नैबफिड | राष्ट्रीय अवसंरचना वित्तपोषण और विकास बैंक NaBFID | National Bank for Financing Infrastructure and Development

January 30, 2025

To

BSE Limited Listing Department, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400001 National Stock Exchange of India Limited Listing Department Exchange Plaza, 5th floor Plot No. C/1, G, Block Bandra-Kurla Complex, Bandra (East), Mumbai 400 051

Dear Sir/Madam,

Subject: Newspaper publication pursuant to Regulation 52(8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 52(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI LODR), please find attached the copy of Unaudited Financial Results of National Bank for Financing Infrastructure and Development (NaBFID) for the quarter and nine months period ended December 31, 2024 published on January 30, 2025 in Business Standard (English and Hindi in all editions) and Loksatta (Mumbai- in Marathi).

Please take the above information on record.

Thanking you,

Yours sincerely,

FOR NATIONAL BANK FOR FINANCING INFRASTRUCTURE AND DEVELOPMENT

AISHWARYA MHATRE COMPANY SECRETARY



GLAND PHARMA LIMITED

In order to send the notices of General Meetings and/or Postal Ballot, Annual Report and other statutory communication to the shareholders in electronic form, we request the shareholders of the ny who have not yet registered / updated their e-mail address, to register / update the e-mail

- a) Members holding shares in physical mode and who have not registered/updated their e-mail address with the Company are requested to register/update with MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited), Company's Registrar and Transfer Agent, by sending an e-mail at mt.helpdesk@inkintime.co.in or by sending an e-mail to the Company at investors@glandpharma.com along with Folio No. and valid e-mail address.
- Members holding shares in Dematerialised mode are requested to register/update their e-mail address with the Depository Participant with whom the demat account(s) is maintained.

For Gland Pharma Limited

Sampath Kumar Pallerlamud Place: Hyderabad Date: 29.01.2025 Company Secretary & Compliance Officer

Outward No./1152/2025 Malshiras Municipal Council, Malshiras

Malshiras Municipal Council, Malshiras

E-Tender Notice No.01 for- 2024-25

Malshiras Municipal Council invites E-Tender for the work of Malshiras Water Supply Scheme Tal. Malshiras, Dist. Solapur in the State of Maharashtra, valued at Rs.113,47,48,938/- Please visit website www.mahatenders.gov.in for detailed information.

Council

Rs. In Lakhs, except per share data

(Shri. Vijay Baiirao Deshmukh) President Malshiras Municipal Council

(Sou. Mangal (Dr. kalyan Hulge) Dattatraya Kemkar) Vice president Chief Officer Malshiras Municipal Malshiras Municipal

Council

BANSWARA

BANSWARA SYNTEX LIMITED

(CIN: 124302RJ1976PLC001684)

Regd. Office: Industrial Area, Dahod Road, Banswara - 327001 (Rajasthan)
Phone: 91-2962-257680, 257694, 240692

Corporate Office: 4-5th Floor, Gopal Bhawan, 199, Princess Street, Mumbai-400002
Phone: +91 22 66336571-76 Fax:+91 22 22064486 / 66336586

Website: www.banswaraswntex.com_Email: secretaria@hanswaraswntex.com_Email: secretaria@hanswaraswntex.com

Website: www.banswarasyntex.com, Email: secretarial@banswarasyntex.com

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND PERIOD ENDED 31 DECEMBER 2024

			Quarter Ended		Period	Year Ended	
Sr	Particulars	31-Dec-24	30-Sept-24	31-Dec-23	31-Dec-24	31-Dec-23	31-Mar-24
No	1 41 4041410	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	33,888.63	34,261.32	30,234.17	95,244.54	92,048.25	1,26,387.05
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extra ordinary items)	1,309.51	677.92	1,069.75	2,067.63	3,453.96	4,571.89
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extra ordinary items)	1,352.16	717.97	1,099.13	2,206.55	3,580.17	4,743.26
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1,014.39	501.98	835.69	1,628.85	2,706.57	3,554.12
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,027.83	519.94	877.03	1,677.46	2,837.53	3,620.77
6	Equity Share Capital	1,711.60	1,711.60	1,711.60	1,711.60	1,711.60	1,711.60
7	Other Equity (Excluding revalution reserve, As per Audited Balance Sheet)						51,789.05
8	Earnings per share (of Rs. 5/- each) (for continuing and discontinued operations)						
	1. Basic (Rs.)	2.96	1.47	2.44	4.76	7.91	10.38
L	2. Diluted (Rs.)	2.96	1.47	2.44	4.76	7.91	10.38

Additional Information on Standalone Financials Results is as follows:

							Rs. In Lakhs
			Quarter Ended		Period	Ended	Year Ended
Sr	Particulars Particulars	31-Dec-24	30-Sept-24	31-Dec-23	31-Dec-24	31-Dec-23	31-Mar-24
No		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	33,862.98	34,250.59	30,228.00	95,218.29	92,084.96	1,26,420.93
2	Net Profit before Tax	1,354.04	714.38	1,134.67	2,203.95	3,602.15	4,761.32
3	Net Profit after tax	1,016.27	511.97	854.81	1,626.25	2,692.55	3,525.17
4	Total Comprehensive Income	1,034.23	529.93	896.15	1,679.38	2,823.51	3,591.67

The above is an extract of the detailed format of unaudited Financial Results for quarter and period ended 31 December 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the afforesaid financial results are available on the Stock Exchange websites, www.nselndia.com and www.bsindia.com and on the

The above unaudited financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on 29 January 2025. The statutory auditors of the Group have reviewed unaudited the financial results for the quarter and period ended 31 December 2024 in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.



For and on behalf of Board of Directors BANSWARA SYNTEX LIMITED

(RAVINDRA KUMAR TOSHNIWAL)

National Bank for Financing Infrastructure and Development

(A Developmental Financial Institution established by an Act of Parliament, The National Bank for Financing Infrastructure and Development Act, 2021)

Office: The Capital, A- Wing, 15th Floor-1503, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai - 400051 Tel: (022) 41042000; Website: www.nabfid.org

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

							(₹ in crore)
		(Quarter Ende	d	9 Monti	Year Ended	
Sr. No.	PARTICULARS	31.12.2024 (Unaudited)	30.09.2024 (Unaudited)	31.12.2023 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1	Total Income from Operations	1,367.56	1,228.04	656.04	3,696.20	1,701.86	2,597.75
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items)	613.90	500.65	632.19	1,590.86	1,414.54	1,601.64
3	Net Profit / (Loss) for the period before tax(after Exceptional and/or Extraordinary items)	613.90	500.65	632.19	1,590.86	1,414.54	1,601.64
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	613.90	500.65	632.19	1,590.86	1,414.54	1,601.64
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	Refer Note 4					
6	Paid up Equity Share Capital	20,000.00	20,000.00	20,000.00	20,000.00	20,000.00	20,000.00
7	Reserves (as per Balance sheet of previous year) (excl. Revaluation Reserves and incl. Grant received from Gol)			-			8,447.40
8	Securities Premium Account	-	-	-	-	-	-
9	Net worth	30,282.08	29,574.53	28,160.84	30,282.08	28,160.84	28,419.40
10	Paid up Debt Capital/Outstanding Debt	39,493.15	36,734.83	19,516.32	39,493.15	19,516.32	25,066.00
11	Outstanding Redeemable Preference Shares	-	-	-	-	-	-
12	Debt Equity Ratio	1.36	1.29	0.69	1.36	0.69	0.91
13	Earnings Per Share (of Rs. 10- each)	0.31	0.25	0.32	0.80	0.71	0.80
14	Capital Redemption Reserve	NA	NA	NA	NA	NA	NA
15	Debenture Redemption Reserve	NA	NA	NA	NA	NA	NA
16	Debt Service Coverage Ratio	NA	NA	NA	NA	NA	NA
17	Interest Service Coverage Ratio	1.89	1.78	3.19	1.86	3.42	3.13

NOTES:-

Date : January 29, 2025

- The above is an extract of the detailed format of the Quarter and the Nine Months ended filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarter and the Nine Months ended Financial Results are available on the websites of the Stock Exchange(s) and the listed entity (www.bseindia.com, www.nseindia.com and www.nabfid.org).
- The above financial results have been reviewed and recommended by the Audit Committee of Board and approved by the Board of The above mancial results have been reviewed and recommended by the Audit Committee of Board and approved by the Board of Directors at their meeting held on January 29, 2025. These results for the quarter and nine months ended December 31, 2024 have been subjected to Limited Review by the Statutory Auditor who has issued an unmodified review report thereon. The results for the quarter and the nine months ended December 31, 2023, and for the year ended March 31, 2024 were reviewed / audited by predecessor Statutory Auditor on which they had issued an unmodified conclusion / opinion.
- For the other line items applicable to Regulation 52(4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, pertinent disclosures have been made to Stock Exchanges (i.e. BSE and NSE) and can be accessed on the website of the stock exchanges (www.bseindia.com and www.nseindia.com).
- Information relating to Total Comprehensive Income and Other Comprehensive Income is not furnished as Ind AS is not yet made applicable.
- Figures of the previous periods have been regrouped/reclassified wherever considered necessary to conform to current period classification.

For and on behalf of the Board of Directors

Registered Office: Plot No.156/H No.2, Village Zadgaon, Ratnagiri 415 612 (Maharashtra) CIN:L17117MH1925PLC001208

Email: corp.secretarial@raymond.in; Website: www.raymond.in

Tel: 02352-232514, Fax: 02352-232513; Corporate Office Tel: 022-40349999, Fax: 022-24939036

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER/NINE MONTHS ENDED 31ST DECEMBER 2024

(₹ in lakhs, unless otherwise stated)

			Quarter ended	ı	Nine mon	ths ended	Year ended
Sr. No.	Particulars	31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024
140.		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
	Continuing Operation						
1 2 3 4	Income from Operations Net Profit for the period before tax and exceptional items Net Profit for the period before tax after exceptional items Net Profit for the period after tax (Continuing operation) Discontinued Operation (Lifestyle Business)	95390 9211 9211 7228	104474 8898 8898 5901	67846 6557 6557 4135	293629 25968 25968 18833 727964	162191 18741 16418 11416	256522 36465 33064 22974 48467
5	Profit from discontinued operation before tax	-	-	164//	727964	35748	48467
6 7	Share of assosiate profit (Raymond Lifestyle Limited Erstwhile Raymond Consumer Care Limited) Net Profit for the period after tax (Discontinued operation)	-	-	1766 14404	1411 730984	103169 129912	105043 141333
8	Total Comprehensive Income for the period (Comprising profit for the period after tax and other comprehensive income after tax) net of non-controlling interests	5064	11443	17919	759394	144247	167823
9 10 11	Reserves as shown in the Balance sheet Equity Share Capital (Face Value - ₹ 10/- per share) Earnings per share (of ₹ 10/- each) (not annualised): Continuing operation	6655	6655	6655	6655	6655	455079 6655
	(a) Basic (a) Diluted Discontinued Operation (Lifestyle Business)	10.84 10.81	9.02 9.01	5.93 5.93^	28.37 28.30	16.44 16.44^	33.72 33.72^
	(a) Basic (a) Diluted Continuing operation and Discontinued operation	-	-	21.64 21.64^	1098.37 1095.67	195.18 195.18^	212.35 212.06
L	(a) Basic (a) Diluted	10.84 10.81	9.02 9.01	27.57 27.57^	1126.74 1123.97	211.62 211.62^	246.07 245.78

The effect of 892,888 potential equity shares outstanding as at 31 March 2024 and 31 December 2023 is anti-dilutive and thus these shares are no considered in determining diluted earnings per share.

The Statement of Raymond Limited (the 'Company' / 'Holding Company') and its subsidiaries (referred to as 'the Group') together with Associates and Joint Ventures, have been prepared in accordance with the recognition and measurement principles of applicable Indian Accounting Standards ('Ind AS') notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended), as prescribed under Section 133 of the Companies Act, 2013 ('The Act'), and other accounting principles generally accepted in India and is in compliance with the presentation and disclosure requirements of Regulation 33 and Regulation 52 read with Regulation 63 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 (as amended) ('Listing Regulations') and guidelines issued by the Securities and Exchange Board of India (SEBI).

Financial results of Raymond Limited (Standalone information)

· · · · · · · · · · · · · · · · · · ·						
	Quarter ended		Nine mon	Year ended		
31.12.2024	30.09.2024	31.12.2023	31.12.2024	31.12.2023	31.03.2024	
(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)	
39958	34763	44075	110848	92157	160086	

(₹ in lakhs, unless otherwise stated)

Income from Operation (Turnover)
Profit before tax (Continuing Operation)
Profit after tax (Continuing Operation) The above is an extract of the detailed format of the Standalone and Consolidated Financial results for the quarter and nine months ended December 2024 filed with the Stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of standalone and consolidated results of the Company for the quarter and nine months ended December, 2024 are available to the investors at the websites www.raymond.in, www.bseindia.com and www.nseindia.com. The same can be accessed by scanning the QR code

provided below.
The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors on 29 January 2025 in their respective meetings. There are no qualifications in the review report issued for the quarter/ nine months ended 31 December 2024.

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Gautam Hari Singhania
Chairman & Managing Director

29 January 2025



VOLTAS A TATA Enterprise



Extract of Unaudited Consolidated Financial Results for the quarter and nine months ended 31st December, 2024

(₹ In Crores)

NO.

Particulars	Quarter ended			Nine mon	Year ended	
	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	30.09.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
Total Income	3164.16	2683.61	2724.58	10890.01	8477.17	12734.47
Profit from operations before share of profit of joint ventures and associates and tax	223.05	59.94	237.69	941.61	412.01	624.41
Share of profit / (loss) of joint ventures and associates	(32.42)	(36.09)	(32.26)	(94.03)	(100.29)	(138.61)
Profit before tax	190.63	23.85	205.43	847.58	311.72	485.80
Net Profit for the period	130.76	(27.60)	132.83	598.59	137.47	248.11
Total Comprehensive Income for the period	70.13	(70.53)	219.54	710.05	336.33	503.15
Paid up equity share capital (Face value ₹ 1/- each)	33.08	33.08	33.08	33.08	33.08	33.08
Earnings per share (* not annualised)						
Basic and diluted (₹)	*3.99	*(0.92)	*4.05	*18.14	*4.10	7.62

- These results have been reviewed by the Board Audit Committee at Meeting held on 28th January, 2025 and approved by the Board of Directors at its Meeting held on 29th January, 2025.
- 2. Information on Standalone Financial Results

						(₹ In Crores)
Particulars		Quarter ended		Nine mont	Year ended	
	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	30.09.2024 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
Total Income	2098.20	1644.69	1804.51	7972.56	5866.45	8987.76
Profit before tax	146.25	125.42	161.40	734.82	525.84	758.20
Net Profit for the period	108.34	97.33	108.78	556.26	413.95	604.26

3. As earlier reported, the Group had through its Qatar Branch entered into a sub-contract along with a consortium partner with a Main Contractor in the year 2010. The Main Contract between the Ultimate Client and the Main Contractor was terminated by the Ultimate Client closer to the completion of the contract in 2014 citing delays and defects in execution and initiated arbitration proceedings against the Main Contractor for which the final award is pending. Accordingly, the Group had made a comprehensive assessment of the losses arising on account of such waste of the contractor was account of such assessment. stract and cessation of work and accounted for all probable losses on the sub-contract in the earlier years

The Group had issued bank guarantees amounting to approximately ₹ 391 crores (QAR 166.6 million) to the Main Contractor which have beer disclosed as a contingent liability over the years. In June 2023, the Group was intimated of a request received by the Bank from the Main Contractor for encashment of the said bank guarantees, which due to certain deficiencies was not paid by the Bank to the Main Contractor. The Main Contractor had filed a suit against the Bank which has been dismissed. Further, the Group and the Main Contractor had also filed claims and want contractor had ned a sunt against the Bank which russ been dismissed. Further, the croup and he main Contractor had also flied dismissed and accordingly, all the parties, including the Group, have flied their respective appeals with the Court of Appeal. The Court of Appeal (Qatar) has set aside the Investment and Trade Court (Qatar) order and instructed them to re-consider the matter afresh. Due to the aforesaid developments, the Group had re-assessed its liability under the sub-contract and also sought legal opinion by an independent lawyer on the contractual aspect and is confident that it has good grounds to defend any claims that may arise. Accordingly, no further provision has been considered in the financial results. The Group has taken all necessary steps, including legal remedies to safeguard and defend itself. The matter is sub-judice and the Group is closely monitoring the developments as

4. The Statutory Auditors of the Company have conducted a "Limited Review" of the aforesaid financial results.

5. The above is an extract of the detailed format of the standalone and consolidated Financial Results filed with the Stock Exchanges under gulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The results for quarter and nine months ended st December, 2024 are available on on the Company's website at https://www.voltas.in/images/Investor/schedule-nouncements/download/Financial_Results_December_2024.pdf. The same can be accessed by scanning the QR code provided below.



For and on behalf of the Board of Directors of Voltas Limited Pradeep Baksh

Mumbai, 29th January, 2025

Managing Director & CEO

VOLTAS LIMITED

Registered Office: Voltas House 'A', Dr. Babasaheb Ambedkar Road, Chinchpokli, Mumbai 400 033, India. Tel. No.: 91 22 66656666 Fax No.: 91 22 66656231 e-mail: shareservices@voltas.com Website: www.voltas.com CIN: L29308MH1954PLC009371

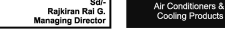








Textile Machinery, Mining & Construction Equipment



..In Continuation of Previous Page FINANCIAL ARRANGEMENT

- The total consideration for the Offer Size at the Offer Price, assuming full acceptance of the Offer is INR 4,08,68,880 (Rupees Four Crores Eight Lakhs Sixty-Eight Thousand Eight Hundred Eighty Only) ("Maximum Consideration").
- Acquirer has adequate resources and has made firm financial arrangements for financing the acquisition of the Equity Shares under the offer in terms of Regulation 25 (1) of the SEBI (SAST) Regulations. The additional fund requirement, if any, for acquisition in terms of the SPA, Preferential Allotment and this open offer will be financed through the internal
- The Acquirer, the Manager to the Offer and ICICI Bank Limited, a banking company incorporated under Companies Act, 1956 and licensed under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara, Gujarat. Pin 390 007, Gujarat, India and acting for the purpose of this agreement through its branch situated at ICICI Bank Limited, Capital Markets Division, 5th Floor, HT Parekh Marg, Backbay Reclamation, Churchgate, Mumbai 400020, have entered into an Escrow Agreement vide dated January 25, 2025, for the purpose of the Offer. Pursuant to the Escrow Agreement and in compliance with Regulation 17(1) of the Taksover Regulations, the Acquirer has opened an Escrow Account in the name and style of "RAJENDRA KAMALAKANT CHODANKAR OPEN OFFER ESCROW ACCOUNT" and Acquirer has deposited INR 4, 10,0,000/C (Rupees Four Crores Ten Lakhs Only) being an amount equivalent to more than 100% of the total consideration payable under the offer (assuming full acceptance) in cash in the following manner:

Date	Amount (in INR)	Mode
January 27,2025	Rs. 4,10,00,000	Through Banking Channel
Total	Rs. 4,10,00,000	

- The Manager to the Offer is duly authorized by the Acquirer to realize the value of the Escrow Account and operate the Escrow Account in terms of the Takeover Regulations. Based on the above, the Manager to the Offer is satisfied that firm arrangements have been put in place by the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Acquirer to fulfil the obligations in relation to this Offer through verifiable means in accordance with the Takeover Regulations.
- In case of any upward revision in the Offer Price or the Offer Size, the Acquirer shall deposit additional funds in the Offer Escrow Account as required under the Regulation 17(2)
- In terms of Regulation 22(2) and the proviso to Regulation 22(2A) of the Takeover Regulations, subject to the Acquirer depositing in the Offer Escrow Account, cash of an amount equal to 100% of the Maximum Consideration, the Acquirer may, after the expiry of 21 days from date of this DPS, subject to fulfilment of conditions as detailed in this DPS, complete the acquisition of Equity Shares acquired pursuant to the SPA, preferential allotment and other acquisitions during the Offer period, if any.
- STATUTORY AND OTHER APPROVALS
- - As on the date of this DPS, to the best of the knowledge of the Acquirer and the PACs, there are no statutory or other approvals required in relation to the Open Offer except the
 - In-principle approval from the stock exchange: In-principle approval from BSE Limited for listing of Equity Shares proposed to be issued pursuant to the Proposed Preferential Issue by the Target Company is required to be obtained by the Target Company in accordance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and LODR Regulations.
 - Approval of the Shareholders of the Target Company: The approval of the Shareholders of the Target Company for the proposed issuance of Equity Shares pursuant to the Proposed Preferential Issue. The Board of Directors of the Target Company has dispatched the EGM notice.
 - All Public Shareholders, including non-resident holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the RBI, 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 Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Offer Shares.
- In case of delay in receipt of any statutory approval that may be required by the Acquirer at a later date, SEBI may, if satisfied that such delay in receipt of the requisite statutory approval(s) was not attributable to any wifful default, failure or neglect on the part of the Acquirer to diligently pursue such approval, and subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the Takeover Regulations, grant an extension of time to the Acquirer and/or PAC to make the payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Offer. Where any statutory 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 approvals are required in order to complete this Offer.
- In terms of Regulation 23(1) of the Takeover Regulations, in the event that the Mandatory Statutory Approvals or any other approvals which may become approvals or any other approvals which may be approval or any other approvals or any other approvals which may be approval or any other approvals which may be approval or any other approvals which may be approval or any other approvals or approval or appr completion of the Offer are not received, the Acquirer shall have the right to withdraw the Offer. In the event of withdrawal of this Offer, a public announcement will be made within 2 Working Days of such withdrawal, in accordance with the provisions of Regulation 23(2) of the Takeover Regulations.
- NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, CDSs, Fils, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirer and PAC reserve the right to reject such Equity Shares tendered pursuant to this Offer.

TENTATIVE SCHEDULE OF ACTIVITIES

Sr. No.	Activity	Schedule (Day & Date)
1	Date of Public Announcement	January 25,2025 (Saturday)
2	Date of Publishing of the DPS in the Newspapers	January 30, 2025 (Thursday)
3	Date for Filing of Draft Letter of Offer with SEBI	February 07,2025 (Friday)
4	Last Date of Public Announcement for Competing Offer(s)	February 21,2025 (Friday)
5	Last Date for receiving comments from SEBI on the draft Letter of Offer (In the event SEBI has not sort clarification or additional information from the Manager to the Offer)	March 04,2025 (Tuesday)
6	Identified Date#	March 06,2025 (Thursday)
7	Last Date by which Letter of Offer will be dispatched to the public shareholders whose name appears on the register of members on the Identified Date	March 13, 2025 (Thursday)
8	Last Date by which committee of the Independent Directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Offer	March 18,2025 (Tuesday)
9	Last date for upward revision of the Offer Price/ Offer Size	March 19,2025 (Wednesday)
10	Date of Publication of Offer opening public announcement in the newspaper in which this DPS has been published	March 19, 2025 (Wednesday)
11	Date of commencement of the Tendering Period (Offer Opening Date)	March 21,2025 (Friday)
12	Date of closure of the Tendering Period (Offer Closing Date)	April 04,2025 (Friday)

13	Last date for issue of post-offer advertisement	April 15, 2025 (Tuesday)
	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	April 30, 2025 (Wednesday)

The above timelines are indicative (prepared on the basis of timelines provided under the Takeover Regulations) and are subject to receipt of statutory/regulatory app

Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the Letter of Offer would be sent. It is clarified that al Public Shareholders are eligible to participate in the Offer any time before the Offer Closing Dat

PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON - RECEIPT OF LETTER OF OFFER

- All the Public Shareholders, holding the shares in dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer. Please refer to Paragraph 8 below for details in relation to tendering of Offer Shares held in physical form.
- 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 10° 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.
- The Public Shareholders are entitled to tender the Offer Shares under the stock exchange mechanism made available by Stock Exchanges in the form of a separate window ("Acquisition Window"), as provided under the Takeover Regulations and SEBI circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 as amended including and guidelines and circulars issued in relation to the same by the Stock Exchange, Clearing Corporations and SEBI ("Acquisitions Window Circulars").
- BSE shall be the designated stock exchange for the purpose of tendering the Offer Shares. The Acquirer has appointed Nikunj Stock Brokers Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Name	Nikunj Stock Brokers Limited					
Address	A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-11007					
CIN	U74899DL1994PLC060413					
Tel. No.	011-47030015-16					
Email	info@nikunjonline.com					
Contact Person:	Mr. Pramod Kumar Sultania					

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective stock brokers within the normal trading hours of th secondary market, during the Tendering Period.
- The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares
- In accordance with SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, Public Shareholders holding securities in physical form are allowed in accordance with capable bearing learning securities in physical forms of the SEBI SAST Regulations. The procedure for tendering to be followed by Public Share holding Equity Shares in the physical form shall be a available in the Letter of Offer to be dispatched to all the Public Shareholders.

THE DETAILED PROCEDURE FOR TENDERING THE SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER.

- The Acquirer accepts full responsibility for the information contained in this DPS and his obligation as laid down in SEBI(SAST) Regulations. All information pertaining to the Targe Company and Selling shareholders have been compiled from publicly available sources or provided by the Target Company, and the accuracy thereof has not been independently verified by the Acquirer or the Manager to the Offer.
- The acquirer and the Manager do not accept any responsibility with respect to such information relating to the Target Company
- The Acquirer also accepts full responsibility for their obligations under the Open Offer and shall be severally responsible for the fulfilment of obligation under the Takeov Regulation in respect of this Open Offer.
- Unless otherwise stated, the information set out in this DPS reflects the position as of the date hereof
- Pursuant to Regulation 12 of the Takeover Regulations, the Acquirer has appointed Fast Track Finsec Private Limited as the Manager to the Open Offer. Fast Track Finsec Private Limited have their registered office at Office No. V-116, 1st Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001,
- The Manager to the Open Offer i.e. Fast Track Finsec Private Limited does not hold any shares in the Target Company as on the date of Appointment to act as manager to the offe They declare and undertake that they shall not deal in the equity share of the Target company during the period commencing from the date of their appointment as manager to the offer till the expiry of 15 days from the date on which the payment of consideration to the shareholder who have accepted the open offer is made, or the date on which the open
- The Acquirer has appointed Skyline Financial Servies Private Limited, as the Registrar to the Offer having office at D-153 A, 1st Floor, Okhla Industrial Area, Phase-I, Nev Delhi-110020 and Email Id: info@skylinerta.com, Contact Person: Mr. Anuj Rana This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.in).
- 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
- In this DPS, all references to "Rs." or "INR" are references to Indian Rupees.
- of this Detailed Bublic States

signatory of this betailed rabble statement has been duly and lawfully additions	iou to sign it.			
MANAGER TO THE OFFER	REGISTRAR TO THE OFFER			
Fastrack Finsec Category-I Merchant Banker	Skyline Financial Services Pvt. Ltd.			

FAST TRACK FINSEC PRIVATE LIMITED

Office No. V-116, 1st Floor, New Delhi House, 27, Barakhamba Road, New Delhi-110001

Delin-1100U1
Telephone: + 91-11-43029809, Email: mb@ftfinsec.com
Website: www.ftfinsec.com
Contact Person: Mr. Vikas Kumar Verma
SEBI Reg. No: INM000012500
CIN: U65191DL2010PTC200381

SKYLINE FINANCIAL SERVICES PRIVATE LIMITED D-153 A, 1st Floor, Okhla Industrial Area,Phase-I, New Delhi-110020 Telephone:- +91-11-40450193-97, Email:info@skylinerta.com

Website: www.skylinerta.com Contact Person: Mr. Anuj Rana SEBI Reg. No: INR000003241 CIN: U74899DL1995PTC071324

Issued By Manager to The Open Offer on behalf of the Acquirer

Date-January 30,2025 Place-Delhi

Mr. Rajendra Kamalakant Chodankai

Malshiras Municipal Council, Malshiras

Outward No./1152/2025

राष्ट्रीय अवसंरचना वित्तपोषण और विकास बैंक (एनएबीएफआईडी)

(संसद के एक अधिनियम, नेशनल बैंक फॉॅंर फाइनेंसिंग इंफ्रास्ट्रक्वर एंड डेवलपमेंट एक्ट, 2021 द्वारा स्थापित एक विकासात्मक वित्तीय संस्थान)

कार्यालयः द कैपिटल, ए-विंग, 15वीं मंजिल-1503, जी ब्लॉक, बांद्रा-कुर्ला कॉम्प्लेक्स, बांद्रा (पूर्व), मुंबई - 400051 दूरभाषः (022) 41042000; वेबसाइट: www.nabfid.org

31 दिसंबर 2024 को समाप्त तिमाही और नौ महीनों के लिए अलेखापरीक्षित वित्तीय परिणाम

							(₹ करोड़ में)
			समाप्त तिमाही		समाप्त	नौ माह	समाप्त वर्ष
क्र. सं.	विवरण	31.12.2024 (अलेखापरीक्षित)	30.09.2024 (अलेखापरीक्षित)	31.12.2023 (अलेखापरीक्षित)	31.12.2024 (अलेखापरीक्षित)	31.12.2023 (इलेखापरीक्षित)	31.03.2024 (लेखापरीक्षित)
1	परिचालनों से कुल आय	1,367.56	1,228.04	656.04	3,696.20	1,701.86	2,597.75
2	अवधि के लिए शुद्ध लाभ / (हानि)(कर, अपवादात्मक तथा / या असाधारण मदों से पूर्व)	613.90	500.65	632.19	1,590.86	1,414.54	1,601.64
3	कर से पूर्व अवधि के लिए शुद्ध लाम/(हानि) (अपवादात्मक तथा/या असाधारण मदों के पश्चात)	613.90	500.65	632.19	1,590.86	1,414.54	1,601.64
4	कर पश्चात अवधि के लिए शुद्ध लाभ / (हानि) (अपवादात्मक तथा / या असाधारण मदों के पश्चात)	613.90	500.65	632.19	1,590.86	1,414.54	1,601.64
5	अवधि के लिए कुल व्यापक आय (अवधि के लिए समेकित लाम/(हानि) (कर के पश्चात) तथा अन्य समेकित आय (कर के पश्चात)}			टिप्पणी	4 देखें		
6	प्रदत्त इक्विटी शेयर पूंजी	20,000.00	20,000.00	20,000.00	20,000.00	20,000.00	20,000.00
7	आरक्षित निधि (पिछले वर्ष की बैलेंस शीट के अनुसार) (पुनर्मूल्यांकन आरक्षित निधि को छोड़कर तथा भारत सरकार से प्राप्त अनुदान सहित)			-			8,447.40
8	प्रतिभूमि प्रीमियम खाता	-	-	-	-	-	-
9	निवल मूल्य	30,282.08	29,574.53	28,160.84	30,282.08	28,160.84	28,419.40
10	चुकता ऋण पूंजी / बकाया ऋण	39,493.15	36,734.83	19,516.32	39,493.15	19,516.32	25,066.00
11	बकाया प्रतिदेय वरीयता शेयर	-	-	-	-	-	-
12	ऋण इक्विटी अनुपात	1.36	1.29	0.69	1.36	0.69	0.91
13	प्रति शेयर आय (प्रत्येक ₹10/-)	0.31	0.25	0.32	0.80	0.71	0.80
14	पूंजी मोचन आरक्षित	NA	NA	NA	NA	NA	NA
15	डिबेन्चर मोचन आरक्षित	NA	NA	NA	NA	NA	NA
16	कर्ज सेवा कवरेज अनुपात	NA	NA	NA	NA	NA	NA
17	ब्याज़ सेवा कवरेज अनुपात	1.89	1.78	3.19	1.86	3.42	3.13

<u>टिप्पणी</u>

- उपर्युक्त भारतीय प्रतिभूति और विनिमय बोर्ड (सूचीबद्धता और अन्य प्रकटन अपेक्षाएं) विनियमन, 2015 के विनियमन 52 के अधीन विस्तृत प्रारूप में स्टॉव एक्सचेंज में फाइल किए गए समाप्त तिमाही और नौ माह के वित्तीय परिणामों का सारांश है। वित्तीय परिणामों का संपूर्ण प्रारूप स्टॉक एक्सचेंज और कंपनी की वेबसाइट (www.bseindia.com, www.nseindia.com और www.nabfid.org) पर उपलब्ध है ।
- उपरोक्त वित्तीय परिणामों की समीक्षा बोर्ड की लेखा परीक्षा समिति द्वारा की गई है और इसकी संस्तुति की गई है तथा 29 जनवरी, 2025 को आयोजित अप-बैठक में निदेशक मंडल द्वारा इसे अनुमोदित किया गया है। 31 दिसम्बर, 2024 को समाप्त तिमाही और नौ माह के लिए इन परिणामों की वैधानिक लेखा परीक्षक द्वार सीमित समीक्षा की गई है, जिन्होंने इस पर एक असंशोधित समीक्षा रिपोर्ट जारी की है। 31 दिसम्बर, 2023 को समाप्त तिमाही और नौ माह तथा 31 मार्च, 2024 को समाप्त वर्ष के परिणामों की समीक्षा / लेखा परीक्षा पूर्ववर्ती वैधानिक लेखा परीक्षक द्वारा की गई थी, जिस पर उन्होंने एक असंशोधित राय जारी की थी।
- लिस्टिंग विनियमों के विनियम 52(4) में संदर्भित अन्य लाइन आइटम के लिए, स्टॉक एक्सचेंजों (बीएसई लिमिटेड और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड) को प्रासंगिक खुलासे किए गए हैं और इन्हें यूआरएल www.bseindia.com और www.nseindia.com पर देखा जा सकता है।
- कुल व्यापक आय और अन्य व्यापक आय से संबंधित जानकारी प्रस्तुत नहीं की गई है क्योंकि इंड एएस अभी तक लागू नहीं हुआ है।
- 5 पिछली अवधि के आंकड़ों को चालू अवधि के वर्गीकरण के अनुरूप, जहां कहीं आवश्यक है, पुनः समूहीकृत / पुनः वर्गीकृत किया गया है।

निदेशक मंडल के लिए और उसकी ओर र राजकिरन राय जी.

निविदा सूचना आमंत्रित

टाटा पावर—डीडीएल निम्न म	दों के लिए	निविदाएं व	भागत्रित करता है:	
निविदा पूछताछ सं. कार्य का विवरण	अनुमानित लागत/धरोहर जमा राशि (रु)	बोली दस्तावेज की बिक्री	बोली जमा कराने की अंतिम तारीख और समय/ निविदा खोलने की तारीख और समय	
PDDL/INS/ENQ/200001772/24-25 ailormade Group Mediclaim surance Policy	NIL	30.01.2025	19.02.2025;1400 Hrs/ 19.02.2025;1600 Hrs	

सम्पूर्ण निविदा एवं शुद्धिपत्र दस्तावेज हमारी वेबसाइट पर उपलब्ध ebsite www.tatapower-ddl.com → Vendor Zone → Tender / Corrigendum Documents

Date: 29/01/2025 Malshiras Municipal Council, Malshiras

E-Tender Notice No.01 for- 2024-25 Malshiras Municipal Council invites E-Tender for the work

of Malshiras Water Supply Scheme Tal. Malshiras, Dist. Solapur in the State of Maharashtra, valued at Rs.113,47,48,938/- Please visit website www.mahatenders.gov.in for detailed information.

(Shri. Vijay Bajirao Deshmukh) President Malshiras Municipal

(Sou. Mangal Dattatraya Kemkar) Vice president (Dr. kalyan Hulge)

Chief Officer Malshiras Municipal Malshiras Municipa



NLC TAMIL NADU POWER LIMITED

(CIN No.: U40102TN2005GO1058050)

Regd. Office: No.135, EVR Periyar High Road, Kilpauk, Chennai - 600010, Tamil Nadu, India
Tel: 044-28360027, Website: www.ntplpower.com, Email: ceo.ntpl@nlcindia.in

EXTRACT OF THE STATEMENT OF UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024

(₹ in Lakh) Quarter Ended Nine months Ended Year Ended 31.12.2024 30.09.2024 31.12.2023 31.12.2024 31.12.2023 31.03.2024 | Unaudited | Unau 1 Total Income from operations (Net)

- 1	Total income from operations (Net)	1,00,090.90	1,11,111.10	75,005.10	4,45,427.04	2, 14,324.40	2,92,343.09
2	Net Profit / (Loss) for the period before Tax (before Exceptional & Rate Regulated Activity)	1,14,392.16	91,444.54	2,006.73	2,11,499.50	10,823.67	8,138.41
3	Net Profit / (Loss) for the period before Tax	28.755.38	63,109,91	5.177.79	1.00.958.63	19.930.00	20.116.45
3	(after Exceptional & Rate Regulated Activity)	20,755.56	03, 109.91	5,177.79	1,00,956.05	19,930.00	20,110.45
4	Net Profit / (loss) for the period after Tax	30,069.53	64,316.22	3,412.90	1,01,574.43	13,008.66	12,916.42
5	Total Comprehensive Income for the period [comprising Profit/(Loss)	30,078.69	64,307.18	3,411.52	1,01,503.90	12,993.05	12,892.12
J	for the period (after tax) and Other Comprehensive income (after Tax)]	30,070.09	04,307.10	3,411.02	1,01,303.80	12,990.00	12,092.12
6	Paid-up Equity Share Capital (Face Value of ₹10/- each)	2,18,804.20	2,18,804.20	2,18,804.20	2,18,804.20	2,18,804.20	2,18,804.20
7	Reserves (excluding Revaluation Reserve)	1,62,997.59	1,32,918.88	68,158.74	1,62,997.59	68,158.74	61,493.68
8	Securities Premium Account	-	-	-		-	-
9	Net Worth	3,81,801.79	3,51,723.08	2,86,962.94	3,81,801.79	2,86,962.94	2,80,297.88
	Secured Loan	1,98,127.85	1,89,046.87	2,04,649.21	1,98,127.85	2,04,649.21	1,95,570.83
	Unsecured loan	50,000.00	1,00,000.00	80,000.00	50,000.00	80,000.00	1,00,000.00
10	Paid up Debt Capital / Outstanding Debt	2,48,127.85	2,89,046.87	2,84,649.21	2,48,127.85	2,84,649.21	2,95,570.83
11	Outstanding Redeemable Preference Shares (Nos.)	-		-			-
12	Debt Equity Ratio	0.65	0.82	0.99	0.65	0.99	1.05
	Earnings before Interest, Depreciation, Exceptional items and Tax (Annualised)	1,82,569.36	3,09,400.64	78,644.92	1,94,726.95	85,551.84	79,398.62
	Interest (Annualised)	21,041.56	18,878.08	20,070.80	22,656.91	21,174.88	20,969.29
	Principal Repayment per year	49,277.79	49,277.79	49,277.79	49,277.79	49,277.79	49,277.79
	Total Debt Payment	70,319.35	68,155.87	69,348.59	71,934.70	70,452.67	70,247.08
13	Debt Service Coverage Ratio (DSCR) (Annualised)	2.60	4.54	1.13	2.71	1.21	1.13
	Profit before Exceptional items and Tax	28,755.38	63,109.91	5,177.79	1,00,958.63	19,930.00	20,116.45
	Interest	7,374.64	4,719.52	5,017.70	16,992.68	15,881.16	20,969.29
	Depreciation	9,512.32	9,520.73	9,465.74	28,093.90	28,352.72	38,312.88
	Earnings before Interest, Depreciation, Exceptional items and Tax	45,642.34	77,350.16	19,661.23	1,46,045.21	64,163.88	79,398.62
14	Interest Service Coverage Ratio (ISCR)	6.19	16.39	3.92	8.59	4.04	3.79
15	Capital Redemption Reserve	-	-	-	-	-	-
16	Debenture Redemption Reserve	-	-	-	-	-	-
17	Earnings per Equity Share (of ₹10 each) from continuing operations (before adjustment of Net Regulatory Deferral Balance):						
	Basic (in ₹)	5.29	4.23	0.01	9.69	0.18	0.04
	Diluted (in ₹)	5.29	4.23	0.01	9.69	0.18	0.04
18	Earning per Equity Share (of ₹10 each) from continuing operations	3.29	4.23	0.01	5.05	0.10	0.04
10	(after adjustment of Net Regulatory Deferral Balance):						
	Basic (in ₹)	1.37	2.94	0.16	4.64	0.59	0.59
	Diluted (in ₹)	1.37	2.94	0.16	4.64	0.59	0.59
lote:	1. The above is an extract of the detailed format of Quarter and Nine Mont	ths Ended Un-au	dited Financial F	Results filed with	the Stock Exch	anne in terms o	f SEBI Circular

The above is an extract of the defanled format of Quarter and Nine Months Ended Of-audited Financial Results filed with the Stock Exchange in terms of SEBI, HO/DDHS/DDHS/CIRP/I2019/167 dt. Dec 24, 2019. The full format of the Quarter and Nine Months Ended Un-audited Financial Results are available on the Stock Exchange

 For the other line items referred in Regulation 52(4) of the SEBI (LODR) Regulations, pertinent disclosures have been made to the BSE Ltd. and can be accessed on www.bseindia.com and on company's website i.e. www.ntplpower.com. For NLC Tamil Nadu Power Limited
K.Anandaramanujam Place: Chennai Date : 29.01.2025 Chief Executive Officer PUBLIC SECTOR IS YOURS : HELP IT TO HELP YOU

स्थानः मुम्बई दिनांकः जनवरी 29, 2025

प्रबंध निदेशक

अत्याचारप्रकरणी महिलेसह प्रियकराविरोधात गुन्हा

मुंबई: सांताकूझ येथे अल्पवयीन मुलीवर अल्याचार केल्याप्रकरणी पोलिसांनी पीडित मुलीची आई व तिच्या प्रियकराविरोधात गुन्हा दाखल केला आहे.

१५ वर्षीय पीडित मुलगी शिक्षण घेते. तक्रारीनुसार २०२२ पासून पीडित मुलीवर अत्याचार सुरू होता. आरोपीने मुलीचा विनयभंग, बलात्कार केला होता. तसेच डिसेंबर २०२४ पासून आतापर्यंत मुलीच्या आईने तिला वारंवार कि.हीओ कॉल केले. यावेळी पीडित मुलीवर अत्याचार करण्यात येत होता. याशिवाय हा सर्व प्रकार कोणालाही सांगू नये यासाठी आईने मुलीला धमकी दिली. मुलीने नुकतीच निर्मल नगर पोलिसांकडे वाप्रकरणी तक्रार केली. त्यानुसार पोलिसांनी पोक्सो कायद्याअंतर्गत गुन्हा दाखल केला आहे. वाप्रकरणी पोलीस अधिक तपास करीत आहेत.

मुंबईकडे निघालेल्या

विमानाकडून अपहरणाचा संदेश नवी दिल्ली : इंदिरा गांधी आंतरराष्ट्रीय विमानतळावरून मुंबईसाठी उड्डाण केल्यानंतर 'एअर इंडिया'च्या विमानाकडून अपहरणाचा संदेश दिला गेल्याने गोंधळ उडाला होता. सूत्रांनी दिलेल्या माहितीनुसार ही घटना २७ जानेवारीची आहे. एआय २९५७ या विमानाकडून 'स्क्वॉक कोड ७५००' हा अपहरणाचा संदेश प्राप्त झाला होता. विमान एकांतस्थळी उतरबून त्याची तपासणी करण्यात आली.

पूकर्मूल

आध्यात्मिक साधनेच्या सर्व रूपांचा मी विरोध करतो'

असे छापले गेले आहे; ते चुकीचे असून त्याऐवजी 'मी

आध्यात्मिक साधक नाहीं पंण आध्यात्मिक साधनेच्या

याच वृत्तात रेगे यांचा उल्लेख 'तर्कतीर्थ लक्ष्मणशास्त्री

सर्व रूपांचा मी आदर करतो' असे विधान वाचावे.

करण्यात आला आहे, तोही चुकीचा असून रेगेंच्या

तर्कतीर्थं कधीही त्या नियतकालिकाच्या संपादक या

पदावर नव्हते.

आधी गोवर्धन पारीख हे 'नवभारत' चे संपादक होते व

जोशी यांच्यानंतर 'नवभारत'चे संपादक' असा

'<mark>रेगे यांच्याबाबत</mark> हिंदुत्वाचा प्रश्न निरर्थक' (लोकसत्ता - २५ जानेवारी) या वृत्तात रेगे यांचे एक

विधान 'मी आध्यात्मिक साधक नाही पण

मीटर न देताच नवीन वीजजोडण्या दिल्याने नाराजी

राज्य वीज नियामक आयोगाकडून महावितरणला एक लाख रुपये ढंड

उमाकांत देशपांडे, लोकसत्ता

मुंबई: आदेश देवूनहीं कृषीपंपाना मीटर न बस्तिब्ल्याने राज्य बीज नियामक आयोगाने महावितरणला एक लाख रुपये दंड केला आहे. राज्यभरात १७ लाख २१ हजार कृषीपंपांना मीटर बस्तिवले नसताना गेल्या तीन-चार वर्षात कृषीपंपांना नबीन बीज जोडण्या देण्यात आल्याबद्दल आयोगाने नाराजी व्यक्त केली आहे.

महावितरणच्या २८ जुलै २०२४ पर्यंतच्या आकडेवारीनुसार राज्यात ४७ लाख ३९ हजार कृषीपंप असून त्यापैकी ३० लाख १७ हजार कृषीपंपांना मीटर आहे. कृषीपंपांना मीटर बसविण्याचे आदेश आयोगाने ३१ मार्च २०२३ रोजी दिले होते. महावितरणने विद्युत अधिनियमातील तरतुदी आणि आयोगाच्या आदेशांनुसार कृषीपंपांचे संपूर्ण मीटरीकरण आधी करावे आणि त्यानंतर घरगुती वीजग्राहकांसाठी स्मार्ट मीटरच्या पर्यायाचा विचार करावा. सध्याच्या मीटरपेक्षा रमार्ट मीटर अधिक खर्चिक आहेत.

- अशोक पेंडसे, वीजतज्ज्ञ

विद्युत अधिनियम २००३ च्या कलम १४२ नुसार प्रत्येक बीजग्राहकाला कंपनीची आहे. आयोगाने २००६ पासून कृषीपंपांना मीटर बसविण्याचे निर्देश महावितरणला दिले आहेत. तरीही ते बसविले न गेल्याने आयोगाने दंड आकारणीचे आदेश दिले आहेत. महाराष्ट्र राज्य वीजग्राहक संघटनेच्या याचिकसंदर्भात आयोगाने कृषी,

औद्योगिक मीटर व अन्य

बाबींसंदर्भात सुमारे दोन वर्षांपूर्वी

आदेश दिले होते. पण त्यांचे पालन झाले नसल्याने आयोगाने नाराजी व्यक्त केली आहे. २०२०-२१ पासून हजारो कृषीपंपांना नवीन वीज जोडण्या देण्यात आल्या असून त्यापैकी अनेकांना मीटर नाहीत. किमान नवीन जोडण्या तरी मीटरशिवाय देऊ नयेत, असे निर्देश आयोगाने दिले होते. त्याचेही पालन झालेले नाही. महावितरणने दोन लाख ७४ हजार २१६ मीटर बसविण्यासाठी आयोगाकडे प्रस्ताव सादर केला आहे.

केसरी कार्निवल बोरीवलीमध्ये 2 फेब्रुवारीला!

फ्री टूर जिंकण्याची संधी - युरोप / दुबई / थायलँड



सप्तखंडाच्या टूर्सचे सेमिनार्स, लकी ड्रॉ आणि गिफ्ट व्हाऊचर्ससह बरंच काही... बोनान्डा प्राईस"-मेगा डिस्काऊंट"- 6+ प्रुप"- एक्स गेस्ट"- सिनीअर सिटीझन"- फ्री टूर डेट चेंबा"- स्टूडंट स्पेशन" 12 वर्षाखालील मुलाना 50% सूट " बी जॉकर युवेब दुःवर ओंबळा दुरो कंपेनंदवर लागू "मुंदई, नामपूर, मोग, हंगलुक, अहनदाबाद, कोलकाता, हिताबाद, दिल्ली, सेन्नई

एक्स्पर्टस्चं मार्गदर्शन, शंकांचं निरसन - मगच बुकिंग करा !

 11AM
 युरोप, ऑफबीट युरोप
 3 PM
 दुबई, नेपाळ, भूतान

 1 PM
 जपान कोरिया, लालबा हुंस्ट पृथिवा
 4 PM
 ऑस्ट्रेलिया, न्यूझीलँड

 2 PM
 भारतीय टूर्स, आध्यात्मिक यात्रा
 5 PM
 युएसए, आफ्रिका

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NOBFID | नॅशनल बँक फॉर फायनान्सिंग इन्फ्रास्ट्रक्चर ॲण्ड डेव्हलपमेन्ट

(पार्लमेन्टच्या ॲक्झारे प्रस्थापित एक विकास वित्तीय संस्था, दि नॅशनल बँक फॉर फायनान्सिंग इन्फ्रास्ट्रक्चर ॲण्ड डेव्हलपमेन्ट ॲक्ट, २०२१)

कार्यालयः द कॅपिटल, ए-विंग, १५वा मजला-१५०३, जी ब्लॉक, वांद्रे-कुर्ला कॉम्प्लेक्स, वांद्रे (पूर्व), मुंबई-४०००५१

टेलि. : (०२२) ४१०४२०००; वेबसाइट : www.nabfid.org 39 डिसेंबर २०२४ रोजी संपलेल्या तिमाही आणि नऊ महिन्यांचे अलेखापरीक्षित आर्थिक परिणाम

							(₹ कोटीत
		3	संपलेली तिमाई	ì	९ महिने	संपलेली	संपलेले वर्ष
अ. क्र.	तपशील	३१.१२.२०२४ (विनालेखित)	३०.०९.२०२४ (विनालेखित)	३१.१२.२०२३ (विनालेखित)	३१.१२.२०२४ (विनालेखित)	३१.१२.२०२३ (विनालेखित)	३१.०३.२०२४ (लेखापरीक्षित
1	प्रवर्तनाकडील एकूण उत्पन्न	१,३६७.५६	१,२२८.०४	६५६.०४	₹,६९६.२०	8,608.28	7,490.04
2	कालावधीतील निव्यळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा असाधारण आयटम्स)	६१३.९०	५००.६५	£37.89	१,५९०.८६	१,४१४.५४	१,६०१.६४
3	करापूर्वी कालावधीकरिता निव्वळ नफा/ (तोटा) (अपवादात्मक आणि/किंवा असाधारण आयटन्स)	£83.90	५००.६५	६३२. १९	१,५९०.८६	१,४१४.५४	8,408.48
4	करानंतर कालावधीकरिता निव्वळ नफा/ (तोटा) (अपवादात्मक आणि/किंवा असाधारण आयटम्स)	६१३.९०	५००.६५	६३२. १९	१,५९०.८६	<i>૧,૪૧૪.५૪</i>	१, ६०१ .६४
5	कालावधीकरिता एकूण व्यापक उत्पन्न [कालावधीकरिता समाविष्ट नफा/(तौटा) (करानंतर) आणि अन्य व्यापक उत्पन्न (करानंतर)			नोंद क्रं. ४	पाहा		
6	भरणा केलेले समन्याय भागभांडवल	70,000.00	30,000.00	70,000.00	₹0,000.00	₹0,000.00	₹0,000.00
7	राखीव (मागील वर्षाच्या ताळेबंदानुसार) (पुनर्मूल्यांकन राखीव आणि भारत सरकारकडून मिळालेले अनुदान वगळून)	8		-			८,४४७.४०
8	सिक्युरिटीज प्रीमियम (खात)	:=		.=	-	-	-
9	निव्वळ संपती	₹0,₹८₹.0८	२९,५७४.५३	२८,१६०.८४	30,7८२.०८	२८,१६०.८४	२८,४१९.४०
10	भरणा केलेले ऋण भांडवल/ थकीत ऋण	₹ ९, ४९३.१५	३६,७३४.८३	१९,५१६.३२	39,893.84	१९,५१६.३२	२५,०६६.००
11	थकीत विमोचनीय अधिमान भाग	-	-	-	1	-	
12	ऋण समन्याय गुणोत्तर	१.३६	१.२९	0,59	१.३६	0.59	0.98
13	प्रति भाग कमाई (रु. 10/- ची प्रत्येकी)	9,38	0.74	0,37	0,60	80.0	0,20
14	भांडवल विमोचन राखीव	लागू नाही					
15	ऋणपत्रो विमोचन राखीव	लागू नाही					
16	ऋण सेवा व्याप्ती गुणोत्तर	लागू नाही					

नोंदी :-

- १ वरील विवरण सेबी (लिस्टिंग ॲण्ड अदर डिस्वलाज़र रिक्वायरमेन्ट्स) रेग्युलेशन्स, २०१५च्या रेग्युलेशन ५२ अंतर्गत स्टॉक एक्स्वेंजेसकडे फाइल केलेला तिमाही आणि नऊ महिने वित्तीय निष्कर्षाचा सविश्तर प्रारूप उतारा आहे, तिमाही वित्तीय निष्कर्षाचे संपूर्ण प्रारूप स्टॉक एक्स्वेंजेस व सुचिबद्ध संस्थेच्या वेबसाइट्सवर उपलब्ध आहे (www.bseindia.com, www.nseindia.com व www.nabfid.org)
- २ वरील आर्थिक निकालांचे पुनरावलोकन मंडळाच्या लेखापरीक्षण समितीने केले आहे आणि शिफारस केली आहे आणि संचालक मंडळाने २९ जानेवारी २०२५ रोजी झालेल्या बैठकीत मान्यता दिली आहे. ३१ डिसॅबर २०२४ रोजी संघलेल्या तिमाही आणि नऊ महिन्यांसाठीचे हे निकाल मर्यादित अधीन आहेत. वैधानिक लेखापरीक्षणद्वारे पुनरावलोकन ज्याने त्यावर बदल न केलेला पुनरावलोकन अहवाल जारी केला आहे. ३१ डिसॅबर २०२३ रोजी संपलेल्या तिमाही आणि नऊ महिन्यांसाठी आणि ३१ मार्च २०२४ रोजी संपलेल्या वर्षासाठीच्या निकालांचे पुर्वदत वैधानिक लेखापरीक्षणद्वारे पुनरावलोकन/लेखापरीक्षण करण्यात आले ज्यावर त्यांनी एक अपरिवर्तित गत जारी केले होते.
- ३ सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लाजर रिक्वायरमेन्ट्स) रेग्युलेशन्त, २०१५च्या रेग्युलेशन ५२(४) मध्ये संदर्भित इतर लाइन आयटन्सचे समर्पक खुलासे स्टॉक एक्सचेंजां (म्हणजेच बीएसई व एनएसई) तयार करण्यात आले आहेत आणि स्टॉक एक्सचेंजां वेबसाइटवरून www.bseindia.com व www.nseindia.com प्राप्त करता चैतीळ.
- ४) एकूण व्यापक उत्पन्न आणि अन्य व्यापक उत्पन्न या संबंधित माहिती "इंड एएस" अजून लगू केले नसल्यामुळे सादर केलेली नाही.
 - मागील कालावधीची आकडेवारी चालू कालावधीच्या रपष्टीकरणीशी अनुरूप जेथे आवश्यक तेथे विचाराधीन पुर्नगठीत/पुनर्वर्गीकृत करण्यात आली आहे.

संचालक मंडळाच्या वतीने आणि करिता स्वाक्षरी/-राजकिरण राय जी. व्यवस्थापन संचालक

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