



26th January, 2026

BSE Limited
Corporate Relationship Department
Scrip Code: 532538

The National Stock Exchange of India Limited
Listing Department
Scrip Code: ULTRACEMCO

Sub: Newspaper Advertisement of Financial Results of UltraTech Cement Limited ('the Company')

Dear Sirs,

In terms of Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed the newspaper extracts for publication of Financial Results for the quarter and nine months ended 31st December, 2025, in the following newspapers:

1. Business Standard, All India Edition in English;
2. The Free Press Journal, Mumbai Edition in English;
3. Navshakti, Mumbai Edition in English; and
4. The Economic Times, All India Edition in English

The above is also available on the website of the Company viz. www.ultratechcement.com.

We request you to take the above information on record.

Thanking You,

Yours faithfully,
For UltraTech Cement Limited

Dhiraj Kapoor
Company Secretary and Compliance Officer

Encl: a/a

Luxembourg Stock Exchange
BP 165 / L – 2011 Luxembourg
Scrip Code: US90403E1038 and S90403E2028



UltraTech Cement Limited

Registered Office : Ahura Centre, B – Wing, 2nd Floor, Mahakali Caves Road, Andheri (East), Mumbai 400 093, India
T: +91 22 6691 7800 / 2926 7800 | F: +91 22 6692 8109 | W: www.ultratechcement.com/www.adityabirla.com | CIN : L26940MH2000PLC128420

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Taking concrete action for a sustainable future

Extract of Consolidated Unaudited Financial Results for the Three and Nine Months ended 31/12/2025

Sr. No.	Particulars	Three months ended 31/12/2025	Nine Months ended 31/12/2025	Three months ended 31/12/2024 (Restated) [ReferNote - 3]	Year ended 31/03/2025
1	Total Income from Operations	21,965.26	63,202.01	18,026.15	76,699.30
2	Net Profit for the period before Taxes (Before Exceptional Item)	2,372.25	7,074.26	1,691.27	7,625.56
3	Net Profit for the period before Taxes (after Exceptional Item)	2,283.02	6,946.65	1,691.27	7,528.13
4	Net Profit for the period after Taxes	1,729.44	5,188.33	1,363.44	6,039.64
5	Total Comprehensive Income for the period (comprising profit for the period after tax and other comprehensive income after tax)	1,643.52	5,383.72	1,443.03	6,711.45
6	Paid-up equity share capital (Face Value ₹ 10/- Per Share)	294.68	294.68	288.70	294.68
7	Reserves incl. Securities Premium	73,413.13	73,413.13	62,152.08	70,411.53
8	Securities Premium	11,311.88	11,311.88	5,490.98	11,311.01
9	Net Worth	77,721.12	77,721.12	68,691.59	73,893.36
10	Outstanding Debt	23,035.16	23,035.16	25,694.77	23,030.99
11	Outstanding redeemable preference shares (63,50,883 shares of ₹ 100/- each)	-	-	-	63.51
12	Debt-Equity ratio (in times)	0.30	0.30	0.37	0.31
13	Earnings per share (of ₹ 10/- each) (Not Annualised): (a) Basic (b) Diluted	58.66 58.62	176.21 176.09	46.21 46.17	205.30 205.13
14	Debenture Redemption Reserve	37.50	37.50	37.50	37.50
15	Debt Service Coverage Ratio (in times)	5.53	5.17	5.56	4.88
16	Interest Service Coverage Ratio (in times)	7.65	7.88	7.05	7.24

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on 24/01/2026.
- The Government of India has notified 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") with effect from 21/11/2025, which consolidates 29 existing labour laws. The Labour Codes, amongst other things introduce changes, including a uniform definition of wages and enhanced benefits relating to leave. The Ministry of Labour & Employment has issued draft Central Rules and FAQs to facilitate assessment of the financial impact arising from these regulatory changes.
- In accordance with the guidance issued by the Institute of Chartered Accountants of India and based on actuarial valuation, the Group has assessed and disclosed the financial impact of these changes as "Statutory Impact of New Labour Codes" under Exceptional Items in the financial results for the three months ended and nine months 31/12/2025.
- The Group has recognized ₹ 88.48 Crores as Statutory Impact of New Labour Codes towards additional Gratuity and Compensated absences, classified as past service cost, primarily due to the revised definition of wages under the Labour Codes. The Group continues to monitor the developments relating to the implementation of the Labour Codes and will review the estimates as further clarification and Rules are notified.
- The Composite Scheme of Arrangement between Kesoram Industries Limited ("Kesoram"), the Company and their respective shareholders and creditors, in compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024.

Upon the Scheme becoming effective and with effect from the Appointed Date, the Cement Business Division of Kesoram ("the Demerged Undertaking" as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial results with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 – Business Combinations) to include the financial results of the Demerged Undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date. Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesoram Industries Limited (KIL):

Particulars	₹ in Crores
Revenue from Operations	17,193.33
Profit Before Depreciation, Interest, Exceptional Items and Tax Expense	3,131.38
Profit Before Tax Expense	1,831.52

- During the previous year ended March 31, 2025, the Company had acquired a controlling stake representing 81.49% of the equity share capital of The India Cements Limited ("ICEM") in three stages; On 27/06/2024, the Company had acquired a non-controlling stake representing 22.77% of the equity share capital of ICEM for a cash consideration of ₹ 1,942.86 crores. Further on 24/12/2024, the Company acquired a controlling stake representing 32.72% of the equity share capital (promoter & promoter group and another shareholder's equity stake) of ICEM. The Company's total shareholding increased to 17,19,55,887 equity shares representing 55.49% of ICEM's equity share capital, resulting in ICEM becoming a subsidiary of the Company with effect from 24/12/2024. The Company became the promoter of ICEM in accordance with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

As per the provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SAST Regulations"), the Company had made an open offer to the public shareholders of ICEM to acquire equity shares representing 26% of the equity share capital at a price of ₹ 390/- per share.

Total shareholding of the Company in ICEM post-acquisition of shares from public shareholders under the open offer was 25,25,29,160 equity shares representing 81.49%.

The Company had sold 1,82,47,148 equity shares (representing 5.89% of the equity share capital of ICEM) on 21/08/2025 and 22/08/2025 through an Offer for Sale ("OFS") conducted via the Stock Exchange Mechanism in accordance with SEBI's Master Circular No. SEBI/HO/MRDPOD2/CIR/P/2024/0018 dated December 30, 2024.

During the quarter under review, the Company further disposed of the unsubscribed portion of the OFS, comprising 18,65,182 equity shares (representing 0.60% of ICEM's equity share capital), through open market transactions.

As a result of the above, the Company's shareholding in ICEM now stands at 74.99% of ICEM's equity share capital. Consequently, ICEM has achieved compliance with the minimum public shareholding requirements prescribed under Rule 19A of the Securities Contracts (Regulation) Rules, 1957, read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, well within the stipulated period of 12 months from the completion of the Open Offer.

The above results include the financial results of ICEM w.e.f 25/12/2024 and hence the figures for the three months and nine months ended 31/12/2025 are not comparable with the three months and nine months ended 31/12/2024. As per Ind AS 103, purchase consideration has been allocated basis the fair value of the assets acquired and liabilities as at the acquisition date as per the requirements of Ind AS 103.

- The Company (including The India Cements Limited) had filed appeals against the orders of the Competition Commission of India (CCI) dated 31/08/2016 (Penalty of ₹ 1,804.31 Crores) and 19/01/2017 (Penalty of ₹ 68.30 Crores). Upon the National Company Law Appellate Tribunal ("NCLAT") disallowing its appeals against the CCI order dated 31/08/2016, the Company filed appeals before the Hon'ble Supreme Court which has, by its order dated 5/10/2018, granted a stay against the NCLAT order. Consequently, the Company has deposited an amount of ₹ 180.43 Crores equivalent to 10% of the penalty of ₹ 1,804.31 Crores. The Company, backed by legal opinions, believes that it has a good case in the matters and accordingly no provision has been recognised in the results.

6. Key Standalone Financial Information:

Particulars	₹ in Crores
Revenue from Operations	20,169.49
Net Profit for the period before Taxes	2,052.59
Net Profit for the period after Taxes	1,510.97

- For the other line items referred in regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, pertinent disclosures have been made to the stock exchanges and can be accessed on the websites of the stock exchanges viz. [www.bseindia.com](#) and [www.nseindia.com](#) and that of the Company's website [www.ultratechcement.com](#).

- The above is an extract of the detailed format of unaudited financial results filed with the stock exchanges under Regulations 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results is available on the website of the stock exchanges viz. [www.bseindia.com](#) and [www.nseindia.com](#) and that of the Company's website [www.ultratechcement.com](#). The results can also be accessed by scanning the QR:

For and on behalf of the Board of Directors

Place : Mumbai

Date : 24/01/2026

K.C. Jhanwar
Managing Director

UltraTech Cement Limited
Regd Office: 'B' Wing, Ahura Centre, 2nd Floor, Mahakali Caves Road, Andheri (East), Mumbai - 400093
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Taking concrete action for a sustainable future

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3 The Composite Scheme of Arrangement between Kesaram Industries Limited ("Kesaram"), the Company and their respective shareholders and creditors, in compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024.

Upon the Scheme becoming effective and with effect from the Appointed Date, the Cement Business Division of Kesaram ("the Demerged Undertaking") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial results with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the Demerged Undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date. Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL):

Particulars	Three Months Ended 31/12/2024
Revenue from Operations	₹ 17,193.33
Profit Before Depreciation, Interest, Exceptional Items and Tax Expense	3,131.38
Profit Before Tax Expense	1,831.52

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Total shareholding of the Company in ICEM post-acquisition of shares from public shareholders under the open offer was 25,25,29,160 equity shares representing 81.49%.

The Company had sold 1,82,47,148 equity shares (representing 5.89% of the equity share capital of ICEM) on 21/08/2025 and 22/08/2025 through an Offer for Sale ("OFS") conducted via the Stock Exchange Mechanism in accordance with SEBI's Master Circular No. SEBI/HO/MRDPoD2/CIR/P/2024/00181 dated December 30, 2024.

During the quarter under review, the Company further disposed of the unsubscribed portion of the QFS, comprising 18,65,182 equity shares (representing 0.60% of ICEM's equity share capital), through open market transactions.

As a result of the above, the Company's shareholding in ICEM now stands at 74.99% of ICEM's equity share capital.

Consequently, ICEM has achieved compliance with the minimum public shareholding requirements prescribed under Rule 19A of the Securities Contracts (Regulation) Rules, 1957, read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, well within the stipulated period of 12 months from the completion of the Open Offer.

The above results include the financial results of ICEM w.e.f 25/12/2024 and hence the figures for the three months and nine months ended 31/12/2025 are not comparable with the three months and nine months ended 31/12/2024. As per Ind AS 103, purchase consideration has been allocated basis the fair value of the assets acquired and liabilities as at the acquisition date as per the requirements of Ind AS 103.

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Particulars	Three Months ended 31/12/2025	Nine Months ended 31/12/2025	Three months ended 31/12/2024 (Restated) [ReferNote - 3]	Year ended 31/03/2025
Total Income from Operations	₹ 20,169.49	₹ 57,896.20	₹ 17,123.05	₹ 72,588.39
Net Profit for the period before Taxes	2,052.59	6,508.62	1,645.68	7,697.01
Net Profit for the period after Taxes	1,510.97	4,806.61	1,324.31	6,192.63

7 For the other line items referred in regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, pertinent disclosures have been made to the stock exchanges and can be accessed on the websites of the stock exchanges viz. www.bseindia.com and www.nseindia.com and that of the Company's website www.ultratechcement.com.

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For and on behalf of the Board of Directors

Place : Mumbai
Date : 24/01/2026

K.C. Jhanwar
Managing Director

UltraTech Cement Limited

Regd Office: 'B' Wing, Ahura Centre, 2nd Floor, Mahakali Caves Road, Andheri (East), Mumbai - 400093
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मीरा-भाईंदर पालिकेच्या महापौर व उपमहापौरांची ३ फेब्रुवारीला निवड

भाईंदर : मीरा-भाईंदर महानगरपालिकेच्या सार्वत्रिक निवडुकु १५ जानेवारी रोजी पार पडल्या असून, त्याचा निकाल १६ जानेवारी रोजी जाहीर झाला. या निवडुकीत भारतीय जनता पक्षाने स्पष्ट बहुमत मिळवत कृकटात सत्ता स्थापन केली आहे. त्यामुळे मीरा-भाईंदर महानगरपालिकेच्या भाजपचाच महापौर विराजमान होणार हे निश्चित झाले आहे.

दरम्यान, २२ जानेवारी रोजी महापौरपदाचे आरक्षण जाईर करण्यात आले असून, यावेळी

सर्वसाधारण महिला या प्रवर्गासाठी महापौरपद राखीव टेवण्यात आले आहे. त्यानंतर २३ जानेवारी रोजी महापौर व उपमहापौर पदाच्या कार्यक्रम निवडणुकीचा अधिकृतपणे जाहीर करण्यात आला. भाजपला स्पष्ट बहुमत मिळाल्याने ही निवडणूक बिनविरोध होण्याची शक्कता आहे. त्यामुळे भाजपकडून कोणत्या महिला नगरसेविकेची महापौरपदी निवड होणार, याकडे सर्वांचे लक्ष लागले आहे. मीरा-भाईंदर महानगरपालिकेच्या

नवनिर्वाचित सदस्यांमधून महापौर व उपमहापौर निवडण्यासाठी महानगरपालिका आयुक्त राधाभिंदू शर्मा यांनी नगरविकास विभागाला पत्र पाठविले होते. त्यानुसार नगरविकास विभागाने महापौर व उपमहापौरपदासाठी निवडणूक कार्यक्रम जाहीर केले आहे. या निवडुकीसाठी ३ फेब्रुवारी रोजी विशेष सभेचे आयोजन करण्यात आले असून, या सभेसाठी मुंबई उपनगर जिल्हाचे जिल्हाधिकारी सौरभ कटियार याची पिठासोन अधिकारी म्हणून नियुक्ती करण्यात आहे.

जिल्हा परिषद निवडणुकीत 'कुटुंब रंगलंय राजकारणात'

रायगडमध्ये पती-पत्नी, सासू-सून उत्तरलेत निवडणूक रिंगणात

अलिबाग : रायगड जिल्हा परिषद व पंचायत समितीच्या निवडणुकीनी यंदा केवळ पक्षीय समीकरणच नव्हे, तर घराणेशाहीचा मुदाही नव्याने ऐरेणीव आणला आहे. राजकारणात घराणेशाहीची नवी नाही; मात्र यंदाच्या निवडणुकीत एकाच कुटुंबातील पती-पत्नी तसेच सासू-सून अशा नायांतील उमेदवार एकाक्वेली निवडणूक रिंगणात उत्तरल्याने रायगडमध्या राजकारणात अनेका योग निर्माण झाला आहे. त्यामुळे 'कुटुंब रंगलंय राजकारणात' अशी चाची राजकीय वर्तुलात सुल झाली आहे.

रायगडवाडी कॉर्टीस (अजित पवार गट) कडून असित नाईक हे शहापूर जिल्हा परिषद मतदारसंघातून निवडणक लढवत असून, त्याची पती अमुता नाईक यांनी वैजाळी पंचायत समिती मतदारसंघातून उमेदवारी अर्ज दाखल केला आहे. शिवसेना ठाकरे गटावून महेश गुरुव ते अक्षी पंचायत समिती मतदारसंघातून, तर त्याची पत्नी पूजा गुरुव या चेंद्रेरे योगदार परिषद मतदारसंघातून निवडणूक लढवत आहेत. भाजाचे वैकूंठ पाटील हे



घराणेशाहीचा बोलबाला

एकाच वेळी इतक्या मोकऱ्या प्रमाणात कुटुंबीय निवडणूक रिंगणात उत्तरल्याने रायगड जिल्हातील दीपी पहिलेवै वेळ मानली जात आहे. त्यामुळे स्थानिक सर्वांच्या समाजाच्या निवडुकीत घराणेशाहीच्या प्रभाव स्पष्टपणे दिसून येत आहे. काही मतदार यांचे अनुभव व अंतर्खाली फायदा म्हणून पाहत असेल, तरी अनेक नागरिक लोकशाहीतील समान संघीच्या तत्वावर प्रश्नविन्ह उपरिंथत करत आहेत.

२७ जानेवारीनंतरच चित्र स्पष्ट

उमेदवारी अर्ज मुंगे घेण्याची अंतिम मुठत २७ जानेवारी असल्याने या सर्व जोड्यांचे अर्ज कायम राहतात की काही माहार घेतात, याकडे राजकीय वृत्तांते लक्ष लागते आहे. २७ जानेवारीनंतरच रायगडमध्या राजकारणीत घराणेशाहीच्या हा पैंतीन किंतप अपभावी ठराणार, हे स्पष्ट होणार आहे.

यांनी चेंद्रेरे जिल्हा परिषद मतदारसंघातून, तर त्यांचे पती प्रपुल्ल पाटील यांनी आक्षी पंचायत समिती मतदारसंघातून उमेदवारी अर्ज दाखल केला आहे. शिवसेना ठाकरे गटावून महेश गुरुव यांनी वैजाळी अंदाजीत घराणेशाहीच्या हा पैंतीन किंतप अपभावी ठराणार, हे स्पष्ट होणार आहे.

घराणेशाहीच्या चर्चेला अधिक धारा देणारा मुदा म्हणेही शिंदे गांधे आमदार महेश दद्दी यांच्या कुटुंबातील पती-पत्नी अमदवार यांची अंदाजीत घराणेशाहीच्या प्रभाव स्पष्टपणे दिसून येत आहे. यांनी चेंद्रेरे जिल्हा परिषद मतदारसंघातून उमेदवारी अर्ज दाखल केला आहे.

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आंबेपूरमधून चित्रा पाटील
भाजपाचा चित्रा पाटील या आंबेपूर जिल्हा परिषद मतदारसंघातून निवडणूक लढवत असून, त्याचे पती आसदार पाटील हे शाहापूर पंचायत समिती मतदारसंघातून अपक्ष रिंगणात उत्तरले आहेत. प्रियश्रीनी पाटील यांनी चेंद्रेरे जिल्हा परिषद मतदारसंघातून उमेदवारी असून, त्याचे पती संघंय पाटील हे आक्षी पंचायत समिती मतदारसंघातून निवडणूक लढवत आहेत.

पूर्वी पर्यटकांना माहितीसंवाद यांनी घेण्याची अंदाजीत घराणेशाहीच्या हा पैंतीन किंतप अपभावी ठराणार, हे स्पष्ट होणार आहे. यांनी घेण्याची अंदाजीत घराणेशाहीच्या हा पैंतीन किंतप अपभावी ठराणार, हे स्पष्ट होणार आहे.

मुरबाड नगरपंचायत नगराध्यक्ष दालनात 'राजकीय फोटो सेलिब्रेशन'

स्थानिक सामाजिक कार्यकर्ते व विकासकांचे फोटो लावण्याचा इशारा

नामदेव शेळा / मुरबाड
शासनाचे नियम धाव्यावर बसवून मुरबाड नगरपंचायतीत मनमानी आणि गैरकारभार सुरु असल्याचा अरोप नागरिकांकडून केला जात आहे. या प्रकाराला आल्या घालण्यात मुख्याधिकारी व नगरचना विभाग अपयशी ठरत असल्याचे चित्र दिसून येत आहे. मुरबाड नगरपंचायतीच्या शासकीय कार्यालयातील नागराध्यक्ष दालनामध्ये थेट राजकीय नेत्यांचे फोटो लावून 'फोटो सेलिब्रेशन' करायला आल्याने वाद निर्माण झाली आहे.

नगराध्यक्ष दालनात देशाचे पंतप्रधान नंतर भोदी, राष्ट्रपती, राज्याचे मुख्यमंत्री देवेंद्र फडणीवळी, उपमुख्यमंत्री एकनाथ शिंदे व अंजित पवार, आमदार किसन कथोरे, खासदार बाब्या मामा स्ट्रो, डॉ. श्रीकांत शिंदे, मार्जी खालदार कपिल पाटील आदी राजकीय नेत्यांचे फोटो लावण्यात आले आहेत. हे फोटो पाहून सुरुवातील नागरिकांना एकाच विशेष कार्यक्रमाचे प्रदर्शन असल्याचा भास झाला; मात्र हे राज्याचे परिषद व इतर शासकीय विकासकांचे फोटो लावले जातील. त्यामुळे शासनाचे विभाग व मत्रालय (मुंबई) यांना दिला आहे.

अधिकार असेल, तर भविष्यात, पंचायत समिती, निवडणूक विकासकांचे फोटो लावण्यात आले आहेत. हे फोटो पाहून सुरुवातील नागरिकांना एकाच विशेष कार्यक्रमाचे प्रदर्शन असल्याचा भास झाला; मात्र हे



स्थानिकांचा आंदोलनाचा इशारा

मुरबाड शहर व तालुक्याच्या विकासात मलोले योगदान देण्याचा स्थानिक समाजिक गतीकृतीच्या नेत्यांचे फोटो लावण्यात आले आहेत. यांनी घेण्याची अंदाजीत घराणेशाहीच्या हा पैंतीन किंतप अपभावी ठराणार, हे स्पष्ट होणार आहे. यांनी घेण्याची अंदाजीत घराणेशाहीच्या हा पैंतीन किंतप अपभावी ठराणार, हे स्पष्ट होणार आहे.

Taking concrete action for a sustainable future

Extract of Consolidated Unaudited Financial Results for the Three and Nine Months ended 31/12/2025

Sr. No.	Particulars	Three months ended 31/12/2025	Nine Months ended 31/12/2025	Three months ended 31/12/2024 (Restated) [ReferNote - 3]	Year ended 31/03/2025
1	Total Income from Operations	21,965.26	63,202.01	18,026.15	76,699.30
2	Net Profit for the period before Taxes (before Exceptional Item)	2,372.25	7,074.26	1,691.27	7,625.56
3	Net Profit for the period before Taxes (after Exceptional Item)	2,283.02	6,946.65	1,691.27	7,528.13
4	Net Profit for the period after Taxes	1,729.44	5,188.33	1,363.44	6,039.64
5	Total Comprehensive Income for the period (comprising profit for the period after tax and other comprehensive income after tax)	1,643.52	5,383.72	1,443.03	6,711.45
6	Paid-up equity share capital (Face Value ₹ 10/- Per Share)	294.68	294.68	288.70	294.68
7	Reserves incl. Securities Premium	73,413.13	73,413.13	62,152.08	70,411.53
8	Securities Premium	11,311.88	11,311.88	5,490.98	11,311.01
9	Net Worth	77,721.12	77,721.12	68,691.59	73,893.36
10	Outstanding Debt	23,035.16	23,035.16	25,694.77	23,030.99
11	Out				

