

August 6, 2025

To,

Listing Operation Department

BSE Limited (BSE)
Phiroze Jeejeebhoy Towers
Dalal Street, Mumbai- 400001

Listing Compliance Department

The National Stock Exchange of India Limited (NSE)
05th Floor, Exchange Plaza, C-1, Block G, Bandra Kurla
Complex, Bandra (E) Mumbai - 400051

Scrip Code: **544119**

Symbol: **RPTECH**

Sub: Newspaper publication of the Unaudited Financial Results for the quarter ended June 30, 2025

Ref.: Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (“Listing Regulations”)

Dear Sir/Madam,

Pursuant to Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed, copies of the newspaper publication of the Unaudited Standalone and Consolidated Financial Results for the quarter ended June 30, 2025 published in the following newspapers:

- i. Financial Express (English Language), 6th August, 2025 and
- ii. Navshakti (Marathi Language), 6th August, 2025

The above announcement is also being made available on the website of the Company at www.rptechindia.com/investor.

You are requested to kindly take the same on record.

Thankyou.

Yours faithfully,

For **RASHI PERIPHERALS LIMITED**

Krishna Kumar Choudhary

Chairman & Whole-Time Director

DIN: 00215919

Encl.: As above

Rashi Peripherals Limited

Regd. Office: Ariisto House, 5th Floor, N S Phadke Road, Andheri East, Mumbai, Maharashtra – 400069, India
• Tel: +91-22-6177 1771 | Fax +91-22-61771999 • www.rptechindia.com | CIN: L30007MH1989PLC051039

ENTRY RULES FOR FOREIGN LAW FIRMS

Bar Council on the warpath again

JYOTSNA BHATNAGAR
Ahmedabad, August 5

JUST WEEKS AFTER slamming the Society of Indian Law Firms (SILF) for its protectionist approach towards the entry of foreign law firms into India, the Bar Council of India (BCI) today sent strongly worded notices flagging unauthorised collaborations or combinations between Indian law firms and foreign law firms, particularly mentioning CMS IndusLaw and Dentons Link Legal, the two firms that have forged arrangements with foreign legal entities.

Senior lawyers said the BCI's ire was "probably directed at the use of a common brand name which it feels is in violation of the BCI new rules."

It may be recalled that the BCI, after several flipflops over the years, had finally come out with detailed guidelines permitting the entry of foreign law firms and lawyers into the rapidly growing Indian legal industry, on May 14 this year. Soon after, on May 28, reputed full services law firm Indus Law had announced a tie-up with global legal giant CMS.

BCI today singled out CMS Indus Law and Dentons Link Legal, a largely referral tie-up between global law firm Dentons and Link Legal in 2022 on the heels of the original notification regarding entry of foreign law firms into India, and observed, "These combinations are often structured through Swiss Vereins, strategic alliances, exclusive referral models, joint branding initiatives, which are then publicly promoted under combined identities (e.g., Dentons Link Legal and CMS INDUSLAW), thereby portraying to clients and the public at large a de facto integrated legal practice across



jurisdictions, including within India."

The release further goes on to add that, "The Council affirms that such structures, if implemented and operationalised without prior registration under the Bar Council of India Rules for Registration and Regulation of Foreign Lawyers and Foreign Law Firms in India, 2023 (as amended in 2025) (hereinafter, the "Rules"), are impermissible."

Not only that, referring to the recently amended BCI Rules which provide that "Indian-Foreign Law Firms" must be registered under the Rules, the BCI press release categorically states, "Any arrangement that creates a joint platform, uses a unified brand, involves co-branding of legal services, or results in shared client servicing without registration is in contravention of the Rules."

In this regard, it cites the Supreme Court's judgment in AK Balaji, which held that foreign law firms cannot do indirectly (through an alliance, combination or arrangement) what they are prohibited from doing directly.

The BCI has also sent notices to these combinations of firms,

with the threat of action in case of non-compliance and warning lawyers and firms to adhere to the newly amended BCI Rules.

"These notices direct the parties to submit comprehensive written explanations, full documentation of the arrangements, and declarations as to the structure, operations, governance, and regulatory disclosures (or the lack thereof) within a stipulated timeframe. Failure to comply may result in action under the Advocates Act, 1961 and the Rules, including proceedings for professional misconduct, penalties etc."

When contacted, Gaurav Dani, founding and senior partner of CMS Indus Law said he did not wish to comment on the notice as it was received late in the evening and he had not had a chance to study its ramifications. It may be mentioned that Dani while speaking to FE shortly after the announcement of the tie up with CMS had specifically stated that the arrangement between the two firms had no bearing to the BCI's new rules. "That's because our agreement falls outside the ambit of the regulatory framework since we remain financially and operationally independent even as we become a member of the CMS global network."

Four killed in Uttarkashi flash flood

● Army joins rescue work

PRESS TRUST OF INDIA
Uttarkashi (Uttarakhand), August 5

DISASTER SWEPT THROUGH the Himalayan village of Dharali on way to Gangotri on Tuesday with a massive cloudburst leading to flashfloods that barreled through homes, trees and cars, trapping 60-70 people and leaving at least four dead.

Dharali is the main stopover on way to Gangotri, the origin of the Ganges, and home to many hotels, restaurants and home stays.

At least half the village was buried under the fast flowing mudslide of slush, rubble and water, officials said as rescue personnel battled the elements in the ecologically fragile heights to contain the damage of the afternoon.

Contiguous buildings, including three and four-storey houses, fell like a pack of cards as the surging waters washed over them. The devastating flashflood came in the wake of a cloudburst somewhere in the catchment area of the Kheer Ganga river.

And Dharali was not the only hit.

The raging waters flowed down two different sides of the same hill, one towards Dharali and the other towards the village of Sukki, said state Disaster Management Secretary Vinod Kumar Suman.

The rain continued through the afternoon and till evening, hampering rescue efforts.

Besides, landslides blocked



Uttarakhand chief minister Pushkar Singh Dhami chairs a meeting on rescue operation following flash floods, triggered by a cloudburst in Dharali of Uttarkashi district, in Dehradun, on Tuesday

163 roads, including five national highways, seven state highways and two border roads across the state, further impeding rescue and preventing personnel from getting to

the far-flung area, about 140 km from the state capital Dehradun and usually a five-hour drive.

An army team from the nearest location of Harsil was

immediately rushed to the spot to launch rescue operations but teams from other places found it difficult to reach due to bad weather and disrupted roads, Suman said.

According to initial reports, at least four people have died, Uttarkashi District Magistrate Prashant Arya told reporters in Dehradun before rushing to the spot.

There was no official confirmation on the number of people who went missing after the flash flood but it is likely to be high as the sudden rush of floodwaters gave people no time to run towards safety.

Uttarakhand Principal Secretary R K Sudhanshu said 40 to 50 buildings are damaged. He added that helicopters could not be pressed into service either because of bad weather.

Handlooms of India: Weaving heritage, empowering futures



■ PABITRA MARGHERITA

EVERY AUGUST 7, National Handloom Day marks a moment that binds India's past with its future thread by thread, story by story. The day commemorates the Swadeshi Movement of 1905, when handwoven fabric emerged not only as a piece of fabric but as a powerful symbol of resistance, self-reliance & cultural identity. What began as a clean slate evolved into the warp and weft of heritage, art, and community expression.

The handloom sector today supports over 3.5 million weavers and allied workers, 72% of whom are women, across rural and semi-urban India. For all its richness, the sector now stands at one that demands innovation without dilution, technology without erasure, and modernisation without marginalisation.

An enduring heritage

The rich heritage of handloom weaving in India dates back to ancient civilisations of Harappa and Mohenjo-daro. Over the millennia, this flourished with each region developing its own grammar of weave, signature techniques, motifs & meaning. From the golden glow of Assam's Muga silk to the famous Banarasi silk sarees; from Kashmir's Pashmina to Tamil Nadu's lustrous Kanjeevaram sarees, India's handloom traditions are as diverse as its people.

In a weaver's home, where the loom often shares space with the kitchen or a side "angan", each saree or shawl is being prepared to communicate a one-of-a-kind anecdote. The unstitched drape, so emblem-



atic of Indian clothing, became a canvas for regional expression, rituals and storytelling. To quote our PM, "Handlooms manifest India's diversity and dexterity of countless weavers and artisans."

The North East: A loom of opportunity

The Northeast region houses around 52% of the total handloom workers of the country, with Assam leading the nation as per the 2019-20 Handloom Census. Sualkuchi, known as the "Manchester of Assam", stands as a testament to traditional weaving excellence, while developing hubs like Machkhowa in Dhemaji district further boost it.

Recognising its cultural significance, the Centre's dedicated mission for the NE focuses on promoting tribal weaves, encouraging handloom tourism, facilitating exports, and training youth. Under the National Handloom Development Programme (NHDP), financial assistance has been extended to 123 small clusters in NE states. A mega handloom cluster has been established in Sivasaagar and two such projects are ongoing in Imphal East and Sualkuchi. Around 308,000 weavers have enrolled for universal & afford-

able social security under Pradhan Mantri Jeevan Jyoti Beema Yojana (PMJJBY), and Pradhan Mantri Suraksha Beema Yojana (PMSBY) in the region.

From revival to resurgence

Over the last 11 years, India has seen a substantial revival in handloom practices, owing to a series of focused interventions by the ministry of textiles. Cluster development initiatives, modern tools, and access to credit have helped transform weaving from household activities into micro-enterprises.

NHDP and Raw Material Supply Scheme (RMSS) have ensured end-to-end assistance ranging from yarn supply, loom upgrade, workshops creation to providing access to modern equipment. Schemes like PMJJBY and PMSBY provided much-needed financial and social safety nets. Concessional credit under Weaver's MUDRA Scheme and margin money assistance have increased access to working capital. Handloom parks are planned to be set up across high-potential regions. At the same time, design & innovation hubs are being set up at regional levels in partnership with NIFT, NID, and other design

institutes. Embracing technology is a must, but the soul of handloom must remain intact. AI is now used for trend forecasting and digital colour selection, while blockchain ensures product traceability and combats counterfeiting.

Reimagining linkages: E-comm & mkt access

Marketing and e-commerce will act as the game changers. The strategy is simple but revolutionary: eliminate middlemen, enhance visibility through promotion, and connect weavers directly to platforms, exhibitions, and marketplaces on the first go. In line with this, handloom weavers are being onboarded on GeM and *india-handmade.com* is offering a transparent, zero commission platform. As many as 106 handloom products have also already been granted GI tags. Together with 'Handloom Mark' and 'India Handloom Brand', these strengthen the distinct identity of handwoven products.

Skill, security & sustainability

Tomorrow rests on inclusive capacity building. Skill development programmes for youth,

particularly in preserving traditional techniques, are paired with financial and social security schemes and pension benefits for weavers. Simultaneously, eco-friendly dyes, carbon-neutral production models and lifecycle assessments reinforce the sector's commitment to sustainability, aligning Indian handlooms with the global green movement. A new report by IIT Delhi in collaboration with the textiles ministry serves as both a reference and a guidebook, paving the way for a more sustainable version of India.

Looking forward: Sustain. Support. Scale.

The vision for India's handloom sector is part cultural, part AI, and fully human. Ambitious targets include an export rise, creating new jobs, and providing digital literacy training for weavers across clusters. The future is grounded in three pillars: sustain the soul, support the maker & scale the reach. Moving beyond wage labour, the sector aims to cultivate entrepreneurship with fellowships, startup grants, and incubation hubs.

Handloom sector is ever evolving...

Handloom continues to be a key driver in our journey towards Viksit Bharat by 2047 while also preserving the cultural ethos and ushering in sustainability and mindful consumption. By weaving together heritage, innovation, and collective effort, India's handloom sector stands poised to inspire the world while empowering millions at home. As envisioned by our PM, "Let us make handlooms a key part of our daily lives & give our traditional handloom products the stature they merit."

The writer is MoS, textiles ministry

DELHIVERY

DELHIVERY LIMITED

CIN: L63090DL2011PLC221234

INFORMATION REGARDING 14TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING ('VC')/OTHER AUDIO-VISUAL MEANS ('OAVM')

Members may please note that the 14th Annual General Meeting ('AGM') of Delhivery Limited ('Company') will be held through VC/OAVM on **Wednesday, September 03, 2025, at 11:00 AM (IST)**, in compliance with all the applicable provisions of the Companies Act, 2013 ('Act'), rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular Nos. 14/2020 dated April 08, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 05, 2020 and the latest being Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ('MCA') and Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ('SEBI') and other applicable circulars issued in this regard (collectively referred as "Circulars"), to transact the business as set out in the Notice of AGM ('Notice'). Members attending the meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.

In compliance with the above Circulars, the Notice and Annual Report 2024-25 ('Annual Report') will be sent, in due course, only through electronic mode to all the Members whose email addresses are registered with the Company/Depository Participants ('DPs'). The same will also be available on the website of the Company at www.delhivery.com. Stock Exchanges i.e., BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com. National Securities Depository Limited at <https://www.evoting.nsdl.com/> and Registrar and Share Transfer Agent ('RTA') of the Company viz., MUFUG Intime India Private Limited ('MUFUG') at www.in.mpms.mufug.com. The physical copies of the Notice along with Annual Report shall be sent to those Members who request for the same. Additionally, a letter providing the web-link, including the exact path where complete details of the Notice and Annual Report are available, is being sent to those shareholder(s) who have not registered their email addresses with Company/RTA/Depository Participant(s).

Manner of casting vote(s) through e-voting:

Members can cast their vote(s) on the business as set out in the Notice through electronic voting system ('e-voting'). The manner of voting, including voting remotely ('remote e-voting') by the Members holding shares in dematerialised mode, physical mode and for the Members who have not registered their email addresses has been provided in the Notice. Members attending the AGM who have not cast vote(s) by remote e-voting will be able to vote electronically during the AGM.

Manner of registering/updating email address:

a. Members holding share(s) in physical mode; by registering email addresses with MUFUG. Click the link on their website www.in.mpms.mufug.com at the Investor Services tab, choose the Email Registration heading and follow the registration process as guided therein. The Members are requested to provide details such as Name, DPID/Client ID, PAN, mobile number and email IDs. In case of any query, a member may send an email to MUFUG at mt.helpdesk@in.mpms.mufug.com or delhi@in.mpms.mufug.com.

b. Members holding share(s) in electronic mode; by registering/updating their email IDs in respect of demat holdings with the respective DPs by following the procedure prescribed by the DPs for receiving all communications from the Company, electronically.

c. In addition to the aforesaid, the Company has set up a process for the limited purpose of allowing members to temporarily update their email addresses by accessing the following link: https://web.in.mpms.mufug.com/EmailReg/Email_Register.html. Members can update their email addresses to receive shareholders' communications, including the Annual Report and the AGM Notice.

Members are requested to carefully read the Notice and in particular, instructions for joining AGM and the manner of casting vote through remote e-voting or e-voting at the AGM.

By Order of the Board of Directors
For Delhivery Limited

Date: August 05, 2025
Place: Mumbai

Sd/-
Madhulika Rawat
Company Secretary and Compliance Officer

Registered Office: N24-N34, S24-S34, Air Cargo Logistics Centre - II, Opposite Gate 6, Cargo Terminal, IGI Airport, New Delhi - 110037 | Corporate Office: Plot No. 5, Sector - 44, Gurgaon 122001, Haryana
Website: www.delhivery.com | Phone: +91 124 6225602 | Email: corporateaffairs@delhivery.com



RASHI PERIPHERALS LIMITED

Registered Office: Ariisto House, 5th Floor, Corner of Telli Galli, Andheri (East), Mumbai, Maharashtra, India, 400069
CIN: L30007MH1989PLC051039

Extract of Standalone and Consolidated Unaudited Financial Results for the Quarter Ended June 30, 2025

Rupees in Millions

Sr. No	Particulars	Standalone			Consolidated		
		Quarter Ended		Year Ended	Quarter Ended		Year Ended
		June 30, 2025	June 30, 2024	March 31, 2025	June 30, 2025	June 30, 2024	March 31, 2025
		(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	30,527.27	41,578.15	132,578.07	31,521.43	42,670.81	137,727.33
2	Net Profit for the period (before Tax & Exceptional items)	787.04	724.81	2,608.83	802.74	726.48	2,661.47
3	Net Profit for the period before tax (after exceptional items)	787.04	724.81	2,608.83	802.74	726.48	2,687.43
4	Net Profit for the period after tax (after exceptional items)	588.25	547.22	2,026.26	617.00	550.37	2,097.16
5	Total Comprehensive Income for the period	584.75	548.60	2,012.30	612.52	551.73	2,083.88
6	Paid-up equity share capital (Face Value Rs. 5/- per share)	329.50	329.50	329.50	329.50	329.50	329.50
7	Other equity			16,844.17			17,092.09
	Earnings per Equity Share: (Face Value Rs. 5/- per share) (Rs.)*						
8	Basic	8.93	8.30	30.75	9.30	8.38	31.57
	Diluted	8.93	8.30	30.75	9.30	8.38	31.57

* Basic and Diluted EPS for all periods, except for the year ended March 31, 2025 are not annualised.

- The above publication is an extract of the detailed financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- The above results of the Company have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on August 05, 2025.

- The full format of financial results are available on Stock Exchange websites - www.bseindia.com and www.nseindia.com, and on the company's website - www.rptechindia.com

Place: Mumbai
Date: August 05, 2025

For and on behalf of Board of Directors
Sd/-
Krishna Kumar Choudhary
Chairman & Wholtime Director
DIN: 00215919

Scan for full results



VII. TENTATIVE SCHEDULE OF ACTIVITIES PERTAINING TO THE OFFER:

Sr. No.	Nature of Activity	Day & Date ⁽¹⁾
1)	Date of Public Announcement	Wednesday, July 30, 2025
2)	Date of publication of Detailed Public Statement	Wednesday, August 06, 2025
3)	Last date for filing of Draft Letter of Offer with SEBI	Wednesday, August 13, 2025
4)	Last date for public announcement for competing offer(s)	Friday, August 29, 2025
5)	Last date for receipt of SEBI observations on the DLOF (in the event SEBI has not sought clarifications or additional information from the Manager)	Monday, September 08, 2025
6)	Identified Date ⁽²⁾	Wednesday, September 10, 2025
7)	Last date by which this LoF is to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Wednesday, September 17, 2025
8)	Last date by which the committee of the independent directors of the Target Company is required to publish its recommendation to the Public Shareholders for this Open Offer	Friday, September 19, 2025
9)	Last date for upward revision of the Offer Price and/or Offer Size	Monday, September 22, 2025
10)	Date of Public Announcement for Opening the Offer	Tuesday, September 23, 2025
11)	Date of Commencement of the Tendering Period ("Offer Opening Date")	Wednesday, September 24, 2025
12)	Date of Closing of the Tendering Period ("Offer Closing Date")	Wednesday, October 08, 2025
13)	Last date for communicating Rejection/acceptance and payment of consideration for accepted equity shares or equity share certificate/return of unaccepted share certificates/credit of unaccepted shares to Demat Account	Friday, October 24, 2025

(1) The above timelines are indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations, 2011) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.
(2) Identified Date is only for the purpose of determining the names of the Eligible Equity Shareholders as on such date to whom the Letter of Offer will be sent. It is clarified that all the holders (registered or unregistered) of Equity Shares of the Target Company except the Acquirers, Promoters/Promoter Group of the Target Company, are eligible to participate in this Offer any time during the tendering period of the Offer.

VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER:

- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date i.e., the date falling on the tenth (10th) working day prior to the commencement of Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. An accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way.
- The Public Shareholders may also download the Letter of Offer from the website of SEBI i.e., www.sebi.gov.in or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the equity shares and their folio number, DP Identity, Client Identity, Current Address and Contact Details.

- In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Equity Shares agreed to be acquired in this Offer, the Acquirers shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with the Manager to the Offer.
- The Open Offer will be implemented by the Acquirers subject to applicable laws, through the stock exchange mechanism made available by the stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations, 2011 and SEBI circular bearing number CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015, as amended from time to time, read with the SEBI circular bearing number CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, as amended from time to time ("Acquisition Window Circulars") and SEBI Circular bearing number SEBI/HO/CFD/DCR-II/CIR/P/2021/615 dated August 13, 2021 issued by SEBI. As per SEBI Circular bearing number SEBI/HO/CFD/DCR-II/CIR/P/2021/615 dated August 13, 2021, a lien shall be marked against the shares of the shareholders participating in the tender offer. Upon finalisation of the entitlement, only the accepted quantity of shares shall be debited from the demat account of the shareholders. The lien marked against unaccepted shares shall be released. The detailed procedure for tendering and settlement of shares under the revised mechanism is specified in the Annexure to the said circular.
- BSE Limited, Mumbai ("BSE") shall be the Stock Exchange for the purpose of tendering the equity shares in the Open Offer.
- The Acquirers have appointed SW Capital Private Limited ("Buying Broker") for the Open Offer through whom the purchases and settlement of the Shares tendered in the Open Offer shall be made. The Contact Details of the Buying Broker are mentioned below:
SW Capital Private Limited
4th Floor, Suntek Centre, 37/40, Subhash Road, Near Garware House, Vile Parle (E), Mumbai-400 057, Maharashtra.
Tel No.: + 91 22 4268 7439
Contact Person: Mr. Hemant Shah
Email ID: hemant.shah@swcapital.in
SEBI Registration No.: INZ 230013039 (NSE) / INZ 010013035 (BSE).
- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective Stock Broker ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period.
- A separate Acquisition Window will be provided by BSE to facilitate the placing of orders. The Selling Broker would be required to place an order / bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Open Offer using the Acquisition Window of the BSE. Before placing the order/bid, the Selling Broker will be required to mark lien on the tendered Equity Shares. Details of such Equity Shares marked as lien in the demat account of the Public Shareholders shall be provided by the depository to the Indian Clearing Corporation ("Clearing Corporation").
- As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations, 2015, as amended and SEBI's press release dated December 03, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 01, 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/ CMD/1/ CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011. Accordingly, Public Shareholders holding Equity Shares in physical form as well as eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations, 2011.
- EQUITY SHARES SHOULD NOT BE SUBMITTED/TENDERED TO THE MANAGER TO THE OPEN OFFER, THE ACQUIRERS OR THE TARGET COMPANY.**
- The detailed procedure for tendering Equity Shares in the Open Offer will be available in the Letter of Offer, which shall be available on the website of SEBI i.e., www.sebi.gov.in.

- IX. THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER.**
- X. OTHER INFORMATION:**
- For the purpose of disclosures in this DPS relating to the Target Company, the Acquirers relied upon publicly available information and information provided by the Target Company and has not independently verified the accuracy of details of the Target Company. Subject to the aforesaid, the Acquirers accept the responsibility for the information contained in the Detailed Public Statement and also for the obligations of the Acquirers as laid down in the SEBI (SAST) Regulations, 2011 and subsequent amendments made thereon.
- Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, the Acquirers have appointed Mark Corporate Advisors Private Limited as Manager to the Offer.
- The Acquirers have appointed Alankit Assignments Limited, as Registrar to the Offer having Registered Office at 2E/10, Jhandewalan Extn. New Delhi-110055, Tel. No.: +91 11 4254 1234, 2354 1234, Email ID: rta@alankit.com, Contact Person: Mr. Jagdeep Kumar Singla, SEBI Reg. No.: INR000002532.
- In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.
- This DPS and the PA will also be available on the website of SEBI i.e., www.sebi.gov.in.

Issued by Manager to the Offer:

MARK CORPORATE ADVISORS PRIVATE LIMITED
CIN: U67190MH2008PTC181996
404/1, The Summit, Sant Janabai Road (Service Lane), Off Western Express Highway, Vile Parle (East), Mumbai-400 057.
Contact Person: Mr. Manish Gaur
Telephone No.: +91 22 2612 3207/08
Email ID: openoffer@markcorporateadvisors.com
Investor Grievance Email ID: investorgrievance@markcorporateadvisors.com
SEBI Registration No.: INM00012128

For and on behalf of the Acquirers:

For Dynalog (India) Limited		
Sd/-	Sd/-	Sd/-
Akshay Shivaji Adhalrao	Shivaji Dattatraya Adhalrao	Kalpna Shivaji Adhalrao
Director		
Sd/-	Sd/-	Sd/-
Akshay Shivaji Adhalrao	Apurva Shivaji Adhalrao	Madhuri Akshay Adhalrao
Place : Mumbai		
Date : August 06, 2025		

MPIL CORPORATION LIMITED

CIN: L74299MH1959PLC163775
Regd. Office: Udyog Bhavan, 2nd floor, 29, Walchand Hirachand Marg, Ballard Estate, Mumbai - 400 001
Tel: +91 022 67476080 **Website:** www.mpilcorporation.com **Email:** ca@mpilcorporation.com

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

Sr.No	PARTICULARS	Quarter Ended		Year Ended	
		30-06-2025	31-03-2025	30-06-2024	31-03-2025
		UNAUDITED	AUDITED	UNAUDITED	AUDITED
1	Total Income (Net)	38.00	38.00	39.00	157.00
2	Net Profit/(Loss) for the period before Tax (before exceptional and/or extraordinary items)	12.00	(236.00)	7.00	(229.00)
3	Net Profit/(Loss) for the period before Tax (after exceptional and/or extraordinary items)	12.00	(236.00)	7.00	(229.00)
4	Net Profit/(Loss) for the period after Tax (after exceptional and/or extraordinary items)	12.00	(236.00)	6.00	(229.00)
5	Other Comprehensive income (after tax)	-	-	-	-
6	Total Comprehensive income (after tax)	-	-	-	-
7	Equity Share Capital	57.00	57.00	57.00	57.00
8	Earning per shares (of ₹ 10/- each) not annualized				
	Basic ₹	2.11	(41.40)	1.05	(40.60)
	Diluted ₹	2.11	(41.40)	1.05	(40.60)

Note:
1. The above is an extract of the detailed format of quarterly Financial Results for the quarter ended June 30, 2025 filed with the Stock Exchange under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website www.bseindia.com and on our website www.mpilcorporation.com
2. This statement has been prepared in accordance with the companies (Indian Accounting Standards) Rules, 2015 (IND AS) prescribed under section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standard) Rule, 2015 and Companies (Indian Accounting Standard) Accounting Rules, 2016



For MPIL Corporation Limited
Sd/-
Veena Datal
Whole Time Director
DIN: 00062873

Place: Mumbai
Date: August 05, 2025



RASHI PERIPHERALS LIMITED

Registered Office: Aristo House, 5th Floor, Corner of Telli Galli, Andheri (East), Mumbai, Maharashtra, India, 400069
CIN: L30007MH1989PLC051039

Extract of Standalone and Consolidated Unaudited Financial Results for the Quarter Ended June 30, 2025

Sr. No	Particulars	Standalone			Consolidated		
		Quarter Ended		Year Ended	Quarter Ended		Year Ended
		June 30, 2025	June 30, 2024	March 31, 2025	June 30, 2025	June 30, 2024	March 31, 2025
		(Unaudited)	(Unaudited)	(Audited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	30,527.27	41,578.15	132,578.07	31,521.43	42,670.81	137,727.33
2	Net Profit for the period (before Tax & Exceptional items)	787.04	724.81	2,608.83	802.74	726.48	2,661.47
3	Net Profit for the period before tax (after exceptional items)	787.04	724.81	2,608.83	802.74	726.48	2,687.43
4	Net Profit for the period after tax (after exceptional items)	588.25	547.22	2,026.26	617.00	550.37	2,097.16
5	Total Comprehensive Income for the period	584.75	548.60	2,012.30	612.52	551.73	2,083.88
6	Paid-up equity share capital (Face Value Rs. 5/- per share)	329.50	329.50	329.50	329.50	329.50	329.50
7	Other equity			16,844.17			17,092.09
8	Earnings per Equity Share: (Face Value Rs. 5/- per share) (Rs.)*						
	Basic	8.93	8.30	30.75	9.30	8.38	31.57
	Diluted	8.93	8.30	30.75	9.30	8.38	31.57

* Basic and Diluted EPS for all periods, except for the year ended March 31, 2025 are not annualised.

- The above publication is an extract of the detailed financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- The above results of the Company have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on August 05, 2025.
- The full format of financial results are available on Stock Exchange websites - www.bseindia.com and nseindia.com, and on the company's website - www.rptechindia.com

Place: Mumbai
Date: August 05, 2025

For and on behalf of Board of Directors
Sd/-
Krishna Kumar Choudhary
Chairman & Wholetime Director
DIN: 00215919

Scan for full results



MANBA FINANCE **मनबा फायनान्स लिमिटेड**

कॉर्पोरेट ओव्हर क्रमांक (सीआयएन): L64923MH1999PLC099932
नोंडोफिकृत कार्यालय: ३२४, लण्वाळ हाउस, एन.बी.एस. मार्ग, निमल लॉकरस्टाडलरसमोर, मुंबई (पश्चिम), मुंबई-४०००८०, दूरध्वनी क्रमांक: +९१ २२ २३४६६६६६, ईमेल: investorelation@manbafinance.com, वेबसाइट: www.manbafinance.com

३० जून २०२५ रोजी समाप्त झालेल्या तिमाहीसाठी अलेखापरीक्षित आर्थिक निकालांचा सारांश (रु. लाखांमध्ये)

अ. क्र.	तपशील	समाप्त तिमाही		समाप्त वर्ष	
		३० जून २०२५	३१ मार्च २०२५	३० जून २०२४	३१ मार्च २०२५
		(अलेखापरीक्षित)	(लेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)
१	एकूण परियोजना उत्पन्न	६,७००.३७	६,७९३.४६	४,९००.८१	२५,०४१.१०
२	या कालावधीसाठी निव्वळ नफा / (तोटा) (कर-पूर्व, विशेष तथा/ किंवा असाधारण वस्तू पूर्व)	१,२९८.१४	१,११९.२६	६५३.४९	५,०१०.१५
३	या कालावधीसाठी कर-पूर्व निव्वळ लाभ / (तोटा) (विशेष तथा/किंवा असाधारण वस्तूच्या पश्चात)	१,२९८.१४	१,११९.२६	६५३.४९	५,०१०.१५
४	या कालावधीसाठी कर-पश्चात निव्वळ (तोटा) (विशेष तथा/किंवा असाधारण वस्तूच्या पश्चात)	१७५.०८	८०२.४६	५१७.८०	३,७८०.२५
५	कालावधीसाठी एकूण सर्वसाधारण उत्पन्न [या कालावधीसाठी नफा / (तोटा)(करानंतर) आणि इतर सर्वसाधारण उत्पन्न (करानंतर)]	२०.२८	१०.८७	२६.९३	२५.७६
६	भरलेला इंडिटी शेर निधी	५,०२३.९४	५,०२३.९४	३,७६६.९४	५,०२३.९४
७	राखीव निधी (पुनर्मुल्यांकन राखीव निधी सोडून)	१७,४७३.०४	१६,४७७.६८	१३,४६९.३१	१६,४७७.६८
८	प्रतिभूति प्रीमियम खाते	१५,३८८.३०	१५,३८८.३०	३,३६७.४०	१५,३८८.३०
९	निव्वळ मूल्य	३७,८८५.२८	३६,८८९.९२	२०,६०४.९५	३६,८८९.९२
१०	चुक्रता ऋण पूर्वी/बकाया ऋण	३४,७४१.९८	२३,८८०.६४	१८,३१५.९६	२३,८८०.६४
११	धकबाकी विमोचन प्राधान्य शेअर्स	लागू नाही	लागू नाही	लागू नाही	लागू नाही
१२	कर्ज इंडिटी गुणोत्तर	२.९	२.९१	३.७६	२.९१
१३	*प्रति शेर आय (प्रति रु १०/-) (चालू आणि बंद केलेल्या ऑपरेशन्ससाठी)				
	१. मूलभूत	१.९४	१.६	१.०३	७.५२
	२. विस्तारित	१.९४	१.६	१.०३	७.५२
१४	भांडवल विमोचन राखीव	लागू नाही	लागू नाही	लागू नाही	लागू नाही
१५	डिबेंचर मोचन आरक्षित निधि	लागू नाही	लागू नाही	लागू नाही	लागू नाही
१६	कर्ज सेवा व्याप्ती अनुपात	लागू नाही	लागू नाही	लागू नाही	लागू नाही
१७	ध्याज सेवा व्याप्ती अनुपात	लागू नाही	लागू नाही	लागू नाही	लागू नाही

*टीप - आयपीओमुळे समाप्तीची संख्या वाढली आहे. इतर तिमाहीशी इपीएस तुलनात्मक करण्यासाठी, आम्ही जून २०२५ पर्यंतच्या विद्यमान समाप्त सध्याच्या उपयोग करून इतर तिमाहीची इपीएस गणना केली आहे.
अ) वरील निकालांचा लेखापरीक्षण समितीने आढावा घेतला असून, त्यानंतर मनबा फायनान्स लिमिटेड (कंपनी) च्या संचालक मंडळाने ०४ ऑगस्ट २०२५ रोजी झालेल्या त्यांच्या संबंधित बैठकीत मंजुरी दिली आहे.
ब) वरील निकाल हे एलओडीआर नियामांतर्गत नियम ३३ आणि ५२नुसार स्टॉक एक्सचेंजमध्ये दाखल केलेल्या तिमाही आर्थिक निकालांच्या विस्तृत स्वरूपाचा सारांश आहे. तिमाही आर्थिक निकालांचे संपूर्ण स्वरूप स्टॉक एक्सचेंजच्या वेबसाइटवर (www.bseindia.com आणि www.nseindia.com) तसेच कंपनीच्या वेबसाइटवर (www.manbafinance.com) वर उपलब्ध आहे.
क) एलओडीआर नियमांचा ५२ (४) मध्ये उल्लेख केलेल्या इतर बाबींसाठी, संबंधित प्रकटीकरणे स्टॉक एक्सचेंज (बीएसई आणि एनएसई) मध्ये करण्यात आली आहेत आणि ती www.bseindia.com आणि www.nseindia.com वर पाहता येतील.
ड) आर्थिक निकाल कंपन्यांच्या (भारतीय लेखा मानक) नियम, २०१५ आणि त्यानंतर जारी केलेल्या सुधारणा, कंपनी कायदा, २०१३ च्या कलम १३३ अंतर्गत निर्धारित तसेच लागू असलेल्या इतर मान्यता प्राप्त लेखा पद्धती आणि धोरणांनुसार तयार करण्यात आले आहेत.



स्थान: मुंबई
दिनांक: ०४-०८-२०२५

मनबा फायनान्स लिमिटेडसाठी
स्वाक्षरी /-
मनीष के. शाह
व्यवस्थापकीय संचालक
डीआयएन: ००९७९८५४

जी-टेक जैनएक्स एज्युकेशन लिमिटेड

(पूर्वीचे किर्ती नॉलेज अँड स्कूलस लिमिटेड)
(सीआयएन नंबर : एल७२२००एमएच१९९९पीएलसी११९६६१)
नोंडोफिकृत कार्यालय : आक्सि नं. ३०२, बी विंग, पिन्कल कॉर्पोरेट पार्क, वांद्रे कुर्ला कॉम्प्लेक्स, वांद्रे पूर्व, मुंबई-४०००५१
दूर. क्र.: +९१-७७-००९०६६७५, ईमेल आयडी: info@gtejaineducation.com

३० जून, २०२५ रोजी संपलेल्या तिमाहीसाठी अलिप्त आणि एकत्रित वित्तीय निष्कर्षांचा उतारा

एकत्रित	संपलेले वर्ष		तपशील	अलिप्त	
	संपलेली तिमाही			संपलेली तिमाही	
	३०.०६.२०२५	३१.०३.२०२५		३०.०६.२०२४	३१.०३.२०२५
अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित
२५९.२९	१७३.२२	२४५.९२	७७२.६८	१६९.२९	११९.०९
२८.१३	(६८.३९)	२३.३१	(३१३.५७)	२१.६३	(३२.९९)
१४.७६	(६८.३९)	२३.३१	(३३५.७२)	८.२६	(३२.९९)
१४.७६	(७०.५३)	१७.२५	(३३७.८६)	८.२६	(३३.०२)
१४.७६	(७०.५३)	१७.२५	(३३७.८६)	८.२६	(३३.०२)
१,०१८.९१	१,०१८.९१	१,०१८.९१	१,०१८.९१	१,०१८.९१	१,०१८.९१
-	-	-	(८८२.५०)	-	-
०.१४	(०.६९)	०.१७	(३.३२)	०.०८	(०.३२)
०.१४	(०.६९)	०.१७	(३.३२)	०.०८	(०.३२)

- टीप:**
- वरील माहिती म्हणजे सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्कलोजर रिकव्हिस्ट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन ३३ अंतर्गत स्टॉक एक्सचेंजकडे सादर केलेल्या तिमाहीच्या वित्तीय निष्कर्षांच्या तपशीलवार विवरणाचा एक उतारा आहे. ३० जून, २०२५ रोजी