

August 14, 2025

To,

BSE Limited

Corporate Relationship Department, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400 001

Scrip Code: 540735

Dear Sir / Madam,

National Stock Exchange of India Limited

Exchange Plaza, 5th Floor, Plot No C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051

Symbol: IRIS

Sub.: Newspaper publication of Un-audited Financial Results of the Company for the quarter ended June 30, 2025.

In accordance with Regulation 30 of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), please find enclosed the extract of the newspaper advertisement regarding the Un-audited Financial Results (Standalone & Consolidated) of the Company for the quarter ended June 30, 2025. This advertisement was published on August 14, 2025, as required by Regulation 47 of the Listing Regulations in Business Standard and Dainik Pudhari.

We hereby request you to take the above information on your record.

Thanking You,

Yours faithfully,

For IRIS Business Services Limited

Santoshkumar Sharma

Company Secretary & Compliance Officer (ICSI Membership No. ACS 35139)

Encl.: As above

EVEREST INDUSTRIES LIMITED

CIN: L74999MH1934PLC002093 Registered Office: GAT No. 152, Lakhmapur. Taluka Dindori Nashik - 422202, (Maharashtra) **Tel** +91 2557 250375/462, **Fax** +91 2557 250376, $\underline{compofficer@everestind.com}, \underline{www.everestind.com}$

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES OF EVEREST INDUSTRIES LIMITED

Pursuant to SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, all the shareholders are hereby informed that a Special Window is opened for a period of 6 months, from July 7 2025 to January 6, 2026 to facilitate re-lodgement of transfer request of physical shares. This facility is available for Transfer deeds for physical shares lodged prior to April 1, 2019 and which were rejected returned or not attended to due to deficiencies in documents/process/

Shareholders who have missed the earlier deadline of March 31, 2021 are encouraged to take advantage of this opportunity by re-lodging aforesaid transfer deeds to Company's Registrar and Transfer Agent i.e. MCS Share Transfer Agent Limited at Gudecha Onclave Premises Co-op. Society Ltd. Saki Vihar Road, Saki Naka, Kherani Road, Saki

transfer documents and share certificate, while lodging the documents

For Everest Industries Limited Amruta Avasare

TIMITED आई एफ सी आई लिमिटेड

Regd. Office: IFCI Tower, 61 Nehru Place, New Delhi-110019 Tel: 011-41732000 / 41792800 Email:complianceofficer@ifciltd.com Website: www.ifciltd.com CIN: L74899DL1993GOI053677

Special Window for Re-lodgement of **Transfer Requests of Physical Shares**

lotice is hereby given that pursuant to the Securities Exchange loard of India (SEBI) Circular **SEBI/HO/MIRSD/MIRSD-POD/** I/CIR/2025/97 dated July 02, 2025 (SEBI Circular), a Special PICIR/2025/97 dated July 02, 2025 (SEBI Circular), a Special Window has been opened for a period of six (6) months, from July 07, 2025 to January 06, 2026 ("said period") for the shareholders for re-lodgement of transfer deeds, which were lodged prior to the deadline of April 01, 2019 and rejected/returned/not attended to due to deficiencies in documents /process/or otherwise. The eligible shareholders may submit their request to the Company at complianceofficer@ifciltd.com or Registrar and Share Transfer Agent (MCS Share Transfer Agent Limited) at helpdeskdelhi@mcsregistrars.com

helpdeskdelhi@mcsregistrars.com During the said period, the shares which are re-lodged for transfer shall be issued only in demat mode. Due process shall be followed for such transfer-cum-demat requests.

The SEBI Circular can be accessed https://www.sebi.gov.in/legal/circulars/jul-2025/ease-of-doing-investment-special-window-for-re-lodgement-of-transfer-requests-of-physical-shares_94973.html and is also available on the website of the Company at

https://www.ifciltd.com/2025/SEBI%20PHYSICAL%20TRANSFER%20CIRCULAR.pdf For IFCI Limited (Priyanka Sharma)

Date: 13 August, 2025 Place : New Delhi Company Secretary

For ADC India Communications Ltd

2025 to January 06, 2026. The securities that are re-lodged for transfer, if approved.

will be issued only in demat mode. The concerned shareholders may re-lodge the necessary documents, within the above period, after rectification of deficiencies, with the Company's Registrar and Share Transfer Agent i.e. KFin Technologies Limited, Selenium Tower B, Plot Nos. 31 & 32, Financial District, Nanakramguda, Hyderabad-500032.

ADC India Communications Ltd.

CIN: L32209KA1988PLC009313

Regd. Off: No.10C, 2nd Phase, 1st Main, Peenya Industrial Area, Bangalore-560058

Tel:+91 80 2839 6102 / 2839 6291

E-mail: support@adckcl.com Website: www.adckcl.com

NOTICE TO SHAREHOLDERS

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

In terms of SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated

July 02, 2025, a Special Window has been opened for re-lodgement of transfer

deeds that were lodged prior to April 01, 2019 and were rejected, returned or not

The facility for re-lodgement will be available for a period of six months from July 07.

attended to due to deficiencies in documents/process/or otherwise

Email: enward.ris@kfintech.com: Toll Free No. 1800 409 4001

Place : Bangalore Date : August 13, 2025

R.Ganesh Company Secretary

THE GAEKWAR MILLS LIMITED

Extract of the Statement of Unadited Financial Results for the quarter ended 30th June 2025

REGD. OFFICE: 2/2 New Sion CHS, Swami Vallabhdas Marg, Road No 24 Sindhi Colony, Sion West, Mumbai 400 022

	(rupees in lakhs)				
Sr	Particulars	Quarter Ended	Quarter Ended		Year Ended
No.		30.06.2025 Unaudited		30.06.2024 Unaudited	31.03.2025 Audited
1	Total Income from Operations	-	-	-	-
2	Net Profit /(Loss) for the period before Tax Net Profit /(Loss) for the period after Tax Equity Share Capital		(112.14)	(111.04)	(442.44)
3			(112.14)	(111.04)	(442.44)
4			200	200	200
5	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	-	-	-	-
6	Earnings Per Share of Rs 10/- each (after Extraordinary items)				
	(a) Basic (b) Diluted	0.29 0.29	(5.60) (5.60)	(5.55) (5.55)	(22.12) (22.12)

Notes:

(1) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange 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 Stock Exchange website (www.bseindia.com) and the Company's website (gaekwarmills1928@gmail.com)

For and on behalf of board of directors of

THE GAEKWAR MILLS LIMITED

(Fin Lakhe)

Place: Mumbai. Date: 12th August, 2025

Shweta Shah (Wholetime Director & CEO) (DIN: 03287393)

IRIS Business Services Limited

Reg. Off: T-231, Tower 2, 3rd Floor, International Infotech Park, Vashi - 400 703, Maharashtra, India. Tel: +91 22 67231000, Fax: +91 22 2781 4434, E-mail: cs@irisbusiness.com, Website: www.irisbusiness.com

CIN: L72900MH2000PLC128943

EXTRACT OF UN-AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025 (₹ in Lakhs, except per share data and per equity data)

		(, этторг рог о		
			Year Ended		
Sr.	Doublesslave	30-06-2025	31-03-2025	30-06-2024	31-03-2025
No.	Particulars	Unaudited	Audited Refer Note (e)	Unaudited	Audited
1	Total Income from Operations (Net)	2985.89	3464.14	2764.77	12596.78
2	Net Profit/(Loss) for the period (before tax, Exceptional and/or Extraordinary items*)	32.39	497.12	362.20	1855.08
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items*)	32.39	497.12	362.20	1855.08
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items*)	22.43	288.16	288.45	1325.18
5	Total Comprehensive Income for the period (comprising profit / (loss) for the period (after tax) and other Comprehensive Income (after tax))	0.27	269.89	284.63	1321.17
6	Equity Share Capital	2053.81	2053.81	1936.12	2053.81
7	Reserves (excluding Revaluation Reserves) as shown in the Audited Balance Sheet of the Previous Year	-	-	-	5515.11
8	Earnings Per Equity Share of ₹10/- each for continuing a	and discontinuing	g operations (^ - no	t annualised)	
	a. Basic (₹)	0.11^	1.39^	1.49^	6.55
	b. Diluted (₹)	0.11^	1.36^	1.48^	6.43

in respect to standardie infancial results of the Company	, tile allioulits al	e as ioliows.		(\ III Lakiis)
		Three Months End	ed	Year ended
Particulars	30-06-2025	31-03-2025	30-06-2024	31-03-2025

Particulars 4 8 1 Audited Unaudited Unaudited Audited Refer Note (e) **Total Income from Operations** 3287.61 2595.18 11955.49 2817.13 Profit before Tax 471.24 335.24 1760.30 Profit After Tax 3.27 268.24 266.24 1250.30 (25.78)Total Comprehensive Income 248.73 262.92 1241.83

Notes:

(INR in Lakhs)

- a. The above consolidated financial results for the quarter ended June 30th, 2025 were reviewed and recommended by the Audit committee of the Board and approved by the Board of Directors at its meeting held on August 13th, 2025.
- b. Effective from the second quarter of the previous financial year, based on the "management approach" as defined in Ind-AS 108 -Operating Segments, the Chief Operating Decision Maker will evaluate the Group's performance on four business segments, namely: "SupTech", "RegTech", "TaxTech" and "DataTech".
- c. With respect to our investment in "IRIS Business Services LLC" incorporated in USA (the "Subsidiary") as at June 30th, 2025 the total liabilities exceeded its total assets by ₹ 59.03 lakhs. The Parent company is committed to provide necessary financial support as and when necessary. Considering the future prospect of the Subsidiary and continued support of Parent company, the investment in the Subsidiary is measured at cost.
- d. In the light of the future prospect of the Subsidiary and committed continued support of Parent, financial results of the subsidiary mentioned in point (c) have been prepared on a going concern basis and the same is considered for preparation of consolidated
- e. Figures for the quarter ended March 31st, 2025 are the balancing figure between audited figures in respect of respective full financial year and published year to date figures up to the third quarter of the respective financial year which were subjected to limited review.
- On July 2, 2025, following the approval of the Board of Directors, the Company executed definitive agreements with Sovos Compliance Limited, United Kingdom ("Sovos"), for the sale and transfer of its GST Application Service Provider ("GST ASP") Business, along with a 100% equity stake in its Subsidiary, IRIS Logix Solutions Private Limited ("IRIS Logix"). The aggregate consideration for the transaction was ₹15,124 lakhs. Shareholder approval for the transaction was subsequently obtained at the Extraordinary General Meeting held on July 26, 2025.

The transaction structure included:

- (1) Acquisition of the minority stake in IRIS Logix.
- (2) Sale of a 5% equity stake in IRIS Logix to Sovos,

neet to standalone financial recults of the Compa

- (3) Slump sale of the GST ASP Business to IRIS Logix for ₹14,057 lakhs, funded by Sovos.
- (4) Transfer of entire balance stake of the Company in IRIS Logix to Sovos. The consideration for sale of 100% equity stake in IRIS Logix (inclusive of 5% stake sale referred at (2) above) aggregates to ₹1,067 lakhs which is subject to any adjustment towards shortfall in net working capital or in net cash in IRIS Logix determined as on the date of completion of sale of 100% equity stake in

As the agreement was executed after the reporting date and no binding obligation existed as of June 30, 2025, the transaction qualifies as a non-adjusting event under Ind AS 10. Consequently, no financial impact has been recognised in these results.

- g. Corresponding previous period's figures have been regrouped and reclassified wherever necessary.
- The above is an extract of the detailed format of Financial results for the quarter ended June 30, 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results for the quarter ended June 30, 2025, are available on stock exchange websites at www.nseindia.com and www.bseindia.com and on Company's website at www.irisbusiness.com.
- # Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind-AS Rules, whichever is applicable



Scan the QR Code to view Financial Results on Website of the Company

By order of the Board of Directors of **IRIS Business Services Limited** K. Balachandran Whole Time Director & CEO DIN: 00080055

> Place : Navi Mumbai Date : August 13, 2025

SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES 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/2025/97 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 and rejected/returned/not attended due to the deficiency in the documents/process/or otherwise. The special window will remain open for a period of six months from July 07, 2025 to January 06, 2026.

Please find the circular below for your reference and necessary action:

https://www.sebi.gov.in/legal/circulars/jul-2025/ease-of-doing-investment-special-window-for-re-lodgement-of-transfer-requests-ofphysical-shares 94973.html

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

Relevant investors are encouraged to take advantage of this one-time window. The transfer request of physical shares can be re-lodged

with our Registrar and Share Transfer Agenda (RTA) within the above-mentioned period at the following address:

The details of RTA are as under:

MUFG Intime India Private Limited (Formerly Link Intime India Private Limited),

C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400083,

Maharashtra, India Tel No.: +91-22-49186000

E-mail: rnt.helpdesk@in.mpms.mufg.com

During this period, the securities that are re-lodged for transfer shall be issued only in demat mode. Shareholders 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 and were rejected/returned/not attended due to the deficiency in the documents/process/or otherwise.

For any further information or clarification, you may kindly contact at cs@irisbusiness.com

Naka, Andheri (E), Mumbai - 400 072. Transferred Shares will only be issued in demat mode once all the documents are found in order by RTA. The shareholder must have a demat account and provide its Client Mater List (CML), along with the

for transfer with RTA. By order of the Board of Directors

Date: August 13, 2025 Place: Mumbai

Date: August 13, 2025

Place: Mumbai

Company Secretary

PRIME FOCUS LIMITED

CIN: L92100MH1997PLC108981

Registered Office: Prime Focus House, Opp Citi Bank, Linking Road, Khar (West) Mumbai - 400052 Tel: +91 22 26484900 Fax: +91 22 6715 5001 PRIME FOCUS E-mail id: ir.india@primefocus.com; Website: www.primefocus.com;

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

In compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Board of Directors of Prime Focus Limited ("Company"), at its meeting held on Wednesday, August 13, 2025 approved the Unaudited Financial Results (Standalone and Consolidated) of the Company for the first guarter ended June 30, 2025.

The aforementioned Financial Results along with Limited Review Report are available on Company's website at https://www.primefocus.com/financial-resultsconclusion-meeting-board-directors and on the stock exchanges website at www.bseindia.com and www.nseindia.com and can also be accessed by scanning the QR Code:



For Prime Focus Limited Sd/-

Naresh Malhotra **Chairman and Whole Time Director** DIN: 00004597

The above intimation is in accordance with Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

IndoStar Capital Finance Limited

Regd Office: Unit No 301-A, 3" Floor, Silver Utopia, Opposite P & G Plaza, Cardinal Gracious Road, Chakala, Andheri East, Mumbai - 400099, India

CIN: L65100MH2009PLC268160 Website: www.indostarcapital.com E: investor.relations@indostarcapital.com Tel: +91 22 43157000

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 JUNE 2025							
	Quarte	r ended					
Particulars	30 June 2025	30 June 2024	3				

Sr.		Quarte	Quarter ended		
No.	Particulars	30 June 2025 (Unaudited)	30 June 2024 (Unaudited)	31 March 2025 (Audited)	
1	Revenue from operations (including other income)	34,367	30,898	1,40,966	
2	Profit/(loss) before tax from continuing operations	70,450	1,070	5,255	
3	Profit/(loss) after tax from continuing operations	53,549	1,069	5,249	
4	Profit/(loss) after tax from discontinuing operations	1,009	1,424	6,803	
5	Profit/(loss) after tax	54,558	2,493	12,052	
6	Total comprehensive Income (Comprising profit/(loss) after tax for the period and other comprehensive income after tax)	54,649	2,438	11,972	
7	Paid up equity share capital (Face value of INR 10/- each)	13,667	13,608	13,610	
8	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet			3,49,933	
9	Earnings per share (* not annualised)				
	Continuing operations:				
	Basic (Rs.)	*39.28	*0.79	3.86	
	Diluted (Rs.)	*37.85	*0.78	3.73	
	Discontinued operations:				
	Basic (Rs.)	*0.74	*1.05	5.00	
	Diluted (Rs.)	*0.71	*1.04	4.84	
	Total				
	Basic (INR)	*40.02	*1.83	8.86	
	Diluted (IMP)		*1 02	0.57	

Diluted (INR) a. The above is an extract of detailed format of unaudited consolidated financial results for the quarter ended 30 June 2025, prepared pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited standalone financial results and audited consolidated financial results are available on the website of the Company at www.indostarcapital.com and on the

websites of the BSE Ltd. at <u>www.bseindia.com</u> and the National Stock Exchange of India Ltd. at <u>www.nseindia.com</u>. The key information of the unaudited standalone financial results of the Company are given below:

l.					(INR in Lakhs)
Ш	Sr.		Quarter ended		Year ended Year ended
Ш	No.	Particulars	30 June 2025	30 June 2024	31 March 2025
Ш			(Unaudited)	(Unaudited)	(Audited)
Ш	1	Revenue from operations (including other income)	34,361	31,060	1,41,241
Ш	2	Profit / (loss) before tax	70,444	1,079	5,259
Ш	3	Profit / (loss) after tax	53,544	1,079	5,259
Ш	4	Total comprehensive Income	53,650	1,030	5,190

b. Figures for the previous periods / year have been regrouped, and / or reclassified wherever considered necessary to make them comparable to the current periods / year presentation

c. The Board of Directors of the Company in its meeting held on 19 September 2024 had considered and approved, inter-alia, subject to shareholders, regulatory and other approvals, sale of the Company's shareholding in Niwas Housing Finance Private Limited ("NHFPL") (Formerly IndoStar Home Finance Private Limited), a debt-listed material subsidiary of the Company, to WITKOPEEND B.V. (the "Purchaser") for an aggregate consideration of Rs. 1,70,595 lakhs in accordance with the terms of the share purchase agreement dated 19 September 2024 (SPA) among the Company, NHFPL and the Purchaser. Subsequently, the Shareholders' approval was obtained on 26 October 2024. The

Reserve Bank of India (RBI) accorded its approval on 21 March 2025. During the quarter ended 30 June 2025, National Housing Bank ("NHB") as a Lender to NHFPL has given No Objection for the change in shareholding dated 30 May 2025 and the Company has received other requisite approvals. Further the Company and NHFPL has issued Condition Precedent ("CP") Fulfilment Notice dated 24 June 2025 and the Purchaser has issued CP Fulfilment Notice dated 26 June 2025. The Company, the Purchaser and NHFPL has complied with Condition Precedent to sale in terms of the SPA. Accordingly, the transaction becomes obligatory on all the parties on 26 June 2025. Consequently, the Company recorded a gain of Rs. 1,17,595 lakhs, as "Exceptional Items", in the Standalone financial results on divestment of NHFPL after adjusting Cost of Investment and expenses incurred on the sale transaction for the guarter ended 30 June 2025

Subsequent to the quarter, the Company received the consideration and share transfer process was completed on 17 July 2025.



For and on behalf of the Board of Directors of IndoStar Capital Finance Limited

Randhir Singh Managing Director & Executive Vice Chairman DIN: 05353131

Place: Mumbai

Date: 13 August 2025









आयरीस बिझनेस सर्व्हिसेस लिमिटेड

पंजीकृत कार्यालय : टी-२३१, टॉवर २, ३ रा मजला, इंटरनॅशनल इन्फोटेक पार्क, वाशी ४०० ७०३, महाराष्ट्र, भारत दूरध्वनी क्रमांक : + ९१ २२ ६७२३ १०००, फॅक्स : + ९१ २२ २७८१ ४४३४. ई मेल : cs@irisbusiness.com, संकेतस्थळ : www.irisbusiness.com सीआयएन : L72900MH2000PLC128943

३० जून २०२५ रोजी संपलेल्या तिमाहीसाठीचे अलेखापरीक्षित एकत्रित आर्थिक निकालांचा सारांश

अ.	तपशील	र्त	वर्षअखेर		
क्र.		३०.०६.२०२५	३१.०३.२०२५	३०.०६.२०२४	३१.०३.२०२५
		अलेखापरीक्षित	लेखापरीक्षित (टीप ई पाहा)	अलेखापरीक्षित	लेखापरीक्षित
٧.	संचलनातील एकूण उत्पन्न (नेट)	२,९८५.८९	३,४६४.१४	२,७६४.७७	१२,५९६.७८
₹.	करपूर्व नफा/(नुकसान) (Exceptional/ Extraordinary आयटम्सपूर्वी)	३२.३९	४९७.१२	३६२.२०	१,८५५.०८
₹.	करपूर्व नफा/(नुकसान) (Exceptional/ Extraordinary आयटम्सनंतर)	३२.३९	४९७.१२	३६२.२०	१,८५५.०८
٧.	करानंतरचा नफा/(नुकसान) (Exceptional/ Extraordinary आयटम्सनंतर)	२२.४३	२८८.१६	२८८.४५	१,३२५.१८
ч.	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता (करपश्चात) नफा/(तोटा) व अन्य सर्वसमावेशक उत्पन्न (करपश्चात) यांचा समावेश	0.79	२६९.८९	२८४.६३	१,३२१.१७
ξ.	इक्किटी शेअर भांडवल	२,०५३.८१	२,०५३.८१	१,९३६.१२	२,०५३.८१
৩.	राखीव (पुनर्मूल्यांकन राखीव वगळता) गत वर्षाच्या लेखापरीक्षित ताळेबंदामध्ये दर्शविल्यानुसार	102	\ <u>_</u>	šĒģ.	५,५१५.११
۷.	अखंडित व खंडित परिचालनाकरिता प्रत्येकी रु. १०/- म्	नूल्याचे उत्पन्न प्रति स	मभाग (^ अवार्षिकीकृत	đ)	
	अ. बेसिक (₹)	0.88^	₹.३९^	8.89^	६.५५
	To Application of the properties	N. Houseldowen	maken-transmin	Sessitimas kitt	G 802-080000 ed

कंपनीच्या स्थायी निष्कर्षांसंदर्भात रकमा खालीलप्रमाणे आहे :

बी. डायल्यूटेड (₹)

(रु. लाखांत) तपशील	l á	वर्षअखेर		
	३०.०६.२०२५	ोन महिन्यांचा कालावः ३१.०३.२०२५	३०.०६.२०२४	38.03.2024
	अलेखापरीक्षित	लेखापरीक्षित (टीप ई पाहा)	अलेखापरीक्षित	लेखापरीक्षित
एकूण संचलनातून उत्पन्न	२,८१७.१३	३,२८७.६१	२,५९५.१८	११,९५५.४९
करपूर्व नफा	७.९०	४७१.२४	३३५.२४	१,७६०.३०
करपश्चात नफा	३.२७	२६८.२४	२६६.२४	१,२५०.३०
एकण सर्वसमावेशक उत्पन्न	(24 97)	5×7 78	262 63	8 5X8 73

0.881

9.34^

2.86

€8.3

टीपा :

- ३० जून २०२५ रोजी संपलेल्या तिमाहीसाठी वरील संहित वित्तीय निकालांचे पुनरावलोकन आणि शिफारस ऑडिट समितीने केली आणि १३ ऑगस्ट ए) २०२५ रोजी झालेल्या संचालक मंडळाच्या बैठकीत संचालक मंडळाने मंजूर केले.
- मागील आर्थिक वर्षाच्या दुसऱ्या तिमाहीपासून, Ind-AS १०८ ऑपरेटींग सेगमेंट्स मध्ये परिभाषित व्यवस्थापन दृष्टिकोन नुसार, प्रमुख बी) ऑपरेटिंग निर्णयप्रक्रिया घेणारे व्यक्ती समूहाची कामगिरी चार व्यवसाय विभागांमध्ये मूल्यांकन करतील, म्हणजे : SupTech. RegTech. TaxTech आणि DataTech.
- USA मध्ये स्थापन करण्यात आलेल्या IRIS Business Services LLC (प्रधान कंपनीच्या उपकंपनी) या आमच्या गुंतवणुकीसंदर्भात, ३० जून सी) २०२५ रोजी एकूण क्षति एकूण मालमत्तेपेक्षा ५९.०३ लाखांनी जास्त होती. प्रधान कंपनीने आवश्यकतेनुसार आवश्यक आर्थिक मदत प्रदान करण्याची बांधिलकी घेतली आहे. उपकंपनीच्या भविष्यातील संभाव्यता आणि प्रधान कंपनीच्या सततच्या पाठिंब्याचा विचार करता, उपकंपनीतील गुंतवणूक खर्च मूल्यावर मोजण्यात आली आहे.
- उपकंपनीच्या भविष्यातील सद्यस्थिती आणि प्रधान कंपनीच्या पाठिंब्याच्या बांधिलकीच्या पार्श्वभूमीवर, (c) बिंद् मध्ये नमूद केलेल्या डी) उपकंपनीच्या वित्तीय निकालांची तयारी चालू व्यवसायाच्या आधारावर करण्यात आली असून, हीच माहिती संहित वित्तीय निकालांच्या तयारीसाठी विचारात घेतली आहे.
- ३१ मार्च २०२५ रोजी संपलेल्या तिमाहीसाठीचे आकडे संबंधित संपूर्ण आर्थिक वर्षातील प्रमाणित आकडे आणि संबंधित आर्थिक वर्षाच्या तिसऱ्या ई) तिमाहीपर्यंत प्रकाशित वर्षातील आकडे यातील तफावत आहे, ज्याची मर्यादित पुनरावलोकन करण्यात आली होती.
- २ जुलै २०२५ रोजी, संचालक मंडळाच्या मान्यतेनंतर, कंपनीने Sovos Compliance Limited, United Kingdom (Sovos) सोबत एफ) जीएसटी प्लिकेशन सर्व्हिस प्रोवायडर (GST ASP) व्यवसाय आणि त्यांच्या उपकंपनी IRIS Logix Solutions Private Limited (IRIS Logix) मधील १००% हिस्सेदारीच्या विक्रीसाठी निश्चित करार केला. या व्यवहाराचे एकूण मूल्य १५,१२४ लाख रुपये आहे. २६ जुलै २०२५ रोजी झालेल्या विशेष सर्वसाधारण सभेत या व्यवहारासाठी भागधारकांची मंजुरी मिळाली.
 - या व्यवहाराची रचना पुढीलप्रमाणे होती : (१) IRIS Logix मधील अल्पसंख्यांक हिस्सेदारीचे संपादन,
 - (२) IRIS Logix मधील ५% इक्रिटी स्टेक Sovos कडे विक्री,
 - (३) Sovos कडून निधी पुरवठा करून GST ASP व्यवसायाचा स्लंप सेल IRIS Logix कडे १४,०५७ लाख रुपयांना,

 - (४) IRIS Logix मधील कंपनीच्या शिल्लक संपूर्ण हिस्सेदारीचे Sovos कडे हस्तांतरण. IRIS Logix मधील १००% इक्विटी स्टेकच्या विक्रीसाठीचे एकूण मूल्य (वरील (२) मध्ये नमूद ५% हिस्सेदारी विक्रीसह) १,०६७ लाख रुपये आहे, जे IRIS Logix मध्ये व्यवहार पूर्णतेच्या दिवशी निञ्चळ कार्यरत भाडवल किंवा निञ्चळ रखिच्या कमतरतेच्या कोणत्याही समायोजनास अधीन राहील.

परिषदेद्वारे असलेली कराराचे अंमलबजावणी अहवाल दिनांकानंतर आणि ३० जून, २०२५ पर्यंत कोणतीही बंधनकारक जबाबदारी अस्तित्वात नसल्यामुळे हा व्यवहार Ind AS १० नुसार नॉन-ॲडजस्टिंग इव्हेंट म्हणून पात्र ठरतो. त्यामुळे, या निकालांमध्ये कोणताही आर्थिक परिणाम नोंदवलेला नाही.

- मागील कालावधीतील संबंधित आकडे आवश्यकतेनुसार पुन्हा गटित व पुनर्वर्गीकृत केले आहेत. एच) वरील तक्तृयाचा अंश ३० जून, २०२५ रोजी संपलेल्या तिमाहीसाठीच्या वित्तीय निकालांच्या तपशीलपूर्वक स्वरुपाचा आहे, जो स्टॉक एक्स्चेंजला
- SEBI (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रेक्वायरमेंट्स) रेग्युलेशन, २०१५ अंतर्गत रेग्युलेशन ३३ नुसार सादर करण्यात आलेला आहे. ३० जून, २०२५ रोजी संपलेल्या तिमाहीसाठी स्टॅंडअलोन व कन्सॉलिडेटेड वित्तीय निकालांचे पूर्ण स्वरूप www.nseindia.com आणि www.bseindia.com तसेच कंपनीच्या www.irisbusiness.com या वेबसाइटवर उपलब्ध आहे. आय) # - Ind-AS नियमांनुसार, स्टेटमेंट ऑफ प्रॉफिट अँड लॉसमधील अपवादात्मक आणि/किंवा असामान्य वस्तू समायोजित.
- बोर्ड ऑफ डायरेक्टर्स यांच्या आदेशाने,



निकाल पहाण्यासाठी QR कोड स्कॅन करा भौतिक शेअर्सच्या ट्रान्सफर विनंत्यांच्या पुनलॉंजमेंटसाठी विशेष विंडो

कृपया कंपनीच्या वेबसाइटवरील वित्तीय

आयरिस बिझनेस सर्व्हिसेस लिमिटेड के. बालाचंद्रन पूर्णवेळ संचालक व सीएफओ डीआयएन : 00080055 स्थळ : नवी मुंबई दिनांक : १३ ऑगस्ट, २०२५

भौतिक शेअर्सच्या ट्रान्सफरच्या विनंत्यांच्या पुनलॉंजमेंटसाठी ०६.०१.२०२६ पर्यंत विशेष विंडो खुली

सूचना दिली जाते की SEBI परिपत्रक SEBI/HO/MIRSD/MIRSD-POD/P/CIR/2025/97 दिनांक ०२ जुलै, २०२५ नुसार, कंपनीने ०१ एप्रिल,

२०१९ पूर्वी लॉज केलेल्या व कागदपत्रांची/प्रक्रियेची कमतरता किंवा अन्य कारणाने नाकारल्या/परत केल्या/प्रतिक्रिया न दिलेल्या ट्रान्सफर डिड्सच्या पुनलॉंजमेंटसाठी एक विशेष विंडो उघडली आहे. ही विशेष विंडो ०७ जुलै, २०२५ पासून ०६ जानेवारी, २०२६ पर्यंत सहा महिन्यांसाठी खुली राहील. कृपया पुढील परिपत्रक आपल्या माहितीसाठी आणि आवश्यक कृतीसाठी पहा:

https://www.sebi.gov.in/legal/circulars/jul-2025/ease-of-doing-investment-special-window-for-re-lodgement-oftransfer-requests-of-physical-shares_94973.html ज्या प्रकरणांमध्ये मालकीवर वाद नाही अशा भौतिक शेअर्स ट्रान्सफरच्या वैध व पूर्ण कागदपत्रांची पुनलॉंजमेंट मनी केली जाईल. कंपनीचे भागधारक ०६

जानेवारी, २०२६ पर्यंत कंपनीच्या रजिस्ट्रार एंड शेअर ट्रान्सफर एजंट (RTA) कडे आपली विनंती सादर करू शकतात. संबंधित गुंतवणूकदारांना या एकदाच मिळणाऱ्या विंडोचा लाभ घेण्याचे आवाहन केले जाते. वरील कालावधीत भौतिक शेअर्स ट्रान्सफरची पुनलॉंजमेंट आमच्या RTA कडे करता येईल:

RTA तपशील:

MUFG Intime India Private Limited (पूर्वीचे Link Intime India Private Limited), C-101, Embassy 247, L.B.S. Marg, विक्रोळी (पश्चिम), मुंबई - ४०००८३, महाराष्ट्र, भारत

फोन : +९१-२२-४९१८६०००, ई-मेल : rnt.helpdeskin.mpms.mufg.com

या कालावधीत, पुनर्लोंज केलेल्या शेअर्सचे ट्रान्सफर केवळ डिमॅट मोडमध्येच दिले जातील. भागधारकांनी डिमॅट खाते बाळगणे आवश्यक आहे व त्याचा क्लायंट मास्टर लिस्ट ('CML') तसेच ट्रान्सफर कागदपत्रे व शेअर प्रमाणपत्र, RTA कडे पुनलॉंज करताना सादर करावी लागेल. अशा ट्रान्सफर-कम-डिमॅट विनंत्यांसाठी नियमानुसार प्रक्रिया केली जाईल.

पुन्हा सांगतो की फक्त ०१ एप्रिल, २०१९ पूर्वी लॉज झालेल्या परंतु काही कारणाने नाकारल्या/परत केल्या/प्रत्युत्तर न मिळालेल्या भौतिक शेअर्स ट्रान्सफर डीडसाठीच ही पुनलॉॅंजमेंट अनुमत आहे.

अधिक माहिती किंवा स्पष्टीकरणासाठी कृपया csirisbusiness.com वर संपर्क करा.

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