



29th April, 2025

BSE Limited
Corporate Relationship Department
Scrip Code: 532538

The National Stock Exchange of India Limited
Listing Department
Scrip Code: ULTRACEMCO

Sub.: Newspaper Advertisement of Financial Results of UltraTech Cement Limited ('the Company')

Dear Sirs,

In terms of Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the newspaper extracts for publication of Financial Results for the quarter and year ended 31st March, 2025, in the following newspapers:

1. Business Standard, All India Edition in English;
2. The Free Press Journal, Mumbai Edition in English;
3. Navshakti, Mumbai Edition in English; and
4. Economic Times, All India Edition in English

The above is also available on the website of the Company viz. www.ultratechcement.com

We request you to take the above information on record.

Thanking You,

Yours faithfully,
For UltraTech Cement Limited

Sanjeeb Kumar Chatterjee
Company Secretary and Compliance Officer

Luxembourg Stock Exchange
BP 165 / L – 2011 Luxembourg
Scrip Code: US90403E1038
and US90403E2028



UltraTech Cement Limited

Registered Office : Ahura Centre, B – Wing, 2nd Floor, Mahakali Caves Road, Andheri (East), Mumbai 400 093, India
T: +91 22 6691 7800 / 2926 7800 | F: +91 22 6692 8109 | W: www.ultratechcement.com/www.adityabirla.com | CIN : L26940MH2000PLC128420

AN ADITYA BIRLA GROUP COMPANY

NTPC Arm Looks to Terminate 500 MW Gensol Solar Projects

Two EPC deals likely to be scrapped due to delays; may cancel a third project about to be awarded

Shilpa Samant

New Delhi: NTPC's renewable energy arm is considering terminating two contracts close to 500 MW awarded to troubled Gensol Engineering for engineering, procurement, and construction (EPC) work. It may also cancel a third project that was in the process of being awarded to the solar EPC company, people aware of the development said.

"An insignificant amount has been paid as an advance in one of the projects. And we are taking action to terminate those contracts because there have been delays by the party. The steps are being figured out," one of the persons said.

The third project will not be awarded to Gensol and NTPC could look for alternatives and may go for a second round of bidding for it.

No significant progress has been made in the projects so far," the person said.

Gensol Engineering specialises in solar power EPC services, along with electric mobility solutions. Its unit, Gensol Solar EPC, has so far executed over 700 MW of solar projects, including rooftop, ground mount, and floating solar installations, according to its website.

Currently, the company is facing pressure to identify discrepancies in the loan disbursed to Gensol for purchase of electric vehicles (EV) that were leased

Project Pipeline

Gensol Engg's solar EPC unit executed over 700 MW of projects so far

Co has 37,000-crore unexecuted order book in solar EPC segment

Co under scanner for accounting discrepancy, diversion of funds by promoters

Clients include NTPC and GUVNL



to its sister concern BluSmart.

In the solar EPC segment, the company has a ₹7,000-crore unexecuted order book according to the latest statement with major clients such as NTPC, GUVNL, and Damodar Valley Corp.

In February, Gensol had secured EPC contracts worth approximately ₹600 crore for a 245 MW project and ₹1,063 crore for a 275 MW project at Khavda renewable energy power park in Gujarat, including three years of operation and maintenance.

Apart from its current order book, there is a bid pipeline "several times larger," according to the company's statement in February.

NTPC and Gensol Engineering did not respond to emails ET sent seeking comments till the time of printing.

Gensol Called Off DLF Deal Ahead of Sebi Order

Faizan Haider

New Delhi: A month before stock market regulator Sebi's scathing April 15 order against Gensol's promoters brothers Anand Singh Jaggi and Puneet Singh Jaggi, the company had terminated an agreement to lease 90,000 sq ft at DLF's upcoming premium office building in Gurugram, two people aware of the development said.

Usually, a LoI stage, the company pays rent for two months in advance. In this case, the rent was around ₹1.8 crore a month and the LoI was signed around 8-9 months ago. When Gensol team approached for cancellation of agreement, DLF agreed to it since majority of the building is pre-leased and it has demand from more corporates," said one person aware of the development.

Companies like Google and Table Space are also in talks to take space in the same complex. NCR reported gross leasing volume (GLV) of 2.8 million sq ft (msf) in Q1 2025, with the IT-BPM sector leading with a 45% share, followed by professional services firms (21%) and engineering and manufacturing companies at 13%.

Gurugram reported a dominant 62% of leasing in the March quarter, followed by Noida and Delhi with 35% and 3% shares, respectively, according to Cushman & Wakefield. In standalone terms, the Noida Expressway sub-market witnessed highest leasing (27%) last quarter, registering a 1.7x growth over the average GLV in the last four completed quarters.

CO TO BEGIN INDEPENDENT FORENSIC PROBE AFTER AUDIT COMMITTEE'S NOD

Inventory Gaps may Hit Net Worth of Ramkrishna Forgings by 4-5% in FY25

Our Bureau

Mumbai: Ramkrishna Forgings, a manufacturer of forged parts to automotive, defense, railways and mining sectors, has flagged inventory discrepancies that could knock 4-5% off its net worth, discovered during the FY2025 annual stock taking. The company's shares fell to ₹225.05, down 4.75% on Monday. The benchmark Sensex was up 1.27%.

The company has engaged independent external agencies for forensic audit after its audit committee greenlit a fact-finding exercise. Ramkrishna Forgings is likely to report a notional impact of ₹150 cr. Its current net worth is estimated to be around ₹3,000 crore, as per analyst estimates.

Calling it the first such incident in its history, Ramkrishna Forgings said it would account for any financial hit on a one-time basis once the external audit

ACCOUNTING ENTRY

Co likely to report a notional impact of ₹150 cr. Its current net worth is estimated to be around ₹3,000 cr. Analyst

concludes, Promoters have pledged to step in and fund any shortfall through legally permitted routes, helping cushion the blow.

This is the first time it is to ensure correct assessment of the discrepancies and to take appropriate remedial measures. We are fully cognizant of any actions, reports and recommendations by the reputed agencies and, as approved by the board, may have implications on the net worth of the company," Naresh Jalan,

managing director, Ramkrishna Forgings said in an investor call on Monday.

In a response to a question on the need for a fund infusion by the promoters for the notional loss Jalan said, it is being with a "single-minded focus of enhancing the financial position of the company. This is the first time it is to ensure additional liquidity to the company and strengthen its leverage position," he said.

The company runs 18 manufacturing plants across India with a total capacity of 3,06,000 metric tonnes. Tata Motors remains its largest customer, with medium and heavy commercial vehicles (MHCVs) contributing the bulk of revenues.

In FY2024, Ramkrishna Forgings pursued a spate of acquisitions to diversify into new segments like passenger vehicles, tractors, and light commercial vehicles, and expand connectivity via rail, road, and water. Notably, Haldia and Paradip are in close proximity, enhancing the region's logistical advantages.

The EMC Adityapur Electronics is part of an integrated township that includes all the supporting facilities and infrastructure necessary for growth of ESDM sector. Among its features are flat-roofed factories which are plug-and-play infrastructures designed to ease the operational burdens for businesses looking to establish themselves in the Adityapur region. Each of the four blocks houses 23 units spread across five floors, including a ground floor, providing investors with exceptional value for their money in the thriving automobile and industrial automation sectors.

The Jharkhand government has also implemented supportive policies for the ESDM sector, including the Jharkhand Industrial Investment Promotion Policy 2021 and Jharkhand IT Data Center and BPO Investment Promotion Policy, which offer a range of fiscal and non-fiscal incentives tailored to the needs of the ESDM sector.

For investors eager to explore opportunities in the ESDM sector, these flat-factory structures represent a promising launchpad for success. Join hands with a forward-looking state that is ready to support innovation, investment and infrastructure.

Invest in Jharkhand EMC-where ideas turn into innovation. For partnership opportunities and more information, connect with Aditya at mdjadada@gmail.com.

Spotlight



Invest in the future : Electronic Manufacturing Cluster, Adityapur Jharkhand

Welcome to Jamshedpur, the largest and oldest industrial hub in Eastern India, often celebrated as the "Steel City." Established in the early 20th century by the visionary industrialist J.R.D. Tata, Jamshedpur has transformed into a vital center for industrial development in India, primarily renowned for its steel production. Home to Tata Steel, one of the world's leading steel manufacturers, Jamshedpur has played a crucial role in shaping the industrial landscape of the nation. Strategically located at the intersection of major transportation networks, including railways and highways, Jamshedpur ensures seamless movement of raw materials and finished goods. This accessibility has attracted a multitude of ancillary industries, driving robust economic growth. With a skilled workforce supported by various educational and technical institutions, the region boasts a thriving industrial ecosystem.

The Government of Jharkhand, recognizing the potential of this city, has made significant efforts to stimulate growth in sectors such as manufacturing, engineering, and information technology. The Jharkhand Industrial Area Development Authority (JIADA) has played a crucial role in ensuring that its industrial parks, equipped with robust infrastructure, create a competitive business environment that attracts both domestic and foreign investments. Additionally, JIADA's commitment to sustainable practices sets a standard for industrial operations throughout India. The Government of Jharkhand's emphasis on urban planning and infrastructure development demonstrates how industrial growth can align with community welfare. The city's focus on enhancing quality of life is reflected in its well-planned residential areas, educational institutions, and healthcare facilities, highlighting the positive effects of industrialization on society.

Adityapur region of JIADA is responsible for land management in and around Jamshedpur

In A Nutshell

Sanjay Sehgal Joins TP-Link as India CEO

New Delhi: TP-Link has named an Indian, Sanjay Sehgal, for the first time as its local chief executive and managing director, as the US network equipment maker doubles down on the country, entering new product segments amid high growth prospects. This new chapter is not just about growth, it's about contributing meaningfully to India's digital infrastructure and innovation story.

Sehgal, CEO, TP-Link India, told ET. — Our Bureau

VI Rolls Out 5G in Chandigarh, Patna

KOLKATA: Vodafone Idea (VI) is swiftly expanding 5G coverage by launching the next-gen wireless broadband service in Chandigarh and Patna on Monday. Similar rollouts are planned next month in Delhi and Bengaluru. The telecom JV between UK's Vodafone and India's Aditya Birla Group initially launched 5G services last month in Mumbai. It saw more than 70% of eligible users signing up for 5G, contributing up to 20% of total network data traffic. — Our Bureau

DRL Plans Launch of Sanoff's Beyforts

NEW DELHI: Dr Reddy's Laboratories on Monday said it has expanded its partnership with Sanofi Healthcare to introduce a novel drug for the prevention of lower respiratory tract disease in newborns. The company plans to introduce Beyfortus, which contains the monoclonal antibody, nirsevimab, in a pre-filled injection used for the prevention of respiratory syncytial virus (RSV) lower respiratory tract disease (LRTD) in newborns and infants. — PTI



Taking concrete action for a sustainable future

Extract of Consolidated Audited Financial Results for the Three months and Year ended 31/03/2025

Sr. No.	Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
1	Total Income from Operations	23,165.45	76,699.30	20,554.55	71,525.09
2	Net Profit for the period before Taxes	3,100.64	7,529.13	3,110.52	9,422.22
3	Net Profit for the period after Taxes	2,474.79	6,039.64	2,258.58	7,003.96
4	Total Comprehensive Income for the period (comprising profit for the period after tax and other comprehensive income after tax)	2,409.48	6,711.45	2,236.20	7,038.45
5	Paid-up equity share capital (Face Value ₹10/- Per Share)	294.68	294.68	288.69	288.69
6	Reserves and Securities Premium	70,411.53	70,411.53	59,938.78	59,938.78
7	Securities Premium	11,311.01	11,311.01	5,487.58	5,487.58
8	Net Worth	73,893.36	73,893.36	60,283.42	60,283.42
9	Outstanding debt	23,030.99	23,030.99	10,298.39	10,298.39
10	Outstanding redeemable preference shares (63,50,883 shares of ₹100/- each)	63.51	63.51		
11	Debt-Equity ratio (in times)	0.31	0.31	0.17	0.17
12	Earnings per share (of ₹10/- each) (Not Annualised) (for continuing and discontinued operations):				
(a) Basic		84.38	205.30	78.35	243.05
(b) Diluted		84.31	205.13	78.29	242.87
13	Dividend Redemption Reserve	37.50	37.50	37.50	37.50
14	Debt Service Coverage Ratio (in times)	4.46	4.88	11.02	5.16
15	Interest Service Coverage Ratio (in times)	6.73	7.24	13.85	12.68

Notes:

1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on 28/04/2025.

2. The Composite Scheme of Arrangement between Kesaram Industries Limited ("Kesaram"), the Company and its respective shareholders and creditors, in compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024. Upon the Scheme becoming effective with effect from the Appointed Date, the Deemed Business Division of Kesaram ("The Deemed Business") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial statements with effect from 01/04/2024, which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the Deemed Undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date.

In terms of the Scheme, the Company has on 13th March, 2025 allotted:

- 59,74,301 equity shares of Rs. 10/- each to shareholders of Kesaram in the ratio of 1 (one) equity share of Rs. 10/- each of the Company for every 52 (fifty-two) equity shares of Rs. 10/- each held in Kesaram as on the Record Date i.e. 10/03/2025.
- ₹48,608 fully paid up 7.3% non-convertible redeemable preference shares of Rs.100/- each of the Company for ₹90,000 5% cumulative non-convertible redeemable preference shares of Rs.100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.
- ₹64,275 fully paid up 7.3% non-convertible redeemable preference shares of Rs.100/- each of the Company for ₹19,127 zero% optionally convertible redeemable preference shares of Rs.100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.

After the allotment, the paid-up equity capital of the Company stands at ₹2,94,87,74,100/- divided into 29,48,77,410 equity shares of Rs. 10/- each. Company's Key Financial Parameters including the Impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL).

Particulars	Three months ended 31/03/2025	Three months ended 31/12/2024	Year ended 31/03/2025
Revenue from Operations	22,668.97	17,193.33	73,566.59
Profit before Depreciation, Interest and Tax	4,674.35	1,310.13	13,161.87
Profit before Tax	3,173.18	1,831.52	8,043.02

3. The Competition Commission of India ("CCI") vide its letter dated 20/12/2024 unconditionally approved the acquisition of promoter's & promoter group's and another shareholder's equity shareholding of The India Cements Limited ("ICEM") as well as making an open offer to the public shareholders of ICEM. The Securities and Exchange Board of India ("SEBI") also approved the open offer by its letter dated 20/12/2024. Consequent to receipt of the unconditional approvals from the CCI, the Company on 24/12/2024 completed the acquisition of 10,13,91,281 equity shares of Rs. 10/- each of ICEM representing 7.7% of its paid-up equity share capital (promoter & promoter group and another shareholder's equity stake). Together with the existing shareholding of 7,05,64,636 equity shares representing 27.7%, the Company's total shareholding increased to 17,19,55,887 equity shares representing 55.44% of ICEM's equity share capital, resulting in ICEM becoming a subsidiary of the Company with effect from 24/12/2024. The Company has also become the promoter of ICEM with effect from 24/12/2024 in accordance with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Company made an open offer to the public shareholders of ICEM, to acquire upto 8,05,73,273 equity shares of Rs. 10/- representing 25% of the equity share capital at an offer price of ₹ 390/- per share. The tendering period for the offer commenced on 08/01/2025 and closed on 21/01/2025. The Company accepted the tendered shares on a proportionate basis, in consultation with the Manager to the offer, as the number of shares tendered under the offer exceeded the size of the offer. Payment of consideration for shares accepted was completed on 04/02/2025. Upon completion of the open offer and payment of consideration, the Company's total shareholding in ICEM stands increased to 25,25,29,160 equity shares of Rs. 10/- each representing 81.49% of ICEM's equity share capital. The Company will ensure that ICEM complies with the regulations for minimum public shareholding set out in Rule 19A of the Securities Contracts (Regulation) Rules, 1957 read with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 within a period of 12 (twelve) months from the completion of the Open Offer. The above results include the financial results of ICEM w.e.f 25/12/2024 and hence the figures for the three months and year ended 31/03/2025 are not comparable with the previous corresponding period. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the final fair values of assets and liabilities acquired.

4. UltraTech Cement Middle East Investments Limited (ULTEMI), a wholly owned subsidiary of the Company.

a. Completed the acquisition of 12,50,92,250 shares representing 25.00% of the share capital of UCI Kharmali Co. for White Cement & Construction Materials P.S.C. (RAKWCOT) on 10/07/2024 under the partial conditional cash offer announced by RAKWCOT on 27/05/2024. Consequently, RAKWCOT has become a subsidiary of ULTEMI with effect from 10/07/2024.

b. Further increased its shareholding in RAKWCOT with the acquisition of 5,77,74,407 equity shares on 06/11/2024 representing 11.55% of the share capital of RAKWCOT.

Together with the existing shareholding in RAKWCOT, ULTEMI's aggregate shareholding in RAKWCOT stands increased to 66.34%.

The above results include the financial results for RAKWCOT w.e.f 1/07/2024 and hence the figures for the three months and nine months ended 31/12/2024 are not comparable with the previous corresponding periods. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the final fair values of assets and liabilities acquired.

5. The Scheme of Amalgamation of UltraTech Nethawara Cement Limited ("UNCL") (a wholly-owned subsidiary of the Company) and its wholly-owned subsidiaries viz. Swiss Merchandise Infrastructure Limited ("Swiss") and Merit Plaza Limited ("Merit") with the Company is effective from 20/04/2024. The Appointed Date for the amalgamation is 01/04/2024. Since the amalgamated entities are under common control, the accounting of the said amalgamation in the standalone financial statements has been done applying Pooling of interest method as specified in Appendix C of Ind AS 103 "Business Combinations". While applying Pooling of interest method, the Company has recorded all assets, liabilities and reserves attributable to the wholly owned subsidiaries at their carrying values as appearing in the consolidated financial statements of the Company. The above results include the financial results of the group since the scheduled financial statements of the Company are prepared on the parent company and wholly owned subsidiaries. Tax expenses for the current period are considered after giving impact to the above merger.

6. In terms of a Scheme of Arrangement between Japraakash Associates Limited (JAL), Jaypee Cement Corporation Limited (JCCIL), the Company ("the Parties") and their respective shareholders and creditors, sanctioned by the National Company Law Tribunal, Mumbai and Allahabad bench, together with necessary approvals from the stock exchanges, Securities and Exchange Board of India ("SEBI"), and the Competition Commission of India, the Company had on 27/06/2017, issued Series A Redeemable Preference Shares of ₹1,000/- each to JAL (Series A RPS) for a period of 5 years or such longer period as may be agreed by the Parties ("the Term"). The Series A RPS were held in escrow until satisfaction of certain conditions precedent in relation to the Dalia Super Plant and mines situated in the state of Uttar Pradesh (Earlier known as JP Super), to be redeemed upon the expiry of the Term as per the agreement between the Parties. Upon expiry of the Term, the Company offered Series A RPS holders the stipulated number of days, post adjustment of certain costs pertaining to the conditions precedent, as per the terms of the agreement entered into between the Parties. Redemption of the Series A RPS was subject to issuance of a joint notice to the escrow agent. The Series A RPS could not be redeemed due to inaction on the part of JAL in signing the joint instruction notice. This matter has since been referred to arbitration and the proceedings are pending.

7. The Company (including erstwhile UltraTech Nethawara Cement Limited and The India Cements Limited) had filed appeals against the orders of the Competition Commission of India (CCI) dated 31/03/2017 (Penalty of ₹1,804.31 Crores) and 19/07/2017 (Penalty of ₹1,68.30 Crores). Upon the National Company Law Appellate Tribunal ("NCLAT") dissolving its appeals against the CCI order dated 31/03/2018, the Company filed appeals before the Hon'ble Supreme Court of India, which, by its order dated 5/10/2018, granted a stay against the NCLAT order. Consequently, the Company has deposited an amount of ₹1,80.43 Crores equivalent to 10% of the penalty of ₹1,804.31 Crores. The Company, backed by legal opinions, believes that it has a good case in the matters and accordingly no provision has been recognised in the results.

8. Key Standalone Financial Information:

Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
Total Income from Operations	21,250.13	72,588.39	19,960.14	69,302.78
Net Profit for the period before Taxes	3,334.54	7,697.01	3,089.92	9,315.98
Net Profit for the period after Taxes	2,682.14	6,192.63	2,251.95	6,904.87

9. For the other line items referred in regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, pertinent disclosures have been made to the stock exchanges and can be accessed on the websites of the stock exchanges viz. www.bseindia.com and www.nseindia.com and that of the Company's website www.ultratechcement.com.

10. The above is an extract of the detailed format of unaudited financial results filed with the stock exchanges under Regulations 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited financial results is available on the website of the stock exchanges viz. www.bseindia.com and www.nseindia.com, and that of the Company's website www.ultratechcement.com. The results can also be accessed by scanning the QR.

Place: Mumbai
Date: 28/04/2025

For and on behalf of the Board of Directors
K.C. Jhanwar
Managing Director

UltraTech Cement Limited

Regd Office: B' Wing, Ahura Centre, 2nd Floor, Mahakali Caves Road, Andheri (East), Mumbai - 400093
Phone: 022-6691 7800 Fax: 022-6692 8109 | Website: www.ultratechcement.com | CIN: L26940MH2000PLC128420



NAVI MUM SCHOOL CASE | Hundreds of parents converged outside school on Monday; refrained from sending kids to classes

'Tried to hide sex abuse': Protest against principal

Raina Assanar
NAVI MUMBAI

Hundreds of enraged parents protested outside a CBSE school in Seawoods on Monday, demanding that the principal be named as a co-accused for allegedly attempting to suppress the case of alleged sexual assault involving a four-year-old student and the school bus driver. The sloganeering agitators also refrained from sending their children to school on Monday.

A heavy police force was deployed at the school gate to prevent any escalation. "The protest was conducted after taking required permissions. The place and day of the incident is being investigated," deputy commissioner of police (Zone I) Pankaj Dahane said.

The protest was held after a case was registered against the bus driver, Sujit Das, after the victim's mother alleged that he abused the child. One of the agitators asserted, "The distressed parents immediately approached the principal and informed him about the incident. However, instead of tak-



The distressed parents immediately approached the principal. However, instead of taking action, he allegedly tried to suppress the matter. Agitators

The accused driver has been arrested. The place and day of the incident is being investigated. Police

ing action, he allegedly tried to suppress the matter." The parents then went directly to the

NRI police station, where a case was filed and Das was arrested within two hours.

Leaders from political parties, including Shiv Sena (UBT) and others, extended their support to the protest. "Following the filing of the FIR, the victim was sent for a medical examination. However, the examination was not conducted the same day and was delayed till 2am the next day," another parent said. Shiv Sena Navi Mumbai district chief Vitthal More has demanded an inquiry into the delay and

raised the issue with police commissioner Milind Bharambe.

According to sources, they have not been able to find any CCTV footage capturing the alleged abuse. The visuals from inside the bus were scanned, but nothing came out of it, said sources. The parents claimed that the incident occurred in the washroom. "The driver has no access to the school premises and the complainant has not said that it took place in the washroom," said an official privy to the investigations.

Watchman falls into lift shaft, dies

FPJ News Service
MUMBAI

A 60-year-old watchman died after falling into the lift shaft from the 10th floor of Chintamani CHS, MHADA Complex, in Ghodapde. The incident occurred on the night of April 27 around 8pm when one of the building lifts got stuck at 10th floor due to a power outage. While attempting to open the lift door with a key in the dark, Dhanrajnath Gupta lost balance and fell into the lift shaft. Senior Inspector Chimiaji Aadhav from the Byculla police station told FPJ that as there were no eyewitnesses, no FIR has been registered yet.

MagicBricks faces heat from NAR India

FPJ News Service
MUMBAI

The National Association of Realtors (NAR) India, which represents RERA-registered and licensed real estate professionals nationwide, has issued a directive to its members "following MagicBricks' continued practices that disrespect, marginalise, and misrepresent the brokerage profession". In a statement on Monday, NAR India president Amit Chopra said with immediate effect, all members have been directed to discontinue all listings and advertisements from MagicBricks and also cease all business engagements with it. The move will continue until MagicBricks issues a public apology and expresses commitment to respect brokers. It should also educate clients on the role of brokers and counter any misinformation, sought NAR-India.

CHEF KHAMBATTA LOAN FRAUD CASE

Poonam Apraj
MUMBAI

In a major development in the ongoing fraud case involving untraceable renowned chef and restaurateur Farrokh Khambata, 46, the police investigation has found that his bank accounts currently show zero balance. The revelation follows allegations that he forged signatures of his wife, Dilshad, to secure loans from banks and financial institutions. The police have learned that Khambata secured loans from at least two banks.

On January 27, the Gamdevi police registered a case against the celebrity chef based on a complaint filed by his wife, Dilshad alleged that Khambata forged her signatures to obtain loans from multiple financial institutions, falsely making her a co-borrower.



According to the police, Khambata received Rs40 lakh and Rs20 lakh in two separate accounts as part of a fraudulent loan scheme. The total amount of Rs60 lakh, obtained by misusing his wife Dilshad's documents, has already been withdrawn from both accounts, the police added.

Bank statements against the said accounts have been requested, while Dilshad's alleged forged signatures will be sent for forensic verification. Khambata has been booked under serious charges under Bharatiya Nyaya Sanhita, including sections 335 (making false documents), 336(2) (forgery) and 340(2) (using forged electronic records as genuine).

Dilshad, a resident of Altamont Road, and Khambata married in 1997 and have a 23-year-old son. Interestingly, the alleged fraud surfaced months after the former filed a missing person complaint on September 20,

2024, claiming that her husband had been missing since April 5, 2024. Despite extensive searches and analysis of phone records, the police are yet to locate him.

According to police sources, in February, the police issued a look out circular (LOC) against the chef to prevent him from fleeing to another country. It is believed that Khambata is currently in the Philippines. In light of this, the police have sought his passport and visa details from the Foreigners Regional Registration Office. Further legal action will be taken based on the findings, the officials said.

Dilshad has told police that she first became aware of the alleged fraud between October and November 2024 when she started receiving calls from loan recovery agents. She claimed that upon digging deeper, she found that her Aadhaar and PAN details had been misused for loan applications, with several loans taken between June and September 2024, some of which listed her as a co-borrower without her consent.



Empowering moves

On the eve of International Dance Day, Indrani Mukerjee Enterprise on Monday held a dance show featuring 26 differently-abled performers. The event, curated by choreographer Sandip Soparkar, brought together dancers aged between 10 and 70. Mukerjee spoke about her journey with dance.

15cr MHADA docus to go public

FPJ News Service
MUMBAI

To boost transparency and citizen-centric governance, the Maharashtra Housing and Area Development Authority (MHADA) on Monday announced to make around 15 crore official documents accessible to the public.

Sanjeev Jaiswal, IAS, vice-president and CEO of MHADA, said, "By making 15 crore official documents available to citizens, we are reducing the dependency on Right to Information (RTI) applications and making access to information

straightforward and hassle-free."

He added that the scanned documents are being uploaded and within a week they will be displayed on the official website. Sensitive and classified documents, however, will remain protected.

The move aims to simplify public interactions, underlined Jaiswal, adding that MHADA is also pushing forward its digital transformation agenda by promoting grievance redressal through online platforms, thus minimising the need for physical visits.

To assist citizens without digital access, especially from

OTHER TAKEAWAYS

May 15 Key distribution ceremony for stock in Naigaon, Worli, Ghodapdeo

Girini Kamgar housing scheme Eligibility of over one lakh registered mill workers finalised

rural areas, the body has appointed dedicated staff and public grievance meetings or janata darbars are also held to resolve the issues directly. MHADA has

engaged an external agency to gather feedback across departments, helping it better align its services with public expectations.

On Monday, MHADA inaugurated several digital initiatives. These include citizen facilitation centre with 18 counters for document processing, automated gate access via facial recognition, etc. At the facilitation centre, all authentic documents will be scanned and returned immediately.

Jaiswal said that MHADA is working towards delivering 6.5 lakh homes in the Mumbai Metropolitan Region in near future.

Taking concrete action for a sustainable future

Extract of Consolidated Audited Financial Results for the Three months and Year ended 31/03/2025

		₹ in Crores			
Sr. No.	Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
1	Total Income from Operations	23,165.45	76,699.30	20,554.55	71,525.09
2	Net Profit for the period before Taxes	3,100.84	7,528.13	3,110.52	9,422.22
3	Net Profit for the period after Taxes	2,474.79	6,039.64	2,258.58	7,003.96
4	Total Comprehensive Income for the period (comprising profit for the period after tax and other comprehensive income after tax)	2,409.48	6,711.45	2,236.20	7,038.45
5	Residual equity share capital (Face Value ₹ 10/- Per Share)	294.68	294.68	288.69	288.69
6	Reserves and Securities Premium	70,411.53	70,411.53	59,938.78	59,938.78
7	Securities Premium	11,311.01	11,311.01	5,487.36	5,487.36
8	Net Worth	73,893.36	73,893.36	60,283.42	60,283.42
9	Outstanding Debt	23,030.99	23,030.99	10,298.39	10,298.39
10	Outstanding redeemable preference shares (63,50,883 shares of ₹ 100/- each)	63.51	63.51	-	-
11	Debt-Equity ratio (in times)	0.31	0.31	0.17	0.17
12	Earnings per share (₹ ₹ 10/- each) (Not Annualised): (for continuing and discontinued operations):				
	(a) Basic	84.38	205.30	78.35	243.05
	(b) Diluted	84.31	205.13	78.29	242.87
13	Debiture Redemption Reserve	37.50	37.50	37.50	37.50
14	Debt Service Coverage Ratio (in times)	4.46	4.88	11.02	5.16
15	Interest Service Coverage Ratio (in times)	6.73	7.24	13.85	12.68

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on 28/04/2025.
- The Composite Scheme of Arrangement between Kesaram Industries Limited ("Kesaram"), the Company and their respective shareholders and creditors, in compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024. Upon the Scheme becoming effective and with effect from the Appointed Date, the Demerit Business Division of Kesaram ("The Demerged Undertaking") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial statements with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the Demerged Undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date.

In terms of the Scheme, the Company has on 13th March, 2025 allotted:

- 59,74,301 equity shares of Rs. 10/- each to shareholders of Kesaram in the ratio of 1 (one) equity share of Rs. 10/- each of the Company for every 52 (fifty-two) equity shares of Rs. 10/- each held in Kesaram as on the Record Date i.e. 10/03/2025.
- 54,86,608 fully paid-up 7.3% non-convertible redeemable preference shares of Rs.100/- each of the Company for 90,00,000 5% cumulative non-convertible redeemable preference shares of Rs.100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date; and
- 8,64,275 fully paid-up 7.3% non-convertible redeemable preference shares of Rs.100/- each of the Company for 19,19,927 zero%, optionally convertible redeemable preference shares of Rs.100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.

After the allotment, the paid-up equity capital of the Company stands at ₹ 2,94,67,74,100/- divided into 29,46,77,410 equity shares of ₹ 10/- each. The Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL):

		₹ in Crores			
Particulars		Three months ended 31/03/2025	Three months ended 31/12/2024	Year ended 31/03/2025	Year ended 31/03/2024
Revenue from Operations		22,668.97	17,193.33	73,566.59	
Profit before Depreciation, Interest and Tax		4,674.35	3,130.13	13,161.87	
Profit before Tax		3,173.18	1,831.52	8,043.02	

- The Competition Commission of India ("CCI") vide its letter dated 20/12/2024 unconditionally approved the acquisition of promoter's & promoter group's and another shareholder's equity shareholding of The India Cements Limited ("ICEM") as well as making an open offer to the public shareholders of ICEM. The Securities and Exchange Board of India ("SEBI") also approved the open offer by its letter dated 20/12/2024. Subsequent to receipt of the unconditional approval of the CCI, the Company on 24/12/2024 completed the acquisition of 10,13,91,927 equity shares of Rs. 10/- each of ICEM, representing 32.72% of its equity share capital (promoter & promoter group and another shareholder's equity stake). Together with the existing shareholding of 7,05,64,656 equity shares representing 22.77%, the Company's total shareholding increased to 17,19,55,887 equity shares representing 55.49% of ICEM's equity share capital, resulting in ICEM becoming a subsidiary of the Company with effect from 24/12/2024. The Company has also become the promoter of ICEM with effect from 24/12/2024 in accordance with the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015.

The Company made an open offer to the public shareholders of ICEM, to acquire upon 8,05,73,773 equity shares of Rs. 10/- representing 26% of the equity share capital at an offer price of ₹ 390/- per share. The tendering period for the offer commenced on 08/01/2025 and closed on 21/01/2025. The Company accepted the tendered shares on a proportionate basis, in consultation with the Manager to the Offer, as the number of shares tendered under the open offer exceeded the size of the offer. Payment of consideration for shares accepted was completed on 04/02/2025. Upon completion of the open offer and payment of consideration, the Company's total shareholding in ICEM stands increased to 25,25,29,160 equity shares of Rs.10/- each representing 81.49% of ICEM's equity share capital. The Company will ensure that ICEM complies with the regulations for minimum public shareholding set out in Rule 19A of the Securities Contracts (Regulations) Rules, 1957 read with the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015 within a period of 12 (twelve) months from the completion of the Open Offer. The above results include the financial results of ICEM w.e.f. 25/12/2024 and hence the figures for the three months and year ended 31/03/2025 are not comparable with the previous corresponding period. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the final fair values of assets and liabilities acquired.

The Scheme of Amalgamation of UltraTech Nishidhara Cement Limited ("UNCL") (a wholly-owned subsidiary of the Company) and its wholly-owned subsidiaries viz. Swiss Merchandise Infrastructure Limited ("Swiss") and Merit Plaza Limited ("Merit") with the Company is effective from 20/04/2024. The Appointed Date for the amalgamation is 01/04/2023. Since the amalgamated entities are under common control, the accounting of the said amalgamation in the standalone financials has been done applying Pooling of Interest method as prescribed in Appendix C of Ind AS 103 "Business Combinations". While applying Pooling of Interest method, the Company has recorded all assets, liabilities and reserves attributable to the wholly owned subsidiaries at their carrying values as appearing in the consolidated financial statements of the Company. The aforesaid scheme has no impact on the Consolidated Financial Results of the Group since the scheme of amalgamation was within the parent company and wholly owned subsidiaries. Tax expenses for the current period are considered after giving impact to the above merger.

- In terms of a Scheme of Arrangement between Jaijapalk Associates Limited (JAL), Jaypee Cement Corporation Limited (JCL), the Company ("The Parties") and their respective shareholders and creditors, sanctioned by the National Company Law Tribunal, Mumbai and Allahabad bench, together with necessary approvals from the stock exchanges, Securities and Exchange Board of India (SEBI), and the Competition Commission of India, the Company had on 27/06/2017, issued Series A Redeemable Preference Shares of ₹ 1,00,00,000 to JAL. (Series A RPS) for a period of 5 years or such longer period as may be agreed by the Parties (the "Term"). The Series A RPS were held in escrow until satisfaction of certain conditions precedent in relation to the Dalia Super Mart and mines situated in the state of Uttar Pradesh (further known as "J Super"), to be redeemed post the expiry of the Term as per the agreement between the Parties. Upon expiry of the Term, the Company offered redemption of the Series A RPS within the stipulated number of days, post adjustment of certain costs pertaining to the conditions precedent, as per the terms of the agreement entered into between the Parties. Redemption of the Series A RPS was subject to issuance of a joint notice to the escrow agent. The Series A RPS could not be redeemed due to inaction on the part of JAL in signing the joint instruction notice. This matter has since been referred to arbitration and the proceedings are pending.

- The Company (including erstwhile UltraTech Nathdwara Cement Limited and The India Cements Limited) had filed appeals against the orders of the Competition Commission of India (CCI) dated 31/08/2016 (Penalty of ₹ 1,80,43,31 Crores) and 19/01/2017 (Penalty of ₹ 6,80,30 Crores). Upon the National Company Law Appellate Tribunal ("NCLAT") disallowing its appeals against the CCI order dated 31/08/2016, the Company filed appeals before the Hon'ble Supreme Court which on 5/12/2024, granted a stay against the NCLAT order. Consequently, the Company has deposited an amount of ₹ 1,80,43,309 crores equivalent to 10% of the penalty of ₹ 1,80,43,31 Crores. The Company, backed by legal opinions, believes that it has a good case in the matters and accordingly no provision has been recognised in the results.

- Key Standalone Financial Information:

		₹ in Crores			
Particulars		Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
Total Income from Operations		21,250.13	72,588.39	19,960.14	69,302.78
Net Profit for the period before Taxes		3,334.54	7,697.01	3,089.92	9,318.98
Net Profit for the period after Taxes		2,682.14	6,192.63	2,251.95	6,904.87

- For the other line items referred in regulation 52(4) of the SEBI (Listing Obligations and Disclosures Requirements) Regulation, 2015, pertinent disclosures have been made to the stock exchanges and can be accessed on the websites of the stock exchanges viz. www.bseindia.com and www.nseindia.com and www.ultratechcement.com.

- The above is an extract of the detailed format of unaudited financial results filed with the stock exchanges under Regulations 33 and 52 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the audited financial results is available on the website of the stock exchanges viz. www.bseindia.com and www.nseindia.com, and that of the Company's website www.ultratechcement.com. The results can also be accessed by scanning the QR.

- For and on behalf of the Board of Directors

Place: Mumbai
Date: 28/04/2025

K.C. Jhanwar
Managing Director

UltraTech Cement Limited

Regd Office: B' Wing, Ahura Centre, 2nd Floor, Mahakali Caves Road, Andheri (East), Mumbai - 400093
Phone: 022 6691 7800 | Fax: 022 6692 8109 | Website: www.ultratechcement.com | CIN: L26940MH2000PLC128420

Scan to Read

UltraTech CONCRETE 60-80
WE MAKE GOOD CONCRETE BETTER

Birla White
My kind of design

UltraTech
The Engineer's Choice

AN ADITYA BIRLA GROUP COMPANY

आता नेत्यांमध्ये जुंपली

दहशतवादांना धर्म विचारण्याएवढा वेळ मिळाला का - वडेद्वीवार

पाकिस्तानला क्लीनचिट देण्याची स्पर्धा सुरु आहे - भाजप

मुंबई : पहलगाम दहशतवादी हल्ल्याबाबत ज्येष्ठ काँग्रेस नेते विजय वडेद्वीवार यांनी केलेल्या वक्तव्यावरून सोमवारी वाद निर्माण झाला आहे. भारतीय जनता पक्षात काँग्रेस नेत्यावर टीका केली असून पक्षाचे जुने नेते पाकिस्तानला क्लीनचिट देण्याची स्पर्धा सुरु आहे, असा आरोप भाजपकडून करण्यात आला आहे.

काँग्रेस नेते एकामागून एक पाकिस्तानला क्लीनचिट देण्यासाठी स्पर्धा करत आहेत. आता विजय वडेद्वीवार म्हणतात, की सरकार जबाबदार आहे. पाकिस्तान जबाबदार नाही आणि दहशतवाद्यांनी धर्माच्या आघाते लोकांची हत्या केली याचा काही पुरावा आहे का, असे भाजपचे प्रवक्ते शजहाद पुनावाला यांनी म्हटले आहे.

हे पिल्ल्यांचाच सांगितले जात नाही. राष्ट्रवादी-शरद पवार गटाचे अनिल देशमुख यांच्याकडूनही हेच बोलले आहे. सर्वोच्च न्यायालय नेते म्हणतात, की पाकिस्तान जबाबदार आहे. पाकिस्तानवर कारवाई करा, दहशतवाद्यांवर कारवाई करा, आम्ही तुमच्यासोबत आहोत आणि समर्थीय बैठकीनंतर ते म्हणतात की, पाकिस्तानवर कारवाई करू नका, असे भाजप नेते म्हटले आहे.

'भारत बुद्धाच्या वाजुने नाही' या कर्नाटकचे मुख्यमंत्री सिद्धांतमय्या यांच्यावर वक्तव्याबद्दल भाजपने टीका केली आहे.

घटनेत सुरक्षेत त्रुटी आढळून आल्या आहेत. काश्मीर प्रदेशात काश्मीर व्यवस्था कडक करण्यासाठी



विरोधकांनी सरकारबरोबर राहावे - आठवले

केंद्रीय मंत्री रामदास आठवले यांनी म्हटले आहे की, विरोधकांनी आमच्यासोबत उभे राहिले पाहिजे. डॉ. बाबासाहेब आंबेडकरांनी आम्हाला गरज पडल्यास देशासोबत उभे राहण्याचे हेच शिक्षले, असे ते म्हणाले. करण ३०० रूंद केव्हातूनपर पॉस्टक मॉडल संस्थेने काश्मीरला भेट देऊ लागले. जम्मू-काश्मीर निवडणुकीत मतदानाचे प्रमाण ६० टक्के होते. दहशतवादी आणि पाकिस्तान या घडामोडीमुळे खूश नव्हते. भारत अधिक मजबूत होत आहे आणि मुस्लिमसह जम्मू-काश्मीरचे लोक देशासोबत आहेत, असे ते म्हणाले.

राष्ट्रविरोधी मानसिकतेचे दर्शन - वावनकुळे

काँग्रेसचे ज्येष्ठ नेते विजय वडेद्वीवार यांच्यावर महसूल मंत्री वंदेराव वावनकुळे यांनी टीका केली. दहशतवाद्यांना जात किंवा धर्म नसतो असे विधान वडेद्वीवार यांनी केव्हाचढ बोलले की त्यांवरही एक पोस्टमध्ये वडेद्वीवार यांच्या विधानाला 'असंविधानात्मकतेची पराकाष्ठा' म्हटले आहे. त्यांचे विधान 'राष्ट्रविरोधी मानसिकता' दर्शवते, असेही म्हटले आहे. काश्मीरमध्ये हिंदूंना तय्य केले जाते हे बर्याच सिद्ध झाले आहे. विजय वडेद्वीवार कोणत्या जगात राहत आहेत? दहशतवाद्यांना जात किंवा धर्म नसतो असा दावा करून वडेद्वीवार कोणाला खूश करण्याचा प्रयत्न करत आहेत, असा सवाल वावनकुळे यांनी उपस्थित केला आहे.

पावले उचलली पाहिजेत. काश्मीरमध्ये शांतता प्रस्थापित उभे असलेले हे प्रमुख काँग्रेस नेते पहा. अनेक आणखी एक नेते काँग्रेसकडे उलटून शुल्क मंत्री म्हटले होते. रामणा तिमप्पापूर आहेत ज्यांनी असेही म्हटले आहे की भाजप, आज सिद्धांतमय्या यांचे दहशतवाद्यांनी धर्माच्या आधार शब्द पाकिस्तानला माध्यमांमधून प्रसारित होत आहेत. त्यांच्यासोबत उभे असलेले हे प्रमुख काँग्रेस नेते पहा. अनेक आणखी एक नेते काँग्रेसकडे उलटून शुल्क मंत्री म्हटले होते. रामणा तिमप्पापूर आहेत ज्यांनी असेही म्हटले आहे की भाजप, आज सिद्धांतमय्या यांचे दहशतवाद्यांनी धर्माच्या आधार शब्द पाकिस्तानला माध्यमांमधून

काय म्हणाले वडेद्वीवार?

आम्हालाही सांगितले जात आहे की, दहशतवाद्यांनी धर्म निश्चित केला आणि नंतर लोकांना मारले. दहशतवाद्यांना एखाद्याच्या जवळ जाऊन कानात कुजबुजण्यासाठी इतका वेळ आहे का? हे अत्यंत वादग्रस्त आहे. कारण काहीजण अशा गोष्टी घडवल्या दावा करत आहेत तर काही जण ते नकारत आहेत. त्यांपैकी काहीही योजना असू नये, दहशतवाद्यांना जात किंवा धर्म नसतो. दहशतवादी हल्ल्याच्या मूळ मुद्द्यावरून आणि त्यामागील कारागिरावरून ह्या विवादात करणे चुकीचे आहे. आम्हाला वाटते की असे हल्ले देशावर होत आहेत आणि त्यांना योग्य उत्तर दिले पाहिजे. सरकारने पहलगाम दहशतवादी हल्ल्याच्या जबाबदारी घ्यावी. मुळात दहशतवादी आले आणि त्यांनी आपल्या लोकांना मारले. जर त्यांनी लोकांना मारण्यासाठी मर्म निश्चित केले असले तर त्यांनी शस्त्र अस्त्र करणाऱ्या देशांने ते केले. त्यांचे उद्दिष्ट भारतातील दोन प्रमुख सध्याच्यांमध्ये संघर्ष सुरु करणे आणि शेवटी मोठे नुकसान करणे आहे. दहशतवाद्यांनी कलम १२४ प्रत्यक्ष भारतात नुकसान करण्यासाठी पाकिस्तानी रणनीती आहे. कोणालाही देश अस्त्र करणाऱ्या परवानगी देऊ नये.

दहशतवाद्यांशी सहजपूरी दाखवण्यासाठी भारताच्या खोटे सांगत आहेत आणि शोकाकुल कुटुंबांची धट्टा करत आहेत.

महाराष्ट्र दिनाच्या समारंभात मध्य मुंबईत वाहतुकीवर निर्बंध

मुंबई : १ मे रोजी शिवाजी पार्क येथे होणाऱ्या महाराष्ट्र दिनाच्या समारंभात आणि मध्य मुंबईतील संबंधित समारंभारम्यान विमान वाहतुकीवर बंदी घालण्यात आली आहे. याबाबत स्थानिक पोलिसांनी आदेश जारी केले आहेत.

भारतीय नागरिक सुरक्षा संहिता (बीएनएसए) च्या कलम १६३ अंतर्गत विमान वाहतुकीवर बंदी घालण्यात प्रतिबंधात्मक आदेश जारी करण्यात आला आहे. १ मे (महाराष्ट्र दिन) रोजी संपूर्ण दिवस माहेरी, शिवाजी पार्क, दार आणि चव्ही पोलीस ठाण्यांच्या हद्दीत तो लागू राहील.

औपचारिक संचलन आणि सार्वजनिक कार्यक्रमारम्यान, दहशतवादी किंवा सामाजिकदृष्टी शान्ता भंग करण्यासाठी आणि सार्वजनिक शान्ता भंग करण्यासाठी हवाई क्षेत्राचा वापर करण्याचा प्रयत्न करू शकतात, असे याबाबतच्या आदेशात म्हटले आहे.

मानवी जीवन आणि सुरक्षिततेला गंभीर धोका असू शकतो आणि सार्वजनिक महामतेचे नुकसान होऊ शकते, असे त्यात म्हटले आहे. महाराष्ट्र दिनाच्या समारंभासाठी मोठ्या संख्येने लोक जमण्याची अपेक्षा असल्याने मध्य मुंबईतील शिवाजी पार्क परिसरात अचूचित कारवाया रोखण्यासाठी पोलिसांनी पुरेशा सुरक्षा तपासणीवर भर दिला आहे.

पश्चिम द्रुतगती महामार्गावर विचित्र अपघातात वाहनांचे नुकसान

मुंबई : पश्चिम द्रुतगती महामार्गावरील अंधेरी पुलावर (सहार उद्गाणपूर) रविवारी सकाळी एक टेम्पो उलटल्याने मोठी वाहतूककोंडी झाली. यामुळे लक्षितकडे जाणाऱ्या वाहतुकीवर परिणाम झाला. सोमवारी रन घाल्यावरून ठेवत घडलेल्या या घटनेमुळे हजारो वाहारी काही तास अडकून पडले. वाहतूक अधिकाऱ्यांच्या प्रयत्नांनंतर अंधेरे पाच वाऱ्यांनी वाहतूक पूर्ववत झाली. अपघातातून जखमी दोघांना बाजुल करण्याची करार पोलिसांना करावी लागली.



वाहतूक पोलीस अपघाताबाबत सतर्क

मुंबई वाहतूक पोलीसाला त्या सेशन मीडिया प्लॅटफॉर्मवरील अधिपन्न अकाउंटवरून प्रवाशांना या अपघाताबाबत सतर्क केले. तेथे उलटल्यामुळे अंधेरी पुलावर (सहार) दक्षिणकडे वाहतूक मंदवीली आहे, असे पोलिसांमून जाहीर केले. दुसऱ्या एका अपघटमध्ये पोलिसांनी वाहतूक परित्येती पूर्ववत झाल्याची पुष्टी केली. यानुसार, सामान्य वाहतूक पूर्ववत करण्यासाठी ४-५ तास लागले.



अपघाताचा व्हिडीओ व्हायरल

एकत्रक विवेक गुप्त यांनी एक्सवर शेअर केलेल्या व्हिडीओमध्ये अपघातातून नुकसान झालेले वाहने दाखवण्यात आली आहेत. पोलीस अधिकाऱ्यांच्या म्हणण्यानुसार, हा अपघात अंधेरी पुलाजवळ झाला. एका टेम्पोने निर्यंत्रण घडवल्यानंतर अनेक वाहनांना धडक दिली आणि उलटली. परिणामी महामार्गावरील अनेक वाहनांचा टापा पडला. यानंतर दक्षिण मुंबईकडे जाणारी वाहने रोकट अडकली होती. या बळखामुळे मुंबईकरांना मोठा धांदलाला सामोरे जावे लागले.



अपघातात जखमी नाही

दोन्ही अपघातात कोणीही जखमी झाले नाही. त्याच, उलटलेल्या टेम्पो आणि काही खासगी कारसह ४-५ वाहनांनी अपघातात नुकसान झाले. स्थिती पूर्ववततेसाठी वाहतूक करण्यासाठी बाजुल करण्यासाठी अपक्रान्ति सेना आणि वाहतूक कर्मचाऱ्यांनी तेजत करण्यात आले. कमरासाठी केनवा वापर करून उलटलेल्या टेम्पो उलटली आणि रस्त्यावरून अडखळ दूर करत वाहतूक पूर्ववत केली.

आठ कोटींचे एमडी साकीनाका पोलिसांकडून जप्त

मुंबई : सिमेंट ब्लॉकच्या कारखान्याच्या नावाखाली सुरु असलेली नुसतील एमडी इंग्रजी फॅक्टरी साकीनाका पोलिसांनी उध्वस्त केली. कारवाहीत दोघा जणांना अटक करून आठ कोटींचे एमडी इंग्रजी हस्तगत केले. २४ एप्रिल रोजी साकीनाका पोलिस ठाण्याचे हवालदार नितीन खैरमोडे हे काजुपाडा येथील नेतीवाला कंपाऊंड परिसरात गस्त घालत असताना वॉर्ड येथील राहुल नगरात राहणारा सादिक सलीम

वसईतील कामण गावातील इंग्रजी फॅक्टरी उध्वस्त

शेखची झडती घेतली असता १० लाख रुपये किमतीचे ५३ गंग वजनाचे एमडी इंग्रजी सापडले. चौकशी केली असता त्याने आपण वॉर्ड येथील एका इमारतकडे एमडी इंग्रजी विकण्याचे काम करत असल्याची कबुली दिली. त्या इमारताला भोगा वॉर्ड येथील सिराज पुर्णवाही ना रा इंग्रजी पुरवत असल्याची माहितीही त्याने दिली.

We invite applications from trained and experienced teachers for Primary Section from the Academic year 2025-26

Sr. No.	Subject/Post	Total No. of Post
1	B.Sc., B.Ed. to teach Maths	1
2	Graduate with B. P. Ed., (Physical Education)	1
3	B. A., B. Ed. Hindi	1
4	B.Sc. with Computer Science/BCA/Dip.in Computer Application-IT teacher. (As a Temporary basis for the Academic year 2025-26)	1
5	B.Com (Tally) - Clerk	1

Salary Commensurate with merit and experience.
Apply in your own handwriting within Five days.
To
The Hon. Secretary,
K.M.S. English Medium School CBSE
Parel
SCHOOL EMAIL ID - kmsenglishmediumschool@gmail.com

Taking concrete action for a sustainable future

Extract of Consolidated Audited Financial Results for the Three months and Year ended 31/03/2025

Sr. No.	Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
1	Total Income from Operations	23,165.45	76,699.30	20,554.55	71,525.09
2	Net Profit for the period before Taxes	3,100.84	7,528.13	3,110.52	9,422.22
3	Net Profit for the period after Taxes	2,474.79	6,039.64	2,258.58	7,003.96
4	Total Comprehensive Income for the period (comprising profit for the period after taxes and other comprehensive income after tax)	2,409.48	6,711.45	2,236.20	7,038.45
5	Per Share equity share capital (Face Value ₹ 10/- Per Share)	294.68	294.68	288.69	288.69
6	Reserves and Securities Premium	70,411.53	70,411.53	59,938.78	59,938.78
7	Securities Premium	11,311.01	11,311.01	5,487.36	5,487.36
8	Net Worth	73,893.36	73,893.36	60,283.42	60,283.42
9	Outstanding Debt	23,030.99	23,030.99	10,298.39	10,298.39
10	Outstanding redeemable preference shares (₹35,00,883 shares of ₹ 100/- each)	63.51	63.51	-	-
11	Debt-Equity Ratio (in times)	0.31	0.31	0.17	0.17
12	Earnings per share (of ₹ 10/- each) (Not Annualised): (for continuing and discontinued operations): (a) Basic (b) Diluted	84.38 84.31	205.30 205.13	78.35 78.29	243.05 242.87
13	Debt-Equity Ratio (in times)	37.50	37.50	37.50	37.50
14	Debt Service Coverage Ratio (in times)	4.46	4.88	11.02	5.16
15	Interest Service Coverage Ratio (in times)	6.73	7.24	13.85	12.68

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on 28/04/2025.
- The Composite Scheme of Arrangement between Kesaram Industries Limited ("Kesaram"), the Company and their respective shareholders and creditors, in compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024. Upon the Scheme becoming effective and with effect from the Appointed Date, the Company Business Division of Kesaram ("The Demerged Undertaking") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial statements with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the demerged undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date. In terms of the Scheme, the Company has on 13th March, 2025 allotted:
 - 59,74,801 equity shares of Rs. 10/- each to shareholders of Kesaram in the ratio of 1 (one) equity share of Rs. 10/- each of the Company for every 52 (fifty-two) equity shares of Rs. 10/- each held in Kesaram as on the Record Date i.e. 10/03/2025
 - 54,68,608 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 90,00,000 5% cumulative non-convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date; and
 - 8,64,275 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 19,19,277 zero optionally convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.
After the allotment, the per-share equity capital of the Company stands at ₹ 2,94,57,741/100/- divided into 29,46,77,410 equity shares of Rs. 10/- each. Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL):

Taking concrete action for a sustainable future

Extract of Consolidated Audited Financial Results for the Three months and Year ended 31/03/2025

Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
Revenue from Operations	22,668.97	17,193.33	73,566.39	
Profit Before Depreciation, Interest and Tax	4,674.35	3,130.13	13,161.87	
Profit Before Tax	3,173.18	1,831.52	8,043.02	

- The Competition Commission of India ("CCI") vide its letter dated 20/12/2024 unconditionally approved the acquisition of promoter's & promoter group's and another shareholder's equity shareholding of The India Cements Limited ("ICEM") as well as making an offer on the part of the promoter shareholders of ICEM. The Securities and Exchange Board of India ("SEBI") also approved the offer by its letter dated 20/12/2024. In compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024. Upon the Scheme becoming effective and with effect from the Appointed Date, the Company Business Division of Kesaram ("The Demerged Undertaking") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial statements with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the demerged undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date. In terms of the Scheme, the Company has on 13th March, 2025 allotted:
 - 59,74,801 equity shares of Rs. 10/- each to shareholders of Kesaram in the ratio of 1 (one) equity share of Rs. 10/- each of the Company for every 52 (fifty-two) equity shares of Rs. 10/- each held in Kesaram as on the Record Date i.e. 10/03/2025
 - 54,68,608 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 90,00,000 5% cumulative non-convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date; and
 - 8,64,275 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 19,19,277 zero optionally convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.
After the allotment, the per-share equity capital of the Company stands at ₹ 2,94,57,741/100/- divided into 29,46,77,410 equity shares of Rs. 10/- each. Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL):

Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
Revenue from Operations	22,668.97	17,193.33	73,566.39	
Profit Before Depreciation, Interest and Tax	4,674.35	3,130.13	13,161.87	
Profit Before Tax	3,173.18	1,831.52	8,043.02	

- The Competition Commission of India ("CCI") vide its letter dated 20/12/2024 unconditionally approved the acquisition of promoter's & promoter group's and another shareholder's equity shareholding of The India Cements Limited ("ICEM") as well as making an offer on the part of the promoter shareholders of ICEM. The Securities and Exchange Board of India ("SEBI") also approved the offer by its letter dated 20/12/2024. In compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024. Upon the Scheme becoming effective and with effect from the Appointed Date, the Company Business Division of Kesaram ("The Demerged Undertaking") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial statements with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the demerged undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date. In terms of the Scheme, the Company has on 13th March, 2025 allotted:
 - 59,74,801 equity shares of Rs. 10/- each to shareholders of Kesaram in the ratio of 1 (one) equity share of Rs. 10/- each of the Company for every 52 (fifty-two) equity shares of Rs. 10/- each held in Kesaram as on the Record Date i.e. 10/03/2025
 - 54,68,608 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 90,00,000 5% cumulative non-convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date; and
 - 8,64,275 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 19,19,277 zero optionally convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.
After the allotment, the per-share equity capital of the Company stands at ₹ 2,94,57,741/100/- divided into 29,46,77,410 equity shares of Rs. 10/- each. Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL):

Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
Revenue from Operations	22,668.97	17,193.33	73,566.39	
Profit Before Depreciation, Interest and Tax	4,674.35	3,130.13	13,161.87	
Profit Before Tax	3,173.18	1,831.52	8,043.02	

- The Competition Commission of India ("CCI") vide its letter dated 20/12/2024 unconditionally approved the acquisition of promoter's & promoter group's and another shareholder's equity shareholding of The India Cements Limited ("ICEM") as well as making an offer on the part of the promoter shareholders of ICEM. The Securities and Exchange Board of India ("SEBI") also approved the offer by its letter dated 20/12/2024. In compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024. Upon the Scheme becoming effective and with effect from the Appointed Date, the Company Business Division of Kesaram ("The Demerged Undertaking") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial statements with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the demerged undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date. In terms of the Scheme, the Company has on 13th March, 2025 allotted:
 - 59,74,801 equity shares of Rs. 10/- each to shareholders of Kesaram in the ratio of 1 (one) equity share of Rs. 10/- each of the Company for every 52 (fifty-two) equity shares of Rs. 10/- each held in Kesaram as on the Record Date i.e. 10/03/2025
 - 54,68,608 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 90,00,000 5% cumulative non-convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date; and
 - 8,64,275 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 19,19,277 zero optionally convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.
After the allotment, the per-share equity capital of the Company stands at ₹ 2,94,57,741/100/- divided into 29,46,77,410 equity shares of Rs. 10/- each. Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL):

Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
Revenue from Operations	22,668.97	17,193.33	73,566.39	
Profit Before Depreciation, Interest and Tax	4,674.35	3,130.13	13,161.87	
Profit Before Tax	3,173.18	1,831.52	8,043.02	

- The Competition Commission of India ("CCI") vide its letter dated 20/12/2024 unconditionally approved the acquisition of promoter's & promoter group's and another shareholder's equity shareholding of The India Cements Limited ("ICEM") as well as making an offer on the part of the promoter shareholders of ICEM. The Securities and Exchange Board of India ("SEBI") also approved the offer by its letter dated 20/12/2024. In compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"), is effective from 01/03/2025. The Appointed Date of the Scheme is 01/04/2024. Upon the Scheme becoming effective and with effect from the Appointed Date, the Company Business Division of Kesaram ("The Demerged Undertaking") as defined in the Scheme stands transferred to and vested in the Company as a going concern. Consequently, the Company has restated its financial statements with effect from 01/04/2024 (which is deemed to be the acquisition date for purpose of Ind AS 103 - Business Combinations) to include the financial results of the demerged undertaking. As per Ind AS 103, purchase consideration has been allocated on a provisional basis, pending determination of the fair value of the acquired assets and liabilities. Costs related to acquisition (including stamp duty on assets transferred) have been charged to Statement of Profit and Loss on the appointed date. In terms of the Scheme, the Company has on 13th March, 2025 allotted:
 - 59,74,801 equity shares of Rs. 10/- each to shareholders of Kesaram in the ratio of 1 (one) equity share of Rs. 10/- each of the Company for every 52 (fifty-two) equity shares of Rs. 10/- each held in Kesaram as on the Record Date i.e. 10/03/2025
 - 54,68,608 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 90,00,000 5% cumulative non-convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date; and
 - 8,64,275 fully paid up 7.3% non-convertible redeemable preference shares of Rs. 100/- each of the Company for 19,19,277 zero optionally convertible redeemable preference shares of Rs. 100/- each of Kesaram held by the preference shareholder in Kesaram as on the Effective Date.
After the allotment, the per-share equity capital of the Company stands at ₹ 2,94,57,741/100/- divided into 29,46,77,410 equity shares of Rs. 10/- each. Company's Key Financial Parameters excluding the impact of Composite Scheme of Arrangement with Kesaram Industries Limited (KIL):

Particulars	Three months ended 31/03/2025	Year ended 31/03/2025	Three months ended 31/03/2024	Year ended 31/03/2024
Revenue from Operations	22,668.97	17,193.33	73,566.39	
Profit Before Depreciation, Interest and Tax	4,674.35	3,130.13	13,161.87	
Profit Before Tax	3,173.18	1,831.52	8,043.02	

- The Competition Commission of India ("CCI") vide its letter dated 20/12/2024 unconditionally approved the acquisition of promoter's & promoter group's and another shareholder's equity shareholding of The India Cements Limited ("ICEM") as well as making an offer on the part of the promoter shareholders of ICEM. The Securities and Exchange Board of India ("SEBI") also approved the offer by its letter dated 20/12/2024. In compliance with sections 230 to 232 and other applicable provisions of the Companies Act, 201