



Saksoft Limited
CIN: L72200TN1999PLC054429
Global Infocity Park, Block A, 2nd Floor,
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Perungudi, Chennai – 600 096.
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May 27, 2025

To

The Listing/Compliance Department The National Stock Exchange of India Limited "Exchange Plaza" Bandra Kurla Complex, Bandra (E) Mumbai – 400 051 <u>Stock Code: SAKSOFT</u>	The Listing/Compliance Department BSE Limited Floor No.25, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001 <u>Stock Code: 590051</u>
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Dear Sir/Madam,

Sub: Newspaper Publications of Audited Financial Results for the Financial year ended March 31, 2025

This is to intimate that Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith a copy of the newspaper advertisements published in Financial Express, Business Standard, Trinity Mirror (English) and Makkal Kural (Tamil) dated May 27, 2025 (Tuesday) with respect to the Audited financial results for the Financial year ended March 31, 2025 approved by the Board at its meeting held on Monday, May 26, 2025.

For Saksoft Limited

Meera Venkatramanan
Company Secretary



INDIA PESTICIDES LIMITED						
CIN No.: L24112UP1984PLC006894						
Regd. Office: 35-A, Civil Lines, Bareilly – 243 001, Uttar Pradesh, India. Tel: +91 0581 2567459						
Corporate Office: Water Works Road, Swarup Cold Storage Compound, Aishbagh, Lucknow - 226 004, Uttar Pradesh						
Tel: +91 0522 2653602 Email: investor@indiapesticideslimited.com Web: www.indiapesticideslimited.com						
EXTRACT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025						
(Rs. in Crore)						
Sl. No.	Particulars	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 31.12.2024 (Unaudited)	Quarter Ended 31.03.2024 (Audited)	Year Ended 31.03.2025 (Audited)	Year Ended 31.03.2024 (Audited)
1.	Total Income from operations	207.24	172.22	126.32	828.61	680.41
2.	Net Profit/ (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	28.86	23.21	2.01	111.37	82.30
3.	Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	28.86	23.21	2.01	111.37	82.30
4.	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	21.77	16.07	1.06	82.18	60.17
5.	Total comprehensive income for period (Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax))	21.60	16.14	0.99	82.14	60.37
6.	Equity Share Capital	11.52	11.52	11.52	11.52	11.52
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				886.89	813.39
8.	Earning Per Share (Face Value of Rs. 1 each) (Not annualised)					
1. Basic		1.89	1.40	0.09	7.14	5.24
2. Diluted		1.89	1.40	0.09	7.14	5.24
KEY HIGHLIGHTS OF STANDALONE FINANCIAL RESULTS						
(Rs. in Crore)						
Sl. No.	Particulars	Quarter Ended 31.03.2025 (Audited)	Quarter Ended 31.12.2024 (Unaudited)	Quarter Ended 31.03.2024 (Audited)	Year Ended 31.03.2025 (Audited)	Year Ended 31.03.2024 (Audited)
1.	Total Revenue from Operations	207.65	172.22	126.53	829.02	680.62
2.	Profit before tax	29.35	24.36	2.33	113.57	83.79
3.	Profit after tax	22.33	17.36	1.03	84.37	61.20
4.	Total Comprehensive Income	22.16	17.43	0.95	84.33	61.40
Notes: Note: (1) The above is an extract of the audited financial results for the quarter and year ended 31st March 2025 which have been reviewed by the Audit Committee and approved by Board of Directors at their meeting held on 26th May, 2025, and have been audited by Statutory Auditors and filed with the stock exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosures Requirements) Regulation 2015, as amended. The full format of the aforesaid financial results is available on the website of the Company, (www.indiapesticideslimited.com), National Stock Exchange of India Limited (www.nseindia.com) and BSE Limited (www.bseindia.com) respectively. 2. The Board of Directors of the Company has recommended a dividend @ 75% (Rs. 0.75 paise per equity share) on the face value of Rs. 1/- each (full paid up). (3) The comparative figures have been regrouped/reclassified, wherever necessary to make them comparable with current period.						
For and on Behalf of the Board India Pesticides Limited Sd/- Dr. Kuruba Adeppa Whole- Time Director DIN 08987462						
Please scan the QR Code for Details Audited Financial Results.						
Place: Lucknow Date: 26.05.2025						


Chaitanya India Fin Credit Private Limited					
Reg. Off: Sunshine Tower, Level 20, Senapati Bapat Marg, Elphinstone Road, Mumbai - 400013, CIN: U67190MH2009PTC427833; Email: cs@chaitanyaindia.in; T: +91 2261415900 /80-26750010; www.chaitanyaindia.in					
[Regulation 52(8) read with regulation 52(4) of the Listing Regulations]					
Extract of Audited Financial Results for the Quarter and Financial Year ended 31 March 2025.					
(All amounts in ₹ Lakhs unless otherwise stated)					
Sr. No.	Particulars	Quarter ended 31.03.2025	Quarter ended 31.03.2024	Year ended 31.03.2025	Year ended 31.03.2024
1	Total Income from Operations	41,795.61	35,107.55	1,56,129.23	1,24,111.55
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	5,520.39	9,498.05	33,821.01	38,894.25
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	5,520.39	9,498.05	33,821.01	38,894.25
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	4,084.83	7,293.98	25,576.36	29,573.98
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	4,087.94	7,102.87	25,448.32	29,701.57
6	Paid up Equity Share Capital	17,974.00	15,766.67	17,974.00	15,766.67
7	Reserves (excluding Revaluation Reserve)	1,34,790.61	93,857.85	1,34,790.61	93,857.85
8	Securities Premium Account	56,467.23	40,982.79	56,467.23	40,982.79
9	Net worth	1,52,764.61	1,09,624.52	1,52,764.61	1,09,624.52
10	Outstanding Debts	5,25,192.42	4,46,639.18	5,25,192.42	4,46,639.18
11	Outstanding Redeemable Preference Shares	NIL	NIL	NIL	NIL
12	Debt Equity Ratio	3.44	4.07	3.44	4.07
13	Earnings Per Share				
1. Basic: (Rs)		2.27	4.63	15.59	19.07
2. Diluted: (Rs)		2.27	4.63	15.59	19.07
14	Capital Redemption Reserve	NIL	NIL	NIL	NIL
15	Debtenture Redemption Reserve	NIL	NIL	NIL	NIL
16	Debt Service Coverage Ratio	NA	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA	NA
Notes:					
1. The above Audited financial results ("the Statement") of Chaitanya India Fin Credit Private Limited ("the Company") for the quarter and year ended 31 March 2025, have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 23 May 2025.					
2. Figures of the previous periods have been regrouped, wherever necessary, to make them comparable with the current period.					
3. The above is an extract of the detailed format of quarterly and annual financial results filed with the Stock exchanges under Regulation 52 of the LODR Regulations. The full format of the quarterly and annual financial results is available on the websites of the Stock Exchange and the listed entity URL-https://www.chaitanyaindia.in/					
4. For the other line items referred to in regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the Bombay Stock Exchange(s) and can be accessed on the URL:https://www.bseindia.com/stock-share-price/debt-other/scriptcode/974079/974079/.					
For and on behalf of the Board of Directors Chaitanya India Fin Credit Private Limited Sd/- Anand Kato Managing Director DIN: 0713387 Bengaluru 23.05.2025					

NEIL INDUSTRIES LIMITED					
CIN: L51109WB1983PLC036091					
R/o: 88B, (Ground Floor), Lake View Road, Kolkata-700029					
Corporate Office: 14/13, Civil Lines, 402-403, Kan Chambers, Kanpur-208001					
E-Mail: neilil@rediffmail.com, neilindustrieslimited@gmail.com					
Mob: Corp Office: +91 8953338815, website: www.neil.co.in					
EXTRACT OF AUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2025					
(All amounts in Rs. Lakhs except earnings per share data)					
PARTICULARS	3 months ended on 31-Mar-2025	Preceding 3 months ended on 31-Dec-2024	Corresponding 3 months ended in the previous year on 31-Mar-2024	Year ended on 31-Mar-2025	Year ended on 31-Mar-2024
	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
Total Income from Operations	87.80	76.59	74.36	307.20	316.20
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	62.49	52.74	72.25	201.96	280.51
Net Profit / (Loss) for the period before Tax, (after Exceptional and/or Extraordinary items #)	62.49	52.74	72.25	201.96	280.51
Net Profit / (Loss) for the period (after Tax, Exceptional and/or Extraordinary items #)	13.52	40.68	96.93	118.74	251.19
Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	13.52	40.68	96.93	118.74	251.19
Equity Share Capital	1955.32	1955.32	1955.32	1955.32	1955.32
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	3903.18	3889.66	3784.44	3903.18	3784.44
Earnings Per Share (of Rs 10/-each) (for continuing and discontinued operations) :					
1. Basic	0.07	0.21	0.50	0.61	1.28
2. Diluted	0.07	0.21	0.50	0.61	1.28
Notes:					
1. The above is an extract of the detailed format of Quarterly/ Yearly Financial Results filed with the Stock Exchanges pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Quarterly/ Yearly Financial Results is available on the website of the Stock Exchange i.e., www.bseindia.com and also available on the Company's website www.neil.co.in					
2. The above Standalone Financial Results were reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on May 26, 2025 and Statutory Auditors have carried out an audit of these Financial Results.					
For Neil Industries Limited Sd/- Arvind Kumar Mittal (Managing Director) DIN: 02010445					
Date: 26.05.2025 Place: Kanpur					

PPFAS Mutual Fund	
PPFAS Asset Management Private Limited (Investment Manager to PPFAS Mutual Fund)	
Registered Office: - 81/82, 8th Floor, Sakhar Bhavan, Ramnath Goenka Marg, 230 Nariman Point, Mumbai - 400 021. Maharashtra, INDIA.	
Tel.: 91 22 6140 6555 Fax: 91 22 6140 6590. E-mail: mf@ppfas.com. Website: www.amc.ppfas.com CIN No: - U65100MH2011PTC220623	
NOTICE CUM ADDENDUM TO THE STATEMENT OF ADDITIONAL INFORMATION OF PPFAS MUTUAL FUND	
Retirement of Mr. Dhaval Desai as an Independent Director from the Board of PPFAS Trustee Company Private Limited	
Investors/Unitholders of PPFAS Mutual Fund are hereby informed that Mr. Dhaval Desai has retired as an Independent Director from the Board of PPFAS Trustee Company Private Limited, effective April 30, 2025. Consequently, all references to Mr. Dhaval Desai in the Statement of Additional Information ("SAI") shall stand deleted.	
This notice cum addendum forms an integral part of the SAI. All other features, terms and conditions mentioned in the SAI remain unchanged.	
For PPFAS Asset Management Private Limited (Investment Manager to PPFAS Mutual Fund) Sd/- Director	
Place: Mumbai Date: May 26, 2025	
MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.	
PPFAS MUTUAL FUND There's only one right way®	

SAKSOFT SAKSOFT LIMITED				
Regd & Corp. Office : Global Infocity Park, 2 nd Floor, Block - A, No 40 Dr MGR Salai, Kandanchavadi, Perungudi, Chennai - 600 096. Phone: +91-44-24543500, CIN: L72200TN1999PLC054429 Email : investorqueries@saksoft.co.in website: www.saksoft.com				
Extract of Statement of Consolidated Audited Financial Results for the Fourth Quarter and year ended March 31, 2025				
Particulars	Quarter ended 31.03.2025	Year ended 31.03.2025	Quarter ended 31.03.2024	Year ended 31.03.2024
	Audited	Audited	Audited	Audited
Income from operations	23,988.33	88,300.94	19,490.03	76,162.55
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	3,703.61	14,195.96	3,127.39	12,820.89
Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	3,703.61	14,195.96	3,127.39	12,820.89
Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	3,002.89	10,880.03	2,320.39	9,617.30
Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	3,582.01	11,941.65	2,456.34	10,421.78
Equity Share capital	1,271.21	1,271.21	1,007.31	1,007.31
Earnings Per Share (of Rs: 1/- each) (for continuing and discontinued operations)-				
(a) Basic (Rs.)	2.27	8.21	1.86	7.66
(b) Diluted (Rs.)	2.27	8.21	1.86	7.66
Notes :				
1. Key Standalone financial information				
Income from operations	11,659.08	43,174.38	9,368.67	38,886.06
Profit/ (Loss) before tax	1,882.51	8,162.40	1,676.21	7,083.00
Profit/ (Loss) after tax	1,364.56	6,148.04	1,270.84	5,249.25
2. The above is an extract of the detailed format of the Financial results for the quarter and year ended March 31, 2025 filed with the Stock Exchanges on May 26, 2025 under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the Standalone and Consolidated Financial Results and the segmental disclosures are available on the Company's Website: https://www.saksoft.com/investors/financials/ and on the website of the Stock Exchanges www.nseindia.com and www.bseindia.com.				
3. The company at its Board Meeting held on 26th May 2025 has proposed a final dividend of Rs. 0.40/- per equity share (40 %) of face value Rs.1.00 each fully paid up subject to approval of the shareholders at the ensuing Annual General Meeting. This is in addition to the interim dividend of Rs.0.40/- per share declared in November 2024.				
4. Pursuant to the approval of Board of Directors dated 10th May 2024, the Company received the Order from the Honourable NCLT, Chennai - Order number CP (CA)16/2024 IN CA (CAA)/34/CH/2024 dated 21st March 2025 in relation to the merger of Threesixty Logica Testing Services Private Limited, DreamGrid Softtech Private Limited and Terastel Networks Private Limited, with Saksoft Limited. The merger was carried out under the provisions of Section 230-232 of the Companies Act, 2013 and accounted as per Ind AS 103 - Business Combinations, and is accounted for as a pooling of interests method in accordance with Ind AS 103. The INC-28 in relation to the merger was filed with the Registrar of Companies, Chennai on 1st April 2025. There is no impact of the merger on the consolidated financial statements.				
For and on behalf of the Board of Directors Aditya Krishna Chairman & Managing Director				
Place: Chennai Date: May 26, 2025				





कन्स्ट्रक्शन एण्ड डिजाइन सर्विसेज

उत्तर प्रदेश जल निगम (नगरीय)

(उ० प्र० सरकार का उपक्रम)

कार्यालय: टी.सी.-३८वी, विभूतिखण्ड, गोमतीनगर, लखनऊ-२२६०१०

Email : gm9cnds@gmail.com

पत्रांक : १२३०/म.प्र.(नि.-०९)/ई-टेंडर /२०२५

दिनांक : २६/०५/२०२५

e-TENDER NOTICE

Uttar Pradesh Government has taken an initiative to develop Integrated Urban Storm Water Drainage Master Plans (IUSWDMP) for 16 Nos. Nagar Nigam of Uttar Pradesh. Uttar Pradesh Government has instructed for above task to Construction & Design Services, U.P Jal Nigam (Urban). C&DS has invited following e-tenders on e-tender portal (www.etender.up.nic.in) for preparation of Integrated Storm water Drainage Master Plans (IUSWSMP) of 16 Nagar Nigam. C&DS is Interested to work with the best & esteemed expert consultant of this field. Interested Eligible/Expert Consultant may go through the bid & participate the tender, as detailed below:-

SL. NO.	NAME OF WORK	NAME OF NAGAR NIGAM	NIT NO. & DATE	E-TENDER BID ID	LAST DATE OF BID SUBMISSION	TECHNICAL BID OPENING DATE
1	2	3	4	5	6	7
1	Survey, Collection of Data, Preparation of Integrated Urban Storm Water Drainage Master Plan (IUSWDMP) for 16 Nagar Nigams of Uttar Pradesh	Agra	389/E-Tender /62 dt. 22.04.25	2025_UPCDS_ 1031769_1	31.05.2025	02.06.2025
2		Aligarh	597/E-Tender /39 dt 23.04.25	2025_UPCDS_ 1031881_1	31.05.2025	02.06.2025
3		Ayodhya	474/M-10 /85 Dt. 22.04.25	2025_UPCDS_ 1031263_1	31.05.2025	02.06.2025
4		Bareilly	511/Work-15 /48 dt 19.04.25	2025_UPCDS_ 1031034_1	31.05.2025	02.06.2025
5		Firozabad	390/E-Tender /63 dt 22.04.25	2025_UPCDS_ 1031828_1	31.05.2025	02.06.2025
6		Ghaziabad	1319/E-Tender /89 dt 19.04.25	2025_UPCDS_ 1030302_1	31.05.2025	02.06.2025
7		Jhansi	663/M-10 /82 dt 19.04.25	2025_UPCDS_ 1030660_1	31.05.2025	02.06.2025
8		Kanpur	427/E-Tender /70 dt 19.04.25	2025_UPCDS_ 1031019_1	31.05.2025	02.06.2025
9		Lucknow	451/G-10 /85 dt. 21.04.25	2025_UPCDS_ 1030852_1	31.05.2025	02.06.2025
10		Mathura	395/M-14 /38 dt. 22.04.25	2025_UPCDS_ 1030341_1	31.05.2025	02.06.2025
11		Meerut	1320/E-Tender /90 dt 19.04.25	2025_UPCDS_ 1031650_1	31.05.2025	02.06.2025
12		Moradabad	1044/M-18 /290 dt 19.04.25	2025_UPCDS_ 1030347_1	31.05.2025	02.06.2025
13		Prayagraj	511/W-119 /15 dt 19.04.25	2025_UPCDS_ 1030381_1	31.05.2025	02.06.2025
14		Saharanpur	448/E-Tender /103 dt 23.04.25	2025_UPCDS_ 1031668_1	31.05.2025	02.06.2025
15	Shahjahanpur	640/E-Tender /81 dt 21.04.25	2025_UPCDS_ 1031008_1	31.05.2025	02.06.2025	
16	Varanasi	553/M-8 /21 dt 19.04.25	2025_UPCDS_ 1030770_1	31.05.2025	02.06.2025	

GENERAL MANAGER (N-9)

‘Assam alternative destination for electronics makers’

Q&A The announcement of the setting up of an outsourced semiconductor assembly and test (OSAT) unit at Jagiroad near Guwahati in Assam has piqued the interest of several domestic and international investors, especially in the electronics manufacturing sector, Assam Chief Minister (CM) **Himanta Biswa Sarma** said. The Assam CM was in Delhi to talk to investors and companies about the state’s ₹25,000 crore electronics component manufacturing scheme (ECMS). The scheme envisages offering a top-up incentive of up to 60 per cent to companies that are approved under the central government’s ECMS. In an interview with Aashish Aryan, Sarma said that, akin to the world looking at a China+1 strategy, electronics component manufacturers were looking at Assam as an alternative location to set up more manufacturing units in the country. Edited excerpts:

In the electronics manufacturing segment, you compete with the likes of Gujarat, Karnataka, and Tamil Nadu, which have well-established electronics manufacturing ecosystems. What are Assam’s plans to get into that coveted list?

■ You have rightly said that there are disparities and imbalances. Many Indian states have already progressed much faster than others. In the past 10 years, a lot of ground has been covered in terms of infrastructure.

There are industries that want to go to different regions of India. Their primary industry or plant may be in Karnataka, but they want another unit somewhere in West Bengal, Assam, or Odisha. We are seeing a positive response.

Last week, we signed a memorandum of understanding (MoU) with 11 hotel chains, including Marriott, Taj, and the Radisson Group, for setting up big hotels in Guwahati.

In a practical world, people realise that there are advantages to spreading out and not being concentrated in one state.



“WE ARE TARGETING WHAT’S PRACTICAL, NOT A UTOPIAN WISH LIST”

States sign MoUs very often, but many of these agreements never bring fruitful results. Are you looking at result-bound agreements when it comes to Assam and the electronics manufacturing ecosystem for the state?

■ In Advantage Assam 2.0, we were offered MoUs worth ₹15 trillion. But we decided not to sign all of them. We confined ourselves to ₹5 trillion, and most of the industries that signed the agreements are now coming, are in the process of setting up, or have already started. We are only targeting

what is practical and not living in a utopian world.

Assam has come out with its ECMS. What are the salient features?

■ The scheme is for ₹25,000 crore, of which we have already disbursed and allocated nearly ₹8,000 crore. We are not putting any timeline on when this fund will be consumed, because if we get good applications in the next month, we will give these incentives. So, for every ₹100 that the Centre gives under its ECMS, Assam will give ₹60. Other than that, we have incentives in the form of tax breaks, state GST breaks, and concessions on electricity and water charges, among others.

Tata is setting up the OSAT at Jagiroad. Around that unit, a lot of ancillary industries are coming up, with someone working on the gas to be supplied, while others are helping with packaging. A lot of these small units are coming up in the Ratan Tata Electronic City, and all these units will be common to other electronics component makers that come to that area. We are trying to explain to the industry the benefits of co-locating near the Tata unit.

What is the total number of jobs that you foresee happening in the electronics sector in Assam over the next few years?

■ Compared to many other manufacturing industries, electronics and semiconductor units create more jobs. There is a need for precision work, but there is a good job opportunity. If we harness this properly, there can be a lot of employment, and Assam is hopeful of that.

ON OPERATION SINDOOR, JAISHANKAR TELLS PARLIAMENTARY PANEL

‘Understanding reached after Pak request, no US role’

PRESS TRUST OF INDIA
New Delhi, 26 May

External Affairs Minister S Jaishankar on Monday told a parliamentary panel that Pakistan was informed by the DGMO about Indian strikes on terror camps in their territory only after they were executed, sources said.

He also said he never spoke to Pakistan and cleared the air about alleged US “interference”, saying the decision to halt the military operation was taken bilaterally after Pakistan’s request.

Addressing members of the

Consultative Committee on External Affairs here, the minister said the cessation of Operation Sindoor was done only after Pakistan DGMO asked for the halting of hostilities and there was no question of US mediation between the two, the sources said.

The Congress has been targeting Jaishankar, alleging that he had informed Pakistan beforehand about the Indian strikes at terror camps.

Referring to

the criticism by the Congress, Jaishankar told the MPs that it was unfortunate that some leaders were doing politics over his statement by “misquoting” him. He also categorically rejected any claims that he spoke to the Pakistani side. The sources said the minister told the MPs that only the DGMOs spoke to each other and no other Indian official spoke with the Pakistani side. The minister also told MPs



All-party delegations brief world leaders on India’s renewed terrorism doctrine

PRESS TRUST OF INDIA
Seoul/Kuwait City/Paris, 26 May

All-party parliamentary delegations Monday briefed leaders of South Korea, Kuwait, Qatar, DR Congo, and Slovenia on India’s renewed doctrine of responding firmly to any act of terrorism and sought their support in bringing to justice the perpetrators, financiers and supporters of terrorism.

A nine-member delegation, led by JD(U) MP Sanjay Kumar Jha, met South Korean Foreign Minister Cho Tae-yul, 1st Vice Foreign Minister Kim Hong Kyun and Sung Il-jong, Chairperson of the National Defence Committee of the National Assembly, in Seoul and conveyed India’s national resolve on zero-tolerance policy in combatting terrorism.

The delegation “sought RoK’s support in holding organisers, perpetrators, financiers and supporters of terrorism to account and bringing them to justice,” the Embassy of India in Seoul said in a post on X.

In Kuwait City, the team, led by BJP’s Baijayan Jay Panda, called on Deputy Prime Minister & Minister of State for Cabinet Affairs Sherida A S Al-Maou-sharji and apprised him of India’s actions to combat cross-border terrorism.

“Both sides reaffirmed their #Zero-Tolerance approach to terrorism,” the Embassy of India in Kuwait said.



Multi-party delegation led by Congress MP Shashi Tharoor with Guyana Vice-President Bharrat Jagdeo (3rd from right), in Guyana on Monday

In Qatar, the Indian delegation, led by NCP-SP leader Supriya Sule, met Minister of State for Interior Affairs Sheikh Abdulaziz bin Faisal bin Mohammed Al Thani and Minister of State for Foreign Affairs Mohamed bin Abdulaziz bin Saleh Al Khulaifi.

MoS for Interior Affairs Sheikh Abdulaziz appreciated the visit and reiterated Qatar’s firm stance against terrorism.

In Slovenia, the Indian delegation led by DMK MP Kanimozhi Karunanidhi on Monday called on senior officials in Ljubljana and emphasised India’s “new normal” of zero tolerance


against cross-border terrorism.

The Slovenian side reaffirmed its condemnation of terrorism as “pure evil that cannot be justified in any form,” the Indian embassy in Ljubljana said in a post on X.

In Georgetown, Guyana’s Vice President Bharrat Jagdeo and Prime Minister Mark Phillips reiterated their country’s unwavering support to India’s fight against terrorism, as an all-party parliamentary delegation led by Congress MP Shashi Tharoor met them on Sunday to brief them on India’s position on the issue.


PHOTO: PTI

BEFORE THE HON'BLE TELANGANA STATE CONSUMER DISPUTES REDRESSAL COMMISSION, AT: HYDERABAD
F.A No.847 OF 2024
Between:
Mrs.Tadepalli Dhana Lakshmi
...Appellant/Complainant
And
1. Max Digi infotech Pvt. Ltd.,
2. Parmesh Construction Co Ltd
3. Ashish Bhutani,
4. Sanchit Bhutani,
5. Square Yards Consulting Private Ltd.,
6. M/s. Square Yards Consulting Private Ltd.
...Respondents/Opposite Parties
To,
Square Yards Consulting Private Ltd.,
Having its Corporate Office at Good Earth Business Bay, 9th Floor, Sector 58, Gurgaon - 122011, Represented by its CEO Tanuj Shori.
...Respondent No. 5 /Opposite Party No.5
M/s. Square Yards Consulting Private Ltd.,
Having one of its Branch Office at 5th Floor, Smart Works Coworking, Purusammit, Whitefield Road, Kondapur, HITEC City, Hyderabad, Telangana-500081,
Rep. by its Senior Vice President Mr. Debayan Bhattacharya.
...Respondent No.6 /Opposite Party No.6
Whereas the above named Appellant/Complainant has instituted the F.A No.847 of 2024 against the orders passed by the District Consumer Disputes Redressal Commission-I, Hyderabad in C.C. No.416 of 2022 before the Hon'ble Telangana State Consumer Disputes Redressal Commission, at Hyderabad, against the above named Respondents No.1 to 6 /Opposite Parties No.1 to 6. Take notice that the above F.A No.847 of 2024 is posted to 20.06.2025 for appearance of Respondents No.5 and 6, on which day you are required to be present either in-person or through a counsel duly instructed, on **20.06.2025 at 10.30 a.m** before the Hon'ble Telangana State Consumer Dispute Redressal Commission, at Hyderabad, and in case if you fail to appear, the above said appeal F.A No.847 of 2024 will be heard and determined in your absence.
(BY THE ORDER OF THE COMMISSION)
A. BHASKER RAO
Advocate,
H. No.1-10-86, Allamthota Bavi, Mayuri Marg, Begumpet, Hyderabad-500016

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POSTAL BALLOT NOTICE
Members are hereby informed that a Postal Ballot Notice, seeking approval of the Members on the resolutions set out in the said Notice has been sent electronically to the Members whose e-mail address is registered with the Depositories/ Depository Participant(s), Share Transfer Agent viz. Alankit Assignments Limited and the Company, as on Friday, 23rd May, 2025, i.e. the Cut-off date. The Company has completed electronic dispatch of the Postal Ballot Notice on Monday, 26th May, 2025.
The Postal Ballot Notice is available on the Company's website at www.vardhman.com and on the website of the Stock Exchanges, i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and on the website of Central Depository Services (India) Limited (CDSL), at www.evotingindia.com. Members who have not received the Postal Ballot Notice may download it from the above-mentioned websites.
The documents referred to in the Postal Ballot Notice are available for inspection at the Registered Office of the Company during office hours on all working days from the date of dispatch until the last date for receipt of votes by Postal Ballot/ e-Voting.
Instructions for e-voting:
In accordance with the applicable circulars issued by the Ministry of Corporate Affairs, the Company is providing to its Members, the facility to exercise their right to vote on the resolutions proposed in the said Postal Ballot Notice by electronic means ("e-voting") only and hard copies of Postal Ballot Notice along with Postal Ballot forms and pre-paid business envelope will not be sent to the Members for this Postal Ballot. The communication of the assent or dissent of the Members would take place through remote e-voting process only. The Company has engaged the services of CDSL as the agency for providing e-voting facility. The voting through electronic mode shall commence from Tuesday, 27th May, 2025 (9:00 a.m.) and shall end on Wednesday, 25th June, 2025 (5:00 p.m.). E-voting will not be allowed beyond the aforesaid date and time and the e-voting module shall be forthwith disabled by CDSL upon expiry of the aforesaid period.
Manner of e-voting by Members holding shares in dematerialized mode, physical mode and Members who have not registered their e-mail address has been provided in the Postal Ballot Notice.
A person, whose name is recorded in the Register of Members/ List of Beneficial Owners as on the Cut-off date shall only be considered eligible for the purpose of e-voting. Voting rights shall be in proportion to the paid up equity share capital of the Company as on Cut-off date. A person who is not a Member as on the Cut-off date shall treat this notice for information purpose only.
Manner of registering/ updating e-mail address:
a. For Physical shareholders- please provide necessary details like Form ISR-1, Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAAR (self-attested scanned copy of Aadhar Card) by email to secretarial.lud@vardhman.com/ rta@alankit.com.
b. For Demat shareholders - please update your email id & mobile no. with your respective Depository Participant (DP).
The resolutions, if approved, shall be deemed to have been passed on the last date of e-voting, i.e. Wednesday, 25th June, 2025. The result of e-Voting shall be declared on or before 2 working days from the conclusion of e-Voting process and will be displayed along with the Scrutinizer's Report at the website of the Company, CDSL and Stock Exchanges where the shares of the Company are listed.
M/s. Khanna Ashwani & Associates, Practicing Company Secretaries (Certificate of Practice no. 2220) has been appointed as the Scrutinizer for conducting the Postal Ballot process through e-Voting mechanism only in a fair and transparent manner.
If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you may write an email to helpdesk.evoting@cdslindia.com or call at 1800 21 09911 or you may contact the following as well:
Contact Person : Mr. Sanjay Gupta
Designation : Company Secretary
Address : Registered Office, Vardhman Premises, Chandigarh Road, Ludhiana-141010, Punjab
E-mail : secretarial.lud@vardhman.com
Phone No. : 0161-2228943-48
By order of the Board of Directors
Sd/-
(Sanjay Gupta)
Company Secretary
Place: Ludhiana
Date : 26.05.2025

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Phone: +91-44-24543500, CIN: L72200TN1999PLC054429 | Email: investorqueries@saksoft.co.in | website: www.saksoft.com

Extract of Statement of Consolidated Audited Financial Results for the Fourth Quarter and year ended March 31, 2025
(Rs. in Lakhs)

Particulars	Quarter ended 31.03.2025	Year ended 31.03.2025	Quarter ended 31.03.2024	Year ended 31.03.2024
	Audited	Audited	Audited	Audited
Income from operations	23,988.33	88,300.94	19,490.03	76,162.55
Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary Items)	3,703.61	14,195.96	3,127.39	12,820.89
Net Profit / (Loss) for the period before tax (after Exceptional and/ or Extraordinary Items)	3,703.61	14,195.96	3,127.39	12,820.89
Net Profit/ (Loss) for the period after tax (after Exceptional and/ or Extraordinary Items)	3,002.89	10,880.03	2,320.39	9,617.30
Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	3,582.01	11,941.65	2,456.34	10,421.78
Equity Share capital	1,271.21	1,271.21	1,007.31	1,007.31
Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations)-				
(a) Basic (Rs.)	2.27	8.21	1.86	7.66
(b) Diluted (Rs.)	2.27	8.21	1.86	7.66
Notes :				
1. Key Standalone financial information				
Income from operations	11,659.08	43,174.38	9,368.67	38,886.06
Profit/ (Loss) before tax	1,882.51	8,162.40	1,676.21	7,093.00
Profit/ (Loss) after tax	1,364.56	6,148.04	1,270.84	5,249.25


2. The above is an extract of the detailed format of the Financial results for the quarter and year ended March 31, 2025 filed with the Stock Exchanges on May 26, 2025 under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results and the segmental disclosures are available on the Company's Website: <https://www.saksoft.com/investor/stakeholders/> and on the website of the Stock Exchanges www.bseindia.com and www.nseindia.com.

3. The company at its Board Meeting held on 26th May 2025 has proposed a final dividend of Rs. 0.40 /- per equity share (40 % of face value Rs. 1.00 each) fully paid up subject to approval of the shareholders at the ensuing Annual General Meeting. This is in addition to the interim dividend of Rs.0.40/- per share declared in November 2024.

4. Pursuant to the approval Board of Directors dated 10th May 2024, the Company received the Order from the Honourable NCLT, Chennai - Order number CP (CAA)/4/2024 IN CA (CAA)/34/CHE/2024 dated 21st March 2025 in relation to the merger of Threesixty Logica Testing Services Private Limited, DreamCril Softtech Private Limited and Terastest Networks Private Limited, with Saksoft Limited. The merger was carried out under the provisions of Section 230-232 of the Companies Act, 2013 and accounted as per Ind AS 103 - Business Combinations, and is accounted for as a pooling of interests method in accordance with Ind AS 103. The INC-28 in relation to the merger was filed with the Registrar of Companies, Chennai on 1st April 2025. There is no impact of the merger on the consolidated financial statements.

For and on behalf of the Board of Directors
Aditya Krishna
Chairman & Managing Director

Place: Chennai
Date: May 26, 2025

**CHEVIOT**
Group

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2025
(₹ in Lakhs)

Sl. No.	Particulars	Quarter ended 31-03-2025	Quarter ended 31-03-2024	Year ended 31-03-2025	Previous year ended 31-03-2024
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations (including other income)	12,825.43	13,258.99	46,844.55	50,780.33
2	Net Profit for the period (before Tax and Exceptional Items)	1,322.30	1,850.51	7,510.37	8,490.36
3	Net Profit for the period before tax (after Exceptional Items)	1,322.30	1,850.51	7,510.37	8,490.36
4	Net Profit for the period after tax (after Exceptional Items)	930.66	1,493.28	5,774.19	6,939.38
5	Total Comprehensive Income for the period	2,010.16	1,250.10	6,696.72	6,922.06
6	Paid-up ordinary share capital (Face value of ₹ 10/- each)	584.19	601.69	584.19	601.69
7	Reserves (excluding Revaluation Reserve) as shown in the audited balance sheet of previous year			53,467.28	51,235.35
8	Earnings per equity share (Face value of ₹ 10/- each) (for continuing and discontinued operations) (Not annualised for the quarters / nine months period)				
	(a) Basic (₹ /-)	15.81	24.82	98.08	115.33
	(b) Diluted (₹ /-)	15.81	24.82	98.08	115.33


Notes :

1. The above audited financial results were reviewed by the Audit committee and approved by the Board of Directors at their meetings held on 24th May, 2025 and 26th May, 2025 respectively.

2. The Board of Directors have recommended a dividend of ₹ 5/- per ordinary share on 58,41,875 ordinary shares of face value of ₹ 10/- each (50%) amounting to ₹ 292.09 Lakhs for the year ended 31st March, 2025, subject to approval of the members at the ensuing annual general meeting of the Company.

3. Figures for the quarter ended 31st March, 2025 and 31st March, 2024 are the balancing figures between audited figures in respect of the full financial year and the published un-audited year to date figures up to the nine months ended of the respective financial years which were subject to limited review by the Statutory Auditors.


4. The above is an extract of the detailed format of the Financial Results for the quarter and year ended 31st March, 2025 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the websites of the Stock Exchanges (www.bseindia.com) and www.nseindia.com) and also on the Company's website (www.cheviotgroup.com). The same can be accessed by scanning the QR Code given below.



For and on behalf of the Board
Cheviot Company Limited
Sd/-
Harsh Vardhan Kanoria
Chairman and Managing Director
Chief Executive Officer
(DIN : 00060259)

Place : Kolkata
Dated : 26th May, 2025

CHEVIOT COMPANY LTD.
CIN: L65993WB1897PLC001409 • +91 82320 87911/12/13 • cheviot@cheviute.com • www.cheviotgroup.com
24 Park Street, Celica House, 9th Floor, Celica Park, Kolkata: 700 016, West Bengal, India.

**The India Cements Limited**
(A subsidiary of UltraTech Cement Limited)
Registered Office: "Drum Building", 827, Anna Salai, Chennai 600 002.
Corporate Office: "Coromandel Towers", 93, Santhome High Road, Chennai 600 028.
Telephone: 044-28521526 / 28572100 / 400 Fax: 044-28517198
Website: www.indiacements.co.in Email ID: investor@indiacements.co.in CIN: L26942TN1946PLC000931

NOTICE OF POSTAL BALLOT
Notice is hereby given that pursuant to the provisions of Sections 108 and 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), read with the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), various Circulars issued by Ministry of Corporate Affairs, Government of India ("MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and pursuant to other applicable laws and regulations, read with Secretarial Standard ("SS-2") issued by the Institute of Company Secretaries of India, the approval of the Members of The India Cements Limited ("the Company") is being sought for the Resolution set out in the Postal Ballot Notice dated 26.04.2025 ("Notice") by means of Postal Ballot, only by way of voting through remote e-voting facility provided to the Members to cast their vote, through the electronic platform by National Securities Depository Limited ("NSDL"). In view of the MCA Circulars, please note that the physical copies of the Notice along with Postal Ballot Forms and pre-paid business reply envelopes are not being sent to the Members.
The Notice has been sent by email on Monday, 26.05.2025 to the Members whose email addresses are registered with the Company / Integrated Registry Management Services Private Limited, Registrar and Share Transfer Agent ("RTA") or with their respective Depository Participants ("DPs"), as on Friday, 16.05.2025 (Cut-off date).
The Notice containing e-voting instructions is also available on the Company's website at www.indiacements.co.in and on the websites of Stock Exchanges i.e. BSE Limited (BSE) and National Stock Exchange of India Limited (NSE) at www.bseindia.com and www.nseindia.com respectively and on the website of NSDL i.e. www.evoting.nsdl.com. Members who have not received the Notice may download it from the above-mentioned websites.
Voting rights of a Member / Beneficial Owner shall be in proportion to his/her/their shareholding in the paid-up equity share capital of the Company as on the Cut-off date. Members holding shares either in physical mode or demat mode, as on the Cut-off Date i.e. 16.05.2025, only shall be entitled to cast vote through e-voting. A person who was not a Member as on the Cut-off Date should treat this Notice for information purpose only.
The Members are further informed that –
a) The Special Business as set out in the Notice is to be transacted through Remote e-voting only.
b) The remote e-voting period commences on 28.05.2025 at 9.00 A.M (IST) and ends on 26.06.2025 at 5.00 P.M (IST) (both days inclusive).
c) The Cut-off Date for determining the members who are eligible to vote by electronic means is 16.05.2025.
d) The Members may note that (i) the remote e-voting module shall be disabled for voting and the voting by electronic means shall not be allowed after the date and time mentioned under point 'b' above; and (ii) once the vote on a resolution is cast by a Member, the Member shall not be allowed to change it subsequently.
e) The manner of remote e-voting for Members holding shares in physical mode or demat mode or who have not registered their email addresses with the Company / RTA, is provided in the Notice and available on the Company's website at www.indiacements.co.in.
f) Members are requested to cast their votes through the remote e-voting process not later than 5.00 P.M (IST) on 26.06.2025.
g) Manner of registering / updating email address :
(i) Members holding equity shares of the Company in physical mode and who have not registered their Email ID may get their Email ID registered with the Company's RTA by submitting Form ISR-1, duly filled and signed as per the specimen signature registered with the Company along with self-attested ID (Pan Card copy linked with Aadhaar) and address proof (Aadhaar Card / Valid Driving License / Election ID / Valid Passport). Form ISR-1 can be downloaded from the Company's website i.e. www.indiacements.co.in.
(ii) The Members holding shares in demat mode are requested to register / update their Email IDs, with their respective Depository Participant by following the procedure prescribed by the concerned Depository Participant.
h) The Board of Directors has appointed Smt. P.R.Sudha, Company Secretary in Practice (Membership No. F6046, C.P.No. 4468), Chennai, as Scrutinizer for conducting Postal Ballot through remote e-voting process in a fair and transparent manner.
i) The results of the voting conducted through Postal Ballot (through the remote e-voting process) along with the Scrutinizer's Report will be announced by the Chairman of the Company or a person authorized by the Chairman, on or before 28.06.2025.
j) The said results along with the Scrutinizer's Report would be intimated to BSE and NSE, where the Equity Shares of the Company are listed. The results will also be uploaded on the Company's website www.indiacements.co.in and on the website of NSDL at www.evoting.nsdl.com and shall be made available on the respective websites of BSE and NSE. Additionally, the results will also be placed on the notice board at the Registered and Corporate Office of the Company.
In case of any queries, you may refer to the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Members available at the download section of www.evoting.nsdl.com or can call : 022 - 4886 7000 or send a request to Ms. Prajakta Pawle at evoting@nsdl.com.
The resolution, if approved by the requisite majority, shall be deemed to have been passed on the last date of remote e-voting i.e. 26.06.2025, in terms of Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India.
Members are requested to carefully read all the notes set out in the Postal Ballot Notice and in particular, the manner of casting vote through remote e-voting.

By Order of the Board
For The India Cements Limited
S.Sridharan
Company Secretary
Place : Chennai
Date : 26.05.2025

POV

VVS



Trump’s true legacy: Driving scientific brilliance out of America

Donald Trump’s presidency wasn’t just a chaotic political sideshow—it was a slow-moving catastrophe for American science. While his antics entertained cable news viewers and outraged social media, a quieter tragedy was unfolding: the systematic alienation of the global scientific community.

Trump is, perhaps, a unique specimen in presidential history. Rarely has a U.S. president so blatantly blended politics with personal profit. From foreign dignitaries booking rooms at his hotels to his relentless promotion of Trump-branded businesses while in office, his time in the White House blurred the lines between public service and private gain.

But beyond the scandals and sound bites lies a less flashy, far more devastating story: Trump’s war on science.

While past administrations—Democratic and Republican alike—invested in research and innovation to keep America globally competitive, Trump did the opposite. He decimated science budgets, undermined federal research institutions, and gutted programs that had long been the backbone of U.S. technological leadership.

In a display of self-sabotage that would make any autocrat proud, the Trump administration slashed funding for the National Institutes of Health (NIH) and the National Science Foundation (NSF). His proposed 2021 budget recommended a 40% cut to the NIH and a jaw-dropping 55% cut to the NSF. NASA, the Environmental Protection Agency (EPA), and the National Oceanic and Atmospheric Administration (NOAA) weren’t spared either.

These cuts had real consequences. Thousands of scientists lost jobs or saw their research dry up overnight. Universities froze hiring, halted grants, and in some cases, shut down entire research programs. Even international collaboration suffered as Trump’s draconian visa restrictions and xenophobic immigration policies discouraged foreign scientists from coming—or staying—in the United States.

In a particularly chilling move, the Trump administration even revoked Harvard University’s ability to admit international students—a policy so controversial that it was swiftly challenged in court.

But as America fumbled, the rest of the world seized the opportunity.

Canada launched its Canada Leads initiative to recruit displaced U.S. biomedical researchers. France’s Safe Place for Science program rolled out in Aix-en-Provence, offering refuge to scientists who felt threatened under Trump’s anti-science regime. Australia introduced the Global Talent Attraction Program, dangling competitive salaries and relocation packages to lure away American minds.

This is no small matter. After World War II, the U.S. invested heavily in science and became the birthplace of the internet, life-saving vaccines, treatments for cancer and cardiovascular disease, and even the smartphone. Now, that entire system teeters on the edge of collapse—not from natural decay, but from deliberate sabotage.

Let’s not pretend this was about fiscal responsibility. Trump’s bloated military spending and lavish tax cuts for billionaires reveal where his priorities truly lay. The dismantling of federal science was ideological, not economic. He waged war on climate scientists, mocked epidemiologists during a global pandemic, and replaced data-driven policymaking with conspiracy theories and gut feelings.

Recruiters and research institutions abroad are now watching with interest—and opportunism. They know what the Trump administration refused to acknowledge: scientific talent is mobile. And when driven away, it rarely returns.

To be fair, it’s too early to predict a full-blown brain drain. Relocation takes time, and practical barriers such as language, family needs, and pension systems remain. But make no mistake—the damage is done. Scientists may stay, but they are shaken. Young researchers may think twice before staking their careers in a country that treats expertise with contempt.

Trump may have failed to build his infamous wall, but in the world of science, he successfully constructed a blockade—one that pushed away the very minds who once made America the global epicenter of innovation.

The question now is whether the nation can undo damage or whether it will continue hemorrhaging talent to countries that still value facts over slogans and truth over tweets.



Music and trailer launch of ‘Mrs & Mr’ held in Chennai

The music and trailer launch event of ‘Mrs & Mr’, a film written, directed, and starring actress Vanitha Vijayakumar in the lead role, was grandly held in Chennai.

Produced by Vanitha Film Productions, Mrs & Mr stars Robert, Vanitha Vijayakumar, Sriman, Shakeela, Ganesh, Aarthi Ganesh, Power Star Srinivasan, Chef Thamu, Kumtanj, and several others.

The cinematography for this film was jointly handled by T. Rajapandi, Vishnu Ramakrishnan, and T.G. Kapil. Music is composed by Srikanth Deva. The editing work was done by Balaguru. This family entertainer has been produced by Jovika Vijayakumar on behalf of Vanitha Film Productions.

The music and trailer launch of this film, which is set to release in June, was attended by actor Anbu Mayilsamy, actress Fathima Babu, Ganesh, Power Star Srinivasan, Ambika, Praveen Lal Vani, Shakeela, Dhananjayan, Vasanthabalan, Srikanth Deva, Vanitha Vijayakumar, Jovika Vijayakumar, producer Madhialagan, Kiran, and Sharmila.

Vanitha Vijayakumar, daughter of actor Vijaya-kumar, made her debut in the film industry with the 1995 film Chandralekha.

Following that, she acted in several films such as Devi, Naan Rajavaaga Pogiren, and Aneethi. She also completed acting in the film Pick Up Drop alongside Power Star, which is yet to be released.

During the event, the film’s trailer was released by the movie team. The team announced that the film is scheduled for a June release.

‘Vembu’: Poignant social drama

Director: V Justin Prabhu

Cast: Harikrishnan, Sheela Rajkumar

Vembu is a poignant social drama that sheds light on women’s empowerment through the evocative lens of Silambam, the ancient Tamil martial art. At its heart lies the compelling story of Vembu, a spirited young woman raised by her forward-thinking father to embody courage, independence, and resilience. When confronted with an arranged marriage to Sakthivel, her convictions are put to the test, setting the stage for a narrative rich in emotion and cultural texture.

Sheela Rajkumar delivers a standout performance as Vembu, capturing both the quiet strength and emotional vulnerability of her character with authenticity. Her portrayal is grounded and affecting, drawing the audience into Vembu’s inner world. Opposite her, Hari brings warmth and subtlety to the role of Sakthivel, particularly in the emotionally resonant latter half of the film. The understated chemistry between the leads lends the story a quiet but persuasive depth.

Visually, the film is striking. The cinematog-



raphy captures the rustic beauty of rural Tamil Nadu with elegance, grounding the film in a strong sense of place. The music and songs, though serviceable, don’t leave a lasting impression, and the editing occasionally falters with abrupt transitions and pacing issues that disrupt the emotional flow.

Vembu is an emotionally resonant and socially relevant film. It stands out for its sincerity of purpose and the depth of its storytelling. With compelling performances and a thoughtful message, it leaves the audience with both hope and introspection. Vembu is a commendable effort—a film that speaks with heart, and one that deserves to be seen and appreciated for its bold message and honest delivery.

Chennai Cruise terminal set for major upgrade

Chennai, May 27: The Chennai Port has initiated a significant expansion and modernization of its cruise terminal, aiming to enhance passenger experience and accommodate the growing demand for cruise tourism. The upgraded facility is expected to be operational by September 2025.

Increased Capacity: The terminal’s capacity will rise from 1,000 to 1,800 passengers, facilitating smoother boarding and disembarkation processes.


Infrastructure Enhancements: Upgrades include the installation of new elevators on both eastern and western sides, escalators, and an improved baggage handling system. Separate screening and frisking zones for international arrivals are also being introduced.

Facility Renovations: Renovations are underway for washrooms, the mezzanine level, and both northern and southern sections of the terminal to improve overall passenger comfort.

Initially, only the northern side of the terminal was operational, leading to congestion. The current expansion addresses this issue by enhancing space and facilities.

Authorities anticipate that these upgrades will reduce passenger waiting times, improve comfort, and attract more cruise ships to Chennai. The immigration department is also enhancing facilities to ensure seamless passenger clearance.

Industry experts suggest that Chennai’s strategic location positions it as a potential hub for cruise travel to destinations like Puducherry, Sri Lanka, the Maldives, Lakshadweep, and Port Blair. Modernizing the terminal to international standards is expected to attract better opportunities and boost the region’s cruise tourism sector.



SAKSOFT LIMITED
your digital transformation partner

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Phone: +91-44-24543500, CIN: L72200TN1999PLC054429 | Email : investorqueries@saksoft.co.in | website: www.saksoft.com

Extract of Statement of Consolidated Audited Financial Results for the Fourth Quarter and year ended March 31, 2025

Particulars	Quarter ended 31.03.2025	Year ended 31.03.2025	Quarter ended 31.03.2024	Year ended 31.03.2024
	Audited	Audited	Audited	Audited
Income from operations	23,988.33	88,300.94	19,490.03	76,162.55
Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary Items)	3,703.61	14,195.96	3,127.39	12,820.89
Net Profit/ (Loss) for the period before tax (after Exceptional and/ or Extraordinary Items)	3,703.61	14,195.96	3,127.39	12,820.89
Net Profit/ (Loss) for the period after tax (after Exceptional and/ or Extraordinary Items)	3,002.89	10,880.03	2,320.39	9,617.30
Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)	3,582.01	11,941.65	2,456.34	10,421.78
Equity Share capital	1,271.21	1,271.21	1,007.31	1,007.31
Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations)-				
(a) Basic (Rs.)	2.27	8.21	1.86	7.66
(b) Diluted (Rs.)	2.27	8.21	1.86	7.66

Notes :

1. Key Standalone financial information

	11,659.08	43,174.38	9,368.67	38,886.06
Income from operations				
Profit/ (Loss) before tax	1,882.51	8,162.40	1,676.21	7,093.00
Profit/ (Loss) after tax	1,364.56	6,148.04	1,270.84	5,249.25


2. The above is an extract of the detailed format of the Financial results for the quarter and year ended March 31, 2025 filed with the Stock Exchanges on May 26, 2025 under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results and the segmental disclosures are available on the Company's Website: <https://www.saksoft.com/investors/financials/> and on the website of the Stock Exchanges www.bseindia.com and www.nseindia.com.

3. The company at its Board Meeting held on 26th May 2025 has proposed a final dividend of Re. 0.40/- per equity share (40 %) of face value Rs. 1.00 each fully paid up subject to approval of the shareholders at the ensuing Annual General Meeting. This is in addition to the interim dividend of Rs 0.40/- per share declared in November 2024.

4. Pursuant to the approval Board of Directors dated 10th May 2024, the Company received the Order from the Honourable NCLT, Chennai - Order number CP (CAA)/64/2024 IN CA (CAA)/34/CHE/2024 dated 21st March 2025 in relation to the merger of Threesixty Logica Testing Services Private Limited, Dream Orbit Softech Private Limited and Teradast Networks Private Limited, with Saksoft Limited. The merger was carried out under the provisions of Section 239-252 of the Companies Act, 2013 and accounted as per Ind AS 103 - Business Combinations, and is accounted for as a pooling of interests method in accordance with Ind AS 103. The INC-26 in relation to the merger was filed with the Registrar of Companies, Chennai on 1st April 2025. There is no impact of the merger on the consolidated financial statements.

Place: Chennai
Date: May 26, 2025

For and on behalf of the Board of Directors
Aditya Krishna
Chairman & Managing Director



M/S. TATIA GLOBAL VENNTURE LTD

Regd.Off. : Old No.12, New No.29, Mookathal street, II Floor, Purasawalkam, Chennai 600 007. Email Id: tatiainfo@gmail.com, Website: www.tatia.co.in
CIN.No. L18101TN1994PLC026546

Audited Financial Results for the Quarter and Year ended 31.03.2025

Particulars	STANDALONE					CONSOLIDATED				
	Quarter ended	Quarter ended	Year ended	Year ended	Quarter ended	Quarter ended	Quarter ended	Year ended	Year ended	
	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024	31.03.2025	31.12.2024	31.03.2024	31.03.2025	31.03.2024
	(Audited)	(Un Audited)	(Audited)	(Audited)	(Audited)	(Audited)	(Un Audited)	(Audited)	(Audited)	(Audited)
Total Revenue from operations (Net)	41.52	26.96	26.79	117.86	108.72	44.48	1194.20	29.58	1293.21	120.75
Net Profit / (Loss) From Continuing Operations After Tax	23.66	9.10	14.46	32.05	62.23	24.11	768.96	14.75	765.73	61.68
Net Profit / (Loss) For the Period	23.66	9.10	14.46	32.05	62.23	24.11	768.96	14.75	765.73	61.68
Paid - up equity share capital (Face Value of the share Rs. 1/- each)	1516.20	1516.20	1516.20	1516.20	1516.20	1516.20	1516.20	1516.20	1516.20	1516.20
Other Equity	-	-	-	889.82	1152.03	-	-	-	1612.63	1141.16
Earning per share (From Continuing and Discontinued Operations of Rs. 1/- Each)										
a. Basic	0.02	0.01	0.01	0.02	0.04	0.02	0.51	0.01	0.51	0.04
b. Diluted	0.02	0.01	0.01	0.02	0.04	0.02	0.51	0.01	0.51	0.04

Notes:

The above is an extract of the detailed format of the Quarterly / twelve months Financial Results filed with the Bombay Stock Exchange Ltd under the Regulation 33 of the SEBI (Listing and other Disclosure Requirements) Regulations 2015. The full format of the Quarterly / twelve months financial results are available on the Bombay Stock Exchange Ltd, www.bseindia.com and the company's website, www.tatia.co.in

M/s. TATIA GLOBAL VENNTURE LIMITED
Sd/-
S. P. BHARAT JAIN TATIA
Managing Director
DIN.No. 00800056

Place : Chennai - 600 007
Date : 26.05.2025

