

## 1,164 LUXURY HOMES SOLD OUT

## DLF garners ₹11.5 cr from new project

● Gurugram project sells out within a week

RECORD SALES

RAGHAVENDRA KAMATH  
Mumbai, June 18

DLF, THE COUNTRY'S largest listed developer, on Wednesday said it has sold out all the homes in its luxury project Privana North in Gurugram, garnering around ₹11,000 crore in sales within a week.

The project has 1,152 four-bedroom apartments, each priced at ₹9.5 crore. All the 12 penthouses, priced at around ₹25 crore each, were also sold out, according to the company.

It is the largest pre-sale done by a single real estate project in the country, says DLF.

Project part of township DLF Privana, which spans over 116 acre and is located in Sectors 76 and 77, Gurugram. Privana North is spread over 17.7 acre and it features six premium towers rising to still+50 stories, making them the tallest residential structures developed by DLF to date, the company said.

"With only 65 residences per acre and an impressive open space ratio, Privana North strengthens its position as a premier residential destination. We saw interest from buyers across the country and even around the world," Ohri said.

He said 30% of the sales came from non-resident Indians (NRIs).

Privana North provides an uninterrupted view of a 500-

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■ New project spread over 17.7 acre, features six premium towers rising to still+50 stories

metre-wide reserved green zone. The 4 BHK apartments have a carpet area of 207 square metres (2,236 square feet) and the penthouses extend up to 450 square metre of carpet area (4,847 square feet). Each apartment comes with three dedicated car parking slots, while penthouses offer four.

Further, Ohri said the company has obtained approval from the Real Estate Regulatory Authority (RERA) for the company's Mumbai project and they plan to launch it in the second quarter of this financial year.

The project in Mumbai is expected to generate ₹3,000 crore in sales and apartments will be priced between ₹5 crore and ₹6 crore, he said.

## Chandrasekaran 'apologises' for Ahmedabad AI plane crash

TATA SONS and Air India chairman N Chandrasekaran on Wednesday 'apologised' for the Air India plane crash in Ahmedabad last week that claimed more than 270 lives.

In an interview with a TV channel, Chandrasekaran said, "It is an extremely difficult situation where I have no words to express to console any of the families of those who died." "I deeply regret that this accident happened in a Tata-run airline. And I feel very sorry. All we can do is to be with the families at this time, grieve with them and we will do everything to support them at this hour and beyond," Chandrasekaran was quoted as saying in a release.

Over 270 people were killed on June 12 when a London-bound Air India plane - a Boeing 787-8 Dreamliner - carrying 242 passengers and crew crashed into a medical college campus in Ahmedabad that it crashed less than a minute after takeoff.



Tata Sons and Air India chairman N Chandrasekaran

Specifically asked about the reason for the crash and whether Air India is privy to any preliminary findings, he said, "One would have to wait for the probe to conclude." The Aircraft Accident Investigation Bureau has begun its investigations into the crash, and the DGCA has also appointed a committee.

Chandrasekaran said that it could be a month until some of the preliminary findings are

out. He, however, claimed that AI171, the flight that crashed, had a clean history and there were no red flags that had been raised. "There are speculations about human error, speculations about airlines, speculations about engines, maintenance, all kinds," he said.

"There are a lot of speculations and a lot of theories. But the fact that I know so far is this particular aircraft, this specific flight, AI-171 has a clean history. As for the engines, the right engine was a new engine put in March 2025. The left engine was last serviced in 2023 and due for its next maintenance check in December 2025. Both engine histories are clean."

"Both pilots were exceptional. Captain Sabharwal had more than 11,500 hours of flying experience, the first officer Clive (Kundar) had more than 3,400 hours of flying experience. So, we can't jump to any conclusions."

**NOTICE**

**Distribution of Income Distribution Capital Withdrawal (IDCW) under Kotak Equity Arbitrage Fund**

Notice is hereby given in accordance with Dividend (IDCW) Policy approved by Kotak Mahindra Trustee Company Limited (the Trustee to Kotak Mahindra Mutual Fund), the distribution under Monthly IDCW Option of Kotak Equity Arbitrage Fund, is as under:

| Name of the Scheme  | Quantum of IDCW (Rs. per unit) | Record Date   | Face Value (Rs. per Unit) | NAV's as on June 17, 2025 (Rs.) |
|---|--------------------------------|---------------|---------------------------|---------------------------------|
| Kotak Equity Arbitrage Fund - Regular Plan-Monthly IDCW Option  | 0.0681                         | June 23, 2025 | 10                        | 10.7680                         |
| Kotak Equity Arbitrage Fund - Direct Plan - Monthly IDCW Option | 0.0763                         | June 23, 2025 | 10                        | 11.2557                         |

\* Distribution of the above IDCW is subject to the availability and adequacy of distributable surplus.  
Note: The Payment of IDCW will be subject to deduction of applicable statutory Levy.

Pursuant to payment of IDCW, the NAVs of the IDCW Options of the Scheme would fall to the extent of payout and statutory levy if any.

All Unit Holders / Beneficial Owners of the above mentioned IDCW Options of the scheme, whose names appear in the records of the Registrar, Computer Age Management Services Ltd. / Depositories as on June 23, 2025 will be eligible to receive the IDCW.

For Kotak Mahindra Asset Management Company Limited  
Investment Manager - Kotak Mahindra Mutual Fund

Mumbai June 18, 2025

Any queries / clarifications in this regard may be addressed to:  
Kotak Mahindra Asset Management Company Limited  
CIN: U09991MH1994PLC03008 (Investment Manager for Kotak Mahindra Mutual Fund)  
8th Floor, Kotak Towers, Building No. 21, Infinity Park, Off. Western Express Highway, Goregaon - Mulund Link Road, Malad (East), Mumbai - 400 097.  
Phone Number: 1800901480 / 044-40269101 • Email: mutual@kotak.com • Website: www.kotakam.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

**VEDANTA LIMITED**

CIN: L13209MH1965PLC0291394

Regd. Office: 1<sup>st</sup> Floor, 'C' Wing, Unit 103, Corporate Avenue, Adl Projects, Chakla, Andheri (East), Mumbai - 400093, Maharashtra, India  
Email: comp.sed@vedanta.co.in | Website: www.vedantalimited.com

**NOTICE OF THE 60<sup>th</sup> ANNUAL GENERAL MEETING AND E-VOTING**

Notice is hereby given that the 60<sup>th</sup> Annual General Meeting ("AGM"/"Meeting") of the Members of the Company is scheduled to be held on **Thursday, July 10, 2025 at 3:00 p.m. IST** through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM"), to transact the business as set forth in the AGM Notice ("Notice") in accordance with the General Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA") and together with the latest being Circulars issued by MCA in this regard (collectively referred to as "MCA Circulars") and Circular No. SEBI/HO/CFD-PD-P02-2/PICR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India ("SEBI") read together with other previous Circulars issued by SEBI in this regard (collectively referred to as "SEBI Circulars").

In accordance with the said MCA Circulars and SEBI Circulars, the Company has sent the Notice along with the Integrated Report and Annual Accounts for FY 2024-25 ("Annual Report") through electronic mode to all its Members whose e-mail IDs are registered with the Company/KFintech Technologies Limited ("KFintech"), Registrar & Share Transfer Agent ("RTA")/Depository Participants ("DPs"). The electronic dispatch of the Notice and the Annual Report has been completed on June 19, 2025 and these will also be available on the website of the Company at [www.vedantalimited.com](http://www.vedantalimited.com), the website of National Securities Depository Limited ("NSDL") at [www.evoting.nsdl.com](http://www.evoting.nsdl.com) and also on the website of BSE Limited at [www.bseindia.com](http://www.bseindia.com) and National Stock Exchange of India Limited at [www.nseindia.com](http://www.nseindia.com).

In accordance with Regulation 38(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), a physical communication has been sent to those shareholders whose e-mail IDs are not registered, containing the weblink and exact path of the Company's website from where the Annual Report can be accessed. In terms of the provisions of Section 108 of the Companies Act, 2013 (the "Act") read with the Rules made thereunder, Regulation 44 of SEBI Listing Regulations, Secretarial Standard - 2 issued by the Institute of Company Secretaries of India and the MCA Circulars, the Company has engaged the services of NSDL, as the agency for providing e-voting facility (both remote e-voting before the AGM and e-voting during the AGM) to the Members of the Company to exercise their right to vote on the resolutions proposed to be passed at the AGM through e-voting facility.

The Members can join and attend the AGM through VCOAVM facility only or view the live broadcast of the proceedings. The detailed procedure for e-voting and participation in the AGM through VCOAVM or to view the live broadcast is provided in the Notice to the Members holding shares in demat mode, physical mode and for the Members whose e-mail IDs are not registered.

The Members may join the Meeting thirty (30) minutes before the scheduled time and the login shall be kept open throughout the Meeting. The facility of participation at the AGM through VCOAVM will be made available to atleast 1,000 Members on a first come first served basis. The Members who have cast their vote by remote e-voting facility before the AGM may attend the AGM but shall not be entitled to cast their vote again. Those Members who participate in the AGM through VCOAVM and have not cast their vote through remote e-voting facility may cast their vote during the AGM.

The remote e-voting facility before the date of the AGM will be available during the following voting period (both days inclusive):

| Commencement of remote e-voting   | From 9:00 a.m. (IST) on Saturday, July 05, 2025   |
|---|---|
| End of remote e-voting <td>Up to 5:00 p.m. (IST) on Wednesday, July 09, 2025</td> | Up to 5:00 p.m. (IST) on Wednesday, July 09, 2025 |

The remote e-voting shall not be allowed before the aforesaid date and time and shall be disabled by NSDL, for voting thereafter.

A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date i.e., Thursday, July 03, 2025 only shall be entitled to avail the facility of remote e-voting before the AGM and facility of e-voting during the AGM. Any person who is not a Member as on the cut-off date shall not be entitled to avail the facility of remote e-voting before the AGM and facility of e-voting during the AGM. The members who have cast their vote by remote e-voting facility before the AGM may attend the AGM but shall not be entitled to cast their vote again. Those Members who participate in the AGM through VCOAVM and have not cast their vote through remote e-voting facility may cast their vote during the AGM.

The remote e-voting facility before the date of the AGM will be available during the following voting period (both days inclusive):

A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date i.e., Thursday, July 03, 2025 only shall be entitled to avail the facility of remote e-voting before the AGM and facility of e-voting during the AGM. Any person who is not a Member as on the cut-off date shall not be entitled to avail the facility of remote e-voting before the AGM and facility of e-voting during the AGM. The members who have cast their vote by remote e-voting facility before the AGM may attend the AGM but shall not be entitled to cast their vote again. Those Members who participate in the AGM through VCOAVM and have not cast their vote through remote e-voting facility may cast their vote during the AGM.

In case of any queries/claims related to e-voting, i.e., before and/or during the AGM, you may refer the Frequently Asked Questions ("FAQs") and e-voting user manual for shareholders available at the download section of [www.evoting.nsdl.com](http://www.evoting.nsdl.com) or contact NSDL on [evoting@nsdl.com](mailto:evoting@nsdl.com) or call at 022-4886 7000 or contact Mr. Pallavi Mathur, Senior Manager at the designated e-mail ID at [evoting@nsdl.com](mailto:evoting@nsdl.com).

Pursuant to Section 91 of the Act read with Rule 10 of the Companies (Management and Administration) Rules, 2014 and applicable provisions of SEBI Listing Regulations, the Registrar of Members and Share Transfer Books of the Company will remain closed from **Saturday, July 05, 2025 to Wednesday, July 09, 2025** (both days inclusive) for the purpose of the AGM. The Company has appointed Mr. Upendra C. Shukla, Practicing Company Secretary (FCS No. 17227, CP No. 1654) to act as the Scrutinizer for conducting the e-voting process including remote e-voting in a fair and transparent manner. The e-voting results of the AGM along with the Consolidated Scrutinizer's Report will be declared as per the statutory timelines and will also be placed on the website of the Company i.e., [www.vedantalimited.com](http://www.vedantalimited.com), Stock Exchange i.e., [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), and NSDL, i.e., [www.evoting.nsdl.com](http://www.evoting.nsdl.com) and shall also be displayed at the registered and corporate office of the Company.

For Vedanta Limited  
Sd/-  
Prerna Halwasiya  
Company Secretary & Compliance Officer  
ACS No: 20856

Place: New Delhi  
Date: June 19, 2025

## Wipro arm to buy stake in French firm

ENGINEERING AND MANUFACTURING solutions provider Wipro Infrastructure Engineering (WIN) on Wednesday said it will acquire a majority stake in French aircraft parts manufacturer Lauak Group.

Lauak Group is a 50-year-old family-owned company supplying aircraft parts to major global aerospace companies. The company, however, did not divulge the quantum of



Wipro Infrastructure Engineering and the Charitron

Family, founders and current shareholders of Lauak Group, announced on Wednesday at the Paris Air Show that they have entered into exclusive negotiations for a majority stake acquisition in the company.

Among the passengers on flight 6-6313 were former Chhattisgarh chief minister Bhupesh Baghel and Raipur Mayor Meenal Choubey.

—PTI

**BSE LIMITED**

Regd. Office: 25<sup>th</sup> Floor, P.J. Towers, Dalal Street, Mumbai 400 001  
Tel: 022 2272 1233/34  
CIN: L67120MH2005PLC155188  
Website: [www.bseindia.com](http://www.bseindia.com) | Email: [bse.shareholders@bseindia.com](mailto:bse.shareholders@bseindia.com)

**INFORMATION REGARDING THE TWENTIETH ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD THROUGH VIDEO CONFERENCING ("VC")/OTHER AUDIO-VISUAL MEANS ("OAVM")**

Shareholders may please note that the Twentieth Annual General Meeting ("AGM") of BSE Limited ("the Company") will be held on Wednesday, August 20, 2025 at 03:00 PM (IST) through VC/OAVM in compliance with the Companies Act, 2013 and the Rules made thereunder. Pursuant to the General Circular No. 9/2024 issued by Ministry of Corporate Affairs dated September 19, 2024 (in continuation to the earlier Circulars issued in this regard), SEBI Circular No. SEBI/HO/CFD-PD-2/PICR/2024/133 dated October 3, 2024 (collectively referred to as "Circulars"), to transact the businesses that will be set forth in Notice of the AGM.

In compliance with the Circulars, electronic copies of the Notice of AGM and Annual Report for FY 2024-25 will be sent to all the Shareholders whose email addresses are registered with the Company's Registrar and Transfer Agents i.e., KFintech Technologies Limited ("RTA")/Depository Participants ("DPs"). The same will also be available on the website of the Company at [www.bseindia.com](http://www.bseindia.com) and National Stock Exchange of India Limited at [www.nseindia.com](http://www.nseindia.com) and on the website of Central Depository Services (India) Limited at [www.evotingindia.com](http://www.evotingindia.com). Additionally, in accordance with Regulation 36(1)(b) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a letter shall be sent to Shareholders whose e-mail addresses are not registered, providing the weblink of Company's website from where the Annual Report for FY 2024-25 can be accessed. The Company shall send the physical copy of the Annual Report for FY 2024-25, only to those Members who specifically request for the same.

**Manner of participation in AGM and casting of vote through e-Voting:**  
Shareholders can attend and participate in the AGM through VC/OAVM facility only and will have an opportunity to cast their votes remotely on the businesses as may be set forth in the Notice of the AGM through remote e-Voting and e-Voting systems. Detailed procedures for remote e-Voting/e-Voting during the AGM, attending the AGM virtually will also be provided in the Notice of the AGM.

**Manner of registering KYC including e-mail addresses and bank account mandate for receiving dividend and other Shareholder's Communication:**  
SEBI, vide its Circular dated May 7, 2024, read with subsequent circulars issued in this regard, has mandated registration of PAN, KYC details and Nomination, by holders of physical securities. As per the said mandate, Shareholders, holding securities in physical form, whose folio(s) are not updated with any of the KYC details (i.e., (i) PAN; (ii) Choice of Nomination; (iii) Contact Details (including e-mail ID); (iv) Mobile Number; (v) Bank Account details and (vi) Signature shall be eligible for any payment including dividend, interest or redemption in respect of such folios, only through electronic mode with effect from April 1, 2024. In accordance with the aforesaid, in respect of physical folios wherein any of the above KYC details (except choice of Nomination) are not updated before the Record Date, will be held back by the Company.

Shareholders holding shares in physical form are requested to submit their PAN, KYC and Nomination (Optional) details by sending a duly filled and signed form ISR-1, ISR-2, ISR-3 or ISR-13, as applicable, to KFintech Technologies Limited, BSE Limited, at Selenium Building, Tower B, Plot No. 31 & 32, Financial District, Nanaknagar, Serilingampally, Hyderabad - 500 032 or by email to [securities@kfintech.com](mailto:securities@kfintech.com) from their registered email ID. Shareholders holding shares in dematerialised mode are requested to update their complete bank details/e-mail addresses with their Depository Participants.

**Board Dividend and Tax on Dividend:**  
Board of Directors of the Company at their meeting held on May 6, 2025, have recommended a final dividend of ₹ 23.00 per equity share (including a special dividend of ₹ 5.00 to commemorate the 150<sup>th</sup> year of BSE Limited) for FY 2024-25. The final dividend, subject to the approval of Shareholders, will be paid to the Shareholders whose names appear in the Register of Members, as on the Record Date i.e., Wednesday, May 14, 2025.

The dividend income is taxable in the hands of the shareholders w.e.f. April 1, 2024. Thus, the Company is required to deduct tax at Source (TDS) from the dividend. To enable the dividend to be paid to the correct TDS rates, Shareholders are requested to furnish the prescribed documents either on the portal of the RTA at <https://rtas.kfintech.com/korms16> or e-mail the scanned copies of documents to [securities@kfintech.com](mailto:securities@kfintech.com) on or before Tuesday, July 29, 2025. The details of information TDS is made available on the website of the Company at [www.bseindia.com/annualreport.html](http://www.bseindia.com/annualreport.html).

This Notice is issued for the information and benefit of the Shareholders of the Company in compliance with the applicable Circulars.

For BSE Limited  
Sd/-  
Vishal Bhat  
Company Secretary and Compliance Officer  
Membership No. A41136

Mumbai, June 19, 2025

**KOTHARI PHYTOCHEMICALS & INDUSTRIES LIMITED**

Regd. Office: C-4, Gilder House, 8 Netaji Subhas Road, Kolkata - 700 001  
Phone: 2230 - 2331 (8 lines), E-mail: [kothari@kothari.co.in](mailto:kothari@kothari.co.in)  
Website: [www.kothari.co.in](http://www.kothari.co.in) | CIN: L1549WB1917PLC01365

**(For attention of Equity Shareholders of the Company)**

**Sub: Transfer of Equity Shares of the Company to the Investor Education and Protection Fund ("IEPF") Authority**

Members are hereby informed in terms of Section 124 (3) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the "Rules"), that Equity Shares of the Company in respect of which dividend entitlements have remained unclaimed or unpaid for seven consecutive years or more, are required to be transferred by the Company to the IEPF of the Investor Education and Protection Fund (IEPF) Authority established by the Government of India.

Unclaimed or unpaid dividend up to the year ended March 31, 2017 has been transferred by the Company to the IEPF within the statutory time period. Further, the shares against which dividends remained unpaid / unclaimed for continuous periods from F.Y. 2016-2017 to F.Y. 2022-2023 have also been transferred to the IEPF's demat account.

Dividends for the financial year ended March 31, 2018 onwards are presently lying with the Company. The Company has sent individual notices to the concerned shareholders through Registered Post on 17th June, 2025 at their registered address with the latest being Circular No. 17 (seven) years requesting them to claim the same latest by October 10, 2025 to avoid transfer of their shares to the IEPF. The Company has also uploaded details of such Shareholders, Folio No. / DP / Client ID and No. of shares due for transfer to the IEPF, on its website at [www.kothari.co.in](http://www.kothari.co.in).

Shareholders are requested to claim above dividend on or before October 10, 2025, along with all documentary evidence as mentioned below:

**For shares held in Demat form:** Client master list along with request letter and supporting documents.

**For shares held in Physical form:** Form ISR-1 & ISR-2 duly filled and signed along with request letter and supporting documents.

In case no valid claim for the unpaid / unclaimed dividends is received by the Company's Registrar and Share Transfer Agent (RTA) within October 10, 2025, the Company will proceed to issue new share certificate(s) in lieu of the original share certificate(s) held by shareholders holding shares in physical form and whose shares are liable to be transferred to the IEPF and upon such issue, the original share certificate(s) which are registered in their name will stand automatically cancelled. In case of shares held in electronic form, the shares will be directly transferred to the demat account of the IEPF.

Shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed to be adequate notice in respect of issue of the Duplicate Share Certificate(s) by the Company and issuing of instruction(s) to Depository Participants for the purpose of transfer of shares to IEPF Authority, pursuant to the aforesaid Rules.

**Valid queries / claims should reach the Company's RTA**  
by October 10, 2025.

**Maheshwari Datamatics Private Limited**  
(Unit: Kothari Phytochemicals & Industries Limited)  
23, R.N. Mukherjee Road, 5th Floor, Kolkata - 700 001  
Email: [info@maheshwari.co.in](mailto:info@maheshwari.co.in)  
Phone: 033-2248-2248 / 2248-5629, Fax: 033-2248-4787

In the event, valid claim is not received by the aforesaid date, the Company will proceed to transfer the Equity Shares of the Company, registered in the name of the Shareholder to the credit of the IEPF Authority on the due date without further notice. Once these shares are transferred by the Company to the IEPF, no claim shall be against the Company.

Shareholders may note that both the unclaimed dividends and the shares transferred to IEPF demat account, including all benefits accruing on such shares, if any, can be claimed back by the concerned Shareholder from IEPF Authority by making an application in Form IEPF-5 available on the [www.iepf.gov.in](http://www.iepf.gov.in) website.

Clarification on this matter may be sought from the Company's Registrar and Share Transfer Agent, Maheshwari Datamatics Private Limited, (Unit: Kothari Phytochemicals & Industries Limited), 23, R.N. Mukherjee Road, 5th Floor, Kolkata-700 001. Email: [info@maheshwari.co.in](mailto:info@maheshwari.co.in), Phone: 033-2248-2248 / 2248-5629, Fax: 033-2248-4787 (Concerned person: Mr. S.K. Choubey).

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016.

For KOTHARI PHYTOCHEMICALS & INDUSTRIES LIMITED  
Sd/-  
A. K. Toshniwal  
Managing Director  
(DIN: 6827281)

Date: 18/06/2025  
Place: Kolkata

**ZEN TECHNOLOGIES LIMITED**

CIN: L72207TN1993PLC015939  
Regd. Office: 9-42, Industrial Estate, Sanathnagar, Hyderabad - 500018, Telangana, India. Tel: +91 40 23814809  
Fax: +91 40 23813564, Email: [info@zenit.com](mailto:info@zenit.com)  
Website: [www.zenit.com](http://www.zenit.com)

**POSTAL BALLOT NOTICE**

NOTICE is hereby given to the Members of Zen Technologies Limited ("Company") that pursuant to the provisions of Section 110 and Section 108 of the Companies Act, 2013 (the "Act") and the Companies (Management and Administration) Rules, 2014 read with the General Circular No. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, and the subsequent circulars issued by the Ministry of Corporate Affairs, Circular No. 09/2024 dated September 19, 2024 ("MCA Circulars"), the Secretarial Standard - 2 on General Meetings issued by the Institute of Company Secretaries of India (SS-2), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("SEBI Listing Regulations") and other applicable provisions of the acts, rules, regulations, circulars and notifications (including any statutory modification(s) or re-enactment(s) thereof for the time being in force and as amended from time to time), the approval of the members is being sought for the following matters by way of Postal Ballot through remote e-voting process (e-voting):

| S.No | Description of Resolution   | Type of Resolution |
|------|---|--------------------|
| 1.   | To approve material related party transactions with Uniting Tech Solutions Private Limited                                    | Ordinary           |
| 2.   | Increase in remuneration payable to related party Mr. Arjun Dutt Ahluwalia, Vice President, holding office or place of profit | Ordinary           |

In accordance with the MCA Circulars, the Company has completed the dispatch of Notice of Postal Ballot (Notice) dated May 17, 2025 on Wednesday, June 18, 2025, through electronic mode to the members whose e-mail IDs were registered with Company / Depositories and whose names appeared in the Register of Members / list of beneficial owners maintained by the Company / Depositories as on Friday, June 13, 2025. The cut-off date for the Notice is available on the Company's website, i.e., [www.zenit.com](http://www.zenit.com), in the investors section, on the website of the Stock Exchanges, i.e., BSE Limited and National Stock Exchange of India Limited at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com) respectively and on the website of the e-voting agency i.e., KFintech Technologies Limited ("KFintech") at <https://evoting.kfintech.com>.

In accordance with the provisions of the MCA Circulars, physical copy of the Notice along with the Postal Ballot form and the pre-paid business reply envelope are not being sent to the members. Postal Ballot form and member can vote through remote e-voting. Voting rights shall be reckoned on the paid-up value of shares registered in the name of the members as on the Cut-Off Date. A person who is not a member as on the Cut-Off Date should treat the Notice for information purpose only.

The Company has engaged the services of KFintech for providing remote e-voting facilities to the members. The members may please note the following e-voting period:

| Commencement of e-voting | 09:00 a.m. IST on Saturday, June 21, 2025 |
|--------------------------|---|
| End of e-voting          | 05:00 p.m. IST on Sunday, July 06, 2025   |

Members are requested to cast their vote through remote e-voting not later than 05:00 p.m. IST on Sunday, July 06, 2025, to be eligible for being considered, failing which it will be strictly considered that no vote has been received.

The remote e-voting module will be disabled by KFintech upon expiry of the aforesaid period. Once the vote is cast, members will not be allowed to change it subsequently. The instructions on the process of remote e-voting for members holding shares in dematerialised and physical form as well as for members who have not registered their email IDs, have been provided in the Notice. Members holding shares held in electronic form and who have not updated their email address or KYC details are requested to register/update the details in their demat account, as per the process advised by respective Depository Participant. Members holding shares in physical form who have not updated their email address or KYC details are requested to register/update the said details in prescribed form require forms with the Registrar and Share Transfer Agent of the Company, KFintech Technologies Limited. The members can access the relevant forms from <https://ins.kfintech.com/remote-e-voting-forms.aspx>.

The Board of Directors of the Company has appointed Mr. D.S. Rao (CIN: 12394, CP No. 14487), Practicing Company Secretary, as the Scrutinizer to scrutinize the remote e-voting process in a fair and transparent manner. After completion of scrutiny of votes cast, the result of e-voting by Postal Ballot shall be declared by the Chairman, or any other person authorised by him, on or before Tuesday, July 22, 2025. The result of e-voting will be displayed on the Company's website [www.zenit.com](http://www.zenit.com) in the investors section, website of the Stock Exchanges i.e., BSE Limited and National Stock Exchange of India Limited at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), respectively and on the website of the e-voting agency at <https://evoting.kfintech.com>. For details relating to e-voting, please refer to the Notice.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Maheshwari Shanoor-KFintech Technologies Limited, Selenium Tower B, Plot 31-32, Gachowli, Financial District, Nanaknagar, Hyderabad-500 032, Telangana, Phone No.: +91 40 67161630  
Toll-free No.: 1800-309-4001, E-mail: [enward@kfintech.com](mailto:enward@kfintech.com)

For Zen Technologies Limited  
Sd/-  
Soumya Dhar  
Company Secretary and Compliance Officer  
ACS 63455

Place: Hyderabad  
Date: June 18, 2025



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## महाराष्ट्र प्रीमियर लीगमध्ये आता प्लेऑफसाठी चुरस

## महाराष्ट्र प्रीमियर लीगमध्ये आता प्लेऑफसाठी चुरस

## महाराष्ट्र प्रीमियर लीगमध्ये आता प्लेऑफसाठी चुरस

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## महाराष्ट्र प्रीमियर लीगमध्ये आता प्लेऑफसाठी चुरस

**યુવા છેલ્લાડૂંસાઠી સર્વોત્તમ વ્યાસપીઠ : પ્રશાંત સોલંકી**

**યુવા છેલ્લાડૂંસાઠી સર્વોત્તમ વ્યાસપીઠ : પ્રશાંત સોલંકી**

# युवा खेळ

## ईंगळ नाशिक

पुणे, ता. १८ : महाराष्ट्र प्रीमियर लीग (एपीएल) ही सर्वां युवा खेळाडूंना आपल्या कौशल्यपूर्णतेने उजव्याने करून राष्ट्रीय स्तरावर पोहोचण्यासाठी प्रभावी व्यासपीठ बनविले आहे. असे म्हणत ईंगळ नाशिक टिमच्या संस्थापक कार्यवाह व अनुभवी फिटनेस प्रशिक्षक अशोक यादव म्हणत होते.

जेव्हा स्तुप विजय संघाकडून आयपीएलमध्ये खेळलेले प्रशिक्षक संदीप यादव एपीएलमध्ये प्रभावी प्रदर्शन करत आहेत. आतापर्यंतच्या सहा सामन्यांमध्ये त्या संघाच्या अधिक फलंदाज नबाद करत उजकट मोलादायी वाजणारा पेरा खेळत आहेत. या

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**પીઠ : પ્રશ્ન**  
**एमपीएल स्पष्ट**  
**वणी**

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स्टोक्सकडून  
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खेळाची स्तुती

स्टोक्सकडून कोहलीच्या खेळाची स्तुती

लंडन, ता. १८ (पौडीआय) : ब्रिटनमध्ये मालिका मधून पाहिले जा असलेल्या भारताविरुद्धच्या मालिकेत विराट कोहली प्रतिस्पर्धात्मकपणे नव्याने हे न पटवारे आहे आणि त्याच्या अनुपस्थितीमुळे भारतास संसारातल्या धुळार वृत्ती आणि स्पर्धात्मकता यांना इच्छासक्तता नाही जाणू शकेल, असा भारी टोचक कोणार्थाने स्टोक्स याने व्यक्त केले आहे.


स्टोक्सकडून कोहलीच्या खेळाची स्तुती

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[illegible]

 **VEERMATA JIJABAI TECHNOLOGICAL INSTITUTE (VJTI)**  
Matunga, Mumbai - 400019

**NOTICE INVITING TENDER**

Item Rate Tender under two bid system is invited on mahatender portal from eligible organizations/civil contractors who have got adequate financial resources, suitable construction equipment, technical manpower & sufficient past experience for the following work.

**Name of work:** Providing RCC foundation, Soling, PCC, Manholes, plastering etc. for fixing new Filament Winding Machine Laboratory in Textile department at VJTI Matunga-Mumbai 400019.

The tender document & information is available on [www.vjti.ac.in](http://www.vjti.ac.in) and [info@vjti.ac.in](mailto:info@vjti.ac.in)


Last date for online submission of Tender is 4th July 2025 by 5.00 p.m.

Registrar


**vedanta**  
 transforming for good

**वेदांता लिमिटेड**  
 सीआरएन: L13209MH1965PLC291394  
 नोंदीकृत कार्यालय: 1 ला फ्लावर, सी विंग, युनिट 103, कॉम्प्लेक्स अकेन्यू, अगुल  
 प्रोजेक्ट्स, पहालग, अहमदी (गुज.) - 400 093, महाराष्ट्र, भारत.  
 दूरध्वनी: + 91 22 6643 4500 | फॅक्स: + 91 22 6643 4530  
 ई-मेल: [compas@vedanta.co.in](mailto:compas@vedanta.co.in) | वेबसाइट: [www.vedantalimited.com](http://www.vedantalimited.com)

**60 वी वार्षिक सर्वसाधारण सभा व ई-मतदानाची सूचना**


**यिंपरी विंचवड महानगरपालिका, यिंपरी, पुणे - ४११०१८.**  
**स्थापत्य प्रकल्प विभाग**  
**ई निविदा सूचना क्र-स्थापत्य/प्रकल्प/८/२०२५-२०२६**

| अ.<br>क्र. | कामचये नाव   | 'एल्युम निविदा<br>रक्कम<br>(४+६)'' | मटेरियल टेस्टिंग<br>रक्कम वगळून<br>निविदा रक्कम | सॉल्वेटीबी<br>रक्कम | मटेरियल<br>टेस्टिंग<br>चाँसेल | बयाणा<br>रक्कम | अनामत<br>रक्कम | कामाची<br>मुदत<br>(माहिती) | निविदा<br>फॉर्म की<br>की.एस.<br>टी.सह<br>(पयत न<br>मिल्लावारी) |
|------------|--|------------------------------------|---|---------------------|-------------------------------|----------------|----------------|----------------------------|--|
| १          | २  | ३                                  | ४   | ५                   | ६                             | ७              | ८              | ९                          | १०   |
| १          | फुरोषादी हिंदू<br>स्पर्शात्पादी<br>आणि मुस्लिम<br>जानपसणीके<br>वाचनासाठी रेवेचे<br>राखीव न ३०<br>मी HCMTR<br>खातून भुवारी मार्ग<br>बांधणे. | १५,५५६,५५६,९९११                    | १५,३५,३५,३५,६००                                 | ६,५५५,७८६८          | १५,३५,३५,३५१                  | ७७,७८६,७८६     | ७७०,८१५,७५०    | २४                         | ३०७,४२००   |

| अ.<br>क्र. | कामचये नाव   | 'एल्युम निविदा<br>रक्कम<br>(४+६)'' | मटेरियल डेटेण्टी<br>रक्कम वगळून<br>निविदा रक्कम | सॅप्लेटिबी<br>रक्कम | मटेरियल<br>डेटेण्टिंग<br>चाजेस | बयाणा<br>रक्कम | अनामत<br>रक्कम | कामाची<br>मुदत<br>(माहिती) | निविदा<br>फॉर्म की<br>की.एस.<br>टी.सह<br>(पयत न<br>मिल्लावारी) |
|------------|--|------------------------------------|---|---------------------|--------------------------------|----------------|----------------|----------------------------|--|
| १          | २  | ३                                  | ४   | ५                   | ६                              | ७              | ८              | ९                          | १०   |
| १          | फुरोषादी हिंदू<br>स्पर्शातन्पादी<br>आणि मुस्लिम<br>जानपसणीयेके<br>दयनपसणीये रेखे<br>लाइन च ३०<br>मी HCMTR<br>खातून भुवारी मार्ग<br>बांधणे. | १५,५५६,५५६,९९११                    | १५,३९५,३९५,९८०                                  | ६,५५५,७८८           | १९०,२०,३९११                    | ७७,७८८,७८८     | ७७०,८१,७८०     | २४                         | ३०७,४२००   |

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| अ.<br>क्र. | कामचये नाव  | 'एल्युम निविदा<br>रक्कम<br>(४+६)'' | मटेरियल डेटेण्टी<br>रक्कम वगळून<br>निविदा रक्कम | सॅप्लेटिबी<br>रक्कम | मटेरियल<br>डेटेण्टिंग<br>चाजेस | बयाणा<br>रक्कम | अनामत<br>रक्कम | कामाची<br>मुदत<br>(माहिती) | निविदा<br>फॉर्म की<br>की.एस.<br>टी.सह<br>(पयत न<br>मिल्लावारी) |
|------------|---|------------------------------------|---|---------------------|--------------------------------|----------------|----------------|----------------------------|--|
| १          | २   | ३                                  | ४   | ५                   | ६                              | ७              | ८              | ९                          | १०   |
| १          | फुरोबादी हिंदू<br>स्मशानभूमी<br>आणि मुस्लिम<br>जयन्मस्तोत्रवेडे<br>दानपाठ्यादेखी<br>राखणे<br>नं ३०<br>ही HCMTR<br>खातून भुवारी मार्ग<br>बांधणे. | १५,५५६,५५६,९९११                    | १५,३९५,३९५,९८०                                  | ६,५५५,७८८           | १९०,२०,३९११                    | ७७,७८८,७८८     | ७७०,८१,७५०     | २४                         | ३०७,४२००   |

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