



**February 11, 2026**

**Ref:- GHL/2025-26/EXCH/105**

The General Manager  
Dept. of Corporate Services  
BSE Limited,  
P J Towers, Dalal Street,  
Mumbai - 400 001

The Manager  
Listing Department  
National Stock Exchange of India Limited  
Exchange Plaza, C-1, Block G,  
Bandra Kurla Complex,  
Bandra (E), Mumbai - 400 051

**Scrip Code: 543654**

**Symbol: MEDANTA**

**Sub:** Newspaper Advertisement

Dear Sir(s),

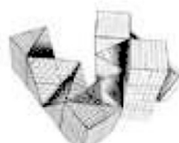
Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith, the copies of Newspaper clippings of the advertisement published in Financial Express (English) and Jansatta (Hindi) on Wednesday, February 11, 2026, regarding completion of dispatch of Postal Ballot Notice.

This is for your information and record.

**For Global Health Limited**

**Rahul Ranjan**  
**Company Secretary & Compliance Officer**  
**M. No. A17035**

**Encl: a/a**



**5) Allotment to QIBs excluding Anchor Investors (After Rejections):**

Allotment to QIBs, who have bid at the Issue Price of ₹88/- per Equity Share has been done on a proportionate basis in consultation with NSE. This category has been subscribed to the extent of 11.30 times of QIB portion. The total number of Equity Shares allotted in the QIB category is 7,29,600 Equity Shares, which were allotted to 6 successful Applicants.

Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	VCF	Total
QIB	-	-	-	-	4,52,800	2,76,800	-	7,29,600

**6) Allotment to Anchor investors (After Technical Rejections):**

The Company in consultation with the BRLM has allocated 10,92,800 Equity Shares to 5 Anchor Investors at the Anchor Investor Issue Price of 88 per Equity Shares in accordance with the SEBI (ICDR) Regulations. This represents upto 60% of the QIB Category.

Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total
Anchor	-	-	-	-	4,57,600	6,35,200	-	10,92,800

The Board of Directors of our Company at its meeting held on February 09, 2026 has taken on record the basis of allotment of Equity Shares approved by the designated Stock Exchange, being NSE EMERGE and has allotted the Equity Shares to various successful applicants. The Allotment/Avoided Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCsBs have been dispatched/mailed for unblocking of funds and transfer to the Public Issue Account on or before February 10, 2026. In case the same is not received within ten days, Investors may contact the Registrar to the Issue at the address given below. The Equity Shares allotted to the successful allottees shall be uploaded on February 10, 2026 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from NSE EMERGE and the trading of the Equity Shares is expected to commence trading on February 11, 2026.

**Note:** All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated February 06, 2026, filed with the Registrar of Companies, Delhi ("RoC").

## CORRIGENDUM TO PROSPECTUS DATED FEBRUARY 06, 2026

Number of locked in shares and as a % of total shares held by Promoters and Promoter Group disclosed on Page 69 of Prospectus should be read as 1,06,60,400 (99.98%) and 2,000 (0.02%) respectively, instead of being stated as Zero.

## INVESTORS, PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Issue: [www.maashitla.com](http://www.maashitla.com)

**TRACK RECORD OF BOOK RUNNING LEAD MANAGER:** The BRLM associated with the Issue has handled 31 Public Issues in the past three financial years, out of which 13 issue was closed below the Issue/ Offer Price on listing date:

<b>NEO GROWTH</b> <small>Equity Limited Company</small>	<b>नियोग्रोथ क्रेडिट प्राइवेट लिमिटेड</b> <small>सीआईएन<span> </span>: U51504MH1993PTC251544</small>
<b>हस्ताक्षर स्वामी, टैक्स ई. वॉल, ऑफिस रुक, मनेरा, अहमद पुर – 400050</b>	
<b>मौज सूचना</b>	
जबकि नीचे उल्लिखित उधारकर्ताओं /सह-उधारकर्ताओं ने मेसर्स नियोग्रोथ क्रेडिट प्राइवेट लिमिटेड से वित्तीय सहायता प्राप्त की थी। हम निवेदन करते हैं कि वित्तीय सहायता प्राप्त करने के बाद भी, उधारकर्ताओं/गिरवीदारों ने नियत तिथियों के अनुसार ब्याज और मूलदान के पुरनपूताना में कई कृपे की हैं। भारतीय रिजर्व बैंक के दिशानिर्देशों के अनुसार, बाताे को नीचे दी गई संबंधित तिथियों पर अनिष्ठापनकारी परिसंपत्ति के रूप में वर्गीकृत किया गया है, जिसके परिणामस्वरूप वित्तीय परिसंपत्तियों के प्रतिभूतिकरण और पुनर्मिाण तथा प्रभुत्वित हित प्रदान नहीं अभियोग्य, 2002 (सफेकी अधिनियम) के अंतर्गत और प्रभुत्वित हित (अवतन) निगमवली 2002 के नियम 3 के साथ पठित धारा 13(1)के अंतर्गत प्रावधानों का प्रयोग करते हुए, अधिकृत अधिकारों ने नीचे दी गई संबंधित तिथियों पर मांग सुनवाई जारी की है, जिन्हें निम्नलिखित उधारकर्ताओं/गिरवीदारों से सुनवाई में उल्लिखित राशि का अनुमान सुनवाई को कि तिथि से 60 दिनों के भीतर संबिधानिक दूर पर ब्याज और मूलदान की तिथि तक लागू, आकस्मिक ब्यात, लागत, शुल्कों, इत्यादि के साथ करने का आह्वान किया गया है। उनके अतिरिक्त प्राप्त पर भेजी गई सुनवाई वाले इस प्रावह हनु बिना ही वास लौट आयी थीं और इसीप्रति	
उन्हें एपुदद्वारा इस संबंध में सार्वजनिक सूचना के माध्यम से सूचित किया जाता है।	
ऋणकर्ता का नाम / पता और दूरत का नाम <span> </span> : 1. मेसर्स बेसा ट्रेडिंग कंपनी (प्रायटी) (एक स्वामित्कारी फर्म, इसके स्वामित् /प्राधिकृत हस्ताक्षरकर्ता के माध्यम से) दुकान संख्या 13 इमली वाली मस्जिद ठाकुरगंज हवर्दी रोड लखनऊ, लखनऊ – 226003, उत्तर प्रदेश, मोबाइल नंबर – +91-9554111333 /Maschjhab@gmail.com पता यहां पर भी – यूनित नं-1, 2 और 3, ऊपरी मं तल, खरसा संख्या 434 एवं 436 के पास पर स्थित प्लॉट, 436 महलपुर बॉर्ड, हैदराबाद, हनुमान मस्जिद के पास, लखनऊ– 226001 उत्तर प्रदेश में स्थित।। 2. मनीष चक्र (कृषकर्म) मालिा/अभिव्यक्ति (सहकारी) 467 /149 शीश मलद इंदूरनगर, लखनऊ, लखनऊ – 226006 के पास पर स्थित, पता यहां पर भी – यूनित नं. 1, 2 और 3, ऊपरी मं तल, खरसा संख्या 434 एवं 436 के पास पर स्थित प्लॉट, महलपुर बॉर्ड, हैदराबाद, हनुमान मस्जिद के पास, लखनऊ-226001 उत्तर प्रदेश में स्थित।	
मांग सूचना तिथि <span> </span> : 09-01-2026 और एनपरेट तिथि <span> </span> : 02-01-2026	
सूचना जारी / अनुरोध सं / आवेदन आईडी <span> </span> : 130663	
सूचना जारी <span> </span> : 63.33.439.98 / (एनपे रिजिन लागू होना हैदरा हजर घर सी उनतावलिा एवं अह्नामे पेस) मांग 09.01.2026 से अनुरूप	
<b>निरिखी रखी गई संपत्ति का विवरण – अनुपूखी 11</b> यूनित नं. 1, 2 और 3 (मोदान और अन्य) का वह पूरा मांग एवं मुद्रक के नाम के ऊपरी मं तल पर, खरसा संख्या 434 और 436 पर, क्षेत्रकृत 1058 वर्ग फुट अर्थात् 88.227 वर्ग मीटर, महलपुर, वॉर्ड– हैदराबाद, महलवली और जिला लखनऊ, लखनऊ– 226001, उत्तर प्रदेश में स्थित है, जिसकी सीमाएं इस प्रकार हैं – पूर्व – रिा रोड, उत्तर – गडियावा, पश्चिम – अरजी रोड, दक्षिण – राजान खान का मुद्रक।	
उपरोक्त परिस्थितियों में, उपरोक्त उधारकर्ताओं और सह-उधारकर्ताओं को यह सुचना दी जाती है कि वे उपरोक्त कन्या राशि का मूलदान मॉथिथ के ब्याज और लागू शुल्कों सहित, इस सुचना के प्रकाशन की तिथि से 60 दिनों के भीतर करें, अन्यथा इस सुचना के 60 दिनों की समाप्ति के बाद निरिखी रखी गई संपत्तियों के विरुद्ध आगे की कार्रवाई की जाएगी, जिन्हें सरफेकी अधिनियम की धारा 13(4) और उसके अंतर्गत विरचित लागू नियमों के अनुसार उधारकर्ताओं और गिरवीदारों की गिरवी रखी गई संपत्तियों पर कब्जा लेना भी शामिल है। कृपया ध्यान दें कि सरफेकी अधिनियम की धारा 13(4) के अंतर्गत, कोई भी उधारकर्ता, सुरक्षित ऋणदाता की पूर्व लिखित सहमति के बिना, सुचना में उल्लिखित अपनी किसी भी प्रतिभूत परिसंपत्ति को विक्री, पट्टे के माध्यम से अथवा अन्यथा हस्तांतरित नहीं करेगा।	
तिथि <span> </span> : 11-02-2026	प्राधिकृत अधिकारी
स्थान <span> </span> : लखनऊ, उत्तर प्रदेश	कुचे नियोग्रोथ क्रेडिट प्राइवेट लिमिटेड

## MUTHOOT FINCORP LTD. | सोने की नीलामी सूचना

Regd. Office: Muthoot Centre, TC No 27/3022, Punnen Road, Thiruvananthapuram, Kerala, India - 695001. CIN : U69292KL1997PLC011518, Ph: +91 471 4911400, 2331427.

सभी संबंधित व्यक्तियों को सूचना के लिए एतदद्वारा सूचना दी जाती है कि up to 31-03-2025 & All other 6 months tenure gold loans up to 30-06-2025 and EMI gold loans due up to 31.12.2025.Also those gold loans where interest is due and not paid up to 31.12.2025 are also included in this auction. गिरवी रखे सोने के गहने जिन्हें छुड़ाने का समय बीत चुका है तथा जिन्हें बार-बार सुचना दिए जाने पर भी अब तक छुड़ाने नहीं गया

हे उत्तरी नीलामी 26.02.2026 को 10.00 बजे से शुरू कर दी जाएगी।
**GHAZIABAD DISTRICT - GHAZIABAD:** 1035000245, 1035000259, 1035000277, 1035000409, 1035000459, 1035000474, 1035000605, 1035000607, 1035000620, 1035000631, 1035000668, 1035000706, 1035000742, 1035000748, 1035000775, 1035000786, 1035000818, 1035000841, 1035001033, 1035001121, 1035001125, 1035001135, 1035001306, 1035001363, 1035001406, 1035001488, 1035001530, 1035001668, 1035001742, 1035001744, 1035001997, 103501726, 103502132, 103502134, 103502964, 6. **GHAZIABAD-VIJAY NAGAR:** 1571000408, 1571000445, 1571000473, 1571000493, 1571000501, 1571000521, 1571000544, 1571000567, 1571000570, 1571000576, 1571000606, 1571000646, 1571000653, 1571000662, 1571000667, 1571000669, 1571000714, 1571000730, 1571000771, 1571000774, 1571000800, 1571000809, 1571000822, 1571000848, 1571000849, 1571000874, 1571000884, 1571000898, 1571000904, 1571000924, 1571000936, 1571000948, 1571000952, 1571000997, 1571001000, 1571001006, 1571001031, 1571001086, 1571001168, 1571001209, 1571001215, 1571001223, 1571001243, 1571001247, 1571001255, 1571001258, 1571001275, 1571001308, 1571002409, 1571002462, 1571002986. **LAJPAT NAGAR-GHAZIABAD:** 1572000213, 1572000229, 1572000276, 1572000287, 1572000293, 1572000301, 1572000329, 1572000335, 1572000400, 1572000422, 1572000430, 1572000448, 1572000449, 1572000460, 1572000471, 1572000476, 1572000481, 1572000503, 1572000524, 1572000532, 1572000586, 1572000609, 1572000637, 1572000665, 1572000682, 1572000733, 1572000738, 1572000782, 1572000794, 1572000804, 1572000814, 1572000824, 1572000826, 1572000848, 1572000851, 1572000887, 1572000889, 1572000935, 1572000955, 1572001638, 1572001648, 1572001652, 1572001661, 1572001681, 1572001684, 1572001749, 1572001918, 1572001960, 1572001993, 1572002043, 1572002045, 1572002270. **LAL KUAN GHAZIABAD:** 4176000461, 4176000546, 4176001120. **MURAD NAGAR-GHAZIABAD:** 4261000354, 4261000374, 4261000382, 4261000460, 4261000488, 4261000498, 4261000525, 4261000535, 4261000588, 4261000680, 4261001055, 4261001057, 4261001122, 4261001329, 4261001318, 4261009133, 426101125. **NEHRU NAGAR-GHAZIABAD:** 1768001840, 1768001852, 1768001861, 1768001943, 1768001963, 1768001974, 1768001982, 1768001988, 1768001992, 1768002036, 1768002042, 1768002045, 1768002059, 1768002065, 1768002121, 1768002128, 1768002161, 1768002176, 1768002190, 1768002382, 1768002422. **RAJ NAGAR-GHAZIABAD:** 1757000412, 1757000430, 1757000479, 1757000525, 1757000666, 1757000687, 1757000698, 1757000700, 1757000775, 175700694. **SANJAY NAGAR SEC 23 - GHAZIABAD:** 4562000041, 4562000050, 4562000058. **GARDEN NAGAR-GHAZIABAD:** 1734000035, 1734000339, 1734000415, 1734000425, 1734000450, 1734000474, 1734000591, 1734000595, 1734000635, 1734000640, 1734000695, 1734000739, 1734000774, 1734000803, 1734000807, 1734000812, 1734000832, 1734000884, 1734000926, 1734000936, 1734001391, 1734001517, 1734001690, 1734001713, 1734001832, 1734002053, 1734002135. **SHASTRI NAGAR-GHAZIABAD:** 1853001468, 1853001478, 1853001595, 1853001611, 1853001622, 1853001643, 1853001688, 1853001696, 1853001714, 1853001717, 1853001757, 1853001774, 1853001781, 1853001800, 1853001911, 1853001915, 1853001926, 1853001945, 1853002462, 1853002532, 1853002661, 1853002788. **VASHAL-GHAZIABAD:** 1808001797 / 1808001804, 1808001826, 1808002278.

नियमों अर्थात्, अपनी सहायता पर आयोजित की जाएगी। कृपया ध्यान दें कि यदि किसी किसी कारणवश उसी दिन पूरी न हो पाई तो नीलामी 10.03.2026 को सुबह 10.00 बजे **GHAZIABAD DISTRICT - SHALIMAR GARDEN-GHAZIABAD: GROUND FLOOR, MUTHOOT FINCORP LTD. SB-42 GROUND FLOOR EXTN-II, SHALIMAR GARDEN SAHIBABAD, NEARSM FLOOR MALL, GHAZIABAD, UTTAR PRADESH, 201005**, पर आयोजित की जाएगी। निविदाकर्ताओं से निवेदन है की वे फोटो पढ़वाना, एवं .PAN कार्ड प्रस्तुत करें। सफल निविदाकर्ताओं को पैसा RTGS द्वारा वापस करना होगा।

मुद्रक निम्नकार्योप लिमिटेड

# कजारिया सिरामिक्स लिमिटेड

[ सीआईएन: L26924HR1985PLC056150 ]

पंजीकृत कार्यालय: एएसएफ-11, द्वितीय तल, जेएमडी रिजेंट प्लजा, महारौली गुडगांव रोड, ग्राम सिकंदरपुर घोसी, गुडगांव, हरियाणा-122001, फोन +91-124-4081281
काॅर्पोरेट कार्यालय: जे-1/बी-1 ( एक्सटेंशन ), मोहन को-ऑर्परेटिव इंडस्ट्रियल एस्टेट, मथुरा रोड, नई दिल्ली- 110044
फोन +91-11-26946409, फॅक्स: +91-11-26946407
वेबसाइट: [www.kajariaceramics.com](http://www.kajariaceramics.com) ईमेल: [investors@kajariaceramics.com](mailto:investors@kajariaceramics.com)

## पोस्टल बैलट की सूचना

एतदद्वारा सूचित किया जाता है कि कंपनी (प्रबंधन और प्रशासन) नियम, 2014 (‘नियम’) के साथ पठित कंपनी अधिनियम, 2013 (‘अधिनियम’) की धारा 108 के साथ पठित धारा 110 के प्रावधानों एवं कॉर्पोरेट कार्या मंत्रालय (‘एमसीए’) द्वारा जारी परिपत्र संख्या 14/2020 दिनांक 8 अप्रैल, 2020, परिपत्र संख्या 17/2020 दिनांक 13 अप्रैल, 2020, और नवीनतम परिपत्र संख्या 03/2025 दिनांक 22 सितंबर, 2025 और इसके किसी अन्य परिपत्र [इसके बाद सामूहिक रूप से ‘एमसीए परिपत्र’ के रूप में सन्दर्भित] के साथ पठित भारतीय प्रतिभूति और विनियम बोर्ड (‘सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ’) विनियम, 2015 (‘सूचीबद्धता विनियम’) के लागू प्रावधानों [इसमें वर्तमान में लागू किसी भी वैधानिक संशोधन या उसके पुनः अधिनियमन सहित], सामान्य बैठकों पर सचिवीय मानक (‘एसएस-2’) के अनुसार, 30 जनवरी, 2026 के पोस्टल बैलेट के नोटिस में निर्धारित विशेष संकल्पों को केवल इलेक्ट्रॉनिक माध्यम (‘ई-वोटिंग’ या ‘रिमोट ई-वोटिंग’) द्वारा मतदान पोस्टल बैलेट के माध्यम से पारित किया जाना है। कंपनी नेशनल सिक्वोरिटीज डिपॉजिटरी लिमिटेड (‘एनएसडीएल’) द्वारा प्रदान की गई ई-वोटिंग सेवाओं के माध्यम से इलेक्ट्रॉनिक वोटिंग सुविधा प्रदान कर रही है।

श्री रूपेश अग्रवाल (सदस्यता संख्या: एसीएस 16302, सीपी संख्या: 5673), प्रबंध भागीदार या उनके अनुपस्थिति में श्री शशिकान्त तिवारी (सदस्यता संख्या: एएससीएस 11919, सीपी संख्या: 13050), भागीदार या उनके अनुपस्थिति में श्री मोहित जाणैय (सदस्यता संख्या: एसीएस 60762, सीपी संख्या: 27501), भागीदार, मेसर्स चन्द्रशेखर एसोसिएट्स, प्रैक्टिसिंग कंपनी सचिव, जिनका कार्यालय 11एफ, पॉकेट IV, मयूर विहार, फेज I, दिल्ली - 110091 में स्थित है, को पोस्टल बैलट प्रक्रिया को कानून के अनुसार और निष्पक्ष और पारदर्शी तरीके से संचालित करने के लिए सौवीक्ष के रूप में नियुक्त किया गया है।

एमसीए परिपत्रों के अनुसार, पोस्टल बैलट की सूचना उन सदस्यों को इलेक्ट्रॉनिक मोड के माध्यम से भेजी गई थी जिनके ई-मेल पते कंपनी/डिपॉजिटरी के साथ पंजीकृत हैं। यदि आपका ई-मेल पता कंपनी/डिपॉजिटरी के साथ पंजीकृत नहीं है, तो कृपया रिमोट ई-वोटिंग के लिए यूजर आईडी और पासवर्ड प्राप्त करने के लिए पोस्टल बैलेट के नोटिस के नोटस में दी गई प्रक्रिया का पालन करें। सदस्यों की सहमति या असहमति का संचार केवल रिमोट ई-वोटिंग के माध्यम से होगा।

सदस्यों को सूचित किया जाता है कि (ए) कंपनी ने मंगलवार, 10 फरवरी, 2026 को इलेक्ट्रॉनिक माध्यम से पोस्टल बैलेट के नोटिस का प्रेषण पूरा कर लिया है; (बी) ई-वोटिंग के माध्यम से मतदान की अवधि बुधवार, 11 फरवरी, 2026 को सुबह 9:00 बजे (भा.मा.स.) शुरू होगी और गुरुवार, 12 मार्च, 2026 को शाम 5:00 बजे (भा.मा.स.) समाप्त होगी; (सी) जो सदस्य मतदान करना चाहता है, उसे गुरुवार, 12 मार्च, 2026 को शाम 5:00 बजे (भा.मा.स.) तक ई-वोटिंग के माध्यम से मतदान का प्रयोग करना होगा; (डी) गुरुवार, 12 मार्च, 2026 को शाम 5:00 बजे (भा.मा.स.) के बाद ई-वोटिंग की अनुमति नहीं दी जाएगी; (ई) मतदान के अधिकार की गणना कट-ऑफ तिथि यानी शुक्रवार, 06 फरवरी, 2026 को कंपनी के सदस्यों के नाम पर पंजीकृत शेयरों के भूगतान किए गए मूल्य पर की जाएगी; (एफ) कोई व्यक्ति जो कट-ऑफ तिथि पर कंपनी का सदस्य नहीं है, उसे इस नोटिस को केवल सूचना के उद्देश्य से लेना चाहिए; (जी) पोस्टल बैलेट की सूचना कंपनी की वेबसाइट [www.kajariaceramics.com](http://www.kajariaceramics.com), एनएसडीएल पर [www.evoting.nsdl.com](http://www.evoting.nsdl.com) और स्टॉक एक्सचेंजों की वेबसाइट [www.nseindia.com](http://www.nseindia.com), [www.bseindia.com](http://www.bseindia.com) पर भी उपलब्ध है।

ई-वोटिंग निर्देशों के लिए, सदस्यों से अनुरोध है कि वे पोस्टल बैलट की सूचना में दिए गए निर्देशों को पढ़ें और इलेक्ट्रॉनिक माध्यम से मतदान से संबंधित किसी भी प्रश्न के मामले में, आप [www.evoting.nsdl.com](http://www.evoting.nsdl.com) के डाउनलोड अनुभाग पर उपलब्ध Frequently Asked Questions (‘FAQs’) for Members and the remote e-voting user manual for Members देख सकते हैं या सुश्री पल्लवी म्हात्रे, सहायक उपाध्यक्ष, नेशनल सिक्वोरिटीज डिपॉजिटरी लिमिटेड, तीसरी मंजिल, नमन चैंबर, प्लॉट सी-32, जी-ब्लॉक, बांद्रा कुर्ला कॉम्प्लेक्स, बांद्रा ईस्ट, मुंबई, महाराष्ट्र – 400051 से ईमेल [evoting@nsdl.com](mailto:evoting@nsdl.com) के माध्यम से संपर्क कर सकते हैं या 022-48867000 पर कॉल कर सकते हैं या कंपनी के सीओओ (ए एंड टी) और कंपनी सचिव श्री राम चन्द्र रावत से [investors@kajariaceramics.com](mailto:investors@kajariaceramics.com) पर ईमेल के माध्यम से या +91-11-26946409 पर टेलीफोन पर सम्पर्क कर सकते हैं।

मतदान के परिणाम शुक्रवार, 13 मार्च 2026 को कार्य समाप्त होने से पहले कंपनी के कॉर्पोरेट कार्यालय में घोषित किए जाएंगें। सौवीक्षक की रिपोर्ट के साथ परिणाम कंपनी के पंजीकृत कार्यालय और कॉर्पोरेट कार्यालय में प्रदर्शित किए जाएंगे। परिणाम स्टॉक एक्सचेंजों को सूचित किए जाएंगे और इसे स्क्रीनटिआइजर की रिपोर्ट के साथ कंपनी की वेबसाइट [www.kajariaceramics.com](http://www.kajariaceramics.com) के साथ-साथ एनएसडीएल की वेबसाइट [www.evoting.nsdl.com](http://www.evoting.nsdl.com) पर भी प्रदर्शित किया जाएगा।

## कजारिया सिरामिक्स लिमिटेड के लिए

हस्ता./–

स्थान : नई दिल्ली

दिनांक: 10 फरवरी, 2026

सीओओ (ए एंड टी)

सर्व कंपनी सचिव

Name of BRLM	Total Issue		Issue closed below IPO Price on listing date
	Mainboard	SME	
<b>Finshore Management Services Limited</b>	0	31	13

All future correspondence in this regard may kindly be addressed to the Registrar to the issue quoting full name of the First/ Sole Bidder Serial number of the ASBA form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:

	<b>MAASHITLA SECURITIES PRIVATE LIMITED</b> 451, Krishna Apra Business Square, Netaji Subhash Place, Pitampura, Delhi-110034, India <b>Telephone:</b> +91-11-45121795 / 011-47581432 <b>Email:</b> <a href="mailto:ipo@maashitla.com">ipo@maashitla.com</a> <b>Contact Person:</b> Mr. Mukul Agarwal <b>Website:</b> <a href="http://www.maashitla.com">www.maashitla.com</a> <b>Investor Grievance Email:</b> <a href="mailto:investor.ipo@maashitla.com">investor.ipo@maashitla.com</a> <b>SEBI Registration Number:</b> INR000004370 <b>CIN No:</b> U67100DL2010PTC208725
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On behalf of Board of Directors  
**GROVER JEWELS LIMITED**

Sd/-

Deepak Kumar Grover

Managing Director

DIN: 09357414

**THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF GROVER JEWELS LIMITED**

**Disclaimer:** GROVER JEWELS LIMITED has filed the Prospectus with the RoC on February 06, 2026 and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the website of the BRLM, Finshore Management Services Limited at [www.finshoregroup.com](http://www.finshoregroup.com) and the Company at [www.groverjewels.com](http://www.groverjewels.com) and shall also be available on the website of the NSE Limited and SEBI. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, please see “Risk Factors” beginning on page 25 of the Prospectus.

The Equity Shares have been and will not be registered under the U.S. Securities Act of 1933, as amended (the “Securities Act”) or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in “offshore transactions” in reliance on Regulation under the Securities Act and the applicable laws of each jurisdiction where such Issues and sales are made. There will be no public Issuing in the United States.

		<b>फ्यूचरिस्टिक सॉल्यूशंस लिमिटेड</b>				
		सीआईएन <span> </span> : L74899DL1983PLC016586				
		पंजीकृत कार्यालय <span> </span> : एफ-50, द्वितीय तल, एफ-ब्लॉक मार्केट, गेटद केलाड-1, नई दिल्ली-110048				
		वेबसाइट <span> </span> : <a href="http://www.fsfo.in">www.fsfo.in</a> फ़ैक्स <span> </span> : 011-29258660, फ़ोन <span> </span> : 011-41630436, 41634701				
		<b>31–12–2025 को समाप्त तिमाही हेतु अलेखापरिषद वित्तीय परिणामों का विवरण</b> (एचि लागू में )				
क्र.सं.	विवरण	तिमाही समाप्त			वर्षाद्यतन घाटू अवधि	वर्ष समाप्त
		31.12.2025	30.09.2025	31.12.2024		
		अलेखापरिषद	अलेखापरिषद	अलेखापरिषद		

**PFC CONSULTING LIMITED**

(A wholly owned subsidiary of PFC Limited)

Regd. Office: First Floor, "Urjanidhi", 1, Barakhamba Lane, Connaught Place, New Delhi - 110001, (India) Fax: 011-23443990

**GLOBAL INVITATION (THROUGH E-BIDDING ONLY)**

FOR SELECTION OF TRANSMISSION SERVICE PROVIDER ON BUILD, OWN, OPERATE AND TRANSFER (BOOT) BASIS FOR INTER-STATE TRANSMISSION PROJECTS

PFC Consulting Limited, a wholly owned subsidiary of Power Finance Corporation Limited (A Government of India Undertaking), invites proposals for setting up of transmission projects on Build, Own, Operate and Transfer (BOOT) basis following single stage two envelope process of "Request for Proposal" (RFP).

Interested bidders may refer to the RFP notification and RFP documents available on the website <https://www.mstcecommerce.com> and <https://www.pfcindia.com>.The Bidders may obtain the RFP documents on all working days between 10:30 hrs (IST) and 16:00 hrs (IST) from 11.02.2026 to one working day prior to bid submission for the project mentioned below on payment of a non-refundable fee of Rs. 5,00,000/- or USD 7,000 plus applicable GST @18%, from 9<sup>th</sup> Floor, Wing - A, Statesman House, Connaught Place, New Delhi - 110001, Tel.: 91-11-23443996; Fax: 91-11-23443990; e-mail: [pfcl@pfcindia.com](mailto:pfcl@pfcindia.com). The RFP documents can also be downloaded from <https://www.mstcecommerce.com> and <https://www.pfcindia.com>, however, in such case, interested party can submit Response to RFP only on submission of non-refundable fee of Rs. 5,00,000/- or USD 7,000 plus applicable GST @18% separately. The survey report and clarification to RFP documents shall be issued to those bidders, who have obtained/purchased RFP documents by paying requisite fee at least one working day prior to bid submission date. Bidders should regularly visit website to keep themselves updated regarding clarifications/ amendments/ time extensions etc., if any. The important timelines in this regard are as follows:

S. No	Name of Transmission Scheme	Last Date for seeking clarifications (dd/mm/yyyy)	Last Date for submission of response to RFP (dd/mm/yyyy)	Date of opening of Response to RFP (dd/mm/yyyy)
1.	Installation of 2 Nos. of Synchronous Condensers (SynCon) units at 765/400/220kV Fatehgarh-II PS	03/03/2026	17/04/2026 up to 15:00 hrs. (IST)	17/04/2026 up to 15:30 hrs. (IST)

Note: PFC Consulting Limited reserves the right to cancel or modify the process without assigning any reason and without any liability. This is not an offer.

Bid Process Coordinator

An Initiative of

Initiative Partner

PFC CONSULTING LTD.

Ministry of Power

Central Electricity Authority

**H S INDIA LTD.**

CIN: L55100MH1989PLC053417

Reg. Off.: Unit No.202, Morya Blue Moon, Off New Link Road, Andheri West, Mumbai - 400 053, Maharashtra,

Tel: 022-69027777, Email: [hsindialimited@gmail.com](mailto:hsindialimited@gmail.com), Website: [www.hsindia.in](http://www.hsindia.in)**EXTRACT OF STATEMENT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2025 (Rs. In Lakh)**

Sr. No.	Particulars	Quarter ended 31/12/2025 (Un-audited)	Nine Months ended 31/12/2025 (Un-audited)	Quarter ended 31/12/2024 (Un-audited)
1	Total income from operations	708.54	1883.13	722.99
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	82.39	114.32	87.58
3	Net Profit / (Loss) for the period before Tax (after Exceptional and / or Extraordinary items)	82.39	114.32	87.58
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)	62.39	86.32	72.83
5	Total comprehensive Income for the period (comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)	62.39	86.32	72.83
6	Equity Share Capital	1623.84	1623.84	1623.84
7	Reserves (Excluding Revaluation Reserve as shown in the Balance sheet of previous year)	0.00	0.00	0.00
8	Earnings per equity share (of Rs. 10/- each) (for continuing and discontinued operations)			
	1. Basic:	0.38	0.53	0.45
	2. Diluted:	0.38	0.53	0.45

Note: The above is an extract of the detailed format of Un-audited Financial Results for the quarter and nine months ended on 31st December, 2025 filed with Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said results is available on the website of BSE Ltd., [www.bseindia.com](http://www.bseindia.com) and on the Company's website viz. [www.hsindia.in](http://www.hsindia.in).FOR H S INDIA LIMITED  
Sd/-PUSHPENDRA BANSAL  
MANAGING DIRECTOR  
DIN- 00086343DATE : 10TH FEBRUARY, 2026  
PLACE : MUMBAI**Global Health Limited**

CIN: L85110DL2004PLC128319

Regd. Office: Medanta Mediclinic, E-18, Defence Colony, New Delhi 110024

Corp. Office: Medanta - The Medicity, Sector - 38, Gurugram, Haryana 122001

Tel: +91 124 483 4060 | E-mail: [compliance@medanta.org](mailto:compliance@medanta.org) | Website: <https://www.medanta.org>**NOTICE OF POSTAL BALLOT**

Members of the Global Health Limited ("Company") are hereby informed that pursuant to provisions of Section 108, 110 of the Companies Act, 2013 ("the Act") read with Rule 20 &amp; 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India read with General Circular No. 14/2020 dated April 08, 2020 and subsequent circulars issued in this regard, the latest being 03/2025 dated September 22, 2025 issued by the Ministry of Corporate Affairs, Government of India (collectively referred as "MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as amended from time to time and other applicable provisions of the Act, rules, regulations, circulars and notification (including any statutory modification(s), clarification(s), substitution(s) or re-enactment(s) thereof for the time being in force), the Company has completed the dispatch of Postal Ballot Notice along with Explanatory Statement on Tuesday, February 10, 2026 only through electronic mode to those Members, whose e-mail addresses appeared in the Register of Members/List of Beneficial Owners as on Friday, February 06, 2026 ("Cut-off Date"), for obtaining the approval of the Members by way of remote e-voting only, in respect of the business(es) mentioned in the Postal Ballot Notice dated February 04, 2026.

The Postal Ballot Notice can also be downloaded from the website of the Company <https://www.medanta.org/investor-relation> or National Securities Depository Limited ("NSDL") website [www.evoting.nsdl.com](http://www.evoting.nsdl.com). Any Member who does not receive a copy of Postal ballot Notice may apply to the Company/NSDL by sending an e-mail to [evoting@nsdl.com](mailto:evoting@nsdl.com) and obtain a duplicate copy of the same.

As required, the Company is pleased to offer remote e-voting facility to all its Members, to enable them to cast their votes electronically. The Company has engaged the services of National Securities Depository Limited, for the purpose of providing remote e-voting facility to all its Members. The remote e-voting facility will be available during the following period:

Commencement of Remote E-voting	09:00 A.M. (IST) on February 12, 2026 (Thursday)
End of Remote E-voting	05:00 P.M. (IST) on March 13, 2026 (Friday)

The remote e-voting shall not be allowed beyond Friday, March 13, 2026 at 5:00 P.M. The remote e-voting module will be disabled, upon expiry of the aforesaid period. Once the votes on the resolutions are casted by the Members, the Members shall not be allowed to change it subsequently.

The Company has appointed M/s Mukesh Agarwal & Co., Company Secretary in Whole Time Practice, as the Scrutinizer for conducting the Postal Ballot process in a fair and transparent manner. The results of the remote e-voting conducted through postal ballot along with Scrutinizer's Report will be announced within two working days from the conclusion of the remote e-voting. The said results along with the Scrutinizer's Report shall be placed on the Company's website <https://www.medanta.org/investor-relation> and on the website of NSDL at [www.evoting.nsdl.com](http://www.evoting.nsdl.com). The Company shall also intimate the results to BSE Limited and National Stock Exchange of India Limited, where the shares of the Company are listed.Members who have not updated their e-mail addresses/KYC details are requested to register the same in respect to the shares held by them in electronic form, with the Depository through their Depository Participant. Members holding shares in certificate form and who have not updated their e-mail addresses/KYC details are requested to register/update the said details by sending the requisite forms to the Company's Registrar and Share Transfer Agent (RTA), (Kfin) either by e-mail to [inward\\_ris@kfinetech.com](mailto:inward_ris@kfinetech.com) or by post to Selenium Tower B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Rangareddy, Telangana, Hyderabad - 500032, India. The Members can access the relevant forms on the Company's website at <https://www.medanta.org/investor-relation>.In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of [www.evoting.nsdl.com](http://www.evoting.nsdl.com) or call at 022 - 4886 7000 or send a request to Ms. Pallavi Mhatre, Assistant Vice- President, National Securities Depository Ltd., 3rd Floor, Naman Chamber, Plot C-32, G-Block, Bandra Kurla Complex, Bandra East, Mumbai, Maharashtra - 400051 at the designated email address: [evoting@nsdl.com](mailto:evoting@nsdl.com) or at telephone no. 022-48867000.

For Global Health Limited

Sd/-

Place: Gurugram

Date: February 10, 2026

Rahul Ranjan  
Company Secretary & Compliance Officer**ACE INTEGRATED SOLUTIONS LIMITED**

CIN: L82990DL1997PLC088373

Regd. Office: B-13, DSIDC Complex, Functional Industrial Estate, Industrial Area Patparganj, New Delhi-110092,

Email: [md@aceintegrated.com](mailto:md@aceintegrated.com), [cs@aceintegrated.com](mailto:cs@aceintegrated.com)Phone No. 011-49537949, Website: [www.aceintegrated.com](http://www.aceintegrated.com)**STATEMENT OF UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED ON DECEMBER 31, 2025 (Amount in lakhs)**

Particulars	Quarter ended			Nine-months ended			Year ended
	31/12/2025 (Unaudited)	30/09/2025 (Unaudited)	31/12/2024 (Unaudited)	31/12/2025 (Unaudited)	31/12/2024 (Unaudited)	31/03/2025 (Audited)	
1 Total Income from Operations (net)	17	50	149	118	729	903	
2 Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extra-ordinary items)	-34	-5	-28	-80	-25	-210	
3 Net Profit / (Loss) for the period before Tax (after Exceptional and / or Extra-ordinary items)	-36	-5	-28	-82	-25	-210	
4 Net Profit / (Loss) for the period after Tax (after Exceptional and / or Extra-ordinary items)	-27	-4	-21	-61	-17	-156	
5 Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)	-27	-4	-21	-61	-14	-149	
6 Paid up Equity Share Capital	1020	1020	1020	1020	1020	1020	
7 Earnings Per Share (FV of Rs. 10/-)							
Basic:	-0.26	-0.04	-0.21	-0.6	-0.13	-1.46	
Diluted:	-0.26	-0.04	-0.21	-0.6	-0.13	-1.46	

**Notes:-**

- The above is an extract of the detailed format of the Standalone Un-audited Financial Results for the quarter ended December 31, 2025 filed with the Stock Exchange under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Standalone Un-audited Financial Results for the quarter ended December 31, 2025 is available on the Website of Stock Exchange i.e. [www.nseindia.com](http://www.nseindia.com) and also on Company's Website [www.aceintegrated.com](http://www.aceintegrated.com).
- The above financial results have been reviewed and recommended by the Audit Committee and thereafter approved by the Board of Directors at their meetings held on February 10, 2026. As required under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended, the Statutory Auditor has reviewed the above financial results for the Quarter ended December 31, 2025.
- The Financial Results of the company have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 ("IndAS") prescribed under section 133 of the Companies Act, 2013.
- The figures of the previous periods have been regrouped / rearranged / and / or recast wherever found necessary to make them comparable. 5. Tax expenses include current tax, deferred tax and adjustment of taxes for previous years. 6. Earnings per share have been calculated on the weighted average of the share capital outstanding during the period.



For ACE INTEGRATED SOLUTIONS LIMITED

Sd/-  
Chandra Shekhar Verma  
(Managing Director)

DIN- 01099951

Date : 10.02.2026  
Place : Delhi**MIRAE ASSET Mutual Fund****NOTICE NO. AD/15/2026****Declaration of Income Distribution cum Capital Withdrawal in Mirae Asset Balanced Advantage Fund**

NOTICE is hereby given that Mirae Asset Trustee Company Pvt. Ltd., Trustees to Mirae Asset Mutual Fund ("MAMF") have approved declaration of Income Distribution cum Capital Withdrawal (IDCW) in Mirae Asset Balanced Advantage Fund:

Scheme / Plan / Option	IDCW** (₹ per unit)	NAV as on February 09, 2026 (₹ per unit)	Record Date*	Face Value (₹ per unit)
Mirae Asset Balanced Advantage Fund - Regular Plan - IDCW Option	1.14	14.612	Friday, February 13, 2026	10.00
Mirae Asset Balanced Advantage Fund - Direct Plan - IDCW Option	1.20	15.338		

\* or the immediately following Business Day, if that day is not a Business day.

\*\* subject to availability of distributable surplus as on the record date and as reduced by applicable statutory levy, if any.

**Pursuant to the payment of IDCW, the NAV of the IDCW option of the above-mentioned Plans of the Schemes will fall to the extent of pay-out and statutory levy (if applicable).**

Income distribution will be paid to those unitholders / beneficial owners whose names appear in the register of unit holders maintained by the Mutual Fund / statement of beneficial ownership maintained by the depositories, as applicable, under the IDCW option of the aforesaid plans as on the record date.

For and on behalf of the Board of Directors of  
**MIRAE ASSET INVESTMENT MANAGERS (INDIA) PVT. LTD.**  
(Asset Management Company for Mirae Asset Mutual Fund)

Place : Mumbai

Date : February 10, 2026

Sd/-

AUTHORISED SIGNATORY

MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Investment Managers (India) Private Limited) (CIN: U65900MH2019PTC324625). Statutory Details: Sponsor: Mirae Asset Global Investments Company Limited. Trustee: Mirae Asset Trustee Company Private Limited.

Registered & Corporate Office: 606, 6th Floor, Windsor Building, Off CST Road, Kalina, Santacruz (E), Mumbai - 400098. ☎ 1800 2090 777 (Toll free), 📧 [customer@miraeasset.com](mailto:customer@miraeasset.com) 🌐 [www.miraeassetmf.co.in](http://www.miraeassetmf.co.in)**Mutual Fund investments are subject to market risks, read all scheme related documents carefully.****PROGFIN PRIVATE LIMITED**

CIN: U67120DL1992PTC425089

Address: 1st Floor, C-3, Qutab Institutional Area, Katwaria Sarai, New Delhi-110016, India

E-mail: [info@progfin.in](mailto:info@progfin.in) | Ph.: +91-11-41057911**STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31-12-2025**

(All amounts in ₹. lakhs except otherwise stated)

Particulars	3 months ended		Preceding 3 months ended		Year to date figures for the current period from		For the year ended	
	31-12-2025 (Unaudited)	30-09-2025 (Unaudited)	31-12-2024 (Unaudited)	30-09-2024 (Unaudited)	01-04-2025 to 31-12-2025 (Unaudited)	01-04-2024 to 31-03-2025 (Audited)	31-03-2025 (Audited)	31-03-2024 (Audited)
<b>1 Income</b>								
a) Interest Income	9,788.18	8,490.10			26,105.63	25,329.93		
<b>Total Revenue from operations</b>	<b>9,788.18</b>	<b>8,490.10</b>			<b>26,105.63</b>	<b>25,329.93</b>		
b) Other Income	767.34	352.40			1,276.76	469.52		
<b>2 Total Income</b>	<b>10,555.52</b>	<b>8,842.50</b>			<b>27,382.39</b>	<b>25,799.45</b>		
<b>3 Expenses</b>								
Finance costs	5,682.56	4,115.86			13,304.45	9,898.34		
Fees and Commission Expenses	817.75	712.33			2,165.87	2,379.41		
Employee Benefit Expenses	2,492.31	2,458.88			7,049.84	7,510.61		
Depreciation and amortization	11.21	12.66			36.35	33.93		
Impairment and Write Offs	666.43	658.42			2,149.00	2,453.16		
Other expenses	433.56	591.97			1,658.39	1,831.19		
<b>Total expenses</b>	<b>10,103.82</b>	<b>8,550.10</b>			<b>26,363.90</b>	<b>24,106.64</b>		
<b>4 Profit before exceptional item and tax (2-3)</b>	<b>451.70</b>	<b>292.40</b>			<b>1,018.49</b>	<b>1,692.81</b>		
<b>5 Exceptional item</b>	-	-			-	-		
<b>6 Profit before tax (4-5)</b>	<b>451.70</b>	<b>292.40</b>			<b>1,018.49</b>	<b>1,692.81</b>		
<b>7 Tax expenses</b>								
a) Current tax	60.48	281.17			446.34	571.69		
b) Tax adjustments relating to earlier years	(7.89)	-			(7.89)	9.60		
c) Deferred tax (credit) / charge	67.10	(189.56)			(142.91)	(104.35)		
<b>Total Tax expenses</b>	<b>119.69</b>	<b>91.61</b>			<b>295.54</b>	<b>476.94</b>		
<b>8 Profit for the period (6-7)</b>	<b>332.01</b>	<b>200.79</b>			<b>722.95</b>	<b>1,215.87</b>		
<b>9 Other comprehensive income (OCI)</b>								
(A) Items that will not be reclassified to profit or loss:								
(i) Re-measurement gains / (losses) on defined benefit plans	-	-			-	(39.45)		
(ii) Tax adjustment on above	-	-			-	9.93		
<b>Other comprehensive income/(losses) for the year, net of taxes:</b>	<b>-</b>	<b>-</b>			<b>-</b>	<b>(29.52)</b>		
<b>10 Total Comprehensive Income (8+9)</b>	<b>332.01</b>	<b>200.79</b>			<b>722.95</b>	<b>1,186.35</b>		
<b>11 Paid-up equity share capital (Face value per share ₹ 10)</b>	<b>4,143.47</b>	<b>3,742.40</b>			<b>4,143.47</b>	<b>3,742.40</b>		
<b>12 Other Equity</b>	<b>63,536.76</b>	<b>55,892.59</b>			<b>63,536.76</b>	<b>55,134.32</b>		
<b>13 Earnings per equity share of ₹ 10 each - (not annualised) - in ₹</b>								
Basic	0.89	0.54			1.93	3.48		
Diluted	0.89	0.54			1.93	3.48		

# - The Company is registered under the reserve bank of India act 1934, as a Non-Banking Financial Company, hence these ratios are not applicable.

**NOTES:**

- The above unaudited financial results for the quarter ended 31-12-2025 have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at its meeting held on February 09, 2026.
- The above is an extract of the detailed format of quarterly unaudited financial results filed with the Stock Exchange under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015. The full format of the quarterly unaudited financial results is available on the website of Stock Exchange at <http://www.bseindia.com> and also on the company's website.
- For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the BSE Limited and can be accessed on the B