

23<sup>rd</sup> May, 2025

The National Stock Exchange of India Limited  
Exchange Plaza, 5th Floor  
Plot No. C/1, G Block  
Bandra Kurla Complex  
Bandra (E)  
**Mumbai- 400 051**

**NSE Symbol : HAVELLS**

BSE Limited  
Phiroze Jeejeebhoy Towers  
Dalal Street  
**Mumbai- 400 001**

**Scrip Code : 517354**

**Sub: Newspaper Publication for the Shareholders of the Company**

Dear Sir,

Please find enclosed herewith the Newspaper clippings of the publication titled “**TRANSFER OF UNPAID DIVIDEND IN RESPECT OF FY 2017-18 AND THE UNDERLYING SHARES ON WHICH DIVIDEND IS UNPAID/ UNCLAIMED FOR 7 CONSECUTIVE YEARS BEGINNING FY 2017-18 TO THE IEPF (INVESTOR EDUCATION AND PROTECTION FUND)**” published by the Company today in the Economic Times (English) and Jansatta (Hindi) editions of 23<sup>rd</sup> May, 2025.

The above is for your information and records.

Thanking you.

Yours faithfully,  
for **Havells India Limited**

**(Sanjay Kumar Gupta)**  
**Company Secretary**

**Encl: As above**

**HAVELLS INDIA LTD.**

Corporate Office: QRG Towers, 2D, Sector 126, Expressway, Noida - 201304, U.P (INDIA). Tel: +91-120-3331000, Fax: +91-120-3332000, E-mail: marketing@havells.com, www.havells.com  
Registered Office: 904, 9th Floor, Surya Kiran Building, K.G. Marg, Connaught Place, New Delhi - 110001. (INDIA)  
For CARE 360, Call us : for Havells : 08045771313, for Lloyd : 08045775666. CIN: L31900DL1983PLC016304

# ‘Working to Resolve Pending Issues, Pave Way for NSE Listing’

NSE has been seeking IPO approval since 2016; Sebi to issue directions on derivatives expiry soon

**Our Bureau**

New Delhi: Market regulator Securities and Exchange Board of India is working with the National Stock Exchange to soon resolve pending issues for the bourses' initial public offering, its chairman Puhin Kanta Pandey said Thursday.

NSE had first filed its draft papers in 2016 to raise ₹10,000 crore through an IPO. But it failed to obtain Sebi's approval due to regulatory concerns over governance lapses and the co-location matter.

The exchange has since been trying to get regulatory clearance. Its chief rival BSE got listed in 2017. "All I can say is that all the outstanding issues will be resolved and we will move forward. I can't give you a timeline, but I think we should soon be doing it," Pandey said on the sidelines of an Association event.

In March, Sebi announced the formation of an internal panel to look into NSE IPO issues. It also asked the exchange to resolve all outstanding issues. NSE's latest application in March to obtain an objection certificate from the regulator is pending.

With a valuation of ₹4.7 lakh crore in

## Long Time Pending

NSE first filed papers in 2016 for ₹10,000 cr IPO

Sebi did not approve over governance issues. NSE is pending

Sebi formed internal panel in March to look into NSE IPO issues

2024, NSE overtook Serum Institute of India as the country's most valuable stock, according to a joint report by Axis Bank's Burgundy Private and Hurun India.

**DERIVATIVES EXPIRY**  
Asked about the derivatives expiry dates for exchanges, Pandey said Sebi would issue necessary directions this month after an internal panel's comments on its consultation paper.

The paper has proposed to limit expiry of all equity derivatives contracts of exchange to one either Tuesdays or Thursdays. In March, NSE had deferred its plans to revise the weekly expiry date to Monday

change Ltd (NSEIL), Pandey said the regulator "is working on it and that will be through soon."

NSEIL said on Tuesday that 92% of traders, whose money has been stuck in the payment crisis since July 2013, have voted in favour of the one-time settlement scheme.

Under the scheme, approved by the National Company Law Tribunal, ₹1,590 crore would be paid in 682 tranches in proportion to their outstanding as on July 31, 2024, it said.

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

change Ltd (NSEIL), Pandey said the regulator "is working on it and that will be through soon."

NSEIL said on Tuesday that 92% of traders, whose money has been stuck in the payment crisis since July 2013, have voted in favour of the one-time settlement scheme.

Under the scheme, approved by the National Company Law Tribunal, ₹1,590 crore would be paid in 682 tranches in proportion to their outstanding as on July 31, 2024, it said.

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

**SEBI CHAIR SAYS THE REGULATOR IS WORKING TO RESOLVE PENDING ISSUES RELATED TO THE 2013 SCAM AT NATIONAL SPOT EXCHANGE**

# Broadcasters to Pay Both Service, Luxury Taxes: SC

Parliament, state legislatures can levy tax under distinct lists

**Indu Bhan**

New Delhi: The Supreme Court on Thursday held that broadcasters are liable to pay both service tax and entertainment tax on broadcasting for the purpose of entertainment of the subscriber as both Parliament and the state legislatures have the legislative competence to levy the taxes.

The two taxes are different aspects of the same activity which enable two different legislatures to impose tax under distinct taxation entries in two different lists, it said.

A bench of justices BV Nagarathna and NK Singh said that the Parliament, under the Finance Act, 1964, has imposed a tax on entertainment. Such a tax is being imposed by the state legislatures as well in the meaning of Entry 92-List II, it said.

"In the same way, the Finance Act along with its amendments seeks to impose a tax on the service rendered by the broadcasting agency which is imposed under Entry 97 List - I. In the same vein, under Entry 62 List - II, the state governments are not imposing any service tax on the assesses," the court said.

The Supreme Court was hearing a batch of cases from different high courts, with the lead case being Kerala versus Asian Satellite Communications, which entered into an agreement to charge from broadcasters by various states. The broadcasters claimed that they were not liable to pay entertainment tax or luxury tax under the respective state enactments. They submitted that since they were engaged in broadcasting of signals through television channels, they were not liable to pay any service tax to the central government.

The apex court, however, said that there is no inconsistency in law. "This is because the activity of broadcasting is a service and liable to service tax imposed by the Parliament



Supreme Court officials

(Entry 97 - List I of the Seventh Schedule of the Constitution) and the activity of entertainment is a subject falling under Entry 62 - List II and therefore, the assesses herein are liable to pay entertainment tax as well. Hence, the state legislatures as well as the Parliament, both have the legislative competence to impose entertainment tax as well as service tax respectively on the activity carried out by the assesses herein," the judgment said.

According to it, no entertainment can be presented to the viewers unless the broadcasters transmit the signals for instantaneous presentation of any performance, film or any programme on their television.

"Thus, there are two aspects in this activity: the first is the act of transmission of signals of the content to the subscribers. The second aspect here concerns not only the content of the signals, but the effect of the decryption of the signals by the set-top boxes and the viewing cards inside these boxes provided by the assesses to the subscribers, which is providing the 'link' in law. This is because the activity of broadcasting is a service and liable to service tax imposed by the Parliament

# Export Houses on Radar for Illicit Trade via UAE

Money laundering masked by goods trade using dummy biz, suspects FIU

**Anuraधा Shukla**

New Delhi: India's Financial Intelligence Unit (FIU) is examining transactions of about 20 export houses for suspected goods trade that was used to launder money to and from Pakistan using the UAE route, ET has learnt.

The probe focuses on suspicious transactions involving cash in advance (CIA) as well as agency commissions paid to overseas agents to mask the laundering. CIA involves buyers paying sellers before goods are shipped.

"We are looking at the trade-based money laundering between India and Pakistan where they used dummy business basically to send money out of India. About 20 export houses are under scanner," a senior official told ET, without revealing any details citing the ongoing probe.

The trades under scanner are cheap quality jewellery and semi-precious gemstones, beauty products, perfumes, handbags and electric items among others.

The official added that the information was already shared with the relevant agency to look into the possibility of any link with terror.

In particular, the agency is looking into the transactions in the last 14 months, where it suspects the products prices and commission to be highly inflated and changed multiple times to mask the sources.

"Some transactions were exceptional, with market value of ₹100 per piece, was imported at the cost of ₹6,000-10,000 per piece. Similarly, ordinary cheap junk jewelry



wellery market value of ₹100-150 was exported to UAE and later to Pakistan for ₹900,000 per piece. With strict customs clearance and digital economy, cross border cash transactions are becoming difficult, forcing criminals to use digital means to launder money and the authorities are vigilant about trade-based money laundering across the globe, officials said.

Last year the Directorate of Revenue Intelligence (DRI) in a joint operation with Hong Kong detected a case where cheap synthetic diamonds were imported into India by overvaluing them more than 100 times to remit foreign currency out of India.

During the investigation, it was also found that the importing entity was exporting jewellery studied with diamonds at a very inflated value to Hong Kong and a few other countries.

# HSBC FLASH INDIA COMPOSITE PMI Private Sector Activity in May at 13-mth High

July 9th: India's private sector activity surged to a 13-month high of 61.21 in May from 59.7 in April, driven by an acceleration in services, according to a private survey released on Thursday.

The HSBC Flash India Composite Index was 60.5 in May 2024. The Composite Purchasing Managers Index (PMI) is a weighted average of comparable manufacturing and services indices.

The HSBC PMI indices another month of strong economic performance," said Pranjud Bhandari, chief India economist at HSBC.

The increase in service sector output was the fastest in 14 months, while the manufacturing sector recorded the slowest increase in three months. Survey respondents attributed growth at the composite level to strong demand, investment in technology and expanded capacities. However, some firms noted that price pressures, competition and the India-Pakistan conflict negative by impact on exports.

On April 2, the US announced reciprocal tariffs on various countries, imposing a 26% tariff on India. While US announced a 90-day pause until July 9, a baseline tariff of 10% remains in effect.

While manufacturing sector was negatively hit across Asia due to trade uncertainties, domestic demand in India was resilient. New orders also picked up, with support from international demand. The private sector recorded the fastest increase in output in a year, said the survey.

"Growth in production and new orders among manufacturing firms remains robust, despite a marginal cooling from the rates of increase observed in April," said Bhandari.

# Fresh Talks Begin for GST Revamp with New Rates

Industry moots three-slab structure, simpler procedures

**Deepshikha Sikarwar**

New Delhi: The Centre has begun fresh discussions on a significant revamp of the goods and services tax (GST) structure to simplify it further and rework the rates, officials said.

"There have been meetings at the highest level in the government recently on measures to make the tax leaner and efficient."

The GST rationalisation has also gained urgency with India signing a trade deal with the UK and closing in on a deal with the US to ensure industry does not suffer any local handicap.

The levy that created a single national market for services in India was introduced in July 2017. This follows a comprehensive amendment bill introduced in Parliament in February this year to simplify the structure.

"GST is a key focus area," said an official, adding that the idea is to remove pain points emanating both from the structure itself and its implementation.

Another official said there is a growing view in the central government that material intervention was required instead of tweaks at the margins to the rate structure.

"Tax collections have stabilised and with the compensation cess about to end, it is an opportunity to take a call on the broad structure of the tax," said a person familiar with the development. "The exercise should be meaningful to make some difference at the ground level."

The deliberations have been centred around the slab structure of the tax as also several corners flagged by industry at various intervals.

"The industry and tax experts have mooted a three-slab structure, simpler procedure and easier enforcement. They have also flagged high-handedness by the field formations and complexities of the tax, which is jointly administered by central and state tax authorities."

"Competitiveness of India Inc is crucial and the government is looking at areas to further ease of doing business so that industry can take real advantage of these agreements," said a third official, adding that several new initiatives are also being considered in the revamp.

GST Council, the apex decision-making body for the indirect tax, had set up a ministerial panel to look into rationalisation of the tax structure including rates in September 2021, but it is yet to make much headway with varying views on the proposed changes.

A number of options examined by the panel include introducing different rates and price thresholds for goods that have a luxury category a move that could further complicate the structure as per industry experts.

# Indian Investments in UAE on Par with China

IT, consumer goods, biz services among key sectors

**Kirtika Suneja**

New Delhi: The India-UAE Comprehensive Economic Partnership Agreement (CEPA) has led to a rise in Indian investments in Dubai across sectors such as IT services and IT services, consumer products, business services, food and beverages, and real estate, fuelled by the agreement's trade facilitation measures and streamlined regulatory environment, Mohammad Ali Rashed Loomh, president and CEO of Dubai Chambers said.

"Beyond these well-established sectors, India's strong presence and expertise within the IT and technology fields ensure powerful synergies in Indian business activity across multiple sectors. Trading, logistics, and manufacturing are among the key growth areas directly benefiting from the tariff reductions and streamlined trade procedures facilitated by the agreement," he said.

The CEPA came into effect on May 1, 2022. The UAE is India's third largest trading partner. India's goods exports to the UAE in April 2024, valued at ₹725 were ₹33.29 billion and imports were ₹55.74 billion.

"There is a vast potential for collaboration and synergy in various sectors such as artificial intelligence, e-commerce, specialised healthcare, and advanced manufacturing," Loomh said, adding that India's foreign direct investment (FDI) into Dubai reached \$1.1 billion in 2023-2024.

"Beyond these well-established sectors, India's strong presence and expertise within the IT and technology fields ensure powerful synergies in Indian business activity across multiple sectors. Trading, logistics, and manufacturing are among the key growth areas directly benefiting from the tariff reductions and streamlined trade procedures facilitated by the agreement," he said.

For Dubai, he said the top sectors for investments in India include transportation and e-commerce, business services, real estate, software and IT services and financial services.

# Uniform Disciplinary Action Format at PSBs on the Cards

**Dheeraaj Tiwari**

New Delhi: State-run banks plan to adopt a unified format and standard operating procedure (SOP) for disciplinary action against their employees, said people familiar with the development.

A working group set up by banks is finalising guidelines in this regard and the new format could come into effect in June, they said. "Banks have shared the best practices followed by them in disciplinary processes and it has been decided that a uniform process be adopted across public sector banks (PSBs), the contours of which are being finalised," said one bank executive, who did not wish to be identified.

Currently all PSBs follow the Central Vigilance Commission's manual, but each has its own disciplinary process along with timelines in certain cases.

Banks will also incorporate the suggestions made by an internal committee led by a former Central Bureau of Investigation special director DC Jain on strategies and frameworks for dealing with non-production and non-recovery issues.

**New Standard**  
PSBs to use unified format and SOP  
To help remove arbitrariness, prejudice  
Will incorporate suggestions  
CBI SOP director  
To be implemented by June

ing with cases against lenders under the Prevention of Corruption Act.

"A standard format will bring uniformity and ensure that any disciplinary action is not random or prejudiced because the management was biased," the manual, but each has its own disciplinary process along with timelines in certain cases.

Banks will also incorporate the suggestions made by an internal committee led by a former Central Bureau of Investigation special director DC Jain on strategies and frameworks for dealing with non-production and non-recovery issues.

# India, Oman Close to Signing Trade Pact

**Our Bureau**

New Delhi: The proposed India-Oman comprehensive economic partnership agreement is close to conclusion except for a few issues that are yet to be resolved, an official said.

The 'Omanisation' policy, which mandates employment of Omanis in various sectors, and its market access demands for petrochemical products are some of the remaining issues. New Delhi has insisted that the sector-specific measures for compulsory employment of Omanis must be frozen at the current levels for India and not increased after CEPA is signed. This assumes significance as the Omanis have revised and can vary between 15% and 30%.

"We want existing regime of Omanisation to become permanent for us so that it doesn't become more restrictive in future, especially after the CEPA is signed," the official said.

**FY26 Coal Production Target Set at 1.15 B Tonnes**  
Our Bureau  
New Delhi: The government has finalised India's coal production target for FY26 at 1.15 billion tonnes, marginally lower than the target set in November 1.19 billion tonnes for the same period. It is higher than the total production of 1.06 billion tonnes recorded in FY25.

In its action plan for FY26, the coal ministry stated that it will provide coal linkages to consumers without the need of any new coal mines in addition to the present end-use-based linkages.

This would require changes to the non-regulated sector auction policy of 2016, it said.

The ministry will also hold three coal mines in FY26 for commercial mines in which it sees successful auction of 25 mines. Coal production and dispatch from commercial mines in the ongoing financial year is aimed at 203.4 million tonnes. Seven commercial coal mines are expected to start production in the ongoing financial year.

The coal ministry has planned to have 'on-demand' coal supply capacity to consumers by FY47 for which additional coal capacity is needed.

The ministry had set a target of opening 100 new mines

**HAVELLS INDIA LIMITED**  
 Regd. Off: 304 3rd Floor, Sector 18, Connaught Place, K G Marg, Connaught Place, New Delhi - 110 001  
**Corporate Off.:** ORG Towers, 2D, Sector - 126, Expressway, Noida - 201 304 (U.P.)  
 Tel: 0120-3333100, Fax: 0120-3332000, web: www.havells.com  
 Email: investor@havells.com, CIN - L19190DL1983PL016304

**TRANSFER OF UNPAID DIVIDEND IN RESPECT OF FY 2017-18 AND THE UNDERLYING SHARES ON WHICH DIVIDEND IS UNPAID UNCLAIMED FOR 7 CONSECUTIVE YEARS BEGINNING FY 2017-18 (FINAL) TO THE IEPF (INVESTOR EDUCATION AND PROTECTION FUND)**

Dear Shareholder,  
Pursuant to the provisions of Section 124 of the Companies Act, 2013 and the IEPF (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time, every Company is required to mandatorily transfer to the IEPF, the amount in the Unpaid Dividend Account of a company which remains unpaied or unclaimed for a period of 7 (seven) years from the date of entitlement to such amount.

By this Notice, we wish to apprise you that the due date for transfer into IEPF of the Unpaid/Unclaimed Dividend lying in the Unpaid Dividend A/c of Company for financial year 2017-18 (Final) is approaching on 28th August, 2024. Accordingly, concerned Shareholders are requested to kindly take note and claim the unpaid dividend. The required information in this behalf has already been made by the Company by way of sending emails to the concerned shareholders.

By this Notice, we also draw special attention of those Shareholders whose dividend is unpaid or unclaimed for 7 (seven) consecutive years beginning financial year 2017-18. Kindly note that the underlying shares of such Shareholders will also be transferred to the IEPF. Once these Shares are transferred to the IEPF, all voting rights shall be frozen and all benefits accruing on these Shares e.g. dividend, bonus shares, split consolidation etc., will not be transferred to the IEPF.

The complete List of Shareholders whose dividend(s) is/are lying unpaid against their Folio ID/PA-Client ID, in the Unpaid Dividend Accounts of the Company beginning FY 2017-18 onwards and also those whose Shares are due for transfer to the IEPF is placed in the Unclaimed Dividend List under Shareholders in the Corporate Section on the website of the Company at <https://havells.com/corporate/investors/unclaimed-dividend>.

In your interest, we request you to claim your Dividend before the due date of transfer to avoid transfer of Shares into IEPF, by sending a signed Letter of Undertaking on plain paper (format available on the website of the Company), along signed in case of shares are held in electronic form; Client Master List provided by the Depository Participant (digitally signed & stamped by DPT) is to be submitted. Payment will be made to the Bank Account registered under the general account.

In case shares are held in physical form: Investor Service Request Form (ISR - 1 Form - ISR - 2) duly filled up as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. Further, you are also requested to ensure that your KYC details are complete in your folio and it is only then that the payment of Dividend can be processed in your favour.

Mandatory furnishing of PAN and KYC details by holders of physical securities. In listed companies to furnish PAN, Contact details, Please visit the website of the Company at [www.havells.com](http://www.havells.com) -> Corporate -> Investors -> Shareholders -> Downloads, in case of non-updation of PAN, Contact Details including Mobile Number, Bank Account Details and Specimen Signatures in respect of the physical folios, no dividend shall be paid to the investor until all of the aforesaid KYC details are updated by the investor.

Once updated, all the unclaimed dividend previously declared by the Company shall be paid to the shareholder electronically. Please visit the website of the Company at [www.havells.com](http://www.havells.com) -> Corporate -> Investors -> Shareholders -> Downloads, as per SEBI norms, outstanding payments will be credited directly to the Bank A/c of the Folio is KYC Complete.

In case of dividends are not claimed by 28th August, 2025, the Company would initiate necessary action for transfer of dividend & shares (as applicable) held by you to the IEPF, in accordance with the IEPF Rules.

For any queries, please contact the Corporate office of the Company at Havells India Limited, ORG Towers, 2D, Sector 126, Expressway, Noida - 201304 (U.P.), Tel: 0120 - 3331000, Fax: 0120 - 3332000, Email: [investors@havells.com](mailto:investors@havells.com). Website: [www.havells.com](http://www.havells.com)

For-Havells India Limited  
Sd/-  
Anagay Kumar Gupta  
Company Secretary  
Noida, May 22, 2025



## सार्वजनिक सूचना

रियल एस्टेट परियोजना  
"अनंत राज एस्टेट" के आवंटियों के ध्यानार्थ  
गुरुग्राम के सेक्टर 63ए में स्थित,  
मेसर्स अनंत राज लिमिटेड द्वारा विकसित किया जा रहा है

- उपर्युक्त परियोजना को RERA गुरुग्राम में पंजीकरण संख्या 58/2021 दिनांक 14.09.2021 के तहत पंजीकृत किया गया था और पंजीकरण 31.03.2024 तक वैध था।
- प्रमोटर ने प्राधिकरण को अनुरोध करते हुए एक आवेदन दिया है कि पंजीकरण की अवधि समाप्त होने पर उसे रद्द करने के बजाय, प्राधिकरण इसे ऐसे अन्य नियमों और शर्तों के अधीन लागू करने की अनुमति दे सकता है, जिन्हें वह आवंटियों के हित में लागू करना उचित समझे और इस प्रकार लगाए गए ऐसे कोई भी नियम और शर्तें प्रमोटर पर बाध्यकारी होंगी।
- प्राधिकरण इस परियोजना के लिए अधिनियम की धारा 7(3) के तहत पंजीकरण प्रमाण पत्र को जारी रखने की अनुमति देने के लिए प्रमोटर के आवेदन पर विचार कर रहा है और इस संबंध में विशेष रूप से आवंटियों और सामान्य रूप से किसी भी अन्य संबंधित व्यक्ति से आपत्तियां आमंत्रित करता है।
- ये आपत्तियां प्राधिकरण की रजिस्ट्री में दिनांक 06.06.2025 से पूर्व दाखिल की जाएंगी तथा प्राप्त आपत्तियों पर विचार करने के लिए दिनांक 16.06.2025 को प्रातः 11.00 बजे प्राधिकरण में प्रस्तुत की जाएंगी, ऐसा न करने पर प्राधिकरण अधिनियम की धारा 7(3) के अंतर्गत पंजीकरण जारी रखने के लिए वर्तमान आवेदन पर विचार करेगा।

सचिव

हरियाणा रियल एस्टेट विनियामक प्राधिकरण,  
गुरुग्राम

दिनांक: 23.05.2025



## हैवेल्स इंडिया लिमिटेड

रजि. ऑफिस: 904, 9वीं मंजिल, सूर्या किरन बिल्डिंग, के.जी. मार्ग,  
कनॉट प्लेस, नई दिल्ली-110 001  
कॉर्पोरेट ऑफिस: क्यूआरजी टॉवर, 2डी, सेक्टर-126,  
एक्सप्रेसवे, नोएडा-201 304 (उत्तर प्रदेश)  
फोन: # 0120-3331000, फैक्स: # 0120-3332000, वेब: www.havells.com  
ई-मेल: investors@havells.com, CIN - L31900DL1983PLC016304

वित्तीय वर्ष 2017-18 के अचुकता लामांश और ऐसे शेयरों,  
जिन पर वित्तीय वर्ष 2017-18 के बाद लगातार 7 सालों से लामांश अचुकता है/  
लामांश का दावा नहीं किया गया है को आईडीपीएफ (निवेशक शिक्षा एवं संरक्षण कोष)  
में हस्तांतरण किये जाने के संदर्भ में

प्रिय शेयरधारक,

कंपनी अधिनियम, 2013 की धारा 124 और आईडीपीएफ (अकाउंटिंग ऑफिशियल ट्रांसफर एंड रिकवरी) नियम, 2016 (दिए नियम) के प्रावधानों, जिनमें समय-समय पर संशोधन हुआ है, के अनुसार हमें हर कंपनी को ऐसे अनपेक्षित लामांश या दावा न किये गये लामांश की राशि को आईडीपीएफ में अनिवार्य रूप से हस्तांतरण करना होता है, जो ऐसे खातों में हस्तांतरित होने के 7 (सात) वर्ष की अवधि तक अनपेक्षित या बिना दावे के रहती है।

इस नोटिस के माध्यम से, हम आपको यह बताना चाहते हैं कि वित्तीय वर्ष 2017-18 के कंपनी के अनपेक्षित लामांश/बिना दावे के लामांश खाते में पड़ी अनपेक्षित लामांश/बिना दावे के लामांश की राशि को आईडीपीएफ में हस्तांतरित करने की नियत तारीख 26 अगस्त, 2025 पास आ रही है। तदनुसार, शेयरधारकों से अनुरोध किया जाता है कि वे कृपया ध्यान दें और अनपेक्षित लामांश का दावा करें। इस संबंध में कंपनी द्वारा पहले से ही उपलब्ध शेयरधारकों को पत्र और ईमेल भेजने के माध्यम से पुनः संचार किया गया है।

इस नोटिस के माध्यम से, हम खासकर ऐसे शेयरधारकों का भी ध्यान आकर्षित करते हैं, जिनका वित्तीय वर्ष 2017-18 के बाद से यानि पिछले 7 (सात) वर्षों से अनपेक्षित है/बिना दावे का है। कृपया ध्यान दें कि ऐसे शेयरधारकों को अंतर्निहित शेयर भी आईडीपीएफ में हस्तांतरित कर दिये जाएंगे। एक बार ये शेयर आईडीपीएफ में हस्तांतरित होने के बाद शेयरधारक अपने सभी मतदान अधिकारों से वंचित हो जायेंगे और इन शेयरों पर मिलने वाले सभी लाभ, जैसे डिविडेंड, बोनस शेयर, रिप्लेट, कंसेलरिडेशन आदि खाते, कर्नाल शेयरों के साथ ही ये भी आईडीपीएफ को ट्रांसफर कर दिये जाएंगे।

यदि वर्ष 2017-18 की शुरुआत से ऐसे शेयरधारकों की पूरी सूची, जिनके लामांश अनपेक्षित हैं, उनके फोर्सियो/डीपी-आईडी ग्राहक आईडी सहित कंपनी के अनपेक्षित लामांश खाते में दी गई है। जिनके शेयर आईडीपीएफ के हस्तांतरित किये जाने हैं, उनकी सूची कंपनी की वेबसाइट <https://havells.com/corporate/investors/unclaimed-dividends> पर कॉर्पोरेट खंड में निवेशकों के तहत अनपेक्षित लामांश खंड में दी गई है।

आपके हित में, हम आपसे अनुरोध करते हैं कि आप अपने शेयरों को आईडीपीएफ में हस्तांतरित होने से रोकने के लिए हस्तांतरण की नियत तारीख से पहले, सादे कागज में निर्धारित प्रारूप में अपने हस्ताक्षर सहित (प्रारूप कंपनी की वेबसाइट पर उपलब्ध है) मेजकूर अपने लामांश का दावा करें। यदि शेयर इलेक्ट्रॉनिक रूप में रखे गए हैं: डिजिटल डिवाइस/डिवाइस द्वारा प्रदान की गई क्लाइंट मास्टर सूची (डीपी) द्वारा विधिवत हस्ताक्षरित और मुद्रांकित) जमा की जानी है। मुगलान डीमेट खाते के तहत पंजीकृत बैंक खाते में किया जाएगा।

यदि शेयर भौतिक रूप में रखे गए हैं: निवेशक सेवा अनुरोध फॉर्म आईएसआर-1 और फॉर्म आईएसआर-2 उसमें दिए गए निर्देशों के अनुसार, खाताधारक के रूप में आपको नाम बताते हुए मूल कैंसल चेक सहित सहायक दस्तावेजों के साथ विधिवत भरना होगा।

इसके अलावा, आपसे यह भी सुनिश्चित करने का अनुरोध किया जाता है कि आपके फोर्सियो में कंबाईसी विवरण पूर्ण हो और केवल तभी लामांश का भुगतान आपके पक्ष में किया जा सकता है।

भौतिक प्रतिभूतियों के धारकों द्वारा पैन और केवाईसी विवरण प्रस्तुत करना अनिवार्य है।

सेबी के आदेश के अनुसार, सूचीबद्ध कंपनियों में भौतिक प्रतिभूतियों के सभी धारकों के लिए पैन, संपर्क विवरण, बैंक खाता विवरण और उनके संबंधित फोर्सियो नंबर के लिए हस्ताक्षर प्रस्तुत करना अनिवार्य है। पैन, मोबाइल नंबर सहित संपर्क विवरण, बैंक खाता विवरण और भौतिक फोर्सियो के संबंध में हस्ताक्षर के पूर्ण न होने की स्थिति में, निवेशक को तब तक कोई लामांश नहीं दिया जाएगा जब तक कि उपरोक्त सभी केवाईसी विवरण पूर्ण नहीं हो जाते।

एक बार अपडेट होने के बाद, कंपनी द्वारा घोषित पहले सभी अनपेक्षित लामांश का भुगतान शेयरधारक को इलेक्ट्रॉनिक रूप से किया जाएगा।

कॉर्पोरेट/इवेस्टर्स/शेयरहोल्डर्स कॉर्पोरेट/अउनलॉड उपरोक्त संदर्भित फॉर्म के लिए कृपया कंपनी की वेबसाइट [www.havells.com](http://www.havells.com) पर जाएं।

सेबी के मानदंडों के अनुसार, यदि फोर्सियो केवाईसी के अनुरूप है तो बकया भुगतान सीधे आपके बैंक खाते में जमा किया जाएगा।

यदि 26 अगस्त, 2025 तक लामांश का दावा नहीं किया जाता है, तो कंपनी आईडीपीएफ नियमों के अनुसार, आपके द्वारा रखे गए लामांश और शेयरों को आईडीपीएफ में स्थानांतरित करने के लिए आवश्यक कार्रवाई करेगी।

कृपया अपना अनुरोध कंपनी के कॉर्पोरेट कार्यालय हैवेल्स इंडिया लिमिटेड, क्यूआरजी टॉवर, 2डी, सेक्टर 126, एक्सप्रेसवे, नोएडा-201304 (उ.प्र.) पर भेजें, दूरभाष: 0120-3331000, फैक्स: 0120-3332000, ईमेल: investors@havells.com, वेबसाइट: www.havells.com

यदि आपके पास कोई प्रश्न है या इस मामले में किसी सहायता की आवश्यकता है, तो आप हमेशा कंपनी के ऊपर उल्लिखित कॉर्पोरेट कार्यालय में संपर्क कर सकते हैं।

कृते हैवेल्स इंडिया लिमिटेड  
हस्ता/-

संजय कुमार गुप्ता  
कंपनी सचिव

नोएडा, 22 मई, 2025



कॉर्पोरेट कार्यालय: आईसीआईआई एचएफसी टॉवर, अंधेरी - कुर्ला रोड, जे.बी. नगर, अंधेरी (पूर्व), मुंबई - 400059,  
शाखा कार्यालय: दूसरी मंजिल, विद्यार्थी कॉम्प्लेक्स, प्लॉट नं. 17/18, यशोदा अस्पताल के पीछे, कौशाम्बी, गाजियाबाद-201010

[नियम 8(6) का पर्यवेक्षण देखें] अवल संपत्तियों की बिक्री हेतु सूचना

प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 8 (6) के प्रावधान के साथ पंजित वित्तीय संपत्तियों के प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के तहत अवल संपत्तियों की बिक्री के लिए ई-नीलामी बिक्री सूचना एतद्वारा आम जनता को और विशेष रूप से कर्जदार (रें) और गारंटर (रें) को नोटिस दिया जाता है कि प्रतिभूति लेनदार के पास बंधक/प्रभारित नीचे वर्णित अवल संपत्ति, जिसका सांकेतिक कब्जा आईसीआईआई होम फाइनेंस कंपनी लिमिटेड के प्राधिकृत अधिकारी द्वारा लिया गया, यहाँ नीचे दिए गए संक्षिप्त विवरण के अनुसार, 'जैसा है जहाँ है', 'जो है वह है' और 'जो कुछ भी है वही है' के आधार पर बेचा जाएगा;

क्र. सं.	कर्जदार/लक्ष्यकर्ता/गारंटर/वित्तिक उन्मत्तिकावली के नाम तथा खाता सं.	अवल संपत्ति का विवरण	बकाया राशि	अंशित रूप जमा धरोहर राशि	सम्पत्ति के लिये बिक्री की तिथि एवं मर्यादा	नीलामी की तिथि एवं मर्यादा	नीलामी की तिथि एवं मर्यादा	नीलामी की तिथि एवं मर्यादा	सर्वोत्तम की तिथि एवं मर्यादा
(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(I)	(J)
	रसेल कुमार वाल्मीकि (कर्जदार)	प्रेमपुरा, हापुड़ में स्थित खरारा नंबर 70 में शामिल एक आवासीय मकान म्यू. संख्या 2017.	₹. 25,43,740/- (शुद्ध 20 मई, 2025 तक)	₹. 21,21,390/- (शुद्ध 20 मई, 2025 तक)	3 जून '25	25.11 बजे पूर्ण, से 3 - 3 बजे तक हर	3 जून '25	25.11 बजे पूर्ण, से 3 - 3 बजे तक हर	9 जून '25
	रसेल कुमार वाल्मीकि (कर्जदार)	प्रेमपुरा, हापुड़ में स्थित खरारा नंबर 70 में शामिल एक आवासीय मकान म्यू. संख्या 2017.	₹. 25,43,740/- (शुद्ध 20 मई, 2025 तक)	₹. 21,21,390/- (शुद्ध 20 मई, 2025 तक)	3 जून '25	25.11 बजे पूर्ण, से 3 - 3 बजे तक हर	3 जून '25	25.11 बजे पूर्ण, से 3 - 3 बजे तक हर	9 जून '25

अंशदान नीलामी हमारी नीलामी एजेंसी वैल्यू ट्रस्ट कैपिटल सर्विसेज लिमिटेड की वेबसाइट (यूआरएल लिंक-<https://BidDeal.in>) पर आवेजित की जाएगी। बचकवाली/सूचियों को 9 जून, 2025 को शाम 05:00 बजे से पहले अंतिम ब्याज के साथ कुल बकया का भुगतान करने का अंतिम मौका दिया जात है, अन्यथा ये प्रतिभूति संपत्ति उपरोक्त कार्यक्रम के अनुसार बेची जाएगी।

संबंधित बिक्री/बिक्री के लेख के साथ पर उल्लिखित आईसीआईआई होम फाइनेंस कंपनी लिमिटेड शाखा कार्यालय के पते पर जमा धरोहर राशि (ईएमडी) आरटीओएस/डिमांड ड्राफ्ट (डीडी) (कॉलम ई में) 9 जून, 2025 को शाम 04:00 बजे तक जमा करना होगा। संबंधित बिक्री/बिक्री के लेख के साथ पर उल्लिखित आईसीआईआई होम फाइनेंस कंपनी लिमिटेड शाखा कार्यालय के पते पर संपत्तिकरण फॉर्म और नीलामी नियम और शर्तों के फॉर्म को हस्ताक्षरित प्रति भी 9 जून, 2025 को शाम 05:00 बजे तक जमा करनी होगी। जमा धरोहर राशि का डिमांड ड्राफ्ट (डीडी) आईसीआईआई होम फाइनेंस कंपनी लिमिटेड-नीलामी के पक्ष में शाखा कार्यालय द्वारा लिखित पत्र में देव राशिकृत/अनुमतिपत्र बैंक से होना चाहिए।

निवेशक, नीलामी की शर्तों और विवरणों या निविदाओं के शर्तों/नियमों के संबंध में किसी भी अन्य स्पष्टिकरण के लिए, कृपया आईसीआईआई होम फाइनेंस कंपनी लिमिटेड से 9920807300 पर संपर्क करें।

अधिकृत अधिकारी/बिक्री और बकया वकाली भी या सभी संबंधितों को अवलोकन करने का अधिकार सुरक्षित रखता है। बिक्री की वस्तुएं शर्तों और नियमों के लिए, कृपया <https://www.icicifcf.com/> पर जाएं।

प्राधिकृत अधिकारी, आईसीआईआई होम फाइनेंस कंपनी लिमिटेड,  
सीआरए - U65922MH1999PLC120106

दिनांक: 23.05.2025, स्थान: उत्तर प्रदेश

POST OFFER ADVERTISEMENT UNDER REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 FOR THE ATTENTION OF THE SHAREHOLDERS OF:

## SANOFI CONSUMER HEALTHCARE INDIA LIMITED ("TARGET COMPANY")

A public limited company incorporated under the Companies Act, 1913  
Registered Office: Unit 1104, 11<sup>th</sup> Floor, Godrej Tower, Pirojshanagar, Eastern Express Highway, Vikhroli East, Mumbai, Maharashtra - 400079  
Tel: +91 22 4528 8855; Website: [www.sanofi.in](http://www.sanofi.in)

Open offer for acquisition of up to 59,87,962 (Fifty Nine Lakh Eighty Seven Thousand Nine Hundred And Sixty Two) fully paid-up equity shares of face value of INR 10 (Indian Rupees Ten) each ("Equity Shares"), representing 26% (Twenty Six Percent) of the Voting Share Capital of Sanofi Consumer Healthcare India Limited ("Target Company") from the Public Shareholders of the Target Company by Opal Bidco SAS ("Acquirer") together with Clayton, Dubilier & Rice Fund XII, L.P. ("PAC") as a person acting in concert with the Acquirer ("Open Offer" or "Offer"). This advertisement is being issued by Citigroup Global Markets India Private Limited, the manager to the Open Offer ("Manager"), on behalf of the Acquirer and the PAC in compliance with Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, as amended from time to time ("SEBI (SAST) Regulations"), in respect of the Open Offer ("Post Offer Advertisement").

The detailed public statement ("DPS") with respect to the Offer was published on October 28, 2024 in (a) all editions of The Financial Express (English); (ii) all editions of Jansatta (Hindi); and (iii) Mumbai edition of Navshakti (Marathi). This Post Offer Advertisement is being published in all such newspapers in which the DPS was published.

This Post Offer Advertisement should be read in continuation of, and in conjunction with the:

- public announcement dated October 21, 2024 ("PA" or "Public Announcement");
- DPS dated October 28, 2024;
- letter of offer dated April 12, 2025 ("Letter of Offer");
- pre-offer advertisement cum corrigendum to the DPS and Letter of Offer dated April 24, 2025 ("Pre-Offer Advertisement cum Corrigendum"), which was published on April 24, 2025 in all the newspapers in which the DPS was published; and
- addendum to the Letter of Offer and Pre-Offer Advertisement cum Corrigendum dated April 30, 2025 ("Addendum"), which was published on May 1, 2025 in all the newspapers in which the DPS was published.

Capitalised terms used but not defined in this Post Offer Advertisement shall have the same meaning assigned to such terms in the Letter of Offer, the Pre-Offer Advertisement cum Corrigendum and/or Addendum, as applicable.

- Name of the Target Company: Sanofi Consumer Healthcare India Limited
- Name of the Acquirer and PAC:  
Acquirer: Opal Bidco SAS  
PAC: Clayton, Dubilier & Rice Fund XII, L.P.
- Name of the Manager to the Offer: Citigroup Global Markets India Private Limited
- Name of the Registrar to the Offer: MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited)
- Offer Details:  
(a) Date of Opening of the Offer: Friday, April 25, 2025  
(b) Date of Closure of the Offer: Friday, May 9, 2025  
(c) Date of Payment of Consideration: Monday, May 19, 2025
- Details of the Acquisition:

Sl. No.	Particulars	Proposed in the Offer Document	Actuals
7.1	Offer Price	INR 4,982.05	INR 4,982.05
7.2	Aggregate number of shares tendered	59,87,962 <sup>(1)</sup>	25,04,630
7.3	Aggregate number of shares accepted	59,87,962 <sup>(1)</sup>	25,04,630
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	INR 29,83,23,26,082.10 <sup>(1)</sup>	INR 12,47,81,91,891.50
7.5	Shareholding of the Acquirer before Agreements/Public Announcement (No. & %)	Nil (0.00%)	Nil (0.00%)
7.6	Shares Acquired by way of Agreements (Number % of Fully Diluted Equity Share Capital)	Nil (0.00%)	Nil (0.00%)
7.7	Shares Acquired by way of Open Offer • Number • % of Fully Diluted Equity Share Capital	59,87,962 (26.00%) <sup>(1)</sup>	25,04,630 (10.87%)
7.8	Shares acquired after DPS <sup>(2)</sup> • Number of shares acquired • Price of the shares acquired • % of the shares acquired	Nil (0.00%)	Nil (0.00%)
7.9	Post Offer shareholding of the Acquirer • Number • % of Fully Diluted Equity Share Capital	59,87,962 (26.00%) <sup>(1)</sup>	25,04,630 (10.87%)
7.10	Pre and Post Offer shareholding of the Public Shareholders • Number • % of Fully Diluted Equity Share Capital	Pre-Offer: 91,21,035 (39.60%) Post-Offer <sup>(3)</sup> : 31,33,073 (13.60%)	Pre-Offer: 91,21,035 (39.60%) Post-Offer <sup>(3)</sup> : 66,16,405 (28.73%)

- Notes:
- As updated with the Addendum, upon completion of the Underlying Transaction, the Acquirer has acquired the right to direct the exercise of: (a) 60.40% (Sixty Point Four Zero Percent) of the voting rights of the Target Company; and (b) consequently, voting control over the Target Company.
  - Other than Equity Shares purchased pursuant to the Open Offer.
  - Assuming full take up of the Offer.
  - Based on the information received from the Registrar to the Open Offer.
  - The Acquirer and its directors and the PAC and its general partner, severally and jointly accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under the SEBI (SAST) Regulations.
  - The information pertaining to the Target Company contained in the Post Offer Advertisement or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or provided by the Target Company, as the case may be, or publicly available sources which has not been independently verified by the Acquirer, the PAC or the Manager. The Acquirer, the PAC and the Manager do not accept any responsibility with respect to any misstatement by the Target Company in relation to such information.
  - A copy of this Post Offer Advertisement will be available on the websites of SEBI ([www.sebi.gov.in](http://www.sebi.gov.in)), BSE ([www.bseindia.com](http://www.bseindia.com)) or NSE ([www.nseindia.com](http://www.nseindia.com)) and at the registered office of the Target Company.

ISSUED ON BEHALF OF THE ACQUIRER AND PAC BY THE MANAGER TO THE OFFER

MANAGER TO THE OPEN OFFER	REGISTRAR TO THE OPEN OFFER
 Citigroup Global Markets India Private Limited 1202, 12th Floor, First International Financial Centre, G-Block, Bandra-Kurla Complex, Bandra East, Mumbai 400098 Tel: +91-22-61759999 Fax: +91-22-61759898 Website: <a href="https://www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm">https://www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm</a> Contact Person: Jitesh Agarwal Email: <a href="mailto:sanoficonsumer.openoffer@ctci.com">sanoficonsumer.openoffer@ctci.com</a> SEBI Registration Number: INM000010718	 MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) Address: C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India Tel: +91 81 811 4949 Fax: +91 22 4918 6060 Website: <a href="http://www.in.mfpm.mufig.com">www.in.mfpm.mufig.com</a> Contact Person: Pradiya Karanjekar Email: <a href="mailto:sanoficonsumer.offer@linkintime.co.in">sanoficonsumer.offer@linkintime.co.in</a> SEBI Registration Number: INR000004058

Place: Mumbai  
Date: May 21, 2025

For and on behalf of Opal Bidco SAS (Acquirer)

Sd/-  
Authorised Signatory

For and on behalf of Clayton, Dubilier & Rice Fund XII, L.P. (PAC)

Sd/-  
Authorised Signatory



## नोएडा टोल ब्रिज कंपनी लिमिटेड

CIN: L45101DL1996PLC315772  
पंजीकृत कार्यालय: टोल प्लाजा, मयूर विहार लिंक रोड, नई दिल्ली-110091, भारत  
फोन: 0120 2516495, वेबसाइट: [www.nbcl.com](http://www.nbcl.com), ईमेल: [nbcl@nbcl.com](mailto:nbcl@nbcl.com)

दिल्ली और नोएडा  
की विश्वस्तरीय  
जीवनरेखा को बनाए  
रखने के लिए

यात्रा समय में  
लाखों घंटे बचाने  
के लिए

हर दिन 200,000  
यात्रियों की सेवा  
करने के लिए

हमारे 60,000  
एनटीबीसीएल निवेशकों  
का धन्यवाद

31 मार्च, 2025 को समाप्त तिमाही और वर्ष के लिए लेखापरीक्षित वित्तीय परिणामों का विवरण

(₹. लाख में)

क्र. सं.	विवरण	स्टैंडअलोन			समेकित						
		समाप्त तिमाही			समाप्त वर्ष		समाप्त तिमाही			समाप्त वर्ष	
		31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
I	परिचालनों से कुल आय	1,093.76	1,029.45	1,061.67	4,260.16	2,395.99	1,093.96	1,029.81	1,061.81	4,261.11	2,396.55
II	कराधान पूर्व अवधि हेतु लाभ/(हानि)	409.50	(23,718.02)	(542.10)	(24,429.29)	(3,180.33)	404.75	(23,712.28)	(536.99)	(24,422.18)	(3,165.89)
III	सतत परिचालनों से निवल लाभ/(हानि)	409.50	(23,718.02)	(542.10)	(24,429.29)	(3,180.33)	405.73	(23,709.66)	(537.00)	(24,418.58)	(3,166.02)
IV	इस अवधि के लिए कुल अन्य व्यापक आय	(0.94)	0.98	(2.41)	1.99	(1.68)	(0.11)	0.34	(2.79)	0.91	(1.86)
V	इस अवधि के लिए कुल व्यापक आय	408.56	(23,717.04)	(544.51)	(24,427.30)	(3,182.01)	405.62	(23,709.32)	(539.79)	(24,417.67)	(3,167.88)
VI	प्रदत्त इक्विटी शेयर पूंजी (₹ 10 अंकित मूल्य)	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50	18,619.50
VII	आरक्षित (पुनर्मुल्यांकन आरक्षित को छोड़कर जैसा कि गत वर्ष के तुलनापत्र में प्रदर्शित है)	अप्रयोज्य	अप्रयोज्य	अप्रयोज्य	(22,606.18)	1,821.12	अप्रयोज्य	अप्रयोज्य	अप्रयोज्य	(22,598.81)	1,823.59
VIII	आय प्रति शेयर (₹.)										
	बेसिस	0.22	(12.74)	(0.29)	(13.12)	(1.71)	0.22	(12.73)	(0.29)	(13.11)	(1.70)
	डाइव्यूटेड	0.22	(12.74)								