



July 17, 2025

**The Manager (Listing - CRD)**

**BSE Limited**

Phiroze Jeejeebhoy Tower,

Dalal Street, Fort,

Mumbai - 400 001.

**Scrip Code:** 533151

**The Manager (Listing Department)**

**National Stock Exchange of India Limited**

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex, Bandra (East),

Mumbai - 400 051.

**SYMBOL:** DBCORP

**ISIN:** INE950I01011

**Sub.: Newspaper Advertisements - Notice to the equity shareholders about proposed transfer of unclaimed dividend and underlying equity shares of D. B. Corp Limited ('the Company') to Investor Education and Protection Fund ('IEPF') Authority**

**Ref.: Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations')**

Dear Sir/ Madam,

Pursuant to Regulation 47 of the SEBI Listing Regulations, please find enclosed herewith copies of the newspaper advertisements regarding notice to the equity shareholders of the Company in respect of the proposed transfer of unclaimed dividend and underlying equity shares of the Company to the IEPF Authority as per the provisions of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, published in the following newspapers:

1. Financial Express (English – All India Editions)- July 17, 2025; and
2. Divya Bhaskar (Gujarati – Ahmedabad Edition)- July 17, 2025

This intimation is also being uploaded on the Company's website i.e. <https://dbcorpltd.com>.

You are requested to take the above information on record.

Thanking you,

For **D. B. Corp Limited**

**Om Prakash Pandey**

**Company Secretary & Compliance Officer**

Membership No.: F7555

Encl.: As above



भारत का सबसे बड़ा समाचार पत्र समूह | 12 राज्य | 61 संस्करण | 3 भाषाएं

LACK OF CLARITY STOKES RASHOMON EFFECT

# AI crash: AAIB report holds back key details, raises more questions

SUKALP SHARMA & ANIL SASI  
New Delhi, July 16

A PRELIMINARY INVESTIGATION report into an aircraft accident is generally just that: an initial status report that details the circumstances of the crash and presents bare facts known in the early stage of the probe.

This particular 15-page preliminary report on the AI 171 crash goes beyond the mandate by giving some additional details, but selectively. Without the proper context, necessary elaboration, and disclosure of related information, it has lent itself to a great deal of ambiguity by the way details have been worded. Unsurprisingly, there seem to be more questions than answers, and the level of speculation on the causes—which was expected to moderate after the report's release—has only gone several notches higher. As one expert put it: the report says a lot, but reveals little, and fuels confusion.

There has been no serious attempt on the part of the Aircraft Accident Investigation Bureau (AAIB) before or after the report to clarify on genuine and technical questions being raised



There has been no serious attempt on part of the Aircraft Accident Investigation Bureau (AAIB) before or after the report to clarify on genuine and technical questions being raised by experts

by experts and explain the evident gaps. Ever since the crash occurred, official information on the investigation's progress has been scarce, leading to wild speculation on social media and even news media. The civil aviation ministry has so far held just one briefing on the accident where no questions were taken.

In the absence of a regular flow of official information, an information vacuum has been created, which is being filled by wild speculation, misinformation, and even fake news. Add to

that an abstruse initial probe. All this is leading to a lot of conjecture and largely uninformed finger-pointing. The dead pilots, Air India, Boeing, GE; pick your target. All this stokes a kind of Rashomon effect—the same data and events being interpreted in multiple different ways, depending on who is reviewing it.

### No time stamp

The one statement captured as a paraphrased exchange between the pilots has been pre-

sented without full context, and without timestamps does beg the question: was it relevant to put just this one line out, instead of the full transcript? From the cockpit voice recorder (CVR) data, the report states that one of the pilots asked the other why he cut off the fuel, to which the other pilot responded saying he did not. But what was said before and after that is conspicuous by its absence in the report.

What does this exchange point to? Was it a case of pilot action—inadvertent or deliber-

ate? Or does it show confusion in the cockpit over how and why the fuel supply to engines was cut off? The selective use of this brief exchange has kept experts, industry watchers, and the public at large guessing.

The CVR is extremely sensitive and generally picks up even the slightest amount of noise, like the drop of a pilot's pen to the cabin floor. So, it is highly probable that any manual fuel switch operation would have been recorded by the CVR.

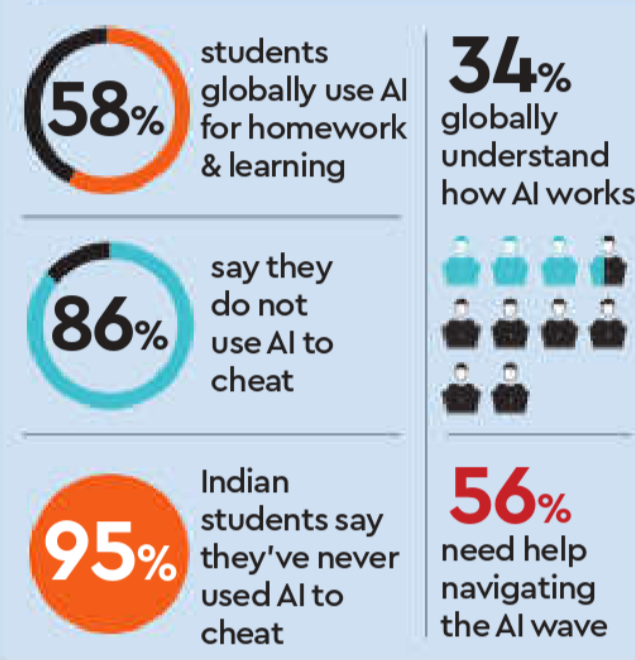
Then, there is use of the term "transitioned" to describe the RUN to CUT OFF. The report nowhere states that the switches were physically moved. Yet, just the way it is written and structured, and the use of selective, cherry-picked information has many believing that it implicitly points a finger at the pilots, who are not here to defend themselves. There is also no time stamp mentioned. So, it is not clear at what stage of the 30-odd-second flight did that exchange actually take place, which is critical information required to piece together the chronology of events leading up to the worst aviation disaster involving an Indian airline in four decades.

## Homework, not hacks: How students are really using AI

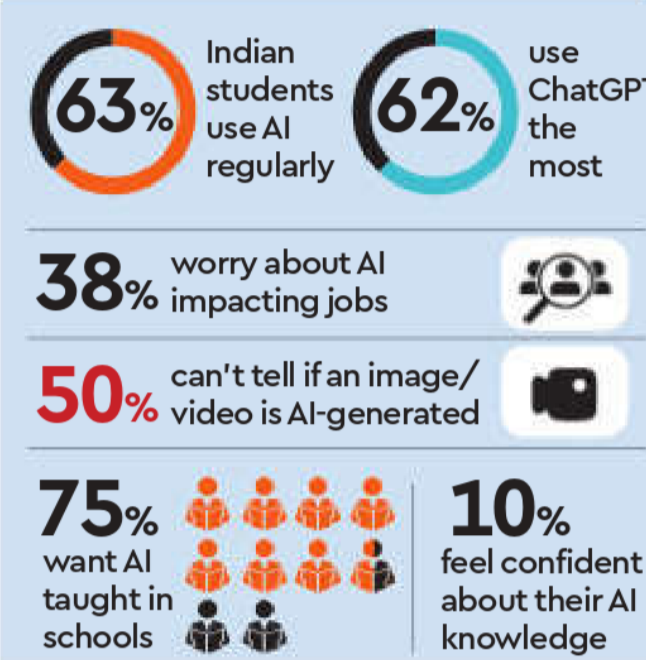
THEY AREN'T GAMING the system—they are trying to understand it. From classrooms across 29 countries, students reveal a growing reliance on artificial intelligence (AI) for learning, not shortcuts. A global survey by BrightCHAMPS reveals how students across 29 countries, including India, are using AI—not to cheat, but to learn. On AI Appreciation Day, the 'Students Speak on AI' report shows they are curious, cautious, and calling for support. —fe Bureau



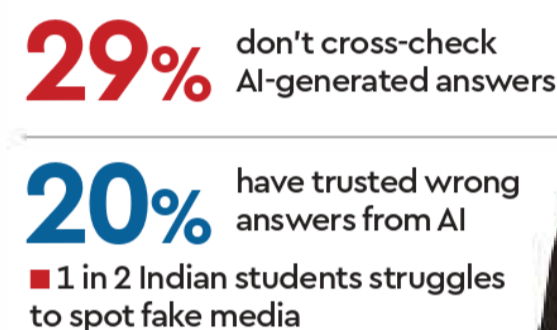
### AI IN CLASSROOMS: THE NUMBERS' SPEAK



### INDIA'S AI GENERATION: LEARNING, NOT CHEATING



### RED FLAGS IN THE AI CLASSROOM



### CALL FOR ACTION

- Students are asking not just for better AI tools — but for:
- Critical thinking frameworks
  - Responsible usage training
  - Curriculum integration
  - Guidance from adults, not judgment

### THE SURVEY

- Largest student-led survey on AI in education
- 1,425 students | 29 countries
- India, Vietnam, Indonesia, UAE, US & more

Source: BrightCHAMPS

## Karnataka's ₹200 cap may hit multiplex unit economics

ANES HUSSAIN  
Bengaluru, July 16

THE KARNATAKA GOVERNMENT'S draft notification to cap movie ticket prices at ₹200 across theatres, including multiplexes, has sent ripples through the industry, with analysts warning of significant revenue impact and potential setbacks to names such as PVR INOX, Cinepolis, and Carnival Cinemas.

The state government on Tuesday proposed amending the Karnataka Cinemas (Regu-

lation) Rules, 2014, introducing a new sub-rule under Rule 55, that mandates ticket prices for all shows cannot exceed ₹200, inclusive of entertainment tax, regardless of film language. The draft is open for public feedback for 15 days.

The proposed cap poses the most immediate challenge to PVR INOX, which operates 219 screens across 37 cinemas in the state. Karnataka represents just over 1.2% of the company's total screen portfolio of 1,743 screens as of May.

In April 2017, the state had brought a similar cap, but it was withdrawn after multiplex chains successfully challenged the decision in court

Industry analysts suggest that Karnataka contributes around 8% to the Hindi box office and 10% to the overall collections, with an average ticket price (ATP) of ₹260. The proposed ₹200 cap implies a

30% cut in state-level ATP.

PVR INOX's premium screens in Bengaluru typically command weekend ticket prices of ₹600-₹1,000 for formats like IMAX and 4DX, making the uniform cap particularly challenging for these formats.

The cap could also structurally impair franchise-led expansion of PVR INOX by hurting franchise partner sentiments. Since distributor revenue is linked to net ticket collections, a 30% price cut would directly impact multiplex

earnings, especially in premium malls, analysts said.

In April 2017, the state had introduced a similar ₹200 cap, but multiplex chains successfully challenged the decision in court. In 2021, the high court delivered a favourable verdict, following which the state withdrew the order. Experts predict that multiplex operators could consider legal recourse again.

Supporters argue that such price caps will boost footfall and benefit mid-budget local films and emerging filmmakers.

## DB Corp Ltd

### NOTICE

FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF THE COMPANY

#### Transfer of Unpaid or Unclaimed Dividend / Underlying Shares of the Company to Investor Education and Protection Fund ('IEPF') Authority

Notice is hereby given pursuant to Section 124(6) of the Companies Act, 2013 ('the Act') read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time read with the relevant circulars and amendments thereto ('the Rules').

The Rules, inter-alia, provide that the dividend which has remained unpaid or unclaimed for a period of 7 (seven) years needs to be transferred to the bank account of IEPF Authority and also the underlying shares in respect of which such dividend has remained unpaid or unclaimed for a period of seven consecutive years or more, need to be transferred to the demat account of the IEPF Authority.

In terms of the said Rules, Final Dividend declared by D. B. Corp Limited (the 'Company') for the Financial Year 2017-18 which has remained unpaid or unclaimed for a period of seven years will be credited to the bank account of IEPF Authority on the due date during October, 2025. Also, underlying shares on which such dividend has remained unpaid or unclaimed for seven consecutive years will be transferred to the demat account of the IEPF Authority in October, 2025.

However, the Company will not transfer such shares where there is a specific order of Court or Tribunal or any other statutory authority restraining any transfer of shares and payment of dividend or where such shares are pledged or hypothecated under the provisions of the Depositories Act, 1996.

In compliance with the requirements of the said Rules, the Company has communicated individually to all those shareholders whose unpaid or unclaimed dividend / underlying shares are liable to be transferred to the IEPF Authority, vide a letter dated July 16, 2025, at their latest available addresses with the Company/RTA.

The Company has also uploaded on its website viz. [www.dbcorp Ltd.com](http://www.dbcorp Ltd.com), the list of shareholders whose unpaid or unclaimed dividend / underlying shares are liable for transfer to IEPF Authority. The Shareholders are requested to refer to the aforesaid website to verify the details of unpaid or unclaimed dividend and underlying shares which are liable to be transferred to the IEPF Authority and thereafter contact the Company for making a valid claim in respect of such unpaid or unclaimed dividend and underlying shares.

In case the Company does not receive any communication from these shareholders by October 3, 2025, the Company shall, with a view to comply with the requirements set out in the Act and the Rules framed thereunder, transfer the unpaid / unclaimed dividend and the underlying shares to IEPF Authority on the due date as per procedure stipulated in the Rules without giving any further notice, in the following manner:

<b>In respect of shares held in Physical Form</b>	The Company shall issue New share certificates in lieu of the original share certificates held by the concerned shareholder for the purpose of dematerialisation by way of corporate action and transfer of shares to IEPF Authority as per the Rules and upon such issue, the original share certificates which are registered in the name of the concerned shareholder will stand automatically cancelled and be deemed to be non-negotiable.
<b>In respect of shares held in Dematerialised Form</b>	The Company shall inform the depository to transfer the said shares in favour of demat account of the IEPF Authority by way of corporate action.

The concerned shareholders are requested to note that no liability shall lie against the Company in respect of the unpaid / unclaimed dividend and the underlying shares so transferred to IEPF Authority. The concerned shareholders may also note that both the unpaid / unclaimed dividend and the underlying shares transferred to IEPF Authority including all benefits accruing on such shares, if any, except the right shares, can be claimed back by the concerned shareholders from IEPF Authority after following the procedure prescribed under the Rules which is displayed on the website.

For any queries / information / clarification in the subject matter, shareholders are requested to contact the Company's Registrar and Share Transfer Agents viz. M/s. KFin Technologies Limited, Unit: D. B. Corp Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032, Toll free number: 1800 309 4001, Email id: [einward\\_ris@kfinetech.com](mailto:einward_ris@kfinetech.com) (K.A.: Mr. Balamurli Sridhar, Manager) or may write to Mr. Om Prakash Pandey, Company Secretary & Compliance Officer and Nodal Officer by sending Email to [dbcs@dbcorp.in](mailto:dbcs@dbcorp.in).

Place: Bhopal  
Date: July 16, 2025

For D. B. Corp Limited  
Sd/-  
Om Prakash Pandey  
Company Secretary & Compliance Officer

D. B. CORP LIMITED  
Registered Office: Plot No. 280, Sarkhej-Gandhinagar Highway, Near YMCA Club, Makarba, Ahmedabad - 380 051, Gujarat, Tel. no.: 079 4908 8809  
Head Office: Dwarka Sadan, 6, Press Complex, M.P. Nagar, Zone - I, Bhopal-462 011, Madhya Pradesh, Tel. no.: 0755 4730 000  
Corporate Office: 501, 5th Floor, Naman Corporate Link, Opp. Dena Bank, C-31, G-Block, Bandra-Kurla Complex, Bandra(East), Mumbai-400 051, Tel. no.: 022 7157 7000  
CIN: L22210GJ1995PLC047208 | Website: [www.dbcorp Ltd.com](http://www.dbcorp Ltd.com) | E-mail: [dbcs@dbcorp.in](mailto:dbcs@dbcorp.in)

## Tech Mahindra Limited

Extract of Audited Consolidated Interim Financial Results of Tech Mahindra Limited

## TECH mahindra

Registered Office : Gateway Building, Apollo Bunder, Mumbai 400 001.  
Website : [www.techmahindra.com](http://www.techmahindra.com) Email : [investor.relations@techmahindra.com](mailto:investor.relations@techmahindra.com)  
CIN : L64200MH1986PLC041370

Profit After Tax (Owner's Share) for the quarter at Rs. 11,406 Mn up 34% over the previous year quarter

Rs. in Million except Earnings per share				
Sr.No	Particulars	Quarter ended June 30, 2025	Year ended March 31, 2025	Quarter ended June 30, 2024
1	Total Revenue from Operations	133512	529883	130055
2	Net Profit before Tax	16181	56532	11781
3	Net Profit for the period / year after Tax (Share of the Owners of the Company)	11406	42515	8515
4	Total Comprehensive Income for the period / year	16043	44991	9133
5	Equity Share Capital	4425	4424	4419
6	Earnings Per Equity Share Rs (Not annualised for the quarters)			
	- Basic	12.87	48.00	9.62
	- Diluted	12.86	47.91	9.60

Additional information on audited standalone interim financial results is as follows : Rs.in Million

Particulars	Quarter ended June 30, 2025	Year ended March 31, 2025	Quarter ended June 30, 2024
Revenue from Operations	115946	446172	107802
Profit before Tax	15411	44972	8662
Profit after Tax	11784	35061	6571

### Notes :

- These results have been prepared on the basis of the audited standalone and consolidated condensed interim financial statements which are prepared in accordance with the Indian Accounting Standard (referred to as "Ind AS") 34 - Interim Financial Reporting prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules 2015. The quarterly financial results have been reviewed by the Audit Committee and have been approved and taken on record by the Board of Directors in its meeting held on July 16, 2025.
- The Auditors have issued an unmodified opinion on the audited standalone and consolidated interim financial results and have invited attention to a matter (Emphasis of Matter). The Emphasis of Matter is on account of the financial irregularities committed by the promoters of erstwhile Satyam Computer Services Limited (SCSL) before it was acquired by the Company. SCSL was amalgamated with the Company in June 2013. The Emphasis of Matter and the Management Response on the same is available as part of the detailed Regulation 33 formats posted on the Stock Exchange websites ([www.nseindia.com](http://www.nseindia.com)/[www.bseindia.com](http://www.bseindia.com)) and the Company's website ([www.techmahindra.com](http://www.techmahindra.com)).
- The above is an extract of the detailed format of the audited standalone and consolidated interim 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 audited standalone and consolidated interim financial results for the quarter ended June 30, 2025 are available on the Stock Exchange websites. ([www.nseindia.com](http://www.nseindia.com)/[www.bseindia.com](http://www.bseindia.com)) and the Company's website at the web-link: <https://www.techmahindra.com/en-in/investors/>. The same can be accessed by scanning the QR code provided below.



Date : July 16, 2025  
Place : Noida

Mohit Joshi  
Managing Director & CEO

Connected World,  
Connected Experiences.

