५ आर.एल. मिश्र वकील उच्च न्यायालय, मुंबई र्यालय क्र.२३. १ला मजला. सनशाईन हाईटस. रेल्वे स्थानकासमोर, नालासोपारा पुर्व, जिल्हा पालघर-४०१२०९.

जाहीर सूचना

येथे सुचना देण्यात येत आहे की, मुळत: १. संजय सर्वकांत गांधी, २. श्रीमती जागृती संजय गांधी ह . कान क.१. तळतमजला. ओम सरज कॉम्प्लेक्स को-ऑप.हौ.सो.लि., नर्मदा नगर, कॅबिन क्रॉस रोड भाईंदर (पुर्व), जिल्हा ठाणे-४०११०५ या जागेचे माल मालक होते. स्वर्गीय श्री. बनारसी पी. यादव यांचे १७.०६.२०११ रोजी निधन झाले, त्यांच्या पश्चात त्यांर कायदेशीर वारसदार १. श्रीमती शकंतला बनारसी यादव (पत्नी), २. श्री. उमेश बनास्सी यादव (मुलगा), ३ श्री. रमेश बनारसी यादव (मुलगा), ४. श्री. जितेंद्र बनारसी यादव (मुलगा), ५. श्रीमती उर्मिला यादव (मुलगी), ६. श्रीमती उषा यादव (मुलगी), ७. श्रीमती आशा यादव (मुलगी) हे आहेत आणि त्यांची पत्नी श्रीमती शकुंतला बनारसी यादव यांचे २८.१०.१९९ रोजी निधन झाले. सोसायटीच्या नोंदीमध्ये वरीत दकानाच्या जागेच्या बाबतीत एकमेव आणि पर्ण मालव ै इणन नाव नोंटवले गेले आहे. १. उमेश ब्रजास्मी याद्य (मुलगा) यांनी दिनांक १४.०२.२०१३ रोजी नोंदण . इ.टीएनएन४–१४०१–२०१३ आणि **१. शौकत**र्ल मन्सूरअली शेख यांनी सदर दुकान १. संजय सूर्यकांत गांधी. २. श्रीमती जागती संजय गांधी यांच्याकडे दिनांव २५.०१.२०२४ रोजीचे नोंदणी क्र.टीएनएन७-१४८४ २०२४ अंतर्गत विक्री केली असून, सदर दुकान जागे मालकी आहे. <mark>१. संजय सूर्यकांत गांधी, २. श्रीमर्त</mark> जामृती संजय गांधी हे सदर दुकान जागा इच्छुव

खरेदीदारांना विक्री करण्यास इच्छुक आहेत. सर्व बँका, वित्तीय संस्था, व्यक्ती यांना विनंती आहे की त्यांनी कायदेशीर वारसदार/विक्री मार्फत सद मालमत्तेवावत कोणताही अधिकार. हक्र. हित असल्यार त्यांनी आवश्यक पुराव्यांसह त्यांचे दावा माझे अशिलाकडे किंवा त्यांचे समुपदेशक म्हणून माझ्याकडे त्यांनी सद जाहीर सूचना तारखेपासून १४ दिवसात कळवावे न्यथा असा कोणताही आक्षेप किंवा दावा नाही. प्रिया सिंह दिनांक: ०२.०८.२०२५

दुकान क्र.५, प्लाझा सिनेमा समोर, शिवाजी मंदिराजवळ एन.सी. केळकर रोड, दादर पश्चिम, मुंबई-४०००२८

वकील उच्च न्यायालय

जाहीर नोटीस

सर्व सामान्य जनतेस कळविण्यात येते की, श्रीमती अर्चना विजय भालेराव यांनी खालील नमूद मालमत्ता विकत घेतलेली आहे: सदनिका क्रमांक ४०१, चौथा मजला, क्षेत्र २७ चौ. मि. बांधीव, **"साई दत्त को-ऑप. हौसिंग सोसायटी लि.**" या गृहनिर्माण संस्थेमध्ये स्थित असलेला फ्लॅट, जो सर्वे क्रमांक ९७, गाव तुळींज, तालुका वसई, जिल्हा पालघर येथील जिमनीवर उभारण्याः आलेला आहे. सदर मालक **श्रीमती अर्चना** विजय भालेराव यांचे दिनांक २०/०३/२०१७ रोजी निधन झाले असन, त्यांच्या पश्चात त्यांच्या मागे कायदेशीर वारस म्हणून श्री. रोहित विजय भालेराव (मुलगा) आणि कु. तृप्ती

विजय भालेराव (मलगी), उरले आहेत. तथापि, सर्वसामान्य जनतेस सूचित करण्यात येते की, वरील नमूद मालमत्तेच्या बाबतीत कोणासही काहीही प्रतिकृल हक्क, दावे अथवा स्वत्व असल्यास, त्यांनी सदर सूचना प्रसिद्ध झाल्याच्या तारखेपासून ७ (सात) दिवसांच्या आत लेखी पुराव्यांसह सदर पत्त्यावर संपर्क साधावा **नईमा ना. शेख** ऑफिस क्र. ४४, पहिला मजला, यशवंत प्लाझा, नवापूर नाका, बोईसर (प.), ता. **आणि जिल्हा पालघर – ४०१५०१.** कृपया नोंद घ्या की, लेखी पुरावा न प्राप्त झालेल्या दाव्यांवर विचार केला जाणार नाही

वकील नईमा नादीर शेख ठिकाण : बोईसर

Regd. Office: 1, Silver Croft, Off. T.P.S. III, Corner of 16th and 33rd Road, Bandra West, Mumbai - 400050 Phone: 022 62516537 CIN: L92130MH1997PLC107871 Website: www.cinevistaas.com Email Id: helpdesk@cinevistaas.co

Notice of Special Window for Re-lodgement of Transfer Requests of Physical Shares till 06.01.2026

Notice is hereby given that pursuant to SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/9 dated July 02, 2025, the Company has opened a special window exclusively for the re-lodgement of transfer deeds, which were lodged prior to the deadline of April 01, 2019 (extended to 31st March 2021) and rejected/returned/not attended due to the deficiency in the documents/process/or otherwise The special window will remain open from July 07, 2025 to January 06, 2026.

Re-lodgement of legally valid and complete documents for transfer of physical shares, where ther is no dispute on ownership will be considered. Investors may submit their request till January 06, 2026 with the Registrar & Share Transfer Agent (RTA) of the Company

The details of RTA are as under: Kfin Technologies Limited

Selenium Tower B, Plot Nos. 31 & 32 | Financial District Nanakramguda | Serilingampally Mandal

vestor service email id: einward.ris@kfintech.com

Website: https://www.kfintech.com

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

We reiterate that re-lodgement will be allowed only in those cases where transfer deed for physica shares were lodged before April 01, 2019 (extended to 31st March 2021) and were rejected/returned not attended due to the deficiency in the documents/process/or otherwise

BY ORDER OF THE BOARD

GHV INFRA PROJECTS LIMITED (Formerly known as Sindu Valley Technologies Limited)

Registered Office: Kanakia Wall Street, A-511/512, 5th Floor, Chakala, Andheri (East), Mumbai - 400 093. Tel.+91 22 6941 1500 | E-mail:info@ghvinfra.com Web:www.ghvinfra.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING AND E-VOTING INFORMATION NOTICE is hereby given that the 02nd Extra-Ordinary General Meeting (EGM) of the Members of the Company will be held

on Tuesday, August 26, 2025 at 04.00 PM (IST) through Video Conferencing (VC) or Other Audio Visual Means (OAVM) facility provided by National Securities Depository Limited ('NSDL') to transact the businesses as set out in the Notice convening the EGM in accordance with the Companies Act, 2013, SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, Ministry of Corporate Affairs Circular dated September 19, 2024 read with Circular dated April 8, 2020 Circulars dated April 13, 2020, May 5, 2020, June 15, 2020, September 28, 2020, December 31, 2020 January 13, 2021 December 14, 2021 May 5, 2022, June 23, 2021 and December 28, 2022 and Securities and Exchange Board of India (SEBI) Circulars dated May 12, 2020, January 15, 2021 and May 13, 2022 (collectively referred to as "Circulars") and in compliance with the such other Circulars issued from time to time by Ministry of Corporate Affairs (MCA) and Securities and Exchange Board of India (SFBI)

In compliance with the above circulars, copy of the Notice of EGM has been sent electronically on August 01, 2025 to those members who have registered their email address with Company/ Registrar and Share Transfer Agent (RTA)/ Depository Participants as on Friday, July 25, 2025. The notice of EGM is available on the website of the Company i.e. https://ghvinfra.com and on the website of the stock exchange at www.bseindia.com.

Pursuant to provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Members holding shares in physical or dematerialized form, as on the cut-off date i.e. Tuesday, August 19, 2025, may cast their vote electronically on the business set out in the Notice of EGM. The company has availed facility of National Securities Depository Limited (NSDL) for providing remote e-voting / e-voting facility at EGM. The detailed procedure/ instructions for remote e-voting/ e-voting during EGM are contained in the Notice of EGM. A person who is not a member as on cut-off date should treat this Notice for information purpose only.

Further, members who have not yet registered their e-mail addresses with the Company are requested to get the same registered with the Company/ RTA. Detailed process for registration of e-mail address with the Company/RTA is given in Notice of EGM. Additionally, Members who have not registered their e-mail addresses with Company may obtain Login credentials for attending EGM through VC/OAVM and vote for the resolutions proposed in the Notice. Detailed process for obtaining Login credentials for e-voting for the resolutions proposed is given in Notice of EGM.

That any person who acquires shares and becomes member of the company after the Notice has been sent electronically and hold shares as on the cut-off date i.e. Friday, July 25, 2025 may obtain the User ID and password by sending a request at helpdesk evoting@nsdl.com. However, if you are already registered with NDSL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on evoting@nsdl.com. In this regard, the Members are hereby further notified that:

. Remote E-voting period shall commence from Saturday, August 23, 2025 at 09:00 a.m. IST and ends on Monday, August 25. 2025 at 05:00 p.m. IST.

i. Voting through electronic means shall not be allowed beyond 5.00 p.m. on Monday, August 25, 2025. iii. The members who have cast their vote by remote e-voting may attend the meeting but shall not be entitled to cast their vote

iv. The members who are entitled to vote but have not exercised their right to vote through remote e-voting may vote during the EGM through e-voting for all business specified in the Notice. 7. The Company has appointed M/s. Kothari H & Associates, practicing company secretary, as scrutinizer for conducting the E-voting & Remote E-Voting process thereto in accordance with the provision of the Act read with the rules in fair and

transparent manner. The results of the voting shall be announced within two working days of the conclusion of the EGM. The results declared along with the scrutinizers report shall be placed on the company website for the information of the members besides being communicated to stock exchange.

vi.In case of queries/grievances, you may refer to frequently asked questions (FAQ) and e-voting manual available at helpdesk evotingindia.com under help section or contact NSDL or write an email to relations@nsdl.com, info@nsdl.com or contact MUFG Intime India Private Limited, (RTA) via email on mumbai@in.mpms.mufg.com.

For GHV INFRA PROJECTS LIMITED

Ajay Hans

Place: Mumbai

(Formally known as Sindu Valley Technologies Limited) Managing Director

Extract of the Standalone & Consolidated Un-Audited Results for the Quarter ended 30th June, 2025

L								(1	Rs. In Lacs)
Г		01-04-2025	01-04-2024	01-01-2025		01-04-2025	01-04-2024	01-01-2025	01-04-2024
Sr.		30-06-2025 Unaudited	30-06-2024 Unaudited	31-03-2025 Audited		30-06-2025 Unaudited	30-06-2024 Unaudited	31-03-2025 Audited	31-03-2025 Audited
Νo		Standalone	Standalone				Consolidated	Consolidated	
1	Total Income from Operations	462.98	3.82	1,149.85	1,167.98	462.98	3.82	1,150.21	1,168.34
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	99.49	(157.30)	(1,606.86)	(2,182.04)	99.35	(157.32)	(1,608.02)	(2,183.26)
3	Net Profit/(loss) for the period before tax (after exceptional and/or Extraordinary items)	99.49	(157.30)	(1,606.86)	(2,182.04)	99.35	(157.32)	(1,608.02)	(2,183.26)
4	Net Profit/(loss) for the period after tax (after Exceptional and/or Extraordinary items)	99.49	(157.30)	(2,585.48)	(3,160.66)	99.35	(157.32)	(2,586.63)	(3,161.88)
5	Total Comprehensive income for the year {Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)}								
6	Equity Share Capital (Face Value of Rs. 2/- per share)	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73	1,148.73
ı	Equity Share Capital (Face Value of Rs. 10/- per share)		-	-		29.54	29.54	29.54	29.54
7	Reserves (exclusing Revaluation Reserve)	(4,439.13)	(2,015.50)	(4,676.46)	(4,676.46)	(5,069.24)	(2,506.43)	(5,168.59)	(5,168.59)
8	Earnings per Share of Rs.2/- each (for continuing and discontinued operations)								
ı	1. Basic:								
ı	2. Diluted.								
No	te:								

The above is extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and other disclosur requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchange website www.besindia.com an www.nseindia.com and on the Company website www.cinevistass.com BY ORDER OF THE BOAR

प्रॉक्टर ॲण्ड गॅम्बल हेल्थ लिमिटेड

सीआयएन: एल९९९९९एमएच१९६७पीएलसी०१३७२६ नोंदणीकृत कार्यालयः पी ॲण्ड जी प्लाझा, कार्डिनल ग्रेशस मार्ग, चकाला, अंधेरी (पू), मुंबई-४०००९९. वेबसाईटः investorgrievance.im@pg.com

३० जून, २०२५ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

३० जून, २०२५ रोजी संपलेल्या तिमाहीकरिता कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष दिनांक ? ऑगस्ट, २०२५ रोजी झालेल्या सभेत कंपनीच्या संचालक मंडळाने मान्य केले. लेखापरिक्षकांच्या अहवालासह वर नमुद केलेले वित्तीय निष्कर्ष कंपनीच्या www.pghealthindia.com या वेबसाईटवर प्रसिद्ध केले आहे आणि सदर अहवाल क्युआर कोड स्कॅनिंगद्वारे पाहता येईल.



ठिकाणः मुंबई दिनांकः १ ऑगस्ट, २०२५

संचालक मंडळाच्या वतीने व करिता प्रॉक्टर ॲण्ड गॅम्बल हेल्थ लिमिटेड

> मिलींद थत्ते व्यवस्थापकीय संचालक

टीप: सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ४७(१) सहवाचिता नियम ३३ नुसार वरील माहिती देण्यात आली आहे.