

ചന്തിരൂർ ഉയരപ്പാത അപകടം

നരഹത്യക്ക് കേസെടുത്ത് പോലീസ്

കൊച്ചി: അരൂർ - തുറവൂർ ഉയരപ്പാത നിർമ്മാണത്തിനിടെ ഗർഭിണി തകർന്നു വീണ് ഹൈവേ മരിച്ച സുരഭിയാണിത്. നരഹത്യക്ക് കേസെടുത്ത് പോലീസ് അന്വേഷണം നടക്കുന്നു.



അരൂരിൽ ഗർഭിണി വീണ് മരിച്ച രാജേഷിന്റെ മൃതദേഹം എറണാകുളം ജനറൽ ആശുപത്രിയിൽ നിന്ന് ബന്ധുക്കൾ ഏറ്റെടുത്ത് ന്യൂനശേഷിയിൽ കൊണ്ടുപോകുന്നു.

പതിച്ചത് 80 ടൺ ഭാരമുള്ള ഗർഭിണി

80 ടൺ ഭാരമുള്ള ഗർഭിണി വീണ് അന്വേഷണം നടക്കുന്നു. പോലീസ് അന്വേഷണം നടക്കുന്നു. പോലീസ് അന്വേഷണം നടക്കുന്നു.

പിഴ്ച സമയത്ത് മറ്റു ഗർഭിണികളിൽ തട്ടിയതാണ് രണ്ടാമത്തെ ഗർഭിണി വീഴ്ച കാരണം.

ഗതാഗത നിയന്ത്രണം ഉണ്ടായിരുന്നു: നിർമ്മാണ കമ്പനി

അപകട കാരണം ഹൈവേയ്ക്കുള്ളിൽ അടച്ചിടലാണ് കമ്പനി ചെയ്തത്. ഗതാഗത നിയന്ത്രണം ഉണ്ടായിരുന്നു.

സീറ്റിലൂടെ മാലിനിക്കി മനംമാറ്റം

കൊച്ചി: ഇന്നലെ യുഡിഎഫ് പുറത്തുവിട്ട അവസാന സ്ഥാനാർത്ഥി പട്ടികയിലും പേരില്ലാത്തതോടെ കോർപറേഷൻ സ്ഥിരമായി അധ്യക്ഷ മാലിനി കുറുപ്പ് സന്തോഷമായി മനസ്സിലാക്കുന്നു.



2015 ൽ എൽ.ഡി.എം. നോർത്ത് ഡിവിഷനിൽ പട്ടികയിലും പേരില്ലാത്തതോടെ കോർപറേഷൻ സ്ഥിരമായി അധ്യക്ഷ മാലിനി കുറുപ്പ് സന്തോഷമായി മനസ്സിലാക്കുന്നു.

പത്രികാ സമർപ്പണം ഇന്നുമുതൽ

കൊച്ചി: തദ്ദേശ തിരഞ്ഞെടുപ്പിനുള്ള സ്ഥാനാർത്ഥികളുടെ നാമനിർദ്ദേശ പത്രിക സമർപ്പണം ഇന്ന് ആരംഭിക്കും.

232 കേന്ദ്രങ്ങൾ ജില്ലയിലെ 111 തദ്ദേശ സ്ഥാപനങ്ങളിലെ 2,220 വാർഡുകളിലേക്കുള്ള സ്ഥാനാർത്ഥി പട്ടികയിൽ പത്രിക സമർപ്പണം ഇന്ന് ആരംഭിക്കും.

തൃക്കാക്കരയിൽ സിപിഐ തനിച്ച്

കാക്കോട് സീറ്റിലെ വിജയനന്ദിയിലെ പ്രവേശന പരീക്ഷകൾക്ക് തൃക്കാക്കരയിൽ സിപിഐ തനിച്ച് പങ്കെടുക്കും.

22 സീറ്റുകളിലേക്കാണ് രണ്ടാംഘട്ടം സ്ഥാനാർത്ഥികളെ പ്രഖ്യാപിച്ചത്

സർപ്രൈസ് ബാക്കി വച്ച് കോൺഗ്രസിന്റെ രണ്ടാം പട്ടിക

കൊച്ചി: കൊച്ചി കോർപറേഷൻ ലേഖനങ്ങളിലേക്ക് കോൺഗ്രസ്സ് സ്ഥാനാർത്ഥികളുടെ രണ്ടാംഘട്ട പട്ടിക പുറത്തിറക്കി.

ഇടയാക്കുമെന്ന് അറിയിച്ചെങ്കിലും രണ്ടാം പട്ടികയിലും പേരില്ലാത്തതോടെ കോർപറേഷൻ സ്ഥിരമായി അധ്യക്ഷ മാലിനി കുറുപ്പ് സന്തോഷമായി മനസ്സിലാക്കുന്നു.

ചങ്ങമ്പുഴ, നാൻസി റോബിൻ-കാർണാടകം, മാജിക് ചാർജ്ജ്-പുതിയ റോഡ്, പി.ഡി. മാർട്ടിൻ-ഗിരിനഗർ, അനൂപ് തങ്കപ്പൻ-വെറ്റില ജനത, ബിജു അനൂപ്-ഇടയാക്കും.

രഹസ്യം രവിപുരത്തോ, ചെറളായിയിലോ?

കൊച്ചി: യുഡിഎഫിന്റെ രണ്ടാംഘട്ട സ്ഥാനാർത്ഥി പട്ടികയിലും പേരില്ലാത്തതോടെ കോർപറേഷൻ സ്ഥിരമായി അധ്യക്ഷ മാലിനി കുറുപ്പ് സന്തോഷമായി മനസ്സിലാക്കുന്നു.



കൊച്ചി കോർപറേഷൻ കോൺഗ്രസ്സിന്റെ രണ്ടാംഘട്ട പട്ടികയിലും പേരില്ലാത്തതോടെ കോർപറേഷൻ സ്ഥിരമായി അധ്യക്ഷ മാലിനി കുറുപ്പ് സന്തോഷമായി മനസ്സിലാക്കുന്നു.

രാഷ്ട്രീയത്തിന്റെ പേരിൽ പോരിച്ചവർ ചിരിച്ചും സൗഹൃദം പങ്കുവെച്ചും പിരിഞ്ഞു

കൊച്ചി: ദിവസങ്ങൾക്കു മുൻപു വരെ രാഷ്ട്രീയത്തിന്റെയും വികസനത്തിന്റെയും പേരിൽ പരസ്പരം ആലോചന ചെയ്തും പിരിയുന്ന സുന്ദര മേയർമാർ ഇന്നലെ കോർപറേഷന്റെ പുതിയ മന്ത്രി സാക്ഷ്യം വഹിച്ചു.

ബാറിലെ സംഘർഷം: ചികിത്സയിലായിരുന്ന യുവാവ് മരിച്ചു

വരാപ്പുഴ: ബാറിലുണ്ടായ സംഘർഷത്തിൽ ഗുരുതര പരിക്കേറ്റ ചികിത്സയിലായിരുന്ന യുവാവ് മരിച്ചു.

കമ്പോളം ബ്രൗൺഷുഗറുമായി ബീഹാർ സ്വദേശികൾ അറസ്റ്റിൽ

കൊച്ചി: വില്പനയ്ക്ക് കണ്ടെത്തിയ കമ്പോളം ബ്രൗൺഷുഗറുമായി ബീഹാർ സ്വദേശികൾ അറസ്റ്റിൽ.

Advertisement for Medical Trust ANM School, including contact information and details about the ANM course.

Advertisement for Hedge Finance Ltd, including financial statements and contact information.

"IMPORTANT"

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GENERIC ENGINEERING CONSTRUCTION AND PROJECTS LIMITED

Regd Off: 201 & 202, Fitwell House, 2nd Floor, Opp Home-Town, LBS Road, Vikhroli (West), Mumbai - 400083, Maharashtra, India
CIN: L45100MH1994PLC082540,
Phone No: 9167720671/022-25780272 Website: www.gecpl.com, Email Id: geninfo@gecpl.com

STATEMENT OF UNAUDITED FINANCIAL RESULTS (STANDALONE AND CONSOLIDATED) FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2025

The Board of Directors of the Company, at the meeting held on Wednesday November 12, 2025 approved the unaudited Financial Results of the Company for the quarter and half year ended 30th September, 2025. ("Financial Results").

The Financial Results along with the Limited Review Report, have been posted on the Company's website at <https://gecpl.com/financials.php> and can be accessed by scanning the QR Code.

Date: 13/11/2025
Place: Mumbai

Note: The above intimation is in accordance with Regulation 33 read with Regulation 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015.



For and on behalf of
Generic Engineering Construction and Projects Limited
Sd/-
Manish Ravilal Patel
Managing Director
DIN: 00195878

GRETEX
GRETEX CORPORATE SERVICES LIMITED
A-401, Floor 4th, Plot F-616, (PT), Naman Midtown, Senapati Bapat Marg, Near Indiabulls, Dadar (West), Mumbai - 400013
Website: www.gretexproup.com, Email ID: info@gretexproup.com
Contact No.: 02269308500
CIN: L74999MH2008PLC288128

NOTICE OF POSTAL BALLOT & REMOTE E-VOTING

Notice is hereby given that pursuant to and in compliance with the provisions of Sections 108 and 110 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and read with Rule 20 and Rule 22 of Companies (Management and Administration) Rules, 2014, as amended from time to time, including any statutory modification(s) or re-enactment(s) thereof for the time being in force) ("Rules"), Secretarial Standards-2 ("SS-2"), hereafter, read with General Circular No. 14/2020 dated April 8, 2020, No. 17/2020 dated April 13, 2020, No. 09/2023 dated September 25, 2023, No. 09/2024 dated September 19, 2024, No. 03/2025 dated September 22, 2025 and other relevant circulars, issued in this regard by the Ministry of Corporate Affairs ("MCA") (collectively referred to as "MCA Circulars") (including any statutory modification(s) or re-enactments thereof for the time being in force), Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable laws and regulations, approval of the Members of Gretex Corporate Services Limited ("Company") is being sought on the following Resolutions through Postal Ballot by remote e-voting process ("Remote E-voting"):

Sr. No.	Description of Resolutions	Type of Resolutions
1.	To consider and approve the issuance of Equity Warrants on Preferential Basis and other matters related thereto.	Special Resolution

- The Board of Directors of the Company has appointed Ms. Rachana Shanbhag D. A. Kamat & Co, Practicing Company Secretaries, as the Scrutinizer to conduct the postal ballot through remote e-voting process in a fair and transparent manner. Members are further informed that:
- The details of e-voting period are as under:
- | | |
|--------------------------|-----------------------------|
| Cut-off date | Friday, November 7, 2025 |
| Commencement of e-voting | Friday, November 14, 2025 |
| Conclusion of e-voting | Saturday, December 13, 2025 |
- The Cut-off date for the purpose of ascertaining the eligibility of members to cast their vote through remote e-voting facility is Friday, November 7, 2025. The Company has engaged the services of Bigshare Services Private Limited for providing e-voting facility to shareholders.
 - The members whose names appear in the register of members/register of beneficial owners as on the Cut-off date shall only be entitled to avail the remote e-voting facility. A person who is not a member as on the Cut-off date should treat this Notice for information purposes only.
 - In compliance of statutory provisions, the Company has completed the dispatch of Postal Ballot Notice only through e-mail, on **Thursday, November 13, 2025**, to those shareholders whose e-mail IDs are registered with the Company/ Depositories and whose names appear in the register of members/register of beneficial owners as on the Cut-off date. Further, a physical copy of the Notice along with an explanatory statement and Postal ballot form has not been sent to the members for this Postal ballot. Hence, the members are required to communicate their assent/dissent only through a remote e-voting system.
 - The remote e-voting period shall commence on Friday, November 14, 2025, at 10:00 a.m. (IST) and will end on Saturday, December 13, 2025, at 5:00 p.m. (IST). The remote e-voting module will be disabled thereafter by Bigshare Services Private Limited. Once the vote on a resolution is cast by a Member, they shall not be allowed to change it subsequently to cast the vote again. The detailed procedure/ instructions for e-voting are specified in the Notes to the Postal Ballot Notice.
 - The Board of Directors of the Company have appointed Ms. Rachana Shanbhag, Practicing Company Secretaries, of D. A. Kamat & Co as a Scrutinizer for conducting this Postal Ballot process.
 - The results of the voting by e-voting will be announced on or before December 15, 2025 by placing it, along with the scrutinizer's report, on the website of the Company and will also be communicated to Stock Exchange. The Scrutinizer's decision on the validity of a postal ballot/e-voting will be final.
 - The aforesaid Notice along with explanatory statement is available on the website of the Company i.e., <https://gretexproup.com>, website of e-voting agency at <https://vote.bigshareonline.com> and website of National Stock Exchange of India Limited ("NSE") at www.nseindia.com and BSE Limited (BSE) at www.bseindia.com. Those Members, whose e-mail IDs are not registered, are requested to refer to the procedure mentioned in the Notes to Postal Ballot Notice, available on the above websites, to cast their votes electronically.
 - Members holding shares in electronic form are requested to register/update their e-mail IDs with the respective depository participants & by sending a request through e-mail to the Registrar and Share Transfer Agent (R&TA) of the Company i.e. Bigshare Services Pvt Ltd. at e-mail ID suit@bigshareonline.com with a copy marked to info@gretexproup.com.
 - In case of any queries/grievances, members may refer to the Frequently Asked Questions (FAQs) for shareholders and e-voting user manual available at the download section of vote.bigshareonline.com or refer to the instructions as mentioned in the Postal Ballot Notice or call on toll free nos.: 1800225422/ 022-62638338. Members may also write to the Company at the e-mail ID: info@gretexproup.com.
 - The results of the Postal Ballot, along with Scrutinizer's Report, will be declared within the statutory timelines by placing the same on the website of the Company i.e., <https://gretexproup.com> and e-voting agency i.e., <https://vote.bigshareonline.com>. Further the results shall also be communicated to the National Stock Exchange of India Limited and Bombay Stock Exchange Limited simultaneously.
- For Gretex Corporate Services Limited
Sd/-
Ms. Bhavna Desai
Company Secretary & Compliance Officer
Place: Mumbai
Date: November 14, 2025

Jsw Steel Limited
CORPORATE IDENTIFICATION NO. (CIN) : L27102MH1994PLC152925
Regd. Office: Jsw Centre, Bandra-Kurla Complex, Bandra (E), Mumbai - 400 051
Tel.: 022-4286 1000 Fax: 022-4286 3000 Email: jswl.investor@jsw.in Website: www.jsw.in

NOTICE TO PHYSICAL SHAREHOLDERS

In line with our previous communications dated September 17, 2025 and July 31, 2025, this is a follow-up reminder pursuant to SEBI circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, special window for re- lodgement of transfer request of physical shares has been allowed for those transfer deeds which were lodged prior to the deadline of April 1, 2019 (extended till March 31, 2021) for transfer and rejected/returned due to deficiency in the documents. In order to facilitate re-lodgement, the shareholders to note below details:

Window open for re-lodgement	July 7, 2025 to January 6, 2026
Who can re-lodge the transfer requests?	Investors whose transfer deeds were lodged prior to April 2019 (extended till March 31, 2021) and rejected/returned due to deficiency in documents.
Process to be followed for the re-lodgement	Submit original transfer documents along with corrected/missing documents/information to our Registrar and Share Transfer Agent at below address: KFin Technologies Limited Unit: Jsw Steel Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad – 500 032, Telangana Email - einward.ris@kfinetech.com Email for Senior Citizen – senior.citizen@kfinetech.com Toll Free number - 1800-309-4001

The shareholders may note that the securities re-lodged for transfer shall be issued only in demat mode.

For Jsw Steel Limited
Sd/-
Manoj Prasad Singh
Company Secretary
(in the interim capacity)
Membership No. FCS 4231
Place : Mumbai
Date : November 13,2025

Hedge Finance Ltd
Reg. Off.: Hedge House Mamangalam Palarivattom P.O. Kochi, Kerala – 682025, CIN: U65923KL2011PLC027672

Unaudited Financial Statement for the Half Year ended 30th September 2025 (Standalone)
(Regulation 52 (8) , read with Regulation 52 (4) , of the SEBI (LODR) Regulations, 2015)

Sl.No	Particulars	Half year ended Sep 30, 2025 (Unaudited)	Half year ended Sep 30, 2024 (Unaudited)	Year ended Mar 31, 2025 (Audited)
1	Total Income from Operations	2799.74	2538.02	5132.57
2	Net Profit/ (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items)	145.26	229.95	348.28
3	Net Profit/ (Loss) for the period before tax (after Exceptional and/ or Extraordinary items)	145.26	229.95	348.28
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/ or Extraordinary items)	114.01	181.58	246.72
5	Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	114.01	181.58	240.61
6	Paid up Equity Share Capital	3401.65	3401.65	3401.65
7	Reserves (Excluding Revaluation)	1537.27	1364.23	1423.26
8	Securities Premium Account	-	-	-
9	Net worth	4938.92	4765.88	4824.91
10	Paid up Debt Capital/ Outstanding Debt	-	-	-
11	Outstanding Redeemable Preference Shares	-	-	-
12	Debt Equity Ratio	5.36	4.89	5.28
13	Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations) - 1. Basic: 2. Diluted:	0.34 0.34	0.53 0.53	0.71 0.71
14	Capital Redemption Reserve	-	-	-
15	Debtenture Redemption Reserve	-	-	-
16	Debt Service Coverage Ratio	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA

Note: a) The above is an extract of the detailed format of Quarterly / Annual Financial Results filed with the Bombay Stock Exchange (BSE) under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly / Annual Financial Results are available on the websites of the Bombay Stock Exchange (www.bseindia.com) and the Company (www.hedgefinance.com)
b) For the items referred in sub-clauses (a), (b), (d) and (e) of the Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Stock Exchange(s) (Bombay Stock Exchange) and can be accessed on the URL (www.bseindia.com). The same can be accessed by scanning the QR Code provided below.

For and on behalf of the Board of Directors of Hedge Finance Ltd
Sd/-
Alex Kalluvilla Babu
Managing Director
DIN : 01254207
Place : Kochi
Date : 12-11-2025

U. H. ZAVERI LIMITED
Registered Office: G/2, Marish Complex, Indrajit Tenaments, Opp. Diamond Mill, Niko Road, Ahmedabad - 382350, Gujarat, India
Tele. No.: +91 79 22703991 Email: uhz.compliance@gmail.com Website: www.uhzaveri.in Corporate Identity Number: L74999GJ2017PLC098848
PROMOTER: MR. HITESH M. SHAH MR. MAHENDRAKUMAR H. SHAH AND MRS. SUNITABEN H. SHAH
ISSUE OF UP TO 20388000 FULLY PAID UP EQUITY SHARES WITH A FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 10 EACH PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO ₹ 203880 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF RIGHTS EQUITY SHARES FOR EVERY 1 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, OCTOBER 03, 2025 ("THE ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 1 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 182 OF LETTER OF OFFER.

BASIS OF ALLOTMENT

We are immensely thankful to all our shareholders and investors for their response to the Issue which opened for subscription on October 30, 2025 and closed on November 10, 2025. Out of a total of 758 Applications for 2,16,22,222 equity shares received, 280 applications for 1,02,89,4 equity shares were rejected on Technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 478 for 2,15,19,328 Equity Shares, which was 105.55 % of the total issue in terms of the number of Equity Shares applied. The Basis of Allotment was approved in consultation with BSE, the designated stock exchange on November 12, 2025. The Board of Directors of the Company at its meeting held on November 12, 2025, approved the issue and allotment of 2,03,88,000 Equity Shares. All valid applications have been considered for allotment.

1. The break-up of Applications is given below (Before Technical Rejection):

Category	Applications Received		Equity Shares Applied for		Equity Shares allotted	
	Number	%	Number	Value (Rs.)	Number	Value (Rs.)
Shareholders	736	97.10	2,15,78,181	215781810	99.80	2,03,59,560
Renounees	22	2.90	44,041	440410	0.20	28,440
Total	758	100	2,16,22,222	216222220	100	2,03,88,000

2. Basis of Allotment

Category	No. of valid CAFs (including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted and allotted (A+B)
Shareholders	456	8,145,231	12,214,329	20,359,560
Renounees	22	28,440	0	28,440
Total	478	8,173,671	12,214,329	20,388,000

Intimations for Allotment/Refund/Rejection cases: The dispatch of allotment advice-cum-refund/unlocking intimation and the communication of reasons for rejection, as applicable, to the investors, the instructions to the SCSSBs for unlocking of funds in case of ASBA applications were issued on November 12, 2025. The listing application was submitted to BSE on November 12, 2025, and the listing approval has been received from BSE on November 13, 2025. The Credit of Equity Shares in dematerialized form to the respective demat accounts of the allottees will be completed on or about November 14, 2025. The trading in the Fully Paid Rights Equity Shares is expected to commence w.e.f. November 17, 2025, subject to receipt of trading permission from BSE. The Rights Equity Shares will trade under the existing ISIN INE56201010 for the fully paid up equity shares of the Company. For further details, please refer to the section titled "Terms of the Issue - Allotment Advice or Refund / Unlocking of ASBA Accounts" on page 217 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited on page 177.

REGISTRAR TO THE ISSUE
KFin Technologies Limited
Selenium Tower-B, Plot no. 31 and 32, Financial District, Manakramguda, Serilingampally, Hyderabad, Rangareddy 500 032, Telangana, India
Telephone: +91 40 6716 2222 E-mail: uhzaveri.rights@kfinetech.com; investor.grievance@kfinetech.com; einward.ris@kfinetech.com
Website: www.kfinetech.com; Contact Person: M Murali Krishna; SEBI registration no.: INROD0000221

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARE ON LISTING OR THE BUSINESS PROSPECTS OF COMPANY.
For U. H. Zaveri LIMITED
On behalf of the Board of Directors
Sd/-
Hitesh Shah
Place: Ahmedabad
Date: 13th November, 2025

ALPINE HOUSING DEVELOPMENT CORPORATION LIMITED
CIN : L85110KA1992PLC013174
Regd. Office: 302, Alpine Arch, No. 10, Langford Road, Bangalore 560 027, Karnataka, INDIA
WWW.alpinehousing.com, e-mail: contact@alpinehousing.com Fax:91-80-22128357, Tel:-91-80-40473500
Extract of the un audited Financial Results for the quarter ended 30 September, 2025

Sl#	Particulars	Quarter ended		Half year Ended		Year ended 31-03-2025 audited
		30.09.2025 Unaudited	30.09.2024 Unaudited	30.09.2025 Unaudited	30.09.2024 Unaudited	
1	Total Income from Operation(NET)	1527.60	994.50	1732.72	3260.32	5919.47
2	Net profit for the period(before Exceptional and Extraordinary items and tax)	86.52	64.66	51.60	138.13	626.7
3	Net profit for the period before Tax (after exceptional and extraordinary items)	86.52	64.66	51.59	138.12	618.68
4	Net profit for the period after tax (after Exceptional and extraordinary items)	68.77	52.41	53.73	122.50	506.29
5	Total comprehensive income for the period (comprising profit for the period(after tax) and other comprehensive income (after tax)	68.77	52.41	53.73	122.50	506.29
6	Equity Share Capital	1732.1898	1732.1898	1732.1898	1732.1898	1732.1898
7	Other equity	6747.10	6219.61	-	-	6624.60
8	Earnings per Share (Rs. 10/- each)					
a)	Basic	0.40	0.30	0.31	0.71	2.92
b)	Diluted	0.40	0.30	0.31	0.71	2.92

NOTES
The above is an extract of the detailed format of Unaudited Financial results for the quarter ended 30 September 2025, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the quarter ended 30 September, 2025 are available on the Company's website www.alpinehousing.com and the Stock exchange website www.bseindia.com
2. The results have been prepared in accordance with IND AS prescribed under section 133 of the Companies Act 2013
For and on behalf of the Board of Directors
Alpine Housing Development Corporation Limited
Sd
SAKabeer
Chairman and Managing Director
DIN 01664782
Place : Bangalore
Date : 13 November, 2025

CONSOLIDATED FINVEST & HOLDINGS LIMITED
Regd. Office : 19th K.M., Hapur-Bulandshahr Road, P.O. Gulaothi, Dist Bulandshahr (U.P.) - 203408
Head Office : Plot No. 12, Sector B-1, Local Shopping Complex, Vasant Kunj, New Delhi- 110070
Tel. No.: 011-40322100, CIN: L33200UP1993PLC015474
E-mail: cs_cfh@jindalgroup.com, Website: www.consofinvest.com

EXTRACTS OF THE STANDALONE UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER 2025
(Rs. In Lakh except EPS)

PARTICULARS	Quarter Ended 30.09.2025	Quarter Ended 30.09.2024	Half Year ended 30.09.2025	Half Year ended 30.09.2024
	Un-audited	Un-audited	Un-audited	Audited
Total Income from operations	1,909	1,722	3,410	7,143
Net Profit for the period (before Exceptional items and tax)	1,889	1,367	3,377	7,088
Net Profit for the period before Tax (after Exceptional and/or Extraordinary items)	1,889	1,367	3,377	7,088
Net Profit for the period after Tax (after Exceptional and/or Extraordinary Items)	1,571	4,716	2,837	10,827
Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after Tax) and Other Comprehensive Income (after Tax))	673	5,454	1,463	21,928
Paid up Equity Share Capital (Face Value of Rs 10/- each)	3233	3233	3233	3,233
Earnings Per Share (EPS) (of Rs. 10/- each) on Net Profit (Not annualised)	4.86	14.59	8.78	33.49
- Basic and Diluted				

Notes:
1. Financial Results has been prepared in accordance with The Indian Accounting Standards ("Ind AS") prescribed under section 133 of the Companies Act 2013 read with the relevant rules issued thereunder.
2. The above results were reviewed by the Audit Committee and taken on record at the meeting of the Board of Directors at their respective meetings held on 13th November 2025 and Review of these results has been carried out by the Statutory Auditor/s of the Company.
3. The above is an extract of the detailed format of un-audited Financial Results 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 are available on the Stock Exchange websites (www.nseindia.com) and also on the Company's website at www.consofinvest.com.

By order of the Board
For Consolidated Finvest & Holdings Limited
Sd/-
Geeta Gilotra
Director
Place : New Delhi
Date : 13th November 2025

PTL Enterprises Limited
Regd. Office: 3rd Floor, Areeka Mansion, Near Manorama Junction, Panampilly Nagar, Kochi- 682036, Kerala, India
CIN: L25111KL1959PLC009300
Website: www.ptlenterprise.com, Email: investors@ptlenterprise.com
Tel: (0484) - 4012046, 4012047

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

Sl. No.	PARTICULARS	QUARTER ENDED		HALF YEAR ENDED	
		30-09-2025 (UNAUDITED)	30-09-2024 (UNAUDITED)	30-09-2025 (UNAUDITED)	31-03-2025 (AUDITED)
1	Total income from operations	1,608.19	1,609.19	3,217.50	6,434.11
2	Net profit for the period (before tax & exceptional items)	1,860.61	1,933.98	3,162.26	5,783.58
3	Net profit for the period before tax (after exceptional items)	1,860.61	1,933.98	3,162.26	5,783.58
4	Net profit for the period after tax (after exceptional items)	1,477.57	1,390.59	2,399.65	3,629.51
5	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	3,720.66	692.71	6,743.91	1,367.81
6	Paid-up equity share capital (equity shares of ₹ 1 each)	1,323.77	1,323.77	1,323.77	1,323.77
7	Reserves excluding revaluation reserves	-	-	-	54,222.49
8	Earnings per share (of ₹ 1 each) (not annualised)				
	Basic (₹)	1.12	1.05	1.81	2.74
	Diluted (₹)	1.12	1.05	1.81	2.74

The above is an extract of the detailed format of quarter and half year ended September 30, 2025 financial results filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015. The full format of the quarter and half year ended September 30, 2025 financial results are available on the stock exchange websites (National Stock Exchange of India Limited (www.nseindia.com) & BSE Limited (www.bseindia.com)) and on the Company's website (www.ptlenterprise.com/announcement.html). The same can also be accessed by scanning the QR code provided below.

For and on behalf of the Board of Directors of PTL ENTERPRISES LTD.
Sd/-
ONKAR KANWAR
CHAIRMAN
Place : Gurugram
Date : November 13, 2025

KINETIC ENGINEERING LIMITED
Regd. Office : D-1 Block, Plot No. 18/2, M.I.D.C, Chinchwad, Pune - 411 019
Ph.: 91-20-66142078, Fax: +91-20-66142088/89 | Email: kelinvestors@kineticindia.com
Website: www.kineticindia.com | CIN : L35912MH1970PLC014819

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

Sr. No.	Particulars	Quarter Ended Sept 30, 2025	Half Year Ended Sept 30, 2025
1	Total Revenue from operations	3930	7464
2	Net Profit / (Loss) (before Tax, Exceptional and/or Extraordinary Items)	(17)	35
3	Net Profit / (Loss) before tax (after Exceptional and/or Extraordinary items)	(17)	35
4	Net Profit / (Loss) after tax (after Exceptional and/or Extraordinary items)	(17	