

ASIAN HOTELS (EAST) LIMITED

CIN : L15122WB2007PLC162762

Regd. Office : Hyatt Regency Kolkata Hotel, JA-1, Sector - III, Salt Lake City, Kolkata - 700 106, W.B., India
Tel: 033 6820 1344 / 1346, Fax : 033 2335 8246, E-mail : clocs@sarafhotels.com, Website : www.ahleast.com

14th November, 2025

The Manager Listing Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 Tel: (9122) 2272 1233/4 Fax: (9122) 2272 1919	The Manager Listing Department National Stock Exchange of India Ltd. Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051 Tel: (022) 2659 8100/14 Fax: (022) 2659 8120
Type of Security: Equity shares Scrip Code : 533227	Type of Security: Equity shares NSE Symbol : AHLEAST

Madam/ Sir,

Ref: Disclosure under Regulation 30 of the SEBI Listing Regulations, 2015.

Sub: Outcome of the Board Meeting of even date i.e., 14th November, 2025.

The Board of Directors of the Company at its meeting of even date, upon recommendation of the Audit Committee, has *inter-alia* considered and approved unaudited standalone and consolidated financial results of the Company for the quarter (Q2) and six months ended 30th September, 2025 and took note of the limited review report issued by M/s. Singhi & Co., Kolkata, Statutory Auditors of the Company.

Enclosed please find the unaudited financial results and the limited review report thereon.

The meeting of the Board of Directors commenced at 04:30 p.m. and concluded at 09:15 p.m. with a refreshment break of around two hours.

This is for your information and dissemination.

Thanking you.

Yours truly,

For Asian Hotels (East) Limited


Saumen Chatterjee
Chief Legal Officer &
Company Secretary



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CHATTERJEE
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SAUMEN
CHATTERJEE
Date: 2025.11.14
21:24:01 +05'30'

Encl.: as above

OWNER OF



HYATT
REGENCY™
KOLKATA HOTEL

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Standalone Financial Results of the Company Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to the Board of Directors of Asian Hotels (East) Limited

- 1) We have reviewed the accompanying statement of unaudited standalone financial results of **Asian Hotels (East) Limited** (the "Company") for the quarter ended 30 September 2025 and year to date from 01 April 2025 to 30 September 2025 (the "Statement") attached herewith, being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2) The Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Statement has been approved by the Company's Board of Directors. Our responsibility is to express a conclusion on the Statement based on our review.
- 3) We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4) Refer to Note 3 to the accompanying standalone financial results, which describes that pursuant to an order dated 02 November 2024 (the "Order") which was issued by the Government of Odisha through the General Administration and Public Grievance Department, citing non-compliance by GJS Hotels Limited, a wholly owned subsidiary ("GJS") with certain terms and conditions of the lease deed. Pursuant to this Order, GJS was directed to vacate the property located in Odisha and the performance bank guarantee of Rs. 350 lakhs, furnished by the Company, was forfeited. GJS has filed a writ petition before the Hon'ble High Court of Orissa challenging the said Order. As at 30 September 2025, the Company holds investments in GJS amounting to Rs. 860.86 lakhs in the form of equity shares and Rs. 394.39 lakhs as loans (which also includes the amount pertaining to the encashment of the bank guarantee). The events and circumstances as described above, including the surrender of the property to the government, forfeiture of the bank guarantee, and the financial position of GJS, raise significant doubt regarding the recoverability of the Company's investment in GJS. However, no provision for impairment has been recognized in respect of these exposures in the statements, which, in our opinion, is not in accordance with the requirements of Indian Accounting Standard (Ind AS) 36 - Impairment of Assets.



Had the aforesaid impairment of assets been recognised, the total expenses for quarter ended 30 September 2025 and year to date from 01 April 2025 to 30 September 2025 would have been higher by Rs. 1255.25 lakhs and Rs. 1255.25 lakhs respectively, resulting in a reduction in the reported net profit after tax to Rs. (-) 779.08 lakhs from the reported Rs. 476.17 lakhs and Rs. (-) 324.19 lakhs from the reported Rs. 931.06 lakhs respectively. Consequently, the total comprehensive income for quarter ended 30 September 2025 and year to date from 01 April 2025 to 30 September 2025 would have been Rs.(-) 776.97 lakhs instead of the reported Rs. 478.28 lakhs and Rs. (-) 319.96 lakhs instead of the reported Rs. 935.29 lakhs respectively, and the earnings per share would have been Rs. (-) 4.51 as against the reported Rs. 2.75 and Rs. (-) 1.87 as against the reported Rs. 5.38 respectively. Further, other equity would have been reduced by Rs. 1255.25 lakhs as on 30 September 2025.

- 5) Based on our review conducted as above, except for the possible effect of the matter stated in paragraph 4 above, nothing has come to our attention that causes us to believe that the accompanying Statement prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standards ('Ind AS') specified under 133 Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Singhi & Co.
Chartered Accountants
ICAI Firm Registration No: 302049E



J. Batabyal

Joyanta Batabyal

Partner

Membership No. 306031

UDIN: 25306031BPUARV8266

Date: 14 November 2025

Place: Kolkata

ASIAN HOTELS (EAST) LIMITED

REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA - 700 106

CIN No. - L15122WB2007PLC162762

STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER & HALF YEAR ENDED SEPTEMBER 30, 2025

(Rs in lakhs, except earnings per equity share)

Particulars	Quarter ended Sept 30, 2025 (Unaudited)	Quarter ended June 30, 2025 (Unaudited)	Quarter ended Sept 30, 2024 (Unaudited)	Half Year ended Sept 30, 2025 (Unaudited)	Half Year ended Sept 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
I Income						
Revenue from Operations	2,606.86	2,495.73	2,303.77	5,102.59	4,550.47	11,302.28
Other Income (Refer note no. 5)	516.33	512.52	512.89	1,028.85	1,017.55	2,131.37
Total Income	3,123.19	3,008.25	2,816.66	6,131.44	5,568.02	13,433.65
II Expenses						
Consumption of provisions, beverages, smokes & others	306.90	291.23	321.09	598.13	634.15	1,480.83
Employee benefits expense	609.14	645.86	588.97	1,255.00	1,178.76	2,328.98
Finance costs (Refer note no. 5)	394.59	395.68	400.07	790.27	797.47	1,597.59
Depreciation and amortisation expenses	102.39	101.03	94.99	203.42	187.43	381.25
Other expenses	1,075.94	966.96	994.89	2,042.90	1,922.18	4,148.73
Total Expenses	2,488.96	2,400.76	2,400.01	4,889.72	4,719.99	9,937.38
III Profit before exceptional items and tax (I - II)	634.23	607.49	416.65	1,241.72	848.03	3,496.27
IV Exceptional Items	-	-	-	-	-	-
V Profit before tax (III + IV)	634.23	607.49	416.65	1,241.72	848.03	3,496.27
VI Tax Expense						
Current Tax	154.80	161.58	94.70	316.38	209.56	895.23
Deferred Tax (Credit) / Expense	3.26	(8.98)	11.45	(5.72)	7.29	61.44
Total Tax Expense	158.06	152.60	106.15	310.66	216.85	956.67
VII Net Profit for the period (V - VI)	476.17	454.89	310.50	931.06	631.18	2,539.60
VIII Other Comprehensive Income / (Loss)						
Items that will not be reclassified to profit or loss						
Remeasurement of defined benefit liability	2.82	2.83	9.15	5.65	(0.80)	11.30
Income tax relating to items that will not be reclassified to profit or loss	(0.71)	(0.71)	(2.30)	(1.42)	0.20	(2.84)
Total Other Comprehensive Income	2.11	2.12	6.85	4.23	(0.60)	8.46
IX Total Comprehensive Income (VII + VIII)	478.28	457.01	317.35	935.29	630.58	2,548.06
X Paid-up Equity Share Capital (Ordinary Shares of Rs 10 each)	1,729.17	1,729.17	1,729.17	1,729.17	1,729.17	1,729.17
XI Other Equity	-	-	-	-	-	17,004.94
XII Earnings per equity share *						
Basic (Rs.)	2.75	2.63	1.80	5.38	3.65	14.69
Diluted (Rs.)	2.75	2.63	1.80	5.38	3.65	14.69

* Quarterly and Half-yearly not annualised

Notes:

1 (a) The unaudited standalone financial results of Asian Hotels (East) Limited (the "Company") are prepared in accordance with Indian Accounting Standards ('Ind AS') notified under Section 133 of the Companies Act, 2013, read with the Companies (Indian Accounting Standards) Rules, 2015 (as amended).

(b) The above unaudited standalone financial results, Balance Sheet and Statement of Cash flows have been reviewed & recommended by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on November 14, 2025 as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Statutory Auditors of the Company have carried out a Limited Review of the aforesaid results.

2 (a) The Company received a favourable order dated August 05, 2024, from the Commissioner of Income Tax (Appeals) ["CIT(A)"] in relation to the assessment order passed for the financial year 2019-20 (AY 2020-21) under Section 143(3) of the Income-tax Act, 1961, on September 30, 2022, which had an income tax demand of Rs. 13,927.73 lakhs.

Subsequently, on December 9, 2024, the Income Tax Department filed an appeal before the Income Tax Appellate Tribunal (ITAT) against the CIT(A)'s order. The Company has filed cross-objections in response, and the matter is currently pending adjudication before the ITAT. Based on a comprehensive evaluation, the Company believes that its position is legally tenable and adequately supported. Accordingly, no provision has been considered necessary in the financial results in respect of this matter.



[Handwritten Signature]

Notes (contd.):

(b) The Income Tax Department has passed an assessment order under Section 143(3) of the Income-tax Act, 1961, on March 31, 2025, determining a tax liability of Rs. 1,420.18 lakhs for financial Year 2022-23 (AY 2023-24). The Company has filed an appeal before the CIT(A), and the matter is currently pending for hearing. Based on a comprehensive evaluation, the Company believes that its position is legally tenable and adequately supported. Accordingly, no provision has been considered necessary in the financial results in respect of this matter.

- 3 On November 2, 2024, the Government of Odisha, through the General Administration and Public Grievance Department, issued an order (the "Order") citing non-compliance by GJS Hotels Limited ("the Subsidiary"/ "GJS"), a wholly owned subsidiary of the Company, with certain terms and conditions of the lease deed. In accordance with the Order, the Subsidiary was directed to vacate the leased premises in Odisha, and the performance bank guarantee of Rs. 350 lakhs furnished by the Company was forfeited.

The Subsidiary has filed a writ petition before the Hon'ble High Court of Orissa challenging the said Order and the next date of hearing is yet to be scheduled.

As at September 30, 2025, the Company holds investments in the Subsidiary amounting to Rs. 860.86 lakhs in the form of equity shares and Rs. 394.39 lakhs as loans, which includes the amount related to the forfeited bank guarantee.

Based on the current legal status and management's assessment, the Company believes that the matter will be resolved in favour of GJS. Accordingly, no provision for impairment in respect of the investment in equity shares and loans to GJS has been considered necessary in the financial results.

- 4 In accordance with the order dated January 9, 2024, issued by the Hon'ble National Company Law Appellate Tribunal (NCLAT), New Delhi Bench, and pursuant to the framework agreement entered into with the promoters of Asian Hotels (West) Ltd ("AHWL"), New Delhi, Novak Hotels Private Limited ("Novak"), a wholly-owned subsidiary of the Company, is in the process of acquiring the Hyatt Regency, Mumbai ("HRM") from AHWL.

Novak has taken physical possession of the said property; however, the legal formalities for completing the acquisition are pending, primarily on account of the non-fulfilment of a condition precedent under the framework agreement, relating to the revocation of the suspension in trading of AHWL's equity shares and other matters.

In this regard, Novak has obtained borrowings amounting to Rs. 37,100.00 lakhs from various group companies and other entities, which includes an interest-bearing loan of Rs. 24,500.00 lakhs from the Company during the financial year 2023-24. The amount deposited by Novak with the Hon'ble NCLAT, New Delhi Bench, in accordance with the directions of the Bench, has been recorded as an advance to AHWL and will be adjusted in Novak's books upon completion of the acquisition. To facilitate the above funding, the Company has raised borrowings secured by a mortgage over the entire hotel property, Hyatt Regency Kolkata, along with other assets as outlined in the financing agreements.

- 5 Finance costs for the quarters ended September 30, 2025, June 30, 2025, and September 30, 2024 include interest expenses of Rs. 392.58 lakhs, Rs. 392.71 lakhs, and Rs. 398.83 lakhs respectively and for the year ended March 31, 2025 include interest expenses of Rs. 1587.71 lakhs, incurred by the Company on loan obtained from financial institutions. Correspondingly, other income for the same quarters includes interest income of Rs. 508.79 lakhs, Rs. 498.53 lakhs, and Rs. 504.70 lakhs respectively and for the year ended March 31, 2025 include interest income of Rs. 2017.38 lakhs, arising from the loan extended to Novak.
- 6 The Company is primarily engaged in the business of "Hotel operations". There is no separate reportable segment as per Ind AS 108 - Operating Segments.
- 7 The figures for the previous period/year have been regrouped/rearranged wherever necessary to make them comparable with the current period's figures.
- 8 Statement of Assets and Liabilities and Statement of Cash Flow are annexed herewith.

Place : Kolkata
Date : November 14, 2025



By order of the Board of Directors
For Asian Hotels (East) Limited


Joint Managing Director

ASIAN HOTELS (EAST) LIMITED

REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA - 700 106
CIN No. - L15122WB2007PLC162762

STANDALONE STATEMENT OF ASSETS AND LIABILITIES

(Rs in lakhs)

Sl. No.		Particulars	STANDALONE	
			As at September 30, 2025	As at March 31, 2025
			(Unaudited)	(Audited)
A	ASSETS			
1	Non-Current Assets			
	a) Property, plant and equipment	11,033.00		11,137.80
	b) Capital work - in - progress	60.73		-
	c) Intangible Assets	3.30		5.57
	d) Financial assets			
	(i) Investments	1,360.86		1,360.86
	(ii) Others	107.38		7.38
	e) Income tax assets	670.35		453.84
	f) Other non current assets	47.42		69.59
	Total Non-Current Assets	13,283.04		13,035.04
2	Current Assets			
	a) Inventories	118.41		139.08
	b) Financial assets			
	(i) Investments	-		332.20
	(ii) Trade Receivables	495.37		687.59
	(iii) Cash & Cash Equivalents	50.32		22.23
	(iv) Other Bank Balances	240.74		238.71
	(v) Loans	23,964.00		22,757.20
	(vi) Others	0.73		100.76
	c) Other current assets	331.96		259.79
	Total Current Assets	25,201.53		24,537.56
	TOTAL - ASSETS	38,484.57		37,572.60
B	EQUITY & LIABILITIES			
1	Equity			
	a) Equity Share Capital	1,729.17		1,729.17
	b) Other Equity	17,767.31		17,004.94
	Total - Equity	19,496.48		18,734.11
2	Liabilities			
	Non-Current Liabilities			
	a) Financial liabilities			
	(i) Borrowings	13,816.11		14,196.59
	(ii) Other financial liabilities	113.18		109.15
	b) Provisions	112.81		106.84
	c) Deferred tax liabilities (Net)	1,274.61		1,278.91
	Total - Non Current Liabilities	15,316.71		15,691.49
	Current Liabilities			
	a) Financial liabilities			
	(i) Borrowings	861.38		831.15
	(ii) Trade Payables			
	- Total outstanding dues of Micro & Small Enterprises	99.61		71.85
	- Total outstanding dues of creditors other than Micro & Small Enterprises	1,369.39		1,293.49
	(iii) Other financial liabilities	179.99		140.45
	b) Other Current Liabilities	898.24		560.90
	c) Provisions	262.77		249.16
	Total - Current Liabilities	3,671.38		3,147.00
	TOTAL - EQUITY & LIABILITIES	38,484.57		37,572.60

Place : Kolkata
Date : November 14, 2025



By order of the Board of Directors
For Asian Hotels (East) Limited

(Signature)
Joint Managing Director

ASIAN HOTELS (EAST) LIMITED

REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA - 700 106
CIN No. - L15122WB2007PLC162762

STANDALONE STATEMENT OF CASH FLOWS

(Rs in lakhs)

	Particulars	Half Year ended Sept 30, 2025	Half Year ended Sept 30, 2024
		(Unaudited)	(Unaudited)
A.	CASH FLOW FROM OPERATING ACTIVITIES		
	Profit before tax	1,241.72	848.03
	Adjustments for :		
	Depreciation/amortization expense	203.42	187.43
	Provision for bad and doubtful debts	(0.38)	3.37
	Finance cost	790.27	797.47
	Interest income	(1,018.07)	(1,013.62)
	Fair value loss / (gain) and profit on sale of investment on mutual funds	(7.71)	0.19
	Operating profit before changes in Non-Current/ Current Assets and Liabilities	1,209.25	822.87
	Adjustments for :		
	Change in trade payables, financial liabilities and other current & non-current liabilities	483.30	432.70
	Change in other provisions	25.24	18.12
	Change in trade receivables, financial assets and other current & non-current assets	135.78	26.52
	Change in inventories	20.68	9.95
	Cash generated from/(used in) operations	1,874.25	1,310.16
	Less: Direct taxes paid (Net of Refunds)	(532.89)	(241.26)
	Net cash flow from/ (used in) Operating Activities (A)	1,341.36	1,068.90
B.	CASH FLOWS FROM INVESTING ACTIVITIES		
	Purchase of Property, Plant & Equipment, Capital work in progress including Capital Advances	(150.23)	(255.34)
	Proceeds from sale of current investments	339.91	393.25
	Proceeds upon maturity of / (Investment in) Fixed Deposits	(0.79)	-
	Loans given to subsidiaries	(199.47)	(209.63)
	Interest received	10.75	9.80
	Net cash flow from/(used in) Investing Activities (B)	0.17	(61.92)
C.	CASH FLOWS FROM FINANCING ACTIVITIES		
	Repayment of long-term borrowings	(325.50)	(225.84)
	Proceeds/(repayments) of short term borrowings (net)	(31.67)	-
	Interest paid on borrowings	(783.35)	(797.47)
	Dividend paid on shares	(172.92)	-
	Unclaimed Dividend transferred to IEPF	-	(4.69)
	Net cash flow from/(used in) in Financing Activities (C)	(1,313.44)	(1,028.00)
	Net increase/(decrease) in Cash and Cash Equivalents (A + B + C)	28.09	(21.02)
	Opening Cash and Cash Equivalents	22.23	41.71
	Closing Cash and Cash Equivalents	50.32	20.69

Notes:

1. The above cash flow statement has been prepared under the "Indirect method" set out in Ind AS - 7 "Statements of Cash Flows" specified under section 133 of the Companies Act 2013.

Place : Kolkata
Date : November 14, 2025



By Order of the Board of Directors
For Asian Hotels (East) Limited

[Signature]
Joint Managing Director

Independent Auditor's Review Report on the Quarterly and Year to Date Unaudited Consolidated Financial Results of the Company Pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

Review Report to the Board of Directors of Asian Hotels (East) Limited

- 1) We have reviewed the accompanying Statement of Unaudited Consolidated Financial Results of **Asian Hotels (East) Limited** (the "Holding Company") and its subsidiaries (the Holding Company and its subsidiaries together referred to as "the Group") for the quarter ended 30 September 2025 and year to date from 01 April 2025 to 30 September 2025 (the "Statement") attached herewith, being submitted by the Holding Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").
- 2) The Holding Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, (Ind AS 34) "Interim Financial Reporting" prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Statement has been approved by the Holding Company's Board of Directors. Our responsibility is to express a conclusion on the Statement based on our review.
- 3) We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the Master Circular issued by the Securities and Exchange Board of India under Regulation 33(8) of the Listing Regulations, to the extent applicable.

- 4) The Statement includes the results of the entities as mentioned below.

SL	Name of the entities	Relationship
1	Asian Hotels (East) Limited	Holding Company
2	Novak Hotels Private Limited	Wholly owned subsidiary
3	GJS Hotels Limited	Wholly owned subsidiary

- 5) (a) Refer to Note 3 to the accompanying Consolidated financial results, which describes that pursuant to an order dated 02 November 2024 (the "Order") was issued by the Government of Odisha through the General Administration and Public Grievance Department, citing non-compliance by GJS Hotels Limited, a wholly owned subsidiary ("GJS") with certain terms and conditions of the lease deed. Pursuant to this Order, GJS was directed to vacate the property located in Odisha and the performance bank guarantee of Rs. 350 lakhs, furnished by the Holding Company, was forfeited. GJS has filed a writ petition before the Hon'ble High Court of Orissa challenging the said Order. As at 30 September 2025, the GJS's investments in the said asset including capital work in progress amounts to Rs. 778.86 lakhs. Additionally, the Holding Company is carrying goodwill on consolidation relating to its investment in GJS, amounting to Rs. 6213.06 lakhs as on 30 September 2025.



The events and circumstances as described above, including the surrender of the property to the government and forfeiture of the bank guarantee, and the financial position of GJS, raise significant doubt regarding the recoverability of GJS's investments in capital work-in-progress and right-of-use assets. However, no provision for impairment has been recognized in respect of these exposures in the consolidated financial results, which, in our opinion, is not in accordance with the requirements of Indian Accounting Standard (Ind AS) 36 — Impairment of Assets. Additionally, the Holding Company is carrying goodwill on consolidation relating to its investment in GJS, amounting to Rs. 6213.06 lakhs as on 30 September 2025, for which no provision for impairment has been recognized, which, in our opinion, is also not in accordance with the requirements of Ind AS 36.

Had the aforesaid impairment of assets been recognised, the total expenses for quarter ended 30 September 2025 and year to date from 01 April 2025 to 30 September 2025 would have been higher by Rs. 6991.92 lakhs and Rs.6991.92 lakh respectively, resulting in a reduction in the reported net profit after tax to Rs. (-) 7689.57 lakhs from the reported Rs. (-) 697.65 lakhs and Rs. (-) 8342.25 lakhs from the reported Rs. (-) 1350.33 lakhs respectively. Consequently, the total comprehensive income for quarter ended 30 September 2025 and year to date from 01 April 2025 to 30 September 2025 would have been Rs. (-) 7687.45 lakhs instead of the reported Rs. (-) 695.53 lakhs and Rs. (-) 8338.01 lakhs instead of the reported Rs. (-) 1346.09 lakhs respectively, and the earnings per share would have been Rs. (-) 44.47 as against the reported Rs. (-) 4.03 and Rs. (-) 48.24 as against the reported Rs. (-) 7.81 respectively. Further, other equity would have been reduced by Rs. 6991.92 lakhs as on 30 September 2025.

(b) Refer to Note 4(b) of the accompanying consolidated financial results, which states that there has been a delay in recovering interest amounting to Rs. 5608.88 lakhs, accrued till March 31, 2025 and outstanding as at 30 September 2025, from Asian Hotels (West) Limited ("AHWL"). The Group's management is actively pursuing recovery from AHWL and expects to recover the entire amount. However, in the absence of sufficient audit evidence to support the recoverability of the aforesaid amount, we are unable to determine the possible effect, if any, on the accompanying consolidated financial results.

- 6) We draw your attention to Note no. 4(c) of the Consolidated unaudited financial results, inter alia, relates to the following Emphasis of Matter (EOM) paragraph which has been included in the review report of the statutory auditor of the wholly owned subsidiary, Novak Hotels Private Limited, vide their report dated 06 November 2025 related to Note no. 4 of financial results of the subsidiary which is reproduced below:

"We draw attention to Note No. 4 of the Financial Results, which indicate the Company has incurred losses which have resulted into erosion of its net worth. The management feels that this erosion is temporary in nature and the Company's future business plans and prospects will help the Company to turn around in future. The promoter of the Company has assured to infuse the funds as and when required, hence the Company continues to prepare its Financial Statements on going concern basis."

Our conclusion on the Statement is not modified in respect of this matter.

- 7) Based on our review conducted and procedures performed as stated in paragraph 3 above and based on the consideration of the review reports of other auditors referred to in paragraph 8 below, except for the possible effect of the matter stated in paragraph 5 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with recognition and measurement principles laid down in the aforesaid Indian Accounting Standards ('Ind AS') specified under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.



- 8) The accompanying Statement include the unaudited interim financial results and other financial information, in respect of 2 subsidiaries, whose unaudited interim financial results include, before consolidation adjustments, total assets of Rs. 50712.95 lakhs as at 30 September 2025, total revenues of Rs. 0.75 lakhs and Rs. 1.86 lakhs, total net profit after tax of Rs. (-)1173.82 lakhs and Rs. (-) 2281.39 lakhs, total comprehensive income of Rs. (-)1173.82 lakhs and Rs. (-) 2281.39 lakhs, for the quarter ended 30 September 2025 and the period ended on that date respectively, and net cash inflows of Rs. 373.63 lakhs for the period from 01 April 2025 to 30 September 2025, as considered in the Statement which have been reviewed by their respective independent auditor. The independent auditor's reports on interim financial results/financial information of these entities have been furnished to us by the Management and our conclusion on the Statement, in so far as it relates to the amounts and disclosures in respect of these subsidiaries is based solely on the report of such auditors except for the matter as stated in paragraph 5(b) above and procedures performed by us as stated in paragraph 3 above.

Our conclusion on the Statement is not modified in respect of the above matter.

For Singhi & Co.
Chartered Accountants
ICAI Firm Registration No: 302049E



J. Batabyal

Joyanta Batabyal
Partner

Membership No. 306031
UDIN: 25306031BPUARU9437

Date: 14 November 2025

Place: Kolkata

ASIAN HOTELS (EAST) LIMITED

REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA - 700 106

CIN No. - L15122WB2007PLC162762

STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER & HALF-YEAR ENDED SEPTEMBER 30, 2025

(Rs in lakhs, except earnings per equity share)

Particulars	Quarter ended Sept 30, 2025 (Unaudited)	Quarter ended June 30, 2025 (Unaudited)	Quarter ended Sept 30, 2024 (Unaudited)	Half Year ended Sept 30, 2025 (Unaudited)	Half Year ended Sept 30, 2024 (Unaudited)	Year ended March 31, 2025 (Audited)
I Income						
Revenue from Operations	2,606.86	2,495.73	2,303.77	5,102.59	4,550.47	11,302.28
Other Income	8.28	15.10	1,012.45	23.38	2,005.05	4,104.42
Total Income	2,615.14	2,510.83	3,316.22	5,125.97	6,555.52	15,406.70
II Expenses						
Consumption of provisions, beverages, smokes & others	306.90	291.23	321.09	598.13	634.15	1,480.83
Employee benefits expense	609.86	646.43	589.44	1,256.29	1,180.13	2,331.45
Finance costs (Refer note no. 5)	1,037.15	986.81	903.96	2,023.96	1,790.14	3,952.95
Depreciation and amortisation expenses	113.02	104.64	94.99	217.66	187.43	382.51
Other expenses	1,084.51	980.76	998.51	2,065.27	2,283.36	4,540.63
Total Expenses	3,151.44	3,009.87	2,907.99	6,161.31	6,075.21	12,688.37
III Profit/(loss) before exceptional items and tax (I - II)	(536.30)	(499.04)	408.23	(1,035.34)	480.31	2,718.33
IV Exceptional Items	-	-	-	-	-	-
V Profit / (loss) before tax (III + IV)	(536.30)	(499.04)	408.23	(1,035.34)	480.31	2,718.33
VI Tax Expense						
Current Tax	154.80	161.58	94.70	316.38	209.56	904.28
Deferred Tax (Credit) / Expense	6.55	(7.94)	11.45	(1.39)	7.29	62.02
Total Tax Expense	161.35	153.64	106.15	314.99	216.85	966.30
VII Net Profit / (loss) for the period (V - VI)	(697.65)	(652.68)	302.08	(1,350.33)	263.46	1,752.03
VIII Other Comprehensive Income / (Loss)						
Items that will not be reclassified to profit or loss						
Remeasurement of defined benefit liability	2.83	2.83	(0.40)	5.66	(0.80)	11.30
Income tax relating to items that will not be reclassified to profit or loss	(0.71)	(0.71)	0.10	(1.42)	0.20	(2.84)
Total Other Comprehensive Income (Net of Tax)	2.12	2.12	(0.30)	4.24	(0.60)	8.46
IX Total Comprehensive Income (VII + VIII)	(695.53)	(650.56)	301.78	(1,346.09)	262.86	1,760.49
X Profit Attributable to :						
Shareholders of the Company	(697.65)	(652.68)	302.08	(1,350.33)	263.46	1,752.03
Non Controlling Interest	-	-	-	-	-	-
	(697.65)	(652.68)	302.08	(1,350.33)	263.46	1,752.03
XI Other Comprehensive Income for the period attributable to:						
Shareholders of the Company	2.12	2.12	(0.30)	4.24	(0.60)	8.46
Non Controlling Interest	-	-	-	-	-	-
	2.12	2.12	(0.30)	4.24	(0.60)	8.46
XII Total Comprehensive Income for the period attributable to:						
Shareholders of the Company	(695.53)	(650.56)	301.78	(1,346.09)	262.86	1,760.49
Non Controlling Interest	-	-	-	-	-	-
	(695.53)	(650.56)	301.78	(1,346.09)	262.86	1,760.49
XIII Paid-up Equity Share Capital (Ordinary Shares of Rs 10 each)	1,729.17	1,729.17	1,729.17	1,729.17	1,729.17	1,729.17
XIV Other Equity						22,627.73
XV Earnings per equity share *						
Basic (Rs.)	(4.03)	(3.77)	1.75	(7.81)	1.52	10.13
Diluted (Rs.)	(4.03)	(3.77)	1.75	(7.81)	1.52	10.13

* Quarterly and half yearly not annualised

Notes:

1 (a) The unaudited consolidated financial results of Asian Hotels (East) Limited (the "Holding Company") are prepared in accordance with Indian Accounting Standards ('Ind AS') notified under Section 133 of the Companies Act, 2013, read with the Companies (Indian Accounting Standards) Rules, 2015 (as amended).

(b) The unaudited consolidated financial results include results of the Holding Company and the financial results/financial information of its Subsidiaries (collectively the "Group") for the quarter and half year ended September 30, 2025. The above unaudited Consolidated Financial Results have been reviewed & recommended by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on November 14, 2025 as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Statutory Auditors of the Holding Company have carried out a Limited Review of the aforesaid results.



[Handwritten Signature]

Notes (contd.):

- 2 (a) The Holding Company received a favourable order dated August 5, 2024, from the Commissioner of Income Tax (Appeals) ["CIT(A)"] in relation to the assessment order passed for the financial year 2019-20 (AY 2020-21) under Section 143(3) of the Income-tax Act, 1961, on September 30, 2022, which had income tax demand of Rs. 13,927.73 lakhs.

Subsequently, on December 09, 2024, the Income Tax Department filed an appeal before the Income Tax Appellate Tribunal (ITAT) against the CIT(A)'s order. The Holding Company has filed cross-objections in response, and the matter is currently pending adjudication before the ITAT. Based on a comprehensive evaluation, the Holding Company believes that its position is legally tenable and adequately supported. Accordingly, no provision has been considered necessary in the unaudited consolidated financial results in respect of this matter.

(b) The Income Tax Department has passed an assessment order under Section 143(3) of the Income-tax Act, 1961, on March 31, 2025, determining a tax liability of Rs. 1,420.18 lakhs for financial Year 2022-23 (AY 2023-24). The Holding Company has filed an appeal before the CIT(A), and the matter is currently pending for hearing. Based on a comprehensive evaluation, the Holding Company believes that its position is legally tenable and adequately supported. Accordingly, no provision has been considered necessary in the unaudited consolidated financial results in respect of this matter.

- 3 On November 02, 2024, the Government of Odisha, through the General Administration and Public Grievance Department, issued an order (the "Order") citing non-compliance by GJS Hotels Limited ("GJS"), a wholly owned subsidiary of the Holding Company, with certain terms and conditions of the lease deed. In accordance with the Order, GJS was directed to vacate the leased premises in Odisha, and the performance bank guarantee of Rs. 350 lakhs furnished by the Holding Company was forfeited.

GJS has filed a writ petition before the Hon'ble High Court of Orissa challenging the said Order and the next date of hearing is yet to be scheduled. As at September 30, 2025, GJS's investments in capital work-in-progress and right-of-use assets amounts to Rs. 778.86 lakhs. Additionally, the Holding Company is carrying goodwill on consolidation relating to its investment in GJS, amounting to Rs. 6,213.06 lakh as on September 30, 2025.

Based on the current legal status and management's assessment, the matter will be resolved in favour of GJS. Accordingly, no provision for impairment in respect said assets (including goodwill on consolidation) has been considered necessary in the unaudited consolidated financial result.

- 4 (a) Novak Hotels Private Limited ("Novak"), a wholly-owned subsidiary was incorporated to construct, build, acquire, purchase, establish, manage, run or in any manner and in all respect deal in hotels. Robust Hotels Limited (RHL), a Group Company and shareholder of Asian Hotels (West) Limited (AHWL) entered into an agreement with the other promoters of AHWL to provide interest-bearing loan to AHWL which amounted to Rs. 39940.60 lakhs as on September 30, 2025 to provide advances against acquiring of the hotel Hyatt Regency, Mumbai and to charge interest on such advances till the transfer of the Hotel. Novak has borrowed Rs. 44232.89 lakhs as on September 30, 2025 in aggregate as short-term loan from group companies and others for providing the loan to AHWL as a part of the said agreement.

Moreover, Novak has taken physical possession of the said property, however the legal formalities for completing the acquisition are pending, primarily on account of the non-fulfilment of a condition precedent under the framework agreement, relating to the revocation of the suspension in trading of AHWL's equity shares and other matters. The suspension of trading of AHWL's equity shares is expected to be revoked shortly. The management nonetheless remains hopeful of obtaining legal ownership of Hyatt Regency Mumbai upon completion of the necessary legal formalities and is of the opinion that the advance made to AHWL is fully protected and ring fenced.

(b) There has been a delay in the receipt of interest income accrued and outstanding as on March 31, 2025, from AHWL amounting to Rs.5608.88 lakhs. Novak's management is actively engaged in negotiations and based on its assessment, expects the amount to be recoverable as at the reporting date. Any impact arising from the outcome of these negotiations, if and when crystallised, will be accounted for in the books of the Company. Additionally, as a matter of abundant caution, the Company has not recognised interest income for the quarter and half year ended September 30, 2025 of Rs.1060.40 lakh and Rs.2109.27 lakh respectively, as the interest accrued and outstanding as of March 31, 2025, is currently under negotiation, as explained above.

(c) The Novak has incurred losses which have resulted into erosion of its net worth. The management feels that this erosion is temporary in nature and the Novak's future business plans and prospects will help Novak to turn around in future. The promoter of Novak has assured to infuse the funds as and when required, hence Novak continues to prepare its Financial Statements on going concern basis.

- 5 Finance costs for the quarters ended September 30, 2025, June 30, 2025, and September 30, 2024 include interest expenses of Rs. 1035.14 lakhs, Rs. 983.84 lakhs and Rs. 902.72 lakhs respectively and for the year ended March 31, 2025 include interest expenses of Rs. 3613.20 lakhs, incurred by the Group on loans obtained for acquisition of HRM from AHWL.
- 6 The Group is primarily engaged in the business of "Hotel operations". There is no separate reportable segment as per Ind AS 108 - Operating Segments.
- 8 The figures for the previous period/year have been regrouped/rearranged wherever necessary to make them comparable with the current period's figures.
- 9 Statement of Assets and Liabilities and Statement of Cash Flow are annexed herewith.

Place : Kolkata
Date : November 14, 2025



By order of the Board of Directors
For Asian Hotels (East) Limited


Joint Managing Director

ASIAN HOTELS (EAST) LIMITED

REGD OFFICE: HYATT REGENCY KOLKATA, JA -1, SECTOR III, SALT LAKE CITY, KOLKATA-700 106

CIN No. - L15122WB2007PLC162762

CONSOLIDATED STATEMENT OF ASSETS AND LIABILITIES

(Rs in lakhs)

Sl. No.	Particulars	Consolidated	
		As at September 30, 2025	As at March 31, 2025
		(Unaudited)	(Audited)
A	ASSETS		
1	Non-Current Assets		
	a) Property, plant and equipment	11,924.28	11,665.74
	b) Capital work - in - progress	1,313.01	291.60
	c) Intangible Assets	3.30	5.57
	d) Goodwill on Consolidation	6,213.06	6,213.06
	e) Financial assets		
	(i) Others	141.91	37.95
	f) Income tax assets	1,297.67	1,081.03
	g) Other non current assets	41,478.91	39,435.23
	Total Non-Current Assets	62,372.14	58,730.18
2	Current Assets		
	a) Inventories	118.41	139.08
	b) Financial assets		
	(i) Investments	11.82	343.66
	(ii) Trade Receivables	495.37	687.59
	(iii) Cash & Cash Equivalents	601.19	199.47
	(iv) Other Bank Balances	240.74	238.71
	(v) Loans	-	-
	(vi) Others	5,609.61	5,709.65
	c) Other current assets	636.43	846.87
	Total Current Assets	7,713.57	8,165.03
	TOTAL - ASSETS	70,085.71	66,895.21
B	EQUITY & LIABILITIES		
1	Equity		
	a) Equity Share Capital	1,729.17	1,729.17
	b) Other Equity	21,108.72	22,627.73
	Total - Equity	22,837.89	24,356.90
2	Liabilities		
	Non-Current Liabilities		
	a) Financial liabilities		
	(i) Borrowings	13,816.11	14,196.59
	(ii) Other financial liabilities	113.18	109.15
	b) Provisions	112.82	106.84
	c) Deferred tax liabilities (Net)	1,279.52	1,279.49
	Total - Non Current Liabilities	15,321.63	15,692.07
	Current Liabilities		
	a) Financial liabilities		
	(i) Borrowings	21,524.66	18,763.11
	(ii) Trade Payables		
	- Total outstanding dues of Micro , Small and Medium Enterprise	99.61	71.85
	- Total outstanding dues of creditors other than Micro , Small and Medium Enterprise	1,369.38	1,293.50
	(iii) Others	7,644.44	5,617.36
	b) Provisions	262.77	249.16
	c) Other Current Liabilities	1,025.33	851.26
	Total - Current Liabilities	31,926.19	26,846.24
	TOTAL - EQUITY & LIABILITIES	70,085.71	66,895.21



By order of the Board of Directors
For Asian Hotels (East) Limited

[Signature]

Joint Managing Director

Place : Kolkata

Date : November 14, 2025

ASIAN HOTELS (EAST) LIMITED
CIN: L15122WB2007PLC162762
CONSOLIDATED STATEMENT OF CASH FLOWS

(Rs in lakhs)

Particulars	Half Year ended Sept 30, 2025	Half Year ended Sept 30, 2024
	(Unaudited)	(Unaudited)
A. CASH FLOW FROM OPERATING ACTIVITIES		
Profit /(loss) before tax	(1,035.34)	480.31
Adjustments for :		
Depreciation/amortization expense	217.66	187.43
Loss/ (Profit) on Sale of non-current Investment	-	(0.81)
Finance Cost	2,023.96	1,790.14
Provision for bad and doubtful debts	(0.38)	3.37
Interest income	(12.25)	(2,000.05)
Fair value gain on mutual funds	(8.07)	(0.06)
Operating profit before changes in Non-Current/ Current Assets and Liabilities	1,185.58	460.33
Adjustments for :		
Change in trade payables, financial liabilities and other current & non-current liabilities	322.80	335.33
Change in provisions	25.24	18.12
Change in trade receivables, financial assets and other current & non-current assets	(126.69)	(878.44)
Change in inventories	20.68	9.95
Cash generated from/(used in) operations	1,427.61	(54.71)
Less: Direct taxes paid	(532.76)	440.27
Net cash flow from/ (used in) Operating Activities (A)	894.85	(494.98)
B. CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of Property, Plant & Equipment,CWIP including Capital advances	(2,434.55)	(258.97)
Advance given to body corporate	(574.96)	(270.87)
Purchase of current investments	-	(50.00)
Proceeds from sale of current investments	339.91	433.25
Proceeds upon maturity of / (Investment in) Fixed Deposits	(3.89)	-
Non-current loans repaid /(given)	-	(903.45)
Interest received	11.39	208.82
Net cash flow from/(used in) Investing Activities (B)	(2,662.10)	(841.22)
C. CASH FLOWS FROM FINANCING ACTIVITIES		
Repayment of long-term borrowings	(325.50)	-
Proceeds/(repayments) of short term borrowings (net)	3,706.97	1,288.89
Interest paid on borrowings	(1,039.58)	(4.33)
Unclaimed Dividend transferred to IEPF	-	(4.69)
Dividend paid on shares	(172.92)	-
Net cash flow from/(used in) in Financing Activities (C)	2,168.97	1,279.87
Net increase/(decrease) in Cash and Cash Equivalents (A + B + C)	401.72	(56.33)
Cash and Cash Equivalents at the beginning of the period	199.47	115.68
Cash and Cash Equivalents at the end of the period	601.19	59.35

Note: The above Cash Flow Statement has been prepared under the "Indirect Method" as set out in Ind AS - 7 "Statements of Cash Flow".

Place : Kolkata
Date : November 14, 2025



By Order of the Board of Directors
For Asian Hotels (East) Limited

[Signature]
Joint Managing Director

SREECHEM RESINS LTD
 CIN NO. L24222OR1989PLC002739
 Regd. Office: Jhagarpur, Post-Rajgangpur-770 017, Odisha || Ph. No.: (06624) 211943
 Email: sreechem.rajgangpur@rediffmail.com
 Corporate Office: FORTUNA TOWER 23A, Netaji Subhas Road, 11th Floor, Room No.-11, Kolkata-700 001 || Ph. No.: (033) 4005 0586 || Fax No.: (033) 2231 3164
 Email: sreechem@sreechem.in | Website: www.sreechem.in

NOTICE FOR SPECIAL WINDOW FOR RE-LODGE- MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Notice is hereby given that in terms of SEBI Circular SEBI/HO/MIRSD/ MIRSD-PoD/PI/CIR/2025/97 dated July 02, 2025 a special window has been opened for a period of six months from July 07, 2025 to January 06, 2026 to facilitate re- lodgment of transfer deeds for physical shares. This facility is available only for re- lodgment of transfer deeds lodged prior to the deadline of April, 2019 but were rejected, returned or not attended due to deficiencies in documents/ process or otherwise. Shareholders are requested to take advantage of this opportunity by furnishing the necessary documents with respect to re- lodgment of transfer deeds for physical shares to the Company's Registrar and Share Transfer Agents ("RTA"), i.e. MCS Share Transfer Agent Limited, 383, Lake Gardens, 1st Floor, Kolkata-700045, email: mcssta@rediffmail.com; Phone: +91 - (033) 4072-4051/4052. The securities that are re- lodged during the special window period shall be issued only in demat form.

FOR SREECHEM RESINS LIMITED
 Sd/- BINOD SHARMA
 (DIN: 00557039)
 MANAGING DIRECTOR

PLACE : KOLKATA
 DATE : 12-11-2025

BLOOM INDUSTRIES LIMITED
 CIN: L27200OR1989PLC036629
 Registered Office: Plot No. P - 25, Civil Township, Rourkela - 769004 (Odisha)
 E - mail: bloom1989@gmail.com, bloomindustriesltd@gmail.com, Web: www.bloom-industries.com
 EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2025

Sr. No.	Particulars	Quarter Ended		Six Months Ended		Year Ended	
		30.09.2025 Unaudited	30.06.2025 Unaudited	30.09.2024 Unaudited	30.09.2025 Unaudited	30.09.2024 Unaudited	31.03.2025 Audited
1	Total Income from operations	857.62	554.61	646.30	1,412.23	1,402.39	2,373.91
2	Net Profit / (Loss) for the period (before tax, exceptional and/or extraordinary items)	33.80	17.82	13.64	51.62	42.02	60.18
3	Net Profit / (Loss) for the period before tax (after exceptional and/or extraordinary items)	33.80	17.82	13.64	51.62	42.02	60.18
4	Net Profit / (Loss) for the period after tax (after exceptional and/or extraordinary items)	25.29	13.34	14.23	38.63	35.47	49.41
5	Total Comprehensive Income for the period (Comprising Profit/Loss for the period (after tax) and Other Comprehensive Income (after tax))	25.29	13.34	14.23	38.63	35.47	49.41
6	Equity Share Capital	664.00	664.00	664.00	664.00	664.00	664.00
7	Earnings Per Share (after extraordinary items) (Face value of Rs. 10/- each)	0.38	0.20	0.21	0.58	0.53	0.74
	Basic (Rs.)	0.38	0.20	0.21	0.58	0.53	0.74
	Diluted (Rs.)	0.38	0.20	0.21	0.58	0.53	0.74

NOTES: The above is an extract of the detailed format of Financial Results for the Quarter ended 30th September, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results for the Quarter ended 30th September 2025 are available at the Company's website www.bloom-industries.com and Bombay Stock Exchange website www.bseindia.com.

Place: Rourkela
 Date: 14th November, 2025
 Sd/- Akash Gupta, Whole Time Director (DIN: 01326090)

VIRAT LEASING LIMITED
 Regd. Off: 1, Crooked Lane, 3rd Floor, Room No.324, Kolkata-700001 W.B.
 Corp. Off: "Jadodia Tower", 3, Bentinek Street, Room No.D-8, 4th Floor, Kolkata-700001 W.B.
 CIN: L65910WB1984PLC098684 | E-MAIL: info@vll.co.in | WEBSITE: www.vll.co.in

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2025

Sl. No.	Particulars	Quarter ended		Half Year ended		Year ended
		30.09.2025 Unaudited	30.06.2025 Unaudited	30.09.2024 Unaudited	30.09.2025 Unaudited	
1	Total Revenue from Operations	30.85	22.85	23.46	53.69	93.20
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	21.69	5.33	-49.77	27.02	-34.46
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	21.69	5.33	-49.77	27.02	-34.46
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	16.32	3.90	-47.56	20.22	-35.02
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	16.32	3.90	-47.56	20.22	-35.02
6	Equity Share Capital	1298.05	1298.05	1298.05	1298.05	1298.05
7	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) Basic & Diluted:	0.13	0.03	-0.37	0.16	-0.27

Notes:
 1. The above is an extract of the detailed format of the Un-audited Financial Results for the Quarter and Half Year ended 30th September, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Quarter & Half Year ended Un-audited Financial Results is available on the Stock Exchange at www.bseindia.com and also on the websites of the company at www.vll.co.in.
 2. The above results have been reviewed by the audit committee and approved by the Board of Directors at their meeting held on 14th November, 2025.

For and on behalf of the Board For Virat Leasing Limited
 Sd/-
 Rajeev Kothari
 Managing Director
 DIN: 00147196

Place : Kolkata
 Dated : 14.11.2025

NEELACHAL MINERALS LIMITED
 CIN: L10400WB1907PLC001722
 Regd. Office: 17, Roy Street, Ground Floor, Kolkata-700 020
 Tel. No. 033 4062 9127, E-mail: neelachalkolkata@gmail.com

Statement of Unaudited Financial Results for the Quarter and Half Year ended 30th September 2025 (Rupees in Lakhs)

Annexure XI Particulars	Quarter Ended		6 Months Ended		Year Ended
	September 2025 (Unaudited)	June 2025 (Unaudited)	September 2024 (Unaudited)	September 2025 (Unaudited)	
1. Total income from Operations (net)	15.09	14.95	14.92	30.04	59.47
2. Total Expenses	12.21	12.59	12.94	24.80	48.00
3. Profit / (Loss) from operations before other income, finance costs and exceptional items (1-2)	2.87	2.36	1.99	5.24	11.47
4. Other Income	2.72	6.59	5.80	9.31	13.34
5. Profit / (Loss) from ordinary activities before finance costs and exceptional items (3 + 4)	5.60	8.95	7.78	14.55	24.81
6. Finance Costs	-	-	-	-	-
7. Profit / (Loss) from ordinary activities after finance costs but before exceptional items (5 + 6)	5.60	8.95	7.78	14.55	24.81
8. Exceptional Items	-	-	-	-	-
9. Profit / (Loss) from ordinary activities before tax (7 + 8)	5.60	8.95	7.78	14.55	24.81
10. Tax expense	1.48	1.68	-	3.16	5.83
11. Net Profit / (Loss) from ordinary activities after tax (9 + 10)	4.12	7.26	7.78	11.38	18.97
12. Extraordinary items	-	-	-	-	-
13. Net Profit / (Loss) for the period (11 + 12)	4.12	7.26	7.78	11.38	18.97
14. Paid-up equity share capital (Face Value of Rs. 10 each)	31.48	31.48	31.48	31.48	31.48
15. Reserve excluding Revaluation Reserves as per balance sheet of previous accounting year	-	-	-	-	97.49
16. Earnings Per Share (EPS) : (a) Basic EPS before and after extraordinary items (Rs) (*not annualised)	*1.31	*2.31	*2.47	*4.63	*3.92
(b) Diluted EPS before and after extraordinary items (Rs) (*not annualised)	*1.31	*2.31	*2.47	*4.63	*3.92

Notes:
 1. The above financial results for the quarter & half year ended 30.09.2025 have been arrived at on the same accounting policies as those followed in the annual financial statements for the year ended 31.03.2025.
 2. The above financial results have been approved by the Board of Directors at their meeting held on 14.11.2025.
 3. The Statutory Auditors of the Company have carried out a limited review of the unaudited financial results for the quarter & half year ended 30.09.2025.
 4. The figures for the corresponding period have been regrouped/recasted wherever necessary.

By order of the Board for NEELACHAL MINERALS LIMITED
 Sd/-
 TEJASH DOSHI
 Director

Place : Kolkata
 Dated : 14th November, 2025

Canara Bank Appendix - IV (See Rule 8(1) Section 13(4))
POSSESSION NOTICE (For Immovable Property)

CHINSURAH - II BRANCH
 Hospital Road, P.O. - Chinsurah, Dist - Hooghly, Pin - 712 101

Whereas:
 The undersigned being the Authorised Officer of the Canara Bank under Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (Act 54 of 2002) (hereinafter referred to as "the Act") and in exercise of powers conferred under Section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice Dated 02.09.2025 calling upon the Borrower Sri Anukul Sarkar (Borrower & Mortgagor) & Sri Anup Sarkar (Co-Borrower) to repay the amount mentioned in the notice, being Rs. 4,24,664.21 (Rupees Four Lakhs Twenty Four Thousand Six Hundred Sixty Four and Paise Twenty One only), within 60 days from the date of receipt of the said notice.

The Borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him / her under Section 13(4) of the said Act, read with Rule 8 & 9 of the said Rule on this 14th Day of November of the year 2025.

The Borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Canara Bank, Chinsurah - II Branch for an amount of Rs. 4,24,664.21 (Rupees Four Lakhs Twenty Four Thousand Six Hundred Sixty Four and Paise Twenty One only) and interest thereon.

The Borrower's attention is invited to the provisions of Section 13(8) of the Act, in respect of time available, to redeem the secured assets.

Description of the Immovable Property : All that part and parcel of Bastu Land measuring more or less 4 cottahs with two separated single storied residential building measuring 1179 Sq.ft. situated at Mouza - Kapasdanga, JL No. 10, Khatian No. 60/1, CS Plot No. 242(P) & 233(P), LR Dag No. 729, Sub Registration Office Chinsurah, Dist - Hooghly, in the name of Anukul Sarkar as per Deed No. 555 of 1988. The Property is bounded & buttut by: On the North - Plot No. 363(H/S), On the South - Plot No. 261(Rd), On the East - Plot No. 365(H/S), On the West - Plot No. 262 (Rd).

CERSAI ID : 400011571493

Date : 14.11.2025 / Place : Chinsurah Authorised Officer / Canara Bank

SMFG INDIA CREDIT COMPANY LIMITED
 Corporate Office: 10th Floor, Office No. 101,102 & 103, 2 North Avenue, Maker Maxity, Bandra Kuria Complex, Bandra (E), Mumbai-400051.

DEMAND NOTICE

UNDER THE PROVISIONS OF THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 ("the Act") AND THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 ("the Rules")

The undersigned being the authorized officer of SMFG INDIA CREDIT COMPANY LIMITED (SMFG India Credit) under the Act and in exercise of powers conferred under Section 13(12) of the Act read with the Rule 3, issued Demand Notice(s) under Section 13(2) of the Act, calling upon the following borrower(s) to repay the amount mentioned in the respective notice(s) within 60 days from the date of receipt of the said notice. The undersigned reasonably believes that borrower(s) is/are avoiding the service of the demand notice(s), therefore the service of notice is being affixed by affixation and publication as per Rules. The contents of demand notice(s) are extracted herein below:

Name of the Borrower(s)	Demand Notice Date and Amount
1. TITLI GARMENTS	25 October, 2025
2. MANOJ KUMAR HAZRA	Rs. 1,20,05,425/- (Rupees One Crore Twenty Lakhs Five Thousand Four Hundred Twenty Five Only) as on 04 October, 2025.
3. KANCHANI HAZRA	

Description of Immovable Property Mortgaged

OWNER OF THE PROPERTY - MANOJ KUMAR HAZRA BEING DEED NO. 0007 OF 2009 & DEED NO. 1987 OF 2009
 1. ASSET NO 1: ALL THAT PIECE AND PARCEL OF THE LAND MEASURING ABOUT 15.09 DECIMALS, BE THE SAME OR LITTLE MORE OR LESS (LAND MEASURING 13.99 DECIMALS IN R.S & L.R. DAG NO 1621 & LAND MEASURING 1.10 DECIMALS IN R.S & L.R. DAG NO 1622) LYING AND SITUATED AT MOUZA DHARMAPUR AND COMPRISED IN R.S. & L.R. DAG NO 1621 & 1622 UNDER L.R. KHATAN NO. 19 & 824 AT PRESENT Dharmpur Bazar R.S Dag No 1621 and 1622 RS Khatian No. 1252 JL No.20, WITHING THE LIMITS OF DHARMAPUR GRAM PANCHAYET, UNDER P.S. GAIGHATA, IN THE DISTRICT OF NORTH 24 PARGANAS. BUTTED AND BOUNDED BY: NORTH: C/2 SUB PLOT, SOUTH: PANCHAYET ROAD, EAST: COMMON PASSAGE, WEST: A/1 SUB PLOT

OWNER OF THE PROPERTY - MANOJ KUMAR HAZRA BEING DEED NO. 0007 OF 2009 & DEED NO. 1987 OF 2009
 2. ASSET NO 2: ALL THAT PIECE AND PARCEL OF THE LAND MEASURING ABOUT 6.18 DECIMALS, BE THE SAME OR LITTLE MORE OR LESS (LAND MEASURING 1.10 DECIMALS IN R.S & L.R. DAG NO 1621 & LAND MEASURING 5.08 DECIMALS IN R.S & L.R. DAG NO 1622) LYING AND SITUATED AT MOUZA DHARMAPUR AND COMPRISED IN R.S. & L.R. DAG NO 1621 & 1622 UNDER L.R. KHATAN NO. 19 & 824 AT PRESENT Dharmpur Bazar R.S Dag No 1621 and 1622 RS Khatian No. 1252 JL No.20, WITHING THE LIMITS OF DHARMAPUR GRAM PANCHAYET, UNDER P.S. GAIGHATA, IN THE DISTRICT OF NORTH 24 PARGANAS. BUTTED AND BOUNDED BY: NORTH: DAG NO 1620, SOUTH: C/1 AND A/1 SUB PLOT, EAST: COMMON PASSAGE, WEST: B/1 SUB PLOT

The borrower(s) are hereby advised to comply with the demand notice(s) and to pay the demand amount mentioned therein and hereunder within 60 days from the date of the publication together with applicable interest, additional interest, bounce charges, cost and expenses till the date of realization of payment. The borrower(s) may note that SMFG India Credit is a secured creditor and the loan facility availed by the Borrower(s) is a secured debt against the immovable property/properties being the secured asset(s) mortgaged by the borrower(s).

In the event borrower(s) are failed to discharge their liabilities in full within the stipulated time, SMFG India Credit shall be entitled to exercise all the rights under Section 13(4) of the Act to take possession of the secured asset(s) including but not limited to transfer the same by way of sale or by invoking any other remedy available under the Act and the Rules thereunder and realize payment. SMFG India Credit is also empowered to ATTACH AND/OR SEAL the secured asset(s) before enforcing the right to sale or transfer. Subsequent to the Sale of the secured asset(s), SMFG India Credit also has a right to initiate separate legal proceedings to recover the balance dues, in case the value of the mortgaged properties is insufficient to cover the dues payable to the SMFG India Credit. This remedy is in addition and independent of all the other remedies available to SMFG India Credit under any other law.

The attention of the borrower(s) is invited to Section 13(8) of the Act, in respect of time available, to redeem the secured assets and further to Section 13(13) of the Act, whereby the borrower(s) are restrained/prohibited from disposing of or dealing with the secured asset(s) or transferring by way of sale, lease or otherwise (other than in the ordinary course of business) any of the secured asset(s), without prior written consent of SMFG India Credit and non-compliance with the above is an offence punishable under Section 29 of the said Act. The copy of the demand notice is available with the undersigned and the borrower(s) may, if they so desire, can collect the same from the undersigned on any working day during normal office hours.

Place: WEST BANGAL Sd/- Authorized Officer
 Date: 15.11.2025 SMFG INDIA CREDIT COMPANY LIMITED

ACKNIT INDUSTRIES LIMITED
 CIN: L01113WB1990PLC050020
 Regd & Corp. Office : "Ecotestation", Block- BP, Plot No.7, Sector V, Suit No - 504
 Salt Lake, Kolkata - 700 091, Ph : (033) 2367-5555 / +91 84200 47801
 E-mail : calcutta@acknitindia.com, Website : www.acknitindia.com

Extract of Statement of Un-audited Financial Results for the quarter ended 30th September, 2025 (₹ In lakhs (except EPS))

Particulars	Quarter Ended 30.09.2025	Half year Ended 30.09.2025	Quarter Ended 30.09.2024
Total income from operations	6680.08	12205.02	6239.43
Net Profit / (Loss) for the period (before tax)	191.19	420.71	291.59
Net Profit / (Loss) for the period (after tax)	140.70	311.40	207.69
Total Comprehensive Income for the period [(Comprising profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	140.70	311.40	207.69
Equity Share Capital	304.00	304.00	304.00
Reserves (excluding Revaluation Reserve) as shown in the Balance Sheet of previous year			
Earnings Per Share (of Rs 10/- each)			
Basic :	4.63	10.24	6.83
Diluted :	4.63	10.24	6.83

Note:
 A1. The above is an extract of the detailed format of Un-audited Quarterly Financial Results for the quarter ended 30th September, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015.
 2. The above results were reviewed by the Audit Committee and approved by the Board of Directors of the company at their meeting held on 14.11.2025.
 3. Figure for the previous periods have been re-grouped & re-arranged so as to confirm to those of current period.
 4. The financial results along with the Limited Review Report of the Statutory Auditors are available on the Bombay Stock Exchange's website (www.bseindia.com) and company's website at (https://www.acknitindia.com/financial-information).

For and on behalf of the Board of Directors
 Sd/-
 Shri Krishan Saraf
 Managing Director
 DIN : 00128999

Place : Kolkata
 Date : 14.11.2025

RTS POWER CORPORATION LIMITED
 CIN: L17232WB1947PLC016105
 Registered Office: 56, Netaji Subhas Road, Kolkata- 700 001
 Tel. No. : (033)2242-6025 ; Fax : (033) 2242-6732
 Website : www.rtspower.com, E-mail : headoffice@rtspower.com

EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2025 (Rs in lakhs)

SL No.	PARTICULARS	Standalone			Consolidated		
		Quarter ended 30.09.2025 Unaudited	Quarter ended 30.06.2025 Unaudited	Quarter ended 30.09.2024 Unaudited	Half Year ended 30.09.2025 Unaudited	Half Year ended 30.09.2024 Unaudited	Year ended 31.03.2025 Audited
1	Total income from operations	949.80	2103.63	2976.36	3053.43	5667.85	5746.10
2	Net Profit from ordinary activities before tax (before exceptional and /or extraordinary items)	23.45	274.19	216.27	297.64	501.37	622.41
3	Net Profit from ordinary activities before tax (after exceptional and/ or extraordinary items)	23.45	274.19	216.27	297.64	501.37	622.41
4	Net Profit from ordinary activities after tax (after exceptional and /or extraordinary items)	28.11	242.27	134.36	270.38	447.77	442.70
5	Total Comprehensive Income for the period (Comprising profit/loss) for the period (after tax) and other comprehensive income (after tax)	28.11	242.27	134.36	270.38	447.77	442.71
6	Paid-up equity share capital (Face value - Rs 10/- each)	916.85	916.85	916.85	916.85	916.85	916.85
7	Earnings per equity share -not annualised						
	1. Basic	0.31	2.64	1.47	2.95	4.88	2.97
	2. Diluted	0.31	2.64	1.47	2.95	4.88	2.97

Notes:
 1. The above is an extract of the detailed format of the Standalone and Consolidated Financial Results for the quarter and half year ended September 30, 2024 filed with BSE Limited under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results are available on the Website of BSE Limited at www.bseindia.com and also on the Company's Website at www.rtspower.com.
 2. The above unaudited financial results for the quarter and half year ended September 30, 2024 were reviewed by the Audit Committee and thereafter, approved by the Board of Directors and was taken on record at their meeting held on November 14, 2024. The statutory auditors have carried out Limited Review on the above financial results for the quarter and half year ended September 30, 2024.

For and on behalf of Board of Directors of
 RTS Power Corporation Limited
 Sd/-
 (Siddharth Bhutoria)
 Whole-Time Director
 (DIN: 00609233)

Place : Kolkata
 Date : 14th November, 2025

Aadhar Housing Finance Ltd.
 Corporate Office : 802, Natraj By Rustomjee, Western Express Highway, Sir M.V. Road, Andheri East, Mumbai-400069, Maharashtra

Howrah Branch Office: 3rd Floor, Krishna Enclave, 201, Bhajanalal Lohia Lane, Near Ac Market, Howrah - 711101 (West Bengal) District - Howrah
 Burdwan Branch Office: R.S. Plot No. - 47, L.R. Plot No. - 32, Gopal Bhawan, 1st Floor, Holding No. 39, J. L. No. - 75, L.R. KH No. - 4648, Mouza Ichlabad, Ward No. - 10, Burdwan - 713103 (West Bengal) District - Purba Bardhaman
 Durgapur Branch Office: Chaitnya Complex, Ground Floor, One Room, Plot No. - CA - 4, phase - II, Bengal Ambuja, City Centre, Durgapur - 713216 (West Bengal) District - Paschim Bardhaman

POSSESSION NOTICE Appendix IV (for immovable property)

Section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, Demand Notice (s) Issued by the Authorised officer of the company to the Borrower(s)/Guarantor(s) mentioned herein below to repay the amount mentioned in the notice within 60 days from the date of receipt of the said notice. The borrower having failed to repay the amount, notice is hereby given to the Borrower(s)/ Guarantor(s) and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under Sub-Section(4) of the Section 13 of the said Act read with rule 8 of the Security Interest Enforcement rules, 2002. The borrower's attention is invited to provisions of sub section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of AHFL for an amount as mentioned herein under with interest thereon.

S. No.	Name of the Branch / Borrower(s)/ Co Borrower(s)	Description of Secured asset (immovable property)	Demand Notice Date and Amount	Date of Possession
1.	(Loan Code 01900001245 Howrah Branch), Ruma Sen Sharma (Borrower) Anil Sen Sharma (Co-Borrower)	ALL THAT piece and parcel of land measuring more or less 3 DECIMALS situated at Mauza- Teghori, bearing JL no 195, RS Khatian no 71, LR Khatian no 22/2, 22/3, 22/4, 39/1, 103/1 & 250/4, RS daag no 92, LR daag no 118, under PS-Kharagpur(Town) Dist- Paschim Midnapore Bounded By: East: 11ft Wide Mead Road West: Land Of Plot No 48 North: Land Of Rajesh Sharma South: Property Of Dhiren Dutta	13-Sep-23 Rs. 957965/-	12-Nov-25
2.	(Loan Code 06400001456 Burdwan Branch), Kanailal Basak (Borrower) Rekhari Basak (Co-Borrower) Shantanu Nath (Guarantor1)	All That Piece And Parcel Of Land Measuring More Or Less Total 4.29 Satak, Situated At Mouza Gram Kalna, Bearing JI No 48, L.R. Khatian No 2491, 1329, 4019, 931 As Per Gift Deed Bearing No-020703416 For The Year 2015, L.R. Khatian No.-5344 As Per Porcha Record, R.S. Pot No 702, L.R. Plot No 766, Under Ps- Kalna, District - Purba Bardhaman Bounded By: East: Property Of Baidya Nath Basak West: 5 Ft Wide Road North: Property Of Gangadhar Basak South: 5 Ft Wide Road	11-Aug-25 Rs. 667044/-	12-Nov-25
3.	(Loan Code 06400001159 Burdwan Branch), Rasidul Sekh (Borrower) Manoyara Bibi (Co-Borrower) Abdur Rahim Sekh (Guarantor1)	All That Piece And Parcel Of Land Measuring More Or Less Total 3 Decimals Situated At Mouza-Gowalpara Bearing JI No 188, L.R. Khatian No 1868,405 & 309, R.S. & L.R. Daag No 261 & 920 Under P.Sp- Purbasthali, District-Purba Burdwan.	10-Jul-25 Rs. 817405/-	12-Nov-25
4.	(Loan Code 06400006683 Burdwan Branch), Ashis Ghosh (Borrower) Champa Ghosh (Co-Borrower) Sourav Chakraborty (Guarantor1)	All That Piece And Parcel Of Land Measuring More Or Less 5 Satak Chatak Or 4.54 Decimals, Situated At Mouza Chapui, Bearing JI No 03, L.R. Khatian No 628 As Per Deed, R.S Plot No & L.R Plot No 91, L.R. Khatian No-754 As Per Porcha, Private Sub Plot No-A, Under Ps- Rangaj, District- Paschim Bardhaman Bounded By: East: Sub Plot No. B West: Mouza Soura North: Mouza Soura South: 12 Wide Kancha Road Ghosh South: Property Of Gopal Ghosh	11-Aug-25 Rs. 298509/-	12-Nov-25
5.	(Loan Code 0880000589 Durgapur Branch), Bijoy Mukherjee (Borrower) Fankaj Mukherjee (Co-Borrower)	All That Piece And Parcel Of Land Measuring More Or Less 2 Katha 12 Chatak Or 4.54 Decimals		

সম্পাদকীয়

ঠেলায় পড়েই কি সুর
বদল ট্রান্স সাহেবের?

মার্কিন প্রেসিডেন্টের মুড সুইংয়ের গতি এতই দ্রুত যে বোঝা যায়। কখন তাঁর কি মতিগতি হয়। দ্বিতীয় দফায় প্রেসিডেন্ট হওয়ার পর থেকে এতদিন 'মেক আমেরিকা গ্রেট এগেইন' শ্লোগান দেওয়ার পর ফের আচমকা উল্টোদিকের দিকে ঘুরে ফিরে পেশাদার আনার পক্ষে সওয়াল করলেন তিনি। সম্প্রতি এক আন্তর্জাতিক সংবাদমাধ্যমের সঙ্গে কথা বলতে গিয়ে প্রেসিডেন্ট নিজের মুখেই স্বীকার করে নিলেন যে, খোদ মার্কিন মূল্যে অনেক ক্ষেত্রেই রয়েছে মেধার ঘাটতি। সেই সব ক্ষেত্রেই বিদেশি পেশাদারদের প্রয়োজন। প্রেসিডেন্ট ট্রান্স সাহেবের এই কথা শুনে অনেকেই তাজব বনে গিয়েছেন। কারণ, এতদিন বিদেশীদের ওপর নির্ভরতা কমাতে একের পর নীতি প্রণয়ন করেছে তাঁর প্রশাসন। তারপর এখন তিনি মনে করেন বাইরের পেশাদার প্রয়োজন। অনেকেই বলছেন, এটা হল ঠেলার নাম বাবা। সেই ঠেলায় পড়েই এবার তিনি মনে নিলেন, নির্দিষ্ট কিছু ক্ষেত্রে বিদেশি প্রতিভা আনা দরকার আমেরিকায়। রিপাবলিকান নেতা স্বীকার করেছেন যে, দীর্ঘ সময় বেকার থাকা আমেরিকানদের ব্যাপক প্রশিক্ষণ ছাড়া প্রতিরক্ষার মতো সংবেদনশীল ক্ষেত্রে নিয়োগ করা সম্ভব নয়। এসব ক্ষেত্রে দক্ষ বিদেশি নাগরিক ও পেশাদারদের প্রয়োজন আছে। অথচ মজার কথা, এই ট্রান্স সাহেবই দ্বিতীয়বার চেয়ারে বসে বিদেশিদের দূর করার জন্য এইচ১বি ভিসা নিয়ে কড়া অবস্থান নিয়েছিলেন। তথ্য বলেছে, ২০২৪ সালে যত ভারতীয় এইচ১বি ভিসার জন্য আবেদন করেছিলেন, তাঁদের মধ্যে মাত্র ৭০ শতাংশ অনুমোদন পেয়েছিল। ট্রান্স প্রশাসন একধাক্কায় এইচ১বি ভিসার দাম ১ লক্ষ ডলার যা ভারতীয় মুদ্রায় প্রায় ৮৮ লক্ষ টাকা করে দিয়েছে। যা ভারতীয় পেশাদারদের মার্কিন স্বপ্নে সরাসরি আঘাত করেছে। তার আগে ওই ভিসা পেতে খরচ ছিল ২১৫ মার্কিন ডলার বা ভারতীয় মুদ্রায় ১৮ হাজার ৯৩৯ টাকা। পরিবর্তিত ফি করা হয় ১ লক্ষ মার্কিন ডলার। অর্থাৎ এবার ওই ভিসা পেতে গেলে ভারতীয় মুদ্রায় গুণতে হবে ৮৮ লক্ষ ১১ হাজার টাকা। এই আবহে এবার ফের অন্য সুর ট্রান্স্পোর গলায়। যা নিয়ে ফের চর্চা ডুপে উঠেছে। তবে কি এবার চাপের মুখে পিছু হঠতে চলছেন হোয়াইট হাউজের বাসিন্দা? উত্তরটা সময়ই দেবে।

এশিয়ান হোটেলস (ইস্ট) লিমিটেড				
রেজিস্টার্ড অফিস : হায়াৎ রিজেন্সি কলকাতা, জেএ-১, সেক্টর-৩, সল্টলেক সিটি, কলকাতা-৭০০ ১০৬				
CIN - L15122WB2007PLC162762				
৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক (কিউ২) এবং অর্ধবর্ষের (এইচ১) অনিরীক্ষিত কনসোলিডেটেড আর্থিক ফলাফলের সারাংশ				
(লক্ষ টাকায়, শেয়ার এবং শেয়ার প্রতি ভোটাধিকার)				
ক্র. নং	বিবরণ	কনসোলিডেটেড		
		ত্রৈমাসিক সমাপ্ত ৩০.০৯.২০২৫ (অনিরীক্ষিত)	অর্ধ বর্ষ সমাপ্ত ৩০.০৯.২০২৫ (অনিরীক্ষিত)	ত্রৈমাসিক সমাপ্ত সেপ্টেম্বর, ২০২৪ (অনিরীক্ষিত)
১.	কার্যদি থেকে মোট আয় (নিট)	২,৩০৬.৮৬	৫,১০২.৫৯	২,৩০৬.৯৭
২.	নিট লাভ/(ক্ষতি) সময়কালের জন্য ব্যতিক্রমী দফা ও কর পূর্ব	(৫৩৬.৩০)	(১,০৩৫.৩৪)	৪০৮.২৩
৩.	নিট লাভ/(ক্ষতি) কর পূর্ব সময়কালের জন্য (ব্যতিক্রমী এবং/বা অতিরিক্ত দফা পরবর্তী)	(৫৩৬.৩০)	(১,০৩৫.৩৪)	৪০৮.২৩
৪.	নিট লাভ/(ক্ষতি) কর পরবর্তী সময়কালের জন্য (ব্যতিক্রমী এবং/বা অতিরিক্ত দফা পরবর্তী)	(৬৯৭.৬৫)	(১,৩৫০.৩৩)	৩০২.০৮
৫.	মোট ব্যাপক আয় সময়কালের জন্য	(৬৯৭.৬৫)	(১,৩৫০.৩৩)	৩০২.০৮
৬.	ইকুইটি শেয়ার মূল্য	১,৭২৯.১৭	১,৭২৯.১৭	১,৭২৯.১৭
৭.	অন্যান্য ইকুইটি (উর্ধ্বতন প্রদর্শিত পূর্ববর্তী বছরের পুনর্মূল্যায়ন ব্যতীত)	(৮৬৮.৪৩)	২১,১০৮.৭২	৩০১.৮০
৮.	শেয়ার প্রতি আয় সময়কালের জন্য বিশেষ কার্যদি পরবর্তী (ফেস ভ্যালু ১০/- টাকা প্রতিটি)			
	মূল :	(৪.০৩)	(৭.৮১)	১.৭৫
	মিশ্রিত :	(৪.০৩)	(৭.৮১)	১.৭৫

দ্রষ্টব্য -

- স্ট্যান্ডআলোন অনিরীক্ষিত আর্থিক ফলাফলের মুখ্য সংখ্যা নিম্নরূপ : (লক্ষ টাকায়)

ক্র. নং	বিবরণ	স্ট্যান্ডআলোন		
		ত্রৈমাসিক সমাপ্ত সেপ্টেম্বর, ২০২৫ (অনিরীক্ষিত)	অর্ধ বর্ষ সমাপ্ত ৩০.০৯.২০২৫ (অনিরীক্ষিত)	ত্রৈমাসিক সমাপ্ত সেপ্টেম্বর, ২০২৪ (অনিরীক্ষিত)
	কার্যদি থেকে মোট আয় (নিট)	২,৩০৬.৮৬	৫,১০২.৫৯	২,৩০৬.৯৭
	কর পূর্ব সময়কালের জন্য নিট লাভ/(ক্ষতি)	৬৩৪.২৩	১,২৪১.৭২	৪১৬.৬৫
	কর পরবর্তী সময়কালের জন্য নিট লাভ/(ক্ষতি)	৪৭৬.১৭	৯৩১.০৬	৩১০.৫০
	মোট ব্যাপক আয়	৪৭৬.১৭	৯৩১.০৬	৩১০.৫০

- ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক (কিউ২) এবং অর্ধ বর্ষ (এইচ১) -এর অনিরীক্ষিত স্ট্যান্ডআলোন এবং কনসোলিডেটেড আর্থিক ফলাফল ("আর্থিক ফলাফল") কোম্পানির পরিচালন পর্ষদ, তাদের ১৪ নভেম্বর, ২০২৫ তারিখে অনুষ্ঠিত সভায় অনুমোদন করেছে।
- উপরোক্ত আর্থিক ফলাফলের বিশদ ফর্ম্যাটের সারাংশ যা সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ বোর্ড অফ ইন্ডিয়া (লিস্টিং ওবলিগেশনস অ্যান্ড ডিসক্লোজার রিকোয়ারমেন্টস) রেগুলেশনস, ২০১৫ -এর রেগুলেশন ৩৩ অধীনে স্টক এক্সচেঞ্জে ফাইল করা হয়েছে। ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত তিন মাস এবং অর্ধবর্ষের সম্পূর্ণ ফর্ম্যাট কোম্পানির ওয়েবসাইটে (URL: <https://www.ahleat.com/financial-results.html>) উপলব্ধ। নিম্নোক্ত কিউআর কোড স্ক্যান করেও সংশ্লিষ্ট তথ্য পাওয়া যাবে:



পরিচালন পর্ষদের আদেশ অনুসারে
এশিয়ান হোটেলস (ইস্ট) লিমিটেড -এর পক্ষে
স্বা/-
জয়েন্ট ম্যানেজিং ডিরেক্টর

স্থান : কলকাতা
তারিখ : ১৪ নভেম্বর, ২০২৫

সোনার বিস্কুট-সহ ধৃত এক পাচারকারী

নিজস্ব প্রতিবেদন, বসিরহাট: সীমান্তে ৬টি সোনার বিস্কুট-সহ গ্রেপ্তার এক পাচারকারী। বিস্কুটগুলির বাজার মূল্য ৮৮ লক্ষ টাকা। সাইকেলের টিউবের মধ্যে বিস্কুট নিয়ে পাচারের চেষ্টা করছিল পাচারকারী আফ্রিকানদের সঙ্গীরা। ঘটনাস্থলে গিয়ে উত্তর ২৪ পরগনার বসিরহাট মহাকুমার স্বরূপনগর থানার ভারত-বাংলাদেশ তালুক সীমান্তে। হাকিমপুর চেক পোস্ট সংলগ্ন এলাকা থেকে উদ্ধার হয় ৬টি বিস্কুট যার ওজন প্রায় ৭১২ গ্রাম এবং বাজারমূল্য প্রায় ৮৮.৩৫ লক্ষ টাকা। পাচারকারী ব্যক্তি বছর ৫৫-এর আফ্রিকানদের সঙ্গী, বাড়ি স্বরূপনগর, থানা স্বরূপনগর। তিনি সাইকেলে করে থানেক্তের দিক থেকে আসছিলেন বলে জানা যায়। তাল্লাশির সময় তাঁর কাছ থেকে সোনার টুকরোগুলো উদ্ধার করা হয়। ধৃত ব্যক্তি ও উদ্ধারকৃত সামগ্রী পরবর্তী আইনি প্রক্রিয়ার জন্য কাস্টমস অফিস, তেতুলিয়া গুরু দপ্তরে হাতে তুলে দেওয়া হয়েছে।

অ্যাপেক্স ট্রেডার্স অ্যান্ড এক্সপোর্টার্স লিমিটেড					
CIN No. U51909WB1980PLC033173					
রেজিস্টার্ড অফিস : পোদার পয়েন্ট, ১১তম তল, ১১৩, পার্ক স্ট্রিট, কলকাতা-৭০০০১৬					
ফোন নং: ০৩৩-৪০১৯ ০৮০০; ফ্যাক্স: ০৩৩ ৪০১৯ ০৮২৩; ই-মেইল: corp@titagarh.in					
৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক ও বায়ার্সিকের স্ট্যান্ডআলোন অনিরীক্ষিত আর্থিক ফলাফলের সারাংশ					
ক্র. নং	বিবরণ	ত্রৈমাসিক সমাপ্ত			বর্ষ সমাপ্ত
		৩০.০৯.২০২৫ (অনিরীক্ষিত)	৩০.০৯.২০২৪ (অনিরীক্ষিত)	৩০.০৯.২০২৪ (অনিরীক্ষিত)	
১	কার্যদি থেকে মোট আয়	০.৬৯	০.৪০	০.৪৪	০.৮৯
২	নিট লাভ/(ক্ষতি) সময়কালের জন্য (কর, এবং ব্যতিক্রমী দফা পরবর্তী)	-১.৪৭	-১.০০	-০.৭৬	-২.৪৭
৩	নিট লাভ/(ক্ষতি) সময়কালের জন্য কর পূর্ববর্তী (ব্যতিক্রমী দফা পরবর্তী)	-১.৪৭	-১.০০	-০.৭৬	-২.৪৭
৪	নিট লাভ/(ক্ষতি) কর পরবর্তী সময়কালের জন্য (ব্যতিক্রমী দফা পরবর্তী)	-১.৪৭	-১.০০	-০.৭৬	-২.৪৭
৫	মোট ব্যাপক আয় সময়কালের জন্য [লাভ/(ক্ষতি) সময়কালের জন্য (কর পরবর্তী) এবং অন্যান্য ব্যাপক আয় (কর পরবর্তী) এর অন্তর্ভুক্ত] মোট ব্যাপক আয়	-১.৪৭	-১.০০	-০.৭৬	-২.৪৭
৬	চুক্তির দেওয়া ইকুইটি শেয়ার মূল্য	২০.০০	২০.০০	২০.০০	২০.০০
৭	শেয়ার প্রতি আয় (ইপিএস) (প্রতিটি ১০ টাকা মূল্যের ফেসভ্যালু) মৌলিক ও মিশ্রিত (*বাধিকারকর হইনি)	-০.৭৩	-০.৫	-০.৩৯	-১.২৩

দ্রষ্টব্য:

(ক) উপরোক্ত বিবরণী সেবি (লিস্টিং ওবলিগেশনস অ্যান্ড ডিসক্লোজার রিকোয়ারমেন্টস) রেগুলেশনস, ২০১৫-এর রেগুলেশন ৩৩ অনুযায়ী স্টক এক্সচেঞ্জে পেশ করা ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক ও বায়ার্সিকের আর্থিক ফলাফলের বিস্তারিত ফর্ম্যাটের সারাংশ। ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক ও বায়ার্সিকের আর্থিক ফলাফলের সম্পূর্ণ ফর্ম্যাট স্টক এক্সচেঞ্জের ওয়েবসাইটে (www.cse-india.com) থেকে পাওয়া যাবে।

(খ) ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক ও বায়ার্সিকের উপরোক্ত আর্থিক ফলাফল নিরীক্ষিত সীমিত দ্বারা পর্যালোচিত এবং ১৪ নভেম্বর, ২০২৫ তারিখের সভায় পরিচালন পর্ষদ দ্বারা অনুমোদিত।



পরিচালন পর্ষদের পক্ষে
মতলুল জামিল জিন্নাহ মগুলা
ডিরেক্টর
DIN: 01004409

স্থান: কলকাতা
তারিখ: ১৪ নভেম্বর, ২০২৫

মানাকসিয়া লিমিটেড	
কর্পোরেট আইডেন্টিটি নম্বর L74950WB1984PLC038336	
রেজিস্টার্ড অফিস : টার্নার মরিসন বিল্ডিং, ৬, লায়ল রোড, ২য় ফ্লোর, কলকাতা-৭০০০০১	
ই-মেইল: investor.relations@manaksia.com ; ওয়েবসাইট: www.manaksia.com	
ফোন: ০৩৩-২২৩১ ০০৫৫	
৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক এবং অর্ধবর্ষের কনসোলিডেটেড অনিরীক্ষিত আর্থিক ফলাফলের সারাংশ	

বিবরণ	ত্রৈমাসিক সমাপ্ত		
	৩০ সেপ্টেম্বর ২০২৫	৩০ সেপ্টেম্বর ২০২৪	৩০ সেপ্টেম্বর ২০২৪
কার্যদি থেকে মোট আয়	১৮,৯৯৯.৩৬	৩৬,৩৩৮.২৫	১৬,৯৪৬.৯০
মোট রাজস্ব	২০,০৫০.৬৯	৩৮,৭৫৫.৪৪	১৮,৫৯১.২৬
সুদ, কর, অবচয় এবং ঘাত-শোষণ পূর্ব লাভ/(ক্ষতি) (ইবিআইটিডিএ)	১,৭৫১.৭২	৪,১১১.৩৩	২,৫২৩.৫২
নিট লাভ/(ক্ষতি) কর পূর্ব (পিবিটি) (কর, ব্যতিক্রমী দফা এবং/বা অতিরিক্ত দফা পূর্ব)	১,৫৪৪.১৩	৩,৭০৪.১১	২,০৬৬.৬১
ব্যতিক্রমী দফা	-	-	(৩৮.৩৫)
নিট লাভ/(ক্ষতি) কর পূর্ব (পিবিটি) (কর, ব্যতিক্রমী দফা এবং/বা অতিরিক্ত দফা পরবর্তী)	১,৫৪৪.১৩	৩,৭০৪.১১	২,১০৪.৯৬
কর ব্যয়	৪৯৪.৮২	১,১১৬.০২	৬০১.৬৫
নিট লাভ/(ক্ষতি) কর পরবর্তী (পিএটি) (ব্যতিক্রমী দফা এবং/বা অতিরিক্ত দফা পরবর্তী)	১,০৪৯.৩১	২,৫৮৮.০৯	১,৫০৩.৩১
মোট ব্যাপক আয় [সময়কালের (কর পরবর্তী) লাভ/(ক্ষতি) এবং অন্যান্য ব্যাপক আয়ের অন্তর্ভুক্ত]	৪,০৯৮.৫৩	৬,০৭০.৫৪	(১,১৮৭.৬৬)
ইকুইটি শেয়ার মূল্য	১,৩১০.৬৮	১,৩১০.৬৮	১,৩১০.৬৮
অন্যান্য ইকুইটি (পুনর্মূল্যায়ন সরবরাহ ব্যতীত) সংশ্লিষ্ট আর্থিক বছরের শেষে নিরীক্ষিত	-	-	-
ব্যালান্স সীটে দেখানো হয়েছে	-	-	-
শেয়ার প্রতি আয় (২/- প্রতিটি) (বাধিকারকর নয়):			
(ক) মৌলিক ()	১.৬৮	৩.৯৭	২.২৩
(খ) মিশ্রিত ()	১.৬৮	৩.৯৭	২.২৩

স্ট্যান্ডআলোন আর্থিক ফলাফলের মুখ্য সংখ্যা : (লক্ষ-তে)

বিবরণ	ত্রৈমাসিক সমাপ্ত		
	৩০ সেপ্টেম্বর ২০২৫	৩০ সেপ্টেম্বর ২০২৪	৩০ সেপ্টেম্বর ২০২৪
কার্যদি থেকে মোট আয়	৩,৭৫৪.৮৮	৬,৮৭৭.১৬	৪,২৪৬.২৬
মোট রাজস্ব	৪,০৭১.১১	৭,৪৯৯.৭৩	৪,৪৯৯.৪৯
সুদ, কর, অবচয় এবং ঘাত-শোষণ পূর্ব লাভ/(ক্ষতি) (ইবিআইটিডিএ)	৩৭১.০৯	৬৮০.২৭	১৯৬.৭৯
কর পূর্ববর্তী নিট লাভ/(ক্ষতি) (পিবিটি)	৩৪১.৮৪	৬২৪.৪৫	১৮৪.৫৫
কর পরবর্তী নিট লাভ/(ক্ষতি) (পিএটি)	২৮৪.৩১	৪৯৫.২২	১৫০.৮৫

দ্রষ্টব্য -

(ক) ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক এবং অর্ধবর্ষের কোম্পানির আর্থিক ফলাফল অডিট কমিটি কর্তৃক পুনরীক্ষিত ও সুপারিশ করা হয়েছে এবং কোম্পানির বোর্ড অফ ডিরেক্টর কর্তৃক অনুমোদিত হয়েছে। ১৪ নভেম্বর, ২০২৫ তারিখে অনুষ্ঠিত তাঁদের স্ব-সভায় কোম্পানির বিধিগত নিরীক্ষকগণ এই সকল ফলাফলের সীমান্ত পুনরীক্ষণ করেছেন এবং এই ফলাফল সেবি (লিস্টিং ওবলিগেশনস অ্যান্ড ডিসক্লোজার রিকোয়ারমেন্টস) রেগুলেশনস, ২০১৫ ধারা ৩৩ অনুযায়ী প্রকাশিত।

(খ) মানাকসিয়া লিমিটেড, এর সার্বসিডিয়রি এবং স্টেপ-ডাউন সার্বসিডিয়রি, মানাকসিয়া ফেরো ইন্ডাস্ট্রিজ লিমিটেড, মানাকসিয়া ওভারসিজ লিমিটেড, এমআইএনএল সার্বসিডিয়রি লিমিটেড, মার্ক স্টিল লিমিটেড, ডায়ারাল ইন্ডাস্ট্রিজ ঘানা লিমিটেড এবং জেরকা পেপার মিলস লিমিটেড নিয়ে কনসোলিডেটেড আর্থিক ফলাফল রয়েছে।

(গ) কোম্পানির পরিচালন পর্ষদ, ২৬ মার্চ, ২০২৫ তারিখে অনুষ্ঠিত তাঁদের সভায়, কোম্পানি গ্র্যান্ট ("ডিভার্সিফিকেশন") ২০১৩ এর সেকশন ২৩০ থেকে ২৩২ এর অধীনে একটি ব্যবসায়িক পরিকল্পনা অনুমোদন করেছে, কোম্পানির দেশীয় সত্তাগুলির মাধ্যমে সম্পূর্ণ মালিকানাধীন সহায়ক প্রতিষ্ঠান মানাকসিয়া ফেরো ইন্ডাস্ট্রিজ লিমিটেডে পরিচালিত গাভ পণ্য ব্যবসার (ডিভার্সিফিকেশন) স্থানান্তরিত করা হয়েছে।

প্রস্তাবিত প্রকল্পটি বিএসই লিমিটেড, ন্যাশনাল স্টক এক্সচেঞ্জ অফ ইন্ডিয়া লিমিটেড এবং সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ বোর্ড অফ ইন্ডিয়া (সেবি) এর কাছে এবং প্রয়োজন ক্ষেত্রে আরও অনুমোদন সাপেক্ষে ন্যাশনাল কোম্পানি ল' ট্রাইব্যুনাল (এনসিএলটি) এবং অন্যান্য নিয়ন্ত্রক কর্তৃপক্ষকে তাদের অনুমোদনের জন্য দাখিল করা হয়েছে।

প্রয়োজনীয় অনুমোদন প্রাপ্তির অপেক্ষায়, প্রস্তাবিত বিচ্ছেদের কোনও প্রভাব নিশ্চিত করা হয়নি এবং সেই অনুযায়ী ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিকের আর্থিক বিবৃতিতে তা উল্লেখ করা হয়নি।

(ঘ) ৩১ মার্চ ২০২৫ তারিখে সমাপ্ত আর্থিক বছরের জন্য গ্রুপের একত্রিত আর্থিক ফলাফলে যে ব্যতিক্রমী ক্ষতির কথা বলা হয়েছে তার মধ্যে নাইজেরিয়ান মুদ্রার অবমূল্যায়নের ফলে সৃষ্ট বৈদেশিক মুদ্রার ক্ষতি অন্তর্ভুক্ত। এই ক্ষতিগুলি মূলত নাইজেরিয়ান গ্রুপের সহায়ক সংস্থাগুলির কার্যক্রমের সাথে সম্পর্কিত।

(ঙ) উপরোক্ত আর্থিক ফলাফল কোম্পানির বা ইন্ডিয়ান অ্যাকাউন্টিং স্ট্যান্ডার্ডস (ইউএসএস) এবং কোম্পানিজ (ইন্ডিয়ান অ্যাকাউন্টিং স্ট্যান্ডার্ডস) রুলস, ২০১৫ যা সংশোধিত কোম্পানিজ (ইন্ডিয়ান অ্যাকাউন্টিং স্ট্যান্ডার্ডস) (আমেন্ডমেন্ট) রুলস, ২০১৬ অনুসারে ও বদলেবস্তুতে তৈরি করা হয়েছে।

(চ) তুলনামূলক সংখ্যাগুলি পুনর্সমীক্ষিত/পুনর্নির্ভা/যেখানে প্রয়োজন সাজানো হয়েছে।

(ছ) উপরোক্ত সেবি (লিস্টিং ওবলিগেশনস অ্যান্ড ডিসক্লোজার রিকোয়ারমেন্টস) রেগুলেশনস, ২০১৫ -এর রেগুলেশন ৩৩ অধীনে স্টক এক্সচেঞ্জে ফাইল করা ত্রৈমাসিক আর্থিক ফলাফলের বিশদ ফর্ম্যাটের সারাংশ। ত্রৈমাসিক আর্থিক ফলাফলের সম্পূর্ণ ফর্ম্যাট পাওয়া যাবে স্টক এক্সচেঞ্জ সমূহের ওয়েবসাইটে www.nseindia.com এবং www.bseindia.com এবং কোম্পানির ওয়েবসাইটে www.manaksia.com -তে। নিচে প্রদত্ত কিউআর কোড স্ক্যান করে এই ফলাফলগুলোও অ্যাক্সেস করা যেতে পারে:

বিবরণ	ত্রৈমাসিক সমাপ্ত		
	৩০ সেপ্টেম্বর ২০২৫	৩০ সেপ্টেম্বর ২০২৪	৩০ সেপ্টেম্বর ২০২৪
কার্যদি থেকে মোট আয়	৩,৭৫৪.৮৮	৬,৮৭৭.১৬	৪,২৪৬.২৬
মোট রাজস্ব	৪,০৭১.১১	৭,৪৯৯.৭৩	৪,৪৯৯.৪৯
সুদ, কর, অবচয় এবং ঘাত-শোষণ পূর্ব লাভ/(ক্ষতি) (ইবিআইটিডিএ)	৩৭১.০৯	৬৮০.২৭	১৯৬.৭৯
কর পূর্ববর্তী নিট লাভ/(ক্ষতি) (পিবিটি)	৩৪১.৮৪	৬২৪.৪৫	১৮৪.৫৫
কর পরবর্তী নিট লাভ/(ক্ষতি) (পিএটি)	২৮৪.৩১	৪৯৫.২২	১৫০.৮৫

দ্রষ্টব্য -

(ক) ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিক এবং অর্ধবর্ষের কোম্পানির আর্থিক ফলাফল অডিট কমিটি কর্তৃক পুনরীক্ষিত ও সুপারিশ করা হয়েছে এবং কোম্পানির বোর্ড অফ ডিরেক্টর কর্তৃক অনুমোদিত হয়েছে। ১৪ নভেম্বর, ২০২৫ তারিখে অনুষ্ঠিত তাঁদের স্ব-সভায় কোম্পানির বিধিগত নিরীক্ষকগণ এই সকল ফলাফলের সীমান্ত পুনরীক্ষণ করেছেন এবং এই ফলাফল সেবি (লিস্টিং ওবলিগেশনস অ্যান্ড ডিসক্লোজার রিকোয়ারমেন্টস) রেগুলেশনস, ২০১৫ ধারা ৩৩ অনুযায়ী প্রকাশিত।

(খ) মানাকসিয়া লিমিটেড, এর সার্বসিডিয়রি এবং স্টেপ-ডাউন সার্বসিডিয়রি, মানাকসিয়া ফেরো ইন্ডাস্ট্রিজ লিমিটেড, মানাকসিয়া ওভারসিজ লিমিটেড, এমআইএনএল সার্বসিডিয়রি লিমিটেড, মার্ক স্টিল লিমিটেড, ডায়ারাল ইন্ডাস্ট্রিজ ঘানা লিমিটেড এবং জেরকা পেপার মিলস লিমিটেড নিয়ে কনসোলিডেটেড আর্থিক ফলাফল রয়েছে।

(গ) কোম্পানির পরিচালন পর্ষদ, ২৬ মার্চ, ২০২৫ তারিখে অনুষ্ঠিত তাঁদের সভায়, কোম্পানি গ্র্যান্ট ("ডিভার্সিফিকেশন") ২০১৩ এর সেকশন ২৩০ থেকে ২৩২ এর অধীনে একটি ব্যবসায়িক পরিকল্পনা অনুমোদন করেছে, কোম্পানির দেশীয় সত্তাগুলির মাধ্যমে সম্পূর্ণ মালিকানাধীন সহায়ক প্রতিষ্ঠান মানাকসিয়া ফেরো ইন্ডাস্ট্রিজ লিমিটেডে পরিচালিত গাভ পণ্য ব্যবসার (ডিভার্সিফিকেশন) স্থানান্তরিত করা হয়েছে।

প্রস্তাবিত প্রকল্পটি বিএসই লিমিটেড, ন্যাশনাল স্টক এক্সচেঞ্জ অফ ইন্ডিয়া লিমিটেড এবং সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ বোর্ড অফ ইন্ডিয়া (সেবি) এর কাছে এবং প্রয়োজন ক্ষেত্রে আরও অনুমোদন সাপেক্ষে ন্যাশনাল কোম্পানি ল' ট্রাইব্যুনাল (এনসিএলটি) এবং অন্যান্য নিয়ন্ত্রক কর্তৃপক্ষকে তাদের অনুমোদনের জন্য দাখিল করা হয়েছে।

প্রয়োজনীয় অনুমোদন প্রাপ্তির অপেক্ষায়, প্রস্তাবিত বিচ্ছেদের কোনও প্রভাব নিশ্চিত করা হয়নি এবং সেই অনুযায়ী ৩০ সেপ্টেম্বর, ২০২৫ তারিখে সমাপ্ত ত্রৈমাসিকের আর্থিক বিবৃতিতে তা উল্লেখ করা হয়নি।

(ঘ) ৩১ মার্চ ২০২৫ তারিখে সমাপ্ত আর্থিক বছরের জন্য গ্রুপের একত্রিত আর্থিক ফলাফলে যে ব্যতিক্রমী ক্ষতির কথা বলা হয়েছে তার মধ্যে নাইজেরিয়ান মুদ্রার অবমূল্যায়নের ফলে সৃষ্ট বৈদেশিক মুদ্রার ক্ষতি অন্তর্ভুক্ত। এই ক্ষতিগুলি মূলত নাইজেরিয়ান গ্রুপের সহায়ক সংস্থাগুলির কার্যক্রমের সাথে সম্পর্কিত।

(ঙ) উপরোক্ত আর্থিক ফলাফল কোম্পানির বা ইন্ডিয়ান অ্যাকাউন্টিং স্ট্যান্ডার্ডস (ইউএসএস) এবং কোম্পানিজ (ইন্ডিয়ান অ্যাকাউন্টিং স্ট্যান্ডার্ডস) রুলস, ২০১৫ যা সংশোধিত কোম্পানিজ (ইন্ডিয়ান অ্যাকাউন্টিং স্ট্যান্ডার্ডস) (আমেন্ডমেন্ট) রুলস, ২০১৬ অনুসারে ও বদলেবস্তুতে তৈরি করা হয়েছে।

(চ) তুলনামূলক সংখ্যাগুলি পুনর্সমীক্ষিত/পুনর্নির্ভা/যেখানে প্রয়োজন সাজানো হয়েছে।

(ছ) উপরোক্ত সেবি (লিস্টিং ওবলিগেশনস অ্যান্ড ডিসক্লোজার রিকোয়ারমেন্টস) রেগুলেশনস, ২০১৫ -এর রেগুলেশন ৩৩ অধীনে স্টক এক্সচেঞ্জে ফাইল করা ত্রৈমাসিক আর্থিক ফলাফলের বিশদ ফর্ম্যাটের সারাংশ। ত্রৈমাসিক আর্থিক ফলাফলের সম্পূর্ণ ফর্ম্যাট পাওয়া যাবে স্টক এক্সচেঞ্জ সমূহের ওয়েবসাইটে www.nseindia.com এবং www.bseindia.com এবং কোম্পানির ওয়েবসাইটে www.manaksia.com -তে। নিচে প্রদত্ত কিউআর কোড স্ক্যান করে এই ফলাফলগুলোও অ্যাক্সেস করা যেতে পারে:

ডিরেক্টর বোর্ডের পক্ষে
মানাকসিয়া লিমিটেড
স্বা/-
সুরেশ কুমার আগরওয়াল
(ম্যানেজিং ডিরেক্টর)
স্থান: কলকাতা
তারিখ: ১৪ নভেম্বর, ২০২৫
DIN: 00520769

সস্তাসুন্দর ভেঞ্চারস লিমিটেড

কর্পোরেট আইডেন্টিটি নং (CIN) - L65993WB1989PLC047002

রেজিস্টার্ড অফিস: আজিমগঞ্জ হাউস, ৩য় তল, ৭ অবনীন্দ্রনাথ ঠাকুর সরাই (পূর্বের ক্যামাক স্ট্রিট) কলকাতা-৭০০০১৭

ই-মেইল