202.74



Sun Pharmaceutical Industries Limited

Regd. Office: SPARC, Tandalja, Vadodara - 390 012, Gujarat, India Corporate Office: Sun House, Plot No. 201 B/1, Western Express Highway, Goregaon - East, Mumbai - 400 063, Maharashtra, India Tel: 022-43244324 | CIN: L24230GJ1993PLC019050 Website: www.sunpharma.com Email: secretarial@sunpharma.com

Unaudited Financial Results for the quarter ended 30 June 2025

The Unaudited Financial Results of Sun Pharmaceutical Industries Limited ("Sun Pharma") for the guarter ended 30 June 2025 ("Q1 FY 2025-26 Results") have been filed with the Stock Exchanges as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Q1 FY 2025-26 Results are available on Sun Pharma website, www.sunpharma.com, and also on the websites of the Stock Exchanges, i.e., www.bseindia.com and www.nseindia.com

For and on behalf of the Board Dilip Shanghvi Chairman and Managing Director Mumbai, 31 July 2025

Scan the Quick Response (QR) code to access the Q1 FY 2025-26 Results.



THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE SME PLATFORM OF BSE LIMITED IN COMPLIANCE WITH CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

PUBLIC ANNOUNCEMENT FOR INVITING PUBLIC COMMENTS ON DRAFT OFFER DOCUMENT





KANISHK ALUMINIUM INDIA LIMITED

CIN: U27109RJ2018PLC063198

Our Company was originally incorporated as "Kanishk Aluminium Extrusions Private Limited" under the provisions of the Companies Act, 2013 and the Certificate of Incorporation was issued by Central Registration Centre, Manesar on December 05, 2018. Further, pursuant to Special Resolution passed by the shareholders at the Extra-Ordinary General Meeting held on August 26, 2022, the name of our Company was changed from "Kanishk Aluminium Extrusions Private Limited" to "Kanishk Aluminium India Private Limited" and a fresh certificate of incorporation consequent upon change of name was issued by the Registrar of Companies, Jaipur vide dated September 21, 2022. Subsequently, our Company was converted into a Public Limited Company and consequently the name of our Company was changed to "Kanishk Aluminium India Limited" vide a fresh certificate of incorporation dated October 30, 2024, issued by the Registrar of Companies, Central Processing Centre, Our Company's Corporate Identity Number is CIN U27109RJ2018PLC063198, please refer to chapter titled "History and Certain Other Corporate Matters" beginning on Page No. 167 of the Draft Prospectus.

Registered Office: Plot No. E-849 A. Fourth Phase RIICO, Boranada - 342001, Jodhpur, Rajasthan India. Tel No: +91 92570 61994 | E-Mail ID: cs@kanishkindia.co.in | Website: https://kanishkindia.co.in/ Contact Person: Ms. Prachi Mittal, Company Secretary & Compliance Officer:

OUR PROMOTERS: MR. PARMANAND AGARWAL. MR. ASHISH AGARWAL AND MRS. KHUSHBOO AGARWAL

INITIAL PUBLIC OFFERING OF UP TO 40,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF KANISHK ALUMINIUM INDIA LIMITED ("KANISHK" OR "OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ [●]/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [●]/- PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ [●] LAKHS COMPRISING OF FRESH ISSUE OF UP TO 40,00,000 EQUITY SHARES AGGREGATING TO ₹ [●] ("THE ISSUE") OF WHICH UP TO [●] EQUITY SHARES AGGREGATING TO ₹ [●] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH AT AN ISSUE PRICE OF ₹ [●] PER EQUITY SHARE AGGREGATING TO ₹ [●] LAKHS ("NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE [●] % AND [●] % OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 273 OF THE DRAFT PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10 EACH. THE ISSUE PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX (INITIAL PUBLIC OFFER BY SMALL AND MEDIUM ENTERPRISES) OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018, AS AMENDED (SEBI ICDR REGULATIONS"). THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(3) OF THE SEBI ICDR REGULATIONS.

In terms of Regulation 256 of SEBI ICDR Regulations read with the SEBI Circular No. CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015, and Unified Payments Interface (UPI) introduced vide SEBI Circular Ref: SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018 all the potential investors shall participate in the issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account which will be blocked by the Self Certified Syndicate Banks ("SCSBs') for the same. Further, pursuant to SEBI Circular No. SEBI/HO/CFD/DCR2/CIR/P/2019/133 dated November 08, 2019, Individual Investors applying in public issue may use either Application Supported by Blocked Amount (ASBA) process or UPI payment mechanism by providing UPI ID in the Application Form which is linked to the Bank Account of the investor. (For details in this regard, specific attention is invited to "Issue Procedure" beginning on page no. 284 of the Draft Prospectus)

This public announcement is being made in compliance with the provisions of Regulation 247 of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Issue and has filed the Draft Prospectus dated July 29, 2025 with SME Platform of BSE Limited, Pursuant to Regulation 247 of the SEBI ICDR Regulations, the Draft Prospectus filed with BSE Limited shall be made available to public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of BSE Limited at www.bseindia.com, on the website of the Company at https://kanishkindia.co.in/ and on the websites of the Lead Manager, i.e. Sun Capital Advisory Services Private Limited at www.suncapitalservices.co.in. Our Company invites members of the public to give their comments, if any, on the Draft Prospectus filed with BSE Limited. with respect to disclosures made in the Draft Prospectus. The members of the public are requested to send a copy of their comments to BSE and/ or to the Company Secretary and Compliance Officer of our Company and/or the Lead Manager at their respective addresses mentioned herein below by 5.00 p.m. on the 21st day from the aforesaid date of filing of the Draft Prospectus with BSE Limited.

Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 22 of the Draft Prospectus Any decision to invest in the Equity Shares described in the Draft Prospectus may only be taken after the Prospectus has been filed with the RoC and must be made solely on the basis of such Prospectus as there may be material changes in the Prospectus from the Draft Prospectus.

Equity Shares, issued through the Prospectus, are proposed to be listed on the SME Platform of BSE Limited.

For details of the share capital and capital structure and the names of the Signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" beginning on page 75 of the Draft Prospectus. The liability of members of our

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Other Corporate Matters" beginning on page 167 of the Draft Prospectus.

LEAD MANAGER TO THE ISSUE

SUN CAPITAL ADVISORY SERVICES PRIVATE LIMITED

investorgrievance@suncapital.co.in

Place: Jodhpur

Date: July 31, 2025

302, 3rd Floor, Kumar Plaza, Near Kalina Market, Kalina Kurla Road, Santacruz East, Mumbai-400029, Maharashtra, India Telephone: 022 6178 6000 Email: mb@suncapital.co.in Contact Person: Mr. Ajesh Dalal / Mr. Agib Sheikh Website: www.suncapitalservices.co.in Investor Grievance Email:

REGISTRAR TO THE ISSUE ▲ KFINTECH

KFIN TECHNOLOGIES LIMITED 301. The Centrium, 3rd Floor, Lal Bahadur Shastri Road, Nav Pada, Kurla (West), Mumbai - 400070

Telephone: +91-40-6716 2222 Email: kal.ipo@kfintech.com Contact Person: Mr. M Murali Krishna Website: www.kfintech.com Investor Grievance Email: einward.ris@kfintech.com SEBI Registration Number: INR000000221 COMPANY SECRETARY AND COMPLIANCE OFFICER **≪≫**kanishk°

KANISHK ALUMINIUM INDIA LIMITED Name: Ms. Prachi Mittal Website: www.kanishkindia.co.in/ Tel. No.: +91 92570 61994

Email: cs@kanishkindia.co.in Investors can contact our Company Secretary and Compliance Officer, the Lead Manager, or the Registrar to the Issue in case of any pre-issue or post-issue related issues, such as non receipt of letter of allottment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode, etc.

SEBI Registration No: INM000012591 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the Draft Prospectus.

> For Kanishk Aluminium India Limited On behalf of the Board of Directors

Mr. Parmanand Agarwal Chairman & Managing Director DIN - 08295200

Kanishk Aluminium India Limited is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the Draft Prospectus dated July 29, 2025 with SME Platform of BSE Limited. The Draft Prospectus is available on the website of the BSE Limited at www.bseindia.com, the website of the Company at https://kanishkindia.co.in/ and the website of the Lead Manager, i.e. Sun Capital Advisory Services Private Limited at www.suncapitalservices.co.in. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 22 of the Draft Prospectus. Potential investors should not rely on the Draft Prospectus filed with BSE Limited for making any investment decision. The Equity Shares have not been and will not be registered under the U.S Securities Act of 1933 ("US Securities Act"), or any state securities law in the United States, and unless so registered, and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the US Securities Act and applicable US State securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance of Regulations and applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering of the shares in the United States. AdBaaz % neuland

(b) Diluted

Place: Hyderabad

Date: July 31, 2025

Regd. Office: 11th Floor (5th Office Level), Phoenix IVY Building, Plot No. 573A-III, Road No 82, Jubilee Hills, Hyderabad - 500033

(Amount in lakhs of ₹, unless otherwise stated) Quarter Ended Quarter Ended Ouarter Ended Year Ended 30.06.2025 31.03.2025 30.06.2024 31.03.2025 Particulars (Unaudited) (Audited) (Unaudited) (Audited) 30,060.86 33,582.43 44,440.87 149,734.66 Total Income Net profit for the period/year 1,757.04 3,929.96 10,921.64 26,992.54 before exceptional items and tax Net profit for the period/year 1,757.04 3,929.96 12,984.20 34,632.90 after exceptional items and before tax Net profit for the period/year after tax 1,390.00 2,780.59 9,787.27 26,010.81 Total comprehensive income for the period/year 1,399.92 2,800.95 9,786.51 26,006.33 "Paid-up Equity Share Capital 1,290.05 1,290.05 1,290.05 1,290.05 (Face value - ₹ 10 each)" Other equity (excluding revaluation reserves) 151,106.69 as shown in the audited balance sheet "Earnings Per Share (of ₹ 10 each) (In absolute ₹ terms)" 10.83 21.67 76.28 202.74 (a) Basic

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

Note 1: The financial results for the guarter ended June 30, 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on July 31, 2025. Note 2: Key Standalone Financial Information:

10.83

21.67

Particulars	Quarter Ended 30.06.2025 (Unaudited)	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 30.06.2024 (Unaudited)	Year Ended 31.03.2025 (Audited)
Total Income	30,060.86	33,582.38	44,440.87	149,734.59
Net profit for the period/year	1,737.80	3,898.18	10,968.30	26,896.97
before exceptional items and tax	3399403000	50000000000000000000000000000000000000	IPUNANSISSISTO	5325554435555544
Net profit for the period/year after	1,737.80	3,898.18	13,030.86	34,537.33
exceptional items and before tax				
Net profit for the period/year after tax	1,370.76	2,773.39	9,833.93	25,942.54

Note 3: The above is an extract of the detailed format of Unaudited 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 Unaudited Financial Results are available on the Stock Exchange websites, www.nseindia.com and www.bseindia.com and on the Company's website www.neulandlabs.com



For and on behalf of the Board of Directors Dr. D.R.Rao **Executive Chairman** (DIN 00107737)

KRYSTAL INTEGRATED SERVICES LIMITED

Registered Office: Krystal House, 15A/17, Shivaji Fort CHS, Duncan Causeway Road, Mumbai -400 022 CIN: L74920MH2000PLC129827

Tel. No.: - 9122 4353 1234. +9122 47471234. Website: www.krystal-group.com

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE. 2025

(All Amounts are ₹ in Millions unless otherwise stated) STANDALONE CONSOLIDATED QUARTER ENDED QUARTER ENDED YEAR ENDED YEAR ENDED Sr. 31" Mar **Particulars** 30" June 31" Mar 30" June 30" June 31" Mar 30" June 2025 2024 2025 2024 No. Audited Unaudited Audited Unaudited Audited Unaudited Audited Unaudited 11,199.35 3,230.81 4,131.02 2,571.53 12,127.84 2,847.18 3,736.19 2,432.36 Total income from operations (net) Net Profit (+) / Loss (-) for the period (before tax, exceptional and / or 174.04 242.65 162.58 722.39 256.72 164.77 extraordinary items) 191.79 755.32 Net Profit (+) / Loss (-) for the period before tax (after exceptional 174.04 242.65 162.58 722.39 256.72 164,77 755.32 and / or extraordinary items) Net Profit (+) / Loss (-) for the period after tax (after exceptional 602.16 169.33 and / or extraordinary items) 150,08 160.67 152.96 152.99 625.15 Total Comprehensive income for the period [Comprising Profit (+) / Loss (-154.82 603.57 for the period (after tax) and Other Comprehensive Income (after tax)) 136.48 163.12 155.03 6 Paid-up equity share capital (Face Value per share Rs.10/-) 139.72 139.72 139.72 139.72 139.72 139.72 139.72 Reserve (excluding Revaluation) Reserves as shown in Audited Balance 4,170.84 Sheet of previous accounting year 4,232.37 Earnings Per Share (EPS) Basic (not annualised for Quarters) (Absolute Value) 10.74 11.50 10.95 43.10 11.76 12.12 10.95 Diluted (not annualised for Quarters) (Absolute Value) 10.74 11.50 10.95 43.10 11.76 12.12 10.95 44.61

1 The above is an extract of the detailed format of unaudited consolidated and standalone financial results for 1st quarter of F.Y.2025-26 filed by the Company with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

2 The above results have been reviewed by the Audit Committee on 31st July, 2025 and approved by the Board of Directors at their meeting held on 31st July, 2025. The Statutory Audiotrs have expressed an unmodified opinion on these results.

3 Previous period's/year's figures have been regrouped/reclassified wherever necessary to conform to current period's classification. 4 The full format of the consolidated and standalone financial results for 1" quarter of F.Y.2025-26 are available on the Stock Exchange websites. (www.bseindia.com and www.nseindia.com) and also on Company's website at www.krystal-group.com and can also be accessed by scanning the Quick Response code available below.

For & on behalf of the Board of Directors

(Sanjay Suryakant Dighe) CEO & Whole-time Director DIN: 02042603

DCB BANK LIMITED CIN No.: L99999MH1995PLC089008 Regd. Office: 601 & 602, 6th Floor, Tower A, Peninsula Business Park,

DCB BANK Senapati Bapat Marg, Lower Parel, Mumbai - 400013

Sr.	Particulars		i	Year Ended	
No.	47 (SUP 1893 H330) 2004000	30.06.2025	31.03.2025	30.06.2024	31.03.2025
		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Total income from operations	2,049.69	1,960.71	1,632.25	7,221.10
2	Net Profit / (Loss) for the period (before tax, exceptional and/or extraordinary items)	211.75	238.18	176.98	828.61
3	Net Profit / (Loss) for the period before tax (after exceptional and/or extraordinary items)	211.75	238.18	176.98	828.61
4	Net Profit / (Loss) for the period after tax (after exceptional and / or extraordinary items)	157.26	177.07	131.36	615.33
5	Equity Share Capital (Face value ₹10/-)	314.47	314.29	313.21	314.29
6	Reserves (excluding Revaluation Reserve)	5,090.18*	5,090.18*	4,464.99**	5,090.18*
7	Earnings Per Share (EPS) ₹ (before/ after extraordinary items) (face value of ₹10 each) not annualised	330000000000000000000000000000000000000		56385000000000000	F75556 5.000,04.04.500
	(i) Basic (₹)	5.00	5.64	4.20	19.63
	(ii) Diluted (₹)	4.97	5.60	4.16	19.49
8	Total Comprehensive Income for the period [comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	Refer Note 2	Refer Note 2	Refer Note 2	Refer Note 2
9	Net Worth	5,421.81	5,271.48	4,758.12	5,271.48
10	Outstanding Redeemable Preference Shares		13 m 22	56	3
11	Capital Redemption Reserve	*		20	2
12	Securities Premium Account	1,384.48	1,383.93	1,378.24	1,383.93
13	Outstanding Debts	7,058.73	9,115.18	5,343.21	9,115.18
14	Total Debt to Total Assets	9.12%	11.87%	8.28%	11.87%
15	Debt-Equity Ratio	0.36	0.45	0.52	0.45

*As on 31 March 2025 ** As on 31 March 2024

Place : Mumbai

Date: 31" July, 2025

- The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of the Financial Results is available on the Stock Exchange URLs as below:
- a. BSE: https://www.bseindia.com/xml-data/corpfiling/AttachLive/f5e6bb7c-61bb-4170-b767-91b1db31349c.pdf
- b. NSE: https://nsearchives.nseindia.com/corporate/Priyeshjain 31072025124124 BSENSEOutcomeOfBoardMeeting 31072025.pdf
- Information relating to Total Comprehensive Income and Other Comprehensive Income is not furnished as Ind AS is not yet made applicable to banks.
- Outstanding Debts represents Total Borrowings of the Bank.

For and on behalf of the Board of Directors Praveen Kutty Managing Director & CEO

Place: Mumbai Date: July 31, 2025

Ahmedabad



FINANCIAL EXPRESS



Sun Pharmaceutical Industries Limited

Regd. Office: SPARC, Tandalja, Vadodara - 390 012, Gujarat, India Corporate Office: Sun House, Plot No. 201 B/1, Western Express Highway, Goregaon - East, Mumbai - 400 063, Maharashtra, India Tel: 022-43244324 | CIN: L24230GJ1993PLC019050

Website: www.sunpharma.com Email: secretarial@sunpharma.com

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For and on behalf of the Board

Dilip Shanghvi

Chairman and Managing Director

Mumbai, 31 July 2025

(QR) code to access the Q1 FY 2025-26 Results.

Scan the Quick Response



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Registered Office: Plot No. E-849 A. Fourth Phase RIICO, Boranada - 342001, Jodhpur, Raiasthan India. Tel No: +91 92570 61994 | E-Mail ID: cs@kanishkindia.co.in | Website: https://kanishkindia.co.in/ Contact Person: Ms. Prachi Mittal, Company Secretary & Compliance Officer;

OUR PROMOTERS: MR. PARMANAND AGARWAL, MR. ASHISH AGARWAL AND MRS. KHUSHBOO AGARWAL

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In terms of Regulation 256 of SEBI ICDR Regulations read with the SEBI Circular No. CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015, and Unified Payments Interface (UPI) introduced vide SEBI Circular Ref: SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018 all the potential investors shall participate in the issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account which will be blocked by the Self Certified Syndicate Banks ("SCSBs") for the same. Further, pursuant to SEBI Circular No. SEBI/HO/CFD/DCR2/CIR/P/2019/133 dated November 08, 2019, Individual Investors applying in public issue may use either Application Supported by Blocked Amount (ASBA) process or UPI payment mechanism by providing UPI ID in the Application Form which is linked to the Bank Account of the investor. (For details in this regard, specific attention is invited to "Issue Procedure" beginning on page no. 284 of the Draft Prospectus)

This public announcement is being made in compliance with the provisions of Regulation 247 of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares pursuant to the Issue and has filed the Draft Prospectus dated July 29, 2025 with SME Platform of BSE Limited. Pursuant to Regulation 247 of the SEBI ICDR Regulations, the Draft Prospectus filed with BSE Limited shall be made available to public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of BSE Limited at www.bseindia.com, on the website of the Company at https://kanishkindia.co.in/ and on the websites of the Lead Manager, i.e. Sun Capital Advisory Services Private Limited at www.suncapitalservices.co.in. Our Company invites members of the public to give their comments, if any, on the Draft Prospectus filed with BSE Limited. with respect to disclosures made in the Draft Prospectus. The members of the public are requested to send a copy of their comments to BSE and/ or to the Company Secretary and Compliance Officer of our Company and/or the Lead Manager at their respective addresses mentioned herein below by 5.00 p.m. on the 21st day from the aforesaid date of filing of the Draft Prospectus with BSE Limited.

Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 22 of the Draft Prospectus. Any decision to invest in the Equity Shares described in the Draft Prospectus may only be taken after the Prospectus has been filed with the RoC and must be made solely on the basis of such Prospectus as there may be material changes in the Prospectus from the Draft Prospectus.

For details of the share capital and capital structure and the names of the Signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" beginning on page 75 of the Draft Prospectus. The liability of members of our Company is limited.

Equity Shares, issued through the Prospectus, are proposed to be listed on the SME Platform of BSE Limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Other Corporate Matters" beginning on page 167 of the Draft Prospectus. REGISTRAR TO THE ISSUE

LEAD MANAGER TO THE ISSUE

SUN CAPITAL ADVISORY SERVICES PRIVATE LIMITED

302, 3rd Floor, Kumar Plaza, Near Kalina Market, Kalina Kurla Road, Santacruz East, Mumbai-400029, Maharashtra, India Telephone: 022 6178 6000 Email: mb@suncapital.co.in Contact Person: Mr. Ajesh Dalal / Mr. Agib Sheikh Website: www.suncapitalservices.co.in

Investor Grievance Email: investorgrievance@suncapital.co.in SEBI Registration No: INM000012591

Place: Jodhpur

Date: July 31, 2025

▲ KFINTECH

KFIN TECHNOLOGIES LIMITED 301, The Centrium, 3rd Floor, Lal Bahadur Shastri Road, Nav Pada, Kurla (West),

Mumbai - 400070 Telephone: +91-40-6716 2222 Email: kal.ipo@kfintech.com Contact Person: Mr. M Murali Krishna Website: www.kfintech.com Investor Grievance Email: einward.ris@kfintech.com SEBI Registration Number: INR000000221 COMPANY SECRETARY AND COMPLIANCE OFFICER **% %** kanishk^{*}

KANISHK ALUMINIUM INDIA LIMITED Name: Ms. Prachi Mittal Website: www.kanishkindia.co.in/ Tel. No.: +91 92570 61994

Email: cs@kanishkindia.co.in

Investors can contact our Company Secretary and Compliance Officer, the Lead Manager, or the Registrar to the Issue in case of any pre-issue or post-issue related issues, such as non receipt of letter of allottment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode, etc.

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the Draft Prospectus.

For Kanishk Aluminium India Limited On behalf of the Board of Directors

Mr. Parmanand Agarwal Chairman & Managing Director DIN - 08295200

Kanishk Aluminium India Limited is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the Draft Prospectus dated July 29, 2025 with SME Platform of BSE Limited. The Draft Prospectus is available on the website of the BSE Limited at www.bseindia.com , the website of the Company at https://kanishkindia.co.in/ and the website of the Lead Manager, i.e. Sun Capital Advisory Services Private Limited at www.suncapitalservices.co.in. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 22 of the Draft Prospectus. Potential investors should not rely on the Draft Prospectus filed with BSE Limited for making any investment decision. The Equity Shares have not been and will not be registered under the U.S Securities Act of 1933 ("US Securities Act"), or any state securities law in the United States, and unless so registered, and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the US Securities Act and applicable US State securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance of Regulations and applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering of the shares in the United States.

NEULAND LABORATORIES LIMITED

Regd. Office: 11th Floor (5th Office Level), Phoenix IVY Building, Plot No. 573A-III, Road No 82, Jubilee Hills, Hyderabad - 500033

EXTRACT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025 (Amount in lakhs of ₹, unless otherwise stated)

SI. No.	Particulars	Quarter Ended 30.06.2025 (Unaudited)	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 30,06.2024 (Unaudited)	Year Ended 31.03.2025 (Audited)
1	Total Income	30,060.86	33,582.43	44,440.87	149,734.66
2	Net profit for the period/year before exceptional items and tax	1,757.04	3,929.96	10,921.64	26,992.54
3	Net profit for the period/year after exceptional items and before tax	1,757.04	3,929.96	12,984.20	34,632.90
4	Net profit for the period/year after tax	1,390.00	2,780.59	9,787.27	26,010.81
5	Total comprehensive income for the period/year	1,399.92	2,800.95	9,786.51	26,006.33
6	"Paid-up Equity Share Capital (Face value - ₹ 10 each)"	1,290.05	1,290.05	1,290.05	1,290.05
7	Other equity (excluding revaluation reserves) as shown in the audited balance sheet	8	761	2	151,106.69
8	"Earnings Per Share (of ₹ 10 each) (In absolute ₹ terms)"				
	(a) Basic	10.83	21.67	76.28	202.74
	(b) Diluted	10.83	21.67	76.28	202.74

Note 1: The financial results for the quarter ended June 30, 2025 have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on July 31, 2025.

Note 2: Key Standalone Financial Information:

Place: Hyderabad

Date: July 31, 2025

Particulars	Quarter Ended 30.06.2025 (Unaudited)	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 30.06.2024 (Unaudited)	Year Ended 31.03.2025 (Audited)
Total Income	30,060.86	33,582.38	44,440.87	149,734.59
Net profit for the period/year	1,737.80	3,898.18	10,968.30	26,896.97
before exceptional items and tax Net profit for the period/year after	1,737.80	3,898.18	13,030.86	34,537.33
exceptional items and before tax Net profit for the period/year after tax	1,370.76	2,773.39	9,833.93	25,942.54

Note 3: The above is an extract of the detailed format of Unaudited 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 Unaudited Financial Results are available on the Stock Exchange websites, www.nseindia.com and www.bseindia.com and on the Company's website www.neulandlabs.com



For and on behalf of the Board of Directors Dr. D.R.Rao **Executive Chairman**

(DIN 00107737)

KRYSTAL INTEGRATED SERVICES LIMITED

Registered Office: Krystal House, 15A/17, Shivali Fort CHS, Duncan Causeway Road, Mumbai -400 022 CIN: L74920MH2000PLC129827

Tel. No.: - 9122 4353 1234, +9122 47471234, Website: www.krystal-group.com

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30™ JUNE, 2025 (All Amounts are ₹ in Millions unless otherwise stated)

		STANDALONE CONSOLIDATED					D		
		QU	ARTER EN	IDED	YEAR ENDED	QUA	ARTER EN	DED	YEAR ENDED
Sr. No.	Particulars	30" June 2025	31" Mar 2025	30" June 2024	2025	30" June 2025	31" Mar 2025	30 th June 2024	31" Mar 2025
		Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	fited Audited
1	Total income from operations (net)	2,847.18	3,736.19	2,432.36	11,199.35	3,230.81	4,131.02	2,571.53	12,127.84
2	Net Profit (+) / Loss (-) for the period (before tax, exceptional and / or extraordinary items)	174.04	242.65	162.58	722.39	191,79	256.72	164.77	755.32
3	Net Profit (+) / Loss (-) for the period before tax (after exceptional and / or extraordinary items)	174.04	242.65	162.58	722.39	191.79	256.72	164.77	755.32
4	Net Profit (+) / Loss (-) for the period after tax (after exceptional and / or extraordinary items)	150.08	160.67	152.96	602.16	164,36	169.33	152.99	625.15
5	Total Comprehensive income for the period [Comprising Profit (+) / Loss (-) for the period (after tax) and Other Comprehensive Income (after tax)]	136.48	163.12	154.82	603,57	150.89	171.76	155.03	626.93
6	Paid-up equity share capital (Face Value per share Rs.10/-)	139.72	139.72	139.72	139.72	139.72	139.72	139.72	139.72
7	Reserve (excluding Revaluation) Reserves as shown in Audited Balance Sheet of previous accounting year				4,170.84				4,232.37
8	Earnings Per Share (EPS)	CONSUL	Occupant.	00000	10012300	0.00 201	0.000000	200000	
푘	Basic (not annualised for Quarters) (Absolute Value)	10.74	11.50	10.95	43.10	11.76	12.12	10.95	44.61
	Diluted (not annualised for Quarters) (Absolute Value)	10.74	11.50	10.95	43,10	11.76	12.12	10.95	44.61

1 The above is an extract of the detailed format of unaudited consolidated and standalone financial results for 1st quarter of F.Y.2025-26 filed by the Company with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

2 The above results have been reviewed by the Audit Committee on 31st July, 2025 and approved by the Board of Directors at their meeting held on 31st July, 2025. The Statutory Audiotrs have expressed an unmodified opinion on these results.

3 Previous period's/year's figures have been regrouped/reclassified wherever necessary to conform to current period's classification. 4 The full format of the consolidated and standalone financial results for 1st quarter of F.Y.2025-26 are available on the Stock Exchange websites. (www.bseindia.com and www.nseindia.com)

and also on Company's website at www.krystal-group.com and can also be accessed by scanning the Quick Response code available below.

For & on behalf of the Board of Directors

(Sanjay Suryakant Dighe) CEO & Whole-time Director DIN: 02042603

(₹ in crore)

DCB BANK LIMITED

Place : Mumbai

Date: 31st July, 2025

CIN No.: L99999MH1995PLC089008 Regd. Office: 601 & 602, 6th Floor, Tower A, Peninsula Business Park,

Senapati Bapat Marg, Lower Parel, Mumbai - 400013

EXTRACT FROM UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

DCB BANK

Sr.	Particulars	9	Quarter ended	uarter ended		
No.		30.06.2025	31.03.2025	30.06.2024	31.03.2025	
		(Unaudited)	(Audited)	(Unaudited)	(Audited)	
1	Total income from operations	2,049.69	1,960.71	1,632.25	7,221.10	
2	Net Profit / (Loss) for the period (before tax, exceptional and/or extraordinary items)	211.75	238.18	176.98	828.61	
3	Net Profit / (Loss) for the period before tax (after exceptional and/or extraordinary items)	211.75	238.18	176.98	828.61	
4	Net Profit / (Loss) for the period after tax (after exceptional and / or extraordinary items)	157.26	177.07	131.36	615.33	
5	Equity Share Capital (Face value ₹10/-)	314.47	314.29	313.21	314.29	
6	Reserves (excluding Revaluation Reserve)	5,090.18*	5,090.18*	4,464.99**	5,090.18*	
7	Earnings Per Share (EPS) ₹ (before/ after extraordinary items) (face value of ₹10 each) not annualised	NIVATIFACIONES.				
	(i) Basic (₹)	5.00	5.64	4.20	19.63	
	(ii) Diluted (₹)	4.97	5.60	4.16	19.49	
8	Total Comprehensive Income for the period [comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	Refer Note 2	Refer Note 2	Refer Note 2	Refer Note 2	
9	Net Worth	5,421.81	5,271.48	4,758.12	5,271.48	
10	Outstanding Redeemable Preference Shares	*	78	*	*	
11	Capital Redemption Reserve	8	8	1		
12	Securities Premium Account	1,384.48	1,383.93	1,378.24	1,383.93	
13	Outstanding Debts	7,058.73	9,115.18	5,343.21	9,115.18	
14	Total Debt to Total Assets	9.12%	11.87%	8.28%	11.87%	
15	Debt-Equity Ratio	0.36	0.45	0.52	0.45	

As on 31 March 2025

* As on 31 March 2024

- The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of the Financial Results is available on the Stock Exchange URLs as below:
- a. BSE: https://www.bseindia.com/xml-data/corpfiling/AttachLive/f5e6bb7c-61bb-4170-b767-91b1db31349c.pdf
- b. NSE: https://nsearchives.nseindia.com/corporate/Priyeshjain 31072025124124 BSENSEOutcomeOfBoardMeeting 31072025.pdf
- Information relating to Total Comprehensive Income and Other Comprehensive Income is not furnished as Ind AS is not yet made applicable to banks.
- Outstanding Debts represents Total Borrowings of the Bank.

Place: Mumbai Date: July 31, 2025

For and on behalf of the Board of Directors Praveen Kutty Managing Director & CEO



epaper.financialexpress.com

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

CES LIMITED

: +91 (40) 4242-1122: Fax: +91(40) 4010-2456 Website:

This Public Announcement ("Post Offer Public Announcement") is being issued by Finshore Management Services Limited ("Manager to the Delisting Offer" of "Manager to the Offer") for and on behalf of Mr. Venkateswara Rao Davarapalli and Mrs. Sreevani Kancharla, Promoters of CES Ltd ("the Company" or "CESL") a defined under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (the "Promoters" or "Acquirers") i continuation to the Initial Public Announcement dated December 27, 2024 ("IPA"), Detailed Public Announcement published on July 16, 2025 ("Detailed Publi ement" or DPA"), Corrigendum to Detailed Public Announcement published on July 19, 2025 ("Corrigendum") and the Letter of Offer dated July 18 2025 ("Letter of Offer" or "LOF") dispatched/e-mailed to the Public Shareholders on July 18, 2025 for acquisition of 91.57.988 Equity Shares ("Offer Shares" representing 25.16% of the total paid up equity share capital of the Company held by the Public Shareholders at a price to be determined under the Reverse Boo Building Process ("RBBP") and consequent voluntary delisting of Equity Shares of the Company from BSE Limited ("BSE"/"Stock Exchange"). In compliance of Part B of Chapter III read with Chapter IV and other applicable provisions of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations 2021 ("SEBI Delisting Regulations"), the Public Shareholders of the Company were invited to tender their Equity Shares through the "RBBP" Stock Exchange Mechanism during the Bid Period (July 24, 2025 to July 30, 2025) ("Bids"). Capitalized terms used but not defined in this Post Offer Public Annou have the same meaning assigned to them as in the IPA, DPA, Corrigendum and the LOF

1. DISCOVERED PRICE AND EXIT PRICE

In terms of Regulation 22(1) of the SEBI Delisting Regulations, the acquirer shall be bound to accept the equity shares tendered or offered in the delistin, offer, if the discovered price determined through the reverse book building process is equal to the floor price or the indicative price, if any, offered by the acquirer. Since the Discovered Price determined through RBBP as per Regulation 20(1) read with Schedule II is Rs. 92.36/- per Equity Share ("Discovere Price") is equal to the Floor Price, i.e., Rs 92.36/- per Equity Share offered by the acquirers, determined in terms of Regulation 19A of the SEBI Delisting Regulations ("Floor Price"), therefore in terms of Regulation 22 of SEBI Delisting Regulations, the reverse book building process is determined to be successful and therefore the acquires have accepted the discovered price determined through the RBBP as the final price for the Delisting Offer ("Exit

2. SUCCESS OF THE DELISTING OFFER

- 2.1 In accordance with Regulation 21(a) of the SEBI Delisting Regulations and the IPA, DPA, Corrigendum and the LOF, the Delisting Offer would be deemed to be successful only if a minimum number of 55,17,988 Offer Shares are validly tendered at or below the Exit Price and acquired so as to cause the cumulative number of Equity Shares held by the Acquirer together with Promoters/ Promoter Group post the acquisition through Acquisition Window Facility or OTB to be equal to or in excess of 3,27,60,000 Equity Shares representing 90% of the fully paid up equity share capital of the Company, ("Minimum Acceptance Condition"). In RBBP, 59,19,788 Equity shares have been validly tendered at the Exit Price, which is higher than the Minimum Acceptance condition threshold of the Equity Shares to be acquired in the Delisting Offer.
- 2.2 The Acquirer shall acquire all Equity Shares tendered through valid Bids at the Exit Price and post completion of the acquisition the shareholding of th Acquirer together with Promoters/ Promoter Group of the Company shall be 3.31.61.800 Equity Shares representing 91.10% of the fully paid up Equity shares of the Company, which would exceed the minimum number of Equity Shares required for the Delisting Offer to be successful in terms of Regulatio
- 2.3 Aarthi Consultants Private Limited, Registrar to the Delisting Offer vide letter dated July 22, 2025, confirmed the dispatch of the Letter of Offer and Rid Forn to all the Public Shareholders as on the Specified Date i.e., July 18, 2025, whose e-mail ids were available and the people whose email ids were not available the same was dispatched by Speed Post

2.4 The Delisting Offer is thus deemed to be successful.

- 2.5 All the Public Shareholders of the Company who have validly tendered their Equity Shares at the Exit Price of Rs.92.36/- per Equity Share will be paid the consideration at the Exit Price of Rs.92.36/- per Equity Share. The payment of consideration to all the Public Shareholders whose bids have been accepted will be made on August 01, 2025.
- 2.6 Nil Shares have been rejected in the Delisting Offer as per the data received from the Exchange
- 3. OUTSTANDING FOLLITY SHARES AFTER DELISTING
- 3.1 In accordance with Regulation 26 of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBBP Delisting Offer ("Residual Shareholders") will be able to offer their Equity Shares to the Acquirers at the Exit Price during a period of one (1) year following the date of delisting of Equity Shares from BSE ("Exit Window")
- 3.2 If the Public Shareholders have any query with regard to the Delisting Offer and /or Exit Window, they should consult the Manager to the Offer or Registra

This Post Offer Public Announcement is expected to be available on the websites of BSE (<u>www.bseindia.com</u>) and Company (<u>www.cesltd.com</u>)



Date: July 31, 2025

Finshore Management Services Limited

CIN: U74900WB2011PLC169377 Address: Anandlok Block A, Room-207 227, AJC Bose Road, Kolkata-700020 Tel: 033 - 2289 5101 / 4603 2561

Contact Person: Mr. S Ramakrishna Iyenga

Investor Grievance Email: investors@finshoregroup.com SEBI Registration No: INM000012185

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REGISTRAR TO THE OFFER

Aarthi Consultants Private Limited CIN: U74140TG1992PTC014044

Address: 1-2-285, Domalguda Hyderabad- 500029, Telengana, India Tel: 040-27638111

Website: www.aarthiconsultants.com Contact Person: Mr. Jagan Mohan Gobburi SEBI Registration No: INR000000379

	For and on behal	f of the Acquirers
	Mr. Venkateswara Rao Davarapalli (Acquirer 1) Sd/-	Mrs. Sreevani Kancharla (Acquirer 2) Sd/-
1	Place: Hyderabad	



MANKIND PHARMA LIMITED

Registered Office: 208, Okhla Industrial Estate, Phase-III, New Delhi - 110 020, Delhi, India, Tel.: +91 11 4747 6600 Corporate Office: 262, Okhla Industrial Estate, Phase-III, New Delhi - 110 020, Delhi, India, Tel.: +91 11 4684 6700 Email: investors@mankindpharma.com, Website: www.mankindpharma.com, CIN: L74899DL1991PLC044843

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2025

(₹ in Crores except as stated otherwise)

S.	Particulars Particulars	Fo	For the year ended		
No.	i dittodiais	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Revenue from operations	3,570.35	3,079.37	2,867.85	12,207.44
2	Profit for the period/year before tax	540.49	515.43	661.34	2,516.33
3	Profit for the period/year after tax	444.62	428.99	538.48	2,006.59
4	Total comprehensive income for the period/year	443.86	410.73	539.97	2,002.83
5	Paid up equity share capital	N.A.	N.A.	N.A.	41.26
6	Other equity excluding revaluation reserve	N.A.	N.A.	N.A.	14,291.13
	Earnings per equity share of face value of ₹ 1 each				
7	- Basic EPS (in ₹)	10.62	10.20	13.39	49.28
	- Diluted EPS (in ₹)	10.60	10.18	13.37	49.20
		(Not annualised)	(Not annualised)	(Not annualised)	

The key standalone financial information is as under:

(₹ in Crores except as stated otherwise)

		Fo	For the year ended		
S. No.	Particulars	30.06.2025 (Unaudited)	31.03.2025 (Audited)	30.06.2024 (Unaudited)	31.03.2025 (Audited)
1	Revenue from operations	2,541.36	2,126.59	2,412.62	9,497.80
2	Profit for the period/year before tax	493.66	428.75	574.12	2,305.99
3	Profit for the period/year after tax	412.76	382.46	476.42	1,884.25
4	Total comprehensive income for the period/year	413.82	379.19	504.33	1,950.46
5	Net worth (₹ Crores)	15,073.27	14,640.27	10,216.66	14,640.27
6	Debt equity ratio (times)	0.46	0.50	0.00	0.50
7	Debt service coverage ratio (times)	0.75	0.12	0.47	0.55
8	Interest service coverage ratio (times)	3.93	2.29	73.11	5.88

Place: New Delhi

Date: July 31, 2025

- 1. The above is an extract of the detailed format of Unaudited Consolidated and Standalone Financial Results for the quarter ended June 30, 2025 filed with the Stock Exchanges under Regulation 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the above Financial Results are available on the Stock Exchanges website: www.bseindia.com and www.nseindia.com and also on the Company's website: www.mankindpharma.com. Full Financial Results can also be accessed by scanning the QR code given hereunder
- 2. The Unaudited Consolidated and Standalone Financial Results were reviewed by the Audit Committee and approved by the Board of Directors of the Company at their meeting held on July 31, 2025.
- The above unaudited Consolidated and Standalone Financial Information is for continuing operations. Refer full format of the Quarterly Financial Results for discontinued operations.



For and on behalf of MANKIND PHARMA LIMITED

DIN: 00283399

Ramesh Juneja Chairman and Whole-Time Director

વેદાંતા લિમિટેડનો એડજસ્ટેડ પીએટી ૧૩% વધીને રૂા.૫,૦૦૦ કરોડે રહ્યો

પીટીઆઈ

નોંધાવ્યો છે.

નવી દિલ્હી, તા. ૩૧

વેદાંતા લિમિટેડે ગુરુવારે ઊંચી આવકોને પગલે જૂનના ત્રિમાસિક ગાળામાં ૧૩ ટકા વૃદ્ધિ સાથે રૂપિયા ૫,૦૦૦ કરોડનો સંકલિત એડજસ્ટેડ પ્રોફિટ આફ્ટર ટેક્સ

મેટલ્સ અને માઈનિંગની કંપનીએ નાણાંકીય વર્ષ ૨૦૨૫ના એપ્રિલથી જૂનના ત્રિમાસિક ગાળામાં રૂપિયા ૪,૪૩૩ કરોડનો એડજસ્ટેડ કર બાદનો નફો (પીએટી) નોંધાવ્યો હતો.

વેદાંતા લિમિટેડે એક યાદીમાં કહ્યું હતું કે, તેનો એડજસ્ટેડ પીએટી વાર્ષિક સ્તર પર ૧૩ ટકા ઊછળીને

BY HIGHER CAPACITY".

12.00 Hours.

Email Id: gm.mpr@aegcl.co.in

annul the EOI.

T-872/PR/2023/Camp/331

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૩પિયા ૫.૦૦૦ કરોડે પહોંચ્યો છે. જ્યારે પીએટી રૂપિયા ૪,૪૫૭ કરોડ નોંધાયો છે.

પ્રથમ ત્રિમાસિક ગાળામાં કંપનીની આવક વધીને રૂપિયા ૩૭,૪૩૪ કરોડ થઈ છે.

જે વર્ષ અગાઉના સમાન ગાળામાં રૂપિયા ૩૫,૨૩૯ કરોડ નોંધાઈ હતી.

NOTICE: EXPRESSION OF INTEREST(EOI)

EOI are invited from intending Scheduled Commercial Bank or Financial

Institution registered with the Reserve Bank of India for Advancing

term loan from intending Financial Institution to meet expenditure

for the project "AUGMENTATION OF EXISTING TRANSFORMER

Eol Documents shall be available at - https://assamtenders.gov.in &

www.aegcl.co.in from 12:00 hours of 01/08/2025 to 12.00 hours of

21/08/2025. The proposal shall be submitted electronically in the

Eol documents shall be opened on 22/08/2025 at 15.00 Hours.

The TIA reserves the right to accept or reject any proposal and to cancel/

Address of the TIA: 1st Floor Bijulee Bhawan, Paltanbazar, Guwahati-1

Sd/-, Chief General Manager (PP&D), Assam Electricity Grid Corporation Ltd.

Bijulee Bhawan, Guwahati-781001, Assam

Name of the TIA: Chief General Manager (PP&D), AEGCL

Last Date/ Time for receipt of EoI documents is 21/08/2025 up to

EOI No.- AEGCL/MD/Tech-1145/ Projects/2024/35

e-tendering portal https://assamtenders.gov.in.

કંપનીનો ખર્ચ સમીક્ષા હેઠળના ગાળામાં રૂપિયા ૩૨,૭૫૬ કરોડ નોંધાયો છે, જે વર્ષ અગાઉના સમાન ત્રિમાસિક ગાળામાં ૩૦,૭૭૨ કરોડ નોંધાયો હતો.

વેદાંતાના ચેરમેન અનિલ

અગરવાલે કહ્યું હતું કે, પ્રથમ ત્રિમાસિક ગાળાના અમારા કાર્યદેખાવે વર્ષના આગામી ભાગ માટે મજબત પાયો ઊભો કર્યો છે. વૈશ્વિક બજારની ઉથલ-પાથલની ASSAM ELECTRICITY GRID CORPORATION LIMITED સ્થિતિમાં અમે અમારી અત્યાર સુધીની સર્વોચ્ચ પ્રથમ ત્રિમાસિક

> કિલો ટનનું વધેલું ઉત્પાદન નાણાંકીય વર્ષ ૨૦૨૬માં ૩ મિલિયન ટન એલ્યુમીના ડિલીવર કરવા તરફની કંપનીની પ્રગતિ દર્શાવે છે, એમ તેમણે કહ્યું હતું.

ગાળાની ચોખ્ખી આવક નોંધાવી છે.

લાંજીગઢ રિફાઈનરીનું ૫૮૭

વેદાંતાના સીએફઓ અજય ગોયલે કહ્યું હતું કે, આ ત્રિમાસિક ગાળામાં કંપનીએ ૧૦,૭૪૬ કરોડની અત્યાર સુધીના પ્રથમ ત્રિમાસિક ગાળાની સર્વોચ્ચ ચોખ્ખી આવક નોંધાવી છે, જે વાર્ષિક સ્તર પર પાંચ ટકાની વૃદ્ધિ

રેડિકો ખૈતાનનો ચોખ્ખો નક્રો ૭૩ ટકા ઉછળીને રૂા.૧૩૦ કરોડ

પીટીઆઇ નવી દિલ્હી, તા. ૩૧

વોલ્ચુમ વૃદ્ધિ દ્વારા મદદથી શરાબ નિર્માતા રેડિકો ખૈતાન લિમિટેડનો સંકલિત ચોખ્ખો નફો ૨૦૨૫-૨૬ના જૂન ત્રિમાસિક ગાળામા ૭૩.૧૪ ટકા ઉછળીને રૂ ા.૧૩૦.પ૨ કરોડ નોંધાયો છે.

કંપનીએ પાછલા વર્ષના સમાન સમય ગાળામા રૂા.૭૫.૩૮ કરોડનો સંકલિત ચોખ્ખો નફો નોંધાવ્યો હતો, તેમ કંપનીએ બીએસઇને એક નિયમનકારી યાદીમા જણાવ્યું હતું. સમીક્ષા હેઠળના સમય ગાળા

દરમિયાન કંપનીની કામગીરીમાથી આવક ૨૪.૫૬ ટકા વધીને રૂ ા.પ,૩૧૩.૫૧ કરોડ થઇ છે. તે પાછલા વર્ષના સમાન સમય ગાળામા રૂ.૪,૨૬૫.૬૨ કરોડ થઇ છે. કંપનીનો કુલ ખર્ચ ૨૩.૧૮ ટકા વધીને રૂા.પ,૧૩૩.૫૪ કરોડ થયો છે. બીજી આવક સહિત કંપનીની કુલ આવક જૂન ત્રિમાસિક ગાળામા ૨૪.૫૫ ટકા વધીને રૂ ા.૫,૩૧,૪૫૭ કરોડ થઇ છે.

કંપનીના કુલ આઇએમએફએલ વોલ્યુમ જૂન ત્રિમાસિક ગાળામા ૩૭.૫ ટકા વધીને ૯.૭૨ મિલિયન કેસ થયુ છે. પ્રેસ્ટિજ એન્ડ અબાઉ બ્રાન્ડ વોલ્યુમ ૧૬.૮ ટકા વધીને ૩.૮૪ મિલિયન કેસ થયા છે અને આઇએમએફેલ વોલ્યુમને ૪૧.૫ ટકા ફાળો આપ્યો હતો. કંપનીનો ઇબીઆઇટીડીએ જૂન ત્રિમાસિક ગાળામા ૫૫.૬ ટકા વધીને રૂ ા.૨૩૦.૭ કરોડ થયો છે.



સન ફાર્માસ્યુટીકલ ઇન્ડસ્ટ્રીઝ લીમીટેડ

૨જી.ઓફીસઃ સ્પાર્ક, તાંદળજા, વડોદરા-૩૯૦૦૧૨, ગુજરાત, ભારત કોર્પોરેટ ઓફીસ: સન હાઉસ, પ્લોટ નં. ૨૦૧ બી/૧, વેસ્ટર્ન એક્સપ્રેસ હાઇવે, ગોરેગાઁવ– ઇસ્ટ, મુંબઇ– ૪૦૦ ૦૬૩, મહારાષ્ટ્ર, ભારત. हेि : ०२२ ४३२४४३२४ CIN:L24230GJ1993PLC019050

ดังผมเยล: www.sunpharm.com **ยุมัยต:** secretarial@sunpharma.com

૩૦ જુન, ૨૦૨૫ ના રોજપુરા થતાં ત્રિમાસિકના અનઓડિટેડ નાણાંકિય પરિણામો

૩૦ જુન, ૨૦૨૫ ના રોજ પુરા થતાં ત્રિમાસિક (નાણાંકિય વર્ષ ૨૦૨૫–૨૬ ના પહેલા ત્રિમાસિકના પરિણામો) ના સન ફાર્માસ્યુટીકલ ઇન્ડસ્ટ્રીઝ લીમીટેડ (સન ફાર્મા) ના અન ઓડિટેડ ફાયનાન્સિયલ પરિણામો સેબી (લિસ્ટીંગ ઓબ્લીગેશન્સ અને ડિસ્ક્લોઝર રીક્વાયરમેન્ટસ) નિયમનો, ૨૦૧૫ ના નિયમન 33 મુજસ્ટોક એક્સરોન્જમાં ફાઈલ કરેલ છે.

નાણાંકિય વર્ષ ૨૦૨૫–૨૬ ના પ્રથમ ત્રિમાસિકના પરિણામો સન ફાર્માની વેબસાઈટ www.sunpharm.com અને સ્ટોક એક્સરોન્જોની વેબસાઈટો એટલે www.bseindia.com અને www.nseindia.com ઉપર પણ ઉપલબ્ધ રહેશે.

નાણાંકીય વર્ષ ૨૦૨૫–૨૬ ના પ્રથમ સત્રનાં પરિણામો મેળવવા માટે ક્વીક રિસ્પોન્સ ક્યુઆર કોડ સ્કેન કરવો



બોર્ડ વતી અને માટે

દિલિપ સંઘવી

ચેરમેન અને મેનેજિંગ ડાચરેક્ટર

મુંબઈ, ૩૧ જુલાઈ, ૨૦૨૫

DCB BANK LIMITED CIN No.: L99999MH1995PLC089008 Regd. Office: 601 & 602, 6th Floor, Tower A, Peninsula Business Park, Senapati Bapat Marg, Lower Parel, Mumbai - 400013

DCB BANK

Sr.	Particulars		Quarter ended		Year Ended
No.		30.06.2025	31.03.2025	30.06.2024	31.03.2025
		(Unaudited)	(Audited)	(Unaudited)	(Audited)
1	Total income from operations	2,049.69	1,960.71	1,632.25	7,221.10
2	Net Profit / (Loss) for the period (before tax, exceptional and/or extraordinary items)	211.75	238.18	176.98	828.61
3	Net Profit / (Loss) for the period before tax (after exceptional and/or extraordinary items)	211.75	238.18	176.98	828.61
4	Net Profit / (Loss) for the period after tax (after exceptional and / or extraordinary items)	157.26	177.07	131.36	615.33
5	Equity Share Capital (Face value ₹10/-)	314.47	314.29	313.21	314.29
6	Reserves (excluding Revaluation Reserve)	5,090.18*	5,090.18*	4,464.99**	5,090.18*
7	Earnings Per Share (EPS) ₹ (before/ after extraordinary items) (face value of ₹10 each) not annualised				
	(i) Basic (₹)	5.00	5.64	4.20	19.63
	(ii) Diluted (₹)	4.97	5.60	4.16	19.49
8	Total Comprehensive Income for the period [comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	Refer Note 2	Refer Note 2	Refer Note 2	Refer Note 2
9	Net Worth	5,421.81	5,271.48	4,758.12	5,271.48
10	Outstanding Redeemable Preference Shares	_	-	-	-
11	Capital Redemption Reserve	-	-	-	-
12	Securities Premium Account	1,384.48	1,383.93	1,378.24	1,383.93
13	Outstanding Debts	7,058.73	9,115.18	5,343.21	9,115.18
14	Total Debt to Total Assets	9.12%	11.87%	8.28%	11.87%
15	Debt-Equity Ratio	0.36	0.45	0.52	0.45

* As on 31 March 2025

** As on 31 March 2024

Notes

- 1. The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of the Financial Results is available on the Stock Exchange URLs as below:
 - a. BSE: https://www.bseindia.com/xml-data/corpfiling/AttachLive/f5e6bb7c-61bb-4170-b767-91b1db31349c.pdf
 - b. NSE: https://nsearchives.nseindia.com/corporate/Priyeshjain_31072025124124_BSENSEOutcomeOfBoardMeeting
- 2. Information relating to Total Comprehensive Income and Other Comprehensive Income is not furnished as Ind AS is not yet made applicable to banks.
- Outstanding Debts represents Total Borrowings of the Bank.

Place: Mumbai Date: July 31, 2025

For and on behalf of the Board of Directors Praveen Kutty Managing Director & CEO