



RUSHIL

DECOR LIMITED

WE'LL MAKE IT

RDL/122/2024-25

Date: 29.01.2025

To,
National Stock Exchange of India Ltd.
Exchange Plaza,
Bandra – Kurla Complex,
Bandra (E), Mumbai – 400 051
NSE EQUITY SYMBOL: RUSHIL

To,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400 001
SCRIPT CODE: 533470

ISIN: INE573K01025

Dear Sir/Madam,

Sub: Intimation on publication of Unaudited Standalone and Consolidated financial results in the newspapers

Pursuant to Regulation 47(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith newspaper advertisement published in newspapers: Business Standard (English and Hindi) and Jai Hind (Gujarati) about the Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter/nine months ended on December 31, 2024.

The same is also available on the website of the Company at www.rushil.com

This is for your information and record.

Thanking you,

Yours Faithfully,

For, Rushil Decor Limited,

Hasmukh K. Modi
Company Secretary

Encl.: Newspaper advertisement of Financial Results



RUSHIL DÉCOR LTD., RUSHIL HOUSE, NEAR NEELKANTH GREEN BUNGALOW,
OFF. SINDHU BHAVAN ROAD, SHILAJ, AHMEDABAD-380058, GUJARAT, INDIA.

REGD. OFFICE: S. NO. 125, NEAR KALYANPURA PATIA, VILLAGE ITLA, GANDHINAGAR-MANSA ROAD,
TA. KALOL, DIST. GANDHINAGAR-382845, GUJARAT, INDIA. | CIN: L25209GJ1993PLC019532

PH: +91-79-61400400 | FAX: +91-79-61400401 | EMAIL: INFO@RUSHIL.COM | WWW.RUSHIL.COM

PTC India Financial Services Limited



STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2024 (₹ in lacs)

S. No.	Particulars	Standalone						Consolidated					
		Quarter ended		Nine months ended		Year ended	Quarter ended		Nine months ended		Year ended		
		Unaudited 31.12.2024	Unaudited 30.09.2024	Unaudited 31.12.2023	Unaudited 31.12.2024	Unaudited 31.12.2023	Audited 31.03.2024	Unaudited 31.12.2024	Unaudited 30.09.2024	Unaudited 31.12.2023	Unaudited 31.12.2023	Audited 31.03.2024	
1	Total income from operations	15,807.15	16,339.79	20,432.20	48,269.29	58,431.94	76,078.27	15,807.15	16,339.79	20,432.20	48,269.29	58,431.94	76,078.27
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	8,067.25	6,340.60	6,748.20	20,342.33	19,671.27	21,597.80	8,067.25	6,340.60	6,748.20	20,342.33	19,671.27	21,597.80
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	8,067.25	6,340.60	6,748.20	20,342.33	19,671.27	21,597.80	8,067.25	6,340.60	6,748.20	20,342.33	19,671.27	21,597.80
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	6,714.96	4,734.08	5,036.80	15,889.26	14,689.95	16,074.90	6,714.96	4,734.08	5,036.80	15,889.26	14,689.95	16,074.90
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	6,624.84	4,703.61	4,995.38	15,756.73	14,616.06	15,992.53	6,624.84	4,703.61	4,995.38	15,756.73	14,616.06	15,992.53
6	Equity Share Capital	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33	64,228.33
7	Reserves (excluding revaluation reserves as per balance sheet as at March 31, 2024)					1,89,645.75							1,89,645.75
8	Earnings per share (not annualised) (Face value ₹ 10 per share) in ₹												
	- Basic	1.05	0.74	0.78	2.47	2.29	2.50	1.05	0.74	0.78	2.47	2.29	2.50
	- Diluted	1.05	0.74	0.78	2.47	2.29	2.50	1.05	0.74	0.78	2.47	2.29	2.50

Note:
The above is an extract of the detailed format filed with the Stock Exchanges under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results is available on the Stock Exchange websites of NSE and BSE at www.ptcfinancial.com and www.bseindia.com respectively and Company's website at <http://www.ptcfinancial.com/financialinformation.html>.



For and on behalf of the Board of Directors
Sd/-
Balaji Rangachari
Managing Director and CEO

Place: New Delhi
Date: January 28, 2025

(CIN: L65999DL2006PLC153373)

Registered Office: 7th Floor, Telephone Exchange Building, 8 Bhikaji Cama Place, New Delhi - 110066, India

Board: +91 11 26737300 / 26737400 Fax: 26737373 / 26737374

Website: www.ptcfinancial.com, E-mail: info@ptcfinancial.com

This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the letter of offer dated December 16, 2024 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE") ("BSE SME").

MegaCorp MEGA CORPORATION LIMITED

Our Company was originally incorporated as 'Assam Impex Limited' on March 26, 1985 at Shillong as a Public Limited Company, under the Companies Act, 1956 pursuant to the Certificate of Incorporation issued by the Registrar of Companies, Shillong (RoC). Thereafter, our Company obtained a Certificate of Commencement on March 27, 1985 issued by the Registrar of Companies, Shillong (RoC). Further, the company got listed on February 08, 1996 with BSE. Subsequently, the name of our Company was changed to 'Vibgyor Corporation Limited' pursuant to which fresh Certificate of Incorporation consequent on change of name was issued by ROC, Shillong on November 28, 1996. Further after obtaining the necessary approval / consent, the registered office of the Company was shifted from the State of Assam to the NCT of Delhi vide order dated 1st December, 1997 of the Eastern Region Bench of Company Law Board and the certificate of Registration of Company Law Board, Eastern Region Bench was issued on February 20, 1998 by the Registrar of Companies, NCT Delhi and Haryana. Further the name of our Company was changed to its present name i.e. 'Mega Corporation Limited' pursuant to which fresh Certificate of Incorporation consequent on change of name was issued by Registrar of Companies, NCT Delhi and Haryana on May 10, 1999. The Corporate Identification Number of our Company is L65100DL1985PLC092375. Our Company is registered under section 45-IA of the Reserve Bank of India Act, 1934 to commence/carry on the business as a Non-Systemically Important Non-Deposit taking Non-Banking Finance Companies (NSI-ND-NBFC), Loan Company. The registration number is 14.00955 vide the Certificate of Registration dated May 09, 1998.

Registered Office: Upper Ground Floor, 62, Okhla Industrial Estate, Phase-III, Okhla Industrial Estate, New Delhi, India - 110020

Corporate Office: NSIC Complex, Maa Anand Mayee Marg, Okhla Industrial Estate, Phase-III, New Delhi, India, - 110020

Telephone No. 011-46557134.

Contact Person: Ms. Krashmee Bhartiya; Company Secretary and Compliance Officer

E-mail: cs@megacorppltd.com; info@megacorppltd.com; Website: www.megacorppltd.com

Corporate Identification Number: L65100DL1985PLC092375

THE PROMOTER OF OUR COMPANY ARE MR. KUNAL LALANI, MR. HULASMAL LALANI, MS. VIMI LALANI, MS. VARSHA BENGANI, MR. MAYANK LALANI AND MS. SEEMA LALANI

ISSUE DETAILS, LISTING AND PROCEDURE

RIGHTS ISSUE OF UPTO RS. 1000.00 LAKHS I.E. UPTO 10,00,00,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹1.00/- (RUPEES ONE ONLY) EACH OF OUR COMPANY (THE 'RIGHTS EQUITY SHARES') FOR CASH AT A PRICE OF ₹1.00/- (RUPEES ONE ONLY) PER RIGHTS EQUITY SHARE AGGREGATING TO ₹ 1000.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 01 (ONE) RIGHT EQUITY SHARE FOR EVERY 01 (ONE) FULLY PAID UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON 20TH DECEMBER, 2024 (THE 'ISSUE'). FOR FURTHER DETAILS, SEE 'TERMS OF THE ISSUE' BEGINNING ON PAGE 219 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of Mega Corporation Limited wishes to thank all its Equity Shareholders and investors for the response to the Company's Rights Issue of Equity Shares, which opened for subscription on Tuesday, January 07, 2025 and closed on Friday, January 17, 2025 and the last date for on-market renunciation of Rights Entitlements was Tuesday, January 14, 2025.

Out of the total 2143 Applications for 17,83,19,808 Rights Equity Shares, 606 Applications for 24,21,603 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 1537 for 17,58,99,205 Rights Equity Shares, which was 175.90% of the number of Rights Equity Shares allotted under the issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on Wednesday, January 22, 2025 in consultation with BSE Limited ("BSE") ("BSE SME"), the Designated Stock Exchange, Lead Manager and the Registrar to the Issue, the Company on January 23, 2025, approved the allotment of 10,00,00,000 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The breakup of valid applications received (after technical rejections) is given below:

Category	No. of valid CAFs (including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted and allotted (A+B)
Non Renouncees	1426	60113242	38486057	98599299
Renouncees	121	1400701	0	1400701
Total	1547	61513943	38486057	100000000

2. The breakup of valid applications received (after technical rejections) is given below:

Category	Application Received		Rights Equity shares applied for		Rights Equity Shares allotted		
	Number	%	Number	Value (₹)	%	Number	Value (₹)
Non Renouncees	2,022	94.35%	16,41,09,825	16,41,09,825.00	92.03%	9,85,99,299	9,85,99,299.00
Renouncees	121	5.65%	1,42,09,983	1,42,09,983.00	7.97%	14,00,701	14,00,701.00
Total	2,143	100.00%	17,83,19,808	17,83,19,808.00	100.00%	10,00,00,000	10,00,00,000.00

Intimations for Allotment/refund/rejection cases: The dispatch of Allotment Advice cum Refund Intimation to the Investors, as applicable, will be completed on 28 January, 2025. The instructions for unblocking of funds in case of ASBA Applications were Issued to SCSBs on 22 January, 2025. The listing application was filed with BSE on January 23, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or about 29 January, 2025 For further details, see "Terms of the Issue" on page 219 of the Letter of Offer. Pursuant to the listing and trading approvals granted by BSE, the Rights Equity Shares allotted in the issue are expected to commence trading on BSE on or about 31 January, 2025. Further, in accordance with SEBI circular bearing reference-SEBI/HO/CFD/DIL2/CIR/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL and CDSL on or about 29 January, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZATION FORM. DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer had not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the issue is less than Rs. 50 Crores. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures" on page 214 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited.

REGISTRAR TO THE ISSUE



MUFG INTIME INDIA PRIVATE LIMITED

Address: C-101, 1st Floor, 247 Park, LBS Marg, Surya Nagar, Gandhi Nagar Vihar (West), Mumbai - 400 083, Maharashtra, India

Telephone: +91 81081 14949

Email: megacorp.rightsissue@linkintime.co.in

Website: <https://www.linkintime.co.in>

Contact Person: Shanti Gopalakrishnan

SEBI Registration Number: INR000004058

CIN: U67190MH1999PTC118368

Investors may contact the Registrar to the Issue or Lead Manager to the issue for any pre-issue/post-issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the applicant, number of Equity Shares applied for, amount blocked ASBA Account number and the Designated Branch of the SCSB where the CAF or the plain paper application, as the case may be, was submitted by the ASBA.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For Mega Corporation Limited

Date: 29.01.2025

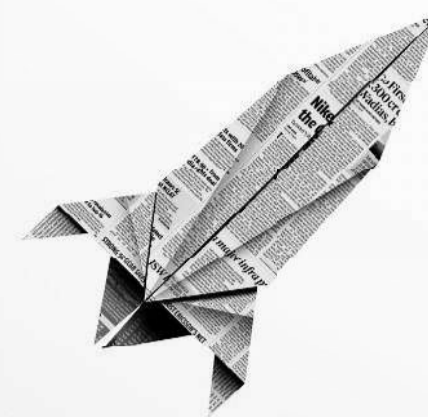
Place: Delhi

Sd/-
Ms. Krashmee Bhartiya
Company Secretary and Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Stock Exchange. The Letter of Offer is available on the website of the Stock Exchange where the Equity Shares are listed on BSE at www.bseindia.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 21 of the Letter of Offer.

This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Share Jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Companies, Insight Out



Companies, Monday to Saturday

To book your copy,
sms reachbs to 57575 or email order@bsmail.in



ANGEL ONE LIMITED

Regd. Off: 601, 6th Floor, Aakruti Star, Central Road, MIDC, Andheri East, Mumbai - 400093 SEBI Registration No (Stock Broker): INZ000161534

PUBLIC NOTICE

This is to inform that, "Angel-bloc pro" application on play store/iOS & weblink <https://angelx.online/> are wrongfully and deceptively using the brand name and logo of Angel One Limited to deceive the general public in believing it to be associated with Angel One Limited.

Further, certain whatsapp / telegram groups are wrongfully and deceptively using the brand name, logo of Angel One Limited along with name & image of senior officials to deceive the general public in believing it to be associated with Angel One Limited. List of such impersonating groups can be accessed from link : <https://www.angelone.in/caution-for-investors>.

Investors and General Public are hereby informed that Angel One Limited does not have any association and/or relation, directly or indirectly with "Angel-bloc pro" application or weblink <https://angelx.online/> or private whatsapp / telegram groups in any capacity. Angel One Limited will not be liable in any manner of financial loss and /or consequence of dealing with such application or weblinks. Please note that any person dealing with them will be dealing at his/her own risk and responsibility.

For ANGEL ONE LTD
Sd/-
Authorized Signatory

Date : 29.01.2025

SBIL

आंतरिक लेखापरीक्षा विभाग, निरीक्षण भवन, गिर्वाण नगर, हैदराबाद - 500019

ई-मेल: gmsr.lahyd@sbi.co.in वेबसाइट: <https://bank.sbi/>, <https://etender.sbi/>

रुचि की अभिव्यक्ति (ईओआई) आमंत्रण सूचना

संदर्भ संख्या: SBI/IAD/ERS/2024/2025/1

भारतीय स्टेट बैंक द्वारा ऋणों की डिजिटल लेखापरीक्षा के लिए समाधान की खरीद के लिए पात्र बोलीदाताओं से आवेदन आमंत्रित किए जाते हैं. विवरण ईओआई दस्तावेज उल्लिखित वेबसाइट <https://etender.sbi/> (ईवैट आईडी- 32894) पर 28.01.2025, 10:00 बजे से उपलब्ध होगा.

प्रस्ताव प्रस्तुत करने की अंतिम तिथि और समय 18.02.2025, 15:00 बजे है.

स्थान: हैदराबाद
दिनांक: 29.01.2025

महाप्रबंधक (ईआरएस)
आंतरिक लेखापरीक्षा विभाग



RUSHIL DECOR LIMITED

WE'LL MAKE IT

RUSHIL DECOR LIMITED

Regd. Office: S. No.125, Near Kalyanpura Patia, Vill. Itla, Gandhinagar Mansa Road, Tal. Kalol, Dist. Gandhinagar -382845, Gujarat, India

Corporate Office: Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad-380058, Gujarat, India.

Ph.: +91-079-61400400 Fax : +91-079-61400401

E-mail : ipo@rushil.com Web site : www.rushil.com

CIN : L25209GJ1993PLC019532

Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended 31st December, 2024

Particulars	(₹ in Million, except per share data)					
	Standalone			Consolidated		
	Quarter ended 31.12.2024 (Unaudited)	Nine Months ended 31.12.2024 (Unaudited)	Year ended 31.03.2024 (Audited)	Quarter ended 31.12.2023 (Unaudited)	Nine Months ended 31.12.2023 (Unaudited)	Year ended 31.03.2024 (Audited)
Total income from operations	2103.92	6625.25	2131.19	8439.70	2116.86	6672.11
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	154.98	475.92	152.13	612.69	154.53	474.58
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	154.98	475.92	152.13	612.69	154.53	474.58
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	115.12	354.22	113.60	431.09	114.88	352.70
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	114.79	353.73	113.60	430.43	114.72	352.21
Equity Share Capital	275.82	275.82	265.42	265.42	275.82	275.82
Reserves as shown in the Audited Balance Sheet of the previous year	-	-	-	5162.38	-	-
Earnings Per Share (of ₹ 1/- each) (Not Annualised for quarters)						
1.Basic :	0.42	1.30	0.43	1.68	0.42	1.30
2.Diluted :	0.38	1.17	0.42	1.61	0.38	1.17

Note:
1) The above unaudited standalone and consolidated financial results for the quarter and nine months ended December 31, 2024 have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their respective meetings held on January 28, 2025. The Statutory auditors of the Company have carried out a limited review of these results.

2) The Company has raised the funds by way of issue of Convertible Warrants on Preferential Basis to the Promoter Group and Non-Promoters in the board meeting held on 26.10.2023 and the same was approved in the Extraordinary General Meeting held on 18.11.2023. On 23.12.2023, the company had allotted 41,30,000 Convertible Warrants at an issue price of ₹. 297/- per warrant to Promoter Group and Non-Promoters as approved by the general body and in terms of the In-Principle approval accorded by the exchanges on 12.12.2023. Further, the equity shares of the Company are sub-divided from 1 share of Rs. 10 each to 10 shares of Rs. 1 each having record date 09.08.2024. The company received an amount of ₹ 22.50 Million during the current quarter. Total amount received ₹ 609.30 Million till 31st December 2024. The company may receive the balance funds against such warrants in one or more tranches during the time frame as mentioned in the SEBI (ICDR) Regulations.

3) The Utilisation of the Net Proceeds towards the Objects of the Preferential issue through Convertible Warrants is summarised below:

Particulars	Amount to be funded from the Net Proceeds (Rs. in million)	Amount incurred till 31.12.2024 (Rs. in million)
Decorative laminates including bigger size (Jumbo size) laminates manufacturing Project at Mansa	900.00	522.00
Working Capital Margin Requirement	100.00	0.00
MDF Plant & Machinery as well as Civil Work for existing MDF Manufacturing Plants	100.00	53.70
General Corporate Purpose	126.61	33.40
Total	1226.61	609.10

4) Key Standalone Financial information.

Particulars	Quarter ended 31.12.2024 (Unaudited)	Nine Months ended 31.12.2024 (Unaudited)	Quarter ended 31.12.2023 (Unaudited)	Year ended 31.03.2024 (Audited)
Total income from operations	2103.92</			

IN BRIEF

Jaguar Land Rover plans to raise \$500 mn offshore loan

Jaguar Land Rover Automotive, the British arm of Tata Motors Ltd, is planning to raise \$500 million through an offshore loan, according to a company statement, joining a flurry of dollar debt deals from Indian conglomerates. Proceeds raised will partially refinance an existing \$800 million loan maturing in January. The company is in talks with a group of banks, according to the statement issued by the company in response to a *Bloomberg* query.

BLOOMBERG

Hatsun Agro acquires Milk Mantra for ₹233 cr

Hatsun Agro Product Ltd (HAP), a Chennai-based dairy company, has acquired Milk Mantra Dairy and its 'Milky Moo' brand for ₹233 crore. "The strategic takeover strengthens HAP's presence in the eastern Indian dairy market and underscores its mission of delivering fresh, high-quality dairy products to customers," it said. This will enable HAP to have a "sizeable market share, wide distribution and procurement network and two processing facilities" in Odisha.

BS REPORTER

MobiKwik, Cred become first non-banks to offer CBDC

Fintech platforms MobiKwik and Cred on Tuesday rolled out an e-₹ wallet for users on the platforms becoming the first non-banks to offer the central bank digital currency (CBDC). Both the companies said the product was developed in collaboration with the Reserve Bank of India and Yes Bank—which would function as the sponsor bank and enable CBDC issuance for Cred and MobiKwik.

BS REPORTER

Ambak raises \$7 mn in round led by Peak XV's Surge

Ambak, a fintech marketplace for home loans, raised \$7 million in funding through a combination of seed and Pre-Series A round. The company said leading investors in the latest fundraising exercise include Peak XV's Surge in the seed round, Peak XV Partners for Pre-Series A, Advantaged VC, DeVc, and other angel investors. The firm plans to expand its operations across 35 cities and aims to cater to over 1 lakh customers in FY26.

BS REPORTER

Atomicwork raises \$25 mn in Series-A funding round

AI enterprise service management firm Atomicwork said on Tuesday it has raised \$25 million in a Series-A funding round led by Khosla Ventures and Z47. The fundraise valued San Francisco-based Atomicwork at \$150 million, according to a source familiar with the matter. Other investors who participated in the round include Battery Ventures, Blume Ventures, and Peak XV Partners. **PTI**

Gaekwad's Religare open offer plea nixed

US-based entrepreneur had sought Sebi's nod

KHUSHBOO TIWARI
Mumbai, 28 January

The Securities and Exchange Board of India (Sebi) on Tuesday returned a letter by the Florida-based entrepreneur Digvijay 'Danny' Gaekwad seeking permission to make a "competing open offer" for equity shares of Religare Enterprises (REL).

In a disclosure made to the exchanges, the financial services firm shared the letter sent by Sebi in response to Gaekwad's proposal seeking permission to acquire 55 per cent of REL at ₹275 per share.

"The letters submitted by Digvijay Laxmansinh Gaekwad are being returned since the same is not an exemption application in terms of Regulation 11 of Sebi (SAST) Regulations, 2011," said the market regulator.

Sources said Gaekwad's offer did not stand ground with Sebi as it failed to come within the stipulated timeline and didn't follow the right process of appointing investment bankers.

Gaekwad made the competing offer at a 17 per cent premium against the Dabur promoter Burman family. The letter by Gaekwad stated that the Burmans' open offer price of ₹235 per equity share "grossly undervalues" the real worth of REL, and is to the detriment of public shareholders.

Earlier, independent directors of REL had also urged shareholders to take into account the low offer price by the Burman family. Legal players said Gaekwad would still

PIPE DREAM

■ Digvijay Gaekwad wrote to Sebi proposing a counter offer at ₹275 per share, 17% premium to the offer price by Burman family

■ The US-based entrepreneur showed intent to buy up to 55% stake in REL

■ Burmans objected the competing offer stating it has come much beyond the 15-day timeline granted under regulations

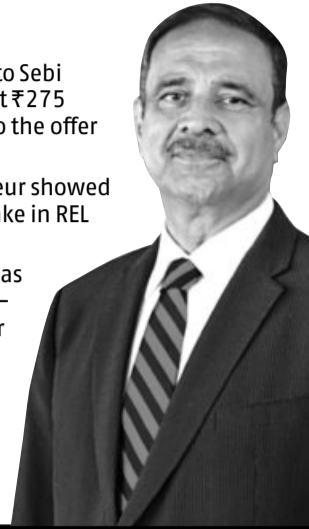
■ The open offer by Burman family at ₹235 per share opened on January 27 and will close on February 7

have the option to approach the Securities Appellate Tribunal (SAT) to challenge Sebi's decision.

The open offer by the Burman-led entities to acquire an additional 26 per cent of REL opened on Monday and is scheduled to close on February 7. Following the open offer, the Burmans may end up in control of REL. The company's current management, led by Rashmi Saluja, has been against the offer.

Burmans objected to Gaekwad's letter to Sebi, stating that the competing offer should have been made 15 days from the date of the public statement, which is October 4, 2023. The Burman group had added that the letter lacked substance, and bonafides, offered no indication of any source of funds, and was made to mislead the public shareholders of REL.

Earlier, a plea was filed in



the Madhya Pradesh High Court seeking monitoring of the acquisition which had led to a stay on the AGM of the company for a short period. However, the plea was dismissed by the high court as the petitioner was not a shareholder in the company.

Four entities owned by the Burman family in September 2023 purchased an additional 5.27 per cent stake through the open market. This triggered an open offer as they already held a 21.54 per cent stake in the financial services firm.

The Burman family is the single-largest shareholder in REL but has no board representation. REL had filed for the nod from regulators for the open offer in August 2024, following SAT directions. It was granted conditional approval by the Reserve Bank of India (RBI). Shares of REL declined 3.7 per cent to close at ₹243 on Tuesday.

Exploring opportunities in branded residences: ITC Hotels

Shares of the firm to be listed on bourses today

ISHITA AVAN DUTT
Kolkata, 28 January

ITC Hotels is exploring opportunities in the branded residences space as part of its 'asset-right' strategy.

Anil Chadha, managing director, ITC Hotels, told *Business Standard*, opportunities are available for branded residences in the managed space. "It is something we are exploring, but have not settled for any specific model yet."

"We have to make sure that residences or villas are made according to our design and specification standards before we extend any of our brand names – Mementos or Stori. It has to fit into our brand benchmarks and should add value to our iconic brands," Chadha explained. ITC Hotels, which demerged from ITC Ltd earlier this month, will be listed on the stock exchanges on Wednesday.

He added that there were a lot of people looking at branded residences right now. "But it's important to choose the right partner and ensure that it's a win-win for all."

ITC's first brush with mixed use development is in Colombo, Sri Lanka, which also happens to be the company's first foreign venture



"Have to make sure residences are made according to our design," said Anil Chadha, managing director, ITC Hotels

in the hotel space. Luxury hotel Ratnadipa and super-premium residential apartment complex Sapphire Residences are situated on a 5.86-acre plot. The 352-room Ratnadipa opened its doors in April 2024 while the residences have been constructed and sales have started.

Unlike India, where the company is exploring branded residences in the managed space, the project in Colombo is among ITC's owned projects. According to the ITC's annual report for FY24, the investment in WelcomHotels Lanka (Private) Limited stood at ₹3,480 crore as at March 31, 2024.



More on business-standard.com

Adani arm gets CCI nod to buy majority stake in ITD Cementation


The Competition Commission of India (CCI) on Tuesday approved Adani group's arm Renew Exim DMCC's proposal to acquire a majority stake in ITD Cementation India for about ₹5,757 crore. ITD Cementation India Ltd is an engineering and construction company undertaking heavy civil, infrastructure and engineering, procurement and construction (EPC) business and operating in India and overseas. "The proposed combination involves the acquisition by Renew Exim DMCC (acquirer) of approximately 46.64 per cent equivalent to 8,01,13,180 shares of the total issued and voting equity share capital of the ITD Cementation India Ltd (target)," the CCI said in a release. Renew Exim DMCC is incorporated in Dubai, United Arab Emirates, and belongs to the Adani group. **PTI**


Mumbai airport T1 set to be revamped

Mumbai airport operator Mumbai International Airport Ltd (MIAL) on Tuesday said Terminal 1 will be demolished and redeveloped to increase the passenger handling capacity and the work will commence in a phased manner from November. "In November 2025, the transformation of Terminal 1 will proceed in carefully planned phases, ensuring minimal disruption. During the construction, Terminal 2 (T2) will shoulder the additional traffic," MIAL said in a release. The new T1 will be able to manage 20 million passengers annually, a 42 per cent boost in capacity, the release said. The work for the new T1 is scheduled for completion in 2028-29. T2 and the New Mumbai International Airport will manage the capacity gap created by the demolition of T1, it added. **PTI**

 <h2>RUSHIL DECOR LIMITED</h2> <p>Regd. Office: S. No. 125, Near Kalyanpura Patia, Vill. Itla, Gandhinagar Mansa Road, Tal. Kalol, Dist. Gandhinagar -382845, Gujarat, India Corporate Office: Rushil House, Near Neelkanth Green Bungalow, Off. Sindhu Bhavan Road, Shilaj, Ahmedabad-380058, Gujarat, India. Ph.: +91-079-61400400 Fax: +91-079-61400401 E-mail: ipo@rushil.com Web site: www.rushil.com CIN : L25209GJ1993PLC019532</p>						
Extract of Unaudited Standalone and Consolidated Financial Results for the Quarter and Nine Months ended 31st December, 2024						
(₹ in Million, except per share data)						
Particulars	Standalone				Consolidated	
	Quarter ended 31.12.2024 (Unaudited)	Nine Months ended 31.12.2024 (Unaudited)	Quarter ended 31.12.2023 (Unaudited)	Year ended 31.03.2024 (Audited)	Quarter ended 31.12.2024 (Unaudited)	Nine Months ended 31.12.2024 (Unaudited)
Total income from operations	2103.92	6625.25	2131.19	8439.70	2116.86	6672.11
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	154.98	475.92	152.13	612.69	154.53	474.58
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	154.98	475.92	152.13	612.69	154.53	474.58
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	115.12	354.22	113.60	431.09	114.88	352.70
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	114.79	353.73	113.60	430.43	114.72	352.21
Equity Share Capital	275.82	275.82	265.42	265.42	275.82	275.82
Reserves as shown in the Audited Balance Sheet of the previous year	-	-	-	5162.38	-	-
Earnings Per Share (of ₹ 1/- each) (Not Annualised for quarters)						
1. Basic:	0.42	1.30	0.43	1.68	0.42	1.30
2. Diluted:	0.38	1.17	0.42	1.61	0.38	1.17
Note:						
1) The above unaudited standalone and consolidated financial results for the quarter and nine months ended December 31, 2024 have been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their respective meetings held on January 28, 2025. The Statutory auditors of the Company have carried out a limited review of these results.						
2) The Company has raised the funds by way of issue of Convertible Warrants on Preferential Basis to the Promoter Group and Non-Promoters in the board meeting held on 26.10.2023 and the same was approved in the Extraordinary General Meeting held on 18.11.2023. On 23.12.2023, the company had allotted 41,30,000 Convertible Warrants at an issue price of Rs. 297/- per warrant to Promoter Group and Non-Promoters as approved by the general body and in terms of the In-Principle approval accorded by the exchanges on 12.12.2023. Further, the equity shares of the Company are sub-divided from 1 share of Rs. 10 each to 10 shares of Rs. 1 each having record date 09.08.2024. The company received an amount of Rs 22.50 Million during the current quarter. Total amount received Rs 609.30 Million till 31st December 2024. The company may receive the balance funds against such warrants in one or more tranches during the time frame as mentioned in the SEBI (ICDR) Regulations.						
3) The Utilisation of the Net Proceeds towards the Objects of the Preferential issue through Convertible Warrants is summarised below:						
Particulars	Amount to be funded from the Net Proceeds (Rs. in million)		Amount incurred till 31.12.2024 (Rs. in million)			
Decorative laminates including bigger size (Jumbo size) laminates manufacturing Project at Mansa	900.00		522.00			
Working Capital Margin Requirement	100.00		0.00			
MDF Plant & Machinery as well as Civil Work for existing MDF Manufacturing Plants	100.00		53.70			
General Corporate Purpose	126.61		33.40			
Total	1226.61		609.10			
4) Key Standalone Financial information. (₹ in Million)						
Particulars	Quarter ended 31.12.2024 (Unaudited)	Nine Months ended 31.12.2024 (Unaudited)	Quarter ended 31.12.2023 (Unaudited)	Year ended 31.03.2024 (Audited)		
Total income from operations	2103.92	6625.25	2131.19	8439.70		
Net Profit for the Period before Taxes	154.98	475.92	152.13	612.69		
Net Profit for the Period after Taxes	115.12	354.22	113.60	431.09		
5) The full format of the Quarterly Financial Results are available on the Stock Exchange websites viz. www.bseindia.com and www.nseindia.com and also on the company's website www.rushil.com . The result can also be accessed by scanning the QR code provided below.						
6) Previous period figures have been re-arranged/re-grouped wherever necessary.						
				For, Rushil Décor Limited Krupesh G. Thakkar Chairman DIN:01059666		
				VIR		
				Place: Ahmedabad Date: 28 th January, 2025		

 <h2>ANGEL ONE LIMITED</h2> <p>Regd. Off: 601, 6th Floor, Aakruti Star, Central Road, MIDC, Andheri East, Mumbai - 400093 SEBI Registration No (Stock Broker): INZ000161534</p>	
PUBLIC NOTICE	
This is to inform that "Angel-bloc pro" application on play store/IOS & weblink https://angelx.online/ are wrongfully and deceptively using the brand name and logo of Angel One Limited to deceive the general public in believing it to be associated with Angel One Limited.	
Further, certain whatsapp / telegram groups are wrongfully and deceptively using the brand name, logo of Angel One Limited along with name & image of senior officials to deceive the general public in believing it to be associated with Angel One Limited. List of such impersonating groups can be accessed from link: https://www.angelone.in/caution-for-investors .	
Investors and General Public are hereby informed that Angel One Limited does not have any association and/or relation, directly or indirectly with "Angel-bloc pro" application or weblink. https://angelx.online/ or private whatsapp / telegram groups in any capacity.	
Angel One Limited will not be liable in any manner of financial loss and / or consequence of dealing with such application or weblinks. Please note that any person dealing with them will be dealing at his/her own risk and responsibility.	
For ANGEL ONE LTD Sd/ Authorized Signatory	
Date : 29.01.2025	

 <h2>THE KARUR VYSYA BANK LIMITED</h2> <p>Regd. & Central Office, No. 20, Erode Road, Vadivel Nagar, L.N.S., Karur - 639002 [CIN No: L65110TN1916PLC001295] [E-mail:kvb_sig@kvbmail.com] [Website: www.kvb.co.in] [Tel No: 04324-269441] [Fax No: 04324-225700]</p>				
Notice is hereby given that the following share certificate(s) issued by the Bank is reported as lost/misplaced and holder(s) of the said share certificate(s) have applied to the Bank to issue duplicate Share Certificate(s).				
Folio No	Name of the Shareholders	Certificate Numbers	Distinctive Numbers	No of Shares
G01270	GOVINDARAJAN G SRINIVASAN G	3984 168538	10249546-10251600 726951971 - 726952175	2055 205
Any person who has any claim/s in respect of the said shares should lodge such claim/s with the Bank at its registered office within 15 days of publication of this notice else the Bank will proceed to issue Letter of Confirmation in lieu of duplicate share certificate to the aforesaid applicant(s) without any further intimation.				
Place : Karur Date : 28.01.2025				For The Karur Vysya Bank Limited Srinivasarao M Company Secretary

 <h2>apcotex industries limited</h2> <p>Registered Office: 49-53 Mahavir Centre, Sector 17, Vashi, Navi Mumbai - 400 703 Tel.: 022- 2777 0800 • www.apcotex.com • Email: redressal@apcotex.com CIN: L99999MH1986PLC039199</p>							
EXTRACT OF STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024							
(Rs. in Lakhs)							
SR. NO.	PARTICULARS	QUARTER ENDED			NINE MONTHS ENDED		YEAR ENDED
		31st Dec.24 Audited	30th Sept.24 Audited	31st Dec.24 Audited	31st Dec.24 Audited	31st Dec.23 Audited	31st March 24 Audited
1	Total Income from Operations	35,993.50	35,379.90	25,896.70	1,05,241.32	81,961.00	1,13,227.05
2	Net Profit for the period (before tax, exceptional and / or extraordinary items)	1,641.79	1,526.71	1,540.69	5,177.06	5,310.40	7,451.79
3	Net Profit for the period before tax (after exceptional and / or extraordinary items)	1,641.79	1,526.71	1,540.69	5,177.06	5,310.40	7,451.79
4	Net Profit for the period after tax (after exceptional and / or extraordinary items)	1,155.52	1,095.34	1,113.31	3,730.96	3,856.50	5,387.87
5	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and other comprehensive income (after tax)]	625.59	1,705.20	1,767.26	4,642.07	5,569.37	7,424.46
6	Paid up Equity Share Capital (Face value of Rs.2/- each)	1,036.90	1,036.90	1,036.90	1,036.90	1,036.90	1,036.90
7	Earning per Share Basic & Diluted (*Not annualised)	2.23*	2.11*	2.15*	7.20*	7.44*	10.39
Notes:							
a) The above is an extract of the detailed format of the results for the Quarter and nine months ended December 31, 2024 filed with the stock exchanges under regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on Company's website www.apcotex.com and on the website of the Stock Exchanges www.nseindia.com and www.bseindia.com .							
b) The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on January 28, 2025.							
c) The Board of Directors have recommended an Interim Dividend @ Rs 2/- per share (on fully paid up share of Rs 2/- each) for financial year 2024-25 and fixed February 3, 2025 as record date for determining entitlement of members for the purpose of payment of interim dividend.							
				For and on behalf of the Board Sd/ Atul C. Choksey Chairman DIN: 00002102			
				Place: Mumbai Date: January 28, 2025			

મુંબઈમાં પેટ્રોલ-ડીઝલના વાહનો ઉપર પ્રતિબંધ મૂકવાની તૈયારી

મુંબઈ તા. ૨૮ મહારાષ્ટ્ર સરકારે વધતી પ્રદૂષણને કારણે મુંબઈ મ્યુનિસિપલ કોર્પોરેશન વિતરણમાં ડીઝલ-પેટ્રોલ વાહનો પર પ્રતિબંધ મૂકવાની તૈયારીઓ શરૂ કરી દીધી છે. આ માટે રાજ્ય સરકારે ૭ સભ્યોની કમિટી બનાવી છે, જે આગામી ૩ મહિનામાં તેના સૂચનો રજૂ કરશે. ૨૨ જાન્યૂઆરીએ જાહેર કરવામાં આવેલા આદેશમાં નિર્ણયિત ૭ મહારાષ્ટ્ર સરકારે વધતી પ્રદૂષણને કારણે મુંબઈ મ્યુનિસિપલ કોર્પોરેશન વિતરણમાં ડીઝલ-પેટ્રોલ વાહનો પર પ્રતિબંધ મૂકવાની તૈયારીઓ શરૂ કરી દીધી છે. આ માટે રાજ્ય સરકારે ૭ સભ્યોની કમિટી બનાવી છે, જે આગામી ૩ મહિનામાં તેના સૂચનો રજૂ કરશે. ૨૨ જાન્યૂઆરીએ જાહેર કરવામાં આવેલા આદેશમાં નિર્ણયિત ૭ મહારાષ્ટ્ર સરકારે વધતી પ્રદૂષણને કારણે મુંબઈ મ્યુનિસિપલ કોર્પોરેશન વિતરણમાં ડીઝલ-પેટ્રોલ વાહનો પર પ્રતિબંધ મૂકવાની તૈયારીઓ શરૂ કરી દીધી છે. આ માટે રાજ્ય સરકારે ૭ સભ્યોની કમિટી બનાવી છે, જે આગામી ૩ મહિનામાં તેના સૂચનો રજૂ કરશે.

લોકસભા ૨૦૨૪ની ચૂંટણીમાં ભાજપને ૩૮૬૭ ક્ષોડ રૂપિયાનું ડોનેશન મળ્યું: ચૂંટણી બોર્ડની ભાગીદારી ઘટીને અડધી

નવીદેહી, તા. ૨૮ ૨૦૨૪માં લોકસભા ચૂંટણી પહેલાં જાહેર કરવામાં આવેલા ડોનેશન તકનીકીના અંતિમ રીપોર્ટ અનુસાર, ૨૦૨૪ની ચૂંટણીમાં ભાજપને ૩૮૬૭ કરોડ રૂપિયાનું ડોનેશન મળ્યું છે, જે ૨૦૨૩ની ચૂંટણીમાં ૭૬૪૭ કરોડ રૂપિયાનું ડોનેશન મળ્યું તેના અડધી થઈ ગયું છે. આ મુજબ, ૨૦૨૪ની ચૂંટણીમાં ભાજપને ૩૮૬૭ કરોડ રૂપિયાનું ડોનેશન મળ્યું છે, જે ૨૦૨૩ની ચૂંટણીમાં ૭૬૪૭ કરોડ રૂપિયાનું ડોનેશન મળ્યું તેના અડધી થઈ ગયું છે. આ મુજબ, ૨૦૨૪ની ચૂંટણીમાં ભાજપને ૩૮૬૭ કરોડ રૂપિયાનું ડોનેશન મળ્યું છે, જે ૨૦૨૩ની ચૂંટણીમાં ૭૬૪૭ કરોડ રૂપિયાનું ડોનેશન મળ્યું તેના અડધી થઈ ગયું છે.

દિલ્હીમાં નિર્માણથી ૪ માળની ઈમારત ધરાશયી થતા બેના મોત: અતંક લોકો ધ્યાલવ

નવીદેહી, તા. ૨૮ ૪૭ વર્ષીય વિસ્તારમાં સોમવારે સંજે ૪ માળની નિર્માણથી ઈમારત ધરાશયી થતા બેના મોત થયું હતું. આ ઘટનામાં બેનાના મોત થવાના કારણો અને દેહધારણ માટે લોકોને ધ્યાલવામાં આવ્યા છે. આ ઘટનામાં બેનાના મોત થવાના કારણો અને દેહધારણ માટે લોકોને ધ્યાલવામાં આવ્યા છે. આ ઘટનામાં બેનાના મોત થવાના કારણો અને દેહધારણ માટે લોકોને ધ્યાલવામાં આવ્યા છે.

આયડસ સ્કૂલ ફોર એક્સલન્સ, વેજલપુર દ્વારા જુનિયર સ્પોર્ટ્સ ડેનું આયોજન કરાયું

વેજલપુર, ૨૮ આયડસ સ્કૂલ ફોર એક્સલન્સ, વેજલપુરે તેનો જુનિયર વાર્ષિક દિવસ મુખ્ય જ ઉત્સવ અને ઉલ્લાસથી ઉજવવામાં આવ્યો હતો, જેમાં પુર્વ આયમિત્રી ધોરણ-૧-૧ સુધીના વિદ્યાર્થીઓના પ્રતિભાવોને પ્રદર્શન કરવામાં આવ્યાં હતાં. આ કાર્યક્રમમાં વિવિધ પ્રવૃત્તિઓમાં સમાવેશ થયો હતો, જેમાં ૨૧ મીટર ક્લિમ્બિંગ અને રિલે રેસ જેવી કે ઉત્ક્રમ અને વોલેબોલ, સાઈકલિંગ, ટેનિસ, ફુટબોલ, બાસ્કેટબોલ, શેનલેન્ડિંગ, ચેસ, ટેબલ ટેનિસ, જુડો, વગેરેનો સમાવેશ થયો હતો. આ કાર્યક્રમમાં વિવિધ પ્રવૃત્તિઓમાં સમાવેશ થયો હતો, જેમાં ૨૧ મીટર ક્લિમ્બિંગ અને રિલે રેસ જેવી કે ઉત્ક્રમ અને વોલેબોલ, સાઈકલિંગ, ટેનિસ, ફુટબોલ, બાસ્કેટબોલ, શેનલેન્ડિંગ, ચેસ, ટેબલ ટેનિસ, જુડો, વગેરેનો સમાવેશ થયો હતો.

બાળકો-વાલીઓએ વિજય અને આનંદની અવિસ્મરણીય શણગાર માણી

વેજલપુર, ૨૮ વિદ્યાર્થીઓએ સવારે સવારે ૭ વાગે, જેમાં ૨૧ મીટર ક્લિમ્બિંગ અને રિલે રેસ જેવી કે ઉત્ક્રમ અને વોલેબોલ, સાઈકલિંગ, ટેનિસ, ફુટબોલ, બાસ્કેટબોલ, શેનલેન્ડિંગ, ચેસ, ટેબલ ટેનિસ, જુડો, વગેરેનો સમાવેશ થયો હતો. આ કાર્યક્રમમાં વિવિધ પ્રવૃત્તિઓમાં સમાવેશ થયો હતો, જેમાં ૨૧ મીટર ક્લિમ્બિંગ અને રિલે રેસ જેવી કે ઉત્ક્રમ અને વોલેબોલ, સાઈકલિંગ, ટેનિસ, ફુટબોલ, બાસ્કેટબોલ, શેનલેન્ડિંગ, ચેસ, ટેબલ ટેનિસ, જુડો, વગેરેનો સમાવેશ થયો હતો.



વેજલપુર, ૨૮ આયડસ સ્કૂલ ફોર એક્સલન્સ, વેજલપુરે તેનો જુનિયર વાર્ષિક દિવસ મુખ્ય જ ઉત્સવ અને ઉલ્લાસથી ઉજવવામાં આવ્યો હતો, જેમાં પુર્વ આયમિત્રી ધોરણ-૧-૧ સુધીના વિદ્યાર્થીઓના પ્રતિભાવોને પ્રદર્શન કરવામાં આવ્યાં હતાં.

ધર્માતરણના કેસમાં જામીન ન આપનાર અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર

નવીદેહી, તા. ૨૮ સુપ્રિમ કોર્ટે ધર્માતરણના કેસમાં જામીન ન આપનાર અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર કરવામાં આવી હતી. આ કેસમાં અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર કરવામાં આવી હતી. આ કેસમાં અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર કરવામાં આવી હતી.

વ્યાજથી ધર્માતરણને ગંભીર ગણી જામીન આપવાનો ઈન્કાર ન કરી શકે: સુપ્રિમ કોર્ટે

નવીદેહી, તા. ૨૮ સુપ્રિમ કોર્ટે ધર્માતરણના કેસમાં જામીન ન આપનાર અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર કરવામાં આવી હતી. આ કેસમાં અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર કરવામાં આવી હતી.

આ વક્કે બોર્ડ છે કે જમીન માફિયાઓનું બોર્ડ અમે કુંભની જમીન પર કોઈને કબજો નહીં થવા દઈએ: સીએમ યોગી

પ્રયાગરાજ, તા. ૨૮ સંગમ નગરી પ્રયાગરાજમાં મહાકુંભ ધર્મ સંમતના મંચ પર ઉત્તર પ્રદેશના મુખ્યમંત્રી મોદી આદિત્યનાથ હાથ ધર્યાં. સીએમ યોગીએ કુંભની તૈયારીઓથી સંબંધિત વક્કે જમીન પર મેળોના આયોજનાદાવા પર સ્પષ્ટતાથી પોતાનો અભિપ્રાય વ્યક્ત કર્યો હતો. સીએમ યોગીએ કહ્યું કે પ્રયાગરાજમાં મહાકુંભમાં દુનિયાભરમાંથી લોકો આવી રહ્યા છે અને જો કોઈએ કહીને તેમની શ્રદ્ધા અને ભક્તિને ઠેસ પહોંચાડવાનો પ્રયાસ કરે છે કે સાહેબ, આ વક્કે ભુમિ છે, તમને કહીએ જે ભારતના હજારો વર્ષોના વારસાનું પ્રતીક છે, જે અહીં ધરતી રહ્યો છે. જ્યારે કોઈ સરકારી સહાય ઉપલબ્ધ નહીં, ત્યારે પણ આ કાર્યક્રમ અહીં કોઈ આમંત્રણ વિના થઈ રહ્યો છે. તેમણે કહ્યું કે જો કોઈને વક્કે જમીન કહે છે તો તેમણે ઠંકા અટકવું જોઈએ. આ વક્કે જમીન પરો વક્કે થઈ જ જોઈએ અને આપણે તેને રોકીશું. સીએમ યોગીએ કહ્યું કે અમે અહીં કેટલાક સુધારા કર્યા છે જે પણ જમીન પરો વક્કે

ન્યાયીકરણ વ્યાજથી ધર્માતરણને ગંભીર ગણી જામીન આપવાનો ઈન્કાર ન કરી શકે: સુપ્રિમ કોર્ટે

નવીદેહી, તા. ૨૮ સુપ્રિમ કોર્ટે ધર્માતરણના કેસમાં જામીન ન આપનાર અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર કરવામાં આવી હતી. આ કેસમાં અલબાબા હાઈકોર્ટેને સુપ્રિમની કટકાર કરવામાં આવી હતી.

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Table with 6 columns: Particulars, Quarter ended 31.12.2024, Nine Months ended 31.12.2024, Quarter ended 31.12.2023, Year ended 31.03.2024, Quarter ended 31.12.2023, Nine Months ended 31.12.2023

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