



NUCLEUS SOFTWARE EXPORTS LTD.

CIN : L74899DL1989PLC034594

Corporate Office

A-39, Sector-62, Noida,
Uttar Pradesh, 201307, India.

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E: nsl@nucleussoftware.com

W: www.nucleussoftware.com

February 11, 2026

The Listing Department National Stock Exchange of India Ltd. Exchange Plaza, Bandra-Kurla Complex, Bandra (E) Mumbai-400051. SYMBOL: NUCLEUS	The Listing Department BSE Limited Phiroze Jeejeebhoy Towers, 25 th Floor, Dalal Street Mumbai-400001 SCRIP CODE: 531209
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Dear Sirs,

Ref: Regulation 30(2) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Please find enclosed the Newspaper Advertisement Published dated February 10, 2026 for Financial Results for the Quarter and Nine months ended December 31, 2025.

This is for your information and records.

Thanking You

Yours Sincerely
For Nucleus Software Exports Limited

(Poonam Bhasin)
Company Secretary

Encl: As above

Registered Office
33-35 Thyagraj Nagar Mkt, New Delhi - 110003
Tel.: +91.11.2462.7552 F.: +91.11.2462.0872

Petronet LNG Limited

**NOTICE INVITING TENDER (NIT)
FOR COMPREHENSIVE MEGA RISK INSURANCE POLICY
FOR 2026-27 FOR PETRONET LNG LIMITED**

Petronet LNG Limited (PLL) invites offer through Open Domestic Competitive Bidding from Insurance Companies for Comprehensive Mega Risk Insurance Policy for 2026-27 for Petronet LNG Limited.

Interested bidders are requested to visit our website www.petronetltd.in for detailed eligibility criteria along with other necessary details including Bidding Document.

Senior Manager (C&P)
PETRONET LNG LIMITED
4th Floor, Tower - I, World Trade Centre,
Nauroji Nagar, New Delhi - 110 029, India.
Tel: No. +91-11-71233684
Email: cnp@petronetltd.in

MANAKSIA STEELS LIMITED

Corporate Identification Number: L27101WB2001PLC138341
Registered Office: Turner Morrison Building, 6 Lyons Range, 1st Floor, Kolkata - 700 001
Phone No.: 033-2231 0055/56
Email: info.steels@manaksiasteels.com, Website: www.manaksiasteels.com

**OPENING OF SPECIAL WINDOW FOR TRANSFER AND
DEMATERIALIZATION OF PHYSICAL SECURITIES**

All the shareholders of the Company are being informed that pursuant to SEBI Circular No. SEBI/HO/38/13/11 (2)2026-MIRSD-POD/1/3750/2026 dated January 30, 2026, the Company is pleased to offer a one-time Special Window for transfer and dematerialization of physical securities which were sold/purchased prior to April 01, 2019, but were rejected/returned/not attended due to deficiency in documents, process or any other reason.

This Special Window has been kept open for a period of one year, starting from **February 05, 2026 to February 04, 2027**. Kindly take note that during this period, the securities so transferred shall be credited to the transferee only in dematerialized (demat) form and shall be under lock-in for a period of 1 (One) year from the date of registration of transfer. Eligible Shareholders may submit their request for transfer and dematerialization along with the requisite documents to the Company/Registrar and Share Transfer Agent (RTA) within the stipulated time. For any queries or assistance in this regard, concerned shareholder can contact the Company/RTA at the address given below:

Company	RTA
Mr. Ajay Sharma Company Secretary Manaksia Steels Ltd. Turner Morrison Building, 6 Lyons Range, 1 st Floor, Kolkata - 700 001 Tel: 033 2231-0055/56 Email: info.steels@manaksiasteels.com	Maheshwari Datamatics Pvt. Ltd. (Unit- Manaksia Steels Ltd.) 23, R. N. Mukherjee Road, 5 th Floor, Kolkata - 700 001 Tel: 033 2243-5029 Email: mdpdco@yahoo.com

For Manaksia Steels Ltd.
Sd/-
Ajay Sharma
Company Secretary

Place : Kolkata
Date : 10.02.2026

TAAL Tech Limited
(Formerly Known as TAAL Enterprises Limited)

Regd. Office: ARK Tech Park, 3rd Floor, C Block, Sy # 112, Krishna Reddy Industrial Area, 7th Mile Hosur, Singasandra, Bangalore South Bangalore - 560 008, Karnataka, India
Phone: 080-67300200, Fax: 080-67300201, E-mail: secretarial@taalent.co.in,
Website : www.taaltech.com, CIN : L74110KA2014PLC176836

**EXTRACT OF THE STATEMENT OF CONSOLIDATED FINANCIAL RESULTS FOR
THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025 (₹ LAKH)**

Sr. No.	Particulars	Quarter Ended	Nine Months	Quarter
		December 31, 2025 (Un-Audited)	December 31, 2025 (Un-Audited)	Ended December 31, 2024 (Un-Audited)
1	Revenue from Operations	4,579.25	14,038.58	4,336.51
2	Profit before exceptional items and tax	1,538.91	5,347.59	1,511.41
3	Profit before tax	1,576.94	5,385.62	1,511.41
4	Profit after tax	1,157.79	3,955.92	1,135.99
5	Total comprehensive income for the period	1,335.39	4,127.70	1,279.43
6	Paid up equity share capital (Face Value Rs. 10 per share)	311.63	311.63	311.63
7	Reserves excluding revaluation reserves			
8	Earnings / (Loss) per share (of INR 10/- each) (not annualised):			
	(a) Basic earnings / (loss) per share (INR)	37.15	126.94	36.45
	(b) Diluted earnings / (loss) per share (INR)	37.15	126.94	36.45

**EXTRACT OF THE STATEMENT OF STANDALONE FINANCIAL RESULTS FOR
THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025 (₹ LAKH)**

Sr. No.	Particulars	Quarter Ended	Nine Months	Quarter
		December 31, 2025 (Un-Audited)	December 31, 2025 (Un-Audited)	Ended December 31, 2024 (Un-Audited)
1	Revenue from Operations	4,411.70	13,501.24	4,203.64
2	Profit before exceptional item and tax	1,426.06	4,940.02	1,512.96
3	Profit before tax	1,464.09	4,978.05	1,512.96
4	Profit after tax	1,078.56	3,661.12	1,143.01
5	Total comprehensive income for the period	1,209.91	3,673.72	1,210.65

Notes:
1 The un-audited standalone and consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 10th February 2026.
2 The above is an extract of the detailed format of financial results filed with stock exchange under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulation, 2015. The full format for these results ended December 31, 2025 are available on the BSE Limited website (www.bseindia.com) and on company's website (www.taaltech.com). The same can be accessed by scanning the QR code provided below.

Place: Pune
Date: February 10, 2026

For and on behalf of the Board of Director
Sd/-
Sali Taneja
Chairman and Managing Director

**FORM NO. NCLT. 3A
ADVERTISEMENT DETAILING PETITION
[SEE RULE 35 OF THE NATIONAL COMPANY LAW TRIBUNAL RULES, 2016]
IN THE MATTER OF SCHEME OF ARRANGEMENT
AMONGST
RAPSRI ENGINEERING INDUSTRIES PRIVATE LIMITED
(PETITIONER COMPANY NO. 1 / DEMERGED COMPANY)
AND
SURETEC PRECISION PRIVATE LIMITED
(PETITIONER COMPANY NO. 2 / RESULTING COMPANY)
AND
THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS
COMPANY PETITION (CAA) NO. 02/CHE/2026
CONNECTED WITH
COMPANY APPLICATION (CAA) NO. 85/CHE/2025**

**RAPSRI ENGINEERING INDUSTRIES PRIVATE LIMITED
(CIN: U29210TN1971PTC183367)**
A company registered under the Companies Act, 1956,
Having its registered office situated at New No. 10/28,
III Floor, 3rd Cross Street, R.K. Nagar, Raja Annamalaiapuram,
Chennai, Chennai City Corporation, Tamil Nadu, India, 600028
Represented by Mr. Sridharan Rajagopalan, Authorized Signatory
...Petitioner Company No. 1 / Demerged Company

**SURETEC PRECISION PRIVATE LIMITED
(CIN: U68100TN1990PTC183366)**
A company registered under the Companies Act, 1956,
Having its registered office situated at New No. 10/28,
III Floor, 3rd Cross Street, R.K. Nagar, Raja Annamalaiapuram,
Chennai, Chennai City Corporation, Tamil Nadu, India, 600028
Represented by Mr. Sridharan Rajagopalan, Authorized Signatory
...Petitioner Company No. 2 / Resulting Company
(Together called as "Petitioner Companies")

NOTICE OF PETITION
A Joint Company Petition under Sections 230 to 232 of the Companies Act, 2013, for seeking approval of Scheme of Arrangement amongst Rapsri Engineering Industries Private Limited (Petitioner company no. 1 / Demerged company) and Suretec Precision Private Limited (Petitioner company no. 2 / Resulting company) and their respective shareholders was presented by the Petitioner Companies on 4th February, 2026 and the said Petition has been fixed for hearing before the Hon'ble National Company Law Tribunal, Chennai Bench on 25th March 2026. Any person desirous of supporting or opposing the said petition should send to the advocate of the Petitioner Companies, having its office at Boginemi 59, 1st Floor, 9th Main, 14th Cross 2nd Stage, Indiranagar, Bengaluru - 560 038; the notice of his intention, signed by him or his advocate, with his name and address, so as to reach the Petitioner's advocate not later than two days before the date fixed for the hearing of the petition. Where he seeks to oppose the petition, the grounds of opposition or a copy of his affidavit shall be furnished with such notice of opposition. A copy of the petition will be furnished by the undersigned to any person requiring the same on payment of the prescribed charges for the same.

For RAPSRI ENGINEERING INDUSTRIES PRIVATE LIMITED (PETITIONER COMPANY NO. 1 / DEMERGED COMPANY) Sd/- Mr. Sridharan Rajagopalan, Authorized Signatory	For SURETEC PRECISION PRIVATE LIMITED (PETITIONER COMPANY NO. 2 / RESULTING COMPANY) Sd/- Mr. Sridharan Rajagopalan, Authorized Signatory
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Date: February 11th, 2026
Place of Signing: Bengaluru

Nucleus Software Exports Limited

CIN: L74899DL1989PLC034594
Registered Office: 33-35, Thyagraj Nagar Market, New Delhi - 110003
Tel: +91-120-4031400; Fax : +91-120-403167; Email: investorrelations@nucleussoftware.com; Website: www.nucleussoftware.com

**EXTRACT OF INTERIM FINANCIAL RESULTS OF NUCLEUS SOFTWARE EXPORTS LIMITED
FOR THE QUARTER AND NINE MONTHS ENDED 31 DECEMBER 2025**
(Amount in Rupees Lacs unless otherwise stated)

Sl. No.	Particulars	CONSOLIDATED					STANDALONE				
		Quarter ended		Nine months ended		For the year ended	Quarter ended		Nine months ended		For the year ended
		31 December 2025	31 December 2024	31 December 2025	31 December 2024	31 March 2025	31 December 2025	31 December 2024	31 December 2025	31 December 2024	31 March 2025
		Unaudited	Unaudited	Unaudited	Unaudited	Audited	Audited	Audited	Audited	Audited	Audited
1	Total income from operations (net)	22,003	20,570	65,126	60,329	83,225	20,200	18,880	59,917	55,575	76,866
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	4,351	4,500	12,722	13,151	21,905	3,926	4,037	12,835	13,083	21,578
3	Net Profit / (Loss) for the period before Tax (after Exceptional and Extraordinary items)	2,466	4,500	10,837	13,151	21,905	2,041	4,037	10,950	13,083	21,578
4	Net Profit / (Loss) for the period after Tax (after Exceptional and Extraordinary items)	2,070	3,497	8,219	9,823	16,300	1,742	3,087	8,486	9,856	16,176
5	Total Comprehensive Income for the period [Comprising Profit/ (loss) for the period (after tax) and Other Comprehensive Income (after tax)]	2,428	3,328	9,317	9,487	15,944	1,905	2,878	9,036	9,275	15,693
6	Equity Share Capital	2,633	2,633	2,633	2,633	2,633	2,633	2,633	2,633	2,633	2,633
7	Reserves	-	-	-	-	78,789	-	-	-	-	75,700
8	Earnings Per Share - (of Rs. 10/- each) (for continuing and discontinued operations) (Not annualised for quarters/nine months)										
	Basic (INR)	7.86	13.28	31.22	36.90	61.40	6.62	11.73	32.24	37.02	60.93
	Diluted (INR)	7.86	13.28	31.22	36.90	61.40	6.62	11.73	32.24	37.02	60.93

Notes:
1 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites of BSE and NSE at www.bseindia.com and www.nseindia.com respectively and on Company's website at www.nucleussoftware.com. The same can be accessed by scanning the QR code provided below.
2 The consolidated and the standalone interim financial results for the quarter and nine months ended 31 December 2025 were reviewed by the Audit Committee and have been approved and taken on record by the Board of Directors at its meeting held on 10 February 2026. The statutory auditors have issued unmodified reports on these results.
3 "On November 21, 2025, the Government of India notified provisions of the Code on Wages, 2019, the Industrial Relations Code, 2020, the Code on Social Security, 2020 and the Occupational Safety, Health and Working Conditions Code, 2020, ('Labour Codes') which consolidate twenty-nine existing labour laws into a unified framework governing employee benefits during employment and post-employment. The Labour Codes, amongst other things introduces changes, including a uniform definition of wages and enhanced benefits relating to leave. The Company has assessed the financial implications of these changes which has resulted in increase in gratuity liability arising out of past service cost by Rs. 1,349 Lacs and increase in compensated absences liability by Rs. 536 Lacs. Considering the impact arising out of an enactment of the new legislation is an event of non-recurring nature, the Company has presented this incremental amount as "Impact of New Labour Codes" under "Exceptional Item" in the Consolidated and Standalone Interim Statement of Profit and Loss for the quarter and nine months ended December 31, 2025".
4 The Board of Directors on 16 May 2025 have recommended a payment of Final Dividend of Rs.12.50 per share (on equity share of par value of Rs. 10 each) for the year ended 31 March 2025. The payment was approved by shareholders at the annual general meeting held on 28 July 2025. This dividend was paid on 31 July 2025.
5 Financial results for all the periods presented have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable.

By Order of the Board
For Nucleus Software Exports Limited
Sd/-
VISHNU R DUSAD
Managing Director

Corporate Office: Noida
Date : 10 February 2026

JAIN RESOURCE RECYCLING LIMITED
(Formerly known as Jain Resource Recycling Private Limited)

Registered Office: THE LATTICE, Old No. 7/1, New No. 20, 4th Floor, Bishop Ezra Sargunam Road, Kilpauk, Chennai - 600 010
CIN: L27320TN2022PLC150206

Statement of Unaudited Standalone and Consolidated Financial Results of Jain Resource Recycling Limited for the Quarter and nine months ended December 31, 2025
(₹ Million)

Sl. No.	Particulars	Standalone			Consolidated								
		Quarter ended (Un-Audited)		Year ended (Audited)	Quarter ended (Un-Audited)		Year ended (Audited)						
		December 31, 2025	September 30, 2025	December 31, 2024	December 31, 2025	September 30, 2025	December 31, 2024						
1	Total Income from operations	26,762.13	20,549.07	17,241.80	62,008.11	45,040.45	61,432.51	27,751.74	21,137.06	17,807.61	64,381.30	46,693.57	64,293.80
2	Net Profit / (Loss) for the Period (Before Tax and Exceptional items)	1,708.89	1,339.54	594.19	3,842.25	2,118.25	2,889.23	1,746.99	1,353.43	705.69	3,880.49	2,267.61	3,033.47
3	Net Profit / (Loss) for the Period Before Tax (After Exceptional Items)	1,708.89	1,339.54	594.19	3,842.25	2,118.25	2,889.23	1,743.95	1,351.42	704.37	3,873.52	2,266.20	3,031.06
4	Net Profit / (Loss) for the Period After Tax (After Exceptional Items)	1,268.98	986.38	417.28	2,846.87	1,547.91	2,111.35	1,294.62	992.07	517.40	2,861.75	1,675.71	2,218.00
5	Total Comprehensive Income for the period (Comprising Profit/(Loss) for the Period (After Tax) and Other Comprehensive Income (After Tax)	1,265.32	989.48	414.31	2,844.57	1,542.81	2,104.41	1,255.39	987.16	582.72	2,808.94	1,702.03	2,225.02
6	Equity Share Capital	690.17	690.17	410.26	690.17	410.26	647.07	690.17	690.17	410.26	690.17	410.26	647.07
7	Earnings Per Share for Continuing and discontinued operations (Not Annualised)												
	a) Basic	3.68	3.05	1.33	8.61	4.94	6.77	3.75	3.06	1.65	8.65	5.35	7.11
	b) Diluted	3.68	3.05	1.17	8.61	4.40	6.77	3.75	3.06	1.45	8.65	4.77	7.11

Notes:
1 The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015. The above unaudited Standalone and Consolidated financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meetings held on February 09, 2026 and has been subjected to review by the Statutory Auditors of the Company. These unaudited standalone financial results have been prepared in accordance with the recognition and measurement principles provided in Indian Accounting Standard (Ind AS) 34 on 'Interim Financial Reporting', the provisions of the Companies Act, 2013 (the Act), as applicable and guidelines issued by the Securities and Exchange Board of India (SEBI) under SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 as amended.
2 The unaudited Standalone and Consolidated financial results for the corresponding quarter and nine months ended December 31, 2024 have neither been reviewed nor audited by the statutory auditors of the Company or other auditors. However, the management has exercised necessary care and diligence to ensure the consolidated financial results for such period is fairly stated.
3 During the quarter ended December 31, 2025, the Company completed its Initial Public Offering ("IPO") comprising 53,879,309 equity shares of face value ₹2 each at an issue price of ₹232 per share. The IPO included a fresh issue of 21,551,724 equity shares by the Company and an offer for sale of 32,327,585 equity shares by the selling shareholders. Pursuant to the IPO, the equity shares of the Company were listed on the National Stock Exchange of India Limited (NSE) and BSE Limited on October 1, 2025.
4 The schedule below provides details of the utilisation of net proceeds from the IPO:

Object of Issue	Amount as per the prospectus	Revised amount (refer note (ii) below)	Utilized as at December 31, 2025	Unutilized as at December 31, 2025
a) Pre- payment or scheduled re-payment of a portion of certain outstanding borrowings availed by our Company	3,750.00	3,750.00	3,750.00	-
b) General corporate purposes*	591.08	986.43	986.43	-
Total*	4,341.08	4,736.43	4,736.43	-

*The amount to be utilized for general corporate purpose shall not exceed 25% of the gross proceeds, in accordance with SEBI ICDR Regulations.
(i) Amount utilized as at December 31, 2025, includes ₹540 million used towards repayment of loans taken by the Company from the promotor pursuant to approval from Board of Directors in their meeting held on September 26, 2025.
(ii) The revised amount is an account of lesser actual issue expenses as compared to estimated issue expenses included in prospectus which includes issue expenses pertaining to selling shareholders.
5 The figures for the year ended March 31, 2025, have been extracted from the general purpose standalone and consolidated financial statements of the Company for the year ended March 31, 2025, which were audited by the Statutory auditors of the Company.
6 The unaudited consolidated financial results of the group includes the financial results of the subsidiary Companies and share of profit/(loss) from associate & joint venture as applicable for the quarter ended December 31, 2025, September 30, 2025, December 31, 2024, Nine months ended December 31, 2025, December 31, 2024 and Year ended March 31, 2025.
7 Pursuant to the definitive agreement entered during the nine months ended December 31, 2025, the Company has received the full repayment of the loan and interest from Sun Minerals Mannar Private Limited during the quarter ended December 31, 2025. The proposed sale of the Company's 28.88% equity interest remains pending as at the board meeting date.
8 Pursuant to the approval of the Board of Directors in their meeting held on October 8, 2025 and the Joint Venture Agreement signed on October 22, 2025 between the Company and C&Y Group Investments, Inc., 'Jain CY Circular Solutions Private Limited', a Joint Venture, was incorporated on December 08, 2025. As at December 31, 2025, the Company has subscribed to 5200 shares of ₹ 10 each, aggregating to ₹ 0.05 Million. Subsequent to the quarter ended December 31, 2025, the Company has additionally subscribed ₹25.95 Million and C&Y Group Investments, Inc. have also contributed to its share of the equity share capital of the Joint Venture.
9 a) During the nine months ended December 31, 2025 Jain Ikon Global Ventures FZC has discontinued its operations on refining of precious metals.
b) Pursuant to the definitive agreement entered during the nine months ended December 31, 2025, the Company has received the full repayment of the loan and interest from Sun Minerals Mannar Private Limited during the quarter ended December 31, 2025. The proposed sale of the Company's 28.88% equity interest remains pending as at the board meeting date.
10 Segment information has been provided in the unaudited consolidated financial results for the quarter and nine months ended December 31, 2025 as per para 4 of Indian Accounting Standard (Ind AS) 108 "Operating Segments", specified under Section 133 of the Companies Act, 2013.
11 On November 21, 2025, the Government of India notified four Labour Codes, effective immediately, replacing the existing 29 labour laws. In accordance with Ind AS 19 - Employee benefits, changes to employee benefit plans arising from legislative amendments are treated as plan amendments, requiring immediate recognition of past service cost in the Statement of Profit and Loss. This approach is consistent with the guidance issued by the Institute of Chartered Accountants of India. The implementation of the Labour Codes has resulted in an increase of ₹2.91 Million in the provision for defined benefit obligation, which has been recognised as an employee benefit expense in the current reporting period. The Company continues to monitor the implementation of Central and State Rules, as well as Government clarifications on other aspects of the Labour Codes, and will incorporate appropriate accounting treatment based on these developments as required.
12 The unaudited Consolidated Financial results of the Company comprising of the Company and its subsidiaries (together the "Group") and its associate & joint venture includes the results of the following entities:

Company	Relationship	Country of Incorporation	% Holding as at December 31, 2025	% Holding as at September 30, 2025	% Holding as at March 31, 2025
a) Jain Resource Recycling Limited (Formerly known as Jain Resource Recycling Private Limited)	Holding Company	India	NA	NA	NA
b) Subsidiaries in the Group:					
(i) Jain Green Technologies Private Limited	Subsidiary	India	99.99%	99.99%	99.99%
(ii) Jain Ikon Global Ventures FZC (Classified as held for sale)	Subsidiary	UAE	70.00%	70.00%	70.00%
(iii) Jain Investment Private Limited (Classified as held for sale)	Subsidiary	Sri Lanka	100.00%	100.00%	100.00%
c) Associates in the Group:					
(i) Sun Minerals Mannar Private Limited (Refer note 9(b))	Associate	Sri Lanka	28.88%	28.88%	28.88%
d) Joint venture in the Group:					
(i) Jain CY Circular Solutions Private Limited (Refer note 8)	Joint venture	India	94.55%	0.00%	0.00%

13) Figures of previous periods/year have been regrouped, wherever necessary.
14) The above unaudited standalone and consolidated financial results are available on the Company's website viz. www.jainmetalgroup.com and on the websites of BSE (www.bseindia.com) and NSE (www.nseindia.com).

For Jain Resource Recycling Limited
Sd/-
Kamlesh Jain
Chairman & Managing Director
DIN : 01447952

Place : Chennai
Date : February 09, 2026



न्यूक्लियस सॉफ्टवेयर एक्सपोर्ट्स लिमिटेड

सीआईएन: L74899DL1989PLC034594

पंजीकृत कार्यालय: 33-35 त्यागराज नगर मार्केट, नई दिल्ली-110003; टेलीफोन: +91-120-4031400; फ़ैक्स: +91-120-403167

ई-मेल: investorrelations@nucleussoftware.com वेबसाइट: www.nucleussoftware.com

31 दिसम्बर 2025 को समाप्त तिमाही एवं नौ-माह हेतु न्यूक्लियस सॉफ्टवेयर एक्सपोर्ट्स लिमिटेड के अंतरिम वित्तीय परिणामों का उद्घरण

(₹ लाखों में, प्रति शेयर आय को छोड़कर)

क्र. सं.	विवरण	समेकित			एकल						
		31 दिसम्बर 2025	31 दिसम्बर 2024	31 दिसम्बर 2025	31 दिसम्बर 2024	31 मार्च 2025	31 दिसम्बर 2025	31 दिसम्बर 2024	31 दिसम्बर 2025	31 मार्च 2025	
		को समाप्त तिमाही हेतु									
		अनअंकेशित	अनअंकेशित	अनअंकेशित	अनअंकेशित	अंकेशित	अंकेशित	अंकेशित	अंकेशित	अंकेशित	
1	परिचालन से कुल आय (शुद्ध)	22,003	20,570	65,126	60,329	83,225	20,200	18,880	59,917	55,575	76,866
2	अवधि हेतु शुद्ध लाभ / (हानि) (कर, विशिष्ट एवं असाधारण मदों के पूर्व)	4,351	4,500	12,722	13,151	21,905	3,926	4,037	12,835	13,083	21,578
3	कर पूर्व अवधि हेतु शुद्ध लाभ / (हानि) (विशिष्ट एवं असाधारण मदों के पश्चात्)	2,466	4,500	10,837	13,151	21,905	2,041	4,037	10,950	13,083	21,578
4	कर पश्चात् अवधि हेतु शुद्ध लाभ / (हानि) (विशिष्ट एवं असाधारण मदों के पश्चात्)	2,070	3,497	8,219	9,823	16,300	1,742	3,087	8,486	9,856	16,176
5	अवधि हेतु कुल व्यापक आय / [अवधि हेतु लाभ / (हानि) (कर पश्चात्) एवं अन्य व्यापक आय (कर पश्चात्) शामिल]	2,428	3,328	9,317	9,487	15,944	1,905	2,878	9,036	9,275	15,693
6	इक्विटी शेयर पूंजी	2,633	2,633	2,633	2,633	2,633	2,633	2,633	2,633	2,633	2,633
7	संचित	-	-	-	-	78,789	-	-	-	-	75,700
8	प्रति शेयर आय - (₹ 10/- प्रत्येक) (जारी और बंद परिचालनों हेतु) (तिमाही/नौ-माह हेतु मौर-वार्षिक)	7.86	13.28	31.22	36.90	61.40	6.62	11.73	32.24	37.02	60.93
	मूलमूल (₹)	7.86	13.28	31.22	36.90	61.40	6.62	11.73	32.24	37.02	60.93
	तुरल (₹)	7.86	13.28	31.22	36.90	61.40	6.62	11.73	32.24	37.02	60.93

टिप्पणी:

- उपरोक्त सेबी (सूचीबद्धता बाध्यताएं और प्रकटीकरण अपेक्षाएं) विनियम, 2015 के विनियमन 33 के अंतर्गत स्टॉक एक्सचेंजों के साथ दाखिल तिमाही वित्तीय परिणामों के विस्तृत प्रारूप का एक उद्घरण है। तिमाही वित्तीय परिणामों का पूर्ण प्रारूप स्टॉक एक्सचेंज - बीएसई और एनएसई - की वेबसाइटों www.bseindia.com और www.nseindia.com क्रमशः पर तथा कम्पनी की वेबसाइट www.nucleussoftware.com पर उपलब्ध है। इन्हे नीचे दिए गए क्यूआर कोड को स्कैन करके भी अभिगमित सकता है।
- 31 दिसम्बर 2025 को समाप्त तिमाही एवं नौ-माह हेतु समेकित एवं एकल अंतरिम वित्तीय परिणामों की समीक्षा अंकेक्षण समिति द्वारा की गई तथा 10 फरवरी, 2026 को आयोजित बैठक में निदेशक मंडल द्वारा अनुमोदित एवं अभिलिखित किया गया। वैधानिक अंकेक्षणों ने इन परिणामों पर असंशोधित रिपोर्ट जारी की है।
- 21 नवंबर, 2025 को, भारत सरकार ने वेतन संहिता, 2019, औद्योगिक संबंध संहिता, 2020, सामाजिक सुरक्षा संहिता, 2020 और व्यावसायिक सुरक्षा, स्वास्थ्य और कार्य स्थिति संहिता, 2020 (श्रम संहिता) के प्रावधान को अधिसूचित किया, जो रोजगार के दौरान और रोजगार के पश्चात् कर्मचारियों के लाभ को संचालित करने वाले उन्नीस मौजूदा श्रम कानूनों को एक एकीकृत रूपरेखा प्रदान करते हैं। श्रम संहिता, अन्य चीजों के साथ-साथ, वेतन की एक एकसमान परिभाषा और छुट्टी से संबंधित परिकृत हिट सहित परिवर्तन लाते हैं। कंपनी ने इन बदलावों के वित्तीय प्रभाव का आकलन किया है, जिसके कारण पूर्व सेवा लाभ से होने वाली ग्रेज्युटी देयता में ₹1,349 लाख की बढ़ोतरी हुई है और कम्पनसेटेड एसेंस देयता में ₹536 लाख की बढ़ोतरी हुई है। यह देखते हुए कि नए कानून के लागू होने से होने वाला प्रभाव एक नॉन-रिकरिंग नेचर की घटना है, कंपनी ने इस बढ़ी हुई रकम को 31 दिसंबर, 2025 को समाप्त तिमाही और नौ माह हेतु समेकित एवं एकल अंतरिम लाभ एवं हानि विवरण में "असाधारण मद" के अंतर्गत "नए श्रम संहिता के प्रभाव" के तौर पर दिखाया है।
- निदेशक मंडल ने 16 मई 2025 को 31 मार्च 2025 को समाप्त वर्ष हेतु रुपये 12.50 प्रति शेयर (रुपये 10 प्रति सममूल्य के इक्विटी शेयर पर) के अंतिम लाभांश के भुगतान की अनुशंसा की है। 28 जुलाई 2025 को आयोजित वार्षिक आम बैठक में शेरधारकों द्वारा इस भुगतान को अनुमोदित किया गया। यह लाभांश 31 जुलाई 2025 को भुगतान किया गया।
- प्रस्तुत सभी अवधियों हेतु वित्तीय परिणाम कम्पनी अधिनियम, 2013 की धारा 133 के अंतर्गत निर्धारित कम्पनी (भारतीय लेखा मानक) नियम, 2015 (यथा समय यथा संशोधित) तथा अन्य मान्यता प्राप्त लेखांकन प्रथाओं एवं नीतियों के, लागू सीमा तक, अनुसार तैयार किए गए हैं।



मंडल के आदेशानुसार
कृते न्यूक्लियस सॉफ्टवेयर एक्सपोर्ट्स लिमिटेड
हस्ता / -
विष्णु र दुसाद
प्रबंध निदेशक

कॉर्पोरेट कार्यालय: नोएडा
दिनांक: 10 फरवरी, 2026

NET PIX SHORTS DIGITAL MEDIA LIMITED

Registered Office: 1402, Z A Towers, Zohra Aghadi Yari Road, Versova, Andheri West Mumbai - 400 061.
Contact No: 88282 31678 | Corporate Identification Number (CIN): L22300MH2019PLC327005
Website: www.netpixshorts.com | E-mail Id: info@netpixshorts.com

OPEN OFFER FOR ACQUISITION OF 8,32,016 (EIGHT LAKHS THIRTY TWO THOUSAND & SIXTEEN) EQUITY SHARES FROM SHAREHOLDERS OF NET PIX SHORTS DIGITAL MEDIA LIMITED ("NET PIX") BY MR. RITESH TIWARI (ACQUIRER NO 1) AND MRS. ALKA TIWARI (HEREIN AFTER JOINTLY REFER TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3(1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS 2011, AS AMENDED ("SEBI (SAST) REGULATIONS").

Recommendations of the Committee of Independent Directors (CID) pursuant to Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in relation to the Open Offer made by Mr. Ritesh Tiwari (Acquirer No 1) and Mrs. Alka Tiwari (Acquirer No 2) (herein after jointly refer to as "Acquirers") for acquisition of 8,32,016 (Eight Lakhs Thirty Two Thousand & Sixteen) Equity Shares of ₹10/- each, to the public shareholders of Net Pix Shorts Digital Media Limited ("Target Company" or "Net Pix").

Sr. No.	Topic	Particular
1.	Date	Meeting of IDC held on February 10, 2026
2.	Name of the Target Company (TC)	Net Pix Shorts Digital Media Limited
3.	Details of the Offer pertaining to Target Company	Open Offer for the acquisition of 8,32,016 (Eight Lakhs Thirty Two Thousand & Sixteen) Equity Shares of ₹10/- each, being constituting 26.00% of the Equity Share Capital of the Net Pix Shorts Digital Media Limited ("Net Pix") by the Acquirers pursuant to and in compliance with Regulations 3(1) & 4 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
4.	Name(s) of the acquirer and PAC with the acquirer	Acquirer: Mr. Ritesh Tiwari (Acquirer No 1) and Mrs. Alka Tiwari (Acquirer No 2) PAC: Nil
5.	Name of the Manager to the offer	Aryaman Financial Services Limited
6.	Members of the Committee of Independent Directors	1) Sony Pandey (Chairman) 2) Pradeep Pandey (Member) and 3) Vijay Chavan (Member)
7.	IDC Member's relationship with the TC (Director, Equity shares owned, any other contract/relationship), if any	All members of the IDC, including Chairman, are Independent Directors of the Target Company. None of the IDC Members hold any equity shares of the Target Company except for Sony Pandey, who holds only 10 equity shares of the Target Company. None of the IDC Members holds any other contract or relationship with the Target Company other than their position as Independent Directors of the Target Company
8.	Trading in the Equity shares/ other securities of the TC by IDC Members	None of the IDC Members have traded in the equity shares of Target Company during: a) 12 months prior to the date of the Public Announcement of the Offer and b) the period from the date of the Public Announcement till the date of this recommendation
9.	IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract/relationship), if any	None of the IDC Members have any relationship with the Acquirers.
10.	Trading in the Equity shares/other securities of the Acquirer by IDC Members	Not Applicable.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC members notes that the Offer Price at ₹32/- (Rupees Thirty Two Only) per Equity Share by the Acquirers has been arrived in line with the provisions of Regulation 8(2) of the SEBI SAST Regulations. The IDC members further notes that the equity shares of the Target Company are not frequently traded on the BSE. Prior to the date of Public Announcement, the Shares were last traded on July 25, 2025 and the Closing as well as weighted average price on that day was ₹32.00/- per share. Further no trading was recorded after the date of Public Announcement till the date of the Letter of Offer. Further IDC Members confirm that the Target Company has not received any complaint from the shareholders regarding the open offer process, valuation price or method of valuation. For the reasons set out hereunder, as of the date of this recommendation, the IDC is of the opinion that the Offer Price is fair & reasonable and are in accordance with the SEBI SAST Regulations.
12.	Disclosure of Voting Pattern of the meeting in which the Open Offer proposal was discussed	The recommendations were unanimously approved by the members of IDC.
13.	Summary of reasons for recommendation	TIDC Members have reviewed (a) the Public Announcement (b) Detailed Public Statement and (c) Letter of Offer. IDC Members have also reviewed the quantum of trading and relevant prices on the Stock Exchange platform as well as Valuation Report obtained from Registered Valuer. Based on the above, the IDC Members are of the opinion that the Offer Price to the Public Shareholders of the Target Company is in compliance with the requirements of the Regulations and hence is fair and reasonable. The shareholders of the Target Company are advised to independently evaluate the Offer and take informed decision whether or not to offer their shares in the Open Offer.
14.	Details of Independent Advisors, if any.	None
15.	Any other matter(s) to be highlighted	None

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations.

For Net Pix Shorts Digital Media Limited

Sony Pandey (IDC - Chairman) Pradeep Pandey (IDC - Member) Vijay Chavan (IDC - Member)

Place: Mumbai
Date: February 10, 2026

pn Housing Finance Limited

Ghar Ki Baat

पंजीकृत कार्यालय: 9वां तल, अंतरिक्ष भवन, 22, के.जी. मार्ग, नई दिल्ली-110001
फोन सं. +91 11-66030500, ई-मेल: investor.services@pnhousing.com
CIN : L6922DL1988PLC033956, वेबसाइट: www.pnhousing.com

सदस्यों के लिए डाक मतपत्र की सूचना

एनएचएल पीएनबी हाउसिंग फाइनेंस लिमिटेड ("कंपनी") के सदस्यों के सूचित किया जाता है कि धारा 108 और 110 के प्रावधानों के अनुसार और कंपनी अधिनियम, 2013 ("अधिनियम") के अन्वय लागू प्रावधान के साथ पटित कंपनी (प्रबंधन और प्रशासन) नियमों, 2014 ("प्रबंधन नियमों") के नियम 20 और 22, रिविजोरिटी और एक्सचेंज बोर्ड ऑफ इंडिया (सूचिकरण दायित्वों और प्रकटीकरण आवश्यकताओं) विनियम, 2015 ("सेबी सूचीबद्धता विनियम") के विनियमन 44 के रूप में संशोधित और अन्य लागू कानूनों और विनियमों एमसीए द्वारा निर्धारित दिशानिर्देशों के साथ पटित, अथवा बातों के साथ साथ ई-मतदान के माध्यम से डाक मतपत्र आयोजित करने के लिए सामान्य परिषद संख्या 14/2020 दिनांक 8 अप्रैल, 2020, 17/2020 दिनांक 13 अप्रैल, 2020, सं. 09/2023 दिनांक 25 सितंबर, 2023 और 09/2024 दिनांक 19 सितंबर, 2024 और सं. 03/2025 दिनांक 22 सितंबर, 2025 ("सामूहिक रूप से "एमसीए परिषद") भारतीय कंपनी सचिव संस्थान (आईसीएसआई) द्वारा जारी और एमसीए द्वारा अधिसूचित सामान्य दिशानिर्देशों पर सचिवीय मानक (एसएन-2) और संबंधित सेबी परिषद और अन्य लागू प्रावधान, यादिकोईहो, जिसमें कोई सांख्यिक संशोधन (ओ) या पुनः अधिनियम शामिल है, जो समय-समय पर लागू और संशोधित किए गए हैं, इस डाक मतपत्र ("सूचना") में निर्धारित विशेष व्यवस्थाओं को संघटित करने के लिए, केवल इलेक्ट्रॉनिक माध्यमों ("ई-मतदान") के माध्यम से मतदान करके डाक मतदान के माध्यम से कंपनी के सदस्यों का अनुमोदन मांगा जाता है।

क्र. सं.	प्रस्तावित प्रस्ताव	प्रस्ताव के प्रकार
1.	श्री अजयवी कुमार शुक्ला, (सीआईएन : 11358498) की कंपनी के प्रबंध निदेशक और मुख्य कार्यकारी अधिकारी के रूप में नियुक्ति	सामान्य
2.	श्री विपिन महापात्रा, (सीआईएन : 09446502) की कंपनी के नामित गैर-कार्यकारी निदेशक के रूप में नियुक्ति	सामान्य
3.	श्री विलियम कुमार जैन, (सीआईएन : 06822012) गैर-कार्यकारी नामित निदेशक को बैचक शुल्क का भुगतान	सामान्य

उपरोक्त एमसीए परिषदों के अनुपालन में, यह सूचना उन सदस्यों को इलेक्ट्रॉनिक माध्यम से भेजी जा रही है, जिनके ई-मेल पते कंपनी/नेशनल सिंक्रोपेटिज डिजिटल लिमिटेड (एनएसडीएल) और सेंट्रल डिजिटल सिंक्रोपेटिज इंडिया लिमिटेड (सीडीएसएल) (सामूहिक रूप से "डिजिटल सिंक्रोपेटिज") के रूप में संदर्भित) के साथ पंजीकृत हैं। कंपनी के सचिव और शेयर ट्रांसफर एजेंट (एसीटी) यानी एमएससीडी इंटरनेट इंडिया प्रिवेट लिमिटेड (जिसे पहले किंग डेटाडम इंडिया प्रिवेट लिमिटेड के नाम से जाना जाता था) /डिजिटल सिंक्रोपेटिज के साथ पंजीकृत हैं और जिनके नाम कंपनी के सदस्यों के सचिव और या शुद्धकर, 06 फरवरी, 2026 ("कट-ऑफ डेट") के रूप में डिजिटल सिंक्रोपेटिज द्वारा बनाए गए यादाकारी संचिकाओं के सचिवर में दिखाई दें। इन्हें, इस डाक मतपत्र के लिए सूचना की संचिका प्रति सचिवर पोस्टल बैच नंबर 06 और पूर्व-बैच व्यावसायिक प्रमुख रिक्तता सदस्यों को भेजा गया है। कंपनी ने आज यानी 10 फरवरी, 10 फरवरी, 2026 को केवल इलेक्ट्रॉनिक माध्यम से सूचना भेजना शुरू कर लिया है। प्रत्येक सदस्य के मतदान अधिकार कंपनी की भुगतानित इक्विटी शेयर पूंजी में उनके शेयर के अनुपात के अनुसार कट-ऑफ दिनांक पर गणना की जाएगी, जिसे केवल दूरस्थ ई-मतदान की सुविधा प्राप्त करने के लिए माना जाएगा।

ई-मतदान के लिए निर्देश:

कंपनी ने अपने सभी सदस्यों को ई-मतदान प्रदान करने के उद्देश्य से नेशनल सिंक्रोपेटिज डिजिटल लिमिटेड ("एनएसडीएल") की सेवाएं ली हैं, ताकि सूचना में निर्धारित सामान्य प्रस्ताव पर इलेक्ट्रॉनिक रूप से अपना वोट डाल सकें।

ई-मतदान सुविधा निम्नलिखित अवधि के दौरान उपलब्ध होगी:

दूरस्थ ई-मतदान प्रारंभ: बुधवार, 11 फरवरी, 2026, पूर्वाह्न 09:00 बजे (आईएसटी)
दूरस्थ ई-मतदान समाप्ति: गुरुवार, 12 मार्च, 2026, अपराह्न 05:00 बजे (आईएसटी)

दूरस्थ ई-वोटिंग सुविधा को एनएसडीएल द्वारा 05:00 बजे (आईएसटी) गुरुवार, 12 मार्च, 2026 के बाद अक्षम कर दिया जाएगा और 05:00 बजे (आईएसटी) गुरुवार, 12 मार्च, 2026 के बाद मतदान की अनुमति नहीं दी जाएगी।
दूरस्थ ई-मतदान की प्रक्रिया पर विस्तृत प्रक्रिया और अनुदेश जिसमें सदस्य अपना ईमेल पते को पंजीकृत कर सकते हैं और/या अपना वोट डाल सकते हैं, सूचना में निहित किए गए हैं।
कंपनी के निदेशक मंडल ने श्री सुजीत कुमार (सदस्यता सं. एफसीएस 12562, सी.पी.नंबर 22684), श्री विजय के सिंघल (सदस्यता सं. एफसीएस एफ 13221, सीपी नंबर 10385), को संयुक्त प्रोवर एसीएसके के योगीदारों, कंपनी सचिवों, नई दिल्ली को इलेक्ट्रॉनिक मतदान प्रक्रिया में एक निष्पक्ष और पारदर्शीता में संचालन के लिए "संबंधितकर्ता" के रूप में नियुक्त किया है। डाक मतपत्र के परिणामों की घोषणा शनिवार, 14 मार्च, 2026 को या उससे पहले संबंधितकर्ता द्वारा रिपोर्ट प्रस्तुत करने के बाद की जाएगी और बीएसई लिमिटेड और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड पर संश्लेषित की जाएगी, जहां कंपनी के इक्विटी शेयर सूचीबद्ध हैं और कंपनी की वेबसाइट यानी www.pnhousing.com और एनएसडीएल की वेबसाइट www.evoting.nsl.com पर भी प्रदर्शित होंगे।
ई-मतदान से संबंधित किसी भी प्रश्न/शिकायत के मामले में, आप शेयरधारकों के लिए अक्सर पूछे जाने वाले प्रश्न (एफएक्यू) का संदर्भ ले सकते हैं और शेयरधारकों के लिए ई-वोटिंग उपयोगकर्ता मैनुअल (www.evoting.nsl.com) अनुसूच्य 'डाउनलोड' पर उपलब्ध है या कॉल करें: 022-4886 7000 या सुश्री पल्लवी म्हात्रे, एसीपी, एनएसडीएल को evoting@nsl.com पर एक अनुरोध भेजें। आप investor.services@pnhousing.com पर भी लिख सकते हैं।

प्रति पीएनबी हाउसिंग फाइनेंस लिमिटेड
हस्ता / -
दीना की काम्या
कंपनी सचिव

दिनांक: 10 फरवरी, 2026
स्थान: नई दिल्ली

आधार हाउसिंग फायनेंस लिमिटेड

कार्पोरेट कार्यालय: युनिट नं. 802, नटराज रुस्तमजी, वेस्टर्न एक्सप्रेस हाईवे एवं एम.बी. रोड, अंधेरी (पश्चिम), मुंबई - 400069.
राजेश्वर प्रताप शाखा: प्लेट-21, दूसरी मंजिल, बिल्डिंग नं. बी-5, राजेश्वरपार्क, फुला रोड, न्यू दिल्ली-110060

आधिपत्य सूचना परिशिष्ट 4 (अचल संपत्ति हेतु)

जबकी, आधार हाउसिंग फाइनेंस लिमिटेड (AHFL) के प्राधिकृत अधिकारी के तौर पर सिंक्रोपेटिज इंडिया एंड रिजल्ट्स एंड फायनेंसियल एसेट्स एंड इंफोसिस्टम ऑफ सिंक्रोपेटिज इंडस्ट्रियल एंड इंफोसिस्टम (इंफोसिस्टम) नियम 2002 का नियम 3 के साथ संपटित धारा 13 (12) के अंतर्गत प्रदत्त शक्तियों को उपयोग करते हुए कंपनी के प्राधिकृत अधिकारी द्वारा उपरोक्त सूचना प्राप्ति के 60 दिवस में नीचे सूचना में वर्णित राशि का पुनर्भुगतान करने के लिए ऋणकर्ताओं/ प्रतिभूतिकर्ताओं को मांग सूचना (ए) जारी की थी। ऋणकर्ता/राशि का पुनर्भुगतान करने में असफल रहे हैं, सिंक्रोपेटिज इंफोसिस्टम नियम 2002 के नियम 8 के साथ संपटित उपरोक्त कानून की धारा 13 के सब-सेक्शन (4) के अंतर्गत के साथ प्रदत्त शक्तियों का उपयोग करते हुए ऋणकर्ता (ओ) / प्रतिभूतिकर्ता (ओ) एवं सामान्य जनों को सार्वजनिक रूप में सूचित किया जाता है वर्णित संपत्ति पर अधोस्तराधिकारता में अधिग्रहण कर लिया है। अधोस्तराधिकार के एवज में संपत्ति को मुक्त करने के लिए उपलब्ध समय सीमा पर कानून की धारा 13 का सब सेक्शन (8) के प्रावधानों पर ऋणकर्ता ध्यान देवे। ऋणकर्ता को विशेष रूप में एवं सामान्य जनों को सार्वजनिक रूप से यह चेतावनी दी जाती है कि संपत्ति के साथ कोई व्यवहार न करें एवं संपत्ति के साथ कोई व्यवहार नीचे वर्णित राशि के साथ शेष देय ब्याज के लिए AHFL के शुल्क के विषयानुसार होगी।

क्र.	ऋणकर्ता(ओ)/प्रतिभूतिकर्ता(ओ) (शाखा का नाम)	धरोहर संपत्ति विवरण (अचल संपत्ति)	मांग सूचना का दिनांक एवं राशि	आधिपत्य की दिनांक
1	(लोन कोड नं. 36510000470/ राजेश्वर शाखा) अमर वर्मा (ऋणी) वीणा कुमारी वर्मा (सह-ऋणी)	संपत्ति का समस्त शेष एवं सम्पूर्ण ग्राम, ऊपरी तल मंजिल, प्लॉट नं.-43 पर संपत्ति, गली नं. 8, ग्राम हस्तसल, उत्तम नगर हस्तसल पश्चिम दिल्ली 110059. चतुर्सीमार्ह- पूर्व - अन्य संपत्ति, पश्चिम - 17 फीट रोड, उत्तर - प्लॉट का भाग, दक्षिण - प्लॉट का भाग	12-04-2025 & 09-02-2026	₹ 17,72,306/-

स्थान: दिल्ली
दिनांक: 11.02.2026

प्राधिकृत अधिकारी
आधार हाउसिंग फाइनेंस लिमिटेड

एमसंस इंटरनेशनल लिमिटेड

सीआईएन: L74899DL1989PLC034594
पंजीकृत कार्यालय: प्लॉट नं. 301, बिल्डिंग नं. 12, अक्षयवती, बागुपट्टी रोड, के.एच. कॉलोनी, नई दिल्ली-110048
फोन सं. 011-2947121-25, फैक्स सं. 011-29471730
वेबसाइट: www.emmsnson.com, ई-मेल: corporate@emmsnson.com

31 दिसंबर, 2025 को समाप्त तिमाही और नौ माह के लिए एकल अलेखापरीक्षित वित्तीय परिणामों के विवरण का सार

क्र. सं.	विवरण	तिमाही समाप्त					वर्ष समाप्त
		31.12.2025 (अलेखापरीक्षित)	30.09.2025 (अलेखापरीक्षित)	31.12.2024 (अलेखापरीक्षित)	31.12.2024 (अलेखापरीक्षित)	31.03.2025 (अलेखापरीक्षित)	
1	प्रचालनों से कुल आय	-	-	-	-	54.49	54.49
2	अवधि के लिए लाभ / (हानि) (असाधारण मदों और कर से पूर्व)	(23.86)	(14.50)	(21.57)	(55.74)	(12.69)	(43.04)
3	कर पूर्व अवधि के लिए लाभ / (हानि) (असाधारण मदों के बाद)	(23.86)	(14.50)	(21.57)	(55.74)	(12.69)	(43.04)
4	कर पश्चात् अवधि के लिए शुद्ध लाभ / (हानि) (असाधारण मदों के बाद)	(23.86)	(14.50)	(21.57)	(55.74)	(12.69)	(43.04)
5	कुल समग्र आय	(22.83)	(13.60)	(20.86)	(52.89)	(10.55)	(37.95)
6	इक्विटी शेयर पूंजी (अंकित मूल्य ₹. 10/- प्रत्येक) पुनर्मुल्यांकन आरक्षित को छोड़कर आरक्षित	1,199.60	1,199.60	1,199.60	1,199.60	1,199.60	1,199.60
7	प्रति शेयर अर्जन ₹. 10/- प्रत्येक (1) बैचिक (₹.) (2) डाक्यूमेंट (₹.)	(0.20)	(0.12)	(0.18)	(0.46)	(0.11)	(0.36)

31 दिसंबर, 2025 को समाप्त तिमाही और नौ माह के लिए समेकित अलेखापरीक्षित वित्तीय परिणामों के विवरण का सार

क्र. सं.	विवरण	तिमाही समाप्त					वर्ष समाप्त
		31.12.2025 (अलेखापरीक्षित)	30.09.2025 (अलेखापरीक्षित)	31.12.2024 (अलेखापरीक्षित)	31.12.2024		