

August 14, 2025

<b>To, The Manager, Listing Department, BSE Limited, Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai – 400 001. BSE Scrip Code: 540776</b>	<b>To, The Manager, Listing Department, The National Stock Exchange of India Ltd., Exchange Plaza, 5<sup>th</sup> Floor, Plot C/1, G Block, Bandra - Kurla Complex, Bandra (E), Mumbai – 400 051. NSE Symbol: 5PAISA</b>
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Dear Sir / Madam,

**Sub: Newspaper Advertisement intimating about the Opening of special window for re-lodgement of transfer requests of physical shares:**

**Ref: Regulation 30 and Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015 (“Listing Regulations”):**

Pursuant to Regulation 30 and Regulation 47 of the Listing Regulations read with SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025, we enclose herewith copies of newspaper advertisement published today i.e. Thursday, August 14, 2025 in English Newspaper viz Business Standard and Marathi Newspaper viz Navshakti, intimating about the Opening of special window for re-lodgement of transfer requests of physical shares.

The same is available on the website of the Company at <https://www.5paisa.com/investor-relations>.

We request you to kindly take the same on record.

Thanking You,  
Yours faithfully,

**For 5paisa Capital Limited**

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**Gourav Munjal**  
**Whole Time Director and Chief Financial Officer**  
**DIN: 06360031**  
**Email: [csteam@5paisa.com](mailto:csteam@5paisa.com)**

*Encl: As above*

**5paisa Capital Limited**

**WEBFIL LIMITED**

Regd. Office: "YULE HOUSE", 8, Dr. Rajendra Prasad Sarani, Kolkata – 700001,  
Phone: 033 2242 8210/8550/1988, 2248 4671, 2243 1555; FAX: +91 33 2242 1335  
E-mail: webfil@webfilindia.com; Website: www.webfilindia.com

CIN: L36900WB1979SGC032046

**Extract of the Statement of Unaudited Standalone Financial Results for the Quarter ended 30th June, 2025 (Rs. In Lakhs)**

Particulars	Quarter ended 30.06.2025 (Unaudited)	Quarter ended 31.03.2025 (Audited)	Quarter ended 30.06.2024 (Unaudited)	Year ended 31.03.2025 (Audited)
Total Income from Operations(net)	1,035.21	2,296.49	789.51	5,444.89
Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	51.09	146.24	34.46	385.59
Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	51.09	146.24	34.46	385.59
Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	42.07	94.01	23.93	260.42
Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income(after tax)]	42.07	97.52	23.93	263.93
Paid-up Equity Share Capital (Face value Rs. 10/- per Equity Share)	853.25	853.25	853.25	853.25
Reserves(excluding Revaluation Reserve) As shown in the Audited Balance Sheet	-	-	-	939.31
Earnings Per Share (Face value Rs. 10/- per Equity Share)				
1. Basic (Rs.):	0.49	1.10	0.28	3.05
2. Diluted (Rs.):	0.49	1.10	0.28	3.05

**Extract of the Statement of Unaudited Consolidated Financial Results for the Quarter ended 30th June, 2025 (Rs. In Lakhs)**

Particulars	Quarter ended 30.06.2025 (Unaudited)	Quarter ended 31.03.2025 (Audited)	Quarter ended 30.06.2024 (Unaudited)	Year ended 31.03.2025 (Audited)
Total Income from Operations(net)	1,035.21	2,296.49	789.51	5,444.89
Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	51.09	146.24	34.46	385.59
Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	51.09	146.24	34.46	385.59
Net Profit/(Loss) for the period after tax (including share of Profit of Associates/Joint Ventures*)	337.24	278.67	184.86	967.97
Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	337.24	282.18	184.86	971.48
Paid-up Equity Share Capital (Face value Rs. 10/- per Equity Share)	853.25	853.25	853.25	853.25
Reserves(excluding Revaluation Reserve) As shown in the Audited Balance Sheet	-	-	-	4,393.54
Earnings Per Share (Face value Rs. 10/- per Equity Share)				
1. Basic (Rs.):	3.95	3.27	2.17	11.34
2. Diluted (Rs.):	3.95	3.27	2.17	11.34

**Notes:**

- The above extract of standalone and consolidated financial results of the detailed format of Unaudited Financial Results for the Quarter ended 30th June, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015 as amended. The full format of the Unaudited Financial Results for the Quarter ended 30th June, 2025 are available on the Company's website (www.webfilindia.com) and on the website of The Calcutta Stock Exchange Ltd. (www.cse-india.com).
  - The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meetings held on 13th August, 2025.
  - The figures of the corresponding previous period/year have been regrouped wherever considered necessary, to make them comparable.
- (\*) The proportionate share of Associates/Joint Ventures in the net profits / losses is recognised in the Financial Results and the carrying value of the investment is adjusted by a like amount (referred as 'equity method') based on the un-audited Financial Statement of the Joint venture as available.

For and on behalf of

**WEBFIL LIMITED**

Place: Kolkata  
Date: 13.08.2025

SEKHAR BHATTACHARJEE  
DIRECTOR (DIN: 05125932)

**PENINSULA LAND LIMITED**

CIN: L1720MH1871PLC000005

Regd. Office: 1401, 14th Floor, Tower-B, Peninsula Business Park, Ganpatrao Kadam Marg, Lower Parel, Mumbai - 400 013. Phone: +91 22 6622 9300  
Email: investor@peninsula.co.in | Website: www.peninsula.co.in

**NOTICE OF 153rd ANNUAL GENERAL MEETING AND REMOTE E-VOTING INFORMATION AND CUT-OFF DATE**  
Notice is hereby given that the 153rd Annual General Meeting ("AGM") of the Members of Peninsula Land Limited ("the Company") will be held on Friday, September 05, 2025 at 03:00 p.m. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") as set out in the Notice of the AGM in compliance with applicable provisions of the Companies Act, 2013 ("the Act") read with rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the SEBI LODR Regulations") read with General Circular numbers 14/2020, 17/2020, 20/2020, 10/2022, 09/2023 and 09/2024 dated April 08, 2020, April 13, 2020, May 05, 2020, December 28, 2022, September 25, 2023 and September 09, 2024 respectively issued by the Ministry of Corporate Affairs (Collectively referred to as "MCA Circulars"), without the presence of the Members at the common venue.

In compliance with the above MCA Circulars, and the SEBI Circular No. SEBI/HO/CFD/PoD-2/P/ CIR/2024/133 dated October 03, 2024, the Company has sent the Notice of the AGM along with the Annual Report FY 2024-25 on August 13, 2025, through electronic mode only to those Members whose e-mail addresses are registered with the Company / Registrar & Share Transfer Agents ("the Registrar") / Depository Participants ("the DPs"). The requirement of sending physical copies of the aforesaid documents have been dispensed with vide MCA and SEBI Circulars referred above.

Further, in accordance with Regulation 36 (1)(b) of the SEBI LODR Regulations a letter is being sent to the Members whose e-mail addresses are not registered with the Company / the Registrar / the DPs, providing a web-link for accessing the Annual Report FY 2024-25.

The Annual Report FY 2024-25 of the Company, inter-alia, containing the Notice and the Explanatory Statement of the AGM is available on the website of the Company at www.peninsula.co.in and on the websites of the Stock Exchanges viz. www.bseindia.com and www.nseindia.com. A copy of the same is also available on the website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, the Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India and Regulation 44 of the SEBI LODR Regulations, the Company is providing to its Members the facility of remote e-Voting before as well as during the AGM in respect of the businesses to be transacted at the AGM and for this purpose, the Company has engaged the services of NSDL for facilitating voting through electronic means.

The Members may cast their votes using an electronic voting system from a place other than the venue of the AGM ("remote e-Voting"). The remote e-Voting period will commence on Monday, September 01, 2025 (9:00 a.m.) and will end on Thursday, September 04, 2025 (5:00 p.m.). During this period, Members of the Company, holding shares either in physical form or in dematerialized form, as on Friday, August 29, 2025 ("Cut-Off Date"), may cast their vote by remote e-Voting.

The detailed instructions for remote e-Voting are given in the Notice of the AGM. Members are requested to note the following:

a. The remote e-Voting facility shall be available during the following period:

Commencement of remote e-Voting	From 9:00 a.m. on Monday, September 01, 2025
End of remote e-Voting	Upto 5:00 p.m. on Thursday, September 04, 2025

The remote e-Voting module shall be disabled by NSDL for voting thereafter.

b. The voting rights of the Members shall be in proportion to their share of the paid-up equity share capital of the Company as on Friday, August 29, 2025 ("Cut-Off Date"). The facility of remote e-Voting system shall also be made available during the Meeting and the Members attending the meeting, who have not already cast their vote by remote e-Voting shall be able to exercise their right during the Meeting. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the Cut-Off date only shall be entitled to avail the facility of remote e-Voting before and during the AGM;

c. Any person holding shares in physical form or non-individual shareholders who acquires shares of the Company and becomes a Member of the Company after the e-mail / dispatch of the Notice and holds shares as on the Cut-Off Date, may obtain the login-id and password for remote e-Voting by sending a request at evoting@nsdl.com or may contact on 022 - 4886 7000, as provided by NSDL. However, if you are already registered with NSDL for remote e-Voting, then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details / Password" or "Physical User Reset Password" option available on www.evoting.nsdl.com or call on 022-4886 7000. In case of Individual Shareholders holding securities in demat mode who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date i.e. Friday, August 29, 2025 may follow steps mentioned in the Notice of the AGM under "Access to NSDL e-Voting system".

A person who is not a Member as on the Cut-Off Date should treat the Notice of the AGM for information purposes only.

The Members of the Company holding shares in physical/ demat form and who have not registered updated their e-mail addresses with the Company / the Registrar / the DPs are requested to send the following documents/information via e-mail to investor@peninsula.co.in in order to obtain user ID & password to cast their vote through remote e-Voting or e-Voting at the AGM:

- Name registered in the records of the Company
- E-mail ID and Mobile number
- DPID-Client ID, Client Master Copy or Copy of Consolidated Account Statement (For Shares held in demat mode)
- Scanned copy of the share certificate front and back (For Shares held in physical mode)
- Self-attested scanned copy of PAN and Aadhaar.

In case Members have any queries relating to e-Voting, they are requested to refer the "Frequently Asked Questions (FAQs) for Members" and "Remote e-Voting User Manual for Members" available at the downloads section of www.evoting.nsdl.com or call on : 022 - 4886 7000 or send a request at evoting@nsdl.com Members may also send their queries relating to e-Voting to Ms. Pallavi Mhatre, Senior Manager, National Securities Depository Limited, 3rd Floor, Naman Chamber, Plot C-32, G-Block, Bandra Kurla Complex, Sandra East, Mumbai, Maharashtra - 400 051 at: E-mail id: evoting@nsdl.com Contact no.: 022 - 4886 7000. Members facing any technical issue in login before / during the AGM can contact NSDL helpdesk by sending a request at evoting@nsdl.com or call at 022 - 4886 7000.

The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company www.peninsula.co.in and on the website of NSDL https://www.evoting.nsdl.com immediately after the declaration of results by the Chairman or a person authorized by him in writing. The results shall also be uploaded on the websites of stock exchanges www.bseindia.com and www.nseindia.com respectively.

By Order of the Board of Directors

For Peninsula Land Limited

Sd/-

Pooja Sutradhar

Date: August 13, 2025

Place: Mumbai

**HIREN WAHEN BUILDTECH PVT LTD**

CIN : U70100KA2011PTC061599

**Statement of Standalone Unaudited Financial Results for the Quarter ended 30th June, 2025.**

[Regulation 52(8), read with regulation 52(4) of the Listing Regulations]

(Rs. in Lakhs)

Sl No	Particulars	Quarter ended		Year ended	
		June 30, 2025 (Unaudited)	March 31, 2025 (Audited)	June 30, 2024 (Unaudited)	March 31, 2025 (Audited)
1	Total Income from Operations	7.04	313.04	249.09	1,108.82
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or extraordinary items)	-281.79	29.26	8.76	48
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or extraordinary items)	-281.79	29.69	8.76	48
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or extraordinary items)	-281.79	28.69	8.73	47.4
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	-	-	-	-
6	Paid up Equity Share Capital	10	10	10	10
7	Reserves (excluding Revaluation Reserve)	-11.13	270.66	232.23	270.66
8	Securities Premium Account	0	-	0	-
9	Net worth	-1.13	280.66	242.23	280.66
10	Paid up Debt Capital/ Outstanding Debt	NA	NA	NA	NA
11	Outstanding Redeemable Preference Shares	-	-	-	-
12	Debt Equity Ratio	4038.74	17.22	23.14	17.22
13	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -				
	1. Basic:	-281.79	28.69	8.73	47.15
	2. Diluted:	-281.79	28.69	8.73	47.15
14	Capital Redemption Reserve	NA	NA	NA	NA
15	Debture Redemption Reserve	0	0	0	0
16	Debt Service Coverage Ratio	0.0007	0.01	0	0.01
17	Interest Service Coverage Ratio	0.0125	1.09	0	1.04

Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with AS Rules, whichever is applicable. Notes:

- The above is an extract of the detailed format for the quarter ended June 30, 2025 financial results filed with the Stock Exchange(s) under regulation 52 of the Listing Regulations. The full format of the quarter June 30, 2025 financial results is available on the websites of the Stock Exchange(s) and the listed entity https://www.hwbuilttech.com.
- For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bombay Stock Exchange and can be accessed on the www.bseindia.com
- The impact on net profit/ loss, total comprehensive income or any other relevant financial item(s) due to change(s) in accounting policies shall be disclosed by means of a footnote. - No change in accounting policies.
- Disclosure as per Regulation 52(4) of the SEBI (Listing Obligations & Disclosure Requirement) Regulations, 2015 attached as Annexure.

**ANNEXURE****Disclosure as per Regulation 52(4) of the SEBI (Listing Obligations & Disclosure Requirement) Regulations, 2015**

We are pleased to submit following information pursuant to Regulation 52(4) of the SEBI (Listing Obligations & Disclosure Requirement) Regulations, 2015:

**Amounts in Lakhs**

Item(s) required to be disclosed under Regulation 52(4) of SEBI (LODR) 2015	Details Particulars for the quarter ended June 30, 2025
Debt-equity ratio	4038.74
Debt service coverage ratio	0.0007
Interest service coverage ratio	0.0125
Outstanding redeemable preference shares (quantity and value)	-
Capital redemption reserve/debture redemption reserve	-
Net worth	-1.13
Net profit after tax	-281.79
Earnings per share	-281.79
Current ratio	0.0494
Long term debt to working capital	-0.004
Bad debts to Account receivable ratio	NA
Current liability ratio	0.99
Total debts to total assets	1
Debtor's turnover	NA
Inventory turnover	NA
Operating margin (%)	NA
Net profit margin (%)	NA

**BLUE CHIP TEX INDUSTRIES LIMITED**

CIN: L17100DN1985PLC005561

Regd Off: Plot No. 63-B, Danudyog Sahakar Singh Ltd, Village Piparia, Silvassa, U.T. of Dadra & Nagar Haveli - 396230  
Tel no: +91 (0260) 299 1088, Email: bluechiptex@gmail.com, Website: www.bluechiptexindustrieslimited.com  
Corp Off: 15-17, Maker Chambers III, Jammalal Bajaj Road, Nariman Point, Mumbai - 400021, Maharashtra. Tel no: 022 4353 0400

**Notice of the 40th Annual General Meeting of the Company to be convened through Video Conferencing (VC) or Other Audio Visual Means (OAVM)**

- PUBLIC NOTICE is hereby given that in compliance with the provisions of the Companies Act, 2013 and the requirements of the General Circular No. 10 / 2022 dated 28th December, 2022 and the latest being General Circular No. 09 / 2024 dated 19th September, 2024 issued by the Ministry of Corporate Affairs (hereinafter referred to as "MCA Circular"), the 40th Annual General Meeting ("AGM") of Blue Chip Tex Industries Limited ("the Company") will be held through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") on **Tuesday, 23rd September, 2025 at 11.45 a.m.**, to transact the Ordinary and Special Businesses as set out in the Notice dated 6th August, 2025 convening the AGM. The said MCA Circular has allowed the Companies to conduct their AGM through VC or OAVM in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20 / 2020 dated 5th May, 2020 and in the manner provided in General Circular No. 14 / 2020 dated 8th April, 2020 and General Circular No. 17 / 2020 dated 13th April, 2020 issued by MCA. **Accordingly in compliance with the requirements of the aforesaid MCA General Circulars, the Company is convening its 40th AGM through VC or OAVM, without the physical presence of the Members at a common venue.**
- The MCA Circular dated 5th May, 2022 read with MCA General Circular No. 20 / 2020 dated 5th May, 2020 and SEBI Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 13th May, 2022 read with SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 and SEBI Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated 05th January, 2023 has granted relaxations to the Companies, with respect to printing and dispatching of physical copies of Annual Report to shareholders. Accordingly, the Company will only be sending soft-copy of the Notice convening the 40th AGM and Annual Report 2024-25 to the shareholders whose email IDs are registered with the Company / Registrar and Share Transfer Agent ("RTA") / Depository Participants ("DPs") as on cut-off date i.e. Friday, 22nd August, 2025. Those shareholders of the Company whose email IDs are not updated with the Company / RTA / DPs can avail soft-copy of the 40th AGM Notice and Annual Report 2024-25 by raising a request to the Company at bluechiptex@gmail.com. Alternatively, the Notice of 40th AGM and Annual Report 2024-25 will also be made available on the Company's website i.e. www.bluechiptexindustrieslimited.com, on the website of CDCL i.e. www.evotingindia.com and on the website of BSE Limited i.e. www.bseindia.com.
- Further, Members are requested to register/update their address and e-mail address to their DPs in case of shares held in electronic form and to the Company and/or its RTA in case of shares held in physical form for receiving all communications, including Annual Report, Notices, Circulars etc. from the Company in future.
- Members who are holding shares in physical form or whose email addresses are not registered with the Company can cast their vote through remote e-voting or through the e-voting at the time of the AGM in the manner and following the instructions as mentioned below:

**A) Manner in which Members whose email addresses are not registered with the Company / RTA / Depositories can obtain credentials for e-voting:**

- Members holding shares in Physical form are requested to provide necessary details like Folio No., Name of Member, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email at the Company's email ID i.e. bluechiptex@gmail.com / RTA's email ID i.e. investor@bigsshareonline.com.
- Members holding shares in Demat mode are requested to provide Demat account details (CDSL-16 digit beneficiary ID or NSDL-16 digit DPID + CLID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email at the Company's email ID i.e. bluechiptex@gmail.com / RTA's email ID i.e. investor@bigsshareonline.com.

**B) Instructions for Members for remote e-voting are as under:**

- The voting period begins on **Friday 19th September, 2025 at 9:00 a.m.** and ends on **Monday 22nd September, 2025 at 5:00 p.m.** During this period Members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 16th September, 2025, may cast their vote electronically. The remote e-voting module shall be disabled by CDCL for voting thereafter.
- The Members should log on to the e-voting website www.evotingindia.com.
- Click on "Shareholders/Members" module.
- Now enter your User ID
  - For CDCL: 16 digits beneficiary ID,
  - For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
  - Members holding shares in Physical Form should enter Folio Number registered with the Company.
- Next enter the Image Verification as displayed and Click on Login.
- If the Member is holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password of the Member is to be used.
- If the Member is a first time user, then follow the steps given in the Notice convening the 40th AGM.
- Click on the relevant EVSN of the Company to vote.
- On the voting page, the Member will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that the Member assent to the Resolution and option NO implies that the Member dissent to the Resolution.
- Click on the "RESOLUTIONS FILE LINK" if the Member wishes to view the entire Resolution details.
- After selecting the resolution the Member have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If the Member wish to confirm your vote, click on "OK", else to change their vote, click on "CANCEL" and accordingly modify the vote.
- Once the Member "CONFIRMS" his / her vote on the resolution, the Member will not be allowed to modify his / her vote.
- If a demat account holder has forgotten the changed login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

**C) Instructions for Members for attending the AGM through VC/OAVM and e-voting during the AGM are as under:**

- The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- Only those Members, who are present in the AGM through VC/OAVM facility and have not cast their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system available during the AGM.
- If any Votes are cast by the Members through the e-voting available during the AGM and if the same Members have not participated in the meeting through VC/OAVM facility, then the votes cast by such Members shall be considered invalid as the facility of e-voting during the meeting is available only to the Members attending the meeting.
- Members who have voted through remote e-voting will be eligible to attend the AGM, however, they will not be eligible to vote at the AGM. **In case Members cast their vote both by remote e-voting and e-voting at the time of AGM, then voting done through remote e-voting shall prevail and voting done by e-voting at the time of AGM will be treated as invalid.**

Members may also refer the detailed instructions as specified in the Notice dated 06th August, 2025 convening the 40th AGM of the Company.

By Order of the Board of Directors

For Blue Chip Tex Industries Limited

Sd/-

Binita Gosalia

Place: Mumbai

Date: 14th August, 2025

Company Secretary & Compliance Officer



SPAIA CAPITAL LIMITED

CIN: L67190MH2007PLC289249 | Regd. Office: IIFL House, Sun Infotech Park, Road No.16V, Plot No. B-23, MIDC, Thane Industrial Area, Wagle Estate, Thane - 400064 Tel: +91 22 4103 5000 | Fax: +91 22 2580 6654 | Email: csteam@spaia.com | Website: www.spaia.com

**Notice to Shareholders - Special Window for Re-lodgement of Physical Share Transfer Requests**

Pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025, shareholders are informed that SEBI has opened a special six month window (July 07, 2025 to January 06, 2026) for re-lodging physical share transfer requests lodged before April 1, 2019 but were rejected/ returned/ left unattended due to deficiencies.

Shareholders who missed the earlier deadline of March 31, 2021 are encouraged to take advantage of this opportunity by submitting the required documents to the Company's RTA at the address mentioned below:

**MUGF Intime India Private Limited** (formerly known as Link Intime India Private Limited)  
C 101, 247 Park, Lal Bahadur Shastri Road, Surya Nagar, Gandhi Nagar, Vikhroli - West, Mumbai - 400083, Telephone No.: +91 810 811 6767  
Email id: rnt\_helpdesk@in.mpmns.mugf.com / csteam@spaia.com

(Continued from previous page...)

Shareholders of the Target Company at an Offer Price of ₹100/- (Rupees One Hundred Only) per Equity Share is ₹9,75,00,000 (Rupees Nine Crore Seventy Five Lakhs Only) ("Maximum Consideration").

2. In accordance with Regulation 17 of SEBI (SAST) Regulations, the Acquirer and Manager to the Offer have entered into an escrow agreement with ICICI Bank Limited ("Escrow Agent") on August 07, 2025 ("Escrow Agreement") and have opened an escrow account under the name and style of "Akash Sethi Shree Paetronix Open Offer Escrow Account" ("Escrow Account") with the Escrow Agent. In accordance with the requirements of Regulation 17 of the SEBI (SAST) Regulations, the Acquirer has deposited in cash an aggregate of ₹2,44,00,000/- (Rupees Two Crore Forty Four Lakhs Only) in the Escrow Account which is more than 25% of the total consideration payable in the Offer, assuming full acceptance. In terms of the Escrow Agreement, the Manager to the Offer has been authorized by the Acquirer to operate the Escrow Account in accordance with the SEBI (SAST) Regulations. The cash deposit has been confirmed by the Escrow Banker by way of a confirmation letter dated August 11, 2025.

3. The Acquirer has authorized the Manager to the Offer to operate and realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations.

4. The Acquirer has confirmed that it has adequate financial resources to meet the obligations under the Open Offer and has made firm financial arrangements for fulfilling the payment obligations under this Open Offer in terms of Regulation 25(1) of the SEBI (SAST) Regulations and the Acquirer is able to implement this Open Offer.

5. After considering the aforementioned, CA Ankush Gupta, (Membership No. 165229), having its office at 9, Anjani Nagar, Tiwari Complex, Airport Road, Indore (M.P.) 452005. Email ID: caankushgupta@gmail.com by their certificate dated August 08, 2025 bearing UDIN 25165229BMIDH7323 has certified that the Acquirer and the PACs, have made firm financial arrangements to meet their financial obligations under the Open Offer.

6. Based on the above and in the light of the escrow arrangements, the Manager to the Offer is satisfied (a) about the adequacy of resources to meet the financial requirements for the Open Offer and the ability of the Acquirer and the PACs to implement the Open Offer in accordance with the SEBI (SAST) Regulations, (b) that firm arrangements for payment through verifiable means have been put in place by the Acquirer to fulfill their obligations in relation to the Offer in accordance with the SEBI (SAST) Regulations.

7. In case of upward revision in the Offer Price and/or the Offer Size, the corresponding increase to the escrow amount as mentioned above shall be made by the Acquirer to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations.

**VI. STATUTORY AND OTHER APPROVALS:**

1. As on the date of this DPS, there are no statutory or other approvals required to acquire the Offer Shares that are validly tendered pursuant to this Offer and/or to complete the Underlying Transaction, save and except receipt of necessary approvals from shareholders of the Target Company and BSE Limited for the Preferential Issue. However, if any statutory or other approval(s) becomes applicable prior to the completion of the Offer, the Offer shall also be subject to such statutory or other approval(s) being obtained and the Acquirer and the PAC shall make necessary applications for such approvals

2. If the holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs and FIs) had required any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer and the PACs reserve the right to reject such Equity Shares tendered in this Offer.

3. In terms of Regulation 23 of the SEBI (SAST) Regulations, the Acquirer and the PACs shall have the right to withdraw the Open Offer (a) in the event that any of statutory or other approvals specified in this Part VI (Statutory and Other Approvals) or those which become applicable prior to completion of the Open Offer are finally refused; or (b) if any of the conditions under the SSA, as set out in para 4 of Part II (Background of the Offer specified in this DPS are not satisfied for reasons outside the reasonable control of the Acquirer and the PACs. In the event of such a withdrawal of the Open Offer, the Acquirer and the PACs (through the Manager) shall, within 2 Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations.

4. Subject to the receipt of the statutory and other approvals, if any, the Acquirer shall complete payment of consideration within 10 Working Days from the closure of the Tendering Period to those Public Shareholders whose documents are found valid and in order and are approved for acquisition by the Acquirer and the PACs.

5. Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Offer.

6. In case of delay in receipt of any statutory approval(s) becoming applicable prior to completion of the Offer, SEBI may, if satisfied that the delay in receipt of requisite approval was not due to any willful default or neglect on the part of the Acquirer and PACs to diligently pursue the application for the approval, grant extension of time to the Acquirer for payment of consideration to the Public Shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirer agreeing to pay interest for the delayed period as directed by SEBI in terms of Regulation 18(11) of the SEBI (SAST) Regulations.

Further, if delay occurs on account of willful default by the Acquirer and the PACs in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations will also become applicable and the amount lying in the escrow account shall become liable to forfeiture.

**VII. TENTATIVE SCHEDULE OF ACTIVITY:**

Activity	Day and Date
Issue of Public Announcement	Thursday, August 07, 2025
Publication of this Detailed Public Statement in newspapers	Thursday, August 14, 2025
Last Date of filing of Draft Letter of Offer with SEBI	Friday, August 22, 2025
Last date for Public Announcement for competing offer	Tuesday, September 09, 2025
Last date for receipt of comments from SEBI on the draft letter of offer	Tuesday, September 16, 2025
Identified Date*	Thursday, September 18, 2025
Last date for dispatch of the Letter of Offer to the Public Shareholders	Thursday, September 25, 2025
Last date of publication by which a committee of independent directors of the Target Company is required to give its recommendation to the Public Shareholders of the Target Company for this Offer	Monday, September 29, 2025
Last date for upward revision of the Offer Price and/or the offer Size	Tuesday, September 30, 2025
Date of publication of opening of Offer public announcement in the newspaper in which DPS has been published	Wednesday, October 01, 2025
Date of Commencement of Tendering Period ("Offer opening Date")	Friday, October 03, 2025
Date of Closure of Tendering Period ("Offer Closing Date")	Thursday, October 16, 2025
Last date of communicating of rejection/acceptance and payment of consideration for accepted tenders/return of unaccepted shares	Monday, November 03, 2025
Last date for publication of post Offer public announcement	Tuesday, November 11, 2025
Last Date of Filing the Final report to SEBI	Tuesday, November 11, 2025

\*Identified Date is only for the purpose of determining the names of the Equity Shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by email. It is clarified that all the Public Shareholders (registered or unregistered) are eligible to participate in this Offer any time before the closure of this Offer.

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

1. All the Public Shareholders of the Target Company, whether holding the Equity Shares in physical form or dematerialized form are eligible to participate in this Offer at any time during the period from Offer opening Date and offer Closing Date ("Tendering Period") for this Offer.

2. 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 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. 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.

3. The LOF shall be sent through electronic means to those Public Shareholder(s) who have registered their email ids with the depositories / the Company and also will be dispatched through physical mode by registered post / speed post / courier to those Public Shareholder(s) who have not registered their email ids and to those Public Shareholder(s) who hold Equity Shares in physical form. Further, on receipt of request from any Public Shareholder to receive a copy of LOF in physical format, the same shall be provided.

4. The Public Shareholders may also download the Letter of Offer from the SEBI's website (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.

5. This Open Offer will be implemented by the Acquirer and the PACs through a stock exchange mechanism made available by stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations and SEBI circular SEBI/HO/CFD/PD-1/P/CR/2023/31 dated February 16, 2023 and on such terms and conditions as may be permitted by law from time to time.

6. BSE shall be the designated stock exchange for the purpose of tendering Equity Shares in the Open Offer.

7. The Acquirer and the PACs have appointed Pravin Ratilal Share and Stock Brokers Limited ("Buying Broker") as their broker for the Open Offer through whom the purchases and settlement of the Offer Shares tendered under the Open Offer shall be made. The contact details of the Buying Broker are as mentioned below:

**Name:** Pravin Ratilal Share and Stock Brokers Limited  
**Address:** Sakar-1, 5th Floor, Opp Gandhinagar Railway Station, Navrangpura, Ahmedabad - 380009  
**SEBI Reg. No.:** INZ000206732 | **Tel No.:** 079-26553758  
**Email:** cs@prssb.com | **Website:** http://www.prssb.com/  
**Contact Person:** Neha Jain

8. Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to intimate their respective stockbrokers ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period.

9. A separate acquisition window will be provided by the BSE to facilitate placing of sell orders. The Selling Broker can enter orders for dematerialized as well as physical Equity Shares.

10. The Selling Broker would be required to place an order/bid on behalf of the Public Shareholders who wish to tender their Equity Shares in the Open Offer using the acquisition window of the BSE. Before placing the bid, the Public Shareholder/Selling Broker concerned would 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 depositories to the Clearing Corporation in accordance with SEBI circular no. SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021.

11. The cumulative quantity tendered shall be displayed on the BSE website (www.bseindia.com) throughout the trading session at specific intervals during the Tendering Period.

12. As per the provisions of Regulation 40(1) of the SEBI LODR Regulations and SEBI's press release dated December 3, 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/ CMD1/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. Accordingly, Public Shareholders holding Equity Shares in physical form as well as eligible to tender their Equity Shares in this Offer as per the provisions of the SEBI (SAST) Regulations.

13. The process of tendering Equity Shares by the Equity Shareholders holding in demat and physical Equity Shares will be separately enumerated in the Letter of Offer.

**THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER THAT WOULD BE MAILED TO THE EQUITY SHAREHOLDERS OF THE TARGET COMPANY AS ON THE IDENTIFIED DATE.**

**OTHER INFORMATION:**

1. The Acquirer and the PACs accept full responsibility for the information contained in the PA and this DPS (other than such information as has been obtained from public sources or provided by or relating to and confirmed by the Target Company and/or the Sellers) and undertake that they are aware of and will comply with their obligations as laid down in the SEBI (SAST) Regulations in respect of this Open Offer.

2. The information pertaining to the Target Company contained in the PA or DPS or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or publicly available sources or as provided by the Target Company. The Acquirer, the PACs and Manager to the Offer have not independently verified such information and do not accept any responsibility with respect to any information provided in the PA or this DPS pertaining to the Target Company.

3. Pursuant to Regulation 12 of SEBI (SAST) Regulations, the Acquirer and the PACs have appointed Vivro Financial Services Private Limited (SEBI Reg. No. MB/INM000010122), as the Manager to the Open Offer as per the details below:

**VIVRO FINANCIAL SERVICES PRIVATE LIMITED**  
**Address:** Vivro House, 11 Shashi Colony, Opp. Suvridha Shopping Centre, Paldi, Ahmedabad - 380007, Gujarat, India.  
**CIN:** U67120GJ1996PTC029182 | **Tel No.:** 079- 4040 4242;  
**Email:** investors@vivro.net | **Website:** www.vivro.net  
**SEBI Reg. No.:** MB/INM000010122 | **Contact Person:** Shivam Patel



The Acquirer and the PACs have appointed Link Intime India Private Limited as the Registrar to the Offer, as per details below:

**LINK INTIME INDIA PRIVATE LIMITED**  
**Address:** C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India.  
**CIN:** U67190MH1999PTC118368 | **Tel No.:** +91 8108114949  
**Email:** shreepacetronix.officer@in.mpmis.mufg.com  
**Website:** www.in.mpmis.mufg.com  
**SEBI Reg. No.:** INR000004058 | **Contact Person:** Shanti Gopalkrishnan



This DPS and the PA shall also be available on SEBI's website at www.sebi.gov.in and on the website of Manager to the Offer at www.vivro.net

**Issued by Manager to the Offer on behalf of the Acquirer and the PACs**

Sd/-	Sd/-	Sd/-	Sd/-
Akash Sethi	Atul Kumar Sethi	Amita Sethi	Ashish Sethi
Acquirer	PAC-1	PAC-2	PAC-1
<b>Date:</b> August 13, 2025			
<b>Place:</b> Pithampur Madhya Pradesh			

AdBazz

**Spaisa CAPITAL LIMITED**  
CIN: L67190MH2007PLC829249 | Regd. Office: IFIL House, Sun Park, Road No.16V, Plot No. B-23, MIDC, Thane Industrial Area, Wagle Estate, Thane - 400604 Tel: +91 22 4103 5000 | Fax: +91 22 2380 6654 | Email: csteam@spaisa.com | Website: www.spaisa.com

**भाण्यारकासाडी सुखाना - भौतिक स्वरुपातील शेअर्सच्या हस्तांतरणाच्या विन्याया पुढील सादर करण्यासाठी विशेष कालावधी**

संबंधी परियोजना क्र. २०२५/१७, दिनांक ०२ जुलै २०२५ नुसार, भाण्यारकासाडी कर्जावित्त यंत्रणेची, संबंधी एक विशेष सहा महिन्यांचा कालावधी (०७ जुलै २०२५ ते ०६ जानेवारी २०२६) १ एप्रिल २०१९ पूर्वी सादर केलेल्या, परंतु उद्दिष्टी नकारलेल्या/परत पाठवलेल्या/प्रलंबित ठेवलेल्या भौतिक शेअर्स हस्तांतरणाच्या विन्याया पुढील सादर करण्यासाठी खुला केला आहे.

३१ मार्च २०२५ रोजी आधीची अंतिम तारीख घुळली आहे अशा भाण्यारकासाडी खालील विन्याया पर्यावर कनेक्टाच्या आरटीएफकेडे आवश्यक कागदपत्रे सादर करून या संबंधी लाभ घेण्यास प्रोत्साहित केले जाते.

**एमएसएफजी इन्व्हेस्टमेंट्स प्रायव्हेट लिमिटेड** (सिड इन्व्हेस्टमेंट्स प्रायव्हेट लिमिटेड म्हणून पूर्वी ओळखले जाणारे) सी १०१, २७० फ्लॉर, माल बहादूर शास्त्री रोड, सुर्या नगर, गोंधी नगर, विठ्ठली - पश्चिम, मुंबई - ४०००८३, टेलिफोन नं.: +९१ ८१० ८१९ ६७६७

ईमेल आयडी: [mt.helpdesk@in.mpmis.mufg.com](mailto:mt.helpdesk@in.mpmis.mufg.com) / [csteam@spaisa.com](mailto:csteam@spaisa.com)

सर्व पुढील सादर केलेल्या किंवा प्रलंबित हस्तांतरणाच्या विन्याया केवळ डिमॅट (डिमेंट) स्वरुपातच प्रक्रिया करून जाती. भाण्यारकासाडी खाते हॉल्डिंग डिमॅट स्वरुपात रूपांतरित करून घेण्यास प्रोत्साहित केले जाते, जेव्हाकरीता त्यांना जवळ आणि अधिक काळखम सेवा दिली जाऊ शकते.

**परत सादर केलेल्या डिमिटेड स्वरुपातील गोरव मुंडल**  
पुढील संचालक व मुख्य वित्त अधिकारी  
सीआयएन: ०६३००३१

तारीख: १४ ऑगस्ट २०२५  
स्थान: ठाणे

**VISHNU PRAKASH R PUNGLIA LIMITED**  
Registered Office: Unit No. 3, 5 Floor, B-wing, Trade Star Premises Co-operative Society Limited, Village Kondivita, Mathuradas Vasanti Road, Near Chakala Metro Station, Andheri (East), Mumbai - 400059, Maharashtra, India; Tel: +91 2201640200; Website: <https://www.vprp.co.in> ; Corporate Identity Number: L45203MH2013PLC243252

**Statement of Unaudited Standalone Financial Results for the Quarter ended June 30, 2025**

(All amounts are in Rupees Millions, unless otherwise stated)

Particulars	For the Quarter ended		Year ended	
	June 30, 2025	March 31, 2025	June 30, 2024	March 31, 2025
	(Unaudited)	(Refer note 2)	(Unaudited)	(Audited)
Total Income From Operation	2,764.05	4,050.58	2,565.63	12,374.18
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	105.13	215.31	196.94	805.24
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	105.13	215.31	196.94	805.24
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	70.05	162.44	147.63	585.96
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	71.50	161.49	147.65	582.45
Equity Share Capital	1,246.44	1,246.44	1,246.44	1,246.44
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year			1.18	4.70
Basic EPS & Diluted EPS (INR)	0.56	1.30	1.18	1.18

**Notes:**

1. The above is an extract of the detailed format of Unaudited Financial Results of the Quarter ended June 30, 2025 filed with the Stock Exchanges on August 13, 2025 under Regulation 33 of SEBI (listing obligations and other disclosure requirements) Regulations, 2015. The full format of the aforementioned financial results are available on the stock exchange websites ([www.nseindia.com](http://www.nseindia.com)) and [www.bseindia.com](http://www.bseindia.com)) and the Company's website ([www.vprp.co.in](http://www.vprp.co.in)). The same can be accessed by scanning the QR Code provided below.

2. The figures for the quarter ended 31st March, 2025 are balancing figures between audited figure for the full financial year ended on 31st March, 2025 and the unaudited published year to date figures upto the third quarter of the financial year.

For and on Behalf of Board of  
**VISHNU PRAKASH R PUNGLIA LIMITED**  
SD/-  
**Manohar Lal Punglia**  
Managing Director  
(DIN : 02161961)

Date: August 13, 2025  
Place: Jodhpur

**Press Limited**

सीआयएन: एल२२२१९एमएफ१९८७पीएलसी०४२०८३  
नोंदणीकृत कार्यालय: एल-३१, एमआयडीसी तारापुर इंडस्ट्रियल परिसर, बोसरोड-२०२ ५०६, जि. पालघर (महाराष्ट्र).  
वेबसाईट: [www.orientpressltd.com](http://www.orientpressltd.com),  
ईमेल: [share@orientpressltd.com](mailto:share@orientpressltd.com).

**३० जून २०२५ रोजी संपलेली तिमाही करिता अलिप्त अलेखापरिष्कृत वित्तीय निष्कर्षांचा उतारा**

(रु. लाखांत प्रति भाग माहिती सोडून)

अ. क्र.	तपशील	संपलेली तिमाही		संपलेले वर्ष	
		३०.०६.२०२५	३१.०३.२०२५	३०.०६.२०२४	३१.०३.२०२५
		अलेखापरिष्कृत	लेखापरिष्कृत	अलेखापरिष्कृत	लेखापरिष्कृत
१	प्रवर्तनातून एकूण उत्पन्न (निव्वळ)	२,६४५.५९	३,४८८.८४	३,६५९.५०	१४,२५३.६६
२	कालावधीसाठी निव्वळ नफा / (कर, अपवाददात्मक आणि/किंवा अनन्यसाधारण बाबीपूर्वी)	(११०.०७)	(७८.१७)	(१०३.०८)	(३७४.३५)
३	कालावधीसाठी करपूर्व निव्वळ नफा (अपवाददात्मक आणि/किंवा अनन्यसाधारण बाबीनंतर)	(११०.०७)	(७८.१७)	(१०३.०८)	(३७४.३५)
४	कालावधीसाठी कोरानंतर निव्वळ नफा (अपवाददात्मक आणि/किंवा अनन्यसाधारण बाबीनंतर)	(७९.९५)	(५२.०२)	(७५.७९)	(२७७.५५)
५	कालावधीसाठी एकूण सर्वसाधारण उत्पन्न (कालावधीसाठी नफा (कोरानंतर) आणि इतर सर्वसाधारण उत्पन्न (कोरानंतर) घटून)	(७४.३७)	(४८.३७)	(७३.१८)	(२६६.२९)
६	समभाग भांडवल	१,०००.००	१,०००.००	१,०००.००	१,०००.००
७	राखीव (मागील वर्षाच्या लेखापरिष्कृत ताळेबंदत दाखवलेल्या पुनर्मा्युक्त राखीव वाळू)	-	-	-	५,५४३.५५
८	प्रति समभाग प्राप्ती (प्रत्येकी रु. १०/- चे) *	(०.७९)	(०.५२)	(०.७६)	(२.७८)
(१) मूलभूत रु.		(०.७९)	(०.५२)	(०.७६)	(२.७८)
(बी) सौम्यिकृत		(०.७९)	(०.५२)	(०.७६)	(२.७८)

\* अर्थाधिक

**टीप:**

(१) वरील माहिती म्हणजे सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिकव्हरमेंट्स) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन्स ३३ अंतर्गत स्टॉक एक्सचेंजकडे सादर केलेल्या ३० जून, २०२५ रोजी संपलेली तिमाहीकरिता वित्तीय निष्कर्षांच्या तपशिलवार विवरणाचा एक उतारा आहे. वित्तीय निष्कर्षांचे संपूर्ण विवरण स्टॉक एक्सचेंजच्या वेबसाईट [www.bseindia.com](http://www.bseindia.com) व [www.nseindia.com](http://www.nseindia.com) आणि कंपनीची वेबसाईट [www.orientpressltd.com](http://www.orientpressltd.com) वर उपलब्ध आहे.

(२) वरील वित्तीय निष्कर्ष हे १२ ऑगस्ट, २०२५ रोजी झालेल्या त्यांच्या सभेत लेखापरिष्कृत समीक्षेद्वारे पुनर्विलोकी करणाने आले आणि संचालक मंडळाद्वारे मंजूर करण्यात आले.

(३) वरील निष्कर्षांची कंपनी अधिनियम, २०१३ च्या कलम १३३ अंतर्गत विहित कंपनीचा (इंडियन अकाउंटिंग स्टॅंडर्ड्स) रूढ, २०१५ (इंड एएस) आणि प्रत्येक अस्तित्वाच्या प्रामाण्य अर्थ मान्यताप्राप्त लेखा पद्धती आणि धोरणानुसार बनवलेले आहे.

(४) मागील वर्ष/कालावधीची आकडेवारी ही त्यांना तुलनात्मक बनावटसाठी आवश्यक तेथे पुनर्गटित, पुनर्गटित आणि पुनर्गटित करण्यात आली आहे.

संचालक मंडळाच्या वतीने  
**ओरिएंट प्रेस लिमिटेड** करिता  
आर. व्ही. माडेश्वरी  
अध्यक्ष आणि व्यवस्थापकीय संचालक  
डीआयएन: ००२०३७८

दिनांक: १२ ऑगस्ट, २०२५  
ठिकाण: मुंबई

**ELEGANT MARBLES AND GRANI INDUSTRIES LIMITED**  
Registered Office: E-7/B, RIICO Industrial Area, Abu Road - 307026, Rajasthan  
CIN: L14101RJ1984PLC003134 website: [www.elegantmarbles.com](http://www.elegantmarbles.com)  
Tel: 249339678/2496077/12491144 Fax: 91-22-24930782  
E-mail: [elegantmarbles@gmail.com](mailto:elegantmarbles@gmail.com)

**EXTRACT OF STANDALONE UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025**

(रु. In lakhs, except earnings per share)

Sr. No.	Particulars	Quarter Ended	Quarter Ended	Quarter Ended	Previous Year Ended
		30.06.2025	31.03.2025	30.06.2024	31.03.2025
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1.	Total Income from Operations	748.97	726.68	713.43	3,107.11
2.	Net Profit for the period before Tax	147.40	33.60	157.17	581.69
3.	Net Profit for the period before Tax after Exceptional Items	111.58	33.60	157.17	581.69
4.	Net Profit/ Loss for the period after tax (after Exceptional items)	83.57	40.14	117.63	470.35
5.	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	996.11	(1,646.19)	1,513.15	1,681.97
6.	Paid-up Equity Share Capital (face value of ₹ 10 each)	296.30	296.30	296.30	296.30
7.	Other Equity (Reserves) excluding Revaluation Reserve				14,227.57
8.	Earnings Per Share (face value of ₹ 10 each) (for continuing and discontinued operations) - 1. Basic; 2. Diluted;	2.82	1.35	3.97	15.87

**NOTES: (a)** The above Audited Standalone Financial Results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on August 10, 2024. The Statutory Auditors of the Company have issued the Audit Report with unmodified opinion. (b) The above is an extract of the detailed format of Un-Audited Financial Results for the Quarter Ended June 30, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the same is available on the website of the Stock Exchange at [www.bseindia.com](http://www.bseindia.com) and the Company's website at [www.elegantmarbles.com](http://www.elegantmarbles.com).

For Elegant Marbles & Grani Industries Ltd.  
SD/-  
**Rajesh Agrawal**  
Chairman & Managing Director

Place : Mumbai  
Date : August 13, 2025

**दी अमलगमेटेड इलेक्ट्रिसिटी कंपनी लिमिटेड**  
नोंदणीकृत कार्यालय: जी-१, तळमजला, निमल नेटवर्क सीएलएसएल, वायू देवता मंदिर कॉम्प्लेक्स, बोवली (पु.), मुंबई - ४००१०३  
फोन: +९१ २२ ६७४७ ६०००, ईमेल: [milan@dcfc.com](mailto:milan@dcfc.com) वेबसाईट: [www.aedl.net.in](http://www.aedl.net.in)  
सीआयएन: एल३११०एमएफ१९३६पीएलसी०२४८१७

**३० जून, २०२५ रोजी संपलेल्या तिमाही आणि/किंवा अनन्यसाधारण अलेखापरिष्कृत आर्थिक निष्कर्ष**

(रु. लाखांत)

अ. क्र.	तपशील	संपलेली तिमाही		संपलेले वर्ष	
		३०.०६.२०२५	३१.०३.२०२५	३०.०६.२०२४	३१.०३.२०२५
		अलेखापरिष्कृत	लेखापरिष्कृत	अलेखापरिष्कृत	लेखापरिष्कृत
१	एकूण उत्पन्न (निव्वळ)	०.२५	१.३१	-	१.३१
२	कालावधीसाठी करपूर्व निव्वळ नफा/(तोटा) (अपवाददात्मक आणि				