



Date: 28th May, 2025

To,

BSE Limited

Department of Corporate Services – CRD, PJ Towers, Dalal Street, Mumbai 400 001, Maharashtra, India

Scrip Code: 530077 Scrip ID: PURETROP

SUB: <u>NEWSPAPER ADVERTISEMENT FOR PUBLICATION OF AUDITED FINANCIAL</u> RESULTS FOR QUARTER AND YEAR ENDED 31st MARCH 2025.

Dear Sir / Madam,

The Board of Directors at its Meeting held on Monday, May 26, 2025, has, inter alia, approved the Audited Financial Results of the Company for the quarter and year ended on 31st March, 2025.

Pursuant to the provisions of Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith Copy of Newspaper clippings of the Audited Financial Results published on 28th May, 2025 in following newspapers:

- 1. Business Standard, English Language
- 2. Jai Hind, Gujarati Language

The above information will also be made available on the website of the Company <u>www.freshtrop.com</u> in Investor section.

This is for your information and records.

Thanking You,

Yours faithfully,

FOR, PURETROP FRUITS LIMITED (FORMERLY KNOWN AS FRESHTROP FRUITS LIMITED)

ASHOK V MOTIANI (MANAGING DIRECTOR) DIN: 00124470

Encl: As above.

Manufacturing Unit: Gat No. 598/1, Village Janori, Tal. Dindori, Dist. Nashik-422 206 Maharashtra, INDIA. Tel.: +91 2550 667 800

PURETROP FRUITS LIMITED

(Formerly Known as Freshtrop Fruits Limited)

Reg. Office: A 603, Shapath IV, S. G. Road, Ahmedabad - 380015. Tel: 079 40307050 CIN: L15400GJ1992PLC018365, E-mail: info@puretrop.com, Website: www.freshtrop.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON 31ST MARCH, 2025						
(Rs. in Lakhs						
		Quarter End	Year Ended			
Particulars	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024	
	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	
Total income from operations (net)	2,769.32	1,975.92	3,942.51	11,426.76	10,929.45	
Net Profit for the period (before tax and exceptional items)	(448.07)	(457.65)	(59.95)	(888.46)	(676.17)	
Net Profit for the period before tax (after exceptional items)	(448.07)	(457.65)	(59.95)	(888.46)	(676.17)	
Net Profit for the period after tax (after exceptional items)	(146.93)	(169.11)	(20.57)	1,187.02	5,995.06	
Total Comprehensive Income for the period	8.41	(4.86)	(10.25)	(6.17)	(16.89)	
Profit/Loss for the period after comprehensive income	(138.53)	(173.97)	(30.82)	1,180.85	5,978.17	
Equity Share Capital	796.99	796.99	989.49	796.99	989.49	
Earning Per Share (Of Rs. 10 each) (after extraordinary						
items)						
Basic:	-1.84	-2.12	-0.21	14.89	60.59	
Diluted:	-1.84	-2.12	-0.21	14.89	60.59	

Notes:

Place: Ahmedabad

Date: 26.05.2025

Particulars

Total Income from Operations

Extraordinary items)

or Extraordinary items)

Total Comprehensive Income

discontinued operations) -

1. Basic: (per shares Rs.)

2. Diluted: (per shares Rs.)

Date: 26/05/2025

Balance Sheet of the previous year

Net Profit / (Loss) for the period (before Tax, Exceptional and/o

Net Profit / (Loss) for the period before tax (after Exceptional and/

Net Profit / (Loss) for the period after tax (after Exceptional and/

Reserves (excluding Revaluation Reserve) as shown in the Audite

Earnings Per Share (of Rs. 5/- each) (for continuing and

Paid-up Equity Share Capital (Face Value of Rs. 5/- each)

the Company in their respective meeting held on May 26, 2025.

Disclosure Requirements) Regulations, 2015 with un-modified opinion.

The figures of the previous period have been regrouped whenever necessary

BAJAJ

Sr. No.

- (1) The above results were reviewed by the audit Committee and were approved and taken on record by the Board of Directors in the meeting held on May 26, 2025.
- (2) The result have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder.

 (3) The above is an extract of the detailed format of Financial Results for the quarter and year ended on 31.03.2025, filed with the Stock
- Exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.
- (4) The full format of the Financial Results are available on the website of the Stock Exchange i.e. www.bseindia.com and also on the Company's website www.freshtrop.com.

(5) Previous Year's figures have been regrouped, reclassified wherever considered necessary

(6) Revenue from operation includes Export Incentives.



BAJAJ HEALTHCARE LIMITED

Tel.: 022-6617 7400; Fax: 022-6617 7458

Website: www.bajajhealth.com: Email Id: investors@bajajhealth.com

EXTRACTS OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

5, Bhoo mi Velocity Infotech Park, Plot No. B-39, B-39A, B-39 A/1,Rd No. 23, Wagle Ind. Estate Thane West, Thane- 400 604 CIN: 199999MH1993PLC072892

Quarter Ended

31/03/2024

(Audited)

13.389.90

(3.514.92)

(3,200.05)

(3,294.02)

1,379.92

(10.84

917.89

31/03/2025

(Audited)

15.447.25

1.172.20

1,159.30

1,462.95

1,579.16

3.54

For Puretrop Fruits Limited (Formerly Known as Freshtrop Fruits Limited)

> Ashok Motiani **Managing Director**

(Amount in Lakhs

31/03/2024

47.341.79

2,765.2

(1,667.55)

(1,432.66)

(8,656.87)

1,379.92

26,456.1

(30.36)

Year Ended

31/03/2025

54.260.24

4,600.77

4.600.77

4,292.88

4,086.56

1,579.16

45,037.26

13.29

FOR & ON BEHALF OF BOARD OF DIRECTOR OF

BAJAJ HEALTHCARE LIMITED

ANIL CHAMPALAL JAIN

DIN: 0022613

O

INDIAN TERRAIN FASHIONS LIMITED

Regd Office: Survey No. 549/2 & 232, Plot No 4 Thirukkachiyur & Sengundram Industrial Area, iingaperumal Koil Post, Chengalpattu – 603204, Tamil Nadu .E-mail: response.itfl@indianterrain.cor

Website: www.indianterrain.com Tel: +91-44-4227 9100, CIN: L18101TN2009PLC073017 EXTRACT OF THE AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND FINANCIAL YEAR ENDED 31ST MARCH 2025

	QUARTER AND FINANCIAL TEAR ENDED 3131	WARCH	2023		1.10.	010100,
SI.		Quarter Ended			Financial Year ended	
No.	Particulars	31-Mar-25	31-Dec-25	31-Mar-24	31-Mar-25	31-Mar-24
		(Audited Refer Note 3)	(Unaudited)	(Audited Refer Note 3)	(Audited)	(Audited)
1	Total income from operations	89.53	96.88	114.16	340.60	456.01
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(3.84)	(3.85)	(1.73)	(41.01)	(10.16)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(3.84)	(3.85)	(1.73)	(41.01)	(10.16)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(2.17)	(3.44)	0.03	(42.66)	(14.93)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period	(2.16)	(3.42)	0.20	(42.76)	(14.66)
	(aftertax) and Other Comprehensive Income (after tax)]	(2.10)	(0.12)	0.20	(42.70)	(11.00)
6	Equity Share Capital (Face Value of Rs.2/-each)	9.14	9.14	8.86	9.14	8.86
7	RReserves (excluding Revaluation Reserves) as shown in the				173.68	188.02
	Audited Balance Sheet of the previous year				110.00	100.02
8	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations)					
	- Basic: (In Rs.)	(0.48)	(0.75)	0.01	(9.48)	(3.37)
	- Diluted: (In Rs.)	(0.48)	(0.75)	0.01	(9.48)	(3.37)
Not	oc:					

- The above is an extract of the detailed format of Financial Results for the Quarter and Financial Year ended 31st March 2025 filed with the Stock Exchanges und. Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the said Financial Results are available on the websites the Stock Exchange(s) vz. BSE Limited (BSE) at www.bseindia.com and National Stock Exchange of India Limited (NSE) at www.nseindia.com and the listed entity https://www.indianterain.com/investo-information
- . The figures for the quarter ended 31st March 2025 and 31st March 31st March 2024 are the balancing figures between the audited figures in respect of the full financic year ended 31st March 2025 and 31st March 2024 and the un audited published year-to-date figures upto 31st December 2024 and 31st December 2023 respectively
- These a udited financial results have been prepared in accordance with the recognition and measurement principals laid down under Indian Accounting Standard (IndAS 34 "Interim Financial Reporting" as prescribed under Section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards) Rules 2015, as amended.
- The Company operates exclusively in the segment of apparel and accessories. Consequently there is no requirement of disclosure in the context of Indian Accountin Standards 108 (Ind AS 108). "Operating Segments".
- . In view of Company's nature of business, revenue is unevenly spread throughout the year, hence result for the quarter is not representative for revenue and profit for th

The previous period figures have been re-grouped / re-stated wherever necessary

For and on behalf of Board of Directors Indian Terrain Fashions Limited sd/-Charath Ram Narsin Managing Director & CEO DIN: 06497859

Date : 27th May 2025 Place : Chennai

BIRLA PRECISION TECHNOLOGIES LIMITED

Corporate Identity Number (CIN): L29220MH1986PLC041214 Registered Office: 23, Birla Mansion No. 2, 1st Floor, D. D. Sathe Marg, Prarthana Samaj, Mumbai, Maharashtra, 400004 Tel: 022-23825060 Website: www.birlaprecision.com E-mail: info@birlaprecision.com

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION

NOTICE is hereby given to the Members of M/s. Birla Precision Technologies Limited ('the Company') pursuant to the provisions o Section 108 and Section 110 of the Companies Act, 2013 ("Act") read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 ("Rules"), Secretarial Standard-2 on general meeting (the "SS-2"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") including any statutory amendment(s) modification(s), or re-enactment(s) thereof for the time being in force, guidelines prescribed by the Ministr of Corporate Affairs ("MCA"), for holding general meetings/conducting postal ballot process through e-voting vide General Circular No 14/2020 dated April 8, 2020 and subsequent circulars issued in this regard with the latest being General Circular No. 09/2024 dated September 19, 2024 ("MCA Circulars"), the Company has completed the dispatch of Postal Ballot Notice on Tuesday, May 27,2025, onlithrough electronic mode to all its shareholders holding shares as on Cut-off date i.e. Friday May 23, 2025 ("Cut-Off date") and who have registered their email addresses with the Company/ Registrar and Share Transfer Agent ("RTA") or Depository, to transact the followin special business by the members of the Company through Postal Ballot by remote e-voting only.

Sr. No	Type of Resolution	Description of Resolution				
1	Special Resolution	Appointment of Mr. Ravinder Chander Prem (DIN:07771465) as Managing Director of the Company and approval of his remuneration.				

lembers are hereby informed that

- The remote e-Voting facility is provided by KFin Technologies Limited ("RTA"/"KFintech"/"KFin") and the remote e-Voting period commences from Thursday May 29, 2025 9:00A.M and will conclude on Friday, June 27, 2025 at 05:00 P.M. (IST) thereafter, the remote e-Voting module shall be disabled by KFin and e-voting shall not be allowed beyond the said time. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently;
- Only those members, whose names appear in the Register of Members of the Company or in the Register of Beneficial Owner maintained by the Depositories, as on Cut-off date are entitled to cast their votes on the resolution. A person who is not a Membe on the Cut-off date should accordingly treat the Postal Ballot Notice as for information purposes only;
- For any query or grievance connected with the voting by electronic means for postal ballot notice members may write to may write to Ms. C Shobha Anand, Deputy Vice President at $\underline{evoting@kfintech.com} \ Or \ call \ on \ toll \ free \ no: 18003094001.$
- The members who have not received the Notice, may write to cs@birlaprecision.com and obtain the same and
- The members who have not yet registered their email addresses are requested to get their email addresses registered with the Registrar and Transfer Agent of the Company or with the depository participant/ depository in the following manner:
- Members holding shares in physical form, who have not registered/ updated their email id and addresses with the Company are requested to register/update the same by submitting Form ISR-1 to the RTA (which is available at https://ris.kfintech.com client services/isc/default.aspx# at the above mentioned address.
- Members holding shares in electronic form are requested to update their email address and mobile number with the respective DPs.
- $c. \quad \text{In case of any queries/difficulties in registering the e-mail address, Shareholders may write to KF in at $\underline{\text{evoting@kfintech.com}}$.}$

The Postal Ballot Notice along with the Explanatory Statement, instructions and manner of e-Voting process can be downloaded fron website of the Company at <u>www.birlaprecision.com.</u> websites of the Stock Exchange i.e. Bombay Stock Exchange Limited ("BSE" www.bseindia.com as well as on the website of the Registrar and Transfer Agent of the Company viz KFin Technologies Ltd at https://evoting.kfintech.com The results of the e-voting by Postal Ballot will be declared not later than two working days of the conclusion of the e-voting. Such Results, along with the Scrutinizer's Report, will be available on the Company's website www.birlaprecision.com and will be forwarded to BSE.

> For and on behalf of Birla Precision Technologies Limited

Date: May 27 2025

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Vedant Birla Chairman & Executive Directo

SANDHAR

The above results were reviewed by the Audit Committee and have been approved and taken on record by the Board of Directors o

The Statutory Auditors of the Company have issued Audit Report as required under Regulation 33 of SEBI (Listing Obligations an

The above is an extract of the detailed Audited Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities and the Stock Exchanges under Regulation 2000 and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and the Stock Exchanges under Regulation 30 of the Securities and Theorem 20 of the Stock Exchanges under Regulation 30 of the Securities and Theorem 30 of the Securities and

and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The detailed Audited Financia

Results are available on the Stock Exchanges' websites i.e. www.bseindia.com/www.nseindia.com and also available on the

Company's website i.e. www.bajajhealth.com. The same can be accessed by scanning the QR code provided below

SANDHAR TECHNOLOGIES LIMITED

CIN: L74999DL1987PLC029553 Registered Office: B-6/20 L.S.C. Safdarjung Enclave, New Delhi-110029

Phone: 0124-4518900, Fax: 0124-4518912, Email: investors@sandhar.in, Website: www.sandhargroup.com

POSTAL BALLOT NOTICE

Notice is hereby given to the Members of Sandhar Technologies Limited ("the Company"), pursuant to the applicable provisions of the Companies Act, 2013 ("the Act") and Rules made thereunder ("the Rules"), Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2") read with the guidelines prescribed by the Ministry of Corporate Affairs ("MCA") for holding general meeting/conducting postal ballot process through e-voting vide various general circulars issued by MCA ("Circulars"), including any statutory modification(s) or amendment(s) or reenactment(s), if any, the Company is seeking the approval of its members by way of Postal Ballot through remote e-voting process ("e-voting") only for the following Resolutions as approved by the Board of Directors of the Company on Thursday. May 22, 2025

S. No.	Description of Resolution	Type of Resolution
1	Appointment/Re-designation of Shri. Sandeep Dinodia (DIN: 00005395), as Non-Executive Independent Director of the Company	Special Resolution
2	Appointment of Shri. Gurvinder Jeet Singh (DIN: 02129467), as Director (Executive – Non Independent Director) of the Company	Ordinary Resolution
3	Appointment of Shri. Gurvinder Jeet Singh (DIN: 02129467), as a Whole-time Director (Executive – Non Independent Director) designated as Whole-Time Director & Head – Corporate Strategy of the Company	Special Resolution

The Postal Ballot Notice is available on the website of the Company i.e., www.sandhargroup.com, the website of BSE at www.bseindia.com and NSE at www.nseindia.com, on which the Equity Shares of the Company are listed (collectively referred to as "Stock Exchanges") and on the website of MUFG Intime India Private Limited (Formerly Link Intime India Private Limited) i.e., https://instavote.linkintime.co.in ("MUFG Intime")

In Compliance with the General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13,2020 and subsequent circulars issued in this regard, the latest being 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs, the Company has sent the Postal Ballot Notice on Tuesday, May 27, 2025, only through electronic means only to those Members whose names appeared in the Register of Members/List of Beneficial Owners and whose email IDs are registered with the Company/MUFG Intime India Private Limited [Formerly known as Link Intime India Private Limited) ("RTA")/Depositories as on Friday, May 16, 2025 ["cut-off date"].

The Company has engaged the services of MUFG Intime India Private Limited to provide remote e-voting facility to its Members The remote e-voting period commences from 09:00 a.m. (IST) on Wednesday, May 28, 2025 and ends at 05:00 p.m. (IST) Thursday, June 26, 2025. The e-voting module shall be disabled by MUFG Intime India Private Limited thereafter. Voting Rights of the Members shall be in proportion to the shares held by them in the paid-up Equity Share Capital of the Company as on the Cut-off date. The communication of the assent or the dissent of the Members would take place only through the remote e-voting system. Only those members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date will be entitled to cast their votes by remote e-voting. Once the vote on the resolutions is cast by the Member, he/she shall not be allowed to change it subsequently.

Members holding shares in physical form and who have not registered their email addresses with the Company can register their email addresses by clicking on the link: https://web.in.mpms.mufg.com/EmailReg/Email_Register.html on the website www.in.mpms.mufg.com, under the Investor Services tab, by selecting the "Email Registration" heading and updating their details, such as Name, Folio Number, Certificate Number, PAN, Mobile Number and Email ID. They must upload a scanned copy of the share certificate (front and back) in PDF or JPEG format (up to 1MB). Members holding shares in dematerialised (demat) form are requested to update their email addresses with their respective Depository Participants (DPs).

In case the Members have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and Instavote e-voting manual available at https://instavote.linkintime.co.in, under Help section or may contact Mr. Ashish Upadhyay, Associate - Technology Group at enotices@linkintime.co.in or Call:- Tel: 022 - 49186000.

The Board of Directors of the Company has appointed M/s K.K. Sachdeva & Associates, Practicing Company Secretaries (M. No. FCS 7153), as the Scrutinizer to scrutinize the remote e-voting process in a fair and transparent manne

The result of the postal ballot will be announced on or before 05:00 p.m. (IST) on Monday, June 30, 2025. The said results along with the Scrutinizer's Report would be intimated to BSE and NSE and will also be uploaded on the Company's website www.sandhargroup.com and on the website of MUFG Intime India Private Limited (Formerly Link Intime India Private Limited) i.e., https://instavote.linkintime.co.in. The results shall also be displayed on the Notice Board at the Registered Office of the

Place: Gurugram, Haryana

Dated: May 27, 2025

By Order of the Board For Sandhar Technologies Limited

Yashpal Jain

Chief Financial Officer and Company Secretary Membership Number: A13981

Date: May 26, 2025



Regd Office: 503-504, Lodha Supremus, Building No.1, 5th Floor, Road No. 22, Near New Passport Office, Wagle Estate, Thane (W) – 400 604. India

Wagle Estate, Thane (W) - 400 604. Tel: +91 22 2581 8200

CIN: L25209MH2011PLC223089 Website: www.rajshreepolypack.com

EXTRACT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

SI	Particulars	Quarter Ended			Year Ended		
N0.		Mar 31, 2025	Dec 31, 2024	Mar 31, 2024	Mar 31, 2025	Mar 31, 2024	
		Audited	Unaudited	Audited	Audited	Audited	
1	Total Income from Operations	9174.37	7406.82	7046.44	33469.67	27729.4	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	502.1	220.04	302.53	1941.33	1213.3	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	502.1	(41.02)	286.1	1297.57	1192.6	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	364.82	(93.92)	202.81	796.1	864.1	
5	Total Comprehensive Income for the period	362.99	(91.3)	167.8	802.12	833.	
6	Equity Share Capital	3667.2	3667.2	3665.2	3667.2	3665.	
7	Other Equity (Excluding Revaluation Reserve)				12314.47	11510.0	
8	Earning Per Share :						
	Basic	0.5	(0.13)	0.28	1.09	1	
	Diluted	0.5	(0.13)	0.28	1.08	1.1	

EXTRACT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025

SI	Particulars	Quarter Ended			Year Ended		
NO.		Mar 31, 2025 Dec 31, 2024 Mar 31, 2024		Mar 31, 2025	Mar 31, 2024		
		Audited	Unaudited	Audited	Audited	Audited	
1	Total Income from Operations	9174.37	7406.82	7065.22	33469.67	27794.54	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	502.1	220.04	321.31	1941.33	1278.49	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	502.1	220.04	321.31	1941.33	1278.49	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	364.82	167.14	238.02	1439.86	949.97	
5	Total Comprehensive Income for the period	362.99	169.76	203.01	1445.88	919.45	
6	Equity Share Capital	3667.2	3667.2	3665.2	3667.2	3665.2	
7	Other Equity (Excluding Revaluation Reserve)				13065.97	11617.78	
8	Earning Per Share :						
	Basic	0.5	0.23	0.32	1.96	1.32	
	Diluted	0.5	0.23	0.32	1.96	1.31	

- The consolidated results for the quarter and year ended March 31, 2025 were reviewed and recommended by the Audit Committee and approved by the Board of Directors in its meeting held on May 26, 2025. The above results for the year ended March 31, 2025 have been audited by statutory auditors of the company in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- The above is an extract of the detailed format of Quarterly Financial Results for the Quarter and Year ended March 31, 2025, filed with the NSE under Regulation 33 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015 The full formats of the audited financial results of Quarterly & Year ended are available on the Stock Exchange website viz v nseindia.com and also on the Company's website www.rajshreepolypack.com
- Figures for the previous quarter/year has been regrouped and rearranged wherever necessary



Ramswaroop Radheshyam Thard Chairman & Managing Director DIN: 02835505

For and on Behalf of the Board of Director



(Rs. In Crore

NMDC Steel Limited C/o NMDC Iron & Steel Plant Post - Nagarnar (Bastar) C.G. PIN 494001

Tender Enquiry No.: NSL(CONTRACTS)/CON/640/HSM/Pit less weighing Dtd.: 28.05.2025

NSL Limited, Public-Sector Company under Ministry of Steel, Govt. of India, You are requested to submit your offer Two bid system. Techno - Commercial Bid and Price Bid from experienced domestic bidders for "Procurement, Installation, Commissioning & Stamping of Pit-less Weighing System for Coil Yard Area of NSL (Turn Key basis)".

The detailed NIT and Bid documents can be viewed and / or downloaded from 28.05.2025 to 11.06.2025. Last date of submission: 11.06.2025.

The detailed NIT and Bid documents can be viewed and / or downloaded from

NMDC website http://www.nmdc.co.in, and Central Public Procurement portal(CPP PORTAL)http://www.eprocure.gov.in/epublish/app. The bidders are requested to submit their bids offline only. The details of

For further information & clarification, the following can be contacted:

submission of bid through offline are given in NIT.

HOD (Contracts), Contracts Department, 4th Floor, Sinter and BF Area Shop Office, NMDC Steel Limited (NSL), P.O. Nagarnar, Jagdalpur, Dist: Bastar Chhatisgarh-494001, E-mail: nslcontracts@nmdc.co.in. mundenayan@nmdc.co.in, csn@nmdc.co.in

> Head of the Department (Contracts) NSL, Nagarna



Date: May 27, 2025

u See

SESHASAYEE PAPER AND BOARDS LIMITED

CIN: L21012TZ1960PLC000364 Regd. Office: Pallipalayam, Namakkal District Cauvery RS PO, Erode 638 007 Phone: 91- 4288 240221 - 228, Fax: 91- 4288 240229 e-mail: secretarial@spbltd.com, web: www.spbltd.com

NOTICE

Pursuant to Section 124(6) of the Companies Act, 2013 read with Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended, (the Rules), the Company is required to transfer all shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more, in the name of Investor Education and Protection Fund (IEPF) to be credited to Demat account of IEPF maintained with NSDL.

Individual notices have already been sent by the Company to the concerned shareholders, to their latest registered address, whose shares are liable to be transferred to the IEPF Demat Account. The details of such shareholders are also displayed on the website of the Company.

Year wise unclaimed dividend details in respect of the above shareholders are posted or the Company website viz. www.spbltd.com/investor-info/unpaid-dividend/index.html. The concerned shareholders are requested to claim the unclaimed dividend amount(s) on or before 10th August, 2025, failing which their shares shall be transferred to IEPf

DematAccount. The unclaimed dividends and the shares transferred to IEPF Authority including al benefits accruing on shares if any, can be claimed back by the shareholders from IEPF Authority by following the due process prescribed under the Rules. No claim in this respect shall however lie against the Company

For any queries on the above matter, shareholders are requested to contact the Company / Company's Registrar and Transfer Agent, viz. M/s Integrated Registry Management Services Pvt Ltd. Kences Towers, II Floor, No.1 Ramakrishna Street North Usman Road, T Nagar, Chennai 600 017. Tel: +91 44 28140802 /28140803, e-mail ID: kalyan@integratedindia.in.

(By Order of the Board) For Seshasayee Paper and Boards Limited S SRINIVAS Director (Finance) & Secretary

WENDT (INDIA) LIMITED WENDT

CIN:L85110KA1980PLC003913

Regd. Office: Flat. No. A2-105, Cauvery Block, National Games Housing Complex, Koramangala Bangalore - 560047. Telephone: +91–4344-405500; Telefax:+91-4344-405620 / 405630.

NOTICE TO MEMBERS

Notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules') notified by the Ministry of Corporate Affairs. As per section 124(6) of the Companies Act, 2013 ('the Act') and the above

mentioned Rules, all shares in respect of which dividends have not been paid or claimed for seven consecutive years or more are required to be transferred to the Demat Account of the Investor Education Protection Fund ('IEPF') Authority. In respect of the Final Dividend declared for the financial year 2017-18, the due date for transfer of shares as per the Act / Rules is 30th August 2025. Adhering to the various requirements set out in the Rules, the Company has communicated individually to the concerned shareholders whose shares are required to be transferred to IEPF Authority under the said Rules at their latest available address. The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Authority on its website https://wendtindia.com/investors/ for verification by the concerned shareholders. Shareholders may note that both unclaimed dividends and the shares to be transferred to the IEPE Authority including all benefits accruing on such shares, if any, can be claimed by them from the IEPF Authority after following the due procedure prescribed in the Rules.

In case the Company does not receive the requisite documents by 5th August 2025, the Company shall, with a view to comply with the requirements of the said Rules transfer the shares to the IEPFAuthority as per procedure stipulated therein without any further notice.

Shareholders having any query in this regard, may contact the Company's Registra and Share Transfer Agent or the Company as mentioned herein below:

Wendt (India) Limited No. 69/70, Sipcot Industrial Estate, losur - 635126 Tamil Nadu Tel No.: +91-4344-405500.

Fax: +91-4344-405620/405630. Email: arjunrajp@wendtindia.com Web: www.wendtindia.com Contact Person: Mr. Ariun Rai P

KFin Technologies Limited Unit: Wendt (India) Limited Financial District, Nanakramguda, Serillingampally, Hyderabad – 500032. Toll Free No.: 1800 3094 001.

Email: einward.ris@kfintech.com Contact Person: Ms. Krishna Priva M For Wendt (India) Limited

Date: 27th May 2025 Place: Bengaluru

Arjun Raj P Company Secretary

NAPEROL INVESTMENTS LIMITED (Formerly known as National Peroxide Limited)

Corporate Identity Number (CIN): L66309MH1954PLC009254 Registered Office: Neville House, J. N. Heredia Marg, Ballard Estate, Mumbai - 400 001. E-mail: secretarial@naperol.com | Website: www.naperolinvestments.com Phone: 022-66620000

NOTICE TO THE EQUITY SHAREHOLDERS TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND ("IEPF")

Pursuant to Section 124 and 125 of the Companies Act, 2013 ("the Act") read with the Investo Education and Protection Fund ("IEPF") Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time ("the Rules"), the Company is required to transfer the shares in respect of which dividend remains unclaimed for a period of Seven (7) consecutive years or more to the demat account of IEPF Authority. Accordingly, the unclaime dividend and the corresponding shares in respect of which dividend has not been claimed for a period of seven consecutive years i.e., the dividend declared for FY 2017-18 & onwards shall be transferred to IEPF Authority on September 02, 2025.

The Company has sent individual notices to the concerned shareholders at their registered addresses available with the Company mentioning complete details of the shares due for transfer to IEPF Authority. The Shareholders are requested to take necessary actions as stated in the notice by August 30, 2025. The details are also available on the Company's website i.e., www.naperolinvestments.com under "Investor Relations - IEPF Information The concerned Shareholders, holding shares in physical form and whose shares are

liable to be transferred to IEPF Authority, may note that a letter of confirmation shall be issued in lieu of the original certificate(s) for the purpose of transferring the said shares to IEPF Authority and the original certificate(s) registered in their name will stand automatically cancelled and be deemed non-negotiable. The Shareholders may further note that the details uploaded by the Company on its website should be regarded as and shall be deemed to be adequate notice for the purpose of transfer of shares to IEP Authority, pursuant to the Rules. If the shares are held in Demat form, the Company shall inform depository by way of a Corporate Action for transfer of shares in favour of IEPF

The concerned Shareholders may note that upon credit of such shares to the said Demat Account, no claim shall lie against the Company in respect of the unclaimed dividend amount and such Shares transferred to IEPF Account. However, the Shareholders can claim back the same from the IEPF Authority by following the procedure prescribed under the IEPF Rules, which are available on www.iepf.gov.in.

For any information / clarifications on this matter, concerned Shareholders may write to the Company at secretarial@naperol.com or contact the Company's Registrar and Share Transfer Agent, MUFG Intime India Private Limited (Unit: Naperol Investments Limited) at C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai - 400 083, Email Id <u>rnt.helpdesk@in.mpms.mufg.com</u> and Telephone No. - +91 8108118484.

For Naperol Investments Limited

(formerly known as National Peroxide Limited)

Akshay Satasiya **Company Secretary** ACS: 47389

Place: Mumbai Date: May 27, 2025

ટ્રમ્પની ફરી પલટી, જુલાઈ સુધી યુરોપિયન દેશોને ૫૦ ટકા ટેરિફમાં રાહત

ટ્રેડ ડીલ માટે USનું પ્રતિનિધિમંડળ જૂન મહિનામાં ભારત

વચગાળાના વેપાર કરારને સેક્રેટરી હોવર્ડ લ્યુટનિકને બે સાકાર કરવાના હેતુથી અમેરિકી વખત મળ્યા હતા. અમેરિકાએ પ્રતિનિધિ મંડળ આગામી બીજી એપ્રિલે ભારતીય સામાન સપ્તાહોમાં ભારતની મુલાકાત લે પર ૨૬ ટકા ટેરિફ ઝીંકી હતી, તેવી શક્યતા છે. ૯ જુલાઈ સુધીમાં વચગાળાના વેપાર કરાર કરવા માટે બંને દેશ સંમત થયા છે ત્યારે આ દિશામાં નક્કર પ્રગતિ સાધવાના હેત્થી અમેરિકાના અધિકારીઓની ટીમ ભારતમાં આવશે. યુએસ પ્રમુખ ડોનાલ્ડ ટ્રમ્પે રેસિપ્રોકલ ટેરિફની નીતિ અંતર્ગત ભારતના ઘરેલુ સામાન પર ૨૬ પરંતુ બાદમાં આ નિર્ણયને ૯૦ ટકા ટેરિફ લાગુ કરી છે અને તેમાં દિવસ એટલે કે ૯ જુલાઈ સુધી સંપૂર્શ રાહત મેળવવાનું ભારત મુલતવી રખાયો હતો. આમ સરકારનું લક્ષ્ય છે.સૂત્રોના છતાં, ભારતીય સામાન પર જણાવ્યા મુજબ, ભારત અને અમેરિકા હજુ ૧૦ ટકા ટેરિફ અમેરિકા વચ્ચે વેપાર કરાર વસૂલી રહ્યું છે. અમેરિકી સંદર્ભે વાટાઘાટો ઝડપી ગતિએ સંસંદમાં ભારતને મોસ્ટ ફેવર્ડ આગળ વધી રહી છે. ભારતના નેશનનો દરજ્જાને મંજૂરી ન ચીફ નેગોશિએટર અને મળે તો પણ ટમ્પ સરકાર વાણિજય મંત્રાલયના સચિવ રેસિપ્રોકલ ટેરિફમાં રાહત રાજેશ અગ્રવાલે પ્રતિનિધિ મંડળ આપી શકે છે. બંને દેશોએ સાથે અમેરિકાની ચાર દિવસની પ્રથમ તબક્કામાં સપ્ટેમ્બર-મુલાકાત લીધી હતી. તેઓ ગત ઓ ક્ટોબર સુધીમાં દ્વિપક્ષી સપ્તાહે પરત ફર્યા હતા. ગત વેપાર કરાર કરવાનો નિર્જાય દેવાના ભારે ડુંગર હેઠળ દબાઈ જેતા હતા.

અમેરિકા વચ્ચે વચગાળાના વેપાર કરાર કરવાના ઉદ્દેશ સાથે પ્રતિનિધિઓ વચ્ચે વાટાઘાટો થશે

સપ્તાહે ઉદ્યોગ અને વાણિજય લીધો છે. જેનો પાયો નાખવા



તૈયારી દર્શાવી છે.

ઓપરેશન સિંદુરઃ બીએસએફએ પાક. ની ૪૨ ચોકીઓ ઉડાવી દીધી હતીઃ પાક. રેન્જર ભાગતા દેખાયા

બીએસએફના **દળે નવો વિડીયો** મોટાભાગના તોડી આઈજી શશાંક આનંદે એક પત્રકાર

પરિષદમાં આ માહિતી આપતા ત્રાસવાદી લોન્ચપેડ પણ તોડી પાડયુ પુછડીએ ભાગવું પડે તે નિશ્ચિત કર્યુ સર્જી હતી.

ટ્રાવેલના વ્યાપારી કુટુંબે કથા સાંભળીને પછી મૃત્યુ પસંદ કર્ય

. દેવાના બોજમાં દખાયેલા દહેરાદૂનના એક જ

બાદમાં ગાડીના રજસ્ટ્રેશન

નવી દિલ્હીઃ ભારતના હતું. પાકે યુદ્ધવિરામનો ભંગ કરતા ઓપરેશન સિંદુરમાં સરહદી સલામતી આપણા ક્ષેત્રમાં નાગરિક ક્ષેત્રો પર દળ (બીએસએફ) એ પણ મોટી હુમલા કર્યા હતા પણ આપણા ભૂમિકા ભજવી હતી. આજે દળોએ આકરો જવાબ આપીને પાક બીએસએક એ નવો વિડીયો રીલીઝ તેમના નાળચા બંધ કરવા કરજ પાડી કર્યો હતો. જેમાં પાક સૈન્યની ૪૨ હતી. બીએસએફ આઈજીએ કહ્યું કે ચોકીઓ એક બાદ એક ઉડાવી દેવાઈ નાગરિક ક્ષેત્રમાં ૫૦ જેટલા ડોન હતી તે દર્શાવાયુ સરહદી સલામતી હુમલા કરાયા હતા

> પડાયા હતા. પાકના ગાજપુરમાં

જણાવ્યું કે પ્રારંભમાં પાક દળોના હતું. બીએસઅફના બે જવાન શહીદ સરહદી અડપલાનો સરહદી સલામતી થયા પણ પાક રેન્જરને મોટી ખુવારી દળે આકરો જવાબ આપ્યો હતો અને સહન કરવી પડી હતી. બીએસએફ પાક સેનાની ૪૨ ચોકીઓ ઉપરાંત વડાએ કહ્યું કે ૧૯૭૧નુ યુદ્ધ હોય કુલ ૭૦ સ્થળો તબાહ કર્યા હતા કે કારગીલ બીએસએફએ કાયમ અને પાક રેન્જર તેની ચોકીઓ સરહદી પરીસ્થિતિ સંભાળી હતી. છોડીને ભાગતા નજરે ચડ્યા હતા. પાક કબ્જાના કાશ્મીરમાં પણ બીએસએફના મહિલા જવાનોએ આપણા દળોએ ભારે નુકસાન બહાદૂરી બતાવીને પાક રેન્જરને ઉભી પહોંચાડી પાક રેન્જરને માટે મુશ્કેલી

Registered office: C/205, D/205, 2nd Floor, Super Mall Besides Lal Bungalow, C. G. Road, , Ahmedabad, Gujar CIN: L36910GJ2005PLC046809 Email id- compliance.pjl@gmail.com; Tel. No. +91-079-40052056; Web- www.palr Extract of Statement of Standalone Audited Financial Results for the Quarter and Year Ended on 31st March, 2025 31.03.2025 31.12.2024 31.03.2024 31.03.2025 31.03.2024 **Particulars** 1. Total Income 3760.22 7009.28 4025.59 18978.02 16063.11 2. Net Profit for the year before tax 15.92 71.14 45.67 8.62 15.71 3. Net Profit for the year after tax 34.67 4. Total Comprehensive Income for the year 7.4 9.34 12.92 54.29 34.67 5. Paid up Equity Share Capital 1004.10 1004.10 1004.10 1004.10 1004.10 6. Other Equity Excluding Revaluation Reserve 0.07 0.09 0.13 0.54 0.35 0.07 0.09 0.13 0.54 0.35

PURETROP FRUITS LIMITED

CIN: L15400GJ1992PLC018365, E-mail: info@puretrop.com, Website: www.freshtrop.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON 31ST MARCH, 2025

(Formerly Known as Freshtrop Fruits Limited) Reg. Office: A 603, Shapath IV, S. G. Road, Ahmedabad - 380015. Tel: 079 40307050

(Rs. in Lakhs) Quarter Ended Year Ended 31.03.2025 31.03.2024 31.03.2025 31.12.2024 31.03.2024 **Particulars** 10.929.45 Total income from operations (net) 2.769.32 1.975.92 3.942.51 11.426.76 Net Profit for the period (before tax and exceptional items) (448.07)(457.65)(59.95)(888.46)(676.17)Net Profit for the period before tax (after exceptional items) (457.65)(888,46) (676.17)(448.07)(59.95)Net Profit for the period after tax (after exceptional items) 1,187.02 5,995.06 146.93 (169.11)(20.57)Total Comprehensive Income for the period (4.86)(10.25)(16.89)8.41 (6.17)Profit/Loss for the period after comprehensive income (138.53)(173.97) 1.180.85 5.978.17 (30.82)Equity Share Capital 796.99

(1) The above results were reviewed by the audit Committee and were approved and taken on record by the Board of Directors in their

(2) The result have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder.

-1.84

-1.84

(3) The above is an extract of the detailed format of Financial Results for the quarter and year ended on 31.03.2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.
 (4) The full format of the Financial Results are available on the website of the Stock Exchange i.e. www.bseindia.com and also on the

Company's website www.freshtrop.com. (5) Previous Year's figures have been regrouped, reclassified wherever considered necessary.

(6) Revenue from operation includes Export Incentives

Place: Ahmedabad Date: 26.05.2025



For, Puretrop Fruits Limited

14.89

14.89

-0.21

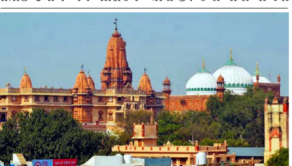
60.59

(Formerly Known as Freshtrop Fruits Limited)

Ashok Motiani **Managing Director**

Sd/- Rohit Sha

Managing Directo DIN: 0054344



અરજી હાઈકોર્ટે ફગાવી કહ્યું-પુરાણો કાનૂની પુરાવા નથી

ઈદગાહ મસ્જિદ વિવાદ કેસમાં બ્રહ્માજીએ તેમના લગ્ન ગોઠવ્યા હતા. પોતાનો વચગાળાનો ચુકાદો આપતા, કોર્ટના નિર્ણય મુજબ, પુરાણોનો અલ્હાબાદ હાઈકોર્ટે પરાણો પર એક ઉક્ષેખ કરીને, એવો દાવો કરવામાં ટિપ્પણી કરી છે, જેનાથી હોબાળો આવ્યો છે કે ભગવાન શ્રી કૃષ્ણની મચી ગયો છે. હાઈકોર્ટે નિર્ણયમાં કહ્યું સાથે રાધા રાણી પણ ત્યાં હાજર ેક પુરાણો અધિકૃત નથી. પુરાણોમાં છે. લખેલી વાતો સાંભળેલી વાતો હોય

છે. તેથી, કાનૂનની નજરથી તેને સીધા આધારે, હાઇકોર્ટે મથુરા કેસમાં દેવી

શ્રી જી રાધા રાણીને પક્ષકાર પૌરાણિક ચિત્રોના કિસ્સામાં, આ બનાવવાની અરજી ફગાવી દીધી છે. વાર્તાઓ અને ઘટનાઓનું ગ્રાફિક

આપતી વખતે ન્યાયાધીશ રામ ઘટનાઓનું ચિત્રણ કરે છે તેની સત્યતા મનોહર નારાયણ મિશ્રાની સિંગલ સામાન્ય રીતે સીધા નિરીક્ષણ અથવા બેન્ચે કહ્યું કે મથુરા કેસમાં, એવા જુબાનીને બદલે કથા પર આધારિત કોઈ અધિકૃત પુરાવા નથી કે શ્રી છ કોય છે. આને સીધો પુરાવો બિલકુલ રાધા રાણી ૧૩.૩૭ એકર વિવાદિત ગણી શકાય નહીં. તેથી અરજી ફક્ત જમીન પર ભગવાન શ્રી કૃષ્ણ સાથે પૌરાણિક આધારો પર સ્વીકારી શકાતી સંયક્ત દાવેદાર બનવા માટે હકદાર નથી. પરાણો અંગે આપવામાં આવેલી

પક્ષકાર તરીક સામેલ કરવા માટે ફગાવી દીધી છે. સુપ્રીમ કોર્ટના એડવોકેટ રીના એન સિંહ દ્વારા દાખલ કરવામાં આવેલી 🗦 સમાં પુરાણો પર ટિપ્પણી કરી છે અરજીમાં દાવો કરવામાં આવ્યો હતો અને તેને પોતાના નિર્ણયનો આધાર કે પુરાણો અને સંહિતાઓમાં રાધા બનાવ્યો છે. અરજદાર એડવોકેટ રાર્ણીને ભગવાન કૃષ્ણની આત્મા રીના એન સિંહ પણ કોર્ટના નિર્ણય માનવામાં આવી છે. તેણી ભગવાન સાથે સહમત નથી.

મથુરા,તા. ૨૭૦ કૃષ્ણની પહેલી પત્ની હોવાનું કહેવાય શ્રી કૃષ્ણ જન્મભૂમિ અને શાહી છે. એવો દાવો કરવામાં આવે છે કે

કોર્ટે પોતાના ચુકાદામાં કહ્યું કે પૌરાણિક તથ્યોને અલાહાબાદ સામાન્ય રીતે નજરવા તન સાવા પુરાવા તરીક ગણી **હાઈકોર્ટની ટિપ્પણીથી** કાનૂની સંદર્ભમાં શકાય નહીં. આ **સાધુ-સંતોમાં હોળાળો** સાંભળેલી વાતના પુરાવા તરીકે મચી ગયો ગણવામાં આવે છે.

મથુરા કેસમાં વચગાળાનો ચુકાદો પ્રતિનિધિતુ છે અને તેઓ જે આ દલીલના આધારે કોર્ટે સુપ્રીમ મથુરા કેસમાં શ્રીજી રાધા રાણીને કોર્ટના વકીલ રીના એન સિંહની અરજી

અલ્હાબાદ હાઈકોર્ટે મથુરા

પરિવારના સાત લોકોની સામૃહિક આત્મહત્યા દહેરાદનઃ ખાનગી અને સરકારી હોસ્પીટલમાં ઉત્તરાખંડના રહેવાસી એક કુટુંબે ખસેડાયા. તેઓને મૃત જાહેર કરાયા

પરિવારના તમામ સાત લોકોએ સામહિક આત્મહત્યા કરી હતી. નંબર પરથી પોલીસે તપાસ શરૂ કરી તેઓના મૃતદેહ એક કારમાંથી મળી આવ્યા હતા. આ ઘટના હરિયાણાના સૂચના મુજબ મકાન નં.૧૨૦૪ હોવાનું બહાર આવ્યુ હતું. બહાર ઉભેલી એક કારમાં સાત લોકો

હતી જે દહેરાદ્રનમાં નોંધાયેલી હતી અને તેના માલીક ગંભીરસિંહ હતા. પંચકલા પાસે બની હતી. પંચકલાના જેના પરથી પોલીસે તપાસ આગળ સેકટર નં.ર૭થી પોલીસને મળેલી વધારતા મૃતક વ્યાપારી પરિવાર

પ્રવિણ મિતલ નામના બેભાન જેવી અવસ્થામાં પડયા છે. વ્યાપારીએ તેના પત્ની, એક પુત્ર, પોલીસે તુર્તજ ઘટનાસ્થળે જઈને બે પૃત્રી અને માતા-પિતા સાથે કારનો દરવાનો ખોલતા જ ચોકી ઉઠી સામૃહિક આત્મહત્યા કરી હતી. હતી. તમામ લોકો અચેતન હતા. પ્રવિણ મિતલે થોડો સમય પુર્વે તેઓને તાત્કાલિક નજીકથી એક દહેરાદ્રનમાં ટ્રાવેલ એજન્ટનો ધંધો

AHMEDABAD MUNICIPAL CORPORATION SWIMMINGPOOL DEPARTMENT R.L. MUNICIPAL SWIMMINGPOOL

LAL DARVAJA, AHMEDABAD-38001 E-TENDER NOTICE NO.01/2025-26 (RE-INVITE)

Name Of the Work: Providing Asst. Swimming Coach (Male) Ladies Coach in different Swimmingpools Operated by Ahmedabad Municipal Corporation for

One year.	
Online Submission Date: 05/06/2025	Time: 12:00 PM
Submission Of E.M.D. Tender fee	Time: 02:00 PM
& Tender Form Date: 05/06/2025	
Online Technical Bid Opening	Time: 04:00 PM
Data: 05/06/2005	

DETAILS AND TENDER AVAILABLE ON

www.nprocure.com www.tender.nprocure.com

> DY.MC **SWIMMING POOL**

આવ્યો હતો અને ત્યાંથી પરત આવતા માર્ગમાં સામુહિક આત્મહત્યા કરી હતી. પોલીસે આ સ્થળેથી એક આત્મહત્યા ચીટી પણ કબ્જે કરી છે. ૪૨ વર્ષના પ્રવિણ મિતલ તથા તેના પિતા દેશરાજ મિતલની ઓળખ પ્રસ્થાપિત થઈ છે

ન હતો અને પરિવાર નાણાકીય

બાગેશ્વરધામમાં કથા સાંભળવા

ગત સપ્તાહે પરિવાર પંચકુલાના

ચિંતામાં હતો.

ADINATH EXIM RESOURCES LIMITED

CIN: L65100GJ1995PLC024300

601, Astron Tower, Opp. Iskon Mandir, Nr. Casalla Tower, Satellite, Ahmedabad-380015, Gujarat. Ph. 6351738619 E-mail: aerlnodalofficer@gmail.com Website: www.adinatheximresources.com

EXTRACTS OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED ON 31ST MARCH, 2025

The Full format of the audited standalone financial results for the quarter and year ended 31st March, 2025 are available on the Stock Exchange(s) website (www.bseindia.com) and on the Company's website (www.adinatheximresources.com). The same can be accessed by scanning the QR Code provided below.



For, ADINATH EXIM RESOURCES LIMITED

Manoj S. Savla Chairman & Managing Director (DIN: 01529306)

JYOT INTERNATIONAL MARKETING LIMITED CIN: L65910GJ1989PLC012064

Registred Off.: Room No # 1, 1, Pandurang Society, Judges Bungalow Road, Bodakdev, Ahmedabad. Gujarat-380054, E-mall: jyotimltd@gmail.com Website: www.jyotinternationalmarketing.co.in EXTRACT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2025 (₹. In Lacs except Per share data

Place: Ahmedabad

Date: 26.05.2025

Quarter Ended Year Ending Year Ending Quarter Ended **Particulars** 31-03-2025 31-12-2024 31-03-2024 31-03-2025 31-03-2024 31-03-2025 31-03-2024 31-03-2025 31-12-2024 31-03-2024 (Audited) (Unaudited) (Audited) (Audited) (Audited) (Audited) (Unaudited) (Audited) (Audited) (Audited) Total income from operations (net)

Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)

Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)

Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)

Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period 247.37 179.42 497.3 247.46 183.94 781.46 500.25 9.1 9.1 83.5 5.65 16.88 115.05 33.55 -588.12 -142.86-550.29-126.564.23 4.23 -147.09 -148.82 -147.09 12.65 87.23 25.13 -609.46 -148.82(after tax) and Other Comprehensive Income (after tax)] 312.19 312.19 312.19 312.19 312.19 312.19 312.19 312.19 312.19 312.19 Equity Share Capital Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year) Earnings Per Share (of ₹. 10/- each)(for continuing and discontinued operations) 2288.45 -19.521. The above results were reviewed by Audit Committee and taken on record by the Board of Directors at its meeting held on 24th May 2025. 2. The Audited Financial Statements are prepared in

accordance with the Accounting Standards specified under Section 133 of the Companies Act, 2013 ("Act") read with Companies (Indian Accounting Standards) Rules, 2015 as amended and in the format as prescribed under Regulation 33 of the SEBI (LODR) Regulations, 2015. The financial information presented above is extracted from and is harmonized to conform with the Audited Financial Statements. 3. The Audited Financial Results of the Company are available on Company's website and also on the website of BSE Limited, i.e. www.bseindia.com, where the Shares of the Company are listed. 4. The financial results for the quarter ended 31 March 2025 was reviewed by the auditor and they have issued unmodified conclusion on the same Place : Ahmedabad Date : 24.05.2025



JYOT INTERNATIONAL MARKETING LIMITED DIN: 03548968

CROPSTER AGRO LIMITED

(Previously known as Planters Polysacks Limited)

Registered Office: B 2 207 West Gate Business Bay, Opp Andaj Party Plot, Bodakdev, Ahmedabad, Gujarat-380054, India • Mobile No: +91 8735949676 • Email: planters1111@gmail.com Website: www.planterspolysacks.com • CIN: L46209GJ1985PLC147523

AUDITED FINANCIAL STATEMENT FOR THE QUARTER AND YEAR ENDED ON MARCH 31, 2025

Based on the recommendation of the audit committee, the Board of Directors of Cropster Agro Limited ("the Company") at its meeting held on 26th May, 2025 has approved the audited financial result for the quarter and year ended on March 31, 2025 in terms of Regulations 33 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The aforesaid results along with the Audit Report are also being disseminated on website of the Company on https://www.planterspolysacks.com/financial-reports.html and on the Stock Exchange website. Further, results can also be accessed by scanning a Quick Response code given:

(Scan the QR code to view the financial results on the website of the company)



Place: Ahmedabad Date: 27/05/2025

For and on behalf of Cropster Agro Limited, Sd/- Jignesh Kumar Patel Managing Director - DIN: 05257911

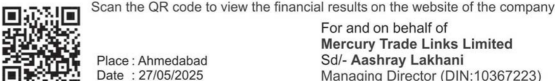
ERCURY TRADE LINKS

(CIN: L01100GJ1985PLC144317)

Reg. Office: B2-502, West Gate Business Bay, Opp. Andaj Party Plot, Makarba, Bodakdev, Ahmedabad, Gujarat, India, 380054 • Website: www.mercurytradelinks.co.in Email Id: mercurytradelinkslimited@gmail.com • Contact No: +91 9898145041

AUDITED FINANCIAL RESULT FOR THE QUARTER AND YEAR ENDED ON 31 ST MARCH, 2025

Based on the recommendations of the Audit Committee the Board of Directors at their respective Meetings held on 26th May, 2025 has approved the standalone Audited Financial Results for the quarter and year ended 31st March, 2025 along with Audit Report as required under Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015. The result is also available on the websites of the Stock Exchange(s) and the listed entity at https://www.mercurytradelinks.co.in/financial-results.html



Place: Ahmedabad Date: 27/05/2025

For and on behalf of Mercury Trade Links Limited Sd/- Aashray Lakhani Managing Director (DIN:10367223)

